1 RILEY A. CLAYTON Nevada Bar No. 005260 2 rclayton@lawhic.com 3 HALL JAFFE & CLAYTON, LLP 7425 PEAK DRIVE 4 LAS VEGAS, NEVADA 89128 (702) 316-4111 5 FAX (702)316-4114 6 Attorneys for Defendant, State Farm Mutual Automobile Insurance Company 7 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA 10 TIEN TIFFANY TRAN, individually; CASE NO.: 2:13-cv-01887-GMN-PAL 11 Plaintiff, 12 VS. STIPULATION AND ORDER FOR 13 STATE FARM MUTUAL AUTOMOBILE DISMISSAL OF ALL EXTRA-INSURANCE COMPANY; DOES I through CONTRACTUAL CLAIMS WITH 14 X, inclusive; and ROE CORPORATIONS I PREJUDICE; CAP DAMAGES; AND ORDER through X, inclusive, REMANDING CASE TO STATE COURT 15 Defendants. 16 17 18 This Stipulation and Order for Dismissal of All Extra-Contractual Claims With Prejudice; Cap 19 Damages; and Order Remanding Case to State Court (hereinafter "Order") is entered into by Plaintiff. 20 Tien Tiffany Tran ("Plaintiff"), and Defendant, State Farm Mutual Automobile Insurance Company 21 ("State Farm"), (collectively referred to as the "Parties"), as an alternative method of resolving a dispute 22 that has allegedly arisen from a May 15, 2012, automobile accident, which culminated in a lawsuit styled 23 Tien Tiffany Tran v. State Farm Mutual Automobile Insurance Company, currently pending in the 24 United States District Court, District of Nevada, Case No. 2:13-cv-01887-GMN-PAL. Plaintiff is 25 represented by Cram Valdez Brigman & Nelson. State Farm is represented by Hall Jaffe & Clayton, 26 LLP. 27 The following terms and conditions of this Order will become effective upon the signature by the 28 Parties and the execution and filing of the same by this Court.

- 1. Plaintiff agrees to dismiss, with prejudice, all extra-contractual claims that have been asserted or could have been asserted against State Farm in the above-referenced lawsuit, including, but not limited to, breach of the implied covenant of good faith and fair dealing, bad faith, violations of NRS 686A.310, and/or punitive damages.
- 2. By dismissal of the extra-contractual claims, the only claim that remains viable against State Farm is Plaintiff's claim for contractual benefits under her uninsured/underinsured motorist policy ("UM/UIM"), which is Plaintiff's First Claim for Relief in her Complaint listed as Breach of Contract.
- 3. The UM/UIM policy had a \$25,000 "each person" limit; however, State Farm has already paid \$1,375.00 of that UIM limit to Plaintiff, which Plaintiff may keep irrespective of the outcome of this matter. As such, the Parties understand and agree that the maximum amount that State Farm would ever be required to pay Plaintiff in "new" UIM proceeds under this Order is \$23,625.00.
- 4. Because of the \$23,625.00 cap on any potential recovery against State Farm, the amount in controversy is now less than the federal diversity jurisdiction threshold and, as such, the Parties have agreed to have the lawsuit remanded to the Eighth Judicial District Court, Clark County; assigned its original case number and original judicial department, i.e., Case No. A-13-688385-C, Dept. XXVIII; and to have this matter placed into the non-binding arbitration program consistent with Nevada's Arbitration Rules. The Parties agree and understand that after any arbitration award or decision is rendered, the Parties have reserved their rights to appeal the award or decision by timely filing for a trial de novo, and having the matter resolved under Nevada's "short jury trial" program.
- 5. Except as otherwise stated herein, all phases of the arbitration and any subsequent short jury trial will be governed by the Nevada Rules of Civil Procedure, the Nevada Arbitration Rules, and/or the Nevada Short Trial Rules, where applicable.
- 6. The arbitrator (or jury) will be allowed to place a full value on the claim, irrespective of any limits, offsets or caps imposed under the insurance policy, this Order, and/or the Nevada arbitration or short jury trial rules (e.g., the \$50,000 cap for damages in arbitration cases). As such, the arbitrator (or jury) can make a determination of any amount of potential damages it believes are warranted given the evidence presented and then, once that amount has been determined, the parties will apply the