

**UNITED STATES TAX COURT
WASHINGTON, DC 20217** **PA**

JERREL C. BARTO & JANICE D. BARTO,)	
)	
Petitioners,)	
)	
v.)	Docket No. 27570-15.
)	
COMMISSIONER OF INTERNAL REVENUE,)	
)	
Respondent)	

ORDER

Now pending before the Court is a joint motion for continuance that the parties filed in this case on November 28, 2017, and separate, similar motions that they filed in eight other cases:

- No. 27232-15, Marine Insurance Company, Inc.
- No. 27233-15, Bayshore Insurance Company, Inc.
- No. 27569-15, Craig C. Barto & Gisele M. Barto
- No. 27825-15, Paragon Oil Company, Limited Partnership, Signal Hill Petroleum, Inc., Tax Matters Partner
- No. 27826-15, Signal Hill West, Limited Partnership, Signal Hill Petroleum, Inc., Tax Matters Partner
- No. 27827-15, Signal Company, Limited Partnership d.b.a. Signal Hill I, Limited Partnership, Signal Hill Petroleum, Inc., Tax Matters Partner
- No. 27828-15, Rosario Signal LLC, Craig C. Barto, Tax Matters Partner
- No. 11323-16, Management Consulting Incorporated

Each motion asks the Court remove the case from the Court’s January 22, 2018, trial session in Atlanta, Georgia, and to retain jurisdiction over the case, and states that the case remains under active consideration by IRS Appeals. For the reasons stated in the parties’ joint motion, it is

ORDERED that the motion for continuance is granted, in that this case is stricken from the calendar for the Court's Atlanta, Georgia, session beginning January 22, 2018, and that the undersigned judge retains jurisdiction over this case. It is further

ORDERED that, no later than March 28, 2018, and every 90 days thereafter, the parties shall file a joint status report (or, if that is not expedient, then separate reports) giving the status of the case. Each report shall include a paragraph that explicitly states what has occurred since the filing of the previous status report.

**(Signed) David Gustafson
Judge**

Dated: Washington, D.C.
December 8, 2017