

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

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No. 93-3726
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CERTAIN UNDERWRITERS AT LLOYD'S and/or
Insurance Companies subscribing to and
providing security for policy no.
28/9455/88/053,

Plaintiff-Appellee,
Cross-Appellant,

versus

L & M BO TRUC RENTAL, INC.,

Defendant,

ROYAL INDEMNITY COMPANY, TEXAS
MARINE UNDERWRITERS AGENCY, INC., ET AL.,

Defendants-Appellants,
Cross-Appellees.

* * * * *

BALOISE INSURANCE COMPANY, ET AL.,

Plaintiffs-Appellants,

versus

ROYAL INDEMNITY COMPANY and TEXAS
MARINE UNDERWRITERS AGENCY, INC., ET AL.,

Defendants-Appellees.

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Appeal from the United States District Court
for the Eastern District of Louisiana
(CA-91-1528-N-5 c/w 91-2561-N-4)
)))))))))
(February 13, 1995)

Before WISDOM, REYNALDO G. GARZA and GARWOOD, Circuit Judges.*

PER CURIAM:

After considering the briefs, arguments of counsel, and the relevant portions of the record, this Court is convinced that the judgment below should be affirmed, essentially for the reasons given by the district court, who considered the case so thoroughly and carefully. We decline to consider arguments not adequately raised in the briefs, nor any not properly presented to the district court. Nor did the district court abuse its discretion in the rate of prejudgment interest. See *Travelers Insurance Co. v. Liljeberg Enterprises*, 7 F.3d 1203, 1209 (5th Cir. 1993); *Reeled Tubing, Inc. v. M/V Chad G.*, 794 F.2d 1026, 1029 (5th Cir. 1986). Accordingly, the judgment is

AFFIRMED.

* Local Rule 47.5 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that Rule, the Court has determined that this opinion should not be published.