KIRK T. KENNEDY, ESQ. Nevada Bar No: 5032	
815 S. Casino Center Blvd. Las Vegas, NV 89101	
(702) 385-5534 email: ktkennedylaw@gmail.com	
Attorney for Plaintiff	
UNITED STATES DISTRICT COURT	
DISTRICT OF NEVADA	
BRADLEY STERNFELS,	2:25-cv-00112-JAD-BNW
Plaintiff,	
vs.	
MUTUAL OF OMAHA INSURANCE	
COMPANY; a foreign corporation;) UNITED OF OMAHA LIFE INSURANCE)	
COMPANY; a foreign corporation;) DOES I through X, inclusive,) ROE CORPORATIONS 1-10, inclusive,)	
Defendants.	
STIPULATION TO FILE SECOND AME	NDED COMPLAINT AND RELATED
RELI	
	AGREED by and between the Plaintiff,
BRADLEY STERNFELS, by and through his undersigned counsel, KIRK T.	
KENNEDY, ESQ., and the Defendants, MUT	
COMPANY and UNITED OF OMAHA LIFE	
	INSURANCE COMPANY, by and
through their undersigned counsel. NICOLE C	•
through their undersigned counsel, NICOLE C	•
follows:	G. TRUE, ESQ., that the parties stipulate as
follows: 1. The Plaintiff shall be allowed to file a second	G. TRUE, ESQ., that the parties stipulate as
follows: 1. The Plaintiff shall be allowed to file a second allege a claim pursuant to the Employee Retire	of TRUE, ESQ., that the parties stipulate as and amended complaint to more properly ement Income Security Act of 1974
follows: 1. The Plaintiff shall be allowed to file a seconal ege a claim pursuant to the Employee Retire (ERISA), in light of the Defendants' removal eges	of this matter to federal court and the
follows: 1. The Plaintiff shall be allowed to file a seconal lege a claim pursuant to the Employee Retire (ERISA), in light of the Defendants' removal application of ERISA to the Plaintiff's factual	TRUE, ESQ., that the parties stipulate as and amended complaint to more properly ement Income Security Act of 1974 of this matter to federal court and the allegations;
follows: 1. The Plaintiff shall be allowed to file a seconal ege a claim pursuant to the Employee Retire (ERISA), in light of the Defendants' removal eges	TRUE, ESQ., that the parties stipulate as and amended complaint to more properly ement Income Security Act of 1974 of this matter to federal court and the allegations;

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	party to this matter in the second amended c	complaint;	
1	3. The Plaintiff's second amended complain	nt shall be due for filing no later than	
2	February 11, 2025; and		
3	4. The Defendants shall have until February	y 28, 2025, to file any responsive pleading to	
4	the second amended complaint (which vacates the Court's current order of ECF 5		
5	regarding the present due date for the Defendants' responsive pleading of February 5,		
6	2025).		
7	This Stipulation is entered between t	the parties for good cause and for purposes of	
8	judicial economy to clarify the nature of Plaintiff's claims and allow the Defendants		
9	sufficient time to respond.		
10			
11	/s/Kirk T. Kennedy KIRK T. KENNEDY, ESQ.	/s/Nicole G. True NICOLE G. TRUE, ESQ.	
12	Nevada Bar No: 5032 815 S. Casino Center Blvd.	Nevada Bar No: 12879 Womble Bond Dickinson (US) LLP	
13	Las Vegas, NV 89101 (702) 385-5534	201 E. Washington St., Ste. 1200 Phoenix, AZ 85004	
14	Attorney for Plaintiff	(602) 262-5311 Attorney for Defendants	
15	Dated: 1/28/25	Dated: 1/28/25	
16			
17	OR	DER	
18	IT IS SO ORDERED.		
19	Dated this 29 day of January, 2025.		
20		A Lieko.	
21	UNIT	ED STATES MAGISTRATE JUDGE	
22			
23	Submitted by:		
24	/s/Kirk T. Kennedy KIRK T. KENNEDY, ESQ.		
25	Nevada Bar No: 5032 Attorney for Plaintiff		
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