

OPINION SUMMARY
MISSOURI COURT OF APPEALS EASTERN DISTRICT

THE RENCO GROUP, INC.,)	ED96801
DR ACQUISITION CORP. and)	
IRA L. RENNERT,)	
)	
Plaintiffs/Appellants,)	Appeal from the Circuit Court
)	of St. Louis County
v.)	
)	
CERTAIN UNDERWRITERS AT)	Honorable Robert S. Cohen
LLOYD’S, LONDON, et. al.,)	
)	
Defendants,)	
)	
ZURICH AMERICAN INSURANCE CO.,)	
AIU INSURANCE CO.,)	
LEXINGTON INSURANCE CO.,)	
ALLSTATE INSURANCE CO.,)	
GOVERNMENT EMPLOYEES)	
INSURANCE CO., FIRST STATE)	
INSURANCE CO., MT. MCKINLEY)	
INSURANCE CO. and EVEREST)	
REINSURANCE CO.,)	
)	
Defendants/Respondents.)	Filed: March 20, 2012

The Renco Group, Inc., DR Acquisition Corporation and Ira L. Rennert (Appellants) appeal from the summary judgments entered on December 21, 2009 in favor of Zurich American Insurance Company, First State Insurance Company, Government Employees Insurance Company, AIU Insurance Company, Lexington Insurance Company, Mt. McKinley Insurance Company, and Everest Reinsurance Company; and on April 29, 2011 in favor of Allstate Insurance Company (Respondents).¹

REVERSED and REMANDED.

Division Three Holds: Appellants are Insureds, and thus entitled to defense and possible coverage under certain insurance policies issued by Respondents for various policy periods between 1959 and 1986, for occurrences during the respective policy periods for which Appellants are found to have successor liability as an affiliate, subsidiary and stockholder of The Doe Run Resources Corporation, the successor in interest to St. Joseph Lead and St. Joe Minerals, the original Named Insureds under the policies.

Opinion by: Sherri B. Sullivan, J. Robert G. Dowd, Jr., P.J. and Mary K. Hoff, J., concur.

¹ On April 29, 2011, the trial court also entered an Order and Judgment stating that its December 21, 2009 and April 29, 2011 orders granting summary judgment were “final orders and judgments and for which there is no just reason to delay any appeal.”

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