1 2 3 4	Paul D. Powell, Esq. (SBN 7488) Ryan T. O'Malley, Esq. (SBN 12461) Tom W. Stewart, Esq. (SBN 14280) Jared D. Powell, Esq. (SBN 15086) THE POWELL LAW FIRM 8918 Spanish Ridge Avenue, Suite 100		
5 6 7	Las Vegas, Nevada 89148 paul@tplf.com romalley@tplf.com tstewart@tplf.com jared@tplf.com Phone (702) 728-5500 Fax (702) 728-5501 Attorneys for Plaintiff		
8	UNITED STATES	DISTRICT COURT	
9	DISTRICT	OF NEVADA	
10 11	THOMAS SIPAN, individually,	Case no. 2:19-cv-00604-RFB-DJA	
12	Plaintiff, vs.		
14 15	STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, individually; DOES IX, and ROE CORPORATIONS I-X,	JOINT PRETRIAL ORDER	
16	Defendant.		
17	After pretrial proceedings in this cause,		
18 19	IT IS SO ORDERED:		
20 21	NATURE OF	THE ACTION	
22	This is an action for the alleged breach of an in	surance contract for uninsured motorist coverage arising	
54 Sipan v. State Fa 53	from a motor vehicle accident that occurred on February 23, 2015, including related claims of bad faith and will work with the work with the work of the work with the work of		
25	II.		
26	STATEMENT O	F JURISDICTION	
27	Defendant removed this action to the United	States District Court from the District of Nevada on	
28	April 9, 2019, pursuant to 28 U.S.C. § 1441(b). Def	endants' removal of this action was timely pursuant to	
	28 U.S.C. § 1446(b)(3).		

This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1332(a) because Plaintiff is and was at all relevant times a domiciliary of the State of Nevada, the amount in controversy exceeds \$75,000.00 exclusive of costs and interest, and Defendant is and was at all relevant times a corporation duly incorporated in the State of Illinois and with a principal place of business in the State of Illinois.

The parties admit that the venue is properly laid in the United States District Court for the District of Nevada pursuant to 28 U.S.C. § 1391(b)(2).

III. ADMITTED FACTS

The following facts are admitted by the parties and require no proof:

- 1. State Farm Mutual Automobile Insurance Company issued policy number 0301-146-28D to Laurie Robinson, mother of Thomas Sipan, with a medical payments line of coverage limit of \$1,000 and an uninsured motorist liability line of coverage of \$250,000 per person.
- 2. On or about February 23, 2015, Plaintiff Thomas Sipan was lawfully present at the crosswalk, located in Clark County.

IV. UNCONTESTED FACTS

The following facts, though not admitted, will not be contested at trial by evidence to the contrary:

1. On February 23, 2015, as he was riding his bicycle, Plaintiff was struck by a motor vehicle while in a crosswalk in Clark County, Nevada. The identity and or vehicle that stuck Plaintiff have not been identified.

V. CONTESTED FACTS

The following are issues of facts to be tried and determined upon trial:

1. Whether Defendant breached its obligations under the insurance contract by failing to pay the value of the claim;

- 2. The value of the plaintiff's claim;
- 3. Whether Defendant's liability to Plaintiff was reasonably clear at the time of Plaintiff's demands;
 - 4. Whether Defendant had a reasonable basis for its evaluation of plaintiff's claim;
- 5. Whether Defendant knew or should have known the basis for its decision on plaintiff's claim was unreasonable;
- 6. Whether Defendant failed to effectuate a prompt, fair, and equitable settlement of Plaintiff's claim;
- 7. Whether Defendant's failure to effectuate a prompt, fair, and equitable settlement of Plaintiff's claim was done with the prior knowledge or permission of an officer, director, or department head.
- 8. Whether Defendant's decision to breach its duty of good faith and fair dealing to Plaintiff was done with an intent to deprive Plaintiff of his benefits under the insurance contract;
- 9. Whether Defendant acted with malice, fraud, or oppression in its handling and evaluation of Plaintiff's claim;
- 10. Whether Plaintiff's medical expenses were necessarily incurred as a result of the subject accident;
 - 11. Whether such medical expenses were reasonable and customary;
- 12. Whether Plaintiff will be reasonably certain to incur medical expenses in the future as a result of the subject accident. If so, whether such future medical expenses are reasonable and customary;
- 13. Whether Plaintiff's lost wages were caused by the subject accident and are attributable to Defendant's handling of his claim;
- 14. Whether Defendant's handling of Plaintiff's claim caused Plaintiff to lose enjoyment of his life;
 - 15. Whether Defendant's handling of Plaintiff's claim will cause Plaintiff to lose enjoyment of

his life in the future;

- 16. Whether Defendant's handling of Plaintiff's claim caused Plaintiff to lose his ability to perform household services;
- 17. Whether Plaintiff is entitled to general damages, including pain and suffering, as a result of the subject accident and Defendant's handling of his claim;
- 18. Whether a genuine dispute existed as to the value of the plaintiff's claim so as to preclude a finding of bad faith;
 - 19. Whether plaintiff suffered any damages as a result of defendant's decision on his claim;
- 20. Whether plaintiff suffered any damages as a result of defendant's alleged violation of NRS 686A.310(1)(e)

VI. ISSUES OF LAW

The following are the issues of law to be tried and determined upon trial (each issues of law must be stated separately and in specific terms): None.

VII. EXHIBITS

(a) The following exhibits are stipulated into evidence in this case and may be so marked by the clerk:

None.

- (b) As to the following exhibits, the party against whom the same will be offered objects to their admission upon the grounds stated:
 - 1. Plaintiff's Exhibits and Defendant's Objections thereto:

BATES NO.	DESCRIPTION	OBJECTIONS
SRDH0001- Records from St. Rose Dominican		Foundation; Hearsay
0063 Hospital – San Martin		
CHBS0001-	Records from Children's Bone & Spine	Foundation; Hearsay
0018	Surgery	
DSVP0001-	Records from Desert Valley Pediatrics	Foundation; Hearsay
0038		
SDMI0001-	Records from Steinberg Diagnostic	Foundation; Hearsay

1	0024	Madical Imagina	
1	0024	Medical Imaging	T 14' II
2	NOSC0001-	Records from Nevada Orthopedic &	Foundation; Hearsay
2	0024	Spine Center	To 1.4' IX
3	ATPT0001-	Records from ATI Physical Therapy	Foundation; Hearsay
4	0089	D. 1.C. M. G. H. D. 1.1	To the TY
7	MSPT0001-	Records from Matt Smith Physical	Foundation; Hearsay
5	0020	Therapy	
	GLAT0001-	Records from Gary LaTourette, MD	Foundation; Hearsay; Relevance
6	0057	D 1 0 D 27 11 0	7 1 1 77
7	HPVA0001-	Records from Dr. Housecalls of	Foundation; Hearsay
	0028	Paradise Valley	77 1 1 1 1 1 1
8	REPL0001-	Records from Rehab Plus	Foundation; Hearsay
9	0014		77 1 1 1 1 1 1
	BABS0001-	Records from Barrow Brain and Spine	Foundation; Hearsay
10	0005		
11	SPNC0001-	Records from Sonoran Spine Center	Foundation; Hearsay
11	0042	D 1.6 II II 11 2015	E 1.C H
12	SSMC0001-	Records from Honor Health – SSMC	Foundation; Hearsay
12	0089	Shea Medical Center	
13	STMC0001-	Records from Honor Health – STPMC	Foundation; Hearsay
14	0037	Thompson Peak Medical Center	
14	IPSI0001-	Records from Interventional Pain and	Foundation; Hearsay; Relevance
15	0015	Spine Institute	
	LVNI0001-	Records from Las Vegas Neurosurgical	Foundation; Hearsay; Relevance
16	0025	Institute	
17	INPC0001-	Records from Integrated Pain	Foundation; Hearsay; Relevance
1 /	0022	Consultants	
18	PSCE0001-	Records from Physicians Surgical	Foundation; Hearsay
10	0009	Center	
19	SIMI0001-	Records from Simon Med Imaging	Foundation; Hearsay
20	0008	D 1.6 D' 1/1	The state of the s
	PRME0001-	Records from Prime Med	Foundation; Hearsay
21	0044		The state of the s
22	PRMG0001-	Records from ProCare Medical Group	Foundation; Hearsay
	0022 CPMC0001	December from Chandles D. 1	Farm lation, Harris
23	CRMC0001-	Records from Chandler Regional	Foundation; Hearsay
24	0146	Medical Center	Francisco II.
24	MVOS0001-	Records from Mountain Vista	Foundation; Hearsay
25	0050	Orthopedic Specialists	F 1.4 II
	AZSM0001-	Records from AZ Sports Medicine	Foundation; Hearsay
26	0004 DCDD 0001	December from Due County Design	Farm lation, Harmon
27	PSPR0001-	Records from Pro Sports Performance & Rehabilitation	Foundation; Hearsay
<i>-1</i>	0033		Form detion, House
28	SRDH0064-	Billing from St. Rose Dominican	Foundation; Hearsay
	0093 EDES0001	Hospital	Farm dation, Harmon,
	FRES0001	Billing from Fremont Emergency	Foundation; Hearsay
		Services	

- 11			
1 2	RANV0001- 0002	Billing from Radiology Associates of Nevada	Foundation; Hearsay
	CHBS0019- 0022	Billing from Children's Bone & Spine Surgery	Foundation; Hearsay
3 4	DSVP0039- 0043	Billing from Desert Valley Pediatrics	Foundation; Hearsay
5	SDMI0025- 0027	Billing from Steinberg Diagnostic Medical Imaging	Foundation; Hearsay
6	NOSC0025- 0026	Billing from Nevada Orthopedic & Spine Center	Foundation; Hearsay
7 8	ATPT0090- 0096	Billing from ATI Physical Therapy	Foundation; Hearsay
9	MSPT0020	Billing from Matt Smith Physical Therapy	Foundation; Hearsay
	GLAT0058- 0064	Billing from Gary LaTourette, MD	Foundation; Hearsay; Relevance
1	HPVA0029- 0035	Billing from Dr. Housecalls of Paradise Valley	Foundation; Hearsay
2 3	REPL0015- 0016	Billing from Rehab Plus	Foundation; Hearsay
4	SSMC0090- 0095	Billing from Honor Health – SSMC Shea Medical Center	Foundation; Hearsay
_	BABS0006	Billing from Barrow Brain & Spine	Foundation; Hearsay
5	SPNC0043- 0048	Billing from Sonoran Spine Center	Foundation; Hearsay
7	SSMC0038- 0043	Billing from Honor Health – STPMC Thompson Peak Medical Center	Foundation; Hearsay
3	SDES0001	Billing from Scottsdale Emergency Associates	Foundation; Hearsay
	IPSI0016	Billing from Interventional Pain and Spine Institute	Foundation; Hearsay; Relevance
.	LVNI0026	Billing from Las Vegas Neurosurgical Institute	Foundation; Hearsay; Relevance
:	WALP0001	Billing from Walgreens Pharmacy	Foundation; Hearsay
3	INPC0023- 0029	Billing from Integrated Pain Consultants	Foundation; Hearsay
4	PSCE0010	Billing from Physicians Surgical Center	Foundation; Hearsay
5	SMAS0001- 0002	Billing from Scottsdale Mobile C-Arm Services	Foundation; Hearsay
5	SIMI0009- 0010	Billing from Simon Med Imaging	Foundation; Hearsay
7	PRME0045- 0046	Billing from Prime Med	Foundation; Hearsay
8	PRMG0023- 0026	Billing from Procare Medical Group	Foundation; Hearsay
		Billing from Defining Elegancy	Foundation; Hearsay; Relevance

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	

21

22

23

24

25

26

27

28

DEDM0001	Delivery Excellence Exquisite Massage	
	& Wellness	
CRMC0147-	Billing from Chandler Regional	Foundation; Hearsay
0152	Medical Center	·
MVOS0051-	Billing from Mountain Vista	Foundation; Hearsay
0058	Orthopedic Specialists	
AZSM0005	Billing from AZ Sports Medicine	Foundation; Hearsay
PSPR0005-	Billing from Pro Sports Performance &	Foundation; Hearsay
0023	Rehabilitation	

Plaintiff reserves the right to offer into evidence any exhibit timely and properly disclosed during discovery for the purpose of impeachment.

Plaintiff reserves the right to utilize and/or seek to publish and/or admit into evidence all deposition testimony, all affidavits filed or attached to any motion or pleading in this case, and all responses to discovery from any party in this case for purposes of impeachment.

Plaintiff reserves the right to offer into evidence any exhibit timely and properly disclosed during discovery for the purposes of rebuttal.

Plaintiff reserves the right to offer into evidence any exhibit offered by any other parties to this action. In addition to the above objections:

- a. Defendant reserves the right to make further objections regarding Plaintiff's proposed exhibits, including objections under FED. R. CIV. P. 402 and FED. R. CIV. P. 403.
- b. Defendant further objects to the extent that any exhibits involve matters in violation of any orders of the Court.
- c. Defendant reserves the right to supplement or amend its objections as exhibits are introduced and to the extent that additional documents/exhibits, if any, are identified.
 - d. Defendant objects to all disclosures which are not properly authenticated at the time of trial.

Plaintiff's Use of Demonstrative Exhibits & Defendant's Objections:

Plaintiff may offer, at trial, certain Exhibits for demonstrative purposes including, but not limited to the following:

- 1. Demonstrative and charts relating to Plaintiff's damage claims;
- 2. Story board and computer digitized power point images;
- 3. Blow-ups/transparencies/digitized images of various records; and
- 4. Plaintiff reserves the right to offer into evidence any exhibit timely and properly disclosed during discovery for the purpose of demonstration at trial. Additionally, Plaintiff reserves the right to offer into evidence any exhibit offered by any other parties to this action.

Defendant will offer objections in a timely fashion to demonstratives as applicable at the time of presentation as there are none expressly cited or produced as of the date of this proposed order.

2. Defendant's Exhibits and Plaintiff's Objections thereto:

BATES NO.	DESCRIPTION	PLAINTIFF'S
		OBJECTIONS
CF-000001 -	Redacted Claims File	Authentication [FED. R.
CF002025		EVID. 901]
		Foundation [FED. R. EVID.
		602]
		Hearsay [FED. R. EVID.
		802]
		Relevance / Prejudicial
		[FED. R. EVID. 402-403]
		Calls for Expert
		Testimony [FED. R. EVID.
		702]
SFSMR000001-	Medical Records from Desert Valley Pediatrics for	Authentication [FED. R.
48	Thomas Sipan	EVID. 901]
		Foundation [FED. R. EVID.
		602]
		Hearsay [FED. R. EVID.
		802]
		Relevance / Prejudicial
		[FED. R. EVID. 402-403]
SFSMR000049-	Medical records from Gary J. La Tourette, M.D. for	Authentication [FED. R.
110	Thomas Sipan	EVID. 901]
		Foundation [FED. R. EVID.
		602]
		Hearsay [FED. R. EVID.
		802]
		Relevance / Prejudicial
		[FED. R. EVID. 402-403]

BATES NO.	DESCRIPTION	PLAINTIFF'S
GEG. (D.000110		OBJECTIONS D. F.
SFSMR000110- 118	Medical records from Nevada Orthopedic & Spine Center for Thomas Sipan	Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial
		[FED. R. EVID. 402-403]
SFSMR000119- 155	Medical records from Doctor Housecalls of Paradise Valley for Thomas Sipan	Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		[FED. R. EVID. 402-403]
SFSMR000156- 193	Medical records from Sonoran Spine Center for Thomas Sipan	Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID. 802]
		Relevance / Prejudicial
		[FED. R. EVID. 402-403]
SFSMR000194- 216	Medical records from Interventional Pain and Spine	Foundation [FED. R. EVID. 602]
		Hearsay [FED. R. EVID.
		802]
		Relevance / Prejudicial [FED. R. EVID. 402-403]
	Transcript of the deposition of Jeffrey Stempel, taken October 12, 2018, in the matter Ethan Alan	Foundation [FED. R. EVID. 602]
	Adair v. State Farm Mutual Automobile Insurance	Hearsay [FED. R. EVID.
	Company, case number 2:17-cv-00421-RFB-DJA,	802]
	filed in the United States District Court, District of	Relevance / Prejudicial
	Nevada.	[FED. R. EVID. 402-403]
	Youtube video titled "Lil Honda - Dreamboat featuring	Foundation [FED. R. EVID. 602]
	Christian Nebula - official music video", available at the following URL:	Hearsay [FED. R. EVID. 802]
	https://www.youtube.com/watch?v=SJ78rn9qH5c	Relevance / Prejudicial
		[FED. R. EVID. 402-403]
	Youtube video titled "Lil Honda & Lil Raceway -	Foundation [FED. R. EVID.
	Live in Las Vegas (Recap) shot by @ReelBump,	[602]
	available at the following URL: https://www.youtube.com/watch?v=sMTxIqIiEJY	Hearsay [FED. R. EVID. 802]
	https://www.youtube.com/watch?v=sw1xiqhE34	Relevance / Prejudicial
		[FED. R. EVID. 402-403]
	Youtube video titled "Lil Honda - Smile Official	Foundation [FED. R. EVID.
	Music Video" available at the following URL:	602]
	https://www.youtube.com/watch?v=AozUBwYxPCk	Hearsay [FED. R. EVID.
		802]

BATES NO.	DESCRIPTION	PLAINTIFF'S OBJECTIONS
		Relevance / Prejudicial [FED. R. EVID. 402-403]

### (c) Whether the parties intend to present electronic evidence for purposes of jury deliberations:

The parties will submit electronic evidence to the jury for utilization in the jury room during their deliberations.

### Defendant's Use of Demonstrative Exhibits & Plaintiff's Objections:

Defendant intends to offer demonstratives that may include diagrams, charts, lists, and other presentation aids in presenting its case to the jury.

### **Other Agreements Regarding Exhibits:**

With the exception of exhibits to be used solely for impeachment, the parties request that each evening by 8:00 p.m., they will exchange the exhibits that they plan to use the following day so that any exhibit disputes/objections can be addressed by the Court each morning before trial resumes. In addition, the parties will identify each witness that they intend to call at trial not less than 24 hours prior to calling each witness to testify. The failure to abide by these deadlines does not preclude either party from moving for the admission of other exhibits and/or calling a different witness when such timeline cannot be abided by.

#### **Depositions:**

None to be offered save for impeachment purposes or in the event of the unavailability of the witness.

#### (d) Objections to Depositions:

None

#### VIII. WITNESSES

The following witnesses may be called upon by the parties at trial:

1	(a)	Plaintiff's Witnesses:
2	1.	THOMAS SIPAN
3		c/o Paul D. Powell, Esq. The Powell Law Firm
4		8918 Spanish Ridge Avenue, Suite 100 Las Vegas, Nevada 89148
5	2.	The Person Most Knowledgeable
6 7		STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY c/o Benjamin Carman, Esq.
8		Carman Cooney Forbush, PLLC 4045 Spencer Street, Suite A47 Lea Vegas, Neverla 80110
9	3.	Las Vegas, Nevada 89119 Peter Sowell
10	<i>J</i> .	Claim Specialist
11		c/o State Farm Mutual Automobile Insurance Company P.O. Box 106171
12		Atlanta, Georgia 30348-6171
13	4.	Clayton Ande
14		Former Claim Specialist, State Farm Mutual Automobile Insurance Company
15	5.	Jenny Lin Claim Specialist
16		c/o State Farm Mutual Automobile Insurance Company P.O. Box 106171
17		Atlanta, Georgia 30348
18 19	6.	Roderick Ballelos, MD
20		Person Most Knowledgeable and/or Custodian of Records
21		St. Rose Dominican Hospital – San Martin Campus
22		8280 W. Warm Springs Road Las Vegas, Nevada 89113
23	7.	Roderick Ballelos, MD
24		Person Most Knowledgeable and/or Custodian of Records
25		Fremont Emergency Services
26		P.O. Box 638972 Cincinnati, Ohio
27	8.	Dana Murakami, MD
28		Person Most Knowledgeable and/or Custodian of Records
		Radiology Associates of Nevada
		5945 S. Rainbow Boulevard Las Vegas, Nevada 89118

1	
2	9. Jason Nielson, MD Person Most Knowledgeable and/or
3	Custodian of Records Children's Bone & Spine Surgery
4	9050 W. Cheyenne Avenue, Suite 110
5	Las Vegas, Nevada 89129
6	10. Jacqueline Perez-Tselikis, MD Person Most Knowledgeable and/or
7	Custodian of Records
8	Desert Valley Pediatrics 10105 Banburry Cross Drive, Suite 370
9	Las Vegas, Nevada 89144
10	11. Daniel Zurcher, MD
11	Stephen Chen, MD Ho Nguyen, MD
12	Ricardo Linares, MD Person Most Knowledgeable and/or
13	Custodian of Records
14	Steinberg Diagnostic Medical Imaging 6925 N. Durango Drive
15	Las Vegas, Nevada 89149
16	12. Michael Thomas, MD
17	Person Most Knowledgeable and/or Custodian of Records
18	Nevada Orthopedic & Spine Center
19	7455 W. Washington Avenue, Suite 160 Las Vegas, Nevada 89128
20	12 Michael McVoy, DT
21	13. Michael McKay, PT Person Most Knowledgeable and/or
22	Custodian of Records ATI Physical Therapy
23	3155 W. Craig Road, Suite 120 & 130
24	North Las Vegas, Nevada 89032
25	14. Jared Morasco, PT Eleni Metros, PT
26	Person Most Knowledgeable and/or
27	Custodian of Records Matt Smith Physical Therapy
28	8551 W. Lake Mead Boulevard, Suite 170 Las Vegas, Nevada 89128

Gary LaTourette, M.D.

15.

1		Person Most Knowledgeable and/or
2		Custodian of Records 2100 Pinto Lane
3		Las Vegas, Nevada 89106
4	16.	Steven Lipsky, M.D.
5		Person Most Knowledgeable and/or Custodian of Records
6		Dr. Housecalls of Paradise Valley
7		6721 N. 62 nd Street Paradise Valley, Arizona 85253
8	17	·
9	17.	Seth Robinson, PTA Steven Thomas, PT
10		Person Most Knowledgeable and/or Custodian of Records
11		Rehab Plus
12		4201 E. Thomas Road Phoenix, Arizona
13	16.	Person Most Knowledgeable and/or
14	10.	Custodian of Records
15		Southwest Diagnostic Imaging 2323 W. Rose Garden Lane
16		Phoenix, Arizona 85027
17	17.	Tyler Gasser, MD
18		Person Most Knowledgeable and/or Custodian of Records
19		Scottsdale Medical Imaging
20		Mountain View Hospital 9220 W. Mountain View, Suite 100
21		Scottsdale, Arizona 85258
22	18.	Frederick Marciano, MD
23		Person Most Knowledgeable and/or Custodian of Records
24		Barrow Brain and Spine 2910 N. 3 rd Avenue
25		Phoenix, Arizona 85013
26	19.	Lyle Christopher Young, MD
27		Person Most Knowledgeable and/or Custodian of Records
28		Sonoran Spine Center 1255 W. Rio Salado Parkway, Suite 107 Tempe, Arizona 85281
	20.	Kurt Solem, MD

	1	
1		Megan Hoover, PA-C
2		Person Most Knowledgeable and/or Custodian of Records
3		Honor Health SSMC Shea Medical Center
4		9003 E. Shea Boulevard
5		Scottsdale, Arizona 85255
6	21.	Lyle Christopher Young, MD
7		Amarjyot Gill, MD Person Most Knowledgeable and/or
8		Custodian of Records Honor Health
9		STPMC Thompson Peak Medical Center 7400 E. Thompson Peak Parkway
10		Scottsdale, Arizona 85255
11	22.	Kurt Solem, MD
12		Person Most Knowledgeable and/or Custodian of Records
13		Scottsdale Emergency Associates
14		P.O. Box 98601 Las Vegas, Nevada 89193
15		
16	23.	Jorg Rosler, Md Andrew Hall, MD
17		Person Most Knowledgeable and/or Custodian of Records
18		Interventional Pain and Spine Institute
19		851 S. Rampart Boulevard, Suite 100 Las Vegas, Nevada 89145
20	24.	Jason Garber, MD
21	24.	Person Most Knowledgeable and/or
22		Custodian of Records Las Vegas Neurosurgical Institute
23		3012 S. Durango Drive
24		Las Vegas, Nevada 89117
25	25.	Person Most Knowledgeable and/or Custodian of Records
26		Walgreens Pharmacy
27		1901 E. Vorhees Street Danville, Illinois 61834
28		
	26.	Nikesh Seth, MD Emily Tyler, ACNP Person Most Knowledgeable and/or

1		Custodian of Records
2		Integrated Pain Consultants 7417 N. Via Del Norte, Suite 161
3		Scottsdale, Arizona 85258
4	27.	Nikesh Seth, MD
5		Person Most Knowledgeable and/or Custodian of Records
6		Physicians Surgical Center
7		7102 E. Acoma Drive Scottsdale, Arizona 85016
8	20	
9	28.	Person Most Knowledgeable and/or Custodian of Records
10		Scottsdale Mobile C-Arm Services 1934 E. Camelback Road, Suite 120-301
11		Phoenix, Arizona 85016
12	29.	B. Todd Curtis, MD
13		James Murphy, MD
14		Travis Scharnweber, MD Tadesse Eshetu, MD
15		Person Most Knowledgeable and/or
		Custodian of Records Simon Med Imaging – Fashion Square
16		6740 E. Camelback Road, Suite 100
17		Scottsdale, Arizona 85251
18	31.	Franco M. Lee, MD
19		Person Most Knowledgeable and/or Custodian of Records
20		Prime Med
21		5741 S. Fort Apache Road, Suite 120 Las Vegas, Nevada 89148
22	32.	Sang D. Tran, MD
23	52.	Joel Lin, DO
24		Person Most Knowledgeable and/or Custodian of Records
25		Procare Medical Group
26		6870 S. Rainbow Boulevard, Suite 106-107 Las Vegas, Nevada 89118
27	33.	Beverly Last Name Unknown
28	33.	Jennifer Wime
		Person Most Knowledgeable and/or Custodian of Records
		Defining Elegance Delivery Excellence Exquisite Massage & Wellness
	1	555 W Reach Street Suite 500

1		San Diego, California 92101
2	34.	Person Most Knowledgeable and/or
3		Custodian of Records Chandler Regional Medical Center
4		1955 West Frye Road
5		Chandler, Arizona 85224
6	35.	Gary LaTourette, M.D.
7		Harvey Smith, PA-C Person Most Knowledgeable and/or
8		Custodian of Records  Mountain Vista Orthopedic Specialists
9		6301 S. Mountain Vista, Suite 204
10		Henderson, Nevada 89014
11	36.	Erik Dean, D.O. Person Most Knowledgeable and/or
12		Custodian of Records
13		AZ Sports Medicine 8630 East Via De Ventura Boulevard, Suite 105
14		Scottsdale, Arizona 85258
15	37.	Troy Meiners, PT, ATC, SCS, CSCS
16		Person Most Knowledgeable and/or Custodian of Records
17		Pro Sports Performance and Rehab
18		8630 E. Via de Ventura, Suite 101 Scottsdale, Arizona 85258
19	20	
20	38.	Jeffrey W. Stempel Doris S. & Theodore B. Lee Professor of Law
21		William S. Boyd School of Law University of Nevada, Las Vegas
22		4505 South Maryland Parkway – Box 451003
23		Las Vegas, Nevada 89154
24	39.	Jason E. Garber, M.D., FAANS, FACS Las Vegas Neurosurgical Institute
25		3012 South Durango Drive
26		Las Vegas, Nevada 89117
27	40.	Any claims adjuster that worked on the claims file
28		c/o State Farm Mutual Automobile Insurance Company P.O. Box 106171
-0	Atlanta, Georg	gia 30348-6171

1	(B)	<b>Defendant's witnesses:</b>
2	1.	Thomas Sipan
3	1.	c/o Paul D. Powell, Esq.
4		THE POWELL LAW FIRM 8918 Spanish Ridge Ave. #100
5		Las Vegas, NV 89148 Tel: 702.728.5500
6	2 0	laytan Anda
7	4336 Cashmo	
8	Lacy, WA 98	3516
9		lichael Hyland
10		arman Cooney Forbush PLLC Spencer Street Suite A47
11	Las Vegas, N	
12		arilyn D. David
13		o Claims Resource Management, Inc. 3345 Santiago Rd.
14	Acton, CA	E
15	5 D	r. William Salyer
16	c/	o OrthoArizona
17		033 N. 44 th Street, Suite 100 noenix, AZ 85018
18		
19		r. Lyle Young ista Drive, Suite 103
20	Gilbe	rt, AZ 85295
21		ennifer Lin
22		o Carmon Cooney Forbush PLLC 045 Spencer Street Suite A47
23		as Vegas, Nevada 89119
24		
25		
26		IX.
27		TRIAL D
28	The a	ttorneys or parties have met and jointly offer

# <u> ATE</u>

The attorneys or parties have met and jointly offer these three trial dates:

1. October 17, 2022

1	2. November 14, 2022				
2	3. January 9, 2023				
3					
4	It is expressly understood by the undersigned that the court will set the trial of this matter on one of the				
5	agreed upon dates, if possible. If not, the trial will be set at the convenience of the Court's calendar.				
6					
7	X.				
8	LENGTH OF TRIAL				
9	It is estimated that the trial herein will take a total of 7-10 full days.				
10	Dated March 23, 2022.	Dated March 23, 2022.			
11	The Powell Law Firm	Carman Cooney Forbush PLLC			
12	/c/ Tana W. Stannart	/s/ Paniamin I Compan			
13	/s/ Tom W. Stewart Tom W. Stewart (14280)	/s/ Benjamin J. Carman Benjamin J. Carman (12565)			
14	Attorney for Plaintiff	Attorney for the Defendant			
15	XI.				
16	ACTION BY THE COURT				
17	This case is set for jury trial on the fixed / stacked calendar on February 5, 2024 at 8:30 am in LV 7C.				
18	Calendar call will be held on January 30, 2024 at 1:30 pm in LV 7C.				
19		IT IS SO ORDERED.			
20					
21		N)			
21 22		B			
		RICHARD F. BOULWARE, II			
22		RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE			
22 23					
22 23 24					