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	1	1.	Judicial District: Eighth Judicial District	Department: 27
	2		County: Clark	Judge: The Honorable Nancy Allf
	3		District Court Case No.: A-17-756368-C	
	4	2.	Attorney Filing this Docketing Statement:	
	5		Jordan P. Schnitzer, Esq.	
	6		The Schnitzer Law Firm 9205 West Russell Road, Suite 240	
	7		Las Vegas, Nevada 89148 Telephone: (702) 960-4050	
	8		Clients: Filippo Sciarratta	
	9	3.	Attorney(s) representing respondents(s):	
	10		Gena L. Sluga, Cara L. Christian	C
× ER	11		Christian, Kravitz, Dichter, Johnson & Sluga, PLL 8985 Eastern Ave., Suite 200	C
E HNITZER L A W F I R N	12		Las Vegas, NV 89123 Telephone: (602) 792-1700	
	13		David J. Feldman	
	14		The Feldman Firm	
SO <sup>T</sup>	15		8831 West Sahara Ave. Las Vegas, NV 89117	
	16		Telephone: (702) 949-5096	
	17		Clients: Foremost Insurance Company Grand Rap	pids Michigan, Mid-Century Insurance
	18		Company and Fanners Insurance Exchange	e (collectively, the "Farmers Entities")
	19	4.	Nature of disposition below:	
	20		Partial Summary judgment	
	21		• Grant/Denial of NRCP 60(b) relief	
	22		• Grant/Denial of declaratory relief	
	23	5.	Does this appeal raise issues concerning any of t	the following?
	24		N/A	
	25	6.	Pending and prior proceedings in this court	
	26		Plaintiff Filippo Sciarratta has cross-appealed a rul	ing governing the (in)applicability of an
	20		umbrella policy to the circumstances, which pro-	oceeds under the same appellate case
	28		number: Supreme Court No. 79604	
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1	7.	Pending and prior proceedings in other courts
2		N/A (other than district court action from which appeal is taken, as referenced in response
3		to #1 above)
4	8.	Nature of the action
5		This case involves allegations of bad faith and insurance coverage disputes on underinsured
6		motorist policies and an umbrella policy stemming from an automobile accident. The
7		district court entered summary judgment with respect to several of the insurance
8		companies' claims for declaratory relief related to insurance coverage, some favorable to
9		Mr. Sciarratta and some favorable to the insurers. The district court certified the orders as
10		final and issued a stay regarding the remaining claims.
- 11	9.	Issues on appeal
12		Did the District Court err when it relied upon federal case law that is contrary to Nevada
12		Supreme Court precedent and NRS 687B.147 with regard to whether or not the statute
13		applies to an umbrella policy.
	10.	Pending proceedings in this court raising the same or similar issues
15		N/A
16	11.	<b>Constitutional issues</b>
17		N/A
18	12.	Other issues
19		This appeal involves a substantial issue of first impression.
20	13.	Assignment to the Court of Appeals or retention in the Supreme Court
21		This matter is presumptively retained by the Supreme Court under NRAP 17(a)(12)—as a
22		matter "raising as a principal issue a question of statewide public importance" as well as
23		inconsistent opinions between the Nevada Supreme Court and subsequent federal court
24		opinions regarding the applicability of NRS 687B.147 to umbrella policies.
25	14.	Trial
26		The action has not yet proceeded to trial.
27	15.	Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice
28		recuse him/herself from participation in this appeal? If so, which Justice?

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	1	No
	2	TIMELINESS OF NOTICE OF APPEAL
	3	16. Date of entry of written judgment or order appealed from:
	4	March 26, 2019 Granting in part Motion for Summary Judgment against Plaintiff/Counter
	5	Defendant and June 18, 2019 Denying Plaintiff/Counter Defendant's Motion to Reconsider
	6	and August 29, 2019 date of Order Certifying issues pursuant to NRCP 54(b)
	7	17. Date written notice of entry of judgment or order was served:
	8	March 26, 2019, June 18, 2019 and August 29, 2019.
	9	18. If the time for filing the notice of appeal was tolled by a post-judgment motion (NRCP
	10	50(b), 52(b), or 59)
<b>∠</b> <sup>∑</sup>	11	N/A
LE ZE	12	NOTE: Motions made pursuant to NRCP 60 or motions for rehearing or
L L ≥	12	reconsideration may toll the time for filing a notice of appeal. <i>See</i> AA Primo Builders
		v. Washington, 126 Nev. 578, 245 P.3d 1190 (2010).
ΞΗ	14	N/A
T H S(	15	19. Date notice of appeal filed:
	16	If more than one party has appealed from the judgment or order, list the date each notice
	17	of appeal was filed and identify by name the party filing the notice of appeal:
	18	A) Farmers Entities' Notice of Appeal: 9/9/19
	19	B) Filippo Sciarratta's Notice of Appeal: 9/13/19
	20	20. Specify statute or rule governing the time limit for filing the notice of appeal, e.g,
	21	NRAP 4(a) or other:
	22	NRAP 4(a)
	23	SUBSTANTIVE APPEALABILITY
	24	21. Specify the statute or other authority granting this court jurisdiction to review the
	25	judgment or order appealed from:
	26	(a) NRAP 3A(b)(1)
	27	(b) Explain how each authority provides a basis for appeal from the judgment or order:
	28	

NRAP 3A(b)(1) provides standing to appeal a final judgment. In this case, the trial court 1 certified its partial summary judgment decisions as final pursuant to NRCP 54(b). 2 22. List all parties involved in the action or consolidated actions in the district court: 3 (a) Parties: Plaintiff Filippo Sciarratta, Defendants' The Farmers Entities, Defendant 4 Jonas Stoss and now-dismissed Defendant Cynthia Sciarratta 5 If all parties in the district court are not parties to this appeal, explain in detail why (b) 6 those parties are not involved in this appeal, e.g., formally dismissed, not served, or 7 other: 8 The trial court certified the insurance contract claims as final pursuant to NRCP 54. 9 Defendant Jonas Stoss is not a party to this appeal even though the appeal has a direct 10 impact on his insurance coverage and even though he had insurance defense counsel 11 representing him who probably should have filed an appeal on his behalf. It appears his 12 insurers failed to timely and properly appointment *cumis* counsel pursuant to *State Farm* 13 v. Hansen to advise him of his rights concerning the appeal. 14 23. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, 15 cross-claims, or third-party claims and the date of formal disposition of each claim. 16 Filippo Sciarratta's Amended Complaint: 17 Count 1: Negligence Per Se — Against Jonas Stoss (related to motor vehicle accident) — 18 stayed pending appeal 19 Count 2: Negligence — Against Jonas Stoss (related to motor vehicle accident) — stayed 20 pending appeal 21 Count 3 (the first): Breach of Contract-FOREMOST and MID-CENTURY (dispute as t 22 amount owed under policies) — stayed pending appeal 23 Count 3 (the second): Tortious Breach of the Covenant of Good Faith and Fair Dealing 24 FOREMOST and MID-CENTURY (dispute as to amount owed under policies) — stayed pending appeal 25 Count 4: Contractual Breach of the Covenant of Good Faith and Fair Dealing — 26 MIDCENTURY (dispute as to amount owed under policies) — stayed pending appeal 27 Count 5: Fraudulent and Intentional Misrepresentation—MID-CENTURY (dispute as to 28

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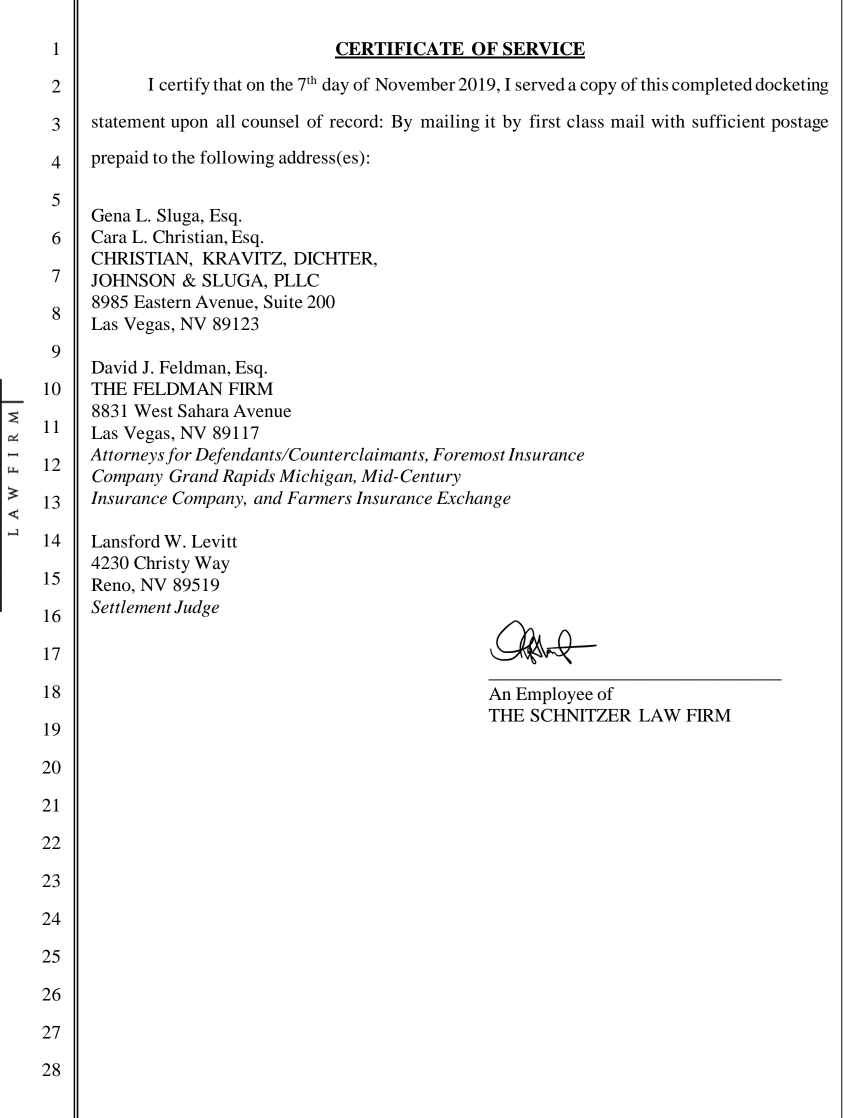
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1		amount owed under policies) — stayed pending appeal
2		Count 6: Negligent Misrepresentation — MID-CENTURY (dispute as to amount owed
3		under policies) — stayed pending appeal.
4		Count 7: Unjust Enrichment — MID-CENTURY and FOREMOST (dispute as to amount
5		owed under policies) — stayed pending appeal
6		The Farmers Entities' Counter/Cross-claims for Declaratory Relief:
7		Count 1: Declaratory Judgment — Construction of May 12, 2017 Release
8		— stayed pending appeal.
9		Count 2: Declaratory Judgment — Umbrella Policy Exclusions — resolved in favor of
10		Farmers Entities on August 28, 2019.
11		Count 3: Declaratory Judgment — Foremost Motorcycle Policy (declaration of the
12		exhaustion of applicable benefits under Mr. Sciarratta's motorcycle policy) — resolved in
13		favor of Filippo Sciarratta on August 28, 2019 but not certified as final.
14		Count 4: Declaratory Judgment — Mid-Century Auto Policy — (declaration of the
15		exhaustion of applicable benefits under Mr. Sciarratta's auto policy) — resolved in favor
16		of Filippo Sciarratta on August 28, 2019.
17	24.	Did the judgment or order appealed from adjudicate ALL the claims alleged below
18		and the rights and liabilities of ALL the parties to the action or consolidated actions
10		below?
		No.
20	25.	If you answered "No" to question 24, complete the following:
21		(a) Specify the claims remaining pending below:
22		1. The underlying negligence claims against Jonas Stoss (Counts 1 and 2
23		of the Amended Complaint);
24		2. The bad faith/fraud allegations against the Farmers Entities (Counts 3 through 7 of the Amanded Complaint); and
25 26		Amended Complaint); and 3. Counts 1 and 3 of the Farmers Entities' Counter/Cross-claims for Declaratory Relief
26		(b) Specify the parties remaining below:
27		Filippo Sciarratta, Jonas Stoss and the Farmers Entities
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		1	(c) Did the district court certify the judgment or order appealed from as a final
		2	judgment pursuant to NRCP 54(b)?
		3	Yes.
		4	(d) Did the district court make an express determination, pursuant to NRCP 54(b),
		5	that there is no just reason for delay and an express direction for the entry of
		6	judgment?
		7	Yes.
		8	26. If you answered "No" to any part of question 25, explain the basis for seeking
		9	appellate review (e.g., order is independently appealable under NRAP 3A(b)):
	I	10	N/A
R	Σ	11	27. Attach file-stamped copies of the following documents:
HE CHNITZER	IR	12	• The latest-filed complaint, counterclaims, cross-claims, and third-party claim
E	×	12	<ul> <li>Any tolling motion(s) and order(s) resolving tolling motion(s)</li> </ul>
	ΓV	13	• Orders of NRCP 41(a) dismissals formally resolving each claim,
- HC			counterclaims, cross-claims and/or third-party claims asserted in the action or
SC H H		15	consolidated action below, even if not at issue on appeal
I		16	• Any other order challenged on appeal
		17	<ul> <li>Notices of entry for each attached order</li> </ul>
		18	Please see Attachments 1 through 8.
		19	<b>VERIFICATION</b>
		20	I declare under penalty of perjury that I have read this docketing statement, that the
		21	information provided in this docketing statement is true and complete to the best of my knowledge,
		22	information and belief, and that I have attached all required documents to this docketing statement.
		23	Filippo Sciarratta Jordan P. Schnitzer, Esq.
		24	Name of appellant     Name of counsel of record
		25	November 7, 2019
		26	Date Signature of counsel of record
		27	Nevada, Clark County
		28	State and county where signed

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# Attachment 1

	1 2 3 4 5 6	JORDAN P. SCHNITZER, ESQ. Nevada Bar No. 10744 THE SCHNITZER LAW FIRM 9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 Telephone: (702) 960-4050 Facsimile: (702) 960-4092 Jordan@TheSchnitzerLawFirm.com Attorney for Plaintiff, Filippo Sciarratta	Electronically Filed 1/12/2018 4:57 PM Steven D. Grierson CLERK OF THE COURT
	7	DISTRICT	
	8 9	CLARK COUN	TY, NEVADA
I	10	FILIPPO SCIARRATTA, an individual,	
	11	Plaintiff,	Case No.: A-17-756368-C
LZI	12	vs.	Dept. No.: 28
HNITZER L A W F I R A	13	JONAS STOSS, an individual; FOREMOST INSURANCE COMPANY GRAND RAPIDS	
UH.	14 15	MICHIGAN, a Michigan Corporation; MID- CENTURY INSURANCE, a California	AMENDED COMPLAINT
L S	15	Corporation; and DOES I through X, inclusive; and ROE CORPORATIONS I through X,	
I	17	inclusive,	
	18	Defendants.	
	19	COMES NOW, Plaintiff, FILIPPO SCIAR	RRATTA, by and through his attorney of record,
	20	The Schnitzer Law Firm, a Professional Limited	Liability Company, prays and alleges against
	21 22	Defendants, JONAS STOSS, FOREMOST IN	
	22	MICHIGAN, and MID-CENTURY INSURANCE	
	24		AL ALLEGATIONS nafter "FILIPPO") is, and at all times mentioned
	25	herein, was a resident of the State of Nevada	nance Filler O Jis, and at an unics mentioned
	26		"STOSS") is, and at all times mentioned herein,
	27	was a resident of the State of Nevada.	
	28	3. Defendant, FOREMOST INSURANCE	COMPANY GRAND RAPIDS MICHIGAN,
		1	
		Case Number: A-17-75636	* C

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(hereinafter "FOREMOST") is a Michigan Corporation, and at all relevant times, licensed and doing business in the State of Nevada.

4. Defendant, MID-CENTURY INSURANCE, (hereinafter "MID-CENTURY") is a California Corporation, and at all relevant times, licensed and doing business in the State of Nevada.

5. The true names or capacities, whether individual, corporate, associate or otherwise of Defendants DOES I-X and/or ROES CORPORATIONS I-X, inclusive, are unknown to Plaintiff who, therefore, sues said Defendants by such fictitious names. Plaintiff is informed, believe, and allege that Defendants designated herein as a DOE and/or ROE CORPORATION are any one of the following:

a. A party responsible in some manner for the events and happenings hereunder referred to, and in some manner proximately caused injuries and damages to the Plaintiff as herein alleged including, but not limited to, responsible for the vehicle at issue.

b. Parties that were agents, servants, authorities and contractors of the Defendants, each of them acting within the course and scope of their agency, employment, or contract;

c. Parties that own, lease, manage, operate, secure, inspect, repair, maintain and/or are responsible for the vehicle driven by STOSS at the time of this incident; and/or

d. Parties that have assumed or retained the liabilities of any of the Defendants by virtue of an agreement, sale, transfer, or otherwise.

e. Parties that are DBA's, subsidiaries, parent corporations or otherwise related to Defendants.

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# **GENERAL ALLEGATIONS**

6. FILIPPO repeats and realleges each and every allegation contained in Paragraph 1
through 5 and incorporates herein by reference as fully set forth herein.

24 7. At all relevant times, FILIPPO and/or Cynthia Sciarratta was the registered owner of a
25 Kawasaki motorcycle ("The Vehicle").

8. On or about June 3, 2015, STOSS was driving The Vehicle, with FILIPPO as a passenger,
on Desert Inn Road.

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9. STOSS drove the motorcycle negligently and at excessive speed, causing him to lose

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control and causing FILIPPO to fall off the motorcycle ("INCIDENT").

#### FIRST CAUSE OF ACTION

#### (Negligence Per Se Against STOSS)

10. FILIPPO repeats and realleges each and every allegation contained in Paragraph 1 through 9 and incorporates herein by reference as fully set forth herein.

11. STOSS owed a duty of care to FILIPPO to ensure The Vehicle was operated in a reasonably safe manner.

12. STOSS breached that duty of care when he violated several statutes regarding operating motor vehicles and motorcycles.

13. FILIPPO, a passenger on a motorcycle at the time of the subject accident, belongs to the class of people that the statute was intended to protect.

14. That prior to the injuries complained of herein, FILIPPO was an able-bodied person who was readily gainfully employed and physically capable of engaging in all activities for which he was otherwise suited.

15. That as a direct and proximate result of the negligence of STOSS, FILIPPO sustained injuries.

16. That as a direct and proximate result of the aforesaid negligence of STOSS, FILIPPO further sustained injuries which include severe pain throughout his body.

18 17. That as a direct and proximate result of the aforesaid negligence of STOSS, FILIPPO
 19 further suffered a loss of enjoyment of life, having been prevented from attending to his usual
 20 activities.

18. That as a direct and proximate result of the aforesaid negligence of STOSS, FILIPPO has
sustained injuries to his body which caused general damage in the form of physical and mental
pain and suffering.

24 19. That as a direct and proximate result of the aforesaid negligence of STOSS, FILIPPO
25 was required to incur medical and related expenses.

26 20. The injuries sustained by FILIPPO are of the type against which the statute STOSS
27 breached was intended to protect.

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21. FILIPPO's damages as a direct and proximate result of the aforesaid negligence of STOSS

are in excess of \$15,000.00.

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22. It has become necessary for FILIPPO to engage the services of an attorney to commence this action, and therefore, FILIPPO is entitled to reasonable attorneys' fees, costs, and interest and damage in this action pursuant to Nevada law.

#### SECOND CAUSE OF ACTION

#### (Negligence - STOSS)

23. FILIPPO repeats and realleges each and every allegation contained in Paragraph 1 through 22 and incorporates herein by reference as fully set forth herein.

24. STOSS owed a duty of care to FILIPPO to ensure that The Vehicle was operated in a reasonably safe manner.

25. STOSS breached his duty to FILIPPO by failing to safely operate The Vehicle as alleged above.

26. STOSS's negligence was the actual and proximate cause of the injuries and damages to FILIPPO.

27. That prior to the injuries complained of herein, FILIPPO was an able bodied person who was readily gainfully employed and physically capable of engaging in all activities for which he was otherwise suited.

28. That as a direct and proximate result of the negligence of STOSS, FILIPPO sustained injuries.

19 29. That as a direct and proximate result of the aforesaid negligence of STOSS, FILIPPO
 20 further sustained injuries which include severe pain throughout his body.

30. That as a direct and proximate result of the aforesaid negligence of STOSS, FILIPPO
further suffered a loss of enjoyment of life, having been prevented from attending to his usual
activities.

31. That as a direct and proximate result of the aforesaid negligence of STOSS, FILIPPO has
sustained injuries to his body which caused general damage in the form of physical and mental
pain and suffering.

32. That as a direct and proximate result of the aforesaid negligence of STOSS, FILIPPO
was required to incur medical and related expenses.



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FILIPPO's damages as a direct and proximate result of the aforesaid negligence of 33. STOSS are in excess of \$15,000.00.

34. It has become necessary for FILIPPO to engage the services of an attorney to commence this action, and therefore, FILIPPO is entitled to reasonable attorneys' fees, costs, and interest and damage in this action pursuant to Nevada law.

#### **THIRD CAUSE OF ACTION**

(Breach of Contract – Against FOREMOST and MID-CENTURY)

35. FILIPPO repeats and realleges each and every allegation contained in paragraphs 1 through 34 and incorporates herein by reference as though fully set forth herein.

36. FILLIPPO entered into a valid and existing contract and/or was a third-party beneficiary with FOREMOST, namely the motorcycle insurance policy ("FOREMOST POLICY") and MID-CENTURY, namely the automobile liability, under insured motorist and umbrella insurance policy ("MID-CENTURY POLICY").

37. All premiums were paid on the policies.

FILIPPO made valid, covered claims under the FOREMOST POLICY and MID-38. CENTURY POLICY as a result of the INCIDENT.

FOREMOST and MID-CENTURY refused to pay monies owed under the policies. 39.

40. FILIPPO sustained damages as a result of FOREMOST and MID-CENTURY's refusal to pay monies owed under the policy.

19 41. It has become necessary for FILIPPO to engage the services of an attorney to commence 20 this action and therefore the FILIPPO is entitled to reasonable attorneys' fees, costs and interest as damage in this action pursuant to Nevada law.

#### **THIRD CAUSE OF ACTION**

(Tortious Breach of the Covenant of Good Faith and Fair Dealing -

#### Against FOREMOST and MID-CENTURY)

42. FILLIPPO repeats and realleges each and every allegation contained in paragraphs 1 25 through 41 and incorporates herein by reference as though fully set forth herein. 26

43. FILIPPO entered into a contract and/or was a third party beneficiary for motorcycle 27 insurance with FOREMOST. 28

44. FILIPPO entered into a contract and/or was a third party beneficiary for under insured motorist coverage insurance with MID-CENTURY.

45. A special element of reliance or fiduciary duty existed between FILIPPO and FOREMOST and FILIPPO and MID-CENTURY.

46. FOREMOST and MID-CENTURY owes FILIPPO a duty of good faith and fair dealing arising from their relationship as insurer and beneficiary.

47. FOREMOST and MID-CENTURY breached the duty of good faith and fair dealing to FILIPPO.

48. FOREMOST and MID-CENTURY failed to acknowledge and act reasonably promptly upon communications with respect to claims arising under FILIPPO's insurance policy in violation of N.R.S. § 686A.310(1)(b).

49. FOREMOST and MID-CENTURY failed to affirm or deny coverage of claims within a reasonable time after FILIPPO completed and submitted proof of loss requirements, a violation of N.R.S. § 686A.310(1)(d).

50. FOREMOST and MID-CENTURY failed to effectuate prompt, fair and equitable settlement of claims in which liability of FOREMOST and MID-CENTURY became reasonably clear, a violation of N.R.S. § 686A.310(1)(e).

51. FOREMOST and MID-CENTURY failed to settle FILIPPO's claims promptly, where liability has become clear, FILIPPO, a violation of N.R.S. 686A.310.

52. FOREMOST and MID-CENTURY misrepresented to FILIPPO pertinent facts or insurance policy provisions related to coverage, a violation of N.R.S. 686A.310.

53. FOREMOST and MID-CENTURY compelled FILIPPO to institute litigation to recover
 amounts due under the insurance policy, a violation of N.R.S. 686A.310.

54. FOREMOST and MID-CENTURY intentionally took coverage positions which they
knew were unreasonable and inaccurate.

55. FOREMOST and MID-CENTURY attempted to settle FILIPPO's claim for less than the
amount to which a reasonable person would have believed he or she was entitled by reference to
written or printed advertising material accompanying or made part of the application, a violation
of N.R.S. 686A.310.

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56. Because of these actions, FOREMOST and MID-CENTURY has acted in bad faith with regards to FILIPPO's settlement claims; thus, breaching its duty of good faith and fair dealing.

57. FILIPPO has suffered damages as a result of FOREMOST and MID-CENTURY's bad faith breach of its duty of good faith and fair dealing.

58. It has become necessary for FILIPPO to engage the services of an attorney to commence this action and therefore FILIPPO entitled to reasonable attorneys' fees, costs and interest as damage in this action pursuant to Nevada law.

# FOURTH CAUSE OF ACTION

# (CONTRACTUAL BREACH OF THE COVENANT OF GOOD FAITH AND FAIR

# DEALING - Against MID-CENTURY)

59. FILLIPPO repeats and realleges each and every allegation contained in paragraphs 1 through 58 and incorporates herein by reference as though fully set forth herein.

60. FILIPPO and MID-CENTURY were parties to the MID-CENTURY Policy, which is a contract and/or FILIPPO is a third-party beneficiary of the MID-CENTURY Policy.

61. MID-CENTURY owed a duty of good faith to FILIPPO.

62. The MID-CENTURY policy included "under insured motorist" coverage.

63. STOSS is an under insured motorist as applied to this Incident.

64. MID-CENTURY refuses to pay monies owed pursuant to the under insured motorist coverage because it claims the policy only covers "under insured vehicles" not "under insured motorists."

65. As a result of MID-CENTURY's coverage position, MID-CENTURY breached its duty to FILIPPO by performing in a manner that was unfaithful to the purpose of the contract.

66. FILIPPO's justified expectations that the MID-CENTURY Policy covering under
insured motorists would actually provide coverage when he was injured as a result of the
negligence of an under insured motorist has been denied.

25 67. FILIPPO has suffered damages as a result of MID-CENTURY's bad faith breach of its
26 contractual duty of good faith and fair dealing.

27 68. It has become necessary for FILIPPO to engage the services of an attorney to commence
28 this action and therefore FILIPPO entitled to reasonable attorneys' fees, costs and interest as

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damage in this action pursuant to Nevada law.

#### **FIFTH CAUSE OF ACTION**

(Fraudulent and Intentional Misrepresentation - Against MID-CENTURY)

69. FILLIPPO repeats and realleges each and every allegation contained in paragraphs 1 through 68 and incorporates herein by reference as though fully set forth herein.

70. MID-CENTURY communicated to FILIPPO before and when the umbrella portion of the MID-CENTURY Policy was purchased, including, but not limited to sections Part III, items 14, 15 and 16, that the umbrella portion of the policy would cover drivers of The Vehicle.

71. MID-CENTURY communicated to FILIPPO before and when the MID-CENTURY Policy was purchased that the MID-CENTURY Policy would provide "under insured motorist" coverage.

72. MID-CENTURY claims the umbrella portion of the policy does not cover Mr. Stoss in this Incident.

73. MID-CENTURY claims the MID-CENTURY Policy only provides "under insured vehicle" coverage not "under insured motorist" coverage.

74. To the extent the MID-CENTURY's positions regarding the coverage under the MID-CENTURY Policy are accurate, then MID-CENTURY's statements, as set forth above, are false and misleading.

18 75. MID-CENTURY knew or believed that those representations were false, or had an 19 insufficient basis of information for making the representations.

20 76. MID-CENTURY intended to induce FILIPPO to purchase the MID-CENTURY Policy based upon the representations.

22 77. FILIPPO justifiably relied **MID-CENTURY's** representations. upon 23 FILIPPO has suffered damages as a result of MID-CENTURY's fraudulent and 78. 24 intentional misrepresentations.

25 79. It has become necessary for FILIPPO to engage the services of an attorney to commence this action and therefore FILIPPO entitled to reasonable attorneys' fees, costs and interest as 26 damage in this action pursuant to Nevada law. 27

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1 SIXTH CAUSE OF ACTION 2 (Negligent Misrepresentation - Against MID-CENTURY) 80. FILLIPPO repeats and realleges each and every allegation contained in paragraphs 1 3 through 79 and incorporates herein by reference as though fully set forth herein. 4 81. MID-CENTURY had a pecuniary interest in selling the MID-CENTURY Policy. 5 82. MID-CENTURY had a duty to exercise reasonable care and competence in 6 communicating the coverages of the MID-CENTURY Policy. 7 83. MID-CENTURY communicated to FILIPPO before and when the umbrella portion of 8 the MID-CENTURY Policy was purchased, including, but not limited to sections Part III, items 9 14, 15 and 16, that the umbrella portion of the policy would cover drivers of The Vehicle. 10 84. MID-CENTURY communicated to FILIPPO before and when the MID-CENTURY 11 Policy was purchased that the MID-CENTURY Policy would provide "under insured motorist" 12 coverage. 13 85. MID-CENTURY claims the umbrella portion of the policy does not cover Mr. Stoss in 14 this Incident. 15 86. MID-CENTURY claims the MID-CENTURY Policy only provides "under insured 16 vehicle" coverage not "under insured motorist" coverage. 17 To the extent the MID-CENTURY's positions regarding the coverage under the MID-87. 18 CENTURY policy are accurate, the MID-CENTURY's statements, as set forth above, are false 19 and misleading. 20 88. MID-CENTURY failed to exercise reasonable care or competence in making the 21 representations to FILIPPO. 22 89. MID-CENTURY intended to induce FILIPPO to purchase the MID-CENTURY Policy 23 based upon the representations. 24 90. FILIPPO justifiably relied **MID-CENTURY's** upon representations. 91. FILIPPO has suffered damages as a result of MID-CENTURY's misrepresentations. 25 92. It has become necessary for FILIPPO to engage the services of an attorney to commence 26 this action and therefore FILIPPO entitled to reasonable attorneys' fees, costs and interest as 27 damage in this action pursuant to Nevada law. 28

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# **SEVENTH CAUSE OF ACTION**

(Unjust Enrichment - Against MID-CENTURY and FOREMOST)

93. FILLIPPO repeats and realleges each and every allegation contained in paragraphs 1 through 92 and incorporates herein by reference as though fully set forth herein.

94. To the extent the trier of fact finds no contract exists between FILIPPO and MID-

CENTURY or FILIPPO and FOREMOST, then those entities have unjustly retained the money

of FILIPPO against fundamental principles of justice or equity and good conscience.

95. FILIPPO has suffered damages as a result.

96. It has become necessary for FILIPPO to engage the services of an attorney to commence this action and therefore FILIPPO entitled to reasonable attorneys' fees, costs and interest as damage in this action pursuant to Nevada law.

# **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff prays for judgment against Defendants, as follows:

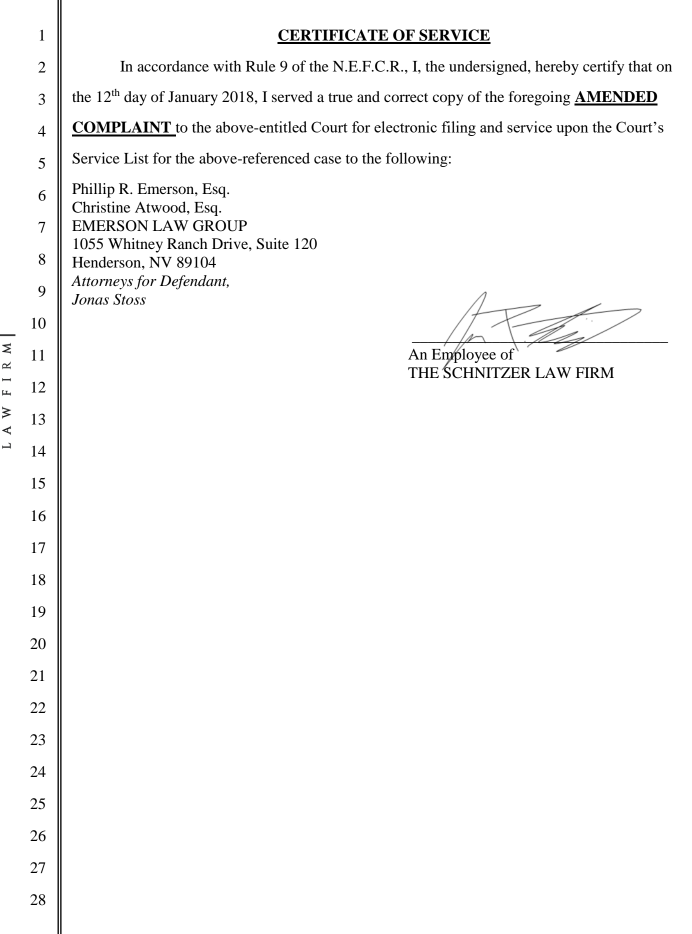
- General, emotional, medical and other special damages in the amount in excess of \$15,000.00;
- 2. For Punitive Damages against FOREMOST and MID-CENTURY;
- 3. For reasonable attorneys' fees and costs of suit;
- 4. For prejudgment and post-judgment interest, and
- 5. For such other and further relief as this Court may deem just and proper under the circumstances.
- DATED this 12<sup>th</sup> day of January 2018.

#### THE SCHNITZER LAW FIRM

BY:

JORØAN P. SCHNITZER, ESQ. Nevada Bar No. 10744 9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 Attorney for Plaintiff, Filippo Sciarratta

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# Attachment 2

Electronically Filed 3/26/2018 10:14 AM Steven D. Grierson CLERK OF THE COURT

1	ANSC David J. Feldman, Esq.	
2	Nevada Bar No. 5947 THE FELDMAN FIRM	
3	8831 West Sahara Avenue Las Vegas, Nevada 89117	
4	Telephone: (702) 949-5096 Facsimile: (702) 949-5097	
5	dfeldman@feldmangraf.com Attorneys for Defendants Foremost	
6	Insurance Company Grand Rapids Michigan & Mid-Century Insurance Company	
7		
8	EIGHTH JUDICIAL DI	STRICT COURT
9	STATE OF NEVADA, IN AND FOR	THE COUNTY OF CLARK
10	FILIPPO SCIARRATTA, an individual,	) Case No.: A-17-756368-C
11	Plaintiff,	) ) Dept. No. 28
12	VS.	)
13	JONAS STOSS, an individual; FOREMOST	<ul> <li>AMENDED ANSWER AND</li> <li>COUNTER/CROSS CLAIMS FOR</li> </ul>
14	INSURANCE COMPANY GRAND RAPIDS MICHIGAN, a Michigan corporation; MID-	) <b>DECLARATORY RELIEF</b>
15	CENTURY INSURANCE, a California corporation; and DOES I through X, inclusive;	)
16	and ROES CORPORATIONS I through X, inclusive,	)
17	Defendants.	)
18	FOREMOST INSURANCE COMPANY	)
19	GRAND RAPIDS MICHIGAN, a Michigan corporation; MID-CENTURY INSURANCE	)
20	COMPANY, LLC, a California limited liability company; and FARMERS	)
21	INSURANCE EXCHANGE, a California inter-insurance exchange,	)
22	Counterclaimants,	)
23	VS.	)
24	FILIPPO SCIARRATA, an individual; and JONAS STOSS, an individual,	) ) )
25 26	Counter/Cross Defendants.	)
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# DEFENDANTS' ANSWER TO AMENDED COMPLAINT

2	Defendants Foremost Insurance Company Grand Rapids Michigan and Mid-Century
3	Insurance Company, (hereinafter, Defendants) by and through their attorney of record, David J.
4	Feldman, of The Feldman Firm, hereby answer Plaintiff's Amended Complaint as follows:
5	JURISDICTIONAL ALLEGATIONS
6	1. Answering Paragraph 1 of Plaintiff's Amended Complaint, Defendants are without
7	knowledge as to the averments in this paragraph.
8	2. Answering Paragraph 2 of Plaintiff's Amended Complaint, Defendants are without
9	knowledge as to the averments in this paragraph.
10	3. Answering Paragraph 3 of Plaintiff's Amended Compliant, Defendants admit the
11	averments in this paragraph.
12	4. Answering Paragraph 4 of Plaintiff's Amended Complaint, Defendants admit the
13	averments in this paragraph.
14	5. Answering Paragraph 5 of Plaintiff's Amended Complaint, Defendants submit that
15	the averments in this complaint appear to relate to Plaintiff's anticipated future request to amend
16	the complaint to include the names of any fictitious defendants and does not contain any
17	allegations against these responding Defendants; notwithstanding, to the extent an answer is
18	required, Defendants are without knowledge as to the averments in this paragraph.
19	GENERAL ALLEGATIONS
20	6. Answering Paragraph 6 of Plaintiff's Amended Complaint, Defendants repeat and
21	reallege their answers to Paragraphs 1 through 5, inclusive, of Plaintiff's Amended Complaint,
22	as if fully set forth, and incorporate them herein by reference.
23	7. Answering Paragraph 7 of Plaintiff's Amended Complaint, Defendants are without
24	knowledge as to what at all times relevant encompasses and are therefore without knowledge as
25	to the averments in this paragraph.
26	8. Answering Paragraphs 8 of Plaintiff's Amended Complaint, Defendants are without
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1 without knowledge as to the facts surrounding the accident, except for those contained in the 2 traffic accident report, and as relayed by Plaintiff. 3 9. Answering Paragraphs 9 of Plaintiff's Amended Complaint, Defendants are without 4 without knowledge as to the facts surrounding the accident, except for those contained in the 5 traffic accident report, and as relayed by Plaintiff. 6 FIRST CAUSE OF ACTION 7 (Negligence Per Se Against STOSS) 8 Answering Paragraph 10 of Plaintiff's Amended Complaint, Defendants repeat and 10. 9 reallege their answers to Paragraphs 1 through 9, inclusive, of Plaintiff's Amended Complaint, 10 as if fully set forth, and incorporate them herein by reference. 11 11. Answering Paragraph 11 of Plaintiff's Amended Complaint, Defendants are 12 without knowledge as to the facts surrounding the accident, except for those contained in the 13 traffic accident report, and as relayed by Plaintiff. 14 12. Answering Paragraph 12 of Plaintiff's Amended Complaint, Defendants are 15 without knowledge as to the facts surrounding the accident, except for those contained in the 16 traffic accident report, and as relayed by Plaintiff. 17 13. Answering Paragraph 13 of Plaintiff's Amended Complaint, Defendants are 18 without knowledge as to the facts surrounding the accident, except for those contained in the 19 traffic accident report, and as relayed by Plaintiff. 20 14. Answering Paragraph 14 of Plaintiff's Amended Complaint, Defendants are 21 without knowledge as to the averments in this paragraph. 22 15. Answering Paragraph 15 of Plaintiff's Amended Complaint, Defendants are 23 without knowledge as to the facts surrounding the accident, except for those contained in the 24 traffic accident report, and as relayed by Plaintiff. Defendants further submit that the Plaintiff's 25 assertion regarding injuries is vague, ambiguous, subjective in nature, speculative, and subject 26 27 3 28

1 to multiple interpretations. As such, Defendants are without knowledge as to these averments.

16. Answering Paragraph 16 of Plaintiff's Amended Complaint, Defendants are without knowledge as to the facts surrounding the accident, except for those contained in the traffic accident report, and as relayed by Plaintiff. Defendants further submit that the Plaintiff's assertion regarding injuries is vague, ambiguous, subjective in nature, speculative, and subject to multiple interpretations. As such, Defendants are without knowledge as to these averments.

7 17. Answering Paragraph 17 of Plaintiff's Amended Complaint, Defendants are 8 without knowledge as to the facts surrounding the accident, except for those contained in the 9 traffic accident report, and as relayed by Plaintiff. Defendants further submit that the Plaintiff's 10 assertions regarding loss of enjoyment and difficulties with usual activities are vague, 11 ambiguous, subjective in nature, speculative, and subject to multiple interpretations. As such, 12 Defendants are without knowledge as to these averments.

13 18. Answering Paragraph 18 of Plaintiff's Amended Complaint, Defendants are 14 without knowledge as to the facts surrounding the accident, except for those contained in the 15 traffic accident report, and as relayed by Plaintiff. Defendants further submit that the Plaintiff's 16 assertion regarding injuries is vague, ambiguous, subjective in nature, speculative, and subject 17 to multiple interpretations. As such, Defendants are without knowledge as to these averments.

18 19. Answering Paragraph 19 of Plaintiff's Amended Complaint, Defendants are 19 without knowledge as to the facts surrounding the accident, except for those contained in the 20 traffic accident report, and as relayed by Plaintiff. Defendants further submit that the Plaintiff's 21 assertion regarding medical and related expenses is vague, ambiguous, subjective in nature, 22 speculative, and subject to multiple interpretations. As such, Defendants are without knowledge 23 as to these averments.

24 20. Answering Paragraph 20 of Plaintiff's Amended Complaint, Defendants submit
25 that the Plaintiff's assertion regarding injuries is vague, ambiguous, subjective in nature,
26 speculative, and subject to multiple interpretations. Additionally, although Plaintiff speaks to a

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1	statute's legislative intent, he has not identified the specific Nevada statute to which he refers.
2	Defendants are therefore without knowledge as to the averments in this paragraph.
3	21. Answering Paragraph 21 of Plaintiff's Amended Complaint, Defendants deny the
4	averments in this paragraph.
5	22. Answering Paragraph 22 of Plaintiff's Amended Complaint, Defendants deny the
6	averments in this paragraph.
7	SECOND CAUSE OF ACTION
8	(Negligence - STOSS)
9	23. Answering Paragraph 23 of Plaintiff's Amended Complaint, Defendants repeat and
10	reallege their answers to Paragraphs 1 through 22, inclusive, of Plaintiff's Amended Complaint,
11	as if fully set forth, and incorporate them herein by reference.
12	24. Answering Paragraph 24 of Plaintiff's Amended Complaint, Defendants are
13	without knowledge as to the facts surrounding the accident, except for those contained in the
14	traffic accident report and as relayed by Plaintiff.
15	25. Answering Paragraph 25 of Plaintiff's Amended Complaint, Defendants are
16	without knowledge as to the facts surrounding the accident, except for those contained in the
17	traffic accident report and as relayed by Plaintiff.
18	26. Answering Paragraph 26 of Plaintiff's Amended Complaint, Defendants are
19	without knowledge as to the facts surrounding the accident, except for those contained in the
20	traffic accident report and as relayed by Plaintiff. Defendants further submit that Plaintiff's
21	assertion regarding damages is vague, ambiguous, subjective in nature, and subject to multiple
22	interpretations. As such, Defendants are without knowledge as to the averments in this
23	paragraph.
24	27. Answering Paragraph 27 of Plaintiff's Amended Complaint, Defendants are
25	without knowledge as to the averments in this paragraph.
26	28. Answering Paragraph 28 of Plaintiff's Amended Complaint, Defendants are
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without knowledge as to the facts surrounding the accident, except for those contained in the traffic accident report and as relayed by Plaintiff. Defendants further submit that Plaintiff's assertion regarding injuries is vague, ambiguous, subjective in nature, and subject to multiple interpretations. As such, Defendants are without knowledge as to the averments in this paragraph.

6 29. Answering Paragraph 29 of Plaintiff's Amended Complaint, Defendants are 7 without knowledge as to the facts surrounding the accident, except for those contained in the 8 traffic accident report and as relayed by Plaintiff. Defendants further submit that Plaintiff's 9 assertion regarding injuries is vague, ambiguous, subjective in nature, and subject to multiple 10 interpretations. As such, Defendants are without knowledge as to the averments in this 11 paragraph.

30. Answering Paragraph 30 of Plaintiff's Amended Complaint, Defendants are without knowledge as to the facts surrounding the accident, except for those contained in the traffic accident report and as relayed by Plaintiff. Defendants further submit that Plaintiff's assertions regarding loss of enjoyment and usual activities are vague, ambiguous, subjective in nature, and subject to multiple interpretations. As such, Defendants are without knowledge as to the averments in this paragraph.

18 31. Answering Paragraph 31 of Plaintiff's Amended Complaint, Defendants are 19 without knowledge as to the facts surrounding the accident, except for those contained in the 20 traffic accident report and as relayed by Plaintiff. Defendants further submit that Plaintiff's 21 assertion regarding injuries and general damage is vague, ambiguous, subjective in nature, and 22 subject to multiple interpretations. As such, Defendants are without knowledge as to the 23 averments in this paragraph.

Answering Paragraph 32 of Plaintiff's Amended Complaint, Defendants are
without knowledge as to the facts surrounding the accident, except for those contained in the
traffic accident report and as relayed by Plaintiff. Defendants further submit that Plaintiff's

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1	assertion regarding medical and related expenses is vague, ambiguous, subjective in nature, and
2	subject to multiple interpretations. As such, Defendants are without knowledge as to the
3	averments in this paragraph.
4	33. Answering Paragraph 33 of Plaintiff's Amended Complaint, Defendants deny the
5	averments in this paragraph.
6	34. Answering Paragraph 34 of Plaintiff's Amended Complaint, Defendants deny the
7	averments in this paragraph.
8	THIRD CAUSE OF ACTION
9	(Breach of Contract-Against FOREMOST AND MID-CENTURY)
10	35. Answering Paragraph 35 of Plaintiff's Amended Complaint, Defendants repeat and
11	reallege their answers to Paragraphs 1 through 34, inclusive, of Plaintiff's Amended Complaint,
12	as if fully set forth, and incorporate them herein by reference.
13	36. Answering Paragraph 36 of Plaintiff's Amended Complaint, Defendants admit that
14	contracts exist between Plaintiff and Foremost as well as with Mid-Century Insurance Company.
15	Defendants deny that Plaintiff is a third-party beneficiary. Said contracts speak for themselves
16	and are the best evidence as to their contents. To the extent Plaintiff seeks to alter, modify, or
17	otherwise change their terms, conditions, or exclusions, Defendants deny the averments in this
18	paragraph.
19	37. Answering Paragraph 37 of Plaintiff's Amended Complaint, Defendants are
20	without knowledge as to the averments in this paragraph.
21	38. Answering Paragraph 38 of Plaintiff's Amended Complaint, Defendants deny the
22	averments in this paragraph as to Mid-Century Insurance Company.
23	39. Answering Paragraph 39 of Plaintiff's Amended Complaint, Defendants deny
24	breaching any obligation or duty owed to Plaintiff, whether created by contract, tort law, or
25	statute, and further deny causing Plaintiff to incur any damages whatsoever.
26	40. Answering Paragraph 40 of Plaintiff's Amended Complaint, Defendants deny the
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1	averments in this paragraph.
2	41. Answering Paragraph 41 of Plaintiff's Amended Complaint, Defendants deny the
3	averments in this paragraph.
4	THIRD [sic] CAUSE OF ACTION
5	(Tortious Breach of the Covenant of Good Faith and Fair Dealing-
6	Against FOREMOST and MIC-CENTURY)
7	42. Answering Paragraph 42 of Plaintiff's Amended Complaint, Defendants repeat and
8	reallege their answers to Paragraphs 1 through 41, inclusive, of Plaintiff's Amended Complaint,
9	as if fully set forth, and incorporate them herein by reference.
10	43. Answering Paragraph 43 of Plaintiff's Amended Complaint, Defendants admit
11	Plaintiff and Foremost are parties to an insurance contract. Defendants deny the remaining
12	averments in this paragraph.
13	44. Answering Paragraph 44 of Plaintiff's Amended Complaint, Defendants admit the
14	averments in this paragraph.
15	45. Answering Paragraph 45 of Plaintiff's Amended Complaint, Defendants deny the
16	averments in this paragraph as neither the Nevada Supreme Court, nor Nevada Revised Statutes
17	recognize the existence of a fiduciary duty between an insured and an insurer.
18	46. Answering Paragraph 46 of Plaintiff's Amended Complaint, Defendants admit that
19	a bilateral duty of good faith and fair dealing exists between the parties.
20	47. Answering Paragraph 47 of Plaintiff's Amended Complaint, Defendants deny
21	breaching any obligation or duty owed to Plaintiff, whether created by contract, tort law, or
22	statute, and further deny causing Plaintiff to incur any damages whatsoever.
23	48. Answering Paragraph 48 of Plaintiff's Amended Complaint, Defendants deny the
24	averments in this paragraph.
25	49. Answering Paragraph 49 of Plaintiff's Amended Complaint, Defendants deny the
26	averments in this paragraph.
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- 1 50. Answering Paragraph 50 of Plaintiff's Amended Complaint, Defendants deny the 2 averments in this paragraph. 3 51. Answering Paragraph 51 of Plaintiff's Amended Complaint, Defendants deny the 4 averments in this paragraph. 5 Answering Paragraph 52 of Plaintiff's Amended Complaint, Defendants deny the 52. 6 averments in this paragraph. 7 Answering Paragraph 53 of Plaintiff's Amended Complaint, Defendants deny the 53. 8 averments in this paragraph. 9 54. Answering Paragraph 54 of Plaintiff's Amended Complaint, Defendants deny the 10 averments in this paragraph. Answering Paragraph 55 of Plaintiff's Amended Complaint, Defendants deny the 11 55. averments in this paragraph. 12 13 56. Answering Paragraph 56 of Plaintiff's Amended Complaint, Defendants deny 14 breaching any obligation or duty owed to Plaintiff, whether created by contract, tort law, or 15 statute, and further deny causing Plaintiff to incur any damages whatsoever. 16 57. Answering Paragraph 57 of Plaintiff's Amended Complaint, Defendants deny 17 breaching any obligation or duty owed to Plaintiff, whether created by contract, tort law, or 18 statute, and further deny causing Plaintiff to incur any damages whatsoever. 19 58. Answering Paragraph 58 of Plaintiff's Amended Complaint, Defendants deny 20 breaching any obligation or duty owed to Plaintiff, whether created by contract, tort law, or 21 statute, and further deny causing Plaintiff to incur any damages whatsoever. 22 FOURTH [sic] CAUSE OF ACTION 23 (Contractual Breach of the Covenant of Good Faith and **Fair Dealing - Against MID-CENTURY**) 24 25 59. Answering Paragraph 59 of Plaintiff's Amended Complaint, Defendants repeat and 26 reallege their answers to Paragraphs 1 through 58, inclusive, of Plaintiff's Amended Complaint, 27 9
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1 as if fully set forth, and incorporate them herein by reference.

60. Answering Paragraph 60 of Plaintiff's Amended Complaint, Defendants admit the
Plaintiff and Mid-Century Insurance Company are parties to an insurance contract. Defendants
deny the remaining averments in this paragraph.

61. Answering Paragraph 61 of Plaintiff's Amended Complaint, Defendants admit that
a bilateral duty of good faith and fair dealing exists between the parties.

Answering Paragraph 62 of Plaintiff's Amended Complaint, Defendants submit
that the referenced policy speaks for itself and is the best evidence as to its contents. To the extent
Plaintiff seeks to alter, modify, or otherwise change its terms, conditions, or exclusions,
Defendants deny the averments in this paragraph.

Answering Paragraph 63 of Plaintiff's Amended Complaint, Defendants deny the
averments in this paragraph.

13 64. Answering Paragraph 64 of Plaintiff's Amended Complaint, Defendants submit 14 that the referenced policy speaks for itself and is the best evidence as to its contents. To the extent 15 Plaintiff seeks to alter, modify, or otherwise change its terms, conditions, or exclusions, 16 Defendants deny the averments in this paragraph. Further, Defendants deny breaching any 17 obligation or duty owed to Plaintiff, whether created by contract, tort law, or statute, and further 18 deny causing Plaintiffs to incur any damages whatsoever.

19 65. Answering Paragraph 65 of Plaintiff's Amended Complaint, Defendants deny
20 breaching any obligation or duty owed to Plaintiff, whether created by contract, tort law, or
21 statute, and further deny causing Plaintiffs to incur any damages whatsoever.

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66. Answering Paragraph 66 of Plaintiff's Amended Complaint, Defendants deny breaching any obligation or duty owed to Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiffs to incur any damages whatsoever.

Answering Paragraph 67 of Plaintiff's Amended Complaint, Defendants deny
breaching any obligation or duty owed to Plaintiff, whether created by contract, tort law, or

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1	statute, and further deny causing Plaintiffs to incur any damages whatsoever.
2	68. Answering Paragraph 68 of Plaintiff's Amended Complaint, Defendants deny the
3	averments in this paragraph.
4	FIFTH [sic] CAUSE OF ACTION
5	(Fraudulent and Intentional Misrepresentations-Against Mid-Century)
6	69. Answering Paragraph 69 of Plaintiff's Amended Complaint, Defendants repeat and
7	reallege their answers to Paragraphs 1 through 68, inclusive, of Plaintiff's Amended Complaint,
8	as if fully set forth, and incorporate them herein by reference.
9	70. Answering Paragraph 70 of Plaintiff's Amended Complaint, Defendants deny the
10	averments in this paragraph.
11	71. Answering Paragraph 71 of Plaintiff's Amended Complaint, Defendants deny the
12	averments in this paragraph.
13	72. Answering Paragraph 72 of Plaintiff's Amended Complaint, Defendants deny the
14	averments in this paragraph, and affirmatively allege that Mid-Century has not issued umbrella
15	coverage relevant to these claims to either Jonas Stoss or Filippo Sciarratta.
16	73. Answering Paragraph 73 of Plaintiff's Amended Complaint, Defendants submit
17	that the referenced policy speaks for itself and is the best evidence as to its contents. To the extent
18	Plaintiff seeks to alter, modify, or otherwise change its terms, conditions, or exclusions,
19	Defendants deny the averments in this paragraph.
20	74. Answering Paragraph 74 of Plaintiff's Amended Complaint, Defendants deny
21	making false statements to Plaintiff and further deny breaching any obligation or duty owed to
22	Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiff to
23	incur any damages whatsoever.
24	75. Answering Paragraph 75 of Plaintiff's Amended Complaint, Defendants deny
25	making false statements to Plaintiff and further deny breaching any obligation or duty owed to
26	Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiff to
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1 incur any damages whatsoever.

2 Answering Paragraph 76 of Plaintiff's Amended Complaint, Defendants deny 76. 3 making false statements to Plaintiff and further deny breaching any obligation or duty owed to 4 Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiff to 5 incur any damages whatsoever.

6 77. Answering Paragraph 77 of Plaintiff's Amended Complaint, Defendants deny 7 making false statements to Plaintiff and further deny breaching any obligation or duty owed to 8 Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiff to 9 incur any damages whatsoever.

10 78. Answering Paragraph 78 of Plaintiff's Amended Complaint, Defendants deny 11 making false statements to Plaintiff and further deny breaching any obligation or duty owed to 12 Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiff to 13 incur any damages whatsoever.

14 79. Answering Paragraph 79 of Plaintiff's Amended Complaint, Defendants deny 15 making false statements to Plaintiff and further deny breaching any obligation or duty owed to 16 Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiff to 17 incur any damages whatsoever.

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#### SIXTH [sic] CAUSE OF ACTION

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# (Negligent Misrepresentation-Against MID-CENTURY)

80. Answering Paragraph 80 of Plaintiff's Amended Complaint, Defendants repeat and 21 reallege their answers to Paragraphs 1 through 79, inclusive of Plaintiff's Amended Complaint, 22 as if fully set forth, and incorporate them herein by reference. 23

81. Answering Paragraph 81 of Plaintiff's Amended Complaint, Defendants admit the 24 averments in this paragraph.

Answering Paragraph 82 of Plaintiff's Amended Complaint, Defendants admit the

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1 averments in this paragraph.

2 83. Answering Paragraph 83 of Plaintiff's Amended Complaint, Defendants deny
3 breaching any obligation or duty owed to Plaintiff, whether created by contract, tort law, or
4 statute, and further deny causing Plaintiff to incur any damages whatsoever.

5 84. Answering Paragraph 84 of Plaintiff's Amended Complaint, Defendants deny 6 breaching any obligation or duty owed to Plaintiff, whether created by contract, tort law, or 7 statute, and further deny causing Plaintiff to incur any damages whatsoever.

8 85. Answering Paragraph 85 of Plaintiff's Amended Complaint, Defendants deny the 9 averments in this paragraph, and affirmatively allege that Mid-Century has not issued umbrella 10 coverage relevant to these claims to either Jonas Stoss or Filippo Sciarratta.

86. Answering Paragraph 86 of Plaintiff's Amended Complaint, Defendants submit that
the referenced policy speaks for itself and is the best evidence as to its contents. To the extent
Plaintiff seeks to alter, modify, or otherwise change its terms, conditions, or exclusions,
Defendants deny the averments in this paragraph.

15 87. Answering Paragraph 87 of Plaintiff's Amended Complaint, Defendants deny 16 making false statements to Plaintiff and further deny breaching any obligation or duty owed to 17 Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiff to 18 incur any damages whatsoever.

19 88. Answering Paragraph 88 of Plaintiff's Amended Complaint, Defendants deny
20 making false statements to Plaintiff and further deny breaching any obligation or duty owed to
21 Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiff to
22 incur any damages whatsoever.

89. Answering Paragraph 89 of Plaintiff's Amended Complaint, Defendants deny
making false statements to Plaintiff and further deny breaching any obligation or duty owed to
Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiff to
incur any damages whatsoever.

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1 90. Answering Paragraph 90 of Plaintiff's Amended Complaint, Defendants deny 2 making false statements to Plaintiff and further deny breaching any obligation or duty owed to 3 Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiff to 4 incur any damages whatsoever. 5 91. Answering Paragraph 91 of Plaintiff's Amended Complaint, Defendants deny 6 making false statements to Plaintiff and further deny breaching any obligation or duty owed to 7 Plaintiff, whether created by contract, tort law, or statute, and further deny causing Plaintiff to 8 incur any damages whatsoever. 9 92. Answering Paragraph 92 of Plaintiff's Amended Complaint, Defendants deny the 10 averments in this paragraph. 11 SEVENTH [sic] CAUSE OF ACTION 12 (Unjust Enrichment-Against MID-CENTURY and FOREMOST) 13 93. Answering Paragraph 93 of Plaintiff's Amended Complaint, Defendants repeat and 14 reallege their answers to Paragraphs 1 through 92, inclusive of Plaintiff's Amended Complaint, 15 as if fully set forth, and incorporate them herein by reference. 16 94. Answering Paragraph 94 of Plaintiff's Amended Complaint, Defendants deny the 17 averments in this paragraph. 18 95. Answering Paragraph 95 of Plaintiff's Amended Complaint, Defendants deny the 19 averments in this paragraph. 20 Answering Paragraph 96 of Plaintiff's Amended Complaint, Defendants deny the 96. 21 averments in this paragraph. 22 **AFFIRMATIVE DEFENSES** 23 First Affirmative Defense 24 Plaintiff has failed to state a claim upon which relief can be granted. 25 Second Affirmative Defense 26 The acts or omissions of third parties, including one or several tortfeasors, may have 27 14

1	proximately caused or otherwise contributed to the losses alleged by Plaintiff.
2	Third Affirmative Defense
3	The negligence of Plaintiff contributed to any injuries that were sustained and the legal
4	concept of comparative fault must be assessed to the detriment of Plaintiff.
5	Fourth Affirmative Defense
6	The Plaintiff has failed to make a reasonable good faith effort to mitigate any alleged damages.
7	Fifth Affirmative Defense
8	To the extent that any contract between these parties is supported by adequate consideration,
9	Plaintiff has failed to fulfill and perform his obligations and duties to Defendants under the contract
10	and is therefore barred from enforcing the same against it.
11	Sixth Affirmative Defense
12	The NRS 42.005 exclusion of insurance companies from treble limits is unconstitutional and
13	in violation of the Equal Protection Clause of the Fourteenth Amendment of the United States
14	Constitution as well as the Due Process Clause of the Fourteenth Amendment of the United States
15	Constitution
16	Seventh Affirmative Defense
17	The damages sustained by Plaintiff, if any, were caused by the acts of unknown third persons
18	who were not agent, servants, or employees of Defendants and who were not acting on behalf of
19	Defendant in any manner or form and, as such, Defendants are not liable in any manner to the
20	Plaintiff.
21	Eighth Affirmative Defense
22	The allegations alleged in the Amended Complaint, and the resulting damage if any, to
23	Plaintiff, were proximately caused or contributed to by Plaintiff's own negligence, and such
24	negligence may have been greater than the negligence, if any, of Defendants.
25	Ninth Affirmative Defense
26	Pursuant to N.R.C.P. 11, as amended, all possible affirmative defenses may not have been
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1	alleged herein insofar as sufficient facts were not available after reasonable inquiry upon the filing
2	of this Answer, and therefore, Defendants reserve the right to amend this Answer to allege additional
3	affirmative defenses as subsequent investigation warrants.
4	Tenth Affirmative Defense
5	Plaintiff lacks legal entitlement to assert a bad faith claim as contemplated by the Nevada
6	Supreme Court in <i>Pemberton v. Farmers Insurance Exchange</i> , 109 Nev. 789, 8 P.2d 380 (1993).
7	Eleventh Affirmative Defense
8	Nevada's punitive damages statutes violate the Fourteenth Amendment of the United States
9	Constitution, including the Due Process clause and Equal Protection clause, to the extent such
10	statutes provide for unlimited recovery pursuant to the findings of <u>State Farm Mutual Automobile</u>
11	Insurance Co. v. Campbell, 538 U.S. 408, 123 S.Ct. 1513, 155 L.Ed. 2d 585 (2003). Further, the
12	Nevada punitive damages statutes are unconstitutional as they are vague and ambiguous, and
13	therefore enforcement under same is contrary to the Nevada State Constitution and the United States
14	Constitution.
15	Twelfth Affirmative Defense
16	Plaintiff's causes of action, as outlined in his Amended Complaint, is barred by the applicable
17	statute of limitations.
18	Thirteenth Affirmative Defense
19	Defendants further asserts the affirmative defense of payment, release and satisfaction.
20	
21	COUNTER/CROSS CLAIMS
22	For their Counter/Cross Claims against Plaintiff-Counter Defendant Filippo Sciarratta and
23	Defendant-Cross Defendant Jonas Stoss, Counter/Cross Claimants Foremost Insurance Company,
24	Mid-Century Insurance Company and Farmers Insurance Exchange (erroneously identified as Mid-
25	Century Insurance Company in references to personal umbrella coverage in the Amended
26	Complaint) (collectively, the "Farmers Entities") state as follows:
27	16

#### PARTIES, JURISDICTION AND VENUE

97. Counter/Cross Claimant Farmers Insurance Exchange ("Farmers Exchange") is an
 inter-insurance exchange owned by its policyholders and organized under the laws of California with
 its principal place of business in California.

5 98. Counter/Cross Claimant Foremost Insurance Company ("Foremost") is a 6 corporation organized under the laws of Michigan with its principal place of business in Michigan.

99. Counter/Cross Claimant Mid-Century Insurance Company ("Mid-Century") is a
8 limited liability company organized under the laws of California with its principal place of business
9 in California.

10 100. Upon information and belief, Plaintiff-Counter Defendant Filippo Sciarratta
11 ("Filippo") is a resident of Clark County, Nevada.

12 101. Upon information and belief, Defendant-Cross Defendant Jonas Stoss ("Stoss") is
13 a resident of Nevada.

14 102. A justiciable controversy exists between Counter/Cross Claimants, Filippo and 15 Stoss as to the availability of additional insurance coverage under the policies of insurance under 16 which Filippo has made demands for certain injuries he sustained in a June 3, 2015 accident and for 17 the damages claimed in the instant suit.

18 103. This action is brought pursuant to NRS 30.010 et seq., the Nevada statutes19 authorizing declaratory relief actions.

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#### **GENERAL ALLEGATIONS**

#### A. The Motorcycle Accident and Original Complaint

104. On June 3, 2015, Filippo was injured while riding on his own motorcycle on Desert
Inn Road in Las Vegas, Nevada. Stoss, Cynthia's cousin, was driving the motorcycle at the time of
the accident, and Filippo rode behind him as a passenger.

25 105. On June 2, 2017, Filippo filed tort claims in the instant suit against Stoss and
26 Cynthia—alleging that each had caused/contributed to the injuries he sustained in the accident.

17

1 106. The original iteration of the Complaint contained the following counts: 1:
 2 Negligence Per Se (against Stoss); 2: Negligence (against Stoss); and 3: Negligent Entrustment
 3 (against Cynthia).

4 107. In Count 1, which incorporates the general allegation that Stoss was driving the 5 motorcycle at excessive speeds at the time of the accident, Filippo alleged that Stoss violated several 6 statutes governing the operation of motorcycles and motor vehicles that were designed to protect 7 passengers like Filippo from the kind of harm he experienced.

8 108. In Count 2, Filippo alleged that Stoss breached a duty of care owed to Filippo in 9 failing to safely operate the motorcycle, and that this breach was the actual and proximate cause of 10 Filippo's injuries and damages.

109. In Count 3 of the Original Complaint, Filippo claimed that Cynthia negligently 12 entrusted the vehicle to Stoss when "she knew or should have known [he] was likely to use it in a 13 manner involving unreasonable risk of harm to others." Earlier in the Complaint, Filippo alleged 14 that Cynthia was the registered owner of the motorcycle and that Stoss was operating it with her 15 express or implied permission. In the Amended Complaint, he has changed this assertion—stating 16 instead "FILIPPO and/or Cynthia Sciarratta was the registered owner of a Kawasaki motorcycle 17 ("the Vehicle")."

18 110. The Complaint's Prayer for Relief requested general and emotional damages,
19 medical expenses, special damages, attorneys' fees and costs, and any other relief deemed just and
20 proper under the circumstances.

111. On September 20, Filippo filed Plaintiff's Voluntary Dismissal Without Prejudice
of Defendant Cynthia Sciarratta—in which he dismissed all claims against Cynthia pursuant to
NRCP 41(a)(1).

112. Defendant Stoss filed his Answer on the same day—September 20, 2017—in
which he generally denied the allegations against him and raised the following affirmative defenses:
1) the Complaint fails to state a claim upon which relief can be granted; 2) Plaintiff Filippo failed to

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mitigate his damages; 3) Plaintiff's negligence caused or contributed to his injuries; 4) the accident
was caused by a third party's acts or omissions (over whom Stoss had no control); 5) attorneys' fees
are unavailable for personal injury actions, and cannot recovered as requested; 6) that Stoss reserves
the right to raise additional affirmative defenses as warranted by subsequent investigations.

5

## B. The Insurance Coverage Dispute

6 113. In April 2017, counsel for Filippo contacted Farmers Exchange and Foremost with 7 a \$1,515,000 demand—representing what was described as the total available limits under all applicable policies of insurance. This consisted of the \$1,000,000 liability limits of Farmers 8 9 Insurance Exchange Special Personal Umbrella Policy No. 60521-70-05 (the "Umbrella Policy") issued to Cynthia Sciarratta, the \$500,000 liability limits of Foremost Motorcycle Insurance Policy 10 No. 276-0074215814 (the "Motorcycle Policy") issued to Filippo, and what underlying Plaintiff's 11 12 counsel believed (at the time) were the \$15,000 bodily injury limits of Stoss' personal auto policy 13 with Progressive Insurance.

14 114. Farmers Exchange and Foremost alerted counsel for Filippo that he would have to 15 contact Progressive directly with the demand under Stoss' auto policy, but that they had found 16 \$500,000 in liability coverage under the Motorcycle Policy in partial payment of those damages 17 caused by Jonas (as a permissive user of the motorcycle) as well as \$15,000 in underinsured motorist 18 coverage under the Motorcycle Policy.

19 115. Farmers Exchange notified Plaintiff that Cynthia—the policyholder and named
20 insured to whom the Umbrella Policy was issued—had executed a UM/UIM waiver with respect to
21 coverage under that policy, it was not a source of additional UIM coverage for Filippo's injuries.

116. Farmers Exchange explained to Plaintiff that the Umbrella Policy is a form of thirdparty coverage that protects Cynthia and Filippo from lawsuits filed against them—as opposed to a first-party policy that provides payment directly to the insureds for their own damages. Farmers Exchange also notified Plaintiff that Stoss is not an insured for purposes of the Umbrella Policy.

26 117. At this same time, the Farmers Exchange and Foremost sought clarification of

19

whether Plaintiff believed that Cynthia had also been negligent in some way that harmed Filippo—
 and, if he did, asked that he help the Farmers Entities understand the factual basis for that claim.

118. Farmers Exchange and Foremost gave Plaintiff a fuller explanation of the operable
provisions in the Motorcycle and Umbrella Policies underlying their coverage analysis (as follows)
and asked that he engage them in dialogue if he disagreed with their analysis or had any additional
information of which they should be made aware.

7

## i. The Motorcycle Policy

8 119. Plaintiff Foremost issued Motorcycle Insurance Policy No. 276-0074215814 with 9 effective dates of May 13, 2015 to May 13, 2016 to Filippo Sciarratta.

10 120. The Motorcycle Policy affords \$500,000 in liability coverage per accident, and

11 \$50,000 in Uninsured Motorist Coverage.

12 121. The Motorcycle Policy states:

# 13 INSURING AGREEMENT

14

A. We will pay damages for "bodily injury" or "property damage" for which any
"insured" becomes legally responsible because of a "motorcycle" accident. Damages include prejudgment interest awarded against the "insured". We will settle or defend, as
we consider appropriate, any claim or suit asking for these damages. In addition to our limit of liability, we will pay all defense costs we incur. Our duty to settle or defend ends when our limit of liability for this coverage has been exhausted by payment of judgments
or settlements. We have no duty to defend any suit or settle any claim for "bodily injury" or "property damage" not covered under this policy.

- B. "Insured" as used in this Part means:
- 21 1. You or any "family member" for the ownership, maintenance or use of "your covered motorcycle".
- 22 2. Any person using "your covered motorcycle".
- 23 24

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122. Under the Motorcycle Policy, the term "you" refers to Filippo Sciarratta (the named insured shown in the policy's declarations), his wife Cynthia (as a resident of the same household) and Stoss, as a permissive use of the "covered motorcycle."

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1 123. Because Plaintiff indicated that his damages exceeded \$500,000, Foremost offered 2 the \$500,000 limits in settlement of Filippo's claims against Stoss and Cynthia—both of whom have 3 liability coverage under the Motorcycle Policy for those damages that they may have caused. Filippo 4 accepted this offer, and Foremost engaged his counsel in negotiation of an agreement to memorialize 5 the payment of the \$500,000 limits in exchange for a release of claims against their insureds, Cynthia 6 and Stoss.<sup>1</sup>

7 124. The Motorcycle Policy also extends certain UM/UIM coverage through 8 Endorsement PP1412: Uninsured Motorist Coverage – Nevada. Although this policy form is entitled 9 "Uninsured Motorist Coverage," the applicable definition of "uninsured motor vehicle" includes 10 vehicles "to which a bodily injury liability bond or policy applies at the time of the accident but the 11 amount paid for 'bodily injury' under that bond or policy to an 'insured' is not enough to pay the 12 full amount the 'insured' is legally entitled to recover as damages."

13 125. Because Stoss' personal policy with Progressive extended only \$25,000 in 14 coverage for Filippo's injuries, the motorcycle at issue meets the threshold requirement of an 15 "uninsured motor vehicle," as it is a vehicle to which there is an applicable bodily injury liability 16 policy that does not extend sufficient coverage to pay the full amount Filippo is legally entitled to 17 recover as damages.

18 126. The endorsement continues, however, to exclude from the definition of "uninsured
19 motor vehicle" "any vehicle or equipment: 1. Owned by or furnished or available for the regular use
20 of you or any 'family member.""

127. Because the Kawasaki motorcycle is owned by Filippo—the named insured under
the Motorcycle Policy (and therefore "you")—this limitation excludes the motorcycle from those
utilized to extend coverage in the insuring clause.

24 128. However, in light of the construction afforded to UM/UIM coverage under Nevada
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 <sup>&</sup>lt;sup>1</sup> See May 12, 2017 Release of All Claims for further discussion of the settlement agreement, attached in its entirety as Exhibit 1.
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1	law to protect recovery of the minimum \$15,000 in coverage required by statute, Foremost paid				
2	Filippo an additional \$15,000 in UIM benefits in partial satisfaction of his damages caused by Stoss.				
3	ii. The Umbrella Policy				
4	129.	129. Farmers Insurance Exchange issued Personal Umbrella Policy No. 60521-70-05,			
5	with effective dates of March 18, 2015 to May 5, 2016, to Cynthia Sciarratta.				
6	130.	130. Cynthia is the Named Insured on the declarations page, and both Cynthia and			
7	Filippo are desi	gnated as "Covered" drivers in the Driver Information section.			
8	131. The Schedule of Underlying Insurance for which the Umbrella Policy provides				
9	umbrella coverage includes the Foremost Motorcycle Policy, three Farmers Insurance Exchange				
10	Homeowners po	olicies, and the Mid-Century Auto Liability policy. Each of the first four policies is			
11	subject to a \$50	0,000 liability limit, and the fifth provides 500/500/100.			
12	132.	The Umbrella Policy has a \$1,000,000 per occurrence General Liability limit and			
13	is subject to a \$	250 Retained Limit.			
14	133.	The insuring clause in Part II – Coverage states (in pertinent part):			
15	<b>T</b> 0 1 1				
16	If a claim is made anywhere in the world against any <b>insured</b> , we will, subject to definitions, exclusions, terms and conditions of this insurance, pay <b>damages</b> caused				
17	•	<b>currence</b> in excess of the <b>retained limit</b> on the <b>insured's</b> behalf We will any <b>insured</b> for any claim or suit that is covered by this insurance but not			
18	covered by other insurance as described in "Part IV – Defense of Suits Not Covered By Other Insurance."				
19					
20	134.	Additionally, as Farmers Exchange informed counsel for Plaintiff, the Umbrella			
21	Policy makes us	se of the following defined terms in ways that inform its coverage analysis:			
22	i. DEFI	NITIONS			
23	-	olicy, "you" and "your" mean the "named insured" in the Declarations and			
24	spouse if a resident of your household				
25	6. <b>Damages</b> - means "the total of damages that the insured must pay (legally or by agreement with our written consent) because of bodily injury, personal injury or property damage caused by an occurrence covered by this policy, and reasonable				
26					
27	22				
28					

1	expenses incurred by the insured at our request.			
2	7. <b>Insured</b> - means:			
3	a. you and the following residents of your household, except as respects <b>autos</b> and			
	watercraft: (1) your relatives, and			
4	(	(2) any person under age 21 in the care of a person named above.		
5	b. as 1	respects autos and watercraft:		
6	(	(1) any person using (with a reasonable belief that the person is entitled to use)		
7	a <b>watercraft</b> owned by, loaned to or hired for use by you or on your behalf; (2) you and any person in 7.a. (1) and (2) above, using <b>autos</b> (with a reasonable			
		belief that they are entitled to do so) not owned by you or furnished for your		
8	r	regular use;		
9	None	of the following are <b>insureds</b> :		
10				
11	•	y person (other than those described in $a(1)$ and $a(2)$ above) using an <b>auto</b> out reasonable belief that they are entitled to do so) owned by, loaned to, or		
12		for use by you or on your behalf.		
	135.	Finally, the policy contains the following relevant exclusion:		
13				
14	23.	We do not cover damages:		
15	23.	we do not cover damages.		
16	A mini	ing from lightlity		
17	a.	ing from liability: payable to any insured; or		
17	b.	whenever damages are due directly or indirectly to an insured.		
18				
19	136.	With this policy language in mind, Farmers Exchange examined the question of		
20	whose liability	is covered under the terms of the Umbrella Policy, and the extent to which that		
21	coverage is avai	ilable for the claims as articulated.		
22	137.	Filippo and Cynthia are both insureds, as they are both enveloped in the definition		
23	of "you," and th	ne definition of "insured" expressly includes "you."		
24	138.	Stoss, however, is not within the scope of the definition of "insured"—as the		
25	Umbrella Policy	y does not provide the same broad permissive use coverage as does the Motorcycle		
26	Policy.			
	j-			
27		23		

1 139. As Farmers Exchange explained to Plaintiff, they were unable to find coverage 2 under the Umbrella Policy not only because Plaintiff had not articulated a claim for an insured's 3 liability, but also due to the application of Exclusion 23: which precludes coverage for any claim in 4 which the damages are payable to (or due directly or indirectly to) an insured—like Filippo.

5 140. Although counsel for Plaintiff suggested that Exclusion 23 constitutes a 6 "family/household member exclusion" that he believed to be void as against public policy, he cited 7 (and Farmers Exchange found) no Nevada authority to support this position in the context of an 8 umbrella policy.

9 141. Farmers Exchange further explained that this exclusion would likewise apply if
10 Filippo were to articulate a claim against Cynthia—as the Umbrella Policy does not afford coverage
11 for an insured's liability claim against another insured.

12 142. With respect to the question of UM/UIM coverage under the Umbrella Policy, the
13 Declarations page and Cynthia's execution of a UM/UIM waiver at the inception of the Umbrella
14 Policy illustrate that this is not among the policy's coverages.

15 143. Moreover, Exclusion 11 states, "[w]e do not cover damages . . . [f]or benefits
16 payable to you or any other insured under any No-Fault, Uninsured or Underinsured Motorist Law."

17 144. Accordingly, Farmers Exchange alerted counsel for Plaintiff that the Umbrella18 Policy was not an additional source of recovery for his injuries.

19

#### iii. The Mid-Century Policy

20 145. Upon receipt of Farmers Exchange and Foremost's coverage positions under the 21 Motorcycle and Umbrella Policies, counsel for Plaintiff asked whether Filippo's Mid-Century Auto 22 Policy offered additional UM/UIM coverage. Mid-Century reviewed all relevant policy provisions 23 and let him know (based upon information provided to date) that it was not an additional source of 24 recovery for his injuries.

146. Mid-Century issued Mid-Century Insurance Auto Policy No. 19369-38-23, with
effective dates of March 18, 2015 to November 5, 2015, to named insureds Cynthia and Filippo

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Sciarratta. In addition to the policy's \$500.000 in liability coverage, it offers \$100,000 in UM/UIM
 Coverage.

3 147. When she affirmatively selected reduced UM/UIM limits under the policy, Cynthia Sciarratta executed a form entitled "Uninsured and Underinsured Motorist Election - Nevada" in 4 5 which she chose reduced limits of \$100,000 per person and \$300,000 per occurrence in exchange 6 for a reduction in premium. 7 The insuring clause of the Mid-Century Policy's UIM coverage states: 148. 8 We will pay all sums which an **insured person** is legally entitled to recover as 9 damages from the owner or operator of an uninsured motor vehicle because of **bodily injury** sustained by the **insured person**. The **bodily injury** must be caused by 10 an accident and arise out of the ownership, maintenance or use of the uninsured motor vehicle. 11 12 149. The applicable definition of uninsured motor vehicle in "Part II - Uninsured 13 **Motorist**" includes a vehicle which is "insured by a **bodily injury** liability bond or policy at the 14 time of the accident which provides coverage in amounts less than the damages which the insured 15 person is legally entitled from the owner or operator of that vehicle." 16 150. The Mid-Century Policy contains several limitations and exclusions that eliminate 17 UIM coverage under the circumstances. 18 151. Among these is the "owned by or furnished or available for regular use" limitation 19 that excludes "a vehicle . . . b. owned by or furnished or available for regular use by your or any 20 family member" from the definition of "uninsured motor vehicle". 21 152. Filippo and Cynthia-named insureds to whom the policy refers when it says 22 "you"—own the motorcycle involved in the accident, and this limitation excludes it from those 23 vehicles utilized to extend coverage in the insuring clause. 24 153. The Mid-Century Policy also contains the "occupying any vehicle owned by you 25 or a family member" exclusion, Exclusion 4, which provides: 26 27 25

1	This coverage does not apply while <b>occupying</b> any vehicle owned by you or a <b>family</b> <b>member</b> for which insurance is not afforded under this policy or through being struck			
2	by that vehicle. This exclusion only applies to those damages which exceed the			
3	minimum limits of liability required by Nevada law for <b>Uninsured Motorist</b> coverage.			
4				
5	154. Filippo, a named insured, owns the motorcycle he was occupying at the time of			
6	the accident, and his damages exceed the minimum liability limits required by Nevada law (which			
7	are satisfied by the UIM coverage extended under the Foremost Motorcycle Policy).			
8	155. The Mid-Century Policy also contains an anti-stacking provision that states:			
9	If you have more than one car insured by us, we will not pay any insured person more			
10	than the single highest limit of uninsured motorist coverage which you have on any one of those cars. This limit of coverage applies regardless of the number of policies,			
11	insured persons, cars insured, claims made, claimants, or vehicles involved in the			
12	occurrence. Coverages on your other cars insured with us cannot be added, combined or stacked together.			
13				
14	156. The Mid-Century Policy defines "we", "us" and "our" to mean "the Company			
15	named in the Declarations providing this insurance and all of the members of the Farmers Insurance			
16	Group of Companies, including Farmers Insurance Exchange, Mid-Century Insurance Co., Truck			
17	Insurance Exchange, etc."			
17	157. In compliance with NRS 687B.145(1), the Mid-Century Policy supports this anti-			
19	stacking language with endorsement NV011 – 1st Edition, which states:			
20	Part II – Uninsured Motorist Coverage Coverage C – Uninsured Motorist Coverage			
21	Limits of Coverage The Limitations on Stacking Coverages provisions have been changed as follows:			
22				
23	Limitations on Stacking Coverages If you have more than one motor vehicle insured with us and, if you or any other			
24	in some die some solid in the solid solid			
25	A) In your insured car – We will not pay more than the uninsured motorist limit			
26	<ul><li>of coverage for that particular insured car.</li><li>B) In a motor vehicle other than your insured car or while a pedestrian – We</li></ul>			
27	26			
28				

1	will not pay for more than the uninsured motorist limit of coverage which you have on any one of your insured cars.			
2	Coverage on other motor vehicles insured by us cannot be added to or stacked on the			
3	coverage of your insured car that covers the loss.			
4	These limits on coverage apply regardless of the number of policies, insured persons,			
5	your insured cars, claims made, claimants, or motor vehicles involved in the accident.			
6	We will pay no more than the maximum limits of this coverage, as shown in the dealerations of this policy, for any person or vahials insured under this part for any			
7	declarations of this policy, for any person or vehicle insured under this part for any one accident or occurrence regardless of the number of:			
8	1. Vehicles or premiums shown in the declarations;			
9	<ul><li>2. Vehicles insured;</li><li>3. Insured persons;</li></ul>			
10	4. Claims or claimants;			
11	<ul><li>5. Policies; or</li><li>6. Vehicles involved in the accident or occurrence.</li></ul>			
12				
13	The limits provided by this policy for this coverage may not be stacked or combined with the limits provided by any other policy issued to you or a family member by any			
14	of the farmers insurance group of companies.			
15	The limits are not increased by insuring additional vehicles, even though a separate premium for each vehicle is shown on the declarations page.			
16	158. This endorsement limits Filippo's UIM benefits under his Farmers Entities'			
17	policies of insurance in a manner that comports with Nevada law.			
18				
19	C. The May 12, 2017 Release of All Claims			
20	159. In consideration for the \$500,000 liability limits of the Motorcycle Policy, counsel			
21				
22	limits were paid directly to Filippo in exchange for a release of all claims against Stoss and Cynthia			
23	arising out of the accident.			
24	160. Foremost required this as a condition of the \$500,000 payment to protects its			
25	insureds, Stoss and Cynthia, from personal exposure arising out of the accident.			
26				
27	27			
• •	27			

This release states,<sup>2</sup> in pertinent part, that Filippo agrees to 1 161. release, acquit and forever discharge JONAS STOSS, his spouse, Cynthia Sciarratta 2 and FOREMOST INSURANCE COMPANY GRAND RAPIDS, MICHIGAN, as it relates to Policy No: 0074215814, their agents, administrators, and all other persons, 3 firms, corporations, associations or partnerships connected therewith, (hereinafter referred to as Releasees) from all known and unknown claims, actions, causes of 4 action and suits for damages, at law and in equity, filed or otherwise, including 5 personal injuries, property damage, loss of compensation or earning capacity, profits, punitive damages, extra-contractual, interest and use, services, society, contribution 6 and support, which the undersigned now has or may hereafter acquire, by reason of any loss of, or damage to, any property or property right or rights, or past, present or 7 future injuries to Plaintiff as a result of an accident or incident that occurred on or 8 about June 4, 2015. 9 This Release extends and applies to and also covers and includes all unknown, unforeseen, unanticipated and unsuspected injuries, damages, loss and liability, and 10 the consequences thereof, as well as those not disclosed and known to exist; ... Each Release shall be held harmless from, and indemnified for and against all losses, 11 damages, costs and expenses, including reasonable attorney fees and all other sums 12 which said Release may hereafter incur, pay, be required or become obligated to pay on account of any and every further, additional or other demand, claim, or suit by or 13 on behalf of the undersigned, or other party seeking subrogation or indemnification against the Releasees as a result of the law suit herein brought by the undersigned or 14 payment to the undersigned by the Releasees herein. 15 162. The release, as Foremost construes it, resolves Filippo's claims against Stoss, 16 Cynthia and Foremost arising out of the accident, representing "a full and final compromise 17 settlement, release, accord and satisfaction and discharge of all claims, actions and causes of action 18 and suits regarding the alleged injury to Plaintiff." 19 163. Despite having executed this release and collected the \$500,000 limits if the 20 Motorcycle Policy as consideration, Filippo filed the original Complaint on June 3, 2017 against 21 Cynthia and Stoss. Filippo has since dismissed the claims against Cynthia (sounding in negligent 22 entrustment of Filippo's own vehicle) but retains claims against Stoss. 23 164. In light of the tension between the release of claims and the Amended Complaint, 24 the Farmers Entities seek the Court's assistance in determining the viability of the present claims 25 26 <sup>2</sup> See Exhibit 1 attached (emphasis added). 27

against Stoss as well as any outstanding obligations owed to Filippo under any of the three policies
 of insurance at issue.

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### FIRST CLAIM FOR RELIEF DECLARATORY JUDGMENT – CONSTRUCTION OF MAY 12, 2017 RELEASE (Against Filippo and Stoss)

5 165. Counter/Cross Claimants reallege the statements in paragraphs 1–164 above and
6 incorporate them by reference as if set forth herein.

7 166. An actual controversy exists between Counter/Cross Claimants and Filippo and
 8 Stoss concerning the effect of the May 12, 2017 Release of All Claims on Filippo Sciarratta's claims
 9 against Jonas Stoss in the instant action.

10 167. Counter/Cross Claimants respectfully request that this Court determine whether
 11 the May 12, 2017 Release of All Claims constitutes a release of Filippo Sciarratta's claims against
 12 Jonas Stoss, Cynthia Sciarratta, and Foremost Insurance Company arising out of the June 2015
 13 motorcycle accident.

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# <u>SECOND CLAIM FOR RELIEF</u> DECLARATORY JUDGMENT – UMBRELLA POLICY (Against Filippo and Stoss)

16 168. Counter/Cross Claimants reallege the statements in paragraphs 1–167 above and
 17 incorporate them by reference as if fully set forth herein.

18 169. Plaintiff/Counter Defendant Filippo Sciarratta presented Farmers Insurance
 <sup>19</sup> Exchange with demands for payment under the underinsured motorist and liability coverage parts of
 <sup>20</sup> Personal Umbrella Policy No. 60521-70-05, with effective dates of March 18, 2015 to May 5, 2016.
 <sup>21</sup> Exchange and Exchange an

- 170. Farmers Insurance Exchange was unable to find underinsured motorist coverage
   under the policy, as it was rejected by the named insured Cynthia Sciarratta at the time of the policy's
   issuance.
- 24

171. Farmers Insurance Exchange was unable to find liability coverage under the
 circumstances, as there were no claims against an insured under Personal Umbrella Policy No.
 60521-70-05 as required by the insuring clause of this coverage part.

1 172. Farmers Insurance Exchange therefore requests a declaration that there is no
 2 underinsured motorist coverage available to Filippo Sciarratta under Personal Umbrella Policy No.
 3 60521-70-05 for injuries he sustained in the June 2015 motorcycle accident.

In addition, Farmers Insurance Exchange requests a declaration that Jonas Stoss is
not an insured under Personal Umbrella Policy No. 60521-70-05 to whom it owes a defense or
indemnity in the instant suit.

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# <u>THIRD CLAIM FOR RELIEF</u> DECLARATORY JUDGMENT – FOREMOST MOTORCYCLE POLICY (Against Filippo and Stoss)

9 174. Counter/Cross Claimants reallege the statements in paragraphs 1–173 above and
 10 incorporate them by reference as if fully set forth herein.

11 175. Plaintiff/Counter Defendant Filippo Sciarratta demanded that Foremost pay him
 12 the \$500,000 liability limits as well as \$50,000 in underinsured motorist coverage under Foremost
 13 Motorcycle Policy No. 276-0074215814 issued to Filippo Sciarratta.

14 176. In light of applicable exclusions, Filippo's underinsured motorist coverage was
15 limited to the minimum limits required by Nevada statute: \$15,000.

16 177. In addition to \$15,000 in underinsured motorist benefits, Foremost paid Filippo the
 17 \$500,000 liability limits of Motorcycle Insurance Policy No. 276-0074215814 in exchange for a
 18 release of all claims against Foremost, Jonas Stoss and Cynthia Sciarratta arising out of the June
 19 2015 motorcycle accident, exhausting its limits under the liability coverage part.

178. Having paid Filippo the \$15,000 to which he was entitled, Foremost requests a
 declaration that it has paid the entirety of the available underinsured motorist coverage under
 Motorcycle Insurance Policy No. 276-0074215814.

179. Having exhausted all available coverage, Foremost requests a declaration that it
 has no duty to defend or indemnify Jonas Stoss in the instant suit.

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# <u>FOURTH CLAIM FOR RELIEF</u> DECLARATORY JUDGMENT – MID-CENTURY AUTO POLICY (Against Filippo)

<sup>3</sup> 180. Counter/Cross Claimants reallege the statements in paragraphs 1–180 above and
 <sup>4</sup> incorporate them by reference as if fully set forth herein.

<sup>5</sup> 181. Plaintiff/Counter Defendant Filippo Sciarratta presented an underinsured motorist
 <sup>6</sup> claim to Mid-Century under Mid-Century Insurance Auto Policy No. 19369-38-23, issued to named
 <sup>7</sup> insureds Cynthia and Filippo Sciarratta.

8 182. Mid-Century was unable to find underinsured motorist coverage for Filippo under
 9 the policy in light of applicable limitations and exclusions—including an anti-stacking provision
 10 that precluded recovery above the \$15,000 in benefits paid under the Foremost Motorcycle Policy.

11 183. Mid-Century requests a declaration that there is no underinsured motorist
 12 coverage available to Filippo Sciarratta under Mid-Century Insurance Auto Policy No. 19369-38-23
 13 for injuries he sustained in the June 2015 motorcycle accident.

14

#### PRAYER FOR RELIEF

WHEREFORE, Counter/Cross Claimants pray for judgment against Plaintiff/Counter
 Defendant and Defendant/Cross Defendant as follows:

17 184. For a judicial determination that the May 12, 2017 Release of All Claims released
 18 Filippo Sciarratta's claims against Jonas Stoss, Cynthia Sciarratta and Foremost Insurance Company
 19 arising out of the June 2015 motorcycle accident.

185. For a declaration that Jonas Stoss is not an insured to whom it owes a defense or
indemnity in the instant suit under the Farmers Insurance Exchange Personal Umbrella Policy No.
60521-70-05.

186. For a declaration that there is no underinsured motorist coverage available to
 Filippo Sciarratta under Personal Umbrella Policy No. 60521-70-05 for the injuries he sustained in
 the June 2015 motorcycle accident.

- 26 187. For a declaration that the \$15,000 in statutorily required underinsured motorist
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1 benefits Foremost paid to Filippo constitutes the maximum underinsured motorist benefits available 2 to him under Foremost Motorcycle Policy No. 276-0074215814. 3 188. For a declaration that having exhausted all available coverage, Foremost has no duty to defend or indemnify Jonas Stoss in the instant suit. 4 5 189. For a declaration that there is no underinsured motorist coverage available to 6 Filippo Sciarratta under the Mid-Century Auto Policy No. 19369-38-23 for the injuries he sustained 7 in the June 2015 motorcycle accident. 8 190. For such other and further relief as the Court may deem just and proper. 9 DATED this 26<sup>TH</sup> day of March, 2018. 10 11 THE FELDMAN FIRM 12 13 /s/ David J. Feldman By: 14 David J. Feldman, Esq. Nevada Bar No. 5947 15 8831 West Sahara Avenue Las Vegas, Nevada 89117 16 Telephone: (702) 949-5096 Facsimile: (702) 949-5097 17 dfeldman@feldmangraf.com Attorneys for Defendant 18 19 20 21 22 23 24 25 26 27 32 28

**CERTIFICATE OF SERVICE** 

1	
2	I hereby certify that I am employee of The Feldman Firm, and that on the 26 <sup>TH</sup> day of March,
3	2018, I served the above and foregoing AMENDED ANSWER AND COUNTER/CROSS
4	CLAIMS FOR DECLARATORY RELIEF on the following parties in compliance with the
5	Nevada Electronic Filing and Conversion Rules:
6	
7	
8	Jordan P. Schnitzer, Esq. THE SCHNITZER LAW FIRM
9	9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148
10	Telephone: (702) 960-4050 Facsimile: (702) 960-4092
11	Attorney for Plaintiff Filippo Sciarratta
12	Phillip R. Emerson, Esq.
	Emerson Law Group 1055 Whitney Ranch Drive, Suite 120
13	Henderson, Nevada 89014 receptionist@emersonlawgroup.com
14	Attorney for Defendant Jonas Stoss
15	
16	/s/ Heather Villiard
17	An Employee of THE FELDMAN FIRM
18	
19	
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# Exhibit 1

#### **RELEASE OF ALL CLAIMS**

FOR AND IN CONSIDERATION OF THE ISSUANCE OF A DRAFT for the sum of FIVE HUNDRED THOUSAND AND 00/100 Dollars (\$500,000.00), which is the full policy limit regarding Policy No: 0074215814, payable to FILIPPO SCIARRATTA and THE SCHNITZER LAW FIRM, his attorney, the undersigned does hereby fully release, acquit and forever discharge JONAS STOSS, his spouse, Cynthia Sciarratta and FOREMOST INSURANCE COMPANY GRAND RAPIDS, MICHIGAN, as it relates to Policy No: 0074215814, their agents, administrators, and all other persons, firms, corporations, associations or partnerships connected therewith, (hereinafter referred to as Releasees) from all known and unknown claims, actions, causes of action and suits for damages, at law and in equity, filed or otherwise, including personal injuries, property damage, loss of compensation or earning capacity, profits, punitive damages, extra-contractual, interest and use, services, society, contribution and support, which the undersigned now has or may hereafter acquire, by reason of any loss of, or damage to, any property or property right or rights, or past, present or future injuries to Plaintiff as a result of an accident or incident that occurred on or about June 4, 2015.

#### IT IS ALSO UNDERSTOOD AND AGREED, AND MADE A PART HEREOF:

That the issuance of said draft in the amount of \$500,000.00 to the undersigned and his attorney is not, nor is it to be construed as, an admission of liability on the part of any Releasee but is a full and complete settlement, accord and satisfaction and discharge of Releasees from any liability for all past, present and future liability, loss, damages, claims, actions, causes of action and suits arising out of the aforesaid incident on June 4, 2015 which are each and all uncertain, doubtful and disputed.

This Release extends and applies to and also covers and includes all unknown, unforeseen, unanticipated and unsuspected injuries, damages, loss and liability, and the consequences thereof, as well as those not disclosed and known to exist;

It is further understood and agreed between the Releasees and the undersigned that this settlement is the compromise of a doubtful and disputed claim and the payment made is not to be construed as an admission of liability on the part of the party or parties hereby released, and that said Releasees deny liability therefore and intend merely to avoid litigation and buy their peace.

This Release is the entire, complete, sole, and the only agreement by and between the undersigned and Releasees pertaining to and concerning the subject matter and things expressed herein, and there are no independent, collateral, different, additional or other understandings or agreements, oral or written or obligations to be performed, things to be done, or payments to be made. Furthermore, no promise, inducement or consideration other than the issuance of said draft has been made or agreed upon by or on behalf of the Releasees, or any of them. Each Releasee

shall be held harmless from, and indemnified for and against all losses, damages, costs and expenses, including reasonable attorney fees and all other sums which said Releasee may hereafter incur, pay, be required or become obligated to pay on account of any and every further, additional or other demand, claim, or suit by or on behalf of the undersigned, or other party seeking subrogation or indemnification against the Releasees as a result of the law suit herein brought by the undersigned or payment to the undersigned by the Releasees herein.

#### IT IS ALSO UNDERSTOOD AND AGREED, AND MADE A PART HEREOF:

As a condition of the settlement and release the undersigned represents and warrants that as of the date of signing of this Release the undersigned has provided to Foremost Insurance Company Grand Rapids, Michigan (the "insurer") all information the undersigned knows about regarding any and all Medicare rights to recovery. The undersigned agrees to reimburse, indemnify and hold harmless each of the persons, firms and corporations released hereunder and their insurer, including their agents and assigns, with respect to all known and unknown Medicare rights to recovery related to the accident or incident on or about 6/4/2015 12:30:00 AM for which the federal government may seek repayment as well as any fine or penalty the federal government may seek resulting from the sufficiency and accuracy of the information the undersigned has provided to insurer regarding Medicare rights to recovery known as of the date of signing this Release.

# BY SIGNING THIS RELEASE THE UNDERSIGNED DOES THEREBY ACKNOWLEDGE AND WARRANT:

That said Release was first carefully read in its entirety by him and is understood and known to be a full and final compromise settlement, release, accord and satisfaction and discharge of all claims, actions and causes of action and suits regarding the alleged injury to Plaintiff as found in the Complaint against the Releasees or connected therewith as above stated, regarding Policy No: 0074215814; that said Release was signed and executed voluntarily and without reliance upon any statement or representation of or by any Releasee, or any representative, agent or doctor of same, or any other person or doctor concerning the nature, degree and extent of said damages, loss or injuries, or legal liability therefore; that said Release contains the entire agreement of and between all of the parties mentioned therein, and that all the terms and provisions of said Release are contractual and not a mere recital;

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THAT THE UNDERSIGNED IS OF LEGAL AGE AND CAPACITY AND COMPETENT TO SIGN AND EXECUTE SAID RELEASE AND HAS HAD THE OPPORTUNITY TO CONSULT WITH COUNSEL AND ACCEPTS FULL RESPONSIBILITY THEREOF, AND BY SIGNING THIS DOES SO.

DOES SO. READ AND SIGNED this 12 day of MAY, 2017. The Scenet

### STATE OF NEVADA

) s.s. )

#### **COUNTY OF CLARK**

ON THIS 12 day of <u>May</u>, 2017, before me appeared <u>Filippo</u> <u>Sciairatto</u> me personally known, and who acknowledged the execution of the foregoing instrument as his/her/their free act and deed, for the consideration set forth herein.

My commission expires: 09-15-2017

NOTARY PUBLIC in and for said County and State

Notary Seal:

Michael Busuamlak Notary Public State of Nevada Commission Expires: 09-15-17 Certificate No: 09-11337-1

# Attachment 3

	Electronically Filed 3/26/2019 3:57 PM Steven D. Grierson CLERK OF THE COURT OUNTY, NEVADA * * * *		
FILIPPO SCIARRATTA			
Plaintiff(s)			
VS.	CASE NO.: A-17-756368		
JONAS STOSS, et al.	DEPARTMENT 27		
Defendant(s)			
	ION & ORDER		
	January 25, 2019 Defendants/Counter- and Cross-		
Claimants Foremost Insurance Company, Mid-	-Century Insurance Company and Farmers Insurance		
Exchange's Motion for Summary Judgment ("Mo	otion for Summary Judgment") was filed with the Court		
and the matter was set for hearing on February 28	, 2019 at 10:30 a.m.		
COURT FURTHER FINDS after review	w that the Court heard oral arguments on the Motion for		
Summary Judgment on February 28, 2019. The C	Court took the matter under submission and set a Status		
Check for the Court to issue a Decision on March	12, 2019 on Chambers Calendar, which was thereafter		
continued to March 19, 2019.			
COURT FURTHER FINDS after rev	view that "[s]ummary judgment is appropriate under		
NRCP 56 when the pleadings, depositions, answe	ers to interrogatories, admissions, and affidavits, if any,		
that are properly before the court demonstrate	that no genuine issue of material fact exists, and the		
moving party is entitled to judgment as a matte	moving party is entitled to judgment as a matter of law." Wood v. Safeway, Inc., 121 Nev. 724, 731		
(2005).			
COURT FURTHER FINDS after revie	ew that NRCP 56(d) provides that "[i]f a nonmovant		
shows by affidavit or declaration that, for specific	ed reasons, it cannot present facts essential to justify its		
opposition, the court may: (1) defer considering	ng the motion or deny it; (2) allow time to obtain		

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DISTRICT COURT JUDGE DEPT XXVII

Case Number: A-17-756368-C

affidavits or declarations or to take discovery; or (3) issue any other appropriate order." Furthermore,

"NRCP 56[d] permits a district court to grant a continuance when a party opposing a motion for summary judgment is unable to marshal facts in support of its opposition" and "the movant expresses how further discovery will lead to the creation of a genuine issue of material fact." *Aviation Ventures, Inc. v. Joan Morris, Inc.*, 121 Nev. 113, 117–18 (2005).

#### FIRST CLAIM FOR RELIEF IN THE COUNTER/CROSS CLAIM - CONSTRUCTION OF MAY 12, 2017 RELEASE

COURT FURTHER FINDS after review that the May 12, 2017 Release provides that Plaintiff agrees to "release, acquit and forever discharge JONAS STOSS, his spouse, Cynthia Sciarratta and FOREMOST INSURANCE COMPANY GRAND RAPIDS, MICHIGAN, as it relates to Policy No: 0074215814...."

COURT FURTHER FINDS after review that based upon the plain language of the Release, the parties intended only to release the claims related to the Motorcycle Policy.

THEREFORE, COURT ORDERS for good cause appearing and after review that the Motion for Summary Judgment is hereby **DENIED** with respect to the First Claim for Relief in the Counter/Cross Claim related to the construction of May 12, 2017 Release.

 SECOND CLAIM FOR RELIEF IN THE COUNTER/CROSS CLAIM – UMBRELLA POLICY

 COURT FURTHER FINDS after review that the Umbrella Policy does "not cover damages:

 ... Arising from liability...payable to any insured; or ...whenever damages are due directly or indirectly

to an insured." Motion for Summary Judgment, Exhibit 3A, pg. 88.

COURT FURTHER FINDS after review that the term "insured" is defined in the Umbrella Policy as "you [Cynthia Sciaratta]" and "your relatives," which definition includes Plaintiff.

COURT FURTHER FINDS after review that, since Plaintiff is an "insured" under the
 Umbrella Policy, he is excluded from coverage in this matter since damages are due to him directly.

COURT FURTHER FINDS after review that while Plaintiff argues that the above exclusion to
the Umbrella Policy argued by Defendants is invalid under NRS 687B.147, such argument is belied by
the decision in *State Farm Fire & Cas. Co. v. Repke*, No. 2:06-CV-0366JCM(RJJ), 2007 WL 7121693,
at \*5 (D. Nev. Feb. 27, 2007), which found that the Nevada "legislature ... intend[ed] to exclude

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umbrella policies from the definition of 'a policy of motor vehicle insurance covering a private passenger car' in NRS 687B.147." See also State Farm Fire & Cas. Co. v. Repke, 301 F. App'x 698, 699 (9th Cir. 2008).

**COURT FURTHER FINDS** after review that the provisions of NRS 687B.147 do not invalidate the above exclusions under the Umbrella Policy.

THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that the Motion for Summary Judgment is hereby **GRANTED** with respect to the Second Claim for Relief in the Counter/Cross Claim related to the Umbrella Policy.

THIRD CLAIM FOR RELIEF IN THE COUNTER/CROSS CLAIM – FOREMOST MOTORCYCLE POLICY

**COURT FURTHER FINDS** after review that NRS 687B requires that any exclusion to coverage must "be written in a manner which is easily understood, printed in at least 12-point type and contain the statement 'I understand that this policy excludes, reduces and limits coverage for bodily injury to members of my family and other named insureds, including the following persons:' (followed by a list of the names of the family members and other named insureds whose coverage has been excluded, reduced or limited). The list of names must be handwritten by the insured and followed by the full signature of the insured." NRS 687B.147.

19 20 Policy that coverage has been excluded, reduced or limited and that the named insured has the right to 21 reject the exclusion." *Id*.

COURT FURTHER FINDS after review that the Motorcycle Policy attached to the Motion for
 Summary Judgment as Exhibit 1A does not comply with NRS 687B.147 with respect to exclusions of
 underinsured motorist coverage.

THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that
 the Motion for Summary Judgment is hereby **DENIED** with respect to the Third Claim for Relief in the
 Counter/Cross Claim related to the Foremost Motorcycle Policy.

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DISTRICT COURT JUDGE

DEPT XXVII

	1	FOURTH CLAIM FOR RELIEF IN THE COUNTER/CROSS CLAIM – MID-CENTURY AUTO POLICY
agi el la j	3	COURT FURTHER FINDS after review that under Nevada law an anti-stacking clause "must
	4	be in clear language and be prominently displayed in the policy." NRS 687B.145(1).
	5	COURT FURTHER FINDS after review the Nevada Supreme Court has held that under NRS
	6	687B.145(1):
	7	[A] valid anti-stacking clause must meet three requirements. First, the limiting provision
	8	must be expressed in clear language. Second, the provision must be prominently
	9	displayed in the document. Finally, the insured must not have purchased separate
a.	10	coverage on the same risk nor paid a premium calculated for full reimbursement under
	11	that coverage.
	12	Bove v. Prudential Ins. Co. of Am., 106 Nev. 682, 685 (1990).
	13	COURT FURTHER FINDS after review that a question of fact exists as to whether the anti-
	14	stacking provision at issue here is valid under NRS 687B.145(1) pursuant to the elements of <i>Bove</i> .
	15	COURT FURTHER FINDS after review that the endorsement to the Mid-Century Policy
1 day i g	16 17	which limits coverage for stacked policies also fails to comply with the express disclosure requirements
	18	for limitation of coverage set forth in NRS 687B.147.
	19	THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that
	20	the Motion for Summary Judgment is hereby <b>DENIED</b> with respect to the Fourth Claim for Relief in the
	21	Counter/Cross Claim related to the Mid-Century Auto Policy.
	22	THIRD CAUSE OF ACTION - BREACH OF CONTRACT
	23	COURT FURTHER FINDS after review that "[t]o succeed on a breach of contract claim, a
	24	plaintiff must show four elements: (1) formation of a valid contract; (2) performance or excuse of
	25	performance by the plaintiff; (3) material breach by the defendant; and (4) damages." Laguerre v.
	26	Nevada Sys. of Higher Educ., 837 F. Supp. 2d 1176, 1180 (D. Nev. 2011).
	27	///
HONORABLE NANCY L.	28 Allf	/// 4

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1 COURT FURTHER FINDS after review that "[w]aiver occurs where a party knows of an 2 existing right and either actually intends to relinquish the right or exhibits conduct so inconsistent with 3 an intent to enforce the right as to induce a reasonable belief that the right has been relinquished." 4 Hudson v. Horseshoe Club Operating Co., 112 Nev. 446, 457 (1996). 5 COURT FURTHER FINDS after review that a genuine issue of fact remains regarding the 6 existence of a waiver of the Release related to the underinsured motorist coverage under the Motorcycle 7 Policy and regarding Plaintiff's entitlement to the remainder such coverage. 8 COURT FURTHER FINDS after review that a genuine issue of fact exists as to whether the 9 exclusion of underinsured motorist coverage in the Mid-Century Policy is valid under NRS 687B.147 10 and the elements set forth in Bove v. Prudential Ins. Co. of Am., 106 Nev. 682. 11 THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that 12 the Motion for Summary Judgment is hereby **DENIED** with respect to the Third Cause of Action in the 13 14 Amended Complaint for Breach of Contract. 15 FOURTH AND FIFTH CAUSES OF ACTION - TORTIOUS AND CONTRACTUAL BREACH OF THE COVENANT OF GOOD FAITH AND FAIR DEALING 16 COURT FURTHER FINDS after review that a genuine issue of fact remains regarding 17 whether the Release was waived with respect to the remainder of the underinsured motorist coverage and 18 whether the stated exclusions of the underinsured motorist coverage are valid under NRS 687B.147 and 19 the elements set forth in Bove v. Prudential Ins. Co. of Am. 20 THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that 21 the Motion for Summary Judgment is hereby **DENIED** with respect to the Fourth and Fifth Causes of 22 Action in the Amended Complaint for Tortious and Contractual Breaches of the Covenant of Good Faith 23 and Fair Dealing. 24 25 /// 26 /// 27 111 28 /// HONORABLE NANCY L. ALLF 5 DISTRICT COURT JUDGE

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#### <u>SIXTH AND SEVENTH CAUSES OF ACTION – FRAUDULENT AND INTENTIONAL</u> MISREPRESENTATION AND NEGLIGENT MISREPRESENTATION

COURT FURTHER FINDS after review that, because neither Defendant Foremost nor
Defendant Mid-Century issued the Umbrella Policy, the Sixth and Seventh Causes of Action in
Plaintiff's Amended Complaint fail to state a claim for which relief may be granted.

COURT FURTHER FINDS after review that the "court may and should liberally allow an
amendment to the pleadings if prejudice does not result." *Schwartz v. Schwartz*, 95 Nev. 202, 205
(1979).

9 THEREFORE, COURT ORDERS for good cause appearing and after review that the Sixth
10 and Seventh Causes of Action set forth in the Amended Complaint are hereby DISMISSED under
11 NRCP 12(b)(5) and Plaintiff's request for leave to amend the same is hereby GRANTED.

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#### **EIGHTH CAUSE OF ACTION – UNJUST ENRICHMENT**

**COURT FURTHER FINDS** after review that a genuine issue of fact exists as to whether Plaintiff conferred a benefit on Defendants for the desired underinsured motorist coverage, which as discussed hereinabove are in dispute under the policies at issue in this case.

THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that
 the Motion for Summary Judgment is hereby DENIED with respect to the Eighth Cause of Action in the
 Amended Complaint for Unjust Enrichment.

COURT FURTHER FINDS after review that Plaintiff's Opposition, and the Declaration of
 Plaintiff's counsel attached thereto, sufficiently expresses the need for further discovery and how such
 discovery will lead to the creation of a genuine issue of material fact with respect to the First, Third and
 Fourth Claims for Relief in the Counter/Cross Claim and the Third, Fourth, Fifth and Eighth Causes of
 Action in the Amended Complaint.

COURT FURTHER ORDERS for good cause appearing and after review that Plaintiff's
 request for relief under NRCP 56(d) for a continuance to take additional discovery is hereby GRANTED
 with respect to the First, Third and Fourth Claims for Relief in the Counter/Cross Claim and the Third,
 Fourth, Fifth and Eighth Causes of Action in the Amended Complaint.

HONORABLE NANCY L. ALLF

1	COURT FURTHER ORDERS for good cause appearing and after review that the Status
2	Check set for March 19, 2019 on Chambers Calendar is hereby VACATED.
··· 3	
. 4	DATED this 2/2 day of March, 2019.
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6	Nancyz AUL
7	NANCY ALLF DISTRICT COURT JUDGE
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28 HONORABLE NANCY L. ALLF	
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# Attachment 4

	1		RICT COURT OUNTY, NEVADA * * * *	Electronically Filed 6/18/2019 1:37 PM Steven D. Grierson CLERK OF THE COURT
4 4 4	3		I	
4 3 4 1 5 1	. 4	FILIPPO SCIARRATTA		
;	5	Plaintiff(s)		
;	6	vs.	CASE NO.: A-17-7	56368
	7		DEPARTMENT 27	,
* • .	8	JONAS STOSS, et al.		
	9	Defendant(s)		
6 . 5	10	DECIS	ION & ORDER	
ه <del>مع</del> الاسی ، کچ ،	11	COURT FINDS after review that on A	pril 23, 2019 Defendants/	Counter-Claimants Foremost,
	12	Mid-Century and Farmers Insurance Exchange's Rule 60 Motion For Relief from March 26, 2019 Order		
	13	and Request For Clarification ("Motion for Rel	lief") was filed with the	Court and on May 17, 2019
<ul> <li>Plaintiff's Countermotion to Reconsider the</li> <li>Reconsider") was filed with the Court. The Motion</li> <li>set for hearing on June 6, 2019 at 10:00 a.m.</li> </ul>		Court's Decision and	Order ("Countermotion to	
		Reconsider") was filed with the Court. The Motio	Motion for Relief and the Countermotion to Reconsider were	
17		COURT FURTHER FINDS after review that the Court heard oral arguments on the Motion for		
:'	18	Relief and Countermotion to Reconsider. The C	ourt took the matter unde	r submission and set a Status
t	19	Check for June 18, 2019 on Chambers Calendar f		
	20	COURT ORDERS for good cause appea		
21		Countermotion to Reconsider are hereby <b>DEN</b>		
	22	Chambers Calendar is hereby VACATED.	ieb, and the Status Che	ck set for suite 18, 2019 on
• 1	23	Chambers Calendar is hereby VACATED.		
6	24 لت	DATED this <u></u> day of June, 201	9	
	ଜ୍ଜମ25			
EIVED 18 2019	<u>박</u> 26		Nancy L. NANCY ALLE	ANE
RECEIVED UN 18 201	627		NANCY ALL'F DISTRICT COURT .	, UDGE
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DISTRICT COURT			1	
DEPT XXV		Case Number: A-17-	756368-C	

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# Attachment 5

Electronically Filed 8/28/2019 4:45 PM Steven D. Grierson CLERK OF THE COURT

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1	SAO David J. Feldman, Esq.	Cum
2	Nevada Bar No. 5947	
3	John C. Dorame, Esq. Nevada Bar No. 10029	
4	THE FELDMAN FIRM	
•	8831 West Sahara Avenue	
5	Las Vegas, Nevada 89117 Telephone: (702) 949-5096	
6	Facsimile: (702) 949-5097	
7	dfeldman@feldmangraf.com jdorame@feldmanattorneys.com	
8	Attorneys for Defendants Foremost Insurance Company/Mid-Century Insurance Company	
9	Attorneys for Defendants Foremost Insurance	
10	DISTRICT	COURT
11	CLARK COUN	TY, NEVADA
12	FILIPPO SCIARRATTA, an individual,	Case No. A-17-756368-C
13	Plaintiff,	Dept. No. 27
14	vs.	
15	JONAS STOSS, an individual; FOREMOST	STIPULATION AND PROPOSED ORDER RE ENTRY OF FINAL
16	INSURANCE COMPANY GRAND RAPIDS MICHIGAN, a Michigan Corporation; MID-	JUDGMENT ON SECOND AND FOURTH CLAIMS FOR RELIEF IN
17	CENTURY INSURANCE, a California Corporation; and DOES I through X, inclusive; and	<u>COUNTER/CROSS CLAIM</u>
18	ROE CORPORATIONS 1 through X, inclusive,	
	Defendants.	
19	FOREMOST INSURANCE COMPANY GRAND	
20	RAPIDS MICHIGAN, a Michigan Corporation; MID-CENTURY INSURANCE, LLC, a California	
21	Limited Liability Company; and FARMERS	
22	INSURANCE EXCHANGE, a California Inter- Insurance Exchange,	
23	Counterclaimants,	
24	vs.	
25	FILIPPO SCIARRATA, an individual; and JONAS	
26	STOSS, an individual,	
27	Counter/Cross Defendants.	
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2	Plaintiff Filippo Sciarratta ("Plaintiff"), by and through his counsel of record, Jordan P. Schnitzer			
3	THE SCHNITZER LAW FIRM and Defendants/Counterclaimants, Foremost Insurance Company Grand			
4	Rapids Michigan, Mid-Century and Farmers Insurance Exchange (collectively, the "Farmers Entities"), by			
5	and through their counsel of record, Gena L. Sluga, Esq. of CHRISTIAN, KRAVITZ, DICHTER,			
6	JOHNSON & SLUGA, PLLC and David J. Feldman, Esq. of THE FELDMAN FIRM, and Jonas Stoss			
7	("Stoss"), by and through his counsel of record, Philip R. Emerson of EMERSON LAW GROUP, hereby			
8	stipulate as follows:			
9	1. This action arises out of a June 3, 2015 motorcycle accident in which Plaintiff sustained			
10	injuries while riding as a passenger on his own motorcycle. Defendant Stoss, the cousin of Plaintiff's wife,			
11				
12	Cynthia Sciarratta ("Cynthia") was driving the motorcycle at the time of the accident, and Plaintiff rode			
13	behind him as a passenger.			
14	2. The original June 2, 2017 Complaint included theories of tort liability against Cynthia and			
15	Stoss, which included: 1: Negligence Per Se (against Stoss); 2: Negligence (against Stoss); and 3: Negligent			
16 17	Entrustment (against Cynthia). On September 20, 2017, Plaintiff dismissed Cynthia from the action pursuant			
17	to NCRP 41(a)(1).			
10	3. In the January 12, 2018 Amended Complaint, Plaintiff introduced six claims against two of			
20	the three Farmers Entities he had engaged in coverage discussions:			
21	• Count three (the first): Breach of Contract- FOREMOST and MID-CENTURY			
22	<ul> <li>Count three (the second): Tortious Breach of the Covenant of Good Faith and Fair Dealing – FOREMOST and MID-CENTURY</li> </ul>			
23	<ul> <li>Count four: Contractual Breach of the Covenant of Good Faith and Fair Dealing – MID-CENTURY</li> <li>Count five: Fraudulent and Intentional Misrepresentation – MID-CENTURY</li> </ul>			
24	<ul> <li>Count six: Negligent Misrepresentation – MID-CENTURY</li> </ul>			
25	<ul> <li>Count seven: Unjust Enrichment –MID-CENTURY and FOREMOST</li> </ul>			
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1	4. In connection with their Answer to the Amended Complaint, the Farmers Entities brought
2	the following four cross- and counterclaims against Plaintiff and Stoss:
3	DECLARATORY JUDGMENT – CONSTRUCTION OF MAY 12, 2017 RELEASE
4	<ul> <li>DECLARATORY JUDGMENT – UMBRELLA POLICY</li> <li>DECLARATORY JUDGMENT – FOREMOST MOTORCYCLE POLICY</li> </ul>
5	DECLARATORY JUDGMENT – MID-CENTURY AUTO POLICY
6	5. On January 25, 2019, the Farmers Entities brought before the Court their Motion for
7	Summary Judgment, in which they sought judgment in their favor on all claims at issue in this litigation.
8 9	The matter was heard on February 28, 2019, at which time this Court took the matter under advisement.
10	6. On March 26, 2019, this Court issued its Decision and Order on the Farmers Entities' Motion.
11	In so doing, this Court granted the Motion with respect to the Second Claim for Relief in the Counter/Cross
12	Claim related to the Farmers Insurance Exchange umbrella policy. In addition, this Court denied the Motion
13	
14	with respect to Fourth Claim for Relief in the Counter/Cross Claim related to the Mid-Century Policy
15	involving the family exclusion codified in NRS 687B.147.
16	7. Plaintiff intends to appeal this Court's decision with respect to the Second Claim for Relief
17	in the Counter/Cross Claim related to the umbrella policy. The Farmers Entities intend to appeal this Court's
18	decision with respect to Fourth Claim for Relief in the Counter/Cross Claim related to the Mid-Century
19	Policy.
20 21	8. The parties agree that because an appeal will be filed from these final rulings, and the rulings
21 22	may impact remaining issues in the case, it is prudent to stay litigation on the remaining claims until after
22	appellate review has been completed. Therefore, the parties believe that entry of a final order pursuant to
23 24	Nevada Rule of Civil Procedure ("NRCP") 54(b) on the Second and Fourth Claims for Relief in the
25	Counter/Cross Claim is appropriate. The parties further agree that entry of a final order pursuant to NRCP
26	54(b) would enable Plaintiff and the Farmers Entities to appeal as of right.
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1	9. The parties further ask this Court to enter a final judgment as to fewer than all the claims in		
2	the case and to order that there is no just reason to delay appellate review. See e.g. Hallicrafters Co. v.		
3	Moore, 102 Nev. 526, 528, 728 P.2d 441, 442 (1986)(holding "NRCP 54(b) provides that a judgment or		
4	order of the district court which completely removes a party or a claim from a pending action may be		
5	certified as final 'only upon an express determination that there is no just reason for delay " (Emphasis		
6	in original.); Rae v. All Am. Life & Cas. Co., 95 Nev. 920, 922, 605 P.2d 196, 197 (1979)("[t]he court may,		
7 8	however, direct the entry of a final judgment as to fewer than all parties and make an express determination		
9	that there is no reason for delay and direct the entry of judgment."); Mallin v. Farmers Ins. Exch., 106 Nev.		
10	606, 610, 797 P.2d 978, 981 (1990), overruled on other grounds by Matter of Estate of Sarge, 134 Nev.		
11	Adv. Op. 105, 432 P.3d 718 (2018)(holding "NRCP 54(b) clearly contemplates certification of a judgment		
12	resolving a claim or removing a party.") <sup>1</sup>		
13	10. Accordingly, the parties request the Court enter an order as follows:		
14	a. Final judgment is entered in favor of the Farmers Entities with respect to the Second		
15 16	Claim for Relief in the Counter/Cross Claim related to the Farmers Insurance		
17	Exchange umbrella policy for the reasons set forth in the Court's March 26, 2019		
18	Decision and Order regarding the Farmers Entities' Motion for Summary Judgment.		
19	b. Final judgment is entered in favor of Plaintiff Filippo Sciarratta with respect to Fourth		
20	Claim for Relief in the Counter/Cross Claim related to the Mid-Century Policy		
21	regarding NRS 687B.147 for the reasons set forth in the Court's March 26, 2019		
22	Decision and Order regarding the Farmers Entities' Motion for Summary Judgment.		
23 24			
25			
26	<sup>1</sup> In this regard, NRCP 54(b) provides in relevant part: When an action presents more than one claim for relief, whether as a claim, counterplaim, exceedable, and but		
27	When an action presents more than one claim for reliefwhether as a claim, counterclaim, crossclaim, or third- party claimor when multiple parties are involved, the court may direct entry of a final judgment as to one or more, but fewer than all, claims or parties only if the court expressly determines that there is no just reason for		
28	delay.		
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The Court expressly determines that there is no just reason to delay appellate review. c. 1 Further proceedings on all remaining claims in this litigation shall be stayed with d. 2 respect to all parties to this action, pending the conclusion of all appeals in this case. 3 4 This provision shall not preclude an action to enforce any other orders entered by 5 this Court. This provision also shall not preclude any negotiated settlement between 6 any or all of the parties, or entry of any court orders applicable to such a settlement. 7 WHEREFORE, the parties request that the Court enter the attached proposed order. 8 9 08/15/2019 Dated: XDated: 10 1492 11 Bv. PHIL LIP R. EMERSON, ESQ. JORDAN P. SCHNITZER, ESQ. 12 Nevada Bar No. 5940 Nevada Bar No. 10744 EMERSON LAW GROUP THE SCHNITZER LAW FIRM 13 1055 Whitney Ranch Drive 9205 West Russell Road Suite 120 Suite 240 14 Henderson, Nevada 89014 Las Vegas, Nevada 89117 15 Dated Dated: 8/15/19 16 17 Bv Bv DAVID J. FELDMAN, ESQ. GENA-L, SLUGA, ESQ. 18 Cara (bristian 841# 014356 Nevada Bar No. 5947 John C. Dorane Nevada Bar No. 9910 19 Bar #10029 CHRISTIAN, KRAVITZ, DICHTER, THE FELDMAN FIRM 8831 West Sahara Avenue JOHNSON & SLUGA, PLLC 20 Las Vegas, Nevada 89117 8985 Easter Avenue Suite 200 21 Las Vegas, Nevada 89123 22 23 24 25 26 27 28

1	ORDR			
2	David J. Feldman, Esq. Nevada Bar No. 5947			
3	John C. Dorame, Esq.			
_	Nevada Bar No. 10029 THE FELDMAN FIRM			
4	8831 West Sahara Avenue			
5	Las Vegas, Nevada 89117 Telephone: (702) 949-5096			
6	Facsimile: (702) 949-5097			
7	dfeldman@feldmangraf.com jdorame@feldmanattorneys.com			
8	Attorneys for Defendants Foremost Insurance			
9	Company/Mid-Century Insurance Company Attorneys for Defendants Foremost Insurance			
	DISTRICT	COUDT		
10	DISTRICT	COURT		
11	CLARK COUN	ΓY, NEVADA		
12	FILIPPO SCIARRATTA, an individual,	Case No. A-17-756368-C		
13	Plaintiff,	Dept. No. 27		
14	vs.			
15	JONAS STOSS, an individual; FOREMOST	<u>ORDER RE ENTRY OF FINAL</u> JUDGMENT ON SECOND AND		
16	INSURANCE COMPANY GRAND RAPIDS MICHIGAN, a Michigan Corporation; MID-	FOURTH CLAIMS FOR RELIEF IN		
17	CENTURY INSURANCE, a California	COUNTER/CROSS CLAIM		
	Corporation; and DOES I through X, inclusive; and ROE CORPORATIONS I through X, inclusive,			
18	Defendants.			
19	FOREMOST INSURANCE COMPANY GRAND			
20	RAPIDS MICHIGAN, a Michigan Corporation;			
21	MID-CENTURY INSURANCE, LLC, a California Limited Liability Company; and FARMERS			
22	INSURANCE EXCHANGE, a California Inter- Insurance Exchange,			
23	Counterclaimants,			
24	vs.			
25	FILIPPO SCIARRATA, an individual; and JONAS			
26	STOSS, an individual,			
27	Counter/Cross Defendants.			
28				

This matter having come before the Court upon the parties' Stipulation re Entry of Final Judgment on the Second and Fourth Claims for Relief in the Counter/Cross Claim pursuant to Nevada Rule of Civil Procedure ("NRCP") 54(b) and the Court being fully advised in the premises, IT IS HEREBY ORDERED that:

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Final judgment is entered in favor of the Farmers Entities with respect to the Second Claim
 For Relief in the Counter/Cross Claim related to the Farmers Insurance Exchange umbrella policy for the
 reasons set forth in the Court's March 26, 2019 Decision and Order regarding the Farmers Entities' Motion
 for Summary Judgment.

Final judgment is entered in favor of Plaintiff with respect to Fourth Claim for Relief in the
 Counter/Cross Claim related to the Mid-Century Policy for the reasons set forth in the Court's March 26,
 2019 Decision and Order regarding the Farmers Entities' Motion for Summary Judgment.

The Court expressly directs that this judgment constitutes a final order of the Court with
respect to fewer that all of the claims in this case. This judgment is a final order with respect to the Second
Claim for Relief in the Counter/Cross Claim related to the umbrella policy and the Fourth Claim for Relief
in the Counter/Cross Claim related to the Mid-Century Policy only. All other claims in this litigation remain
pending.

20 4. The Court expressly determines that there is no just reason to delay appellate review. See e.g. 21 Hallicrafters Co. v. Moore, 102 Nev. 526, 528, 728 P.2d 441, 442 (1986)(holding"NRCP 54(b) provides 22 that a judgment or order of the district court which completely removes a party or a claim from a pending 23 action may be certified as final 'only upon an express determination that there is no just reason for delay...." 24 (Emphasis in original.); Rae v. All Am. Life & Cas. Co., 95 Nev. 920, 922, 605 P.2d 196, 197 (1979)("[t]he 25 court may, however, direct the entry of a final judgment as to fewer than all parties and make an express 26 determination that there is no reason for delay and direct the entry of judgment."); 27

Mallin v. Farmers Ins. Exch., 106 Nev. 606, 610, 797 P.2d 978, 981 (1990), overruled on other grounds 1 by Matter of Estate of Sarge, 134 Nev. Adv. Op. 105, 432 P.3d 718 (2018)(holding "NRCP 54(b) clearly 2 3 contemplates certification of a judgment resolving a claim or removing a party.")<sup>1</sup> 4 5. Further proceedings on all remaining claims in this litigation shall be stayed with respect to 5 all parties to this action, pending the conclusion of all appeals in this case. This provision shall not preclude 6 an action to enforce any other orders entered by this Court. This provision also shall not preclude any 7 negotiated settlement between any or all of the parties, or entry of any court orders applicable to such a 8 settlement. 9 **IT IS SO ORDERED.** 10 11 DATED this day of August, 2019. 12 13 14 DISTRICT COURT JUDGE 15 **Respectfully Submitted by:** 16 17 BY: David J. Feldman, Esq. 18 Nevada Bar No. 5947 John C. Dorame, Esq. 19 Nevada Bar No. 10029 20 THE FELDMAN FIRM 8831 West Sahara Avenue 21 Las Vegas, Nevada 89117 Telephone: (702) 949-5096 22 Facsimile: (702) 949-5097 dfeldman@feldmangraf.com 23 jdorame@feldmanattorneys.com Attorneys for Defendants Foremost Insurance 24 25 <sup>1</sup> In this regard, NRCP 54(b) provides in relevant part: 26 When an action presents more than one claim for relief-whether as a claim, counterclaim, crossclaim, or thirdparty claim--or when multiple parties are involved, the court may direct entry of a final judgment as to one or 27 more, but fewer than all, claims or parties only if the court expressly determines that there is no just reason for delay. 28

*Company/Mid-Century Insurance Company* 1 2 CHRISTIAN, KRAVITZ, DICHTER, JOHNSON & SLUGA, PLLC 3 4 BY: Gran Gena L. Sluga 5 Nevada Bar No. 9910 Cara L. Christian 6 Nevada Bar No. 14356 8985 Eastern Avenue, Suite 200 7 Las Vegas, Nevada 89123 Telephone: (702) 362-6666 8 gsluga@cdslawfirm.com cchristian@cdslawfirm.com 9 Attorney for Defendants Foremost Insurance Company Grand Rapids Michigan and Mid-Century Insurance Company 10 11 Approved as to Form and Content: 12 BY: Jordan P. Schnitzer, Esq. 13 Nevada Bar No. 10744 THE SCHNITZER LAW FIRM 14 9205 W. Russell Road, Suite 240 15 Las Vegas, NV 89148 Attorney for Plaintiff 16 17 BY: 18 Phillip R. Emerson, Esq. Nevada Bar No. 5940 19 Tiffany Auber, Esq. Nevada Bar No. 14821 20 EMERSON LAW GROUP 1055 Whitney Ranch Drive, Suite 120 21 Henderson, NV 89104 22 Attorneys for Defendant Jonas Stoss 23 24 25 26 27 28

1	Company/Mid-Century Insurance Company
2	CHRISTIAN, KRAVITZ, DICHTER, JOHNSON
3	& SLUGA, PLLC
4	BY:
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9	<u>cchristian@cdslawfirm.com</u> <u>Attorney for Defendants Foremost Insurance Company</u>
10	Grand Rapids Michigan and Mid-Century Insurance Company
11	Approved as to Form and Content:
12	BY:
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15	9205 W. Russell Road, Suite 240 Las Vegas, NV 89148
16	Attorney for Plaintiff
17	D Barlo 130-11
	BY: F?
18	Phillip R. Emerson, Esq. Nevada Bar No. 5940
19	Tiffany Auber, Esq. Nevada Bar No. 14821
20	EMERSON LAW GROUP
21	1055 Whitney Ranch Drive, Suite 120 Henderson, NV 89104
22	Attorneys for Defendant Jonas Stoss
23	
24	
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### Attachment 6

•	1 2 3	DISTRICT COURT CLARK COUNTY, NEVA * * * *	Electronically Filed 3/26/2019 3:53 PM Steven D. Grierson CLERK OF THE COURT	
	4 5 6 7 8 9	FILIPPO SCIARRATTA         Plaintiff(s)         vs.         JONAS STOSS, et al.         Defendant(s)		
	10 11 12	NOTICE OF ENTRY OF DECISION AND ORDER         PLEASE TAKE NOTICE that a Decision and Order was entered in this action on or		
	13 14 15 16 17	Dated March 25, 2019. Nancy L. ALLF	Allf	
	18 19 20 21	I hereby certify that on or about the date filed, a cop Status Hearing was electronically served pursuant to N.E.F.C.F. parties in the Eighth Judicial District Court's Electronic Filing	py of the foregoing Order Setting R. Rule 9, to all registered	
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HONORABLE NANCY	' L. ALLF I JUDGE	1	8	

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1 2	DISTRICT COURT CLARK COUNTY, NEVADA	
3		
4	FILIPPO SCIARRATTA	
5	Plaintiff(s)	
6	VS.	CASE NO.: A-17-756368
7		DEPARTMENT 27
8	JONAS STOSS, et al.	
9	Defendant(s)	
10	DECIS	ION & ORDER
11	COURT FINDS after review that on	January 25, 2019 Defendants/Counter- and Cross-
12	Claimants Foremost Insurance Company, Mid-Century Insurance Company and Farmers Insurance	
13	Exchange's Motion for Summary Judgment ("Motion for Summary Judgment") was filed with the Cour	
14	and the matter was set for hearing on February 28	, 2019 at 10:30 a.m.
15	COURT FURTHER FINDS after review that the Court heard oral arguments on the Motion for	
16	Summary Judgment on February 28, 2019. The Court took the matter under submission and set a Status	
17	Check for the Court to issue a Decision on March 12, 2019 on Chambers Calendar, which was thereafter	
18	continued to March 19, 2019.	
19 COURT FURTHER FINDS after review that "[s]ummary judgment is		iew that "[s]ummary judgment is appropriate under
20		ers to interrogatories, admissions, and affidavits, if any,
21	that are properly before the court demonstrate that no genuine issue of material fact exists, and th	
22		
23	moving party is entitled to judgment as a matter of law." Wood v. Safeway, Inc., 121 Nev. 724, 731 (2005).	
24		ew that NRCP 56(d) provides that "[i]f a nonmovant
25	<b>COURT FURTHER FINDS</b> after review that NRCP 56(d) provides that "[i]f a nonmovant shows by affidavit or declaration that, for specified reasons, it cannot present facts essential to justify its	
26		ng the motion or deny it; (2) allow time to obtain
27		
28 HONORABLE NANCY L. ALLF	annuavits of decidiations of to take discovery; o	r (3) issue any other appropriate order." Furthermore,
DISTRICT COURT JUDGE	1 .	
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1	"NRCP 56[d] permits a district court to grant a continuance when a party opposing a motion for		
2	summary judgment is unable to marshal facts in support of its opposition" and "the movant expresses		
·· 3	how further discovery will lead to the creation of a genuine issue of material fact." Aviation Ventures,		
4	4 Inc. v. Joan Morris, Inc., 121 Nev. 113, 117–18 (2005).		
5	FIRST CLAIM FOR RELIEF IN THE COUNTER/CROSS CLAIM - CONSTRUCTION OF		
6	MAY 12, 2017 RELEASE		
7	COURT FURTHER FINDS after review that the May 12, 2017 Release provides that Plaintiff		
8	agrees to "release, acquit and forever discharge JONAS STOSS, his spouse, Cynthia Sciarratta and		
9	FOREMOST INSURANCE COMPANY GRAND RAPIDS, MICHIGAN, as it relates to Policy No:		
10	0074215814"		
11	COURT FURTHER FINDS after review that based upon the plain language of the Release, the		
12	parties intended only to release the claims related to the Motorcycle Policy.		
13	THEREFORE, COURT ORDERS for good cause appearing and after review that the Motion		
14	for Summary Judgment is hereby <b>DENIED</b> with respect to the First Claim for Relief in the		
15	Counter/Cross Claim related to the construction of May 12, 2017 Release.		
16	SECOND CLAIM FOR RELIEF IN THE COUNTER/CROSS CLAIM UMBRELLA POLICY		
17	COURT FURTHER FINDS after review that the Umbrella Policy does "not cover damages:		
18	Arising from liabilitypayable to any insured; orwhenever damages are due directly or indirectly		
19	to an insured." Motion for Summary Judgment, Exhibit 3A, pg. 88.		
20	COURT FURTHER FINDS after review that the term "insured" is defined in the Umbrella		
21			
22	Policy as "you [Cynthia Sciaratta]" and "your relatives," which definition includes Plaintiff.		
23	COURT FURTHER FINDS after review that, since Plaintiff is an "insured" under the		
24	Umbrella Policy, he is excluded from coverage in this matter since damages are due to him directly.		
25	COURT FURTHER FINDS after review that while Plaintiff argues that the above exclusion to		
26	the Umbrella Policy argued by Defendants is invalid under NRS 687B.147, such argument is belied by		
27	the decision in State Farm Fire & Cas. Co. v. Repke, No. 2:06-CV-0366JCM(RJJ), 2007 WL 7121693,		
28 HONORABLE NANCY L. ALLF	at *5 (D. Nev. Feb. 27, 2007), which found that the Nevada "legislature intend[ed] to exclude		
DISTRICT COURT JUDGE	2		
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1 umbrella policies from the definition of 'a policy of motor vehicle insurance covering a private 2 passenger car' in NRS 687B.147." See also State Farm Fire & Cas. Co. v. Repke, 301 F. App'x 698, 699 3 (9th Cir. 2008). 4 COURT FURTHER FINDS after review that the provisions of NRS 687B.147 do not 5 invalidate the above exclusions under the Umbrella Policy. 6 THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that 7 the Motion for Summary Judgment is hereby **GRANTED** with respect to the Second Claim for Relief in 8 the Counter/Cross Claim related to the Umbrella Policy. 9 THIRD CLAIM FOR RELIEF IN THE COUNTER/CROSS CLAIM - FOREMOST 10 **MOTORCYCLE POLICY** 11 COURT FURTHER FINDS after review that NRS 687B requires that any exclusion to 12 coverage must "be written in a manner which is easily understood, printed in at least 12-point type and 13 contain the statement 'I understand that this policy excludes, reduces and limits coverage for bodily 14 injury to members of my family and other named insureds, including the following persons:' (followed 15 by a list of the names of the family members and other named insureds whose coverage has been 16 excluded, reduced or limited). The list of names must be handwritten by the insured and followed by the 17 full signature of the insured." NRS 687B.147. 18 COURT FURTHER FINDS after review that the "insurer must disclose upon renewal of the 19 policy that coverage has been excluded, reduced or limited and that the named insured has the right to 20 reject the exclusion." Id. 21 COURT FURTHER FINDS after review that the Motorcycle Policy attached to the Motion for 22 Summary Judgment as Exhibit 1A does not comply with NRS 687B.147 with respect to exclusions of 23 underinsured motorist coverage. 24 25 THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that 26 the Motion for Summary Judgment is hereby **DENIED** with respect to the Third Claim for Relief in the 27 Counter/Cross Claim related to the Foremost Motorcycle Policy. 28 HONORABLE NANCY L. ALLF 3 DISTRICT COURT JUDGE

1	FOURTH CLAIM FOR RELIEF IN THE COUNTER/CROSS CLAIM – MID-CENTURY AUTO POLICY	
3	COURT FURTHER FINDS after review that under Nevada law an anti-stacking clause "must	
4	be in clear language and be prominently displayed in the policy." NRS 687B.145(1).	
5	COURT FURTHER FINDS after review the Nevada Supreme Court has held that under NRS	
6	687B.145(1):	
7	[A] valid anti-stacking clause must meet three requirements. First, the limiting provision	
8	must be expressed in clear language. Second, the provision must be prominently	
9		
10	displayed in the document. Finally, the insured must not have purchased separate	
11	coverage on the same risk nor paid a premium calculated for full reimbursement under	
12	that coverage.	
13	Bove v. Prudential Ins. Co. of Am., 106 Nev. 682, 685 (1990).	
14	COURT FURTHER FINDS after review that a question of fact exists as to whether the anti-	
15	stacking provision at issue here is valid under NRS 687B.145(1) pursuant to the elements of <i>Bove</i> .	
16	COURT FURTHER FINDS after review that the endorsement to the Mid-Century Policy	
17	which limits coverage for stacked policies also fails to comply with the express disclosure requirements	
18	for limitation of coverage set forth in NRS 687B.147.	
19	THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that	•
20	the Motion for Summary Judgment is hereby <b>DENIED</b> with respect to the Fourth Claim for Relief in the	
21	Counter/Cross Claim related to the Mid-Century Auto Policy.	
22	THIRD CAUSE OF ACTION - BREACH OF CONTRACT	
23	COURT FURTHER FINDS after review that "[t]o succeed on a breach of contract claim, a	
24	plaintiff must show four elements: (1) formation of a valid contract; (2) performance or excuse of	
25	performance by the plaintiff; (3) material breach by the defendant; and (4) damages." Laguerre v.	
26	Nevada Sys. of Higher Educ., 837 F. Supp. 2d 1176, 1180 (D. Nev. 2011).	
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HONORABLE NANCY L. ALLF	4	
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1	COURT FURTHER FINDS after review that "[w]aiver occurs where a party knows of an
2	existing right and either actually intends to relinquish the right or exhibits conduct so inconsistent with
° a <b>3</b>	an intent to enforce the right as to induce a reasonable belief that the right has been relinquished."
4	Hudson v. Horseshoe Club Operating Co., 112 Nev. 446, 457 (1996).
5	COURT FURTHER FINDS after review that a genuine issue of fact remains regarding the
6	existence of a waiver of the Release related to the underinsured motorist coverage under the Motorcycle
7	Policy and regarding Plaintiff's entitlement to the remainder such coverage.
9	COURT FURTHER FINDS after review that a genuine issue of fact exists as to whether the
10	exclusion of underinsured motorist coverage in the Mid-Century Policy is valid under NRS 687B.147
11	and the elements set forth in Bove v. Prudential Ins. Co. of Am., 106 Nev. 682.
12	THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that
13	the Motion for Summary Judgment is hereby <b>DENIED</b> with respect to the Third Cause of Action in the
14	Amended Complaint for Breach of Contract.
15	FOURTH AND FIFTH CAUSES OF ACTION - TORTIOUS AND CONTRACTUAL BREACH
16	OF THE COVENANT OF GOOD FAITH AND FAIR DEALING
17	COURT FURTHER FINDS after review that a genuine issue of fact remains regarding
18	whether the Release was waived with respect to the remainder of the underinsured motorist coverage and
19	whether the stated exclusions of the underinsured motorist coverage are valid under NRS 687B.147 and
20	the elements set forth in Bove v. Prudential Ins. Co. of Am.
21	THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that
22	the Motion for Summary Judgment is hereby <b>DENIED</b> with respect to the Fourth and Fifth Causes of
23	Action in the Amended Complaint for Tortious and Contractual Breaches of the Covenant of Good Faith
24	and Fair Dealing.
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28 HONORABLE NANCY L. ALLF	///
DISTRICT COURT JUDGE	5
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#### SIXTH AND SEVENTH CAUSES OF ACTION – FRAUDULENT AND INTENTIONAL MISREPRESENTATION AND NEGLIGENT MISREPRESENTATION

COURT FURTHER FINDS after review that, because neither Defendant Foremost nor Defendant Mid-Century issued the Umbrella Policy, the Sixth and Seventh Causes of Action in Plaintiff's Amended Complaint fail to state a claim for which relief may be granted.

COURT FURTHER FINDS after review that the "court may and should liberally allow an
amendment to the pleadings if prejudice does not result." Schwartz v. Schwartz, 95 Nev. 202, 205
(1979).

THEREFORE, COURT ORDERS for good cause appearing and after review that the Sixth and Seventh Causes of Action set forth in the Amended Complaint are hereby **DISMISSED** under NRCP 12(b)(5) and Plaintiff's request for leave to amend the same is hereby **GRANTED**.

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#### **EIGHTH CAUSE OF ACTION – UNJUST ENRICHMENT**

COURT FURTHER FINDS after review that a genuine issue of fact exists as to whether
 Plaintiff conferred a benefit on Defendants for the desired underinsured motorist coverage, which as
 discussed hereinabove are in dispute under the policies at issue in this case.

THEREFORE, COURT FURTHER ORDERS for good cause appearing and after review that
 the Motion for Summary Judgment is hereby DENIED with respect to the Eighth Cause of Action in the
 Amended Complaint for Unjust Enrichment.

COURT FURTHER FINDS after review that Plaintiff's Opposition, and the Declaration of
 Plaintiff's counsel attached thereto, sufficiently expresses the need for further discovery and how such
 discovery will lead to the creation of a genuine issue of material fact with respect to the First, Third and
 Fourth Claims for Relief in the Counter/Cross Claim and the Third, Fourth, Fifth and Eighth Causes of
 Action in the Amended Complaint.

COURT FURTHER ORDERS for good cause appearing and after review that Plaintiff's
 request for relief under NRCP 56(d) for a continuance to take additional discovery is hereby GRANTED
 with respect to the First, Third and Fourth Claims for Relief in the Counter/Cross Claim and the Third,
 Fourth, Fifth and Eighth Causes of Action in the Amended Complaint.

HONORABLE NANCY L. ALLF

· · ·	
1	COURT FURTHER ORDERS for good cause appearing and after review that the Status
2	Check set for March 19, 2019 on Chambers Calendar is hereby VACATED.
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4	DATED this 2/2 day of March, 2019.
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6	Nancyz Alle
7	NANCY ALLF DISTRICT COURT JUDGE
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28 HONORABLE NANCY L ALLF	
DISTRICT COURT JUDGE	7
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## Attachment 7

1 <sup></sup>	* * * *
2 5 7 8	FILIPPO SCIARRATTA         Plaintiff(s)         vs.         JONAS STOSS, et al.    CASE NO.: A-17-756368 DEPARTMENT 27
9 10 1 <sup>-</sup> 12	NOTICE OF ENTRY OF DECISION & ORDER         PLEASE TAKE NOTICE that a Decision & Order was entered in this action on or         shout hung 17, 2010, a true and correct copy of which is attached hereto.
1: 14 14 15 16 17	DATED June 17, 2019 Nancy Allf NANCY ALLF DISTRICT COURT JUDGE
18 19 20 2 2	I hereby certify that on or about the date filed, a copy of the foregoing was electronically served pursuant to N.E.F.C.R. Rule 9, to all registered parties in the Eighth Judicial District Court's Electronic Filing Program.
S RECEIVED JUN 18 2019	
HONORABLE NANCY L. ALLF DISTRICT COURT JUDGE DEPT XXVII	

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	1		RICT COURT	
	2	CLARK C	OUNTY, NEVADA * * * *	
• •	3			
а 1917 годин	4	FILIPPO SCIARRATTA	-	
:	5	Plaintiff(s)		
	6	vs.	CASE NO.: A-17-756368	
	7		DEPARTMENT 27	
	8	JONAS STOSS, et al.		
	9	Defendant(s)		
,	10	DECIS	ION & ORDER	
	11	COURT FINDS after review that on Ap	oril 23, 2019 Defendants/Counter-Claimants Foremost,	
:	12	Mid-Century and Farmers Insurance Exchange's	Rule 60 Motion For Relief from March 26, 2019 Order	
	13	and Request For Clarification ("Motion for Relief") was filed with the Court and on May 17, 2019		
	14	Plaintiff's Countermotion to Reconsider the Court's Decision and Order ("Countermotion to		
	15	Reconsider") was filed with the Court. The Motio	n for Relief and the Countermotion to Reconsider were	
a 1	16	set for hearing on June 6, 2019 at 10:00 a.m.		
- V - 10	17 COURT FURTHER FINDS after review that the Court heard oral arguments on the M		v that the Court heard oral arguments on the Motion for	
	18	Relief and Countermotion to Reconsider. The Court took the matter under submission and set a Status		
	19	Check for June 18, 2019 on Chambers Calendar for the Court to issue a Decision.		
	20	COURT ORDERS for good cause appearing and after review that the Motion for Relief and the		
	21		ED, and the Status Check set for June 18, 2019 on	
22			ee, and me ballus cheek set for Julie 10, 2019 01	
:	23	Chambers Calendar is hereby VACATED.		
	24	DATED this 7, day of June, 2019.		
	25			
	26	NEMMINI ALLE		
	27	NANCY ALLF NANCY ALLF DISTRICT COURT JUDGE		
	28			
IONORABLE NANCY L ALLF			1	
DISTRICT COURT JUDGE				

# Attachment 8

Electronically Filed 8/29/2019 3:13 PM Steven D. Grierson um

1 2 3 4 5 6 7	David J. Feldman, Esq. Nevada Bar No. 5947 THE FELDMAN FIRM 8831 West Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 949-5096 Facsimile: (702) 949-5097 dfeldman@feldmangraf.com Attorneys for Defendants Foremost Insurance Company/Mid-Century Insurance Company EIGHTH JUDICIAL I	OISTRICT COURT
8	STATE OF NEVADA, IN AND FO	R THE COUNTY OF CLARK
9		
10	FILIPPO SCIARRATTA, an individual,	) Case No.: A-17-7568368-C
11	Plaintiff,	) ) Dept. No. 28
12	vs.	) )
13	JONAS STOSS, an individual; FOREMOST INSURANCE COMPANY GRAND RAPIDS	) ) NOTICE OF ENTRY OF
14	MICHIGAN, a Michigan Corporation; MID- CENTURY INSURANCE, a California	) <u>ORDER</u>
15 16	Corporation; and DOES I through X, inclusive; and ROE CORPORATIONS I through X, inclusive,	)
17		)
18	Defendants.	)
19	FOREMOST INSURANCE COMPANY	)
20	GRAND RAPIDS MICHIGAN, a Michigan Corporation; MID-CENTURY INSURANCE, LLC, a California Limited Liability Company;	)
21	and FARMERS INSURANCE EXCHANGE, a California Inter-Insurance Exchange,	)
22	Counterclaimants,	)
23	VS.	)
24	FILIPPO SCIARRATA, an individual; and	)
25 26	JONAS STOSS, an individual,	)
26 27	Counter/Cross Defendants.	)
27		
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1	PLEASE TAKE NOTICE that an an Order re Entry of Final Judgment on Second
2	and Fourth Claims for Relief in Counter/Cross Claim was entered on August 28, 2018. A
3	
4	copy of said Order is attached.
5	DATED this 29 <sup>th</sup> day of August, 2019.
6	THE FELDMAN FIRM
7	
8	By: <u>/s/ David Feldman</u>
9	David J. Feldman, Esq. Nevada Bar No. 5947
10	8831 West Sahara Avenue
11	Las Vegas, Nevada 89117
12	Telephone: (702) 949-5096 Facsimile: (702) 949-5097
	dfeldman@feldmangraf.com
13	Attorneys for Defendants Foremost Insurance Company/Mid-Century Insurance
14	Company
15	
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1	CERTIFICATE OF SERVICE
2	I hereby certify that I am employee of The Feldman Firm, and that on the $29^{TH}$ day
3	of August, 2019, I served the above and foregoing <b>NOTICE OF ENTRY OF ORDER</b>
4 5	on the following parties in compliance with the Nevada Electronic Filing and Conversion
6	
0 7	Rules:
8	Landan D. Caluditaran Fran
9	Jordan P. Schnitzer, Esq. THE SCHNITZER LAW FIRM
	9205 W. Russell Road, Suite 240
10	Las Vegas, Nevada 89148 Telephone: (702) 960-4050
11	Facsimile: (702) 960-4092
12	
13	/s/ Heather Villiard
14	An Employee of THE FELDMAN FIRM
15	
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		Oten S. A
1	SAO David J. Feldman, Esq.	Cum
2	Nevada Bar No. 5947	
3	John C. Dorame, Esq. Nevada Bar No. 10029	
4	THE FELDMAN FIRM	
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6	Facsimile: (702) 949-5097	
7	dfeldman@feldmangraf.com jdorame@feldmanattorneys.com	
8	Attorneys for Defendants Foremost Insurance Company/Mid-Century Insurance Company	
9	Attorneys for Defendants Foremost Insurance	
10	DISTRICT	COURT
11	CLARK COUN	TY, NEVADA
12	FILIPPO SCIARRATTA, an individual,	Case No. A-17-756368-C
13	Plaintiff,	Dept. No. 27
14	vs.	
15	JONAS STOSS, an individual; FOREMOST	STIPULATION AND PROPOSED ORDER RE ENTRY OF FINAL
16	INSURANCE COMPANY GRAND RAPIDS MICHIGAN, a Michigan Corporation; MID-	JUDGMENT ON SECOND AND FOURTH CLAIMS FOR RELIEF IN
17	CENTURY INSURANCE, a California Corporation; and DOES I through X, inclusive; and	<u>COUNTER/CROSS CLAIM</u>
18	ROE CORPORATIONS 1 through X, inclusive,	
	Defendants.	
19	FOREMOST INSURANCE COMPANY GRAND	
20	RAPIDS MICHIGAN, a Michigan Corporation; MID-CENTURY INSURANCE, LLC, a California	
21	Limited Liability Company; and FARMERS	
22	INSURANCE EXCHANGE, a California Inter- Insurance Exchange,	
23	Counterclaimants,	
24	vs.	
25	FILIPPO SCIARRATA, an individual; and JONAS	
26	STOSS, an individual,	
27	Counter/Cross Defendants.	
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2	Plaintiff Filippo Sciarratta ("Plaintiff"), by and through his counsel of record, Jordan P. Schnitzer of	
3	THE SCHNITZER LAW FIRM and Defendants/Counterclaimants, Foremost Insurance Company Grand	
4	Rapids Michigan, Mid-Century and Farmers Insurance Exchange (collectively, the "Farmers Entities"), by	
5	and through their counsel of record, Gena L. Sluga, Esq. of CHRISTIAN, KRAVITZ, DICHTER,	
6	JOHNSON & SLUGA, PLLC and David J. Feldman, Esq. of THE FELDMAN FIRM, and Jonas Stoss	
7	("Stoss"), by and through his counsel of record, Philip R. Emerson of EMERSON LAW GROUP, hereby	
8	stipulate as follows:	
9 10	1. This action arises out of a June 3, 2015 motorcycle accident in which Plaintiff sustained	
11	injuries while riding as a passenger on his own motorcycle. Defendant Stoss, the cousin of Plaintiff's wife,	
12	Cynthia Sciarratta ("Cynthia") was driving the motorcycle at the time of the accident, and Plaintiff rode	
13	behind him as a passenger.	
14	2. The original June 2, 2017 Complaint included theories of tort liability against Cynthia and	
15		
16	Stoss, which included: 1: Negligence Per Se (against Stoss); 2: Negligence (against Stoss); and 3: Negligent	
17	Entrustment (against Cynthia). On September 20, 2017, Plaintiff dismissed Cynthia from the action pursuant	
18	to NCRP 41(a)(1).	
19	3. In the January 12, 2018 Amended Complaint, Plaintiff introduced six claims against two of	
20	the three Farmers Entities he had engaged in coverage discussions:	
21	• Count three (the first): Breach of Contract- FOREMOST and MID-CENTURY	
22	<ul> <li>Count three (the second): Tortious Breach of the Covenant of Good Faith and Fair Dealing – FOREMOST and MID-CENTURY</li> </ul>	
23	<ul> <li>Count four: Contractual Breach of the Covenant of Good Faith and Fair Dealing – MID-CENTURY</li> </ul>	
24	<ul> <li>Count five: Fraudulent and Intentional Misrepresentation – MID-CENTURY</li> <li>Count six: Negligent Misrepresentation – MID-CENTURY</li> </ul>	
25	<ul> <li>Count six: Negrigent Wistepresentation – WID-CENTURY and FOREMOST</li> <li>Count seven: Unjust Enrichment –MID-CENTURY and FOREMOST</li> </ul>	
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1	4. In connection with their Answer to the Amended Complaint, the Farmers Entities brought	
2	the following four cross- and counterclaims against Plaintiff and Stoss:	
3	DECLARATORY JUDGMENT - CONSTRUCTION OF MAY 12, 2017 RELEASE	
4	<ul> <li>DECLARATORY JUDGMENT – UMBRELLA POLICY</li> <li>DECLARATORY JUDGMENT – FOREMOST MOTORCYCLE POLICY</li> </ul>	
5	DECLARATORY JUDGMENT – MID-CENTURY AUTO POLICY	
6	5. On January 25, 2019, the Farmers Entities brought before the Court their Motion for	
7		
8	Summary Judgment, in which they sought judgment in their favor on all claims at issue in this litigation.	
9	The matter was heard on February 28, 2019, at which time this Court took the matter under advisement.	
10	6. On March 26, 2019, this Court issued its Decision and Order on the Farmers Entities' Motion.	
11	In so doing, this Court granted the Motion with respect to the Second Claim for Relief in the Counter/Cross	
12	Claim related to the Farmers Insurance Exchange umbrella policy. In addition, this Court denied the Motion	
13	with respect to Fourth Claim for Relief in the Counter/Cross Claim related to the Mid-Century Policy	
14		
15	involving the family exclusion codified in NRS 687B.147.	
16	7. Plaintiff intends to appeal this Court's decision with respect to the Second Claim for Relief	
17	in the Counter/Cross Claim related to the umbrella policy. The Farmers Entities intend to appeal this Court's	
18	decision with respect to Fourth Claim for Relief in the Counter/Cross Claim related to the Mid-Century	
19	Policy.	
20	8. The parties agree that because an appeal will be filed from these final rulings, and the rulings	
21	may impact remaining issues in the case, it is prudent to stay litigation on the remaining claims until after	
22		
23	appellate review has been completed. Therefore, the parties believe that entry of a final order pursuant to	
24	Nevada Rule of Civil Procedure ("NRCP") 54(b) on the Second and Fourth Claims for Relief in the	
25	Counter/Cross Claim is appropriate. The parties further agree that entry of a final order pursuant to NRCP	
26	54(b) would enable Plaintiff and the Farmers Entities to appeal as of right.	
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1	9. The parties further ask this Court to enter a final judgment as to fewer than all the claims in
2	the case and to order that there is no just reason to delay appellate review. See e.g. Hallicrafters Co. v.
3	Moore, 102 Nev. 526, 528, 728 P.2d 441, 442 (1986)(holding "NRCP 54(b) provides that a judgment or
4	order of the district court which completely removes a party or a claim from a pending action may be
5	certified as final 'only upon an express determination that there is no just reason for delay " (Emphasis
6	in original.); Rae v. All Am. Life & Cas. Co., 95 Nev. 920, 922, 605 P.2d 196, 197 (1979)("[t]he court may,
7 8	however, direct the entry of a final judgment as to fewer than all parties and make an express determination
9	that there is no reason for delay and direct the entry of judgment."); Mallin v. Farmers Ins. Exch., 106 Nev.
10	606, 610, 797 P.2d 978, 981 (1990), overruled on other grounds by Matter of Estate of Sarge, 134 Nev.
11	Adv. Op. 105, 432 P.3d 718 (2018)(holding "NRCP 54(b) clearly contemplates certification of a judgment
12	resolving a claim or removing a party.") <sup>1</sup>
13	10. Accordingly, the parties request the Court enter an order as follows:
14	a. Final judgment is entered in favor of the Farmers Entities with respect to the Second
15 16	Claim for Relief in the Counter/Cross Claim related to the Farmers Insurance
17	Exchange umbrella policy for the reasons set forth in the Court's March 26, 2019
18	Decision and Order regarding the Farmers Entities' Motion for Summary Judgment.
19	b. Final judgment is entered in favor of Plaintiff Filippo Sciarratta with respect to Fourth
20	Claim for Relief in the Counter/Cross Claim related to the Mid-Century Policy
21	regarding NRS 687B.147 for the reasons set forth in the Court's March 26, 2019
22	Decision and Order regarding the Farmers Entities' Motion for Summary Judgment.
23 24	
25	
26	<sup>1</sup> In this regard, NRCP 54(b) provides in relevant part: When an action presents more than one claim for reliefwhether as a claim, counterclaim, crossclaim, or third-
27	party claimor when multiple parties are involved, the court may direct entry of a final judgment as to one or more, but fewer than all, claims or parties only if the court expressly determines that there is no just reason for
28	delay.
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The Court expressly determines that there is no just reason to delay appellate review. c. 1 Further proceedings on all remaining claims in this litigation shall be stayed with d. 2 respect to all parties to this action, pending the conclusion of all appeals in this case. 3 4 This provision shall not preclude an action to enforce any other orders entered by 5 this Court. This provision also shall not preclude any negotiated settlement between 6 any or all of the parties, or entry of any court orders applicable to such a settlement. 7 WHEREFORE, the parties request that the Court enter the attached proposed order. 8 9 08/15/2019 Dated: XDated: 10 1492 11 Bv. PHIL LIP R. EMERSON, ESQ. JORDAN P. SCHNITZER, ESQ. 12 Nevada Bar No. 5940 Nevada Bar No. 10744 EMERSON LAW GROUP THE SCHNITZER LAW FIRM 13 1055 Whitney Ranch Drive 9205 West Russell Road Suite 120 Suite 240 14 Henderson, Nevada 89014 Las Vegas, Nevada 89117 15 Dated Dated: 8/15/19 16 17 Bv Bv DAVID J. FELDMAN, ESQ. GENA-L, SLUGA, ESQ. 18 Cara (bristian 841# 014356 Nevada Bar No. 5947 John C. Dorane Nevada Bar No. 9910 19 Bar #10029 CHRISTIAN, KRAVITZ, DICHTER, THE FELDMAN FIRM 8831 West Sahara Avenue JOHNSON & SLUGA, PLLC 20 Las Vegas, Nevada 89117 8985 Easter Avenue Suite 200 21 Las Vegas, Nevada 89123 22 23 24 25 26 27 28

1	ORDR	
2	David J. Feldman, Esq. Nevada Bar No. 5947	
3	John C. Dorame, Esq.	
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9	Company/Mid-Century Insurance Company Attorneys for Defendants Foremost Insurance	
	DISTRICT	COURT
10	DISTRICT	COURT
11	CLARK COUNTY, NEVADA	
12	FILIPPO SCIARRATTA, an individual,	Case No. A-17-756368-C
13	Plaintiff,	Dept. No. 27
14	vs.	
15	JONAS STOSS, an individual; FOREMOST	<u>ORDER RE ENTRY OF FINAL</u> JUDGMENT ON SECOND AND
16	INSURANCE COMPANY GRAND RAPIDS MICHIGAN, a Michigan Corporation; MID-	FOURTH CLAIMS FOR RELIEF IN
17	CENTURY INSURANCE, a California	COUNTER/CROSS CLAIM
	Corporation; and DOES I through X, inclusive; and ROE CORPORATIONS I through X, inclusive,	
18	Defendants.	
19	FOREMOST INSURANCE COMPANY GRAND	
20	RAPIDS MICHIGAN, a Michigan Corporation;	
21	MID-CENTURY INSURANCE, LLC, a California Limited Liability Company; and FARMERS	
22	INSURANCE EXCHANGE, a California Inter- Insurance Exchange,	
23	Counterclaimants,	
24	vs.	
25	FILIPPO SCIARRATA, an individual; and JONAS	
26	STOSS, an individual,	
27	Counter/Cross Defendants.	
28		

This matter having come before the Court upon the parties' Stipulation re Entry of Final Judgment on the Second and Fourth Claims for Relief in the Counter/Cross Claim pursuant to Nevada Rule of Civil Procedure ("NRCP") 54(b) and the Court being fully advised in the premises, IT IS HEREBY ORDERED that:

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Final judgment is entered in favor of the Farmers Entities with respect to the Second Claim
 For Relief in the Counter/Cross Claim related to the Farmers Insurance Exchange umbrella policy for the
 reasons set forth in the Court's March 26, 2019 Decision and Order regarding the Farmers Entities' Motion
 for Summary Judgment.

Final judgment is entered in favor of Plaintiff with respect to Fourth Claim for Relief in the
 Counter/Cross Claim related to the Mid-Century Policy for the reasons set forth in the Court's March 26,
 2019 Decision and Order regarding the Farmers Entities' Motion for Summary Judgment.

The Court expressly directs that this judgment constitutes a final order of the Court with
respect to fewer that all of the claims in this case. This judgment is a final order with respect to the Second
Claim for Relief in the Counter/Cross Claim related to the umbrella policy and the Fourth Claim for Relief
in the Counter/Cross Claim related to the Mid-Century Policy only. All other claims in this litigation remain
pending.

20 4. The Court expressly determines that there is no just reason to delay appellate review. See e.g. 21 Hallicrafters Co. v. Moore, 102 Nev. 526, 528, 728 P.2d 441, 442 (1986)(holding"NRCP 54(b) provides 22 that a judgment or order of the district court which completely removes a party or a claim from a pending 23 action may be certified as final 'only upon an express determination that there is no just reason for delay...." 24 (Emphasis in original.); Rae v. All Am. Life & Cas. Co., 95 Nev. 920, 922, 605 P.2d 196, 197 (1979)("[t]he 25 court may, however, direct the entry of a final judgment as to fewer than all parties and make an express 26 determination that there is no reason for delay and direct the entry of judgment."); 27

Mallin v. Farmers Ins. Exch., 106 Nev. 606, 610, 797 P.2d 978, 981 (1990), overruled on other grounds 1 by Matter of Estate of Sarge, 134 Nev. Adv. Op. 105, 432 P.3d 718 (2018)(holding "NRCP 54(b) clearly 2 3 contemplates certification of a judgment resolving a claim or removing a party.")<sup>1</sup> 4 5. Further proceedings on all remaining claims in this litigation shall be stayed with respect to 5 all parties to this action, pending the conclusion of all appeals in this case. This provision shall not preclude 6 an action to enforce any other orders entered by this Court. This provision also shall not preclude any 7 negotiated settlement between any or all of the parties, or entry of any court orders applicable to such a 8 settlement. 9 **IT IS SO ORDERED.** 10 11 DATED this day of August, 2019. 12 13 14 DISTRICT COURT JUDGE 15 **Respectfully Submitted by:** 16 17 BY: David J. Feldman, Esq. 18 Nevada Bar No. 5947 John C. Dorame, Esq. 19 Nevada Bar No. 10029 20 THE FELDMAN FIRM 8831 West Sahara Avenue 21 Las Vegas, Nevada 89117 Telephone: (702) 949-5096 22 Facsimile: (702) 949-5097 dfeldman@feldmangraf.com 23 jdorame@feldmanattorneys.com Attorneys for Defendants Foremost Insurance 24 25 <sup>1</sup> In this regard, NRCP 54(b) provides in relevant part: 26 When an action presents more than one claim for relief-whether as a claim, counterclaim, crossclaim, or thirdparty claim--or when multiple parties are involved, the court may direct entry of a final judgment as to one or 27 more, but fewer than all, claims or parties only if the court expressly determines that there is no just reason for delay. 28

*Company/Mid-Century Insurance Company* 1 2 CHRISTIAN, KRAVITZ, DICHTER, JOHNSON & SLUGA, PLLC 3 4 BY: Gran Gena L. Sluga 5 Nevada Bar No. 9910 Cara L. Christian 6 Nevada Bar No. 14356 8985 Eastern Avenue, Suite 200 7 Las Vegas, Nevada 89123 Telephone: (702) 362-6666 8 gsluga@cdslawfirm.com cchristian@cdslawfirm.com 9 Attorney for Defendants Foremost Insurance Company Grand Rapids Michigan and Mid-Century Insurance Company 10 11 Approved as to Form and Content: 12 BY: Jordan P. Schnitzer, Esq. 13 Nevada Bar No. 10744 THE SCHNITZER LAW FIRM 14 9205 W. Russell Road, Suite 240 15 Las Vegas, NV 89148 Attorney for Plaintiff 16 17 BY: 18 Phillip R. Emerson, Esq. Nevada Bar No. 5940 19 Tiffany Auber, Esq. Nevada Bar No. 14821 20 EMERSON LAW GROUP 1055 Whitney Ranch Drive, Suite 120 21 Henderson, NV 89104 22 Attorneys for Defendant Jonas Stoss 23 24 25 26 27 28

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10	Grand Rapids Michigan and Mid-Century Insurance Company
11	Approved as to Form and Content:
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