	1 2 3 4 5 6 7 8	Marquis Aurbach Craig R. Anderson, Esq. Nevada Bar No. 6882 Jackie V. Nichols, Esq. Nevada Bar No. 14246 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 canderson@maclaw.com jnichols@maclaw.com Attorneys for Defendants Las Vegas Metropolitan Police Department, Lieutenant Kurt McKenzie, Officer Tabatha Dickson, Captain Patricia Spencer, Captain Dori Koren, Officer Evan Spoon and Officer Jordan Turner			
	9	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
	0	LANCE DOWNES-COVINGTON, an individual, SOLDADERA SANCHEZ, an individual_BODERT O'BRIEN, an 2:20-cv-01790-CDS-DJA			
1	1 2	individual, ROBERT O'BRIEN, an individual, EMILY DRISCOLL, an individual, ALISON KENADY, an individual TENISUA MARTIN or EVTEND DISCOVERY PLAN AND			
<b>RB</b> 2 brive 8914 20.38	3	individual, TENISHA MARTIN, an individual, GABRIELA MOLINA, an individual,EXTEND DISCOVERY PLAN AND SCHEDULING ORDER DEADLINES (FOURTEENTH REQUEST)			
RQUIS AURF           10001 Park Run Driv           Las Vegas, Nevada 891           382-0711 FAX:	4	Plaintiffs,			
UIS 11 Park 2gas, N 11 FA	5	vs.			
<b>RQ</b> 100( 12as V( 382-07	6	LAS VEGAS METROPOLITAN POLICE			
	7	DEPARTMENT, in its official capacity; LIEUTENANT KURT MCKENZIE, as an			
	8	individual and in his capacity as a Las Vegas Metropolitan Police Department Officer;			
	9	individual and in her capacity as a Las Vegas			
2	0	Metropolitan Police Department Officer; CAPTAIN PATRICIA SPENCER, as an			
2	1	individual and in her capacity as a Las Vegas Metropolitan Police Department Officer;			
2	2	CAPTAIN DORI KOREN, as an individual and in his capacity as a Las Vegas			
2	3	Metropolitan Police Department Officer;			
2	4	EVAN SPOON, as an individual and in his capacity as a Las Vegas Metropolitan Police			
2	5	Department Officer; JORDAN TURNER, as an individual and in his capacity as a Las			
2	6	Vegas Metropolitan Police Department Officer; UNKNOWN OFFICERS 1-14, as			
2	7	individuals and in their capacity as Las Vegas Metropolitan Police Department Officers,			
2	8	Defendants.			
		Page 1 of 27 MAC:14687-306 5347903_3 2/9/2024 9:05 AM			

#### STIPULATION AND ORDER TO EXTEND DISCOVERY PLAN AND SCHEDULING ORDER DEADLINES (TWELFTH REQUEST)

Plaintiffs Lance Downes-Covington, Soldadera Sanchez, Robert O'Brien, Emily 3 Driscoll, Alison Kenady, Tenisha Martin, and Gabriela Molina ("Plaintiffs"), by and through 4 their attorneys of record, Margaret A. McLetchie, Esq., Leo S. Wolpert, Esq., and Pieter M. 5 O'Leary, Esq., with the law firm of McLetchie Law and Defendants, the Las Vegas 6 Metropolitan Police Department (the "Department" or "LVMPD"), Lieutenant Kurt 7 McKenzie ("McKenzie"), Officer Tabatha Dickson ("Dickson"), Captain Patricia Spencer 8 ("Spencer"), Captain Dori Koren ("Koren"), Officer Evan Spoon ("Spoon"), and Officer 9 Jordan Turner ("Turner"), collectively ("LVMPD Defendants"), by and through their 10 attorneys of record, Craig R. Anderson, Esq. and Jackie V. Nichols, Esq., with the law firm 11 of Marquis Aurbach, hereby stipulate and agree to extend the Discovery Plan and Scheduling 12 Order deadlines an additional sixty (60) days. This Stipulation is being entered in good faith 13 and not for purposes of delay (supplemented information noted in **bold-face** type).

# STATUS OF DISCOVERY.

# A. PLAINTIFFS' DISCOVERY.

Plaintiffs' Initial Disclosure of Witnesses and Documents Pursuant to FRCP
 26.1(a)(1) dated January 20, 2021;

2. Plaintiff Lance Downes-Covington's Responses to LVMPD's First Set of Interrogatories dated May 13, 2021;

3. Plaintiff Soldadera Sanchez's Responses to LVMPD's First Set of
 Interrogatories dated May 13, 2021;

4. Plaintiff Robert O'Brien's Responses to LVMPD's First Set of Interrogatories
 dated May 13, 2021;

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 25
 26
 5. Plaintiff Emily Driscoll's Responses to LVMPD's First Set of Interrogatories
 26

Plaintiff Alison Kenady's Responses to LVMPD's First Set of Interrogatories
 dated May 13, 2021;

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7. Plaintiff Tenisha Martin's Responses to LVMPD's First Set of Interrogatories
 dated May 13, 2021;

8. Plaintiff Gabriela Molina's Responses to LVMPD's First Set of Interrogatories
dated May 13, 2021;

5 9. Plaintiff Lance Downes-Covington's Responses to LVMPD's First Set of
6 Requests for Production of Documents dated May 13, 2021;

7 10. Plaintiff Soldadera Sanchez's Responses to LVMPD's First Set of Requests
8 for Production of Documents dated May 13, 2021;

9 11. Plaintiff Robert O'Brien's Responses to LVMPD's First Set of Requests for
10 Production of Documents dated May 13, 2021;

11 12. Plaintiff Emily Driscoll's Responses to LVMPD's First Set of Requests for
12 Production of Documents dated May 13, 2021;

13 13. Plaintiff Alison Kenady's Responses to LVMPD's First Set of Requests for
14 Production of Documents dated May 13, 2021;

FAX: (702) 382-5816

382-0711

(202)

10001 Park Run Drive Las Vegas, Nevada 89145

MAROUIS AURBACH

15 14. Plaintiff Tenisha Martin's Responses to LVMPD's First Set of Requests for
16 Production of Documents dated May 13, 2021;

17 15. Plaintiff Gabriela Molina's Responses to LVMPD's First Set of Requests for
18 Production of Documents dated May 13, 2021;

19 16. Plaintiff Lance Downes-Covington's First Set of Interrogatories to LVMPD
20 dated June 2, 2021;

21 17. Plaintiffs' First Set of Requests for Production of Documents to LVMPD dated
22 June 2, 2021;

23 18. Plaintiff Emily Driscoll's First Set of Interrogatories to LVMPD dated July 1,
24 2021;

Plaintiffs' First Supplement to Initial Disclosure of Witnesses and Documents
Pursuant to FRCP 26.1(a)(1) dated July 1, 2021;

27 20. Plaintiffs' Second Supplement to Initial Disclosure of Witnesses and
28 Documents Pursuant to FRCP 26.1(a)(1) dated July 8, 2021;

	1	21. Plaintiffs' Third Supplement to Initial Disclosure of Witnesses and Documents
	2	Pursuant to FRCP 26.1(a)(1) dated July 12, 2021;
	3	22. Plaintiff Soldadera Sanchez's Supplemental Responses to LVMPD's First Set
	4	of Interrogatories dated July 8, 2021;
	5	23. Plaintiff Robert O'Brien's Supplemental Responses to LVMPD's First Set of
	6	Interrogatories dated July 8, 2021;
	7	24. Plaintiff Emily Driscoll's Supplemental Responses to LVMPD's First Set of
	8	Interrogatories dated July 8, 2021;
	9	25. Plaintiff Alison Kenady's Supplemental Responses to LVMPD's First Set of
	10	Interrogatories dated July 8, 2021;
	11	26. Plaintiff Tenisha Martin's Supplemental Responses to LVMPD's First Set of
<b>H</b>	12	Interrogatories dated June 8, 2021;
<b>JRBACH</b> 1 Drive la 89145 (702) 382-5816	13	27. Plaintiff Soldadera Sanchez's Supplemental Responses to LVMPD's First Set
AUR tun Driv vada 89 vada 80 vada 80 vad	14	of Requests for Production of Documents dated July 8, 2021;
MARQUIS AURBACH 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-6711 FAX: (702) 382-5816	15	28. Plaintiff Robert O'Brien's Supplemental Responses to LVMPD's First Set of
RQU 10001 Las Veg 382-071	16	Requests for Production of Documents dated July 8, 2021;
MARQUIS 10001 Parl Las Vegas, N (702) 382-0711 F4	17	29. Plaintiff Emily Driscoll's Supplemental Responses to LVMPD's First Set of
	18	Requests for Production of Documents dated July 8, 2021;
	19	30. Plaintiff Alison Kenady's Supplemental Responses to LVMPD's First Set of
	20	Requests for Production of Documents dated July 8, 2021;
	21	31. Plaintiff Tenisha Martin's Supplemental Responses to LVMPD's First Set of
	22	Requests for Production of Documents dated July 8, 2021;
	23	32. Plaintiff Gabriela Molina's Supplemental Responses to LVMPD's First Set of
	24	Requests for Production of Documents dated July 8, 2021;
	25	33. Plaintiff Gabriela Molina's Second Supplemental Responses to LVMPD's
	26	First Set of Requests for Production of Documents dated July 12, 2021;
	27	34. Plaintiff Lance Downes-Covington's Supplemental Responses to LVMPD's
	28	First Set of Requests for Production of Documents dated July 12, 2021;
		Page 4 of 27 MAC:14687-306 5347903_3 2/9/2024 9:05 AM

4 First Set of Interrogatories dated July 12, 2021; 5 37. Plaintiff Tenisha Martin's First Set of Interrogatories to LVMPD dated July 6 13, 2021; 7 38. Plaintiffs' Second Set of Requests for Production of Documents to LVMPD 8 dated July 13, 2021; 9 39. Plaintiff Tenisha Martin's Second Set of Interrogatories to LVMPD dated July 10 14, 2021; 11 40. Plaintiffs' Third Set of Requests for Production of Documents to LVMPD 12 dated July 14, 2021; FAX: (702) 382-5816 13 41. Plaintiffs' Fourth Supplement to Initial Disclosure of Witnesses and 14 Documents Pursuant to FRCP 26.1(a)(1) dated September 15, 2021; 15 42. Plaintiff Tenisha Martin's Third Set of Interrogatories to LVMPD dated 382-0711 16 September 15, 2021; (202) 17 43. Plaintiffs' Fourth Set of Requests for Production of Documents to LVMPD dated September 15, 2021; 18 19 44. Plaintiffs' First Set of Requests for Admission to LVMPD dated September 17, 2021; 20 21 45. Tenisha Martin's Responses to Lt. Kurt McKenzie's First Set of Interrogatories 22 dated December 16, 2021; 23 46. Soldadera Sanchez's Responses to Lt. Kurt McKenzie's First Set of 24 Interrogatories dated December 16, 2021; 25 47. Robert O' Brien's Responses to Lt. Kurt McKenzie's First Set of Interrogatories dated December 16, 2021; 26 27 48. Lance Downes-Covington's Responses to Lt. Kurt McKenzie's First Set of 28 Interrogatories dated December 16, 2021; Page 5 of 27 MAC:14687-306 5347903 3 2/9/2024 9:05 AM

Plaintiff Gabriela Molina's Supplemental Responses to LVMPD's First Set of

Plaintiff Lance Downes-Covington's Supplemental Responses to LVMPD's

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MAROUIS AURBACH

10001 Park Run Drive Las Vegas, Nevada 89145 35.

36.

Interrogatories dated July 12, 2021;

	1	49. Gabr	ela Molina's Responses to Lt. Kurt McKenzie's First Set of								
	2	Interrogatories dated December 16, 2021;									
	3	50. Emily	y Driscoll's Responses to Lt. Kurt McKenzie's First Set of Interrogatories								
	4	2021;									
	5	51. Aliso	n Kenady's Responses to Lt. Kurt McKenzie's First Set of Interrogatories								
	6	dated December 16, 2021;									
	7	52. Tenis	ha Martin's Responses to LVMPD's First Set of Requests for Admissions								
	8	dated December 16,	2021;								
	9	53. Solda	dera Sanchez's Responses to LVMPD's First Set of Requests for								
	10	Admissions dated D	ecember 16, 2021;								
	11	54. Robe	rt O'Brien's Responses to LVMPD's First Set of Requests for								
16	12	Admissions dated D	ecember 16, 2021;								
382-58	13 55. Lance Downes-Covington's Responses to LVMPD's First Set of Req										
: (702)	14	Admissions dated D	ecember 16, 2021;								
382-0711 FAX: (702) 382-5816	15	5 56. Gabriela Molina's Responses to LVMPD's First Set of Requests									
382-071	16	Admissions dated D	ecember 16, 2021;								
(702)	17	57. Emily	y Driscoll's Responses to LVMPD's First Set of Requests for Admissions								
	18	dated December 16,	2021;								
	19	58. Aliso	n Kenady's Responses to LVMPD's First Set of Requests for Admissions								
	20	dated December 16,	2021;								
	21	59. Aliso	n Kenady's First Set of Interrogatories to LVMPD dated April 1, 2022;								
	22	60. Emily	y Driscoll's Second Set of Interrogatories to LVMPD dated April 1, 2022;								
	23	61. Gabr	ella Molina's First Set of Interrogatories to LVMPD dated April 1, 2022;								
/	24	62. Lance	e Downes-Covington's Second Set of Interrogatories to LVMPD dated								
	25	April 1, 2022;									
/	26	63. Plain	tiffs' Fifth Set of Requests for Production of Documents to LVMPD dated								
	27	April 1, 2022;									
	28	64. Robe	rt O'Brien's First Set of Interrogatories to LVMPD dated April 1, 2022;								
			Page 6 of 27 MAC:14687-306 5347903_3 2/9/2024 9:05 AM								

MARQUIS AURBACH 10001 Park Run Drive Las Vegas, Nevada 89145

	1	65. Pl	aintiffs' Second Set of Requests for Admissions to LVMPD dated April 1,
	2	2022;	
	3	66. So	ol Sanchez's First Set of Interrogatories to LVMPD dated April 1, 2022;
	4	67. Pl	aintiffs' First Set of Requests for Production of Documents to Defendant Joe
	5	Lombardo [Requ	lest Nos. 1-5] dated June 17, 2022;
	6	68. Pl	aintiffs' First Set of Requests for Admissions to Defendant Tabatha Dickson
	7	dated June 17, 20	)22;
	8	69. Pl	aintiffs' First Set of Requests for Production of Documents to Defendant Joe
	9	Lombardo [Requ	est Nos. 1-4] dated June 17, 2022;
	10	70. So	oldadera Sanchez's Second Set of Interrogatories to LVMPD dated June 17,
	11	2022;	
H	12	71. R	obert O'Brien's Second Set of Interrogatories to LVMPD dated June 17,
JRBACH 1 Drive la 89145 (702) 382-5816	13	2022;	
AUR Run Dri vada 8 č: (702	14	72. Ei	mily Driscoll's Third Set of Interrogatories to LVMPD dated June 17, 2022;
MARQUIS AURBACH 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-6711 FAX: (702) 382-5816	15	73. La	ance Downes-Covington's Third Set of Interrogatories to LVMPD dated June
<b>RQU</b> 10001 Las Vege 382-0711	16	17, 2022;	
MA (702)	17	74. Pl	aintiffs' Sixth Set of Requests for Production of Documents to LVMPD
	18	dated June 17, 20	)22;
	19	75. Pl	aintiffs' Third Set of Requests for Admissions to LVMPD dated June 17,
	20	2022;	
	21	76. Te	enisha Martin's Fourth Set of Interrogatories to LVMPD dated June 17, 2022;
	22	77. La	ance Downes-Covington's First Set of Interrogatories to Officer Tabatha
	23	Dickson dated Ju	ine 17, 2022;
	24	78. So	oldadera Sanchez's First Set of Interrogatories to Joe Lombardo dated June
	25	17, 2022;	
	26	79. So	oldadera Sanchez's First Set of Interrogatories to Lt. Kurt McKenzie dated
	27	June 17, 2022;	
	28		
			Page 7 of 27 MAC:14687-306 5347903_3 2/9/2024 9:05 AM

	1	80. Plaintiffs' First Set of Requests for Production of Docu	ments to Defendant
	2	Patricia Spencer dated June 17, 2022;	
	3	81. Plaintiffs' First Set of Requests for Production of Docum	ments to Defendant
	4	Dori Koren dated June 17, 2022;	
	5	82. Plaintiffs' First Set of Requests for Production of Documer	nts to Joe Lombardo
	6	[Request No. 1] dated June 17, 2022;	
	7	83. Plaintiffs' First Set of Requests for Production of Doc	uments to Lt. Kurt
	8	McKenzie dated June 17, 2022;	
	9	84. Tenisha Martin's First Set of Interrogatories to Lt. Kurk M	IcKenzie dated June
1	10	17, 2022;	
	11	85. Plaintiffs' Third Set of Requests for Admissions to LVM	1PD dated June 21,
		2022;	
<b>JRBACH</b> <sup>1</sup> Drive la 89145 (702) 382-5816	13	86. Plaintiffs' Sixth Set of Requests for Production of Doc	uments to LVMPD
<b>DUIS AURBA</b> 001 Park Run Drive Vegas, Nevada 89145 0711 FAX: (702) 3425		dated June 21, 2022;	
01 Park 001 Park 711 FA	15	87. Emily Driscoll's Third Set of Interrogatories to LVMPD d	
10 10 12 1382-	16	88. Lance Downes-Covington's Third Set of Interrogatories to	LVMPD dated June
		21, 2022;	
	18	89. Robert O'Brien's Second Set of Interrogatories to LVM	IPD dated June 21,
	19 20	2022; 00 Soldodoro Sonohog's Eirst Set of Interrogetarios to Lt. K	unt Makanzia datad
		90. Soldadera Sanchez's First Set of Interrogatories to Lt. Ku June 21, 2022;	in McKenzie dated
	22	91. Soldadera Sanchez's First Set of Interrogatories to Joe Lo	ombardo dated June
		21, 2022;	Sindured duted suite
	24	<ul><li>92. Soldadera Sanchez's Second Set of Interrogatories to LVN</li></ul>	MPD dated June 21.
		2022;	,
	26	93. Plaintiffs' First Set of Requests for Admissions to Office	er Tabatha Dickson
2	27	dated June 21, 2022;	
2	28		
		Page 8 of 27 MAC:14687-306 5	5347903_3 2/9/2024 9:05 AM

1 94. Plaintiffs' First Set of Requests for Production of Documents to Joe Lombardo 2 [Request Nos. 1-5] dated June 21, 2022; 3 95. Plaintiffs' First Set of Requests for Production of Documents to Lt. Kurt 4 McKenzie dated June 21, 2022; 5 96. Plaintiffs' First Set of Requests for Production of Documents to Officer 6 Tabatha Dickson dated June 21, 2022; 7 97. Plaintiffs' First Set of Requests for Production of Documents to Patricia 8 Spencer dated June 21, 2022; 9 98. Plaintiffs' First Set of Requests for Production of Documents to Captain Dori Koren dated June 21, 2022; 10 11 99. Lance Downes-Covington's First Set of Interrogatories to Officer Tabatha 12 Dickson dated June 21, 2022; 382-0711 FAX: (702) 382-5816 13 100. Tenisha Martin's First Set of Interrogatories to Lt. Kurt McKenzie dated June Las Vegas, Nevada 89145 14 21, 2022; 15 101. Tenisha Martin's Fourth Set of Interrogatories to LVMPD dated June 21, 2022; 16 102. Plaintiff Emily Driscoll's Requests for Admissions to LVMPD - Set One dated 702) 17 October 27, 2022. 18 103. Plaintiff Emily Driscoll's Interrogatories to LVMPD - Set Four dated October 19 27, 2022. 20 104. Plaintiff Emily Driscoll's Interrogatories to Tabatha Dickson - Set One dated 21 October 27, 2022. 22 Plaintiff Emily Driscoll's Requests for Production of Documents to LVMPD -105. 23 Set One dated October 27, 2022. 24 106. Plaintiff Emily Driscoll's Requests for Production of Documents to Tabatha 25 Dickson - Set One dated October 27, 2022. 26 Plaintiff Emily Driscoll's Requests for Admissions to Tabatha Dickson - Set 107. 27One dated October 27, 2022. 28 Page 9 of 27 MAC:14687-306 5347903\_3 2/9/2024 9:05 AM

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10001 Park Run Drive

1 108. Plaintiff Gabriela Molina's Interrogatories to LVMPD - Set Two dated 2 October 27, 2022.

3 109. Plaintiff Gabriela Molina's Interrogatories to Tabatha Dickson - Set One dated 4 October 27, 2022.

5 110. Plaintiff Gabriela Molina's Requests for Production of Documents to LVMPD 6 - Set One dated October 27, 2022.

7 111. Plaintiff Gabriela Molina's Requests for Production of Documents to Tabatha 8 Dickson - Set One dated October 27, 2022.

9 Plaintiff Gabriela Molina's Requests for Admissions to LVMPD - Set One 112. 10 dated October 27, 2022.

11 Plaintiff Gabriela Molina's Requests for Admissions to Tabatha Dickson - Set 113. 12 One dated October 27, 2022.

13 114. Plaintiff Lance Downes-Covington's Interrogatories to LVMPD - Set Four 14 dated October 27, 2022.

15 Plaintiff Lance Downes-Covington's Interrogatories to Tabatha Dickson - Set 115. 16 Two dated October 27, 2022.

MAROUIS AURBACH

382-0711 FAX: (702) 382-5816

(202)

as Vegas, Nevada 89145 0001 Park Run Drive

> 17 116. Plaintiff Lance Downes-Covington's Interrogatories to Jordan Turner - Set 18 One dated October 27, 2022.

> 19 117. Plaintiff Lance Downes-Covington's Requests for Production of Documents 20 to LVMPD - Set One dated October 27, 2022.

> 21 118. Plaintiff Lance Downes-Covington's Requests for Production of Documents 22 to Tabatha Dickson - Set One dated October 27, 2022.

> 23 119. Plaintiff Lance Downes-Covington's Requests for Production of Documents 24 to Jordan Turner - Set One dated October 27, 2022.

> 25 120. Plaintiff Lance Downes-Covington's Requests for Admissions to LVMPD -26 Set One dated October 27, 2022.

> 27 121. Plaintiff Lance Downes-Covington's Requests for Admissions to Tabatha 28 Dickson - Set One dated October 27, 2022.

> > Page 10 of 27

	1	122 División Landa Derrar Carinatan's Derrarte fon Administra to London
	1	122. Plaintiff Lance Downes-Covington's Requests for Admissions to Jordan
	2	Turner - Set One dated October 27, 2022.
	3	123. Soldadera Sanchez's Requests for Production of Documents to LVMPD - Set
	4	One dated November 7, 2022.
	5	124. Soldadera Sanchez's Requests for Admissions to LVMPD - Set One dated
	6	November 7, 2022.
	7	125. Robert O'Brien's Interrogatories to LVMPD - Set One dated November 7,
	8	2022.
	9	126. Robert O'Brien's Requests for Production of Documents to LVMPD - Set One
	10	dated November 7, 2022.
	11	127. Robert O'Brien's Requests for Admissions to LVMPD - Set One dated
• ۲	12	November 7, 2022.
JRBACH Drive a 89145 (702) 382-5816	13	128. Alison Kenady's Interrogatories to LVMPD - Set Two dated November 7,
MARQUIS AURBACH 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816	14	2022.
IS A Park Ru as, Neve	15	129. Alison Kenady's Requests for Production of Documents to LVMPD - Set One
<b>RQU</b> 10001 Las Veg 382-0711	16	dated November 7, 2022.
MAF 102) 35	17	130. Alison Kenady's Requests for Admissions to LVMPD - Set One dated
	18	November 7, 2022.
	19	131. Tenisha Martin's Requests for Production of Documents to LVMPD - Set One
	20	dated November 7, 2022.
	21	132. Tenisha Martin's Requests for Admissions to LVMPD - Set One dated
	22	November 7, 2022.
	23	133. Plaintiffs' Fifth Supplement to Initial Disclosure of Witnesses and Documents
	24	Pursuant to FRCP 26.1(a)(1) dated January 4, 2023;
	25	134. Plaintiffs' Sixth Supplement to Initial Disclosure of Witnesses and Documents
	26	Pursuant to FRCP 26.1(a)(1) dated January 20, 2023.
	27	135. Tenisha Martin's Requests for Production of Documents to LVMPD - Set Two,
	28	dated January 17, 2023.
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	1	136.	Tenisha Martin's Requests for Production of Documents to LVMPD - Set			
	2	Three, dated April 18, 2023.				
	3	137.	Plaintiff Lance Downes-Covington's Requests for Production to LVMPD - Set			
	4	Two dated M	ay 16, 2023.			
	5	138.	Plaintiff Gabriela Molina's Requests for Admissions to LVMPD - Set Two			
	6	dated June 14, 2023.				
	7	139.	Plaintiffs' Eighth Supplemental Disclosure of Witnesses and Documents			
	8	Pursuant to 1	FRCP 26.1(a)(1) dated January 30, 2024.			
	9	В.	DEFENDANTS' DISCOVERY.			
	10	1.	LVMPD Defendants' Initial Disclosure of Witnesses and Documents Pursuant			
	11	to FRCP 26.1	(a)(1) dated January 20, 2021.			
<b>H</b>	12	2.	LVMPD's First Set of Interrogatories to Plaintiff Lance Downes-Covington			
MARQUIS AURBACH 10001 Park Run Drive Las Vegas, Nevada 89145 7003 382-0711 FAX: 7003 382-5816	13	dated March	12, 2021.			
	14	3.	LVMPD's First Set of Interrogatories to Plaintiff Soldadera Sanchez dated			
JIS A I Park Ru gas, Nevi 1 FAX:	15	March 12, 20	21.			
MARQUI 10001 P Las Vegas (702) 382-0711	16	4.	LVMPD's First Set of Interrogatories to Plaintiff Robert O'Brien dated March			
MA (702)	17	12, 2021.				
	18	5.	LVMPD's First Set of Interrogatories to Plaintiff Emily Driscoll dated March			
	19	12, 2021.				
	20	6.	LVMPD's First Set of Interrogatories to Plaintiff Alison Kenady dated March			
	21	12, 2021.				
	22	7.	LVMPD's First Set of Interrogatories to Plaintiff Tenisha Martin dated March			
	23	12, 2021.				
	24	8.	LVMPD's First Set of Interrogatories to Plaintiff Gabriela Molina dated March			
	25	12, 2021.				
	26	9.	LVMPD's First Set of Request for Production of Documents to Plaintiff Lance			
	27	Downes-Covi	ington dated March 12, 2021.			
	28		D 10 607			
			Page 12 of 27 MAC:14687-306 5347903_3 2/9/2024 9:05 AM			

3 11. LVMPD's First Set of Request for Production of Documents to Plaintiff Robert 4 O'Brien dated March 12, 2021. 5 12. LVMPD's First Set of Request for Production of Documents to Plaintiff Emily 6 Driscoll dated March 12, 2021. 7 LVMPD's First Set of Request for Production of Documents to Plaintiff Alison 13. 8 Kenady dated March 12, 2021. 9 14. LVMPD's First Set of Request for Production of Documents to Plaintiff 10 Tenisha Martin dated March 12, 2021. 11 15. LVMPD's First Set of Request for Production of Documents to Plaintiff Gabriela Molina dated March 12, 2021. 12 382-0711 FAX: (702) 382-5816 13 16. LVMPD Defendants' First Supplement to Initial Disclosures of Witnesses and 14 Documents Pursuant to FRCP 26.1(a)(1) dated July 20, 2021. 15 17. LVMPD's Answers to Plaintiff Lance Downes-Covington's First Set of 16 Interrogatories dated July 20, 2021. (202) 17 18. LVMPD's Responses to Plaintiffs' First Set of Requests for Production of 18 Documents dated July 20, 2021. 19 19. LVMPD's Responses to Plaintiff Emily Driscoll's First Set of Interrogatories 20 dated August 3, 2021. 21 20. LVMPD's Supplemental Answers to Plaintiff Lance Downes-Covington's 22 First Set of Interrogatories dated August 3, 2021. 23 21. LVMPD's Supplemental Responses to Plaintiffs' First Set of Requests for 24 Production of Documents dated August 3, 2021. 25 22. LVMPD Defendants' Second Supplement to Initial Disclosures of Witnesses 26 and Documents Pursuant to FRCP 26.1(a)(1) dated August 4, 2021. 27 23. LVMPD's Supplemental Answers to Plaintiff Lance Downes-Covington's 28 First Set of Interrogatories dated August 9, 2021. Page 13 of 27 MAC:14687-306 5347903 3 2/9/2024 9:05 AM

LVMPD's First Set of Request for Production of Documents to Plaintiff

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MAROUIS AURBACH

10001 Park Run Drive as Vegas, Nevada 89145 10.

Soldadera Sanchez dated March 12, 2021.

1 24. LVMPD Defendants' Third Supplement to Initial Disclosures of Witnesses 2 and Documents Pursuant to FRCP 26.1(a)(1) dated August 16, 2021. 3 25. LVMPD's Responses to Plaintiff Tenisha Martin's First Set of Interrogatories 4 dated August 16, 2021. 5 26. LVMPD's Responses to Plaintiff Tenisha Martin's Second Set of 6 Interrogatories dated August 16, 2021. 7 27. LVMPD's Responses to Plaintiffs' Third Set of Requests for Production of 8 Documents dated August 16, 2021. 9 28. LVMPD's Responses to Plaintiffs' Second Set of Requests for Production of 10 Documents dated August 30, 2021. 11 29. LVMPD's Responses to Plaintiff Tenisha Martin's Second Set of 12 Interrogatories dated August 30, 2021. 382-0711 FAX: (702) 382-5816 13 30. LVMPD Defendants' Fourth Supplement to Initial Disclosures of Witnesses 14 and Documents Pursuant to FRCP 26.1(a)(1) dated August 30, 2021. 15 31. LVMPD Defendants' Privilege Log dated August 30, 2021. 16 32. LVMPD's Amended Responses to Plaintiffs' Third Set of Requests for 702) 17 Production of Documents dated September 13, 2021. 18 33. LVMPD's Amended Responses to Plaintiffs' Second Set of Requests for 19 Production of Documents dated September 13, 2021. 20 34. LVMPD's Amended Responses to Plaintiff Tenisha Martin's Second Set of 21 Interrogatories dated September 13, 2021. 22 35. LVMPD's Amended Responses to Plaintiff Emily Driscoll's First Set of 23 Interrogatories dated September 13, 2021. 24 36. Lt. McKenzie's First Set of Interrogatories to Plaintiff Lance Downes-25 Covington dated September 22, 2021. 26 37. Lt. McKenzie's First Set of Interrogatories to Plaintiff Soldadera Sanchez 27dated September 22, 2021. 28 Page 14 of 27 MAC:14687-306 5347903\_3 2/9/2024 9:05 AM

MARQUIS AURBACH

10001 Park Run Drive Las Vegas, Nevada 89145

	1	38.	Lt. McKenzie's First Set of Interrogatories to Plaintiff Robert O'Brien dated				
	2	September 22, 2021.					
	3	39.	Lt. McKenzie's First Set of Interrogatories to Plaintiff Emily Driscoll dated				
	4	September 22,	2021.				
	5	40.	Lt. McKenzie's First Set of Interrogatories to Plaintiff Alison Kenady dated				
	6	September 22,	2021.				
	7	41.	Lt. McKenzie's First Set of Interrogatories to Plaintiff Tenisha Martin dated				
	8	September 22,	2021.				
	9	42.	Lt. McKenzie's First Set of Interrogatories to Plaintiff Gabriela Molina dated				
	10	September 22,	2021.				
	11	43.	LVMPD's First Set of Requests for Admission to Plaintiff Lance Downes-				
5	12	Covington date	ed September 22, 2021.				
9186-285 (207)	13	44.	LVMPD's First Set of Requests for Admission to Plaintiff Soldadera Sanchez				
	14	dated Septembe	er 22, 2021.				
_	15	45.	LVMPD's First Set of Requests for Admission to Plaintiff Robert O'Brien				
1/0-785 (70/	16	dated Septembe	er 22, 2021.				
(707)	17	46.	LVMPD's First Set of Requests for Admission to Plaintiff Emily Driscoll				
	18	dated Septembe	er 22, 2021.				
	19	47.	LVMPD's First Set of Requests for Admission to Plaintiff Alison Kenady				
	20	dated Septembe	er 22, 2021.				
	21	48.	LVMPD's First Set of Requests for Admission to Plaintiff Tenisha Martin				
	22	dated Septembe	er 22, 2021.				
	23	49.	LVMPD's First Set of Requests for Admission to Plaintiff Gabriela Molina				
	24	dated Septembe	er 22, 2021.				
	25	50.	LVMPD Defendants' Fifth Supplement to Initial Disclosures of Witnesses and				
	26	Documents Pur	rsuant to FRCP 26.1(a)(1) dated October 11, 2021.				
	27	51.	LVMPD's Responses to Plaintiffs' Fourth Set of Requests for Production of				
	28	Documents dat	ed October 18, 2021.				
			Page 15 of 27 MAC:14687-306 5347903_3 2/9/2024 9:05 AM				

# MARQUIS AURBACH 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-6711 FAX: (702) 382-5816

	1	52. LVMPD's Responses to Plaintiff Tenisha Martin's Third Set of Interrogatories
	2	dated October 18, 2021.
	3	53. LVMPD's Responses to Plaintiffs' First Set of Requests Admission dated
	4	October 20, 2021.
	5	54. LVMPD's Answers to Plaintiff Lance Downes-Covington's Second Set of
	6	Interrogatories dated May 5, 2022.
	7	55. LVMPD's Answers to Plaintiff Alison Kenady's First Set of Interrogatories
	8	dated May 5, 2022.
	9	56. LVMPD's Answers to Plaintiff Robert O'Brien's First Set of Interrogatories
	10	dated May 5, 2022.
	11	57. LVMPD's Answers to Plaintiff Sol Sanchez's First Set of Interrogatories dated
H Sie	12	May 5, 2022.
<b>URBACH</b> <sup>n Drive</sup> da 89145 (707) 382-5816	13	58. LVMPD's Responses to Plaintiffs' Fifth Set of Requests for Production of
RQUIS AURBA           10001 Park Run Drive           Las Vegas, Nevada 89145           882-0711 FAX: (700) 387		Documents dated May 5, 2022.
RQUIS A 10001 Park Ri Las Vegas, Nev 387-0711 FAX	15	59. LVMPD's Answers to Plaintiff Emily Driscoll's Second Set of Interrogatories
<b>RQUIS AURBACH</b> 10001 Park Run Drive Las Vegas, Nevada 89145 382-0711 FAX: 7023 382-5816	16	dated May 5, 2022.
MA	17	60. LVMPD's Answers to Plaintiff Gabriella Molina's First Set of Interrogatories
	18	dated May 5, 2022.
	19	61. LVMPD's Responses to Plaintiffs' Second Set of Requests for Admissions
	20	dated May 5, 2022.
	21	62. LVMPD's Second Supplemental Answers to Plaintiff Lance Downes-
	22	Covington's First Set of Interrogatories dated June 24, 2022.
	23	63. LVMPD's First Supplemental Responses to Plaintiffs' Second Set of Requests
	24	for Production of Documents dated June 24, 2022.
	25	64. LVMPD's First Supplemental Answers to Plaintiff Tenisha Martin's Second
	26	Set of Interrogatories dated June 24, 2022.
	27	65. LVMPD's Second Supplemental Responses to Plaintiffs' First Set of Requests
	28	for Production of Documents dated June 24, 2022.
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1	66.	Lt. Kurt McKenzie's Answers to Soldadera Sanchez's First Set of
2	Interrogatorie	es dated August 8, 2022.
3	67.	Lt. Kurt McKenzie's Answers to Tenisha Martin's First Set of Interrogatories
4	dated August	8, 2022.
5	68.	Lt. Kurt McKenzie's Responses to Plaintiffs' First Set of Requests for
6	Production of	f Documents dated August 8, 2022.
7	69.	Patricia Spencer's Responses to Plaintiffs' First Set of Requests for Production
8	of Document	s dated August 8, 2022.
9	70.	Tabatha Dickson's Responses to Plaintiffs' First Set of Requests for
10	Admissions d	lated August 8, 2022.
11	71.	Tabatha Dickson's Answers to Lance Downes-Covington's First Set of
12	Interrogatorie	es dated August 8, 2022.
13 13 13 13 13 13 13 13 13 13 13 13 13 1	72.	LVMPD's Responses to Plaintiffs' Third Set of Requests for Admissions dated
	August 8, 202	22.
	73.	LVMPD's Answers to Lance Downes-Covington's Third Set of
105 385-021	Interrogatorie	es dated August 8, 2022.
17	74.	LVMPD's Answers to Soldadera Sanchez's Second Set of Interrogatories
18	dated August	8, 2022.
19	75.	Captain Dori Koren's Responses to Plaintiffs' First Set of Requests for
20	Production of	f Documents dated August 8, 2022.
21	76.	Tabatha Dickson's Responses to Plaintiffs' First Set of Requests for
22	Production of	f Documents dated August 8, 2022.
23	77.	LVMPD's Answers to Robert O'Brien's Second Set of Interrogatories dated
24	August 8, 202	22.
25	78.	LVMPD's Answers to Tenisha Martin's Fourth Set of Interrogatories dated
26	August 8, 202	22.
27	79.	LVMPD's Responses to Plaintiffs' Sixth Set of Requests for Production of
28	Documents d	ated August 8, 2022.
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MARQUIS AURBACH 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

1 80. LVMPD's Answers to Emily Driscoll's Third Set of Interrogatories dated 2 August 8, 2022. 3 81. LVMPD Defendants' Sixth Supplemental FRCP 26.1 Disclosures dated 4 August 8, 2022. 5 82. LVMPD Defendants' Seventh Supplemental FRCP 26.1 Disclosures dated 6 December 6, 2022. 7 83. Jordan Turner's Responses to Lance Downes-Covington's Requests for 8 Production - Set One, dated December 6, 2022. 9 84. Jordan Turner's Responses to Lance Downes-Covington's Requests for 10 Admission - Set One, dated December 6, 2022. 11 85. Jordan Turner's Responses to Lance Downes-Covington's Interrogatories - Set 12 One, dated December 6, 2022. 13 86. Jordan Turner's Responses to Lance Downes-Covington's Requests for 14 Admission - Set One, dated December 6, 2022. 15 87. Jordan Turner's Responses to Gabriela Molina's Requests for Production - Set 16 One, dated December 6, 2022. (202) 17 88. Tabatha Dickson's Reponses to Lance Downes Covington's Requests for 18 Production - Set One, dated December 6, 2022. 19 89. Tabatha Dickson's Responses to Lance Downes-Covington's Interrogatories -20 Set One, dated December 6, 2022. 21 90. Tabatha Dickson's Responses to Lance Downes-Covington's Interrogatories -22 Set Two, dated December 6, 2022. 23 91. Tabatha Dickson's Responses to Lance Downes-Covington's Requests for 24 Admission - Set One, dated December 6, 2022. 25 92. Tabatha Dickson's Responses to Lance Downes-Covington's Requests for 26 Production - Set One, dated December 6, 2022. 2793. Tabatha Dickson's Responses to Gabriela Molina's Interrogatories - Set 28 94. One, dated December 6, 2022. Page 18 of 27 MAC:14687-306 5347903 3 2/9/2024 9:05 AM

# MARQUIS AURBACH 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

1 95. Tabatha Dickson's Responses to Gabriela Molina's Requests for Admission -2 Set One, dated December 6, 2022. 3 96. Tabatha Dickson's Responses to Gabriela Molina's Interrogatories - Set One, 4 dated December 6, 2022. 5 97. Tabatha Dickson's Responses to Gabriela Molina's Requests for Production -6 Set One, dated December 6, 2022. 7 98. Tabatha Dickson's Responses to Emily Driscolls' Requests for Admission -8 Set One, dated December 6, 2022. 9 99. Tabatha Dickson's Responses to Emily Driscolls' Interrogatories - Set One, 10 dated December 6, 2022. 11 100. LVMPD'S Responses to Lance Downes Covington's Requests for Production 12 - Set One, dated December 6, 2022. FAX: (702) 382-5816 13 101. LVMPD'S Responses to Lance Downes Covington's Requests for Admission 14 - Set One, dated December 6, 2022. 15 LVMPD'S Responses to Lance Downes Covington's Interrogatories - Set 102. 382-0711 16 Four, dated December 6, 2022. (202) 17 103. LVMPD's Responses to Emily Driscolls' Interrogatories - Set One, dated 18 December 6, 2022. 19 LVMPD's Responses to Emily Driscolls' Interrogatories - Set Four, dated 104. 20 December 6, 2022. 21 105. LVMPD's Responses to Emily Driscolls' Requests for Admission - Set One, 22 dated December 6, 2022. 23 LVMPD's Responses to Emily Driscolls' Requests for Production - Set One, 106. 24 dated December 6, 2022. 25 LVMPD's Responses to Gabriela Molina's Interrogatories - Set Two, dated 107. 26 December 6, 2022. 27 LVMPD's Responses to Gabriela Molina's Requests for Production- Set One, 108. 28 dated December 6, 2022. Page 19 of 27 MAC:14687-306 5347903 3 2/9/2024 9:05 AM

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10001 Park Run Drive as Vegas, Nevada 89145

	1	109. LVMPD's Responses to Gabriela Molina's Requests for Admission - Set One,			
	2	dated December 6, 2022.			
	3	110. LVMPD Defendants' Eighth Supplemental FRCP 26.1 Disclosures dated			
	4	December 16, 2022.			
	5	111. LVMPD'S Responses to Tenisha Martin's Requests for Admission - Set One,			
	6	dated December 19, 2022.			
	7	112. LVMPD'S Responses to Soldadera Sanchez's Requests for Admission - Set			
	8	One, dated December 19, 2022.			
	9	113. LVMPD'S Responses to Robert O'Brien's Requests for Admission - Set One,			
	10	dated December 19, 2022.			
	11	114. LVMPD'S Responses to Alison Kenady's Requests for Admission - Set One,			
<b>H</b>	12	dated December 19, 2022.			
<b>URBACH</b> <sup>n</sup> Drive la 89145 (702) 382-5816	13	115. LVMPD'S Responses to Robert O'Brien's Interrogatories - Set One, dated			
<b>AURBA</b> rk Run Drive Nevada 89145 AX: (702) 382	14	December 19, 2022.			
, a т	15	116. LVMPD'S Responses to Alison Kenady's Requests for Production - Set One,			
<b>RQUI</b> 10001 F Las Vegas 382-0711	16	dated December 20, 2022.			
MA (702)	17	117. LVMPD'S Responses to Robert O'Brien's Requests for Production - Set One,			
	18	dated December 20, 2022.			
	19	118. LVMPD's Responses to Soldadera Sanchez' Requests for Production - Set			
	20	One, dated December 20, 2022.			
	21	119. LVMPD'S Responses to Tenisha Martin's Requests for Production - Set One,			
	22	dated December 20, 2022.			
	23	120. LVMPD'S Responses to Alison Kenady's Interrogatories - Set Two, dated			
	24	January 4, 2023.			
	25	121. LVMPD'S Responses to Robert O'Brien's Interrogatories - Set Three, dated			
	26	January 4, 2023.			
	27	122. LVMPD's Ninth Supplemental Disclosure of Witnesses and Documents			
	28	Pursuant to FRCP 26.1(a)(1), dated February 16, 2023.			
		Page 20 of 27 MAC:14687-306 5347903_3 2/9/2024 9:05 AM			

1 123. LVMPD's First Supplemental Answers to Plaintiff Robert O'Brien's First Set 2 of Interrogatories, dated February 16, 2023. 3 124. LVMPD's First Supplemental Answers to Plaintiff Soldadera Sanchez's 4 Second Set of Interrogatories, dated February 16, 2023. 5 125. LVMPD's Third Supplemental Responses to Plaintiffs' First Set of Requests 6 for Production of Documents, dated February 16, 2023. 7 126. LVMPD's Second Supplemental Responses to Plaintiff's Second Set of 8 Requests for Production of Documents, dated February 16, 2023. 9 127. LVMPD's First Supplemental Responses to Plaintiffs' Sixth Set of Requests 10 for Production of Documents, dated February 16, 2023. 11 LVMPD'S Responses to Plaintiff Tenisha Martin's Requests for Production of 128. 12 Documents - Set One [sic Set Two], dated February 16, 2023. 382-0711 FAX: (702) 382-5816 13 129. LVMPD's Tenth Supplemental Disclosure of Witnesses and Documents 14 Pursuant to FRCP 26.1(a)(1), dated February 24, 2023. 15 LVMPD's Responses to Tenisha Martin's Requests for Production of 130. 16 Documents - Set Three dated May 22, 2023. (202) 17 131. LVMPD's Responses to Gabriela Molina's Requests for Admissions - Set Two 18 dated July 17, 2023. 19 LVMPD's Responses to Lance Downes-Covington's Requests for Production 132. 20 of Documents - Set Two dated July 17, 2023. 21 133. LVMPD's Eleventh Supplemental Disclosure of Witnesses and Documents 22 Pursuant to FRCP 26.1(a)(1), dated July 17, 2023. 23 С. **DEPOSITIONS.** 24 1. LVMPD Defendants deposed Plaintiff Alison Kenady on August 9, 2022. 25 2. LVMPD Defendants deposed Plaintiff Gabriela Molina on August 10, 2022. 26 3. LVMPD Defendants deposed Plaintiff Emily Driscoll on August 11, 2022. 274. LVMPD Defendants deposed Plaintiff Tenisha Martin on August 16, 2022. 28 Page 21 of 27 MAC:14687-306 5347903 3 2/9/2024 9:05 AM

MAROUIS AURBACH as Vegas, Nevada 89145 0001 Park Run Drive

	1	5. LVMPD Defendants deposed Plaintiff Lance Downes-Covington on August
	2	19, 2022.
	3	6. LVMPD Defendants deposed Plaintiff Soldadera Sanchez on August 20, 2022.
	4	7. Plaintiffs deposed Defendant Officer Jordan Turner on October 18, 2022.
	5	8. Plaintiffs deposed Defendant Officer Tabatha Dickson on October 24, 2022.
	6	9. Plaintiffs deposed Defendant Officer Evan Spoon on November 7, 2022.
	7	10. Plaintiffs deposed Defendant Retired Captain Patricia Spencer on November
	8	15, 2022.
	9	11. Plaintiffs deposed Defendant Captain Dori Koren on November 22, 2022.
	10	12. Plaintiffs deposed Defendant Lt. Kurt McKenzie on December 21, 2022.
	11	13. LVMPD Defendants deposed Plaintiff Robert O'Brien on March 24, 2023.
H a	12	14. Plaintiffs deposed LVMPD Defendants' FRCP 30(b)(6) designee(s) - Lt.
MARQUIS AURBACH 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816	13	Landon Reyes on June 20, 2023.
<b>RQUIS AURBA</b> 10001 Park Run Drive Las Vegas, Nevada 89145 882-0711 FAX: (702) 382	14	15. Plaintiffs' Deposition Subpoena to Las Vegas Justice Court per FRCP 30(b)(6)
MARQUIS A 10001 Park Rt Las Vegas, Nev. 702) 382-0711 FAX:	15	for records related to Defendants' citations and arrests during the 2020 BLM Protests.
<b>RQU</b> 10001 As Veg 82-0711	16	16. Plaintiffs' Deposition Subpoena to Las Vegas Municipal Court per FRCP
MAI	17	30(b)(6) for records related to Defendants' citations and arrests during the 2020 BLM Protests.
	18	17. Plaintiffs will be deposing Defendants' FRCP 30(b)(6) designee(s) (Dori
	19	Koren) in March 2024.
	20	18. Plaintiffs will be deposing Defendants' FRCP 30(b)(6) designee(s) (John
	21	McGrath) in February 2024.
	22	II. DISCOVERY THAT REMAINS TO BE COMPLETED.
	23	The Parties are actively conducting discovery and have completed the majority of the
	24	written discovery and depositions. However, the Parties are continuing to meet and confer on
	25	outstanding discovery issues.
	26	The Parties' primary remaining discovery tasks include: (1) Plaintiffs have
	27	subpoenaed records from the Las Vegas Municipal Court and Las Vegas Justice Court for
	28	documents concerning Defendant's misdemeanor citations and arrests during the BLM
		Page 22 of 27 MAC:14687-306 5347903_3 2/9/2024 9:05 AM

Protests in 2020 and are in the process of obtaining records related to the same; (2) resolution
 of meet and confer issues and motion practice if needed; (3) Plaintiffs' deposition of
 Defendant Las Vegas Metropolitan Police Department's FRCP 30(b)(6) designee(s); (4)
 expert disclosures; (5) rebuttal reports; and (6) depositions of the experts.

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### III. SPECIFIC DESCRIPTION OF WHY EXTENSION IS NECESSARY.

This is the **fourteenth** request for an extension of discovery deadlines in this matter. The Parties request that the Discovery Plan and Scheduling Order deadlines be extended an additional ninety (90) days so that the Parties may complete the tasks above and efficiently manage expert disclosures. **This involves waiting for deposition transcripts requiring expert review and analysis and Defendants need to supplement their production of Bates stamped documents.** 

The Parties acknowledge that, pursuant to Local Rule 26-3, the Parties must establish that good cause exists to extend the deadlines.

The Parties have been diligently conducting discovery and continue to conduct discovery, but an extension is still needed to efficiently conclude discovery and manage the case.

Additionally, the parties are continuing to meet and confer with Defendants' counsel regarding the FRCP 30(b)(6) deposition and subpoenas. Meet and confer efforts are ongoing. Plaintiffs have also brought a Motion for Sanctions regarding the failure to activate BWCs, preserve BWC video footage, and/or produce BWC video footage. **The Parties agree that supplemental briefing is necessary regarding Plaintiffs' Motion for Sanctions. Plaintiffs are waiting for Defendants to produce supplemental Bates stamped documents relevant to LVMPD's FRCP 30(b)(6) designees.** Likewise, the experts retained in this matter will also need to review the recent discovery responses, Defendants' supplemental responses (if any), information and documents in response to Plaintiffs' subpoenas to Justice Court and Municipal Court, BWC videos, and all deposition transcripts, including the FRCP 30(b)(6) designees currently scheduled for in or about October due to the schedule conflicts of counsel and the designees, after the current deadline for initial expert disclosures. The Parties are working with their respective experts to prepare their expert disclosures. However, as noted, Page 23 of 27

the Parties contend that it is more efficient to allow further discovery to be completed before initial expert disclosures to minimize the need for supplementation.

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Finally, counsel for Defendants has been ill through December and January, which necessitated several medical appointments and required her to be out of the office precluding the Parties' ability to conduct depositions in December and January. Additionally, counsel for Defendants is anticipated to have surgery on her knee in the near future due to an injury she suffered in January. Counsel for Plaintiff has also been ill during December and January, including a respiratory illness, and is currently recovering from COVID. These circumstances further compound the need for an extension of the discovery deadlines.

The Parties thus respectfully request an extension of time to enable them to conduct necessary discovery and so that this matter is fairly resolved on the merits. "Good cause to extend a discovery deadline exists 'if it cannot reasonably be met despite the diligence of the party seeking the extension." Derosa v. Blood Sys., Inc., No. 2:13-cv-0137-JCM-NJK, 2013 U.S. Dist. LEXIS 108235, 2013 WL 3975764, at 1 (D. Nev. Aug. 1, 2013) (quoting Johnson v. Mammoth Recreations, Inc., 975 F.2d 604, 609 (9th Cir. 1992)); see also Fed. R. Civ. P. 1 (providing that the Rules of Civil Procedure "should be construed, administered, and employed by the court and the Parties to secure the just, speedy, and inexpensive determination of every action and proceeding"). As the procedural history of this case illustrates, the Parties have been diligent in litigating this matter. Significant written discovery has been exchanged, nearly all depositions are complete, experts are engaged, and counsel continue to meet and confer regarding various topics. Additionally, counsel for the Parties in this matter are litigating several other unrelated matters (including against each other) which have competing demands. While competing demands of litigation are merely one of many reasons for the instant request, it should be noted that the other litigation between the same counsel involving similar issues can only benefit from the completion of discovery in this matter so that in other litigation, similar requests can be expedited and can further the resolution of those matters and the interests of justice. Indeed, counsel for the Parties continue

1 to engage in settlement discussions regarding this and the other matters they are litigating that 2 stem from the BLM protests.

3 Thus, the standards to extend all deadlines, including the expert deadlines, is satisfied 4 here.

5 Based on the foregoing stipulation and proposed deadlines, the Parties thus 6 respectfully request an extension of time to extend the deadlines in this matter to enable to 7 them to conduct necessary discovery and so that this matter is fairly resolved on the merits.

IV.

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V.

# **PLAINTIFFS' MOTION FOR SANCTIONS**

On February 1, 2024, the Court issued a Minute Order in Chambers regarding ECF No. 178, the Order Granting Stipulation to Reschedule the December 4, 2023, Motion Hearing and Permit Supplemental Briefing. The Parties have been working to schedule the depositions of LVMPD FRCP 30(b)(6) designees, Dori Koren and John McGrath and Defendants are working to supplement their disclosures with additional Bates stamped documents. The Parties will have a joint status report for the Court on or before Friday, February 9, 2024.

# Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816 10001 Park Run Drive

MAROUIS AURBACH

# PROPOSED SCHEDULE FOR COMPLETING ALL REMAINING DEADLINES

	<b>Current Deadline</b>	Proposed New Deadline
Amend Pleadings and Add Parties	June 14, 2022	Past/Unchanged
Initial Expert Disclosures	March 5, 2024	May 3, 2024
Rebuttal Expert Disclosures	April 9, 2024	June 7, 2024
Discovery Cut-Off	April 29, 2024	June 28, 2024
Dispositive Motions	June 22, 2024	April 21, 2024
Pretrial Order	July 3, 2024	September 3, 2024 (If dispositive motions are filed the deadline for shall be suspended until thirty (30) days after the decision of the dispositive motions or further
		order of the Court.)

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Based on the foregoing stipulation and proposed deadlines plan, the Parties request
 that the Discovery Plan and Scheduling Order deadlines be extended an additional sixty (60)
 days so that the parties may conduct additional discovery, and efficiently manage expert
 disclosures.

Dated this 9th day of February 2024.

MCLETCHIE LAW

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By: <u>/s/ Pieter M. O' Leary</u> Margaret A. McLetchie, Esq. Nevada Bar No. 10931 Pieter M. O'Leary, Esq. Nevada Bar No. 15297 Leo S. Wolpert, Esq. Nevada Bar No. 12658 602 South 10th Street Las Vegas, Nevada 89101 Attorneys for Plaintiffs Dated this <u>9th</u> day of February2024.

### MARQUIS AURBACH

By: <u>/s/ Jackie V. Nichols</u> Craig R. Anderson, Esq. Nevada Bar No. 6882 Jackie V. Nichols, Esq. Nevada Bar No. 14246 10001 Park Run Drive Las Vegas, Nevada 89145 Attorneys for Defendants Las Vegas Metropolitan Police Department, Lieutenant Kurt McKenzie, Officer Tabatha Dickson, Captain Patricia Spencer, Captain Dori Koren, Officer Evan Spoon and Officer Jordan Turner

# **ORDER**

The above Stipulation is hereby GRANTED. IT IS SO ORDERED. UNITED STATES MAGIS FRATE JUDGE

DATED: <u>2/12/2024</u>

12 MAROUIS AURBACH (702) 382-0711 FAX: (702) 382-5816 13 Las Vegas, Nevada 89145 10001 Park Run Drive 14 15 16 17 18

	1	CERTIFICATE OF SERVICE			
	2	I hereby certify that I electronically filed the foregoing STIPULATION AND			
	3	ORDER TO EXTEND DISCOVERY PLAN AND SCHEDULING ORDER			
	4	DEADLINES (FOURTEENTH REQUEST) with the Clerk of the Court for the United			
	5	States District Court by using the court's CM/ECF system on the <u>9th</u> day of February, 2024.			
MARQUIS AURBACH 10001 Park Run Drive	6	I further certify that all participants in the case are registered CM/ECF users			
	7	and that service will be accomplished by the CM/ECF system.			
	8	I further certify that some of the participants in the case are not registered			
	9	CM/ECF users. I have mailed the foregoing document by First-Class Mail, postage prepaid,			
	10	or have dispatched it to a third party commercial carrier for delivery within 3 calendar days to			
	11	the following non-CM/ECF participants:			
	<u>ب</u> 12	N/A			
	12000 1a 89145 702) 382-5816 712 382-5816				
	in ja .	4 <u>/s/ Krista Busch</u> An employee of Marquis Aurbach			
	gas, Nev 1 FAX	An employee of Marquis Autoach			
	10001 Las Vega (702) 382-0711 Las Vega				
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