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Discovery Plan and Scheduling Order (Third Request) ("Application") by extending the discovery deadlines for an additional two (2) months as set forth in section 2(d) below.

This Application complies with LR 26-4 which provides that all stipulations to extend discovery dates must be received no later than 20 days before the discovery cut-off date, which is currently set for January 10, 2010.

The parties submit the Application on the following grounds:

- 1. In support of this request, the parties state the following pursuant to LR 6-1:
 - This is the third request for an order extending discovery. a.
 - b. The reasons for this third request for an extension are various:
- Primary experts were recently designated and the deadline for rebuttal experts has not yet passed. With the current discovery deadline, the parties will have less than 30 days in which to evaluate rebuttal expert reports and schedule depositions of both the primary and rebuttal experts.
- Despite the parties' good faith efforts, discovery remains ongoing ii. with additional time required by both sides to respond to pending discovery, to evaluate the discovery responses of the other party, and to determine what, if any, additional discovery is necessary between the parties and/or with third parties. Remaining discovery is complicated by the physical locations of the witnesses and the availability to schedule depositions at a mutually convenient time during December..
- iii. The discovery to date has been extensive. The parties have requested document productions, and the document volumes are becoming voluminous. WD Partners has served several subpoenas duces tecum on non-parties. Most of the non-parties have yet to respond. However, WD Partners has already supplemented numerous documents received from two non-parties. Numerous additional documents are expected to be received in response to the pending subpoenas duces tecum. It is expected that the parties will need time to review and analyze the documents to be produced.
- iv. It is necessary that document production and review be completed before the parties can make adequate determinations regarding whether to conduct expert

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depositions and the scope of the depositions. At this time, the parties believe that the current discovery deadlines are inadequate and additional time is needed and warranted.

- 2. In compliance with Local Rule 26-4, the parties hereby incorporate the reasons set forth at section 1(b) of this Application as their statement showing good cause for the requested extension. In further compliance with Local Rule 26(a)-(d), the parties state as follows:
- Discovery completed: In addition to each parties' initial disclosures, the a. parties have to date completed the following discovery:
 - On December 28, 2009, R&O served interrogatories, requests for admission and requests for production of documents on Real Stone and WD Partners. Real Stone served its responses on R&O on February 10, 2010. Real Stone served amended responses on March 25, 2010. WD Partners served its responses on R&O on February 22, 2010.
 - R&O served interrogatories, requests for admission and requests for production of documents on Arizona Stone on March 29, 2010. On May 10, 2010, Arizona Stone served its responses to R&O's requests for production and requests for admissions. On May 20, 2010, Arizona Stone served its responses to R&O's interrogatories.
 - On or about May 5, 2010, Arizona Stone served its initial disclosures. Arizona Stone filed a supplement to its initial disclosures on May 10, 2010.
 - The deposition of Real Stone's FRCP 30(b)(6) witnesses, Russell Frazier and James Motarex, was held on May 13, 2010.
 - Real Stone Source served a second supplement to its initial disclosures on August 8, 2010.
 - On August 17, 2010, Arizona Stone served interrogatories, requests for production and requests for admission on R&O. R&O served its responses on October 12, 2010.
 - The deposition of WD Partners' 30(b)(6) representative was held on October 18, 2010.

2010.

•	Between October 19, 2010 through October 25, 2010, WD Partners served
	subpoenas duces tecum on non-parties Sam's Real Estate Business Trust, Sam's
	West, Inc., Rainbow Arroyo Commons, LLC, and Rainbow Arroyo Commons
	Management, Inc. (the "Sam's entities" and the "Rainbow Arroyo" entities,
	respectively). The Rainbow Arroyo entities produced responsive documents on
	or about November 3, 2010. The Sam's entities requested two extensions and are
	expected to produce responsive documents on December 8, 2010.
•	On November 1, 2010, the deposition of WD Partners 30(b)(6) representative was
	taken.
•	Real Stone served a third supplement to its initial disclosures on November 9,

- On November 10, 2010, WD Partners served its first supplement to its initial disclosures which included the documents received from the subpoenas served on the Rainbow Arroyo entities.
- On November 16, 2010, WD Partners served its first set of interrogatories,
 requests for production and requests for admission on R&O. Responses to these discovery requests are pending.
- Between November 23, 2010 and December 7, 2010, WD Partners has sent out numerous subpoenas deuces tecum to other non-parties, including the following:

Massengale Construction Co., Inc.
Buckroff Masonry
All About Stone, LLC
Carpino Stone Applications
HBI Construction
Jaynes Corporation
Moorefield Construction, Inc.
Frazier Masonry
Roche Constructors, Inc.
Rafael Constructions, Inc.
The Masonry Group
Chad Hirschi (former president of The Masonry Group)
CCB Enterprises, Inc. dba Crisci Builders
Central States Construction

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Keystone Construction Co. Clark County Development Services Sport Chalet, Inc. Paddock Pools of Nevada, Inc. David's Bridal, Inc. Walmart, Inc.

- None of the subpoenaed listed above have responded to the subpoenas. Several have contacted WD Partners and stated that documents will be produced. WD Partners expects that it will receive responsive documents from those entities within the next ten days. Clark County Development Services has allowed WD Partners to review documents to help narrow the scope of production. The review is presently underway.
- WD Partners served its second set of requests for production on R&O on December 3, 2010. R&O's response is pending.
- Specific description of the discovery that remains to be completed: The b. discovery that remains to be completed includes, but is not limited to, the following: (i) responses to pending discovery requests; (ii) additional written discovery requests (i.e., WD Partners intends to serve written discovery requests on Real Stone and Arizona Stone); (iii) Fed. R. Civ. Pro. 30(b)(6) depositions of Arizona Stone and R&O; (iv) depositions of percipient witnesses, including potential non-party witnesses; (v) depositions of primary experts of R&O (2) designated experts) and Real Stone (1 designated experts); and (vi) rebuttal expert designations and depositions, if any.

At this time, no discovery motions are contemplated by the parties.

Reasons why discovery remaining will not be completed within the time c. limits set by the discovery plan: The discovery remaining will not be completed within the current time limits for the reasons stated above, including particularly the extensiveness of the discovery requested by the parties amongst themselves already, the time required to respond to that discovery, difficulty in coordinating deposition schedules for primary experts and rebuttal experts over the holiday period. All of the experts designated so far are located outside of the state of Nevada.

	1	d. Propo	sed schedule for cor	npleting all remaining discovery:	
	2	i.	Last date to compl	ete discovery: March 10, 2011 (two additional	
	3		months from curre	nt deadline of January 10, 2011);	
	4	ii.	Rebuttal expert witness disclosures and reports: January 10, 2011;		
	5	iii. Last date to		o file dispositive motions: April 8, 2011;	
	6	vii. Last date to		le joint pretrial order May 12, 2011 or within 30 days	
	7		of the date the Cou	art enters a ruling on dispositive motions.	
	8	3. No trial date l	has been set at this t	ime.	
	9				
_	10	DATED this day of D	December, 2010.	DATED this 10 th day of December, 2010.	
	11	SMITH LARSEN & WIXOM		CALLISTER NEBEKER & McCullough	
lite 10(12	By: /s/ Kent F. Larsen KENT F. LARSEN		By: /s/ Michael D. Stanger MICHAEL D. STANGER	
JLP vay, St 169	13	Nevada Bar No. 3463 1935 Village Center Circ	ole.	Nevada Bar No. 8272 Zions Bank Building	
Gordon & Rees LLP 'ard Hughes Parkway, Las Vegas, NV 89169	14	Las Vegas, Nevada 8913		10 East South Temple, Suite 900 Salt Lake City, Utah 84133	
on & Iughes 'egas,	15	Attorneys for Plaintiff		Attorneys for Plaintiff	
Gordon & Rees LLP 3770 Howard Hughes Parkway, Suite 100 Las Vegas, NV 89169	16	DATED this 10 th day of I	December, 2010.	DATED this day of December, 2010.	
70 Ho	17	GORDON & REES LLP	•	SPRINGEL & FINK, LLP	
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	19	By: /s/ Robert S. Larsen KEITH C. CRAMER		By: LEONARD T. FINK	
	20	Nevada Bar No. 6263 ROBERT S. LARSEN		Nevada Bar No. 6296 DAVID S. SCHOPICK	
	21	Nevada Bar No. 7785 3770 Howard Hughes P		Nevada Bar No. 6119 2475 Village View Drive, Suite 250	
	22	Las Vegas, Nevada 891		Las Vegas, Nevada 89074	
	23	Attorneys for Defendan	t WD Partners	Attorneys for Real Stone Source	
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	2526	[Signatures continue on following page]			
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	2	DATED this 10 th day of December, 2010.
	3	BARRON & PRUITT LLP
	4	
	5	By: /s/ Jared G. Christensen JASON R. WIGG
	6	Nevada Bar No. 7953 JARED G. CHRISTENSEN
	7	Nevada Bar No. 11538 3890 West Ann Road
	8	North Las Vegas, Nevada 89031
	9	Attorneys for Arizona Stone & Architectural Products NV, LLC
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	11	ODDED
te 100	12	ORDER IT IS SO ORDERED
L.P 13, Sui 69	13	IT IS SO ORDERED.
ees Ll arkwa V 891	14	47 Leavid
& R. ghes P	15	UNITED STATES MAGISTRATE JUDGE 12-16-10
Gordon & Rees LLP vard Hughes Parkway, Las Vegas, NV 89169	16	Dated:
Gordon & Rees LLP 3770 Howard Hughes Parkway, Suite 100 Las Vegas, NV 89169	17	Respectfully Submitted by:
3770	18	GORDON & REES LLP
	19	
	20	By: /s/ Robert S. Larsen KEITH C. CRAMER
	21	Nevada Bar No. 6263 ROBERT S. LARSEN
	22	Nevada Bar No. 7785 3770 Howard Hughes Parkway, Suite 100
	23	Las Vegas, Nevada 89169
	24	Attorneys for Defendant WD Partners
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STIPULATION TO EXTEND DISCOVERY

Case No: 2:09-cv-01749-LRH-LRL