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Attorneys for Plaintiffs
 TRUTH AQUATICS, INC. AND
 GLEN RICHARD FRITZLER AND DANA
 JEANNE FRITZLER, INDIVIDUALLY AND AS
 TRUSTEES OF THE FRITZLER FAMILY TRUST
 DTD 7/27/92

UNITED STATES DISTRICT COURT
 CENTRAL DISTRICT OF CALIFORNIA

In the Matter of the Complaint of Truth)	CASE NO. 2:19-cv-07693
Aquatics, Inc. and Glen Richard Fritzler and)	
Dana Jeanne Fritzler, individually and as)	STIPULATION FOR VALUE
Trustees of the Fritzler Family Trust DTD)	AND COSTS
7/27/92 as owners and/or owners <i>pro hac vice</i>)	
of the dive vessel CONCEPTION, Official)	
Number 638133, for Exoneration from or)	
Limitation of Liability)	
)	
)	

WHEREAS, Plaintiffs TRUTH AQUATICS, INC., GLEN RICHARD FRITZLER AND DANA JEANNE FRITZLER, INDIVIDUALLY AND AS TRUSTEES OF THE FRITZLER FAMILY TRUST DTD 7/27/92 (hereinafter “PLAINTIFFS”), as owners and/or owners *pro hac vice* of the dive vessel CONCEPTION, Official Number 638133 (hereinafter “CONCEPTION”), have filed a Complaint pursuant to the Limitation of Liability Act, 46 U.S.C. §30501, *et seq.*, claiming right to exoneration from, or limitation of, liability for all claims arising out of that certain fire on or about September 2, 2019, on the navigable waters off the coast of Santa Cruz Island, California, and involving the “CONCEPTION”, as alleged and for the reasons and because of the circumstances set forth in the Complaint, and the aggregate value of Plaintiffs’ interest in the

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1 “CONCEPTION” immediately following the incident having been alleged as
2 worth nothing, and Plaintiffs have agreed to pay into the court the sum of One
3 Thousand and no/100 (\$1,000) as security for costs pursuant to local admiralty rule
4 F.1(83-F.1) as ordered by the Court:

5 NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED for
6 the benefit of all whom it may concern, that Plaintiffs shall abide by all orders of
7 the Court, interlocutory or final, and pay into the Court the sum of One Thousand
8 and no/100 (\$1,000.00) as security for costs pursuant to local admiralty rule
9 F.1(83-F.1), as may be, and whenever the same shall be, ordered by this Court.

10 Dated: September 5, 2019

GORDON REES SCULLY
MANSUKHANI LLP

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12 By: /s/ Russell P. Brown

Russell P. Brown

James F. Kuhne, Jr.

Attorneys for Plaintiffs

TRUTH AQUATICS, INC. AND

GLEN RICHARD FRITZLER

AND DANA JEANNE

FRITZLER, INDIVIDUALLY

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