1	Eckley M. Keach, Esq.	
2	Nevada Bar No. 1154 ECKLEY M. KEACH, CHTD.	
3	521 South Third Street	
4	Las Vegas, NV 89101 (702) 685-6111	
5	Robert E. Murdock, Esq.	
6	Nevada Bar No. 4013 MURDOCK & ASSOCIATES, CHTD.	
7	521 South Third Street	
8	Las Vegas, NV 89101 (702) 685-6111	
9	Attorneys for Plaintiffs	
10	UNITED STATES DISTRICT COURT	
11	DISTRICT OF NEVADA	
12	ESTATE OF FERNANDO SAUCEDA, by and	Case No.: 2:11-cv-02116-GMN-NJK
13	through its Special Administrator, Irene Sauceda; IRENE SAUCEDA, individually, and	
15	as natural parent and guardian of FERNANDO SAUCEDA, a minor; SEBASTIAN	STIPULATION AND ORDER TO EXTEND
16	SAUCEDA, a minor; and GIOVANNA SAUCEDA, a minor,	TIME TO FILE SUPPLEMENTAL BRIEFS AND ARGUMENT ORDERED BY ECF NO.
17	Plaintiffs,	150
18	,	
19	VS.	/First Request/
20	CITY OF NORTH LAS VEGAS, a corporate city of the State of Nevada; NORTH LAS	
21	VEGAS POLICE DEPARTMENT, an entity of the CITY OF NORTH LAS VEGAS;	
22	OFFICER JEFFREY POLLARD; DOE	
23	POLICE OFFICERS I through XX, inclusive, individually and in their official capacity;	
24	DOES XXI through XXX, inclusive; ROES XXXI through XL, inclusive,	
25 26	Defendants,	
27	2 010110011100,	
28		
	1	1

COME NOW Plaintiffs Estate of Fernando G. Sauceda, by and through its Special Administrator, Irene Sauceda, Irene Sauceda, individually, and as natural parent and guardian of Fernando Sauceda, a minor, Sebastian Sauceda, a minor, and Giovanna Sauceda, a minor, by and through their attorneys of record, Murdock & Associates, Chtd. and Eckley M. Keach, Chtd., and Defendants City of North Las Vegas, North Las Vegas Police Department and Officer Jeffrey Pollard, by and through their counsel, Robert W. Freeman, Jr., Esq., and hereby stipulate as follows:

- 1. Immediately prior to the hearing on the pending Renewed Motion for Summary Judgment (ECF No. 140), the parties apprised the Court of a recent 9<sup>th</sup> Circuit Opinion in **Mendez v. Cty. of L.A.**, Nos. 13-56686, 13-57072, 2018 U.S. App. LEXIS 20907 (9th Cir. July 27, 2018). This was the remanded opinion ordered by the United States Supreme Court in Ctv. of L.A. v. Mendez, 137 S. Ct. 1539 (2017). The parties agreed at that time that further briefing was necessary as the 9<sup>th</sup> Circuit Opinion set out a detailed legal analysis on issues that affect the case at bar. This Court concurred and set out a briefing schedule and a new date for oral argument in ECF No. 150.
- 2. However, just a few days ago on August 10, 2018, a Motion for Rehearing was filed in Mendez v. Cty. of L.A., Nos. 13-56686, 13-57072. Though the opinion in Mendez v. Cty. of **L.A.**, Nos. 13-56686, 13-57072, 2018 U.S. App. LEXIS 20907 (9th Cir. July 27, 2018) was published, the parties herein believe that prudence dictates the parties wait for briefing and oral argument in this matter until the 9th Circuit makes a final ruling on the matter as the issues in **Mendez** have a significant effect on the instant matter.

27

28

	l .		
1	3. Therefore, the briefing schedule and oral argument set out in ECF No. 150 should be		
2	vacated pending the decision of the 9 <sup>th</sup> Circuit on the Motion for Rehearing in Mendez v. Cty. of		
3	<b>L.A.</b> , Nos. 13-56686, 13-57072. Counsel will watch the 9 <sup>th</sup> Circuit docket and will immediately		
4			
5	notify this Court when a decision is finalized and when briefing and oral argument in this matter		
6	can be set for.		
7			
8	DATED this 14 <sup>th</sup> day of August 2018.	DATED this 14 <sup>th</sup> day of August 2018.	
9	MURDOCK & ASSOCIATES, CHTD.	LEWIS BRISBOIS BISGAARD & SMITH	
10	ECKLEY M. KEACH, CHTD.		
11	/s/ Robert E. Murdock	/s/ Robert W. Freeman, Jr.	
12	Robert E. Murdock Bar No. 4013	Robert W. Freeman, Jr. Bar No. 3062 6385 South Rainbow Blvd., Suite 600	
13	Eckley M. Keach Bar No. 1154 521 South Third Street	Las Vegas, NV 89118	
14	Las Vegas, NV 89101	Attorney for Defendants	
	Attorneys for Plaintiffs		
15	<u>ORDER</u>		
16	IT IS HEREBY ORDERED that the parties' stipulation to extend time is GRANTED in		
17	part and DENIED in part.		
18	IT IS FURTHER ORDERED that the Court's prior order, (ECF No. 150), setting a		
19	briefing schedule and oral argument hearing is hereby <b>VACATED</b> .  IT IS FURTHER ORDERED that, because the Ninth Circuit's final ruling in <i>Mendez</i> will		
20	impact the disposition of the instant case, the Court hereby STAYS this case pending the Ninth		
21	Circuit's decision.		
22	IT IS FURTHER ORDERED that the parties shall submit joint status reports every sixty (60) days until the Ninth Circuit issues a dispositive decision in <i>Mendez</i> . The first joint status		
23	report is due sixty (60) days from the issuance of	· ·	
24	IT IS SO ORDERED.		
25	DATED this15day of August, 2018.	Alir-	
26		Gloria M. Navarro, Chief Judge	
27		UNITED STATES DISTRICT COURT	
- ·			