	1 2 3 4 5 6 7 8 9	Joshua D. Cools Nevada Bar No. 11941 SNELL & WILMER LL.P. 3883 Howard Hughes Parkway, Suite 1100 Las Vegas, NV 89169 Telephone: (702) 784-5200 Facsimile: (702) 784-5252 Email: jcools@swlaw.com Attorneys for Defendant FORD MOTOR COMPANY UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
	10	RONALD R. JARAGOSKY, a single man,	Case No. 2:17-CV-02089-RFB-GWF		
	11	Plaintiff,	STIPULATION AND ORDER TO		
1100	12	VS.	EXTEND DISCOVERY DEADLINE DATES (SECOND REQUEST)		
Willmer LP. DFFICES Parada 89169 84.5200	13 14	FORD MOTOR COMPANY, a Delaware corporation; and JOHN DOE ENTITIES I-X, inclusive,	DATES (SECOND REQUEST)		
	15	Defendants.			
Snell & LAW O LAW O 3883 Howard Hughes, N Las Vegas, N 702.78	16				
3883	17	Plaintiff Ronald R. Jaragosky and Defendant Ford Motor Company, hereby stipulate and			
	18	agree to continue discovery in this matter by approximately 60 days.			
	19	I.			
	20	BACKG	ROUND		
	21	This is a complicated product liability action arising from a motor vehicle collision			
	22	involving a 2001 Ford Explorer and a 2012 Chrysler van. On December 20, 2015, Plaintiff			
	23	Ronald Jaragosky was riding in the front passenger seat of the 2001 Ford Explorer. The Explorer			
	24	was driven by non-party Judy Ann Jiworsky northbound on SR-160 in Pahrump, Nevada. As the			
	25	Explorer approached the intersection of SR-160 and Matthew Lane, the 2012 Chrysler van turned			
	26	left in front of the Explorer. The right front of the Explorer collided with right front of the			
	27	Chrysler van. Mr. Jaragosky sustained significant injuries in the crash.			
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On August 1, 2017 Plaintiff filed suit against Ford. Plaintiff alleges claims of negligence
 and strict product liability and seeks punitive damages. Plaintiff alleges that the 2001 Ford
 Explorer failed to adequately protect Plaintiff when the airbags did not deploy. Ford denies that
 the 2001 Ford Explorer was defective or that they are liable for Plaintiff's injuries and damages.

## II.

## **REASON FOR DISCOVERY REQUEST**

The parties have diligently pursued discovery in this case. As previously reported to the Court, they had some initial difficulty obtaining the most recent medical records for Plaintiff from the California facilities where Plaintiff is currently residing. Plaintiff is essentially a quadriplegic and requires assistance in most of his activities of daily living. An administrator for Plaintiff's current facility was preventing Plaintiff from executing medical records authorizations which delayed the requesting of his most recent medical records. Plaintiff had to subpoen these records. The parties have now had the opportunity to get most of these documents.

14 Additionally, after reviewing Ford's production of responsive documents to Plaintiff's 15 written discovery requests, Plaintiff has identified additional documents that he needs prior to 16 expert disclosures. Ford is working on locating and producing those additional documents, but 17 will not be able to do so before the current deadline for Plaintiff's initial expert disclosures. The 18 parties only recently determined that these documents would not be able to be produced prior to 19 the expert disclosure deadlines. For this reason, the parties agree that it will be best to extend all 20 discovery deadlines by 60 days to allow for the remaining written discovery to be completed prior 21 to expert discovery in this case. The parties represent that good cause exists for this extension 22 and that extending the expert deadline within the 21 day period set by LR 26-4 is due to 23 excusable neglect, as set forth herein.

## III.

## **DISCOVERY STATUS**

The following discovery has been completed:

• October 10, 2017 - Plaintiff's Initial Disclosure Statement

• November 10, 2017 - Ford Motor Company's Initial Disclosure Statement

	1	• January 12, 2018 - Plaintiff's First Set of Non-Uniform Interrogatories to Defendant Ford		
	2	Motor Company		
	3	<ul> <li>January 12, 2018 - Plaintiff's First Set of Requests to Produce to Defendant Ford Motor</li> </ul>		
	4	Company		
	5	<ul> <li>January 26, 2018 - Ford Motor Company's First Request for Production of Documents to</li> </ul>		
	6	Ronald R. Jaragosky		
	7	• January 26, 2018 - Ford Motor Company's First Set of Non-Uniform Interrogatories to		
	8	Ronald R. Jaragosky		
	9	<ul> <li>January 31, 2018 - Submission of Protective Order</li> </ul>		
	10	• March 12, 2018 - Deposition of Plaintiff Ronald Jaragosky		
	11	March 12, 2018 - Deposition of Darby Jaragosky		
00	12	• March 12, 2018 - Plaintiff's Second Set of Requests to Produce to Defendant Ford		
Willmer FICES Parkway, Suite 1100 S220 5220	13	Motor Company (response pending)		
Wilmer LP. DFFICES S: Parkway, Suite Vevada 89169	14	• March 14, 2018 - Deposition of Donald Patrick (non-party driver of 2012 Chrysler)		
	15	• March 15, 2018 - Deposition of Kevin Clickner, Pahrump Valley Fire and Rescue		
Snell S 	16	• March 15, 2018 - Deposition of Judy Ann Jiworsky (non-party driver of 2001 Ford		
	17	Explorer)		
	18	• March 19, 2018 - Vehicle inspection by Ford's experts.		
	19	• March 22, 2018 - Deposition of Officer Truscello, Nevada Highway Patrol		
	20	IV.		
	21	DISCOVERY THAT REMAINS TO BE COMPLETED		
	22	A. Plaintiff:		
	23	1. Plaintiff intends to notice the 30(b)(6) depositions of Defendant's corporate		
	24	representatives;		
	25	2. Plaintiff will be identifying experts on both liability and damages;		
	26	3. Plaintiff may propound additional written discovery as needed;		
	27	4. Plaintiff will be deposing Defendant's experts once disclosed.		
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1	B.	Defendant:					
2		1. Defendant intends to depose Plaintiff's experts on both liability and					
3	damages.						
4		2. Defendant intends to perform an additional vehicle inspection of the					
5	subject vehicle on April 1, 2018.						
6		3. Defendant may propound additional written discovery as needed.					
7	V.						
8	PROPOSED SCHEDULE FOR COMPLETING DISCOVERY						
9	The	parties have agreed to extend all the discovery deadlines in this case by 60 days as set					
10	forth below	:					
11	1. Last	a day to amend pleadings and add parties: June 1, 2018					
12	2. File	the interim status report: June 1, 2018					
13	3. Plair	ntiff's initial expert disclosure: June 1, 2018					
14 15	4. Defe	endant's initial expert disclosure: July 30, 2018					
15	5. Reb	uttal expert disclosure: August 31, 2018					
16	6. Disc	covery cut off: November 27, 2018					
17	7. Disp	Docember 28, 2018					
18	8. Join	t pretrial order: January 18, 2019					
19	In th	ne event dispositive motions are filed, the date for filing the joint pretrial order shall be					
20	suspended u	antil 30 days after a decision of the dispositive motions.					
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	or to expert disclosure. Therefore, the parties		
	diligently towards completing fact discovery prior to expert disclosure. Therefore, the parties		
	respectfully ask that this Court grant their request to adjust the case management deadlines as set forth herein.		
7 DATED this <u>29th</u> day of March, 2018.	DATED this <u>29th</u> day of March, 2018.		
8 SNELL & WILMER L.L.P.	LAW OFFICES OF LYNN SHUMWAY		
9       By: /s/ Joshua D. Cools         1       Joshua D. Cools         Nevada Bar No. 11941       3883 Howard Hughes Pkwy., Ste. 1100         2       Attorneys for Defendant         3       FORD MOTOR COMPANY         4       5         6       7         8       9         9       9         9       1         10       1         11       1         12       1         13       FORD MOTOR COMPANY         4       5         6       7         8       9         9       1         12       1         13       FORD MOTOR COMPANY	By: <u>/s/ G. Lynn Shumway</u> G. Lynn Shumway Arizona Bar No. 011714 4647 N. 32nd Street, Suite 230 Phoenix, AZ 85018 Cory M. Jones Nevada Bar No. 5028 JONES WILSON, LLP 1522 W. Warm Springs Road Henderson, NV 89014 Brent Ghelfi ( <i>pro hac vice</i> pending) Arizona Bar No. 011491 GHELFI LAW GROUP, PLLC 4742 North 24th Street, Suite 300 Phoenix, AZ 85016 Attorneys for Plaintiff RONALD R. JARAGOSKY		
.9 20 21 22 23 24 25 26 27			

	1 2	Ronald R. Jaragosky vs. Ford Motor Company Case No. 2:17-CV-02089-RFB-GWF			
	3	<u>ORDER</u>			
	4	IT IS HEREBY ORDERED that the case management deadlines are extended as agreed to			
	5	by the parties in the above stipulation and as follows:			
	6	1. Last day to amend pleadings and add parties: June 1, 2018			
	7	2. File the interim status report: June 1, 2018			
	8	3. Plaintiff's initial expert disclosure:June 1, 2018			
	9	4. Defendant's initial expert disclosure: July 30, 2018			
	10	5. Rebuttal expert disclosure: August 31, 2018			
	11	6. Discovery cut off: November 27, 2018			
100	12	7. Dispositive motions:December 28, 2018			
mer 9169 9169	13	8. Joint pretrial order: January 18, 2019			
Wilmer PFLCES s Parkway, Suite evada 89169 4.5200	14				
LAW C LAW C Vegas, N 702.78	15	IT IS SO ORDERED.			
$\frac{\text{Snell}}{\frac{L}{3883 \text{ Howard H}}}$	16	DATED this <u>30th</u> day of March, 2018.			
388	17	Jenna John A			
	18	UNITED STATES MAGISTRATE JUDGE			
	19	Prepared and Submitted by: SNELL & WILMER L.L.P.			
	20	SIVELE & WILWIER L.L.F.			
	21	<u>/s/ Joshua D. Cools</u> Joshua D. Cools			
	22	Nevada Bar No. 11941 3883 Howard Hughes Parkway, Suite 1100			
	23	Las Vegas, NV 89169			
	24	Attorneys for Defendant FORD MOTOR COMPANY			
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