(FIRST REQUEST)

Farah v. Las Vegas Metro Police Department et al

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STIPULATION TO EXTEND SCHEDULED DEADLINES

(FIRST REQUEST)

Pursuant to LR7-1 and LR 26-3, the parties, by and through their respective counsel of record, hereby stipulate and request this Court extend the Discovery Deadlines in the above captioned case for one hundred twenty (120) days and the Expert Disclosure date be extended to March 29, 2021. In support of this Stipulation and Request, the parties state as follows:

A. DISCOVERY COMPLETED TO DATE:

- 1. Plaintiffs' Initial Disclosures;
- 2. Plaintiffs' Interrogatories, Request for Production and Request for Admissions to Defendants;
- 3. Defendants' Initial Disclosures;

B. DISCOVERY REMAINING TO BE COMPLETED

- 1. Deposition of Plaintiff;
- 2. Depositions of individually named Defendants;
- 3. Depositions of Plaintiff's and Decedent's treating medical providers;
- 4. Initial expert and rebuttal expert disclosures;
- 5. Depositions of additional witnesses (as needed).

C. REASON FOR REQUEST FOR EXTENSION OF DISCOVERY DEADLINES

The parties have been diligent in completing discovery. This is a complex case involving the death of a detainee at Clark County Detention Center. There are 10 named defendants and 10 causes of action alleged. Defendant NaphCare, Inc. was only recently served and appeared for the first time on October 29, 2020 when it timely filed its responsive pleading. The parties need additional time to complete additional discovery, including the depositions of Plaintiff, the multiple individually named Defendants and other witnesses prior to the disclosure of experts. This stipulation to extend deadlines is made in good faith without any intent to delay this matter.

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D. PROPOSED SCHEDULE FOR COMPLETING DISCOVERY

- 1. Close of Discovery shall be extended from Friday, February 26, 2021 to **Monday, June 28, 2021.**
- 2. The deadline to file Motions to Amend the Pleadings or to Add Parties shall be extended from Monday, November 30, 2020 to **Tuesday, March 30, 2021.**
- 3. The deadline for Initial Expert Disclosures, in accordance with Fed.R.Civ.P 26(a)(2) and LR 26-1(e)(3), shall be extended from Monday, December 28, 2020 to **Tuesday**, **April 27, 2021**.
- 4. The deadline for Rebuttal Expert Disclosures shall be extended from Wednesday, January 27, 2020 to <u>Thursday</u>, <u>May 21, 2021</u>.
- 5. The deadline for filing Dispositive Motions shall be extended from Monday, March 29, 2021 to **Tuesday**, **July 27, 2021**.
- 6. The deadline for the Joint Pre-Trial Order shall be extended from Wednesday, April 28, 2020 to <u>Thursday</u>, <u>August 26</u>, <u>2021</u>. This deadline will be suspended if dispositive motions are timely filed, until 30 days after the decision of the dispositive motions or until further order of the Court.

E. GOOD CAUSE FOR MAKING REQUEST WITHIN 21 DAYS OF DEADLINE

The parties understand that this Request for the Extension of Scheduled Deadlines is being made within 21 days of the deadline to file Motions to Amend the Pleadings or to Add Parties currently set for November 30, 2020. Good cause exists for making this request at this time as Defendant NaphCare, Inc. appeared in this case for the first time on October 29, 2020. Defendant NaphCare, Inc. did not participate in the Rule 26(f) conference and did not agree to the current discovery deadlines. Once counsel for Defendant NaphCare, Inc. learned of the current discovery deadlines it immediately prepared the instant Stipulation and Order and sent it to other counsel for approval.

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1	DATED this 23 rd day of November 2020	DATED this 23 rd day of November, 2020	
2	LOEVY & LOEVY	LAURIA TOKUNAGA GATES & LINN, LLP	
3	/s/ Sarah Grady, Esq. /s/ Paul A. Cardinale, Esq.		
4	SARAH GRADY, ESQ. 311 N. Aberdeen Street, 3 rd Floor Chicago, IL 60607	PAUL A. CARDINALE, ESQ. – Bar No. 8394 1755 Creekside Oaks Drive, Suite #240 Sacramento, CA 95833	
5 6	Attorneys for Plaintiff, Craig Farah, personal representative of The Estate of Nicolas Farah	Southern Nevada Office: 601 South Seventh Street	
7		Las Vegas, Nevada 89101 Attorneys for Defendants Kim Sof	ffe, Collin
8		Petrielius and NaphCare, INC.	
9	Dated this 23 rd day of November, 2020		
10	MARQUIS AURBACH COFFING		
11	/s/ Craig R. Anderson, Esq.		
12	CRAIG R. ANDERSON, ESQ. – Bar No. 6882 100001 Park Run Drive		
13	Las Vegas, NV 89145		
14	Attorneys for Las Vegas Metro Police Department; Richard Newman: Samuel		
15	Mendoza; Aaron Mosely; Jeremey Stewart; Christy Snapp; Gabriel Villanueva		
16	IT IS SO ORDERED that the instant Stipulation to Extend Discovery and Expert Disclosures		
17	Dates is GRANTED and the discovery deadlines shall be amended as follows:		
18	Close of Discovery:	June 26, 2021	
19	Last Day to Amend Pleadings and Add Partie	es: March 30, 2021	
20	Initial Expert Designation: April 27		
21	Rebuttal Expert Designation: May 21, 2021 are filed, the		If dispositive motions are filed, the deadline
22	Last Day for Dispositive Motions:	July 27, 2021	for filing the joint pretrial order will be suspended until 30
23	Joint Pre-Trial Order	August 26, 2021	days after decision on the
24		n & 11	dispositive motions or further court order.
25	of future court order.		
26	UNITED STATES MAGISTRATE JUDGE		
27		DATED:	
28		DATED:	

Cheyenne Allmaras

From: Paul A. Cardinale

Sent: Monday, November 23, 2020 1:53 PM

To: Cheyenne Allmaras

Subject: FW: Farah--Stip and Order to Extend Deadlines



Paul A. Cardinale

LAURIA TOKUNAGA GATES & LINN, LLP 1755 Creekside Oaks Drive, Suite 240 Sacramento, CA 95833

Tel: (916) 492-2000 Fax: (916) 492-2500

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From: Sarah Grady <sarah@loevy.com>
Sent: Monday, November 23, 2020 1:37 PM
To: Paul A. Cardinale <pcardinale@ltglaw.net>

Cc: Craig Anderson <canderson@maclaw.com>; Liesa M. Costa <lcosta@ltglaw.net>; David B. Owens

<david@loevy.com>; Sherri Mong <SMong@maclaw.com>; Leah Dell <LDell@maclaw.com>

Subject: Re: Farah--Stip and Order to Extend Deadlines

This is fine with me. Thanks.

Sarah C. Grady LOEVY & LOEVY

311 North Aberdeen, 3rd Floor

Chicago, Illinois 60607 Phone: 312.243.5900 Email: sarah@loevy.com

Pronouns: she/her

On Mon, Nov 23, 2020 at 1:31 PM Paul A. Cardinale cardinale@ltglaw.net wrote:

Thanks Craig. Sarah are you able to let me know today if I can affix your signature on this stipulation to continue?

Thank you,



Paul A. Cardinale

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From: Craig Anderson <canderson@maclaw.com>

Sent: Friday, November 20, 2020 4:32 PM

To: Paul A. Cardinale cardinale@ltglaw.net; Sarah Grady sarah@loevy.com

Cc: Liesa M. Costa lcosta@ltglaw.net; David B. Owens david@loevy.com; Sherri Mong SMong@maclaw.com;

Leah Dell <LDell@maclaw.com>

Subject: RE: Farah--Stip and Order to Extend Deadlines

I'm good with this. You can use my signature.



Craig R. Anderson, Esq.

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Sent: Friday, November 20, 2020 1:15 PM

To: Sarah Grady <sarah@loevy.com>; Craig Anderson <canderson@maclaw.com>

Cc: Liesa M. Costa <lcosta@ltglaw.net>; David B. Owens <david@loevy.com>; Sherri Mong <SMong@maclaw.com>;

Leah Dell <LDell@maclaw.com>

Subject: [External] Farah--Stip and Order to Extend Deadlines

Importance: High

Sarah and Craig:

I have attached the Proposed Stip and Order to extend deadlines in this case. Please let me know if you approve it as soon as you are able. I am hoping to submit it to the Court on Monday since the current deadline to Amend Pleadings and Add Parties is November 30. If we submit the S&O after that date, I/we have to show excusable neglect as to why the S&O was not submitted before the deadline.

Thank you,



Paul A. Cardinale

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