

STIPULATION AND ORDER OF DISMISSAL OF ALL REMAINING CLAIMS [No. 2:15-cv-01788-JLR] - 1

STEIN, SUDWEEKS, & HOUSER 2701 FIRST AVE. SEATTLE, WASHINGTON 98121

1 **STIPULATION** All remaining parties, by and through their respective attorneys, hereby stipulate that all 3 claims against Defendants Mt. Hawley Insurance Company and RLI Insurance Company, and all counterclaims, should be dismissed with prejudice and without fees or costs, and that the Order 5 below dismissing those claims should be entered. All other defendants have been previously dismissed. Thus, upon entry of the order below the case should be terminated. DATED this 6th day of March, 2018. 9 STEIN, SUDWEEKS & HOUSER, PLLC /s/ Daniel S. Houser 11 Daniel S. Houser, WSBA No. 32327 Daniel Stein, WSBA No. 48739 2701 First Avenue, Suite 430 Seattle, WA 98121 13 Phone: 206.388.0660 14|| Fax: 206.286.2660 Email: dhouser@condodefects.com; 15 dstein@condodefects.com Attorneys for Plaintiff 16 17 BETTS, PATTERSON & MINES, P.S. 18 /s/ Jeff S. Tindal (by e-mail authorization) Jeffrey S. Tindal, WSBA No. 29286 19 One Convention Place 701 Pike Street, Suite 1400 20. Seattle, WA 98101-3927 Phone: 206-628-8642 21 Fax: 206-343-7053 22 || Email: jtindal@bpmlaw.com Attorneys for Defendants, Mt. Hawley Ins. Co., 23 and RLI Ins. Co. 24 25 26

ORDER 3 THIS MATTER having come on before the above-entitled court on the above stipulation of the parties through their counsel of record, now, therefore, it is hereby ORDERED, pursuant 4 to Federal Rule of Civil Procedure 41(a)(2), that all claims against Defendants Mt. Hawley 5 Insurance Company and RLI Insurance Company, as well as all counterclaims, are hereby 6 dismissed with prejudice and without costs or attorneys' fees to any party. DATED this day of March, 2018 8 9 10 HONORABLE JAMES L 11 Presented by: 12 13 STEIN, SUDWEEKS & HOUSER, PLLC 14 /s/ Daniel S. Houser Daniel S. Houser, WSBA No. 32327 15 Daniel Stein, WSBA No. 48739 2701 First Avenue, Suite 430 16 Seattle, WA 98121 Phone: 206.388.0660 17 Fax:206.286.2660 Email: dhouser@condodefects.com; 18 dstein@condodefects.com Attorneys for Plaintiff 19 20 21 22 23 24 25 26