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 6
 7 Attorneys for Defendants Carol Schumacher,
 Kailee Diaz, Kelly Newman, Diane Camardella,
 Samantha Miller, John Crocker, Stephanie
 8 Calacal and IBEW Plus Credit Union

9
 10 **UNITED STATES DISTRICT COURT**
 11 **DISTRICT OF NEVADA**

ANDERSON, McPHARLIN & CONNERS LLP
 LAWYERS
 777 NO. RAINBOW BLVD., SUITE 145
 LAS VEGAS, NEVADA 89107
 TEL (702) 479-1010 • FAX (702) 479-1025

12 DEBBIE HALL,
 13
 14 Plaintiff,
 15
 16 vs.
 17 CAROL SCHUMACHER, an individual,
 KAILEE DIAZ, an individual, KELLY
 18 NEWMAN, an individual, DIANE
 CAMARDELLA, an individual, SAMANTHA
 19 MILLER, an individual, JOHN CROCKER,
 an individual, STEPHANIE CALACAL, an
 20 individual, IBEW PLUS CREDIT UNION, a
 Corporation, JOHN DOES I-V, JANE DOES
 I-V, and ROE COMPANIES I-X, individually
 21 and collectively, and their agents or
 Successors in their individual and official
 capacities.,
 22
 23 Defendants.

Case No. 2:10-cv-01353-GMN-PAL

**DEFENDANT IBEW PLUS CREDIT
 UNION'S REQUEST FOR EXCEPTION
 TO SETTLEMENT CONFERENCE
 ATTENDANCE REQUIREMENT**

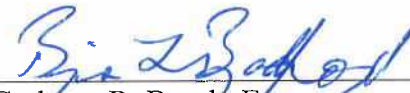
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 25 Defendant IBEW Plus Credit Union, by and through its counsel, Brian L. Bradford, Esq. of
 26 Anderson, McPharlin & Connors, LLP, hereby requests an exception to the attendance requirements
 27 of the Settlement Conference set in this matter pursuant to Minute Order in Chambers (Doc. 29) and
 28 Order Scheduling a Settlement Conference (Doc. 31).

1 Pursuant to Order (Doc. 32), the individual Defendants have been dismissed from the instant
2 litigation leaving IBEW Plus Credit Union (“IBEW”) as the only active Defendant remaining.
3 Defendant IBEW respectfully requests that a representative from Defendant’s insurance carrier be
4 allowed to attend telephonically. Defendant’s carrier, CUNA Mutual, is located in Madison,
5 Wisconsin, and would be required to incur significant expense to travel to this conference.
6 Participation via telephone will not adversely affect the Settlement Conference in any manner and
7 Defendant will take all necessary actions to ensure there is no negative effect. Subject to the Court’s
8 approval, Defendants will ensure that its insurer will be available via telephone for the Settlement
9 Conference.


10 Based on the foregoing, Defendant respectfully requests the foregoing exception be made to
11 the attendance requirements for the Settlement Conference currently scheduled for July 14, 2011 at
12 9:30 a.m.

13 DATED this 25th day of May, 2011.

14 ANDERSON, McPHARLIN & CONNERS LLP

15
16 By 
17 Carleton R. Burch, Esq.
18 Nevada Bar No. 010527
19 Brian L. Bradford, Esq.
20 Nevada Bar No. 009518
21 777 North Rainbow Boulevard, Suite 145
22 Las Vegas, Nevada 89107
23 Attorneys for Defedants
24 Carol Schumacher, Kailee Diaz, Kelly Newman,
25 Diane Camardella, Samantha Miller, John
26 Crocker, Stephanie Calacal and IBEW Plus Credit
27 Union
28

24 IT IS SO ORDERED this 31st day
25 of May, 2011.

26 
27 Peggy A. Leen
28 United States Magistrate Judge

CERTIFICATE OF MAILING

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Pursuant to FRCP 5(b), I certify that I am an employee of Anderson, McPharlin & Connors LLP and that on this 7th day of May 2011, I did cause a true copy of **DEFENDANT IBEW PLUS CREDIT UNION'S REQUEST FOR EXCEPTION TO SETTLEMENT CONFERENCE ATTENDANCE REQUIREMENT** to be placed in the United States Mail, with first class postage prepaid thereon, and addressed as follows:

Debbie Hall
6360 East Sahara Avenue, Apt. #1048
Las Vegas, NV 89142
Plaintiff in Propria Persona

By 
An Employee of
ANDERSON, MCPHARLIN & CONNERS LLP

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