

CAUSE NO. CL-12-1687-A

ARIMON SANCHEZ AND DENIS B. SANCHEZ,, <i>Plaintiffs,</i>	§	IN THE DISTRICT COURT
	§	
	§	
vs.	§	HIDALGO COUNTY, TEXAS
	§	
GERMANIA FARM MUTUAL INSURANCE ASSOCIATION AND TAILORED ADJUSTMENT SERVICES, INC., <i>Defendants,</i>	§	
	§	
	§	206 TH JUDICIAL DISTRICT

CAUSE NO. C-1220-13-D

BILLY D. PRICE AND DOROTHY M. PRICE, <i>Plaintiff,</i>	§	IN THE DISTRICT COURT
	§	
	§	
vs.	§	HIDALGO COUNTY, TEXAS
	§	
	§	
GERMANIA INSURANCE COMPANY, TAILORED ADJUSTMENT SERVICES, INC. AND DANNY RAY ROBINSON, <i>Defendants</i>	§	
	§	
	§	206 TH JUDICIAL DISTRICT

CAUSE NO. C-2486-13-D

FIDEL VARGAS AND MARIA VARGAS, <i>Plaintiffs,</i>	§	IN THE DISTRICT COURT
	§	
	§	
vs.	§	HIDALGO COUNTY, TEXAS
	§	
	§	
GERMANIA FARM MUSTUAL INSURANCE ASSOCIATION, TAILORED ADJUSTMENT SERVICES, INC., AND BRADFORD SPRADLEY <i>Defendants,</i>	§	
	§	
	§	206 TH JUDICIAL DISTRICT

CAUSE NO. C-4382-13-A

MARIA G. ARTEAGA,
Plaintiffs,

vs.

GERMANIA FARM MUTUAL
INSURANCE ASSOCIATION THE
LITTLETON GROUP, KENNETH
ALLAN DEMASTER, AND RANDY
ARRIS
Defendants,

§ IN THE DISTRICT COURT
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§ HIDALGO COUNTY, TEXAS
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§ 206TH JUDICIAL DISTRICT

ORDER ADOPTING SPECIAL MASTER RECOMMENDATION NO. 21 REGARDING PLAINTIFFS' SECOND SUPPLEMENTAL FIRST AMENDED MOTION TO COMPEL DEFENDANTS TO SERVE SUPPLEMENTAL DISCOVERY RESPONSES AND PRODUCE ADDITIONAL RESPONSIVE DOCUMENTS AND MOTION FOR RECONSIDERATION

On this day, the Court having received Recommendation No. 21 of Special Master Roberto L. Ramirez Regarding Plaintiffs' Second Supplemental First Amended Motion To Compel Defendants to Serve Supplemental Discovery Responses and Produce Additional Responsive Documents and Motion for Reconsideration, hereby approves such Recommendation.

IT IS THEREFORE ORDERED that the Court adopts Recommendation No. 21 of the Special Master.

IT IS SO ORDERED.

SIGNED and ENTERED this _____ day of 8/12/2015, 2015.



Hon. Judge Rose Guerra Reyna

CCS:

Roberto L. Ramirez
John Mostyn
John Mostyn
Victor Vicinaiz
Brian Chandler
Steve Mostyn

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EXHIBIT "A"

CAUSE NO. CL-12-1687-A

ARIMON SANCHEZ AND DENIS B.
SANCHEZ,
Plaintiffs,

vs.

GERMANIA FARM MUTUAL
INSURANCE ASSOCIATION AND
TAILORED ADJUSTMENT
SERVICES, INC.,
Defendant.

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IN THE DISTRICT COURT OF

HIDALGO COUNTY, TEXAS

206TH JUDICIAL DISTRICT

CAUSE NO. C-1220-13-D

BILLY D. PRICE AND DOROTHY M.
PRICE,
Plaintiffs,

vs.

GERMANIA INSURANCE
COMPANY, TAILORED
ADJUSTMENT SERVICES, INC.
AND DANNY RAY ROBINSON,
Defendants.

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IN THE DISTRICT COURT OF

HIDALGO COUNTY, TEXAS

206TH JUDICIAL DISTRICT

CAUSE NO. C-2486-13-D

FIDEL VARGAS AND MARIA
VARGAS,
Plaintiffs,

v.

GERMANIA FARM MUTUAL
INSURANCE ASSOCIATION,
TAILORED ADJUSTMENT
SERVICES, INC., AND BRADFORD
SPRADLEY,
Defendants.

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IN THE DISTRICT COURT OF

HIDALGO COUNTY, TEXAS

206TH JUDICIAL DISTRICT

CAUSE NO. C-4382-13-A

MARIA G. ARTEAGA,
Plaintiff,

vs.

GERMANIA FARM MUTUAL
INSURANCE ASSOCIATION, THE
LITTLETON GROUP, KENNETH
ALLAN DEMASTER, AND RANDY
ARRIS,
Defendants.

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IN THE DISTRICT COURT OF

HIDALGO COUNTY, TEXAS

206TH JUDICIAL DISTRICT

**RECOMMENDATION NO. 21 OF SPECIAL MASTER REGARDING
PLAINTIFFS' SECOND SUPPLEMENTAL FIRST AMENDED MOTION TO COMPEL
DEFENDANTS TO SERVE SUPPLEMENTAL DISCOVERY RESPONSES AND
PRODUCE ADDITIONAL RESPONSIVE DOCUMENTS AND MOTION FOR
RECONSIDERATION**

Pursuant to my appointment as Special Master in the MDL that encompasses the above-referenced cases, I considered *Plaintiffs' Second Supplemental first Amended Motion to Compel Defendants to Serve Supplemental Discovery Responses and Produce Additional Responsive Documents and Motion for Reconsideration* in the above-referenced cases and Defendants' responses thereto, as well as the arguments of counsel and the evidence presented at the May 19, 2015 conference/hearing conducted with the parties' counsel. I hereby recommend *Plaintiffs' First Amended Motion to Compel Defendants to Serve Supplemental Discovery Responses and Produce Additional, Responsive documents and Motion for Sanctions/Costs* be **GRANTED** as follows:

Defendants are to search for emails and training materials that James Buchanan and/or Tailored Adjustment Services, Inc. sent to independent adjusters regarding Sections 541 and 542 of the Texas Insurance Code, and produce said emails and training materials, if any;

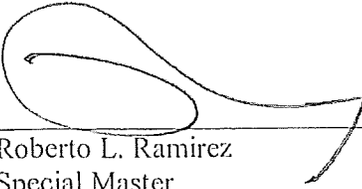
Defendant John House is to search for and will produce all Roof Certification Program manuals, and any notes therein, that are in his possession, custody, or control, which he used and relied upon in the adjustment of Germania's claims related to the March 29, 2012 and April 20, 2012 hailstorms in hidalgo County, Texas;

Defendants are to produce any and all indemnity agreements between Germania and Tailored Adjustment Services, Inc. and between Germania and The Littleton Group that were executed between January 1, 2012 to the present, and any retroactive indemnity

agreement(s), if any, created at a later date that would be enforceable during the March 29, 2015 and April 20, 2015 hailstorms in Hidalgo County, Texas.

I recommend that Defendants produce these materials, if any, to Plaintiffs within fifteen (15) days after this recommendation is signed by Judge Reyna.

Signed this 23rd day of July, 2015.



Roberto L. Ramirez
Special Master