1 2 3 4 5 6 7 8	<ul> <li>DANIELLE C. MILLER, ESQ.</li> <li>Nevada Bar No. 009127</li> <li>Email: Danielle.Miller@lewisbrisbois.com</li> <li>LEWIS BRISBOIS BISGAARD &amp; SMITH LLP</li> <li>6385 S. Rainbow Boulevard, Suite 600</li> <li>Las Vegas, Nevada 89118</li> <li>Telephone; 702.893.3383</li> <li>Facsimile: 702.893.3789</li> <li>Attorneys for Defendant</li> <li>State Farm Mutual Automobile Insurance Company</li> </ul>	
9	UNITED STATES DISTRICT COURT	
10	DISTRICT OF NEVADA	
11	ROBERTO GOMEZ, an individual and DAISY GOMEZ, an individual,	CASE NO. 2:17-cv-01742-JAD-VCF
12	Plaintiffs,	STIPULATION AND ORDER TO DISMISS
13	VS.	PLAINTIFFS' EXTRA-CONTRACTUAL CLAIMS AND REMAND TO STATE
14	STATE FARM MUTUAL AUTOMOBILE	COURT
15	INSURANCE COMPANY, a corporation; DOES I through X; and ROE CORPORATIONS I through X, inclusive,	ECF Nos. 19, 22
16	Defendants.	
17		
18 19	Plaintiffs ROBERTO GOMEZ and DAISY GOMEZ ("Plaintiffs") and Defendant	
20		OMOBILE INSURANCE COMPANY
21	("Defendant")(collectively referred to as to "the Parties"), by and through their respective	
22	counsel of record, stipulate as follows:	
23	1. Plaintiffs' Complaint was originally filed in the Eighth Judicial District Court	
24	for Clark County, State of Nevada, on April 28, 2017.	
25	2. Defendant removed this matter on June 26, 2017, on grounds of diversity of	
26	citizenship pursuant to 28 U.S.C. §1441 (b).	
27	3. The Complaint alleges claims for UM/UIM Contract, Contractual Breach of	
28	the Implied Covenant of Good Faith and Fair Dealing, Tortious Breach of the Implied	
	4828-1043-1312.1	

LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW

1 Covenant of Good Faith and Fair Dealing, and Bad Faith.<sup>1</sup>

4. Plaintiffs were involved in a motor vehicle collision on March 21, 2015.

5. Plaintiff Roberto Gomez has previously recovered \$30,000.00 from Farmers
Insurance, representing the tortfeasor's bodily injury liability limits. Plaintiff Roberto
Gomez has also previously recovered \$10,000.00 from Defendant State Farm
representing medical payments coverage.

7 6. Plaintiff Daisy Gomez has previously recovered \$10,000.00 from Farmers
8 Insurance, representing the tortfeasor's bodily injury liability limits. Plaintiff Daisy Gomez
9 has also previously recovered \$8,349.60 from Defendant State Farm representing
10 medical payments coverage.

7. Pursuant to this Stipulation, Plaintiff Roberto Gomez agrees that his total
claimed recoverable damages for underinsured motorist coverage against Defendant in
this action does not, and will not, exceed the sum of Fifteen Thousand and 00/100 Dollars
(\$15,000.00), representing Plaintiffs' total available UM/UIM Motorist Coverage.

8. Pursuant to this Stipulation, Plaintiff Daisy Gomez agrees that her total
claimed recoverable damages for underinsured motorist coverage against Defendant in
this action does not, and will not, exceed the sum of Fifteen Thousand and 00/100 Dollars
(\$15,000.00), representing Plaintiffs' total available UM/UIM Motorist Coverage.

9. Pursuant to this Stipulation, the parties agree that Plaintiffs' cause of action
against Defendant is contractual in nature and specifically with regard to the value of
Plaintiffs underinsured motorist claims.

22 10. Pursuant to this Stipulation, Plaintiffs and Defendant have agreed to submit
23 their dispute to arbitration in the Court Annexed Arbitration Program of the Eighth Judicial
24 District Court of the State of Nevada for final adjudication.

- 11. Pursuant to this Stipulation, Plaintiffs agree that their claims for Contractual
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 <sup>27</sup> On August 16, 2017, Plaintiffs' cause of action for Bad Faith was summarily dismissed pursuant to Defendant's Motion to Dismiss said cause of action.
 28



1 Breach of the Implied Covenant of Good Faith and Fair Dealing and Tortious Breach of 2 the Implied Covenant of Good Faith and Fair Dealing, as well as Plaintiffs' prayer for 3 punitive damages, shall be dismissed, with prejudice.

4 12. By entering into this Stipulation, Defendant neither acknowledges nor 5 concedes liability or damages with respect to any claims brought by Plaintiffs in their 6 Complaint, or as such Complaint may hereafter be amended, and expressly denies liability and damages. 7

DATED this 25<sup>th</sup> day of September, 2017. 8

9 ERIC ROY LAW FIRM

/s/ Mahogany A. Turfley By: 10 11

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ERIC ROY, ESQ.

Nevada Bar No. 011869

Nevada Bar No. 013974

703 South Eighth Street

Attorneys for Plaintiffs

Las Vegas, Nevada 89101

MAHOGANY A. TURFLEY, ESQ.

DATED this 25<sup>th</sup> day of September, 2017. LEWIS BRISBOIS BISGAARD & SMITH LLP

/s/Danielle C. Miller Bv: ROBERT W. FREEMAN, ESQ. Nevada Bar No. 003062 DANIELLE C. MILLER, ESQ. Nevada Bar No. 009127 6385 S. Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118 Attorneys for Defendant

ORDER

16 Based on the parties' stipulation [22], which establishes that this court lacks subject-matter jurisdiction over this case, IT IS HEREBY ORDERED that this case is REMANDED back to the 17 Eighth Judicial District Court for Clark County, Nevada, Case No. A-17-754688-C, Dept. XX; the motion to dismiss [19] is DENIED as moot and without prejudice; and the 10/25/17 hearing is 18 VACATED. The Clerk of Court is instructed to REMAND and CLOSE THIS CASE. 19

U.S. District Judge Jennifer Dorsey September 25, 2017

LEWIS BRISBOIS BISGAARD & SMITH LLP

/s/Danielle C. Miller By

- ROBERT W. FREEMAN, ESQ. 24 Nevada Bar No. 003062
- DANIELLE C. MILLER, ESQ.
- 25 Nevada Bar No. 009127
- 6385 S. Rainbow Boulevard, Suite 600 26
- Las Vegas, Nevada 89118
- 27 Attorneys for Defendant
- State Farm Mutual Automobile 28
- Insurance Company