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Attorneys for Defendants

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

KARL E. RISINGER, an individual, on behalf of himself and all others similarly situated,

Plaintiff,

vs.

SOC LLC, a Delaware limited liability company registered and doing business in Nevada as SOC NEVADA LLC; SOC-SMG, INC., a Nevada corporation; DAY & ZIMMERMAN, INC., a Maryland corporation; and DOES 1-20, inclusive,

Defendants.

Case No.: 2:12-cv-00063-MMD-PAL

JOINT MOTION TO STAY THE PERIOD FOR DEPOSITIONS PENDING PLAINTIFF'S OBJECTION TO OCTOBER 9 ORDER

1 Plaintiff Karl Risinger, individually and on behalf of those similarly situated, and Defendants 2 SOC LLC, SOC-SMG, Inc., and Day & Zimmermann, Inc. submit this joint motion for a stay of the 3 60-day period in which, pursuant to this Court's October 9, 2018 order, Defendants are entitled to 4 notice and take (1) up to 20 telephonic 1-hour depositions of prior deponents to address the issue of 5 hazard pay, and (2) up to 20 in-person 7-hour depositions of respondents to the survey class counsel 6 took of class members while the District Judge considers Plaintiff's pending Objection to Magistrate Judge's October 9, 2018 Order, ECF No. 301, which seeks, inter alia, to conduct a new survey. The 7 8 parties have conferred and agree that a stay of the period for these depositions is appropriate until 9 after the District Judge resolves the pending Objection. A proposed order is appended hereto.

Dated: October 31, 2018

EARLY SULLIVAN WRIGHT GIZER & McRAE LLP

By: <u>/s/ Scott E. Gizer</u> SCOTT E. GIZER

DEVIN A. MCRAE Attorneys for Plaintiff

Dated: October 31, 2018

QUINN EMANUEL URQUHART & SULLIVAN LLP

By: /s/ Tara Lee

TARA LEE KEITH H. FORST DANIEL P. MACH Attorneys for Defendants

In association with: E. LEIF REID KRISTEN L. MARTINI Attorneys for Defendants

CERTIFICATE OF SERVICE

Pursuant to Federal Rule of Civil Procedure 5(b), I certify that I am an employee of QUINN EMANUEL URQUHART & SULLIVAN, LLP, and that on October 31, 2018, I caused the following document(s) to be served to the persons listed below via the Court's Case Management and Electronic Case Filing (CM/ECF) system:

JOINT MOTION TO STAY THE PERIOD FOR DEPOSITIONS PENDING PLAINTIFF'S OBJECTION TO OCTOBER 9 ORDER

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Attorneys for Plaintiff

I declare under penalty of perjury that the foregoing is true and correct.

DATED October 31, 2018.

/s/ Daniel P. Mach AN EMPLOYEE OF QUINN EMANUEL URQUHART & SULLIVAN, LLP Scott E. Gizer, Esq., Nevada Bar No. 12216 sgizer@earlysullivan.com EARLY SULLIVAN WRIGHT GIZER & McRAE LLP 601 South Seventh Street, 2nd Floor Las Vegas, Nevada 89101 Telephone: (702) 331-7593 Facsimile: (702) 331-1652

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Defendants.

ORDER GRANTING DEFENDANTS' MOTION TO STAY

IT IS ORDERED that the parties' Joint Motion to Stay The Period For Depositions
 Pending Plaintiff's Objection To October 9, 2018 Order is GRANTED. Defendants may notice
 and take the depositions allowed pursuant to this Court's October 9, 2018 Order within a period to
 be set after the District Judge rules on Plaintiff's pending objection.

Dated this 2nd day of November, 2018.

UNITED STATES MAGISTRATE JUDGE