THE HONORABLE RONALD B. LEIGHTON 2 3 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT TACOMA 8 NEW YORK LIFE INSURANCE COMPANY, a New York mutual insurance 9 company, 10 Plaintiff-in Interpleader, No. 12-CV-05184-RBL 11 v. STIPULATION AND ORDER 12 MICHAEL CRAIG POWELL: ALINA DISMISSING CLAIMS AGAINST DAWN POWELL; JOHN SAMUEL NEW YORK LIFE INSURANCE 13 POWEL; JENNIFER RAE GRAVES; **COMPANY WITH PREJUDICE AND** STEVEN CRAIG POWELL; TERRICA **DISCHARGING LIABILITY** 14 POWELL; CHARLES COX and JUDY COX) **REGARDING PAYMENT OR** as Special Administrators for the Estate of **DISTRIBUTION OF** 15 Susan Powell, an absentee person; SUSAN INTERPLEADED FUNDS POWELL, or her successors in trust, as 16 Trustee of the Joshua S. Powell and Susan M. Powell Revocable Trust, u/a/d February 4, 17 2009, CHARLES F. COX; and JUDY COX, 18 Defendants-in-Interpleader. 19 I. **STIPULATION** 20 21

This is a stipulation by and between plaintiff-in-interpleader New York Life Insurance Company ("New York Life"), defendant-in-interpleader Michael Powell and defendants-in-interpleader Charles Cox, Judy Cox and Charles and Judy Cox as Special Administrators for the Estate of Susan Powell ("Cox Defendants") for the purpose of dismissing all claims with prejudice by Michael Powell and the Cox Defendants against New York Life related to benefits payable under two life insurance policies (numbers 48789237 and 48789198) and associated children's term riders issued by New York Life to Joshua Powell and Susan Powell ("Insurance STIPULATION AND ORDER DISMISSING CLAIMS AGAINST NEW YORK LIFE INSURANCE COMPANY - 1

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Policies"), the disbursement of the interpleaded funds, or the handling of this claim.

All known interested parties have been served with this interpleader action. Furthermore, New York Life has deposited the proceeds of the Insurance Policies, plus interest, with this Court for a determination of the rights as between the defendants-in-interpleader. New York Life makes no claim and has no interest in the deposited funds or the policy proceeds.

Therefore, Michael Powell and the Cox Defendants stipulate and agree to dismiss with prejudice and without costs any claims and/or counterclaims against New York Life that were filed or that could have been filed including, but not limited to, any claim for breach of contract, bad faith, unfair or deceptive act or practice, unreasonable denial of a claim for payment of benefits, violation of the Consumer Protection Act, violation of the Insurance Fair Conduct Act, or negligence.

Michael Powell and the Cox Defendants further stipulate and agree that New York Life and its affiliates and all of its present or former directors, officers, employees, agents and representatives shall be discharged from any liability relating to or arising out of or connected in any way with the Insurance Policies, including but not limited to, any benefit payable thereunder, the handling and investigation of this claim, New York Life's internal policies and procedures for processing beneficiary change requests, or the disbursement of the interpleaded funds.

Michael Powell and the Cox Defendants further stipulate and agree that they shall be enjoined from making any claim against New York Life and/or its affiliates and all of its present or former directors, officers, employees, agents and representatives with regard to any benefit payable under the Insurance Policies, or with regard to the disbursement of the interpleaded funds, or with regard to the handling or investigation of this claim, or with regard to New York Life's internal policies and procedures for processing beneficiary change requests, including but not limited to, any claim for breach of contract, bad faith, unfair or deceptive act or practice, unreasonable denial of a claim for payment of benefits, violation of STIPULATION AND ORDER DISMISSING CLAIMS AGAINST NEW

1	the Consumer Protection Act, violation of the Insurance Fair Conduct Act, or negligence.	
2	DATED: January 25, 2013	
3	KRILICH, LA PORTE, WEST	LANE POWELL PC
4	& LOCKNER, P.S.	
5		
6	By s/Thomas J. West Thomas J. West, WSBA #5857	By s/Tim D. Wackerbarth Tim D. Wackerbarth, WSBA No. 13673
7	Attorneys for Defendant Michael Powell	Joseph P. Corr, WSBA No. 36584 Attorneys for New York Life Insurance
8		Company
9	FREY BUCK, P.S.	LAW OFFICES OF JAMES H. BUSH, PLLC
10		
11	By s/Anne M. Bremner Anne M. Bremner, WSBA #13269	By s/James H. Bush James H. Bush, WSBA No. 8004
12	· · · · · · · · · · · · · · · · · · ·	Attorney for Terrica Powell
13	ASHBAUGH BEAL, LLP	
14		
15 16	By s/Anne M. Bremner for Richard T. Beal, Jr., WSBA #09203	
17	Attorneys for the Cox Defendants	OPPER
18	II. ORDER	
19	The parties having agreed and stipulated as set forth above, and the Court being fully	
20	informed in the premises, NOW, THEREFORE, IT IS HEREBY:	
21	ORDERED, that any and all claims and/or counterclaims that were, or could have, been	
22	filed by Michael Powell or the Cox Defendants against New York Life, including but not	
23	limited to, any claim for breach of contract, bad faith, unfair or deceptive act or practice,	
24	unreasonable denial of a claim for payment of benefits, violation of the Consumer Protection	
25	Act, violation of the Insurance Fair Conduct Act, or negligence are hereby dismissed with	
26	prejudice and without costs to any of the parties hereto;	
	ORDERED, that New York Life and its affiliates and all of its present or former	
27	directors, officers, employees, agents and representatives are hereby discharged from all STIPULATION AND ORDER DISMISSING CLAIMS AGAINST NEW YORK LIFE INSURANCE COMPANY - 3 No. 12-CV-05184-RBL LANE POWELL PC 1420 FIFTH AVENUE, SUITE 4100 SEATTLE, WASHINGTON 98101-2338 206.223.7000 FAX: 206.223.7107	

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liability relating to or arising out of or connected in any way with New York Life insurance policy numbers 48789237 and 48789198, including but not limited to, any benefit payable thereunder, the handling or investigation of this claim, New York Life's internal policies and procedures for processing beneficiary change requests, or the disbursement of the interpleaded funds; and

ORDERED, that Michael Powell and the Cox Defendants are hereby enjoined from making any claim against New York Life and its affiliates and all of their present or former directors, officers, employees, agents and representatives with regard to any benefit payable under New York Life insurance policy numbers 48789237 and 48789198, or with regard to the disbursement of the interpleaded funds, or with regard to the handling or investigation of this claim, or with regard to New York Life's internal policies and procedures for processing beneficiary change requests, including but not limited to, any claim for breach of contract, bad faith, unfair or deceptive act or practice, unreasonable denial of a claim for payment of benefits, violation of the Consumer Protection Act, violation of the Insurance Fair Conduct Act, or negligence.

Ronald B. Leighton

United States District Judge

DATED this 25th day of January, 2013.

LANE POWELL PC

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By s/Tim D. Wackerbarth

Tim D. Wackerbarth, WSBA No. 13673 Joseph P. Corr, WSBA No. 36584

Attorneys for Defendant New York Life

Insurance Company

STIPULATION AND ORDER DISMISSING CLAIMS AGAINST NEW YORK LIFE INSURANCE COMPANY - 4 No. 12-CV-05184-RBL

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Presented by:

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