By: Ritter H.C.R. No. 209

CONCURRENT RESOLUTION

- 1 WHEREAS, Commercial Indemnity Insurance Company alleges
- 2 that:
- 3 (1) on or about September 29, 1995, the General
- 4 Services Commission, on behalf of the Texas Natural Resource
- 5 Conservation Commission, entered into an agreement with Cinnibar
- 6 Properties to lease a building, which was to be constructed by
- 7 Cinnibar Properties and located at 1101 Arkansas Lane, Arlington,
- 8 Texas, and the lease was designated State License Contract No.
- 9 582-8948-E3B-ARLINGTON;
- 10 (2) the initial term of the lease was from October 1,
- 11 1996, through September 30, 2006, but the term of the lease was
- 12 later amended to run from March 1, 1997, through November 30, 2006;
- 13 (3) at or shortly after the commencement of the lease,
- 14 the Texas Natural Resource Conservation Commission took occupancy
- 15 of the building;
- 16 (4) in early 2001, the Texas Natural Resource
- 17 Conservation Commission began complaining to Cinnibar Properties
- 18 about certain conditions of the building that the Texas Natural
- 19 Resource Conservation Commission alleged rendered the indoor air
- 20 quality of the building to be in violation of Occupational Safety
- 21 and Health Administration standards;
- 22 (5) following those complaints, an extensive
- 23 investigation was undertaken and a number of air quality tests were
- 24 conducted in the building that revealed that there were minor

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- 1 deficiencies in the building with water infiltration and some mold
- 2 growth but that the indoor air quality was not in violation of
- 3 Occupational Safety and Health Administration standards;
- 4 (6) on or about May 8, 2001, Commercial Indemnity
- 5 Insurance Company became the owner of the building and promptly
- 6 undertook steps to address the water infiltration problems and
- 7 other conditions of the building about which the Texas Natural
- 8 Resource Conservation Commission complained;
- 9 (7) Commercial Indemnity Insurance Company advised
- 10 the Texas Natural Resource Conservation Commission of all remedial
- 11 actions it was taking;
- 12 (8) notwithstanding the minor nature of the problems
- 13 and Commercial Indemnity Insurance Company's prompt remedial
- 14 efforts, on or about June 12, 2001, the General Services Commission
- 15 gave notice that the owner had 30 days to correct deficiencies in
- 16 the building or the General Services Commission would terminate the
- 17 lease;
- 18 (9) on July 19, 2001, the General Services Commission
- 19 gave Commercial Indemnity Insurance Company formal notice that the
- 20 General Services Commission had cancelled the lease;
- 21 (10) the Texas Natural Resource Conservation
- 22 Commission vacated the building by the end of July 2001, and the
- last rental payment was for the month of July 2001;
- 24 (11) at the time of the cancellation of the lease, the
- 25 building did not pose a health hazard to the occupants of the
- 26 building, and all material problems with the condition of the
- 27 building had been remedied;

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- 1 (12) the true reason for the cancellation of the lease
- 2 was a decision by the Texas Natural Resource Conservation
- 3 Commission to relocate its offices to a more convenient location;
- 4 (13) even if the air quality of the building did
- 5 constitute grounds for termination of the lease, which Commercial
- 6 Indemnity Insurance Company denies, the Texas Natural Resource
- 7 Conservation Commission caused or significantly contributed to
- 8 these conditions by its operation of the heating, ventilating, and
- 9 air-conditioning system at excessively low temperatures and by
- 10 adjusting fresh air dampers so as to reduce the amount of outside
- 11 fresh air flowing into the system, promoting condensation on the
- 12 interior walls and potential mold growth;
- 13 (14) the General Services Commission's cancellation of
- 14 the lease and the Texas Natural Resource Conservation Commission's
- 15 abandonment of the lease and refusal to make further rental
- 16 payments constitute a breach of the lease;
- 17 (15) in the process of removing its furnishings from
- 18 the building, the Texas Natural Resource Conservation Commission
- 19 caused significant damage to the building;
- 20 (16) to date, despite its reasonable efforts,
- 21 Commercial Indemnity Insurance Company has not been able to lease
- 22 the building;
- 23 (17) for each month that Commercial Indemnity
- 24 Insurance Company is unable to lease the building, it incurs
- damages of approximately \$19,774 in lost rental income;
- 26 (18) Commercial Indemnity Insurance Company incurred
- 27 approximately \$57,800 in repairing the damage to the building

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- 1 caused by the Texas Natural Resource Conservation Commission during
- 2 its move out of the building;
- 3 (19) Commercial Indemnity Insurance Company has
- 4 attempted to negotiate a fair resolution of the breach of the lease
- 5 with the Texas Natural Resource Conservation Commission and has
- 6 filed a formal claim with the successor to the General Services
- 7 Commission, the Texas Building and Procurement Commission; and
- 8 (20) to date, both the Texas Natural Resource
- 9 Conservation Commission and the Texas Building and Procurement
- 10 Commission have failed and refused to make a good faith effort to
- 11 resolve this dispute; now, therefore, be it
- 12 RESOLVED by the Legislature of the State of Texas, That
- 13 Commercial Indemnity Insurance Company is granted permission to sue
- 14 the State of Texas and the Texas Building and Procurement
- 15 Commission subject to Chapter 107, Civil Practice and Remedies
- 16 Code, for breach of the lease and to recover for the damages caused
- 17 by the Texas Natural Resource Conservation Commission during its
- 18 move from the building, together with reasonable attorney's fees
- 19 necessarily incurred in such litigation, interest on any amounts
- 20 due as may be authorized by law, and costs of court; and, be it
- 21 further
- 22 RESOLVED, That the executive director of the Texas Building
- 23 and Procurement Commission be served process as provided by Section
- 24 107.002(a)(3), Civil Practice and Remedies Code.