| ANDERSON, MCPHARLIN & CONNERS LLP Lawyers 707 Wilshire Boulevard, Suite 4000 Los Angeles, California 90017-3623 Tel. (213) 688-0080 • Fax (213) 622-7594 | 1 2 3 4 5 6 7 8 | RINA CARMEL (Bar No. 208311) rc@amclaw.com DONALD W. McCORMICK (Bar No. 109584) dwm@amclaw.com ANDERSON, McPHARLIN & CONNERS LLP 707 Wilshire Boulevard Suite 4000 Los Angeles, California 90017-3623 TELEPHONE: (213) 688-0080 ♦ FACSIMILE: (213) 622-7594 Attorneys for Defendants HAGERTY INSURANCE AGENCY, LLC erroneously named as a defendant, and ESSENTIA INSURANCE COMPANY | |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------|
| | 9 | UNITED STATES DISTRICT COURT | |
| | 10 | NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION | |
| | 11 | | |
| | 12 | TERRY GUY OVERFELT, | Case No. 3:19-cv-04297-SI |
| | 13 | Plaintiff, | STIPULATION AND [PROPOSED] ORDER TO DISMISS ACTION WITH |
| | 14 | VS. | PREJUDICE |
| | 15 16 | HAGERTY INSURANCE AGENCY, LLC, and ESSENTIA INSURANCE COMPANY, and DOES 1 to 40 inclusive, | |
| | 17 | Defendants. | |
| | 18 | | |
| | 19 | Plaintiff TERRY GUY OVERFELT and Defendants HAGERTY INSURANCE | |
| | 20 | AGENCY, LLC and ESSENTIA INSURANCE COMPANY by their undersigned attorneys, | |
| | 21 | hereby stipulate that the above-captioned action be, and hereby is, dismissed with prejudice | |
| | 22 | pursuant to Federal Rule of Civil Procedure 41(a)(1), each party to bear its own attorney's fees | |
| | 23 | and costs. | |
| | 24 | DATED: October 4, 2019 LAW | OFFICES OF SALVATORE C. TIMPANO |
| | 25 | | |
| | 26 | By: | /s/ Salvatore C. Timpano |
| | 27 | Attor | Salvatore C. Timpano neys for Plaintiff TERRY GUY OVERFELT |
| | 28 | | |
| 2078138.1 04879-025 | | | |
| | | STIPULATION AND [PROPOSED] ORDER TO DISMISS ACTION WITH PREJUDICE Dockets.Justia | |



