1 UNITED STATES DISTRICT COURT 2 **DISTRICT OF NEVADA** 3 4 ASSURANCE COMPANY OF AMERICA; et) al., 5 Case No.: 2:13-cv-2191-GMN-CWH Plaintiffs, 6 **ORDER** VS. 7 IRONSHORE SPECIALTY INSURANCE 8 COMPANY, 9 Defendant. 10 11 Pending before the Court are Plaintiff Assurance Company of America's ("Assurance 12 Company") fifteen Motions for Partial Summary Judgment. (ECF Nos. 39-53). Assurance 13 Company has filed fifteen separate Motions, when it should have filed a single motion setting 14 forth all of its arguments regarding summary judgment. See Sherwin v. Infinity Auto Ins. Co., 15 No. 2:11-CV-00043-MMD, 2012 WL 5378150, at *1 (D. Nev. Oct. 30, 2012). 16 Local Rule 7-4 provides, "[P]oints and authorities in support of, or in response to, 17 motions shall be limited to thirty (30) pages including the motion but excluding exhibits." D. 18 Nev. R. 7-4. In apparent intentional defiance of Local Rule 7-4, Assurance Company's instant 19 Motions total 275 pages, excluding attached exhibits and supporting affidavits. Therefore, the 20 Court will deny the instant Motions without prejudice. See Sherwin, 2012 WL 5378150, at *1. 21 The Court admonishes Assurance Company that it will not consider motions that fail to adhere 22 to the requirements of Local Rule 7-4. Accordingly, 23

IT IS HEREBY ORDERED that Assurance Company's Motions for Partial Summary Judgment, (ECF Nos. 39-53), are **DENIED without prejudice**.

IT IS FURTHER ORDERED that Defendant's Motion to Strike Assurance

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1	Company's Motions, (ECF No. 54), is DENIED as moot .
2	DATED this 27th day of February, 2015.
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5	Gloria M. Navarro, Chief Judge United States District Court
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