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1 2 3 UNITED STATES DISTRICT COURT 4 DISTRICT OF NEVADA 5 6 SUNCEARAY THOMAS, Case No. 2:12-cv-00977-JAD-PAL 7 Plaintiff. **ORDER** 8 v. 9 VEOLIA TRANSPORTATION SERVICES. INC., et al., 10 Defendants. 11 12 The parties submitted a Joint Motion to Modify Scheduling Order to Extend Discovery 13 Deadlines and a Proposed Order (Dkt. #35) which the court has approved. The parties requested 14 a modest extension of the discovery plan and scheduling order deadlines because the two 15 attorneys assigned to this case on behalf of the Plaintiff left the law firm on short notice. The 16 two firm shareholders of the law firm who will take over as Plaintiff's counsel are not members 17 of the Nevada Bar and have not been admitted to this court pro hac vice. The same date the joint 18 motion was filed the parties submitted a Stipulation (Dkt. #38) dismissing the class and 19 collective action allegations, preserving Plaintiff's individual claims. A review of the docket 20 indicates that counsel has not yet filed petitions to be admitted pro hac vice. Accordingly, 21 **IT IS ORDERED** that William Flynn and Benjamin Lunch, the two firm shareholders of 22 Neyhart, Anderson, Flynn & Grosboll shall have until July 24, 2014 in which to file their 23 petitions to be admitted pro hac vice in accordance with the Local Rules of Practice. DATED THIS 10th day of July 2014. 24 25 a. Jee 26 27 UNITED STATES MAGISTRATE JUDGE