1 PATRICK H. HICKS, ESQ. Nevada Bar No. 4632 2 MICHAEL D. DISSINGER, ESQ. Nevada Bar No. 15208 3 LITTLER MENDELSON, P.C. 3960 Howard Hughes Parkway 4 Suite 300 Las Vegas, Nevada 89169.5937 5 702.862.8800 Telephone: Fax No.: 702.862.8811 6 phicks@littler.com mdissinger@littler.com 7 Attorneys for Defendants/Counterclaimants 8 SASSY LASHES, INC. D/B/A LIVBAY LASH SUPPLIES ERRONEOUSLY SUED AS LIVBAY 9 LASH AND SHAUNA GARDNER JONES 10 11 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 12 13 ASHLEY DRISCOLL, an individual, Case No. 2:23-cv-01630-APG-NJK 14 Plaintiff, STIPULATION AND ORDER TO 15 DISMISS ENTIRE ACTION WITH v. **PREJUDICE** 16 LIVBAY LASH, a domestic Corporation; SHAUNA GARDNER JONES, an Individual; 17 DOES 1-50, inclusive; and ROE CORPORATIONS 1-50, inclusive, 18 Defendants. 19 20 Plaintiff/Counter-Defendant, **ASHLEY** DRISCOLL ("Plaintiff"), and 21 Defendants/Counterclaimants, SASSY LASHES, INC. D/B/A LIVBAY LASH SUPPLIES 22 ERRONEOUSLY SUED AS LIVBAY LASH AND SHAUNA GARDNER JONES 23 ("Defendants") (collectively the "Parties"), by and through their respective counsel of record, 24 hereby stipulate and respectfully request an order dismissing the entire action, including all of 25 Plaintiff's claims and all of Defendants' counterclaims, with prejudice. 26 The Parties globally resolved this action at the Early Neutral Evaluation held on March 25, 27 2024 before Magistrate Judge Daniel J. Albregts. ECF No. 18. The Parties file the instant

Stipulation pursuant to their agreement for global resolution.

LITTLER MENDELSON, P.C. 3960 Howard Hughes Pkwy Suite 300 Las Vegas. NV 89169.5937

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1	The Parties agree that no Party to this Stipulation shall be deemed to be a prevailing party	
2	in this action and that no Party will file for an award of attorneys' fees or costs pursuant to any rule,	
3	statute, or law, whether local, state, or federal, in any forum that would be available for the claims	
4	dismissed by this stipulation. Each Party shall bear its own costs and fees for the claims dismissed	
5	by this Stipulation and Order.	
6	Consistent with ECF No. 18, the Parties also request that the requirement for a joint status	
7	report be vacated pursuant to submission of the instant Stipulation.	
8	IT IS SO STIPULATED.	
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10	Dated: May 31, 2024	
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12	Respectfully submitted,	Respectfully submitted,
13	/s/ Dana Sniegocki	/s/ Michael D. Dissinger
14	DANA SNIEGOCKI, ESQ. HKM EMPLOYMENT ATTORNEYS LLP	PATRICK H. HICKS, ESQ.
15	HRW EMPLOTMENT ATTORNETS LLF	MICHAEL D. DISSINGER, ESQ. LITTLER MENDELSON, P.C.
16	Attorney for Plaintiff/Counter-Defendant	Attorneys for Defendants/Counterclaimants
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18	IT IS SO ORDERED. Dated:	
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23	$\overline{ ext{U}}$	June 3, 2024 NITED STATES DISTRICT JUDGE
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