## **Order**

## Michigan Supreme Court Lansing, Michigan

March 28, 2025

166780-1

Elizabeth T. Clement, Chief Justice

Brian K. Zahra Richard H. Bernstein Megan K. Cavanagh Elizabeth M. Welch Kyra H. Bolden Kimberly A. Thomas, Justices

ANA MARIA SANDOVAL, Plaintiff-Appellee,

V

SC: 166780 COA: 361166

Wayne CC: 20-009792-NF

FARMERS INSURANCE EXCHANGE, HENRY FORD HEALTH SYSTEM, and VLADIMIR BOSHEVSKI,

Defendants-Appellees,

and

ZURICH AMERICAN INSURANCE COMPANY,

Defendant-Appellant.

TOX TESTING, INC., d/b/a PARAGON DIAGNOSTICS, PRO TOXICOLOGY TESTING, and DETROIT METRO RX (ANA SANDOVAL),

Plaintiffs-Appellees,

V

SC: 166781 COA: 361176

Wayne CC: 20-014589-NF

FARMERS INSURANCE EXCHANGE, Defendant-Appellee,

and

ZURICH AMERICAN INSURANCE COMPANY,

Defendant-Appellant.

On order of the Court, the application for leave to appeal the January 25, 2024 judgment of the Court of Appeals is considered. We note that the Court of Appeals convened a conflict panel to address the conflict between the judgment entered in this case and *Jaber v P & P Hospitality, LLC*, \_\_\_ Mich App \_\_\_ (June 27, 2024) (Docket No. 363572). The conflict panel held that "an aggrieved party may raise on appeal issues arising from an earlier order relating to one party even if a later, stipulated final order of dismissal as to another party does not contain a reservation of the right to claim an appeal from the earlier order," and concluded that this case was incorrectly decided. *Jaber v P & P Hospitality, LLC*, \_\_\_ Mich App \_\_\_ (December 6, 2024) (Docket No. 363572). Pursuant to MCR 7.305(H)(1), in lieu of granting leave to appeal, we VACATE the judgment of the Court of Appeals and REMAND this case to that court for reconsideration.

We do not retain jurisdiction.



I, Larry S. Royster, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

March 28, 2025

