

SUPREME COURT OF THE STATE OF NEW YORK - NEW YORK COUNTY

PRESENT: Hon. Peter H. Moulton  
Administrative Order

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CORPORATE JET SUPPORT, INC.,

Plaintiff,

- v -

INDEX NO. 651976/15

LOBOSCO INSURANCE GROUP, L.L.C.,

Defendant.

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Administrative Order:

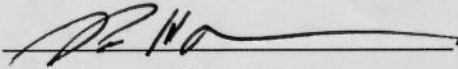
By letter dated July 16, 2015, plaintiff's counsel timely requests assignment of this action to the Commercial Division. No opposition to the request has been received to date.

Uniform Rule 202.70(b)(1) provides that actions in which the principal claims are for "[b]reach of contract or fiduciary duty, fraud, misrepresentation, business tort (e.g., unfair competition), or statutory and/or common law violation where the breach or violation is alleged to arise out of business dealings" will be heard in the Commercial Division, provided the \$500,000 monetary threshold for New York County is met or equitable or declaratory relief is sought.

This case involves claims for breach of fiduciary duty and negligence arising out of the defendant insurance broker's alleged failure to advise the plaintiff with respect to insurance coverage for plaintiff's inventory of aircraft parts, components and systems for corporate and other private aircraft, inventory which was destroyed by Hurricane Sandy. The complaint seeks damages of approximately \$13 million. Thus, this case meets the standards for assignment to the Commercial Division

Accordingly, the General Clerk's Office is directed to randomly reassign this case from I.A.S. Part 55 (Kern, J.) to the Commercial Division. (A motion to dismiss the complaint is currently returnable in the E-filed Submissions Part on August 26, 2015.)

Dated: July 29, 2015

ENTER:  A.J.

Check one:  FINAL DISPOSITION

NON-FINAL DISPOSITION