DENNIS M. PRINCE 1 Nevada Bar No. 5092 KEVIN T. STRONG 2 Nevada Bar No. 12107 3 PRINCE LAW GROUP 10801 W. Charleston Boulevard Suite 560 4 Las Vegas, NV 89135 Tel: (702) 534-7600 Fax: (702) 534-7601 Email: eservice@thedplg.com Attorneys for Plaintiffs Salvador Plascencia and Kyle Hail 8 9 10 11

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

SALVADOR PLASCENCIA, individually; and KYLE HAIL,

Case No.: 2:22-cv-01420-GMN-MDC

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vs.

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Plaintiffs,

HARTFORD FIRE INSURANCE COMPANY, a Connecticut Corporation; DOES, I through X, inclusive; ROE BUSINESS ENTITIES, I through X, inclusive,

Defendants.

STIPULATION AND ORDER TO EXTEND THE CLOSE OF DISCOVERY, DISPOSITIVE MOTIONS DEADLINE, AND JOINT PRETRIAL ORDER DEADLINE

(Fourth Request)

IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiffs SALVADOR PLASCENCIA and KYLE HAIL, through their counsel of record, Dennis M. Prince and Kevin T. Strong of PRINCE LAW GROUP and Defendant HARTFORD FIRE INSURANCE COMPANY, through its counsel of record, Darren T. Brenner and Stephanie Garabedian of WRIGHT, FINLAY & ZAK, LLP, that the discovery deadlines in this matter shall be extended ninety (90) days pursuant to LR 26-3. This is the parties' fourth request for an extension of the discovery deadlines. The parties set forth the following information in support of their stipulation.

I.

DISCOVERY COMPLETED TO DATE

A. FRCP 26(a) Disclosures and Supplements

<u>Title</u>	Date Served
Plaintiffs' Initial Disclosure of Documents and Witnesses	Nov. 30, 2022
Pursuant to FRCP 26(a)(1)	
Hartford Fire Insurance Company's Initial Disclosure of	Dec. 5, 2022
Witnesses and Documents Pursuant to FED. R. CIV. P. RULE	
26.1(a)(1)	
Plaintiffs' First Supplement to Their Initial Disclosure of	Jan. 27, 2023
Documents and Witnesses Pursuant to FRCP 26(a)(1)	
Hartford Fire Insurance Company's First Supplemental	April 17, 2023
Disclosure of Witnesses and Documents Pursuant to FED. R. CIV.	
P. RULE 26.1(a)(1)	
Plaintiffs' Second Supplement to Their Initial Disclosure of	May 12, 2023
Documents and Witnesses Pursuant to FRCP 26(a)(1)	
Hartford Fire Insurance Company's Second Supplemental	June 28, 2023
Disclosure of Witnesses and Documents Pursuant to FED. R. CIV.	
P. RULE 26.1(a)(1)	
Plaintiffs' Third Supplement to Their Initial Disclosure of	June 29, 2023
Documents and Witnesses Pursuant to FRCP 26(a)(1)	
Hartford Fire Insurance Company's Third Supplemental	July 13, 2023
Disclosure of Witnesses and Documents Pursuant to FED. R. CIV.	
P. RULE 26.1(a)(1)	
Hartford Fire Insurance Company's Fourth Supplemental	October 2, 2023
Disclosure of Witnesses and Documents Pursuant to FED. R. CIV.	
P. RULE 26.1(a)(1)	
Plaintiffs' Initial Expert Disclosure Pursuant to FRCP 26(a)(2)	January 25, 2024
Hartford Fire Insurance Company's Initial Disclosure of Expert	January 25, 2024
Witnesses	

B. Written Discovery

Title	Date Served
Plaintiff Salvador Plascencia's First Set of Interrogatories to	February 8, 2023
Defendant Hartford Fire Insurance Company	
Plaintiff Kyle Hail's First Set of Interrogatories to Defendant	February 8, 2023
Hartford Fire Insurance Company	
Plaintiffs' First Set of Interrogatories to Defendant Hartford Fire	February 8, 2023
Insurance Company	
Hartford Fire Insurance Company's First Set of Interrogatories	March 13, 2023
to Plaintiff Salvador Plascencia	
Hartford Fire Insurance Company's First Set of Requests for	March 13, 2023
Production of Documents to Plaintiff Salvador Plascencia	



1	Hartford Fire Insurance Company's First Set of Requests for	March 13, 2023
$2 \mid$	Admissions to Plaintiff Salvador Plascencia	March 19 9099
	Hartford Fire Insurance Company's First Set of Interrogatories to Plaintiff Kyle Hail	March 13, 2023
3	Hartford Fire Insurance Company's First Set of Requests for	March 13, 2023
$_4$	Production of Documents to Plaintiff Kyle Hail	Waten 15, 2025
	Hartford Fire Insurance Company's First Set of Requests for	March 13, 2023
5	Admissions to Plaintiff Kyle Hail	
6	Hartford Fire Insurance Company's Responses to Plaintiff	April 17, 2023
	Salvador Plascencia's First Set of Interrogatories	• ,
7	Hartford Fire Insurance Company's Responses to Plaintiff Kyle	April 17, 2023
8	Hail's First Set of Interrogatories	
	Hartford Fire Insurance Company's Responses to Plaintiffs	April 17, 2023
9	Salvador Plascencia and Kyle Hail's First Set of Requests for	
10	Production of Documents	
10	Plaintiff Salvador Plascencia's Answers to Defendant Hartford	May 10, 2023
11	Fire Insurance Company's First Set of Interrogatories	
	Plaintiff Salvador Plascencia's Responses to Defendant Hartford	May 10, 2023
12	Fire Insurance Company's First Set of Requests for Production of	
13	Documents	Nr. 10 2022
	Plaintiff Salvador Plascencia's Responses to Defendant Hartford	May 10, 2023
14	Fire Insurance Company's First Set of Requests for Admissions	M 10 0000
15	Plaintiff Kyle Hail's Answers to Defendant Hartford Fire	May 10, 2023
10	Insurance Company's First Set of Interrogatories	M 10 0000
16	Plaintiff Kyle Hail's Responses to Defendant Hartford Fire	May 10, 2023
1,7	Insurance Company's First Set of Requests for Production of Documents	
17	Plaintiff Kyle Hail's Responses to Defendant Hartford Fire	May 10, 2023
18	Insurance Company's First Set of Requests for Admissions	Way 10, 2020
	Hartford Fire Insurance Company's Second Set of Requests for	September 5, 2023
19	Production of Documents to Plaintiff Kyle Hail	september 6, 2026
20	Plaintiff Kyle Hail's Responses to Defendant Hartford Fire	October 5, 2023
	Insurance Company's Second Set of Requests for Production of	
21	Documents	
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	C. <u>Depositions</u>	
23	Deponent	Date
	Dl-:t:ff C-11Dli-	I 20 0000

<u>Deponent</u>	<u>Date</u>
Plaintiff Salvador Plascencia	June 30, 2023
Plaintiff Kyle Hail	September 1, 2023

D. Subpoenas Issued

Subpoena							Date
Concentra	regarding	Plaintiffs	Salvador	Plascencia	and Ky	rle	May 3, 2023
Hail							



Desert Radiology regarding Plaintiff Kyle Hail May 3, 2023					
Desert Orthopaedic Center regarding Plaintiff Salvador May 3, 2023					May 3, 2023
Plascencia					
Southern Hills Hospital June 29, 2023					
Achieve	Achieve Physical Therapy June 30, 2023				

II.

DISCOVERY TO BE COMPLETED

- 1. Plaintiffs will take the depositions of Defendant's relevant claims handling personnel who were involved in the investigation, evaluation, and handling of their respective underinsured motorist claims.
- 2. Plaintiffs will take the deposition of the FRCP 30(b)(6) witness for Defendant.
 - 3. The parties will depose their respective expert witnesses.
- 4. The parties will engage in additional written discovery and notice any additional depositions.

The parties anticipate that they may need to conduct other forms of discovery not specifically delineated herein on an as-needed basis. Therefore, the list outlined above is in no way intended to be a comprehensive list of the outstanding discovery that remains to be completed.

III.

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

"[D]istrict courts . . . retain broad discretion to control their dockets" Shahrokhi v. Harter, No. 2:21-cv-01126-RFB-NJK, 2021 U.S. Dist. LEXIS 247936, at *4 (D. Nev. Dec. 30, 2021). To prevail on a request to extend discovery deadlines, the parties must establish good cause. Johnson v. Mammoth Recreations, Inc., 975 F.2d 604, 608-09 (9th Cir. 1992). "Good cause to extend a discovery deadline exists if it cannot reasonably be met despite the diligence of the party seeking the extension." Las Vegas Skydiving Adventures LLC v. Groupon, Inc., No. 2:18-cv-02342-APG-VCF, 2020 U.S. Dist. LEXIS 166073, at *6 (D. Nev. Sep. 10, 2020) (internal quotations omitted). For the reasons set forth below, the parties respectfully submit that good cause supports their request for



an extension of the close of discovery, dispositive motions deadline and joint pretrial order deadline.

The parties respectfully request an extension of the discovery deadlines in this matter for numerous reasons. Throughout the last couple months of 2023, the parties attempted to schedule the depositions of Defendant Hartford Fire Insurance Company's ("Hartford") relevant claims personnel and other witnesses. Despite the parties' diligent efforts to complete this discovery, several circumstances arose, through no fault of the parties, that delayed these depositions. Plaintiffs' undersigned counsel of record, Dennis M. Prince ("Mr. Prince"), participated in a trial in the matter stayed EC 215 Las Vegas, LLC, et al. v. Siegel LV North Strip Tolleson, LLC, Eighth Judicial District Court Case No. A-22-851840-B. The trial litigated a dispute centered upon the entry of a preliminary injection pertaining to the use of land on Las Vegas Boulevard. The trial was only scheduled to last from October 9, 2023 through October 11, 2023. Unfortunately, several unforeseeable delays arose from numerous arguments presented throughout trial, which precluded the parties from presenting their respective witnesses and evidence during the allotted three days. As a result, the parties required three additional dates, October 16, 2023; November 1, 2023; and November 2, 2023 to complete the trial. The continuation of the trial required Plaintiffs' lead trial counsel, Mr. Prince, to devote additional time and resources to complete the trial.

In early December 2023, the mother of Plaintiff's undersigned counsel of record, Kevin T. Strong, was involved in a motor vehicle collision, which necessitated the cancellation of the deposition of Hartford's claims adjuster, Sarah Grossman. In December 2023, Mr. Prince welcomed the birth of his child, which caused him to take time away from the office. The scheduling of Ms. Grossman's deposition has also been difficult because she lives in a small, remote town in Idaho, which complicated Hartford's counsel, Darren T. Brenner's ("Mr. Brenner") ability to travel for Ms. Grossman's deposition.

The parties are also dealing with future scheduling conflicts for the month of February. On February 6, 2024, Mr. Prince underwent a surgical procedure, which required him to take some time away from the office. On February 9, 2023, Mr. Strong's



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10-month-old son underwent major surgery, which has required Mr. Strong to work from home for an extended period of time to help with his son's post-surgery care. Mr. Brenner will be out of the jurisdiction during the week of February 20 and will be preparing for an oral argument before the Nevada Supreme Court during the first week of March 2023. Despite these conflicts, the parties have confirmed the scheduling of the following depositions:

Sarah Grossman: March 21, 2023

Troy Myers: April 4, 2023

The parties are still in the process of scheduling deposition dates for their respective retained experts and Hartford's FRCP 30(b)(6) witness, but anticipate this deposition will be scheduled well within the requested 90-day extension period. The parties also expect to mediate this case following the completion of this outstanding discovery, which they reasonably believe will help to increase the chances of resolution. For the reasons set forth above, the parties respectfully submit that good cause supports their requested stipulation for a ninety (90) day extension of the discovery deadlines. The parties' requested extension of the discovery deadlines is not made in bad faith or to cause any unnecessary delays in the resolution of this matter.

IV. PROPOSED SCHEDULE FOR COMPLETING DISCOVERY

Current Date

Proposed Date

Amend Pleadings and Add Parties:	Closed	Closed
Initial Expert Disclosures:	Closed	Closed
Rebuttal Expert Disclosures:	Closed	Closed
Close of Discovery:	March 4, 2024	June 3, 2024^1
Dispositive Motions	November 1, 2023	July 3, 2024
Joint Pretrial Order	December 1, 2023	August 2, 2024

 $^{^{\}rm 1}$ The actual deadline falls on Sunday, June 2, 2024.



1	Based on the foregoing, the parti	es respectfully request this Court grant their				
$_2$	Stipulation and Order to Extend the Close of Discovery, Dispositive Motions Deadline,					
3	and Joint Pretrial Order Deadline (Fourth Request).					
$_4$	DATED this <u>12th</u> day of February, 2023.	DATED this <u>12th</u> day of February, 2023.				
5	PRINCE LAW GROUP	WRIGHT, FINLAY & ZAK, LLP				
6						
7	/s/ Kevin T. Strong	/s/ Darren T. Brenner				
8	DENNIS M. PRINCE Nevada Bar No. 5092	DARREN T. BRENNER Nevada Bar No. 8386				
9	KEVIN T. STRONG Nevada Bar No. 12107	STEPHANIE GARABEDIAN Nevada Bar No. 9612				
10	10801 W. Charleston Boulevard Suite 560	7785 W. Sahara Avenue Suite 200				
11	Las Vegas, Nevada 89135 Tel: (702) 534-7600	Las Vegas, Nevada 89117 Tel: (949) 477-5050				
12	Fax: (702) 534-7601 Attorneys for Plaintiffs	Fax: (702) 946-1345 Attorneys for Defendant				
13	Salvador Plascencia and Kyle Hail	Hartford Fire Insurance Company				
14						
15	<u>ORDER</u>					
16	IT IS SO ORDERED.					
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18	DATED: February 13, 2024					
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21	$\frac{1}{M}$	Taximiliano D. Couvillier III				
22		NITED STATES MAGISTRATE JUDGE				
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