IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE: ETHIOPIAN AIRLINES FLIGHT ET

302 CRASH

Lead Case: 1:19-cv-02170 (Consolidated)

Honorable Jorge L. Alonso

Magistrate Judge M. David Weisman

AGREED ORDER ON JOINT MOTION TO APPROVE STIPULATION

This case is before the Court on the Plaintiffs' and Defendants' (the "Parties") Joint Motion to Approve Stipulation. Having reviewed that motion and the stipulation attached as Exhibit A thereto ("Stipulation"), and the Court being fully advised of the premises, IT IS

HEREBY ORDERED:

1. The Court approves the Stipulation (attached hereto as Exhibit A), and it is hereby

entered and applicable to all participating Parties.

2. Pursuant to the Stipulation and according to its terms, and only for the purpose of this

consolidated action and any individual action related thereto, Boeing has agreed to be

liable to the estates, survivors, dependents, and beneficiaries of the victims of the

Ethiopian Airlines Flight 302 accident that occurred on March 10, 2019 ("ET 302

accident") for all duly proven compensatory damages resulting from the deaths of

Plaintiffs' decedents, and the Parties have agreed that Illinois law shall govern

compensatory damages.

3. Any trial in this matter between Boeing and any Plaintiff that is party to the Stipulation

1

shall be limited to the issue of compensatory damages.

Case: 1:19-cv-02170 Document #: 1220 Filed: 11/15/21 Page 2 of 2 PageID #:22714

4. The Parties to this Stipulation shall take no further discovery on the issue of liability

stemming from the ET302 accident and, from this point forward, they shall only be

permitted to continue to take discovery on the issue of the determination of appropriate

and fair compensatory damages. Lead counsel in this action shall report to the

magistrate judge for further case management consistent with this Order.

5. All claims against Defendants Rosemount Aerospace, Inc., and Rockwell Collins, Inc.,

including any parents or affiliates thereof, brought or that could have been brought by

any Plaintiff that is a party to the Stipulation are hereby dismissed with prejudice and

without costs to any party.

SO ORDERED.

Dated: November 15, 2021

Honorable Jorge L. Alonso United States District Judge