

DISMISSED WITH PREJUDICE IN PART: May 9, 2019

CBCA 6209-FCIC

In the Matter of RURAL COMMUNITY INSURANCE COMPANY (In re: Oberg Family Farms)

Daniel N. Rosenstein of Levin & Rosenstein, P.C., Rockville, MD, counsel for Appellant.

Adam J. Hermann and Jeffrey A. Pyle, Office of the General Counsel, Department of Agriculture, Washington, DC, counsel for Federal Crop Insurance Corporation.

BEARDSLEY, Board Judge.

<u>ORDER</u>

On May 8, 2019, the parties filed a joint stipulation of partial dismissal with prejudice requesting dismissal with prejudice of Count I and Count II of appellant's amended complaint. In so stipulating, the parties agree that appellant no longer seeks the relief requested in paragraph 1 of the prayer for relief set forth in the amended complaint. This joint stipulation excludes, and leaves for decision, Count III, Count IV, and Count V of appellant's amended complaint and the associated relief requested in paragraphs 2 through 6 of the prayer for relief set forth in the amended complaint.

Pursuant to CBCA Rule 12(b)(2) and 12(c), Count I and Count II of appellant's amended complaint are hereby **DISMISSED WITH PREJUDICE**.

Eríca S. Beardsley

ERICA S. BEARDSLEY Board Judge