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Attorneys for Plaintiffs

## UNITED STATES DISTRICT COURT

## DISTRICT OF NEVADA

ROBERT GREENE, THOMAS SCHEMKES, and GREGORY GREEN on behalf of themselves and all others similarly situated,

Plaintiffs,

VS.

JACOB TRANSPORTATION SERVICES, LLC, a Nevada Corporation, doing business as Executive Las Vegas; JAMES JIMMERSON, an individual, CAROL JIMMERSON, an individual, and Does 1 through 50, inclusive,

Defendants.

Lead Case No.: 2:09-CV-00466-GMN-CWH Consolidated with:

Member Case No. 2:11-CV-00355-JAD-NJK

STIPULATION AND [PROPOSED] ORDER TO STAY ALL PROCEEDINGS AND EXTEND DISCOVERY DEADLINES PENDING SETTLEMENT DISCUSSIONS

ROBERT GREENE, THOMAS SCHEMKES and GREGORY GREEN ("Plaintiffs"), by their counsel of record THIERMAN BUCK, LLP, through TRANSPORTATION, a Nevada Corporation, doing business as Executive Las Vegas, JAMES JIMMERSON, an individual, and CAROL JIMMERSON ("Defendants), by and through their counsel of record, JIMMERSON LAW FIRM, hereby stipulate to stay all proceedings and extend all discovery deadlines, including response deadlines to currently pending discovery requests, for an additional 30 days pending settlement discussions.

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This extension is requested in good faith to allow the parties to continue negotiating the potential settlement of this case. Counsel have met in person to discuss settlement and have continued to work together towards reaching a settlement of all claims since their initial settlement meeting last month. This extension is not requested for the purpose of undue burden or delay, and an extension would allow the parties to continue negotiating in good faith without unnecessarily wasting the time and resources of court and counsel.

Therefore, based on the foregoing and for good cause appearing, the Parties, by and through their respective counsel of record, do hereby stipulate and agree as follows:

1) The Parties stipulate and agree to stay all proceedings and extend all discovery deadlines, including response deadlines to currently pending discovery requests, for an additional 30 days pending settlement discussions.

DATED: April 9, 2018 THIERMAN BUCK LLP DATED: April 9, 2018

JIMMERSON LAW FIRM

/s/ Joshua R. Hendrickson

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James J. Jimmerson, Nev. Bar No. 264 Kevin J. Hejmanowski, Nev. Bar No. 10612 415 S. Sixth St., Suite 100 Las Vegas, NV 89101 Attorneys for Defendants

## ORDER

IT IS SO ORDERED.

DATED: April 10, 2018

Canlth

UNITED STATES MA JISTRATE JUDGE