1 2 3 4 5 6 7 8 9	MITTELSTADT LAW JACQUELINE MITTELSTADT, SBN#172188 1034 Emerald Bay Road, No. 413 South Lake Tahoe, CA 96150 Tel: (530) 307-9412 Fax: (530) 452-1966 E-Mail: jmittelstadtlaw@gmail.com Attorney for Plaintiffs LEIGH-ELLEN YARBROUGH, THOMAS YARBROUGH, JONATHAN YARBROUGH; and NICOLAS YARBROUGH	KAT STU 2173 Wal Tel: Fax: E-M Atto CIT SHE	UIS A. LEONE, ESQ. (SBN: 009874) "HLEEN DARMAGNAC, ESQ. (150843) UBBS & LEONE 5 N. California Blvd., Suite 900 nut Creek, CA 94596 (925) 974-8600 : (925) 974-8601 ail: <u>lleone@stubbsleone.com</u> <u>darmagnack@stubbsleone.com</u> rney for Defendants Y OF SOUTH LAKE TAHOE, STAN ERER, VAN OLESON, CHRIS CEFALU 0 TAHOE SPORTS & ENTERTAINMENT E)	
11	UNITED STATES DISTRICT COURT			
12	EASTERN DISTRICT OF CALIFORNIA, SACRAMENTO DIVISION			
13	LEIGH-ELLEN YARBROUGH, as Guardia		Case No. 2:12-cv-01806-GEB-CKD	
14	of Thomas Yarbrough; Jonathan Yarbroug Nicolas Yarbrough, THOMAS	gh;	STIPULATION AND ORDER FOR	
15	YARBROUGH, a minor, by Leigh-Ellen		REFERRAL TO VDRP PURSUANT TO LOCAL RULE 271	
16	Yarbrough, his guardian; JONATHAN YARBROUGH, a minor, by Leigh-Ellen			
17	Yarbrough, his guardian; NICOLAS YARBROUGH, a minor, by Leigh-Ellen Yarbrough, his guardian,			
18				
19	Plaintiffs,			
20	VS.			
21	CITY OF SOUTH LAKE TAHOE, A			
22	MUNICIPALITY; TAHOE SPORTS & ENTERTAINMENT (TSE), a Nevada			
23	Corporation; STAN SHERER, an Individu VAN OLESON, an individual; CHRIS	al;		
24 25	CEFALU, an individual; and DOES ONE through TEN, inclusive;			
26	Defendants.			
27		nev	lacqueline Mittelstadt, and Defendants, by and	
28	Plaintiffs, by and through their attorney Jacqueline Mittelstadt, and Defendants, by an through their attorneys, Stubbs & Leone, hereby submit their request pursuant to Local Rule			
	STIPULATION AND ORDER FOR REFERRAL TO VDRP PUR	RSUAN		
		-		

I	271 that this matter be referred to the Voluntary Dispute Resolution Program ("VDRP") of the
2	above-entitled court.

In compliance with Local Rule 271 (i), the parties hereby stipulate:

A. The time frame within which the parties propose the VDRP process will be completed by is May 15, 2013, and the date by which the Neutral must file confirmation of that completion is May 31, 2013.

⁷ B. The parties suggest no modifications or additions at this time to the case
⁸ management plan because of the reference to VDRP.

⁹ C. Prior to the completion of the VDRP session, the parties agree to a stay of all
 ¹⁰ discovery. The parties also agree that during the discovery stay, either party may informally
 ¹¹ request documents from the other party, and the parties agree to meet and confer in
 ¹² response to any such informal request in an attempt to reach a resolution.

Furthermore, in order to comply with Local Rule 271 (o), the parties agree to file their Joint VDRP Completion Report by May 31, 2013.

IT IS SO STIPULATED:

3

4

5

6

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Dated: March 6, 2013

MITTELSTADT LAW

STUBBS & LEONE

By: <u>/s/ Jacqueline Mittelstadt</u> Jacqueline Mittelstadt Attorney for PlaintiffsLEIGH-ELLEN YARBROUGH, THOMAS YARBROUGH, JONATHAN YARBROUGH; and NICOLAS YARBROUGH

Dated: March 6, 2013

By: <u>/s/ Brian A. Duus</u> KATHLEEN DARMAGNAC BRIAN A. DUUS Attorneys for Defendants CITY OF SOUTH LAKE TAHOE, TAHOE SPORTS & ENTERTAINMENT, STAN SHERER, VAN OLESON, CHRIS CEFALU

1	IT IS HEREBY ORDERED:
2	Date: <u>3/8/2013</u>
3	
4	and E find
5	GARLAND E. BURRELL, JR. Senior United States District Judge
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16 17	
17	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	STIPULATION AND ORDER FOR REFERRAL TO VDRP PURSUANT TO LOCAL RULE 271 -3-