1	SAO					
2	DENNIS M. PRINCE, ESQ. Nevada Bar No. 5092					
3	TRACY A. EGLET, ESQ. Nevada Bar No. 6419					
4	EGLET PRINCE 400 South 7th Street, 4th Floor					
5	Las Vegas, Nevada 89101 Tel.:702-450-5400 Fax:702-450-5451					
6						
7	E-Mail: eservice@egletlaw.com Attorneys for Plaintiff Brenda Thompson					
8	UNITED STATES	DISTRICT COURT				
9	DISTRICT OF NEVADA					
10	BRENDA THOMPSON,	Case No.: 2:17-cv-00181-JCM-VCF				
11	Plaintiff,	STIPULATION AND ORDER TO EXTEND				
12	VS.	DISCOVERY DEADLINES				
13	ALLSTATE INSURANCE COMPANY,	FOURTH REQUEST				
14	Defendant.					
15						
16	IT IS HEREBY STIPULATED by and between Plaintiff BRENDA THOMPSON					
17	by and through her counsel of record, DENNIS M. PRINCE, ESQ., of EGLET PRINCE					
18	Defendant ALLSTATE INSURANCE COMPANY by and through their counsel of record					
19	JAMES P.C. SILVESTRI, ESQ., of PYATT S	SILVESTRI, that discovery in this matter shall be				
20	extended. Pursuant to L.R. IA 6-1, parties jointly submit this Stipulation and Order to Extended.					
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22	Discovery Deadlines. This is the fourth request made by the parties.					
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I.

DISCOVERY COMPLETED TO DATE

Plaintiff Brenda Thompson served Defendant Allstate Insurance Company with the following discovery to date:

- 1. Plaintiff's Initial Disclosures Pursuant to FRCP 26(a)(1) served on March 14, 2017;
- Plaintiff's First Set of Requests for Production of Documents served on April 20,
 2017:
- 3. Plaintiff's Supplemental Disclosure Pursuant to FRCP 26(a)(1) served on May 16, 2017;
- 4. Plaintiff's Responses to Defendant Allstate Fire and Casualty Insurance Company's First Set of Requests for Admission served on July 5, 2017;
- Plaintiff's Responses to Defendant Allstate Fire and Casualty Insurance
 Company's First Request for Production of Documents served on July 5, 2017;
- Plaintiff's Answers to Defendant Allstate Fire and Casualty Insurance Company's
 First Set of Interrogatories served on July 12, 2017;
- 7. Plaintiff's First Set of Requests for Production of Documents to Allstate Insurance Company served on August 10, 2017;
- 8. Plaintiff's Second Supplement to the Early Case Conference Disclosure of Documents and Witnesses Pursuant to FRCP 26(a)(1) served on September 11, 2017;
- 9. Plaintiff's Responses to Defendant Allstate Fire and Casualty Insurance Company's Second Set of Request for Production of Documents served on September 13, 2017;
 - 10. Plaintiff's Expert Disclosure FRCP 26(a)(2) served on October 20, 2017;
- 11. Plaintiff's Third Supplement to the Early Case Conference Disclosure of Documents and Witnesses Pursuant to FRCP 26(a)(1) served on December 14, 2017;
- 12. Plaintiff's Fourth Supplement to the Early Case Conference Disclosure of Documents and Witnesses Pursuant to FRCP 26(a)(1) served on June 18, 2018;
- 13. Plaintiff's First set of Interrogatories to Defendant Allstate Insurance Company served on June 21, 2018;



- 14. Plaintiff's Third Set of Requests for Production of Documents to Defendant Allstate Insurance Company served on June 21, 2018. To date, no response.;
- 15. Plaintiff's Fourth Set of Requests for Production of Documents to Defendant Allstate Insurance Company served on June 22, 2018. To date, no response.; and
- 16. Plaintiff's Fifth Supplement to the Early Case Conference Disclosure of Documents and Witnesses Pursuant to FRCP 26(a)(1) served on June 28, 2018.

Defendant Allstate Insurance Company served Plaintiff Brenda Thompson with the following discovery to date:

- 1. Defendant's Initial List of Witnesses and Disclosure of Documents Pursuant to FRCP 26(F) served on March 16, 2017;
- 2. Defendant's First Supplemental to its Initial List of Witnesses and Disclosure of Documents Pursuant to FRCP 26(F) served on March 27, 2017;
- 3. Defendant Allstate Fire and Casualty Insurance Company's First set of Request for Admissions to Plaintiff served on March 29, 2017;
- 4. Defendant Allstate Fire and Casualty Insurance Company's First Set of Interrogatories to Plaintiff served on March 29, 2017;
- 5. Defendant Allstate Fire and Casualty Insurance Company's First Set of Request for Production of Documents to Plaintiff served on March 29, 2017;
- 6. Defendant's Responses to Plaintiff's First Set of Requests for Production of Documents served on May 23, 2017;
- 7. Defendant Allstate Fire and Casualty Insurance Company's Second Set of Request for Production of Documents to Plaintiff served on July 10, 2017;
- 8. Defendant's Second Supplemental to its Initial List of Witnesses and Disclosure of Documents Pursuant to FRCP 26(F) served on August 1, 2017;
- 9. Defendant's Responses to Plaintiff's Second Set of Requests for Production of Documents served on October 2, 2017;
- 10. Defendant's Third Supplemental to its Initial List of Witnesses and Disclosure of Documents Pursuant to FRCP 26(F) served on November 30, 2017;

11.

2	Documents r	ruisuant to FRCP 20(F) served on March 3, 2018,		
3	12.	Defendant Allstate Fire and Casualty Insurance Company's Privilege Log served		
4	on March 5, 2018;			
5	13.	Defendant's Second Supplemental Responses to Plaintiff's Second Set of Requests		
6	for Production of Documents served on March 5, 2018;			
7	14.	Defendant Allstate Fire and Casualty Insurance Company's Privilege Log served		
8	on April 18, 2018;			
9	15.	Defendant's Errata to its Second (SIC) Supplemental Responses to Plaintiff's		
10	Second Set o	f Requests for Production of Documents served on June 19, 2018; and		
11	16.	Defendant's Errata to its Third Supplemental to its Initial List of Witnesses and		
12	Disclosure of	f Documents Pursuant to FRCP 26(F) served on June 19, 2018.		
13		II.		
14		<u>DEPOSITIONS TAKEN TO DATE</u>		
15	1.	Deposition of Plaintiff Brenda Thompson taken on November 29, 2017.		
16		III.		
17		DISCOVERY THAT REMAINS TO BE COMPLETED		
18	1.	Defendant's Responses to Plaintiff's Third Set of Requests for Production of		
19		Documents. Defense Counsel requested an extension to respond by August 3,		
20		2018;		
21	2.	Defendant's Responses to Plaintiff's Fourth Set of Requests for Production of		
22		Documents. Defense Counsel requested an extension to respond by August 3,		
23		2018;		
24	3.	Videotaped Deposition of Kristen Guzman C/O Pyatt Silvestri scheduled for		
25		August 7, 2018;		
26	4.	Videotaped Deposition of the PMK for Marjorie Belsky, M.D. / Integrated Pain		
27		Specialists / Mario Tarquino, M.D., scheduled for August 10, 2018;		
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Defendant's Fourth Supplemental to its Initial List of Witnesses and Disclosure of

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5.	Videotaped Deposition of Tammy Correa C/O Pyatt Silvestri scheduled for
	August 17, 2018;

- 6. Motion to Compel Defendant's Responses to Plaintiff's Second Request for Production is *scheduled to be heard on August 6, 2018*;
- 7. Deposition of the FRCP 30b6 Witness of Allstate Insurance Company *Defense*Counsel is providing dates for Plaintiff to notice this deposition;
- 8. Deposition of Stacy Sharp Defense Counsel is providing dates for Plaintiff to notice this deposition;
- 9. Deposition of M'Kaylah Fulton Defense Counsel is providing dates for Plaintiff to notice this deposition;
- 10. Deposition of Brenda Michelle Collier *Defense Counsel is providing dates for Plaintiff to notice this deposition*;
- 11. Deposition of Satura Brown *Defense Counsel is providing dates for Plaintiff to notice this deposition*;
- 12. Deposition of Julie Gaston Defense Counsel is providing dates for Plaintiff to notice this deposition;
- 13. Deposition of Tara Morris Edmonds *Defense Counsel is providing dates for Plaintiff to notice this deposition*;
- 14. Disclosure of initial and rebuttal expert reports; and
- 15. Deposition of Plaintiff and Defendant's experts.

The Parties anticipate that they may need to conduct other forms of discovery, though not specifically delineated herein, and anticipate doing so only on an as-needed basis.

IV.

REASONS DISCOVERY WAS NOT COMPLETED WITHIN THE TIME LIMITS AND NEEDS TO BE EXTENDED

Although the Parties have been diligently working on this matter there are still depositions that need to be completed, discovery to be conducted and experts to be retained.

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1		V.		
2	CURRENT DISCOVERY DEADLINES AND TRIAL DATE			
3	Last day to amend pleadings or add pa	arties: <i>Closed</i> - June 17, 2018;		
4	Initial Expert Disclosure:	<i>Closed</i> - June 17, 2018;		
5	Rebuttal Expert Disclosures:	<i>Closed</i> - July 19, 2018;		
6	Discovery Cutoff:	August 28, 2018;		
7	Dispositive Motions:	September 28, 2018; and		
8	Trial:	TBD.		
9	VI.			
10	PROPOSED DISCOVERY DEADLINES AND TRIAL DATE			
11	Last day to amend pleadings or add pa	arties: August 28, 2018;		
12	Initial Expert Disclosure:	August 28, 2018;		
13	Rebuttal Expert Disclosures:	September 27, 2018;		
14	Discovery Cutoff:	November 26, 2018;		
15	Dispositive Motions:	December 26, 2018; and		
16	Trial:	TBD.		
17	Joint Pretrial Order January 25, 2019	To discussion and a second of the death of the second of t		
18	Respectfully Submitted:	If dispositive motions are filed, the deadline for filing the joint pret order will be suspended until 30 days after decision on the dispositi		
19	DATED this 1st day of August, 2018.	motions or further court order. DATED this 1st day of August, 2018.		
20	EGLET PRINCE	PYATT SILVESTRI		
21				
22	/s/ Dennis M. Prince DENNIS M. PRINCE, ESQ.	/s/ James P.C. Silvestri JAMES P.C. SILVESTRI, ESQ.		
23	Nevada Bar No. 5092	Nevada Bar No. 3603 701 Bridger Avenue, Suite 600		
24	400 S. 7th Street, 4th Floor Las Vegas, NV 89101	Las Vegas, NV 89101		
25	E-Mail: eservice@egletlaw.com Attorneys for Plaintiff Brenda Thompson	E-Mail: jsilvestri@pyattsilvestri.com Attorneys for Allstate Fire and Casualty		
26		Insurance Company		
27				
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EGLET TPRINCE

ORDER

IT IS HEREBY ORDERED that the hearing on Stipulation and Order to Extend Discovery

Deadlines will be reset by the Court.

UNITED STATES MAGISTRATE JUDGE

SUBMITTED BY:

EGLET PRINCE

/s/ Dennis M. Prince

DENNIS M. PRINCE, ESQ. Nevada Bar No. 5092 400 S. 7th Street, 4th Floor Las Vegas, NV 89101

E-Mail: eservice@egletlaw.com

Attorneys for Plaintiff Brenda Thompson