## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION

NAUTILUS INSURANCE COMPANY,

Civil Action No. 2:22-cv-1307-RMG

Plaintiff,

VS.

Richard Alexander Murdaugh, Sr., Cory Fleming, Moss & Kuhn, P.A., Chad Westendorf, and Palmetto State Bank,

Defendants.

DEFENDANT CORY FLEMING'S PRELIMINARY EXHIBIT LIST

Defendant, Cory Fleming ("Mr. Fleming"), respectfully submits the following list of exhibits he intends to or may present at trial:

No.	Description	Bates/Docket (if applicable)
1	JR Murphy memorandum to Konnor Owens dated	Grantland depo., Ex. 1
	July 11, 2018	
2	Nautilus Insurance Company – policy detail	Grantland depo., Ex. 2
3	Amy Coryer email to JR Murphy, dated Nov. 12, 2018	Grantland depo., Ex. 3
4	David Rheney letter to Amy Cory, dated	Grantland depo., Ex. 4
	November 12, 2018	
5	Scott Wallinger letter to Caitlin Crist and David	Grantland depo., Ex. 5
	Patrick, dated November 6, 2018	
6	John Grantland email to Amy Coryer, dated	Grantland depo., Ex. 6
	November 27, 2018	
7	John Grantland letter to Amy Coryer, dated	Grantland depo., Ex. 7
	January 7, 2019	
8	John Grantland letter to Cory Fleming, dated	Grantland depo., Ex. 8
	January 9, 2019	
9	John Grantland email to Amy Coryer, dated	Grantland depo., Ex. 9
	January 10, 2019	
10	Amy Coryer/Nautilus internal memorandum, dated	Grantland depo., Ex. 10
	January 10, 2019 9:10 AM	
11	Amy Coryer email to John Grantland dated	Grantland depo., Ex. 11
	February 15, 2019	

12	John Grantland email to Amy Coryer, dated February 25, 2019, 3:22 PM	Grantland depo., Ex. 12
13	John Grantland email to Amy Coryer, dated February 25, 2019 3:15 PM	Grantland depo., Ex. 13
14	John Grantland email to Amy Coryer, dated March 6, 2019 7:41 AM	Grantland depo., Ex. 14
15	John Grantland email to Amy Coryer, dated March 6, 2019 7:40 AM	Grantland depo., Ex. 15
16	Amy Coryer email to John Grantland dated March 8, 2019 8:51 AM	Grantland depo., Ex. 16
17	John Grantland letter to Amy Coryer, dated March 11, 2019	Grantland depo., Ex. 17
18	John Grantland letter to Jon L. Austen, dated March 14, 2019	Grantland depo., Ex. 18
19	Rehabilitation and Geriatric Services - Independent Medical Examination, dated March 11, 2019	Grantland depo., Ex. 19
20	John Grantland email to Amy Coryer, dated March 18, 2019 8:25 AM	Grantland depo., Ex. 20
21	John Grantland email to Cory Fleming, Scott Wallinger, dated March 25, 2019, 12:14 PM	Grantland depo., Ex. 21
22	Amy Coryer email to John Grantland dated March 25, 2019, 6:27 AM	Grantland depo., Ex. 22
23	John Grantland email to Amy Coryer, dated March 25, 2019 12:38 PM	Grantland depo., Ex. 23
24	John Grantland email to Amy Coryer, dated March 29, 2019 7:54 AM	Grantland depo., Ex. 24
25	Amy Coryer email to John Grantland dated April 2, 2019 12:18 PM	Grantland depo., Ex. 25
26	Release (unexecuted) dated 2019	Grantland depo., Ex. 26
27	Petition for Approval of Settlement (unexecuted and not filed) dated 2019	Grantland depo., Ex. 27
28	Order Approving Settlement (unexecuted and not filed) dated 2019	Grantland depo., Ex. 28
29	Amy Coryer email thread with John Grantland dated April 17, 2019 4:53 AM	Grantland depo., Ex. 29
30	John Grantland letter to Cory Fleming dated April 22, 2019	Grantland depo., Ex. 30
31	Berkeley Insurance Company and Nautilus Insurance Company settlement check payable to Chad Westendorf, et al., dated April 18, 2019	Grantland depo., Ex. 31
32	John Grantland email to Amy Coryer, dated May 6, 2019 9:58 AM	Grantland depo., Ex. 32
33	Amy Coryer email thread with John Grantland dated May 10, 2019, 11:12 AM	Grantland depo., Ex. 33

Pursuant to Fed. R. Civ. P. 26(a)(3), the list of exhibits does not include those exhibits which may be needed for impeachment. Mr. Fleming may introduce additional exhibits that were exhibits to depositions in this matter, as well as any exhibit identified by Plaintiff or any other Defendant, and reserves the right to do so and to supplement this list as appropriate.

Respectfully submitted,

/s/ Thomas A. Pendarvis
Thomas A. Pendarvis (Fed. Id. 5785)
PENDARVIS LAW OFFICES, P.C.
710 Boundary Street, Suite 1-A
Beaufort, SC 29902
843.524.9500
Thomas@PendarvisLaw.com

Counsel for Defendant, Cory H. Fleming serving on a *pro bono* basis

Beaufort, South Carolina

May 14, 2024