1	ANDREW C. GREEN, ESQ.		
2	Nevada Bar No. 9399 RIKKI J. HEVRIN, ESQ.		
	Nevada Bar No. 13738		
3	KOELLER NEBEKER CARLSON		
4	& HALUCK, LLP 400 S. 4 th Street, Suite 600		
_	Las Vegas, NV 89101		
5	Phone: (702) 853-5500 Fax: (702) 853-5599		
6	Andrew.green@knchlaw.com		
7	Rikki.hevrin@knchlaw.com		
/	Attorneys for Defendants, LM General Insurance Company		
8	also erroneously sued as		
9	Liberty Mutual Group, Inc., Liberty Mutual Insurance Company,		
	Liberty Mutual, Liberty Mutual		
10	Auto and Home Services, LLC,		
11	Liberty Mutual Insurance Company, and Liberty Mutual Insurance Co.		
10			
12	UNITED STATES DISTRICT COURT		
13	DISTRICT OF NEVADA		
14	JOHN HARTMAN,	CASE NO.: 2:17-cv-00649-JCM-GWF	
1.5			
15	Plaintiff,		
16	vs.	STIPULATION AND ORDER FOR	
17	LM GENERAL INSURANCE COMPANY;	PLAINTIFF TO FILE A FIRST AMENDED COMPLAINT	
	LIBERTY MUTUAL GROUP, INC. DBA	AMENDED COMI LAINI	
18	LIBERTY MUTUAL INSURANCE	(FIDST DEALIEST)	
19	COMPANY AND DBA LIBERTY MUTUAL; LIBERTY MUTUAL AUTO AND HOME	(FIRST REQUEST)	
20	SERVICES, LLC; LIBERTY MUTUAL		
20	INSURANCE COMPANY AKA LIBERTY MUTUAL INSURANCE CO.; DOES I		
21	through X, inclusive, and ROE		
22	CORPORATIONS I through X, inclusive;		
	Defendants.		
23			
24	COMES NOW, Defendants, LM General Insurance Company (hereinafter "LM") also		
25	erroneously sued as Liberty Mutual Group, Inc. dba Liberty Mutual Insurance Company and		
26	dba Liberty Mutual; Liberty Mutual Auto and Home Services, LLC; Liberty Mutual Insurance		
27	Company aka Liberty Mutual Insurance Co., by and through its attorneys, KOELLER		
28	NEBEKER, CARLSON & HALUCK, LLP	and Plaintiff, John Hartman (hereinafte	
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"Plaintiff"), by and through his attorneys, SEEGMILLER & ASSOCIATES, and hereby agree and stipulate as follows:

- 1. The parties having conferred regarding the substance of LM's Motion to Dismiss (ECF #4), and agreeing Plaintiff may seek amendment of his Complaint to attempt to address the majority of the issues raised therein, the parties present this Stipulation and Order to attempt resolution of the issues raised in LM's Motion to Dismiss without Court intervention at this time;
- 2. LM stipulates Plaintiff may file a First Amended Complaint by April 24, 2017 to attempt to address the matters raised by LM's Motion to Dismiss;
- 3. Consistent with the parties' stipulation for Plaintiff to file an Amended Complaint, LM's Motion to Dismiss (ECF #4) is withdrawn without prejudice, and all of the Defendants' potential defenses and rights to answer and/or respond to Plaintiff's initial Complaint and any Amended Complaint are preserved through the time stated in the Federal Rules of Civil Procedure to respond to any Amended Complaint.
- 4. The parties stipulate no default will be requested or entered for any of the Defendants named in Plaintiff's initial Complaint prior to any deadline for response or answer to any Amended Complaint, and that this stipulation will be effective to set aside any default against the Defendants entered prior to the deadline for response or answer to Plaintiff's Amended Complaint;
- 5. No further responsive pleading is presently due from LM or Plaintiff, and the time for responsive pleading or answer for any First Amended Complaint by Plaintiff will be determined by the Federal Rules of Civil Procedure following Plaintiff filing any First Amended Complaint;
- 6. Plaintiff agrees he will file a separate stipulation to dismiss without prejudice each of the following previously named Defendants, Liberty Mutual Group, Inc. dba Liberty Mutual Insurance Company and dba Liberty Mutual, Liberty Mutual Auto and Home Services, LLC, and Liberty Mutual Insurance Company aka Liberty Mutual

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1	Insurance Co., and Plaintiff agrees any First Amended Complaint will not reference	
2	any of the entities identified in this paragraph as Defendants.	
3	7. The effect of the dismissal referenced in the preceding paragraph will be to	
4	leave LM General Insurance Company as the sole Defendant, which the parties agree	
5	would be a proper party to a dispute regarding the policy issued to Plaintiff with policy	
6	number AOS-268-021313-40 4 8.	
7	8. Undersigned counsel for LM agrees to accept service of Plaintiff's First	
8	Amended Complaint by way of the electronic filing and serving system.	
9	DATED this 22 nd day of March, 2017. DATED this 22 nd day of March, 2017.	
10	KOELLER NEBEKER CARLSON SEEGMILLER & ASSOCIATES	
11	& HALUCK, LLP	
12	By: /s/Andrew C. Green, Esq. By: /s/Clark Seegmiller, Esq. CLARK SEEGMILLER, ESQ.	
13	Nevada Bar No. 9399 Nevada Bar No. 3873	
14	Nevada Bar No. 13738 Las Vegas, NV 89144	
15	400 S. Fourth Street, Suite 600 Las Vegas, NV 89101 Attorneys for Defendants, Attorneys for Defendants, Attorneys for Defendants,	
16	LM General Insurance Company also erroneously sued as	
17	Liberty Mutual Group, Inc., Liberty Mutual Insurance Company,	
18	Liberty Mutual Histranice Company, Liberty Mutual, Liberty Mutual Auto and Home Services, LLC,	
19	Liberty Mutual Insurance Company, and Liberty Mutual Insurance Co.	
20	and Liberty Widthar Insurance Co.	
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IT IS SO ORDERED, consistent with the parties' stipulation above, Plaintiff may file a First Amended Complaint by April 24, 2017, and LM's Motion to Dismiss (ECF #4) is withdrawn without prejudice. IT IS FURTHER ORDERED, all of the Defendants' potential defenses and rights to answer and/or respond to Plaintiff's initial Complaint and any Amended Complaint are preserved through the time stated in the Federal Rules of Civil Procedure to respond to any Amended Complaint; therefore, no default will be requested or entered for any of the Defendants named in Plaintiff's initial Complaint prior to any deadline for response or answer to any Amended Complaint, and the Parties' stipulation will be effective to set aside any default against the Defendants entered prior to the deadline for response or answer to Plaintiff's Amended Complaint; IT IS FURTHER ORDERED, upon Plaintiff filing any First Amended Complaint by April 24, 2017, that any response to the First Amended Complaint may proceed pursuant to the Federal Rules of Civil Procedure. Dated this 23rd day of March, 2017.

ORDER

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