1		
2		
3		
4	John Burton [California Bar #86029]	Peter M. Angulo [Nevada Bar #003672]
5	LAW OFFICES OF JOHN BURTON 65 North Raymond Avenue, Suite 300	OLSON, CANNON, GORMLEY & ANGULO & STOBERSKI
	Pasadena, California 91103 Telephone: (626) 449-8300	9950 West Cheyenne Avenue Las Vegas, Nevada 89129
6	Facsimile: (626) 449-4417	Telephone: (702) 384-4012
7	Email: jb@johnburtonlaw.com	Facsimile: (702) 383-0701 Email: pangulo@ocgd.com
8		
9	Peter M. Williamson [California Bar #97309] WILLIAMSON LAW FIRM	John R. Maley, <i>Pro Hac Vice</i> David T. Ballard, <i>Pro Hac Vice</i>
10	20750 Ventura Blvd., Suite 345	Damon R. Leichty, Pro Hac Vice
11	Woodland Hills, California 91364 Telephone: (818) 226-5700	BARNES & THORNBURG LLP 11 South Meridian Street
12	Facsimile: (818) 226-5704	Indianapolis, Indiana 46204
	Email: pmw@pwilliamsonlaw.com	Telephone: (317) 236-1313 Facsimile: (317) 231-7433
13		Email: jmaley@btlaw.com
14		dballard@btlaw.com dleichty@btlaw.com
15		·
16	John A. Snow [Nevada Bar #4133] VANCOTT, BAGLEY, CORNWALL	Michael Brave, <i>Pro Hac Vice</i> Holly L. Gibeaut, <i>Pro Hac Vice</i>
17	& MCCARTHY	TASER International, Inc.
18	2300 W. Sahara Avenue, Suite 800 Las Vegas, Nevada 82102	17800 North 85th Street Scottsdale, Arizona 85255
19	Telephone: (702) 436-0058	Telephone: (651) 248-2809
	Facsimile: (801) 237-0808 Email: jsnow@vancott.com	Facsimile: (480) 275-3291 Email: Brave@TASER.com
20	,	Holly@TASER.com
21	Richard H. Reeve, <i>Pro Hac Vice</i>	Attorneys for Defendant,
22	VANCOTT, BAGLEY, CORNWALL	TASER International, Inc.
23	& MCCARTHY, P.C. 372 24th Street	
24	Ogden, Utah 84401 Telephone: (801) 394-5783	
25	Facsimile: (801) 627-2522	
26	Email: rreeve@vancott.com	
	Attorneys for Plaintiffs,	
27	Randy Rich et al.	
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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

RANDY RICH, as personal representative of RYAN RICH, deceased, and NICK JENSEN and TANYA JENSEN as guardians for R.J., a minor,

Plaintiffs,

v.

TASER INTERNATIONAL, INC., and DOES 1 to 10, inclusive,

Defendants.

Case No.: 2:09-cv-02450-ECR-RJJ

JOINT PRETRIAL ORDER

JOINT PRETRIAL ORDER

Following pretrial proceedings in this cause.

IT IS ORDERED:

VII. BRIEF STATEMENT OF THE ACTION

This is a personal injury action by Randy Rich, as personal representative of Dr. Ryan Rich, D.O. ("Dr. Rich"), deceased, and Nick and Tanya Jensen, as guardians for R.J., a minor. Plaintiffs allege that Dr. Rich died on January 4, 2008 as a result of cardiac arrest induced by the electrical current from a TASER® X26TM electronic control device ("ECD") that was used during an incident involving Nevada Highway Patrol ("NHP") Trooper Loren Lazoff ("Trooper Lazoff") on Interstate 15 ("I-15") in Las Vegas, Nevada. Plaintiffs sue Defendant TASER International, Inc. ("TASER"), the manufacturer of the ECD, for negligence (Count I) and strict product liability (Count II). Both causes of action are predicated on Plaintiffs' claim that TASER failed to warn about the known risk of discharging its ECDs into the chest of individuals resulting in cardiac arrest, although it knew as early as 2005 as a result of TASER funded research that such a risk existed. Despite this knowledge, Plaintiff's claim that TASER did not begin to caution police

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officers to avoid deployments to the chest and warn about the risks of cardiac arrest as a result of chest deployments until September, 2009.

TASER denies liability, including that any alleged defect in the ECD or inadequacy of TASER's warnings existed or caused Dr. Rich's death. TASER asserts that even though Dr. Rich knew and was warned not to operate a vehicle because he suffered from uncontrolled epileptic seizures, on January 4, 2008, he drove his vehicle, experienced a seizure while driving, crashed into several vehicles on I-15, and suffered cardiac arrest as a complication of his postictal state. TASER asserts that Plaintiffs cannot establish any hazard or risk caused by the ECD, nor can they establish that TASER breached a duty to warn. TASER asserts that it provided adequate warnings of the potential risks attendant to ECDs. In addition, TASER asserts that as a matter of general causation, an ECD cannot cause the injuries Dr. Rich suffered, and TASER did not know and could not have known or reasonably discovered that its ECD was unreasonably dangerous at all relevant times. TASER also asserts that Plaintiffs cannot demonstrate specific causation. TASER also asserts that Dr. Rich was more at fault for his death than any alleged fault on the part of TASER, and that Rich assumed the risk.

VIII. STATEMENT OF JURISDICTION

The Court has diversity jurisdiction over this matter pursuant to 28 U.S.C. § 1332. The lawsuit is between Plaintiffs, citizens of Idaho and Utah, and TASER, a Delaware corporation with its principal place of business in Arizona. The amount in controversy exceeds \$75,000, exclusive of costs and fees.

IX. FACTS ADMITTED BY THE PARTIES

The following facts are admitted by the parties and require no proof:

1 2	1.	As of January 4, 2008, Dr. Rich was a 33-year-old medical resident at Valley Hospital Medical Center in Las Vegas, Nevada.
3	2.	R.J. was the natural daughter of Dr. Rich and Tanya Jensen.
4	3.	On January 4, 2008, Trooper Lazoff discharged his TASER X26 ECD on Dr. Rich.
5	4.	On September 20, 2007, Dr. Rich had a generalized, witnessed seizure.
6	5.	In 2007, Dr. Rich stated to medical professionals that he had a history of seizures.
7 8	6.	On November 10, 2007, Dr. Rich was treated at Valley Hospital for an automobile accident and seizure, noting again a history of a seizure disorder.
9 10	7.	Some time shortly before November 2007, Dr. Rich was driving his vehicle and pulled over to the side of a road, because he felt an imminent seizure and called a friend to drive him instead.
11 12	8.	In the days and months before January 4, 2008, Dr. Rich told his nurse practitioner that his seizures were increasing.
13 14	9.	In late 2007, Dr. Rich's nurse practitioner instructed him at every visit not to drive because it was unsafe, including at a visit on January 3, 2008, a day before Dr. Rich's death.
15 16	10.	On January 4, 2008, Dr. Rich was driving on I-15 when his truck struck the rear of a semi-truck trailer, after which Dr. Rich's truck swerved left and collided with a van.
17 18	11.	At the time of Dr. Rich's collisions with other vehicles on I-15 on January 4, 2008, the traffic on I-15 was going approximately 50 mph.
19 20	12.	After Dr. Rich's truck collided with other vehicles on I-15, Rich's truck swerved to the left and came to rest against the center median, with its front-left tire on the median wall.
21 22	13.	Trooper Lazoff suspected that Dr. Rich was either having a medical emergency or was under the influence of drugs or alcohol.
23 24	14.	In February, 2007, Dr. Rich's employment with Valley Hospital in Las Vegas, Nevada was terminated and his medical residency was suspended due to his failure to appear for his scheduled shift.
25 26	15.	After completing the treatment program at the Betty Ford Center, in October 2007, Dr. Rich was rehired by Valley Hospital in Las Vegas and he was reinstated to the residency program.
27 28	16.	The TASER X26 ECD is a weapon and use-of-force tool used by law enforcement officers.

1	17.	NHP purchased X26 ECDs in July 2006 for use by its troopers.
2	18.	The ECD used by Trooper Lazoff in his encounter with Dr. Rich on January 4, 2008 was purchased by NHP and shipped by TASER to NHP on July 20, 2006.
4	19.	NHP purchases and trains its troopers on various use-of-force tools and options, including ECDs.
5 6	20.	NHP makes all decisions to equip troopers with ECDs and guides its troopers in tactical practices.
7 8 9	21.	TASER's April 12, 2006 Product Warnings were shipped (on July 20, 2006) with the ECD used by Trooper Lazoff in his encounter with Dr. Rich, along with TASER's Training Version 13 DVD, and TASER's 2006 X26 ECD Operating Manual.
10	22.	Trooper Lazoff received extensive training in various use-of-force tools and options, including ECDs, firearms, open hand combat, batons, and handcuffing.
11 12	23.	NHP conducted Trooper Lazoff's October 20, 2006 and November 20, 2007 ECD training sessions utilizing TASER's training materials and PowerPoint presentations
131415	24.	For his 2006 and 2007 ECD training sessions, Trooper Lazoff was presented with and trained based on TASER's Training Version 13 PowerPoint® presentations
16 17	25.	(user in 2006 and instructor in 2007). For his October 20, 2006 ECD user training session, Trooper Lazoff and the other trainees were presented with "TASER's Product Warnings – Law Enforcement,
18 19	26.	April 12, 2006" as part of the troopers training. For his November 20, 2007 ECD instructor training session, Trooper Lazoff and the other trainees were presented with "TASER's Product Warnings – Law Enforcement Merch 1, 2007" as part of the troopers' training
2021	27.	Enforcement, March 1, 2007" as part of the troopers' training. TASER Training Version 14 was released and effective as of December 1, 2007.
22	28.	On January 4, 2008, Dr. Rich's first presenting cardiac rhythm, after being identified non-responsive by Dr. Craig Morris ("Dr. Morris") and/or Trooper
2324		Lazoff, as identified on a heart or cardiac monitor or defibrillator, or by other means, was asystole (or flat line).
2526	29.	On January 4, 2008, Dr. Rich's second monitored cardiac rhythm, after being identified as non-responsive by Dr. Morris and/or Trooper Lazoff, as identified on a heart or cardiac monitor or defibrillator, or by any other means, was asystole (or
27		flat line).
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1	30.	On January 4, 2008, after Dr. Morris and/or Trooper Lazoff identified Dr. Rich as
2		being non-responsive, the only cardiac rhythm of Dr. Rich identified by any medical services or treatment provider was asystole (flat line).
3	31.	At no time on January 4, 2008, did any medical services or treatment provider to
4		Dr. Rich identify Dr. Rich as being in cardiac capture, or having the cardiac rhythm of ventricular tachycardia or ventricular fibrillation.
5	32.	The 1988 Klein/Heger/Zipes [Klein LS, Miles WM, Heger JJ, Zipes DP
67		Transcutaneous pacing: patient tolerance, strength-interval relations, and feasibility for programmed electrical stimulation. Am J Cardiol. 62:1126-1129
8		1988] paper showed that 4-8 milliamperes ("mA") average current was delivered to the human chest and caused continuous cardiac capture but that ventricular
9		fibrillation was never induced.
10	33.	On January 4, 2008, Dr. Rich suffered from a seizure while driving and remained in postictal state—an altered state as the brain recovers from a seizure—during his
11		encounter with Trooper Lazoff.
12	34.	On March 27, 2008, a post-mortem examination by the Clark County Corone determined that "the death of this 33-year-old Caucasian male, Ryan Rich, is due
13		to seizure disorder with other conditions including restraining procedures."
14	X.	FACTS NOT ADMITTED, BUT NOT CONTESTED, BY THE PARTIES
15 16	The	following facts, though not admitted, will not be contested at trial by evidence to the
17	contrary:	
18	Nor	ne.
19		
20		XI. <u>ISSUES OF FACT TO BE TRIED</u>
	T1	
2.1	The	following are the separate and specific issues of fact to be tried and determined upon
	trial:	following are the separate and specific issues of fact to be tried and determined upon
22	trial:	
22 23		Whether on July 20, 2006, it was known or knowable that the X26 ECD used by Trooper Lazoff on Dr. Rich was shown to cause cardiac arrest.
22 23 24	trial:	Whether on July 20, 2006, it was known or knowable that the X26 ECD used by
22 23 24 25	trial:	Whether on July 20, 2006, it was known or knowable that the X26 ECD used by Trooper Lazoff on Dr. Rich was shown to cause cardiac arrest. Whether the X26 ECD used by Trooper Lazoff on Dr. Rich actually caused Dr.
221 222 223 224 225 226 227	trial: 1. 2.	Whether on July 20, 2006, it was known or knowable that the X26 ECD used by Trooper Lazoff on Dr. Rich was shown to cause cardiac arrest. Whether the X26 ECD used by Trooper Lazoff on Dr. Rich actually caused Dr Rich's cardiac arrest.

1 2	4.	Whether TASER sold its X26 ECD without suitable and adequate warnings concerning its safety and foreseeable use thereby rendering it defective and unreasonably dangerous for its intended function.
3 4	5.	Whether TASER knew or had reason to anticipate that the X26 ECD was unreasonably dangerous for the use for which it was supplied, had no reason to
5 6		believe that those for whose use the product was supplied would realize its alleged dangerous condition, and failed to exercise reasonable care to inform users of its products of its alleged unreasonably dangerous condition or of the facts that made it likely to be unreasonably dangerous.
7 8 9	6.	Whether the X26 ECD used by Trooper Lazoff was the actual and proximate cause of Dr. Rich's alleged injuries – that is, but for the allegedly defective warnings, the injury would not have occurred.
10 11	7.	Whether the alleged warning defect with the X26 ECD used by Trooper Lazof was a substantial factor in causing the alleged injury, without intervening or superseding causes.
12	8.	Whether Dr. Rich reasonably mitigated his damages.
13 14	9.	Whether TASER engaged in malicious or oppressive conduct or consciously and deliberately disregarded known safety measures regarding the use of its X26 ECE in reckless disregard of the likely results to justify punitive damages.
15 16	10.	When Dr. Rich's cardiac arrest occurred in relation to a heart monitor determining that Dr. Rich was asystolic.
17	To the	extent that any of these Issues of Fact are deemed to be more properly considered
18	issues of law,	they are incorporated in that section.
19	Aside	from these issues developed by the parties, TASER also contends the following
20	issues of fact	should also be decided.
2122	1.	Whether TASER had reason to anticipate that Dr. Rich's alleged injuries could result from the use of the X26 ECD.
23	2.	Whether the TASER X26 ECD was state of the art on July 20, 2006.
2425	3.	Whether Dr. Rich assumed or otherwise comparatively contributed to the risk of the injuries alleged in this case.
26	4.	Whether Trooper Lazoff misused his X26 ECD in deploying it contrary to TASER's instructions and warnings.
2728	5.	Whether the X26 ECD used by Trooper Lazoff was capable of causing the particular injuries suffered by Dr. Rich on January 4, 2008.

1 6. Whether Plaintiffs have met their burden of proof to establish a right for relief and right to damages, including without limitation punitive damages. 2 3 XII. **ISSUES OF LAW TO BE TRIED** 4 The following are the separate and specific issues of law to be tried and determined at 5 trial: 6 1. Whether TASER is strictly liable for the injuries to Dr. Rich from his exposure to 7 TASER's X26 ECD. 8 2. Whether TASER was negligent by providing inadequate warnings with the sale of its X26 ECD on July 20, 2006. 9 3. Whether TASER owed a duty to Dr. Rich, including without limitation a duty to 10 warn. 11 4. Whether Dr. Rich was more at fault for his own death than TASER. 12 5. All issues of fact in Section V to the extent they are also issues of law or mixed 13 questions of fact/law. 14 Aside from these issues developed by the parties, TASER also contends the following 15 issues of law should also be decided. 16 1. Whether Dr. Rich was negligent in driving his motor vehicle on I-15 despite being 17 an epileptic with medically uncontrolled seizures and having been repeatedly advised not to drive by his medical providers. 18 2. Whether Dr. Rich violated N.R.S. § 439.270 by not reporting his epileptic 19 condition to the Health Division of the Nevada Department of Health and Human Services and was negligent per se. 20 21 XIII. EXHIBITS AND DEPOSITIONS 22 A. **EXHIBITS** 23 The parties reserve the right to offer the following exhibits into evidence. The parties 24 have stipulated to the genuineness and authenticity of the following exhibits. All other objections 25 are reserved for trial. The parties do not waive any objections by virtue of listing exhibits here. 26 27 28

I.	Plair	ntiffs' E	exhibits:
	A.	<u>Polic</u>	ee Reports
		1.	Nevada Highway Patrol ("NHP") incident reports;
		2.	NHP Homicide Investigation Report.
		3.	Las Vegas Metropolitan Police Department ("LVMPD") Voluntary Statement of Craig Morris, DDS
		4.	LVMPD Voluntary Statement of Trooper Loren Lazoff.
		5.	LVMPD Interview of Trooper Lazoff
		6.	LVMPD Crime Scene Investigation Narrative Report
		7.	LVMPD Use of Force Investigation – Administrative Report – NHP In Custody Death
		8.	LVMPD Criminalistics Bureau Investigation records
	В.	NHP	Training
		9.	NHP TASER Use Policy;
		10.	Nevada Department of Public Safety – Department Policy Manual – Electronic Control Devices – 3/14/07
		11.	Trooper Lazoff's TASER X26 Training Application
		12.	Trooper Lazoff's TASER Certification test
		13.	Trooper Lazoff's TASER Certification test answer key
		14.	Trooper Lazoff's TASER Instructor Certification
	C.	TAS	ER Training Materials
		15.	TASER Training Version 12.
		16.	TASER Training Version 13.
		17.	TASER Training Version 14.
	D.	TAS	ER's Product Warnings
		18.	TASER Product Warnings – Law Enforcement (April 12, 2006)
		19.	TASER Product Warnings – Law Enforcement (March 1, 2007)

1 2		20.	All prior versions of TASER's Product Warnings – Law Enforcement, prior to April 12, 2006.
3		21.	Instructor and User Warnings, Risks, Liability Release and Covenant Not to Sue (April 12, 2006)
4 5		22.	Instructor and User Warnings, Risks, Liability Release and Covenant Not to Sue (March 1, 2007)
6	E.	Dr. R	tich's Medical Records
7		23.	Valley Hospital Medical Center records
8		24.	Betty Ford Clinic records
9		25.	Spring Valley Hospital records
10		26.	Clark County Coroner records
11		27.	Quest Diagnostics records
12 13		28.	American Medical Response records (January 4, 2008)
14		29.	American Medical Response records (September 2007)
15		30.	Pain Institute of Nevada records
16		31.	Mountain View Hospital records
17		32.	Mountain View Clinic records
18		33.	Joan McCraw, MSN, FNP, APN records
19		34.	Bennet I. Omalu, M.D. Forensic Neuropathology Report
20		35.	Center for Diseases and Surgery of the Spine records
21		36.	Western Regional Center for Brain & Spine Surgery records
22		37.	Renaissance Ranch records
23		38.	Clark County Fire Department records
24 25		39.	Central Wyoming Neurosurgery
26	F.	Liter	ature & Miscellaneous Documents
27		40.	January 1987, Ordog, Gary J., M.D., et al, Electronic Gun (Taser) Injuries;
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1	41.	March 1991, Kornblum, Ronald N., M.D., and Reddy, Sara K., M.D.,
2		Effects of Taser in Fatalities Involving Police Confrontation;
3	42.	January 2005, Wayne C. McDaniel, Robert A. Stratbucker, Max Nerheim, James E. Brewer, <i>Cardiac Safety of Neuromuscular Incapacitating Defensive Devices</i> ;
5	43.	July 2005, Kim PJ, Franklin WH, Ventricular fibrillation after stun-gun
6	43.	discharge and reply by Kroll, et al.;
7	44.	November 14, 2005, James R. Jauchem, Clifford J. Sherry, David A. Fines, Michael C. Cook, <i>Acidosis, lactate, electrolytes, muscle enzymes, and other</i>
8		factors in the blood of Sus scrofa following repeated TASER exposures;
9 10	45.	October 2005, Laurent M. Haegeli, MD, Laurence D. Sterns, MD, David C. Adam, MD, Richard A. Leather, MD, Effect of a Taser shot to the chest of a patient with an implantable defibrillator;
11	46.	February 7, 2006, Kumaraswamy Nanthakumar MD, Ian M. Billingsley
12		MD, Stephane Masse MASC, Paul Dorian MD, Douglas Cameron MD, Vijay S. Chauhan MD, Eugene Downar MD, Elias Sevaptsidis DEC,
13		Cardiac Electrophysiological Consequences of Neuromuscular
14		Incapacitating Device Discharges;
15	47.	January 6, 2006, Jeffrey D. Ho MD, James R. Miner MD, Dhanunjaya R. Lakireddy MD, Laura L. Bultman MD, William G. Heegaard MD, MPH,
16		Cardiovascular and Physiologic Effects of Conducted Electrical Weapon Discharge in Resting Adults;
17	48.	March 20, 2006, Dhanunjaya Lakkireddy MD, Donald Wallick PhD, Kay
18		Ryschon MS, Mina K. Chung MD, FACC, Jagdish Butany MD, David Martin MD, Walid Saliba MD, FACC, William Kowalewski BS, Andrea
19		Natale MD, FACC, Patrick J. Tchou MD, FACC, Effects of Cocaine
20		Intoxication on the Threshold for Stun Gun Induction of Ventricular Fibrillation;
21	49.	March 16, 2006, Raymond E. Ideker MD, PhD, Derek J. Dosdall PhD, Can
22		the Direct Cardiac Effects of the Electric Pulses Generated by the TASER X26 Cause Immediate or Delayed Sudden Cardiac Arrest in Normal
23		Adults?;
24	50.	May 20, 2006, Jared Strote MD, MS, TASER Use in Restraint-related
25		Deaths;
26	51.	November 17, 2006, Jeffrey D. Ho MD, Donald M. Dawes MD, Laura L. Bultman MD, Jenny L. Thacker MD, Lisa D. Skinner MD, Jennifer M.
27		Bahr MD, Mark A. Johnson BS, James R. Miner MD, Respiratory Effect of
28		Prolonged Electrical Weapon Application on Human Volunteers;

1	52.	April 4, 2007, Andrew J. Dennis DO, Daniel J. Valentino MD, Robert J
2		Walter PhD, Kimberly K. Nagy MD, Jerry Winners BS, Faran Bokhar MD, Dorion E. Wiley MD, Kimberly T. Joseph MD, Roxanne R. Robert
3		MD, Acute Effects of TASER X26 Discharges in a Swine Model;
4	53.	2006, J G Webster, J A Will, H Sun, J-Y Wu, A P O'Rourke, S M Huebner, P S Rahko, Can Tasers® directly cause ventricular fibrillation?;
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6 7	54.	August 14, 2007, Theodore C. Chan MD, Saul D. Levine MD, James V Dunford MD, Tom Neuman MD, Gary M. Vilke MD, Serum Troponin Measurement of Subjects Exposed to the Taser X-26;
8	55.	May 2, 2007, Michael Cao MD, Jerold S. Shinbane MD, Jeffery M
9		Gillberg MS, Leslie A. Saxon MD, Taser-Induced Rapid Ventricula Myocardial Capture Demonstrated by Pacemaker Intracardia Electrograms;
10	56.	May 4, 2007, Gary M. Vilke MD, Christian M. Sloane MD, Katie D
11	30.	Bouton BS, Fred W. Kolkhorst PhD, Saul D. Levine MD, Tom S. Neuman MD, Edward M. Castillo PhD, MPH, Theodore C. Chan MD
12 13		Physiological Effects of a Conducted Electrical Weapon on Human Subjects;
14	57.	
15	31.	December 17, 2008, Jiun-Yan Wu, Hongyu Sun, Ann P. O'Rourke, Shan M. Huebner, Peter S. Rahko, James A. Will, John G. Webster, <i>Taser Blun Probe Dart-To-Heart Distance Causing Ventricular Fibrillation in Pigs</i> ;
16 17	58.	June 11, 2007, Sloane CM, Chan TC, Vilke GM, Thoracic spin compression fracture after TASER activation;
18	59.	June 10, 2007, James R. Jauchem, Michael C. Cook, Charles W. Beason
19	37.	Blood factors of Sus scrofa following a series of three TASER electronic control device exposures;
20	60.	November 22, 2008, Charles W. Beason MS, James R. Jauchem PhD, C
21	30.	D. Clark III BS, James E. Parker MS, David A. Fines BS, <i>Pulse Variation of a Conducted Energy Weapon (Similar to the TASER X26 Device)</i>
22		Effects on Muscle Contraction and Threshold for Ventricular Fibrillation;
23	61.	August 27, 2007, Robert J. Walter PhD, Andrew J. Dennis DO, Daniel J
24		Valentino MD, Bosko Margeta MD, Kinberly K. Nagy MD, Faran Bokhar MD, Dorion E. Wiley MD, Kinberly T. Joseph MD, Roxanne R. Robert
25		MD, TASER X26 Discharges in Swine Produce Potentially Fata Ventricular Arrhythmias;
26	62.	December 7, 2007, Dhanunjaya Lakkireddy, MD, Donald Wallick Atu
27		Verma MD, Kay Ryschon MS, William Kowalewski BS, Oussama Wazn MD, Jagdish Butany MD, David Martin MD, Patrick J. Tchou MD
28		vid, Jaguish Dutany wid, David Wartin Wid, Lattick J. Tellou Wid

1		Cardiac Effects of Electrical Stun Guns: Does Position of Barbs Contact Make a Difference?;
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3	63.	November 28, 2008, Jeffrey D. Ho MD, William G. Heegaard MD, Donald M. Dawes MD, Sridhar Natarajan MD, Robert F. Reardon MD, James R.
4 5		Miner MD, Unexpected Arrest-Related Deaths in America: 12 Months of Open Source Surveillance;
6	64.	March 6, 2008, Jeffrey D. Ho MD, Donald M. Dawes MD, Laura L.
7		Bultman MD, Ronald M. Moscati MD, Timothy A. Janchar MD, James R. Miner MD, <i>Prolonged TASER use on exhausted humans does not worsen markers of acidesis</i> :
8		markers of acidosis;
9	65.	2007, Gary M. Vilke, Theodore C. Chan, Less lethal technology: medical issues;
10	66.	2007, Amada O. Esquivel MS, Elizabeth J. Dawe DVM, Javier A, Sala-
11		Mercado MD, PhD, Robert L. Hammond PHD, Cynthia A. Bir PHD, <i>The Physiologic Effects of a Conducted Electrical Weapon in Swine</i> ;
12	67.	April 26, 2008, Jeffrey D. Ho MD, Donald M. Dawes MO, Robert F.
13		Reardon MD, Anne L. Lapine MD, Benjamin J. Dolan BS, Erik J. Lundin BS, James R. Miner MD, <i>Echocardiographic Evaluation of a TASER-X26</i>
14		Application in the Ideal Human Cardiac Axis;
15	68.	May 1, 2008, Kumaraswamy Nanthakumar MD, Stephane Massé Peng
16 17		MASc, Karthikeyan Umapathy PhD, Paul Dorian MD, Elias Sevaptsidis Menashe Waxman MD, Cardiac stimulation with high voltage discharge from stun guns;
	60	
18 19	69.	September 23, 2008, D. Dawes, J. Hob, J. Miner, The neuroendocrine effects of the TASER X26: A brief report;
20	70.	February 3, 2009, Florin Despa, Suki Basati, Zhen-Du Zhang, John
21		D'Andrea, J. Patrick Reilly, Elena N. Bodnar, Raphael C. Lee, Electromuscular Incapacitation Results From Stimulation of Spinal
		Reflexes;
2223	71.	November 25, 2008, Robert J. Walter PhD, Andrew J. Dennis DO, Daniel
23 24		J. Valentino MD, Bosko Margeta MD, Kinberly K. Nagy MD, Faran Bokhari MD, Dorion E. Wiley MD, Kinberly T. Joseph MD, Roxanne R.
2 4 25		Roberts MD, Safety and Injury Profile of Conducted Electrical Weapons Used by Law Enforcement Officers Against Criminal Suspects;
26	72.	November 18, 2008, Byron K. Lee MD, Eric Vittinghoff PhD, Dean
27		Whiteman BS, Minna Parka, Linda L. Lau BS, Zian H. Tseng MD, Relation of Taser (Electrical Stun Gun) Deployment to Increase in In-
28		Custody Sudden Deaths;

1	73.	February 27, 2009, Charles D. Swerdlow MD, Michael C. Fishbein MD,
2		Linda Chaman MPH, Dhanunjaya R. Lakkireddy MD, Patrick Tchou MD, Presenting Rhythm in Sudden Deaths Temporally Proximate to Discharge
3		of TASER Conducted Electrical Weapons;
4	74.	August 26, 2008, Daniel J. Valentino MD, Robert J. Walter PhD, Andrew J. Dennis DO, Bosko Margeta MD, Frederic Starr MD, Kimberly K. Nagy
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5	115.	Clark County Coroner Autopsy Report on Ryan Rich
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15	123.	Tissue slides from cardiac tissue of decedent.
16	124.	Tax Returns of Ryan Rich.
17	125.	Ryan Rich's employment records
18	126.	Demonstrative aids, exhibits, or references, including without limitation
19		each illustration, graphic, chart, and video included in any of the TASER-device-related references or any TASER Training Version; any documents,
20		or portions thereof, referenced or cited, or any compilation of documents;
21		any document, information, illustration, PowerPoint, lesson plan, drawing, graphic, video, or compilation that is on, or included in, any of the TASER
22		training CDs/DVDs Versions 1 through 14.
2324	127.	All answers to interrogatories, requests for production of documents, and requests for admissions in this matter, including all amendments and/or
25		supplements thereto, and including any and all documents attached thereto.
26	128.	All transcripts of depositions and any document marked as an exhibit to a deposition in this litigation as well as litigation in which TASER,
27		International, Inc., is a named defendant.
28		

1			129.	Reports of all parties' experts and all supporting documentation, data,
2				video presentations, learned treatises, publications, studies, publications or studies that any expert may have relied on or used to reach their opinions.
3			130.	Enlargements of graphs, photographs or other exhibits.
5			131.	All documents and exhibits identified by other parties, without waiver of objection.
6			132.	Deposition testimony of Patrick Tchou, M.D., in Fahy v. TASER.
7		G.	Exper	et Reports
8 9			133.	Expert Report of Douglas Zipes, M.D., including CV, and literature and exhibits cited.
10 11			134.	Expert Report of Nathan Lavid, M.D., including CV, and literature and exhibits cited.
12			135.	Expert Report of Renu Virmani, M.D., including CV, and literature and exhibits cited
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15	II.	Defen	dant's	Exhibits:
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10	16.	Trooper Lazoff's Nevada DPS [Department of Public Safety] Employee
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22		Analysis of the TASER Part I – Technical Report: The Joint Non - Lethal Weapons Human Effects Center of Excellence; March 1 2005.
23	108.	Bozeman W, Teacher E, Winslow J. Transcardiac Conducted Electrical
2425		Weapon (TASER) Probe Deployments: Incidence and Outcomes. JEM. doi:10.1016/j.jemermed.2012.03.022.
26	C. Rich's	s Medical Records
27	109.	Valley Hospital Medical Center records
28	110.	Betty Ford Clinic records

1	111.	Spring Valley Hospital records
2	112.	Clark County Coroner records
3	113.	Quest Diagnostics records
4	114.	American Medical Response records (January 4, 2008)
5	115.	American Medical Response records (September 2007)
6 7	116.	Pain Institute of Nevada records
8	117.	Mountain View Hospital records
9	118.	Mountain View Clinic records
10	119.	Joan McCraw, MSN, FNP, APN records
11	120.	Bennet I. Omalu, M.D. Forensic Neuropathology Report
12	121.	Center for Diseases and Surgery of the Spine records
13	122.	Western Regional Center for Brain & Spine Surgery records
14	123.	Renaissance Ranch records
15	124.	Clark County Fire Department records
16	125.	Central Wyoming Neurosurgery
17	D. Misco	<u>ellaneous</u>
18 19	126.	Declaration and Expert Report of Keith Hock, including CV, and literature and exhibits cited
2021	127.	Declaration and Expert Report of John Peters, Ph.D. including CV, and literature and exhibits cited
22	128.	Declaration and Expert Report of Patrick Smith, TASER CEO, including CV, and literature and exhibits cited
2324	129.	Declaration and Expert Report of Gary Vilke, M.D., including CV, and literature and exhibits cited
2526	130.	Declaration and Expert Report of Dorin Panescu, Ph.D., including CV, and literature and exhibits cited
27	131.	Declaration and Expert Report of Mark Kroll, Ph.D., including CV, and literature and exhibits cited
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1 2	132.	Declaration and Expert Report of Michael Evans, Ph.D., including CV, and literature and exhibits cited
3	133.	Declaration and Expert Report of Jeni Kostelac, including CV, and literature and exhibits cited
45	134.	Declaration and Expert Report of Jan Leestma, M.D., including CV, and literature and exhibits cited
6 7	135.	Declaration and Expert Report of James Stone, M.D., including CV, and literature and exhibits and photographs cited
8	136.	Supplemental Expert Report of Mark Kroll, Ph.D.
9	137.	Supplemental Expert Report of John Peters, Ph.D.
10	138.	Supplemental Expert Report of Jeni Kostelac
11	139.	Supplemental Expert Report of Keith Hock
12 13	140.	Las Vegas Metropolitan Police Department ("LVMPD") Voluntary Statement of Craig Morris, DDS
14	141.	LVMPD Voluntary Statement of Judy Wellbanks
15	142.	LVMPD Voluntary Statement of Luann Wilson
16	143.	LVMPD Voluntary Statement of Trooper Terry Houston
17	144.	LVMPD Voluntary Statement of Natasha Koch
18	145.	LVMPD Voluntary Statement of Trooper Loren Lazoff
19	146.	LVMPD Voluntary Statement of Jineal Jack
20	147.	LVMPD Interview of Trooper Lazoff
21	148.	LVMPD Crime Scene Investigation Narrative Report
2223	149.	LVMPD Use of Force Investigation – Administrative Report – NHP In Custody Death
24	150.	LVMPD Criminalistics Bureau Investigation records
25	151.	Clark County Coroner's Report of Investigation
26	152.	Clark County Coroner's Summary of Investigation
27	153.	Clark County Coroner Record of Tissue Submission
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1	154.	Clark County Fire Department Incident Report	
2	155.	TASER X26 ECD Download for X00-207482	
3	156.	Clark County Coroner Autopsy Report on Ryan Rich	
4	157.	Toxicology Report on Ryan Rich	
5	158.	Autopsy Photographs of Ryan Rich	
6	159.	Scene Photographs	
7	160.	Photographs of Ryan Rich in the hospital	
8	161.	NHP Use of Force / In Custody Death Report	
9	162.	NHP Voluntary Statement of Craig Morris, DDS	
10 11	163.	NHP Voluntary Statement of Juan Rodriguez	
12			
13	164.	NHP Voluntary Statement of Randy Christopher	
13	165.	NHP Voluntary Statement of Ryan Edwards	
15	166.	State of Nevada Traffic Accident Report 2/11/2008	
16	167.	Voluntary Statement of Ryan Rich – 11/9/2007	
17	168.	Idaho Driver's license records	
18	169.	GEICO Indemnity Company records	
19	170.	Ryan Rich's Journal	
20	171.	Letter to Dr. Milne from Nevada Professional Health Program 9/18/2007	
21	172.	Declaration of J. Patrick Reilly	
22	173.	Transcripts from trial and deposition testimony of Dr. Douglas Zipes	
23	174.	Zipes, D., Are you Tasing me? TASERs Can Cause Fatal [Ventricular	
24		Tachy]Arrhythmias: Debate: Heart Rhythm Society, May 15, 2009 (PowerPoint Presentation)	
25	175.	Unloaded exemplar X26 ECD without battery inserted and in an inert state	
26	176.	Two 3-volt Duracell® CR123 cells	
27	177.	Exemplar X26 ECD cartridge, probes and wire	
28			

1	178.	Tissue slides from cardiac tissue of decedent
2	179.	Dr. Stone's photographs of cardiac tissue from decedent (5 photographs – Exhibits 226A-226E)
4	180.	Tax Returns of Ryan Rich
5	181.	Ryan Rich's employment records
6 7	182.	Supplemental Declaration of Patrick W. Smith in Support of Motion for Summary Judgment
8	183.	TASER's Second Set of Requests for Admissions to Plaintiffs
9	184.	Plaintiff's Response to TASER's First Set of Requests for Admission
10	185.	Declaration of Detective Barry Jensen with the LVMPD dated June 9, 2011
11	186.	Declaration of Thom Jackson with the NHP dated June 29, 2011
12	187.	Transcript of Inquest Hearing dated April 18, 2008
13 14	188.	Report by James N. Davis, The Davis Group, April 20, 2011 (Ex. 5 to deposition of Robert W. Johnson)
15	189.	The Psychiatric Autopsy and Its Application in Law, Written course (Ex. 6 to deposition of Nathan Lavid, M.D.)
16 17 18 19	190.	Demonstrative aids, exhibits, or references, including without limitation each illustration, graphic, chart, and video included in any of the TASER-device-related references or any TASER Training Version; any documents, or portions thereof, referenced or cited, or any compilation of documents; any document, information, illustration, PowerPoint, lesson plan, drawing, graphic, video, or compilation that is on, or included in, any of the TASER
20		training CDs/DVDs Versions 1 through 14.
21	191.	All answers to interrogatories, requests for production of documents, and requests for admissions in this matter, including all amendments and/or
22		supplements thereto, and including any and all documents attached thereto
23 24	192.	All transcripts of depositions and any document marked as an exhibit to a deposition in this litigation.
25 26	193.	Reports of all parties' experts and all supporting documentation, data, video presentations, learned treatises, publications, studies, publications or studies that any expert may have relied on or used to reach their opinions
27 28	194.	Enlargements of graphs, photographs or other exhibits

1 195. All documents and exhibits identified by other parties, without waiver of objection. 2 В. **DEPOSITIONS** 3 4 The parties may use, through stenographic means or video tape, excerpts from the 5 following depositions. The parties reserve all objections to this testimony. 6 I. Plaintiffs will offer the following depositions: 7 Plaintiffs' deposition designations are listed in Exhibit A attached hereto. 8 II. **Defendant will offer the following depositions:** 9 TASER's deposition designations are listed in Exhibit B attached hereto. **TASER** 10 reserves the right to designate deposition testimony for any witness who becomes unavailable. 11 12 XIV. WITNESSES 13 The following witnesses may be called by the parties upon trial: 14 I. Names and address of Plaintiffs' witnesses: 15 Trooper Loren Lazoff, Nevada Highway Patrol, Las Vegas, NV. 1. 16 17 2. Piotr Kubiczek, M.D., Clark County Coroner's Office, Las Vegas, NV 18 3. Craig Morris, DDS, 5718 San Florentine, Las Vegas, NV 89141 19 4. Peter Mansky, M.D., 4635 Durango Dr., Suite 101, Las Vegas, NV 89147 20 5. Barry Jensen, Las Vegas Metropolitan Police Department, Las Vegas, NV 21 6. Patrick Smith, CEO TASER International, Inc., Scottsdale AZ 22 7. Fireman Christopher Revell, Clark County Fire Department, 575 E. Flamingo 23 Road, Las Vegas, NV 89119. 24 Fireman Ron P. Mauro, Clark County Fire Department, 575 E. Flamingo Road, 8. Las Vegas, NV 89119 (702) 455-7311; 25 9. Joan McCraw, MSN, FNP, APN, 2975 South Rainbow, Suite H-2, Las Vegas, NV 26 89146. 27 10. Raymond Mathieson, P.A., Mountain View Hospital, 3100 N. Tenaya Way, Las Vegas, NV 89128. 28

1		11.	R. J., 7477 South Kay Lane, South Weber, UT 84405.
2		12.	Randy Rich, 920 10th Street, Rupert, Idaho 83350.
3		13.	Criss Rich, 920 10th Street, Rupert, Idaho 83350.
4		14.	Melanie Hunsaker, 2263 East 4195 North, Filer, ID 83328.
5		15.	Leslie Johnson, 920 10th Street, Rupert, Idaho 83350.
7		16.	Greg Hunsaker, 6885 South 455 East, Midvale, UT 84047.
8		17.	Nathan Hunsaker, 502 Kensington Place, Pasadena, CA 91103.
9		18.	C. Dean Milne, DO, FACP, Director of Medical Education at Valley Hospital Medical Center, 620 Shadow Lane, Las Vegas, NV 89106.
101112		19.	Deborah O'Connor, MMH, Administrative Manager of the Intern/Residency Program at Valley Hospital Medical Center, 620 Shadow Lane, Las Vegas, NV 89106.
13		20.	Dr. Harry Haroutunian, Betty Ford Center, 39000 Bob Hope Drive Rancho Mirage, CA 92270.
14		21.	Sarah Troxel, M.D., 3753 West 100th Avenue, Anchorage, Alaska 99515.
15		22.	Steve Ashton, 1017 "D" Street, Rupert, ID 83350, (208) 670-1675.
1617		23.	Bishop Robert Trevino, 41 South 200 West, Rupert, ID 83350.
18		24.	Douglas P. Zipes, M.D., 10614 Winterwood, Carmel, Indiana 46032.
19		25.	Nathan Lavid, M.D., 65 Pine Avenue, Long Beach, CA 90802.
20		26.	Robert W. Johnson, MBA., 4984 El Camino Real, Suite 210, Los Altos, CA 94022
21		27.	Renu Vimani, M.D., 19 Firstfield Road, Gaithersburg, MD 20878
22 23		28.	Any witness or knowledgeable person identified by any other party. Plaintiffs, however, does not waive objections to any witnesses listed by the other parties to this litigation solely by reason of their inclusion by reference in this list
24		29.	Any necessary foundational or authentication custodians or witnesses
25		30.	Any necessary rebuttal witnesses or experts
26	II.	Name	es and addresses of Defendant's witnesses:
27 28		1.	Trooper Loren Lazoff, Nevada Highway Patrol, Las Vegas, NV

2.	Piotr Kubiczek, M.D., Clark County Coroner's Office, Las Vegas, NV
3.	Craig Morris, DDS, 5718 San Florentine, Las Vegas, NV 89141
4.	Peter Mansky, M.D., 4635 Durango Dr., Suite 101, Las Vegas, NV 89147
5.	Barry Jensen, Las Vegas Metropolitan Police Department, Las Vegas, NV
6.	Patrick Smith, CEO TASER International, Inc., Scottsdale AZ
7.	Rick Guilbault, VP of Training and Education TASER International, Scottsdale, AZ
8.	Gary Vilke, M.D., FACEP, FAAEM, Dept. of Emerg. Med., UCSD Medical Center, 200 West Arbor Center, San Diego, CA 92103-8676
9.	Michael Evans, Ph.D., AIT Laboratories, Inc., 2265 Executive Drive, Suite A, Indianapolis, IN 46241
10.	Jeni Kostelac, M.S., CRC, CCM, 6655 Palmyra Ave., Las Vegas, NV 89146
11.	Jan Leestma, M.D., 1440 North Kingsbury Street, Suite 210, Chicago, IL 60642
12.	James Stone, M.D., PhD, Massachusetts General Hospital, Simches Research Building, Room 8236, 185 Cambridge Street, Boston MA 02114
13.	Mark W. Kroll, Ph.D., FACC, Box 23, Crystal Bay, MN 55323
14.	John G. Peters, Jr., Ph.D., M.B.A., CLS, COI, 209 S. Stephanie St., Suite B 249, Henderson, NV 89012
15.	Dorin Panescu, Ph.D., FEM, 5275 Country Forge Lane, San Jose, CA 95136
16.	Keith Hock, GBQ Consulting, 312 Walnut Street, Suite 1600, Cincinnati, OH 45202
17.	J. Patrick Reilly, The John Hopkins University, Applied Physics Laboratory, Laurel, MD and Metatec Associates, Silver Springs, MD
18.	Captain Thom Jackson, Nevada Highway Patrol
19.	Joan McCraw, MSN, FNP, APN, 2975 South Rainbow, Suite H-2, Las Vegas, NV 89146
20.	Raymond Mathieson, P.A., Mountain View Hospital, 3100 N. Tenaya Way, Las Vegas, NV 89128
21.	Christopher Revell, Clark County Fire Department, Las Vegas, Nevada
22.	Bennet I. Omalu, M.D., 1132 Junewood Court, Lodi, CA 95242

1	23.	Dean Milne, D.O., Valley Hospital, 620 Shadow Lane, Las Vegas, Nevada, 89106
2	24.	Deborah O'Connor, Valley Hospital, 620 Shadow Lane, Las Vegas, Nevada
3		89106
4	25.	Ryan C. Edwards, address unknown at this time
5	26.	Randy Christopher, address unknown at this time
6 7	27.	Any witness or knowledgeable person identified by any other party. TASER however, does not waive objections to any witnesses listed by the other parties to this litigation solely by reason of their inclusion by reference in this list
8	28.	Any necessary foundational or authentication custodians or witnesses
9	29.	Any necessary rebuttal witnesses or experts
10 11		XV. MOTIONS IN LIMINE
12	On Ju	aly 2, 2011, TASER filed Motions to Exclude Plaintiffs' Tendered Experts Dr
13	Jerome Engel	, Dr. Michael Wogalter, and Dr. Douglas Zipes. Dckt. Nos. 50-52. On March 30
14	2012, the Court granted the Motions as to Engel and Wogalter, and denied the Motion as to Zipes	
15	[Dckt. No. 119].	
16	Any remaining motions in limine will be filed thirty (30) days prior to trial in compliance	
17 18	with LR 16-3(b).	
19	In addition, TASER intends to file a Motion to Bifurcate the trial of this matter, pursuan	
20	to Federal Rule of Civil Procedure 42, into two phases: (1) to address the issues of liability an	
21	compensatory damages and (2) to address whether to award and the amount of any punitiv	
22	damages.	
23		
24		XVI. TRIAL DATE
25	Couns	sel have met and conferred regarding possible trial dates and have been unable to
26	reach an acco	ord on agreeable dates. Therefore, Plaintiff is available and submits the following
27	three dates for trial: July 15, 2013; July 22, 2013; and August 5, 2013. TASER is available ar	
28	tinee dates 10	i didi. July 15, 2015, July 22, 2015, did August 5, 2015. TASER is available dife

1 submits the following three dates for trial: November 4, 2013; December 2, 2013; and March 3, 2 2014. 3 It is estimated that the trial herein will take a total of 15 days. 4 5 APPROVED AS TO FORM AND CONTENT: 6 s/Peter M. Williamson 7 Peter M. Williamson [California Bar #97309] WILLIAMSON LAW FIRM 8 20750 Ventura Blvd., Suite 345 Woodland Hills, California 91364 9 Telephone: (818) 226-5700 Facsimile: (818) 226-5704 10 Email: pmw@pwilliamsonlaw.com Attorneys for Plaintiffs 11 12 s/John R. Maley s/ Peter M. Angulo 13 John R. Maley Peter M. Angulo David T. Ballard OLSON, CANNON, GORMLEY 14 ANGULO & STOBERSKI BARNES & THORNBURG LLP 11 South Meridian Street 9950 West Cheyenne Avenue 15 Indianapolis, Indiana 46204 Las Vegas, Nevada 89129 16 Telephone: (317) 236-1313 Telephone: (702) 384-4012 (702) 383-0701 Facsimile: (317) 231-7433 Facsimile: 17 E-mail: jmaley@btlaw.com E-mail: pangulo@ocgd.com Attorneys for Defendant TASER International, Inc. 18 19 20 21 22 23 24 25 26 27 28

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1 XVII. ACTION BY THE COURT 2 This case is set down for court/jury trial on the fixed/stacked calendar on 8-5-2013 at a. 3 Calendar call shall be held on 7-31-2013 at 1:30 p.m. 9:00 a.m. 4 An original and two (2) copies of each trial brief shall be submitted to the clerk on or b. before -7-31-2013 at calendar call. 5 An original and two (2) copies of all instructions requested by either party shall be c. 6 submitted to the clerk for filing on or before _7-31-2013 at calendar call. 7 d. An original and two (2) copies of all suggested questions of the parties to be asked of the 8 jury panel by the court on voir dire shall be submitted to the clerk for filing on or before 7-31-2013 at calendar call. 9 The foregoing pretrial order has been approved by the parties to this action as evidenced 10 by the signatures of their counsel hereon, and the order is hereby entered and will govern the trial 11 12 of this case. This order shall not be amended except by order of the court pursuant to agreement 13 of the parties or to prevent manifest injustice. DATED: February 12, 2013. 14 15 16 UNITED STATES DISTRICT JUDGE 17 CHDS01 804751 18 19 20 21 22 23 24 25 26 27 28

1 2 3 4	John Snow, Nevada State Bar No. 4133 VANCOTT, BAGLEY, CORNWALL & McC 2300 W. Sahara Avenue, Suite 800 Las Vegas, NV 89102 E-mail: jsnow@vancott.com Telephone: (801) 532-3333 Facsimile: (801) 534-0058	CARTHY	
5	John Burton, CA State Bar No. 86029 THE LAW OFFICES OF JOHN BURTON		
6	414 South Marengo Avenue		
7	Pasadena, CA 91101 E-mail: jb@johnburtonlaw.com		
8	Telephone: (626) 449-8300 Facsimile: (626) 449-4417		
9	Peter M. Williamson, CA State Bar No. 97309)	
10	WILLIAMSON LAW FIRM 20750 Ventura Blvd., Suite 345		
11	Woodland Hills, CA 91364 E-mail: pmw@pwilliamsonlaw.com		
12	Telephone: (818) 226-5700 Facsimile: (818) 226-5704		
13	Attorneys for plaintiffs, RANDY RICH, as the	e personal	
14	representative of RYAN RICH, deceased, and and TANYA JENSEN, as Guardians of R. J.,	a minor	
15			
16	IN THE UNITED STATE	S DISTRICT COURT	
17	DISTRICT OF NEVADA		
18			
19	DANDY DICH 4	C N 2.00 02450 ECD DH	
20	RANDY RICH, as the personal representative of RYAN RICH, deceased, and NICK JENSEN and TANYA	Case No. 2:09cv-02450-ECR-RJJ	
21	and NICK JENSEN and TANYA JENSEN, as Guardians for R. J., a minor,		
22		EXHIBIT "A" — PLAINTIFFS' DEPOSITION DESIGNATIONS	
23	Plaintiffs, vs.	FOR TRIAL	
24	TASER INTERNATIONAL, INC., and DOES 1 to 10, inclusive,		
25	Defendants.		
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PLAINTIFFS' DEPOSITION DESIGNATIONS FOR TRIAL

Plaintiffs RANDY RICH, as the personal representative of RYAN RICH, deceased, and NICK JENSEN and TANYA JENSEN, as Guardians for R. J., a minor (hereinafter jointly referred to as "Plaintiffs") identify the following deposition excerpts for use at trial.

By designating deposition excerpts, Plaintiffs are not waiving their right to call the witness at trial. Plaintiffs reserve objections to designations from TASER. Without waiving objections, Plaintiffs reserve the right to use TASER's designations. Plaintiffs also reserve the right to amend or supplement designations in accordance with the Federal Rules of Civil Procedure, local rules, or by agreement, including rebuttal designations if necessary.

DEPOSITION DESIGNATIONS

Plaintiffs offer the following deposition designations (and in instances counterdesignations) for use at trial. For these witnesses, Plaintiffs fully expect that the witnesses will be called at trial, and Plaintiffs are submitting the designations in the event that the witness becomes unavailable to testify. Plaintiffs also reserve the right to designate further deposition testimony in compliance with the requirements of Local Rule 16-3 and 16-4 in the event a witness becomes unavailable who is not listed in these designations. Plaintiffs also reserve the right to designate relevant deposition testimony from other cases in which certain expert witnesses have testified in the event such experts are unavailable to testify at trial.

Douglas E. Klint, Esq. (Fontenot)

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21	7:16-25
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    Rick Guilbault (Fontenot)
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           37:22-25
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           38:1-4;12-14;24-25
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           64:1-13
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           76:10-15;20-25
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           78:21-25
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           79:1-5
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           96:10-12;25
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           97:1-18;21-25
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           98:1-25
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           107:1-21
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           109:24-25
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           110:1-4;12-14
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           113:8-25
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           114:1-23
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           115:1-8;11-14;18-23
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           116:2-25
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80:1-13

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1		
2		
3	John R. Maley, Pro Hac Vice	
4	David T. Ballard, <i>Pro Hac Vice</i> BARNES & THORNBURG LLP	
	11 South Meridian Street	
5	Indianapolis, Indiana 46204 Telephone: (317) 236-1313	
6	Facsimile: (317) 231-7433	
7	E-mail: jmaley@btlaw.com dballard@btlaw.com	
8	Michael Brave, Pro Hac Vice	
9	Holly L. Gibeaut, Pro Hac Vice	
10	TASER International, Inc. 17800 North 85th Street	
11	Scottsdale, Arizona 85255	
12	Telephone: (651) 248-2809 Facsimile: (480) 275-3291	
13	Email: Brave@TASER.com Holly@TASER.com	
14	•	
15	Peter M. Angulo [Nevada Bar #003672] OLSON, CANNON, GORMLEY, ANGULO & STO	OBERSKI
	9950 West Cheyenne Avenue	
16	Las Vegas, Nevada 89129 Telephone: (702) 384-4012	
17	Facsimile: (702) 383-0701	
18	Email: pangulo@ocgd.com	
19	Attorneys for Defendant TASER International, Inc.	
20	UNITED STATES DIS	
21	DISTRICT OF	NEVADA
22	RANDY RICH, as personal representative	
23	of RYAN RICH, deceased, and NICK JENSEN and TANYA JENSEN as	Case No.: 2:09-cv-02450-ECR-RJJ
24	guardians for R.J., a minor,	EXHIBIT "B"
	Plaintiffs,	DEFENDANT TASER INTERNATIONAL,
25	V.	INC.'S DEPOSITION DESIGNATIONS FOR TRIAL
26	TASER INTERNATIONAL, INC., and DOES 1 to	
27	10, inclusive,	
28	Defendants.	

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DEFENDANT TASER INTERNATIONAL, INC.'S DEPOSITION DESIGNATIONS FOR TRIAL

Defendant TASER International, Inc. ("TASER") identifies the following deposition excerpts for use at trial, as well as those it may use in the event of witness unavailability or other appropriate circumstances.

By designating deposition excerpts, TASER is not waiving the right to call the witness at trial. TASER reserves objections to designations from Plaintiff. Without waiving objections, TASER reserves the right to use Plaintiff's designations. TASER also reserves the right to amend or supplement designations in accordance with the Federal Rules of Civil Procedure, local rules, or by agreement, including rebuttal designations if necessary.

DEPOSITION DESIGNATIONS

TASER offers the following deposition designations (and in instances counter-designations) for use at trial. For these witnesses, TASER expects that the witnesses will be called at trial, and TASER is submitting the designations in the event that the witness becomes unavailable to testify. TASER also reserves the right to designate further deposition testimony in compliance with the requirements of Local Rule 16-3 and -4 in the event a witness becomes unavailable who is not listed in these designations.

Barry Jensen

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14:10-14:12

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2	17:9-25		
3	27:14-28:2		
4	34:25-35:19		
5	47:14-48:16		
	49:4-14		
6	50:5-51:17		
7	51:21-52:22		
8	53:21-54:5		
9	54:11-56:17		
0	56:22-58:9		
1	58:14-59:4		
2	62:23-63:17		
	64:14-65:12		
3	75:2-76:3		
4	76:8-77:4		
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23
24
                             RESERVED COUNTER-DESIGNATIONS
25
            TASER reserves its objections, motions in limine, and Daubert motions for certain
26
     witnesses here. Without waiving those, TASER retains the right to offer designations from expert
27
     witnesses retained by Plaintiff, medical providers to Dr. Rich, or other witnesses identified by
28
     Plaintiff to the extent they become unavailable to testify or under other appropriate
```

1 2 circumstances, including without limitation Robert Johnson, Nathan Lavid, and Douglas Zipes. 1 3 Those have not been designated here with the understanding that the current plan is to call them at 4 trial. 5 TASER reserves objections to these witnesses and will consult with Plaintiffs. To the 6 extent designations are tendered and permitted at trial from the following witnesses, and without 7 waiving objections, TASER reserves the right to supplement such designations with the testimony 8 identified here. 9 **Criss Rich** 10 5:11-13 11 7:10-11 12 7:20-23 13 8:1-4 14 8:18-25 10:16 - 13:815 13:17 – 15:15 16 21:5-7 17 21:23 - 22:1518 23:14-20 19 23:25 - 24:920 27:7-17 28:16 - 29:1821 29:22 - 30:422 38:25 - 40:1623 47:4 -48:6 24 58:10-12 25 58:25 - 59:426 27

¹ This includes designations from several depositions from this and other cases for these witnesses.

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6	15:1-13
7	17:3 – 19:9
8	Randy Rich
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13	13:19 - 14:2
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22	75:17-22
23	77:3 – 78:8
24	Leslie Johnson
25	5:11-12
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 4
 5
                                    RESERVED DESIGNATIONS
 6
            TASER currently plans to call as expert witnesses Dr. John Peters, Jr., Dr. Mark Kroll,
 7
      Keith Hock, Jeni Kostelac, Dr. Gary Vilke, Dr. James Stone, Dr. Jan Leestma, Dr. Michael
 8
      Evans, Dr. Dorin Panescu, Andrew Hinz, J. Patrick Reilly, and Patrick Smith. Based on the
 9
      course of trial, scheduling, witness availability, distance, out-of-state (or out-of-country) travel,
10
      etc., TASER tenders the following designations for some of these witnesses in the event they
11
      become unavailable for trial. TASER also reserves the right to designate relevant deposition
12
      testimony from other cases in which these experts have testified in the event the experts are
13
      unavailable to testify at trial.
14
      Michael Evans
15
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2	Respectfully submitted,	
3	s/John R. Maley	s/ Peter M. Angulo
4	John R. Maley David T. Ballard	Peter M. Angulo OLSON, CANNON, GORMLEY,
5	BARNES & THORNBURG LLP 11 South Meridian Street	ANGULO & STOBERSKI
6	Indianapolis, Indiana 46204	9950 West Cheyenne Avenue Las Vegas, Nevada 89129
7	Telephone: (317) 236-1313 Facsimile: (317) 231-7433	Telephone: (702) 384-4012 Facsimile: (702) 383-0701
8	E-mail: jmaley@btlaw.com	E-mail: pangulo@ocgd.com
9	Attorneys for Defendant TASER International, Inc.	
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