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10 **UNITED STATES DISTRICT COURT**
11 **DISTRICT OF NEVADA**

12 PROPERTY CASUALTY INSURANCE
13 COMPANY OF HARTFORD,

14 Plaintiff,

15 vs.

16 A.O. SMITH CORPORATION, a Delaware
17 corporation; and L.Y. Inc., doing business as
18 Residential Service Center, a Nevada
19 corporation, inclusive,

20 Defendants.

Case No.: 2:15-cv-01678-JAD-CWH

**STIPULATION AND ORDER FOR
DISMISSAL WITH PREJUDICE**

ECF No. 88

21 IT IS HEREBY STIPULATED AND AGREED, subject to the approval of the Court,
22 that pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), plaintiff Property Casualty
23 Insurance Company of Hartford (“Hartford”) and Defendant A. O. Smith Corporation (“A.O.
24 Smith”) through their respective counsel of record, hereby jointly stipulate to the dismissal with
25 prejudice of all claims asserted in this action against A.O. Smith and dismissal of this action in
26 its entirety.

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Each party shall bear its respective fees and costs.

DATED this 27th day of February, 2017.

McDONALD CARANO WILSON LLP

BAUMAN LOEWE WITT & MAXWELL

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Corporation*

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Insurance Company of Hartford*

ORDER

Based on the parties' stipulation [ECF No. 88] and good cause appearing, IT IS
HEREBY ORDERED that this action is DISMISSED in its entirety with prejudice, each
party to bear its own fees and costs. The Clerk of Court is directed to CLOSE THIS
CASE.


UNITED STATES DISTRICT JUDGE

DATED: 2-27-17