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1 2 3 4 5 6		S DISTRICT COURT FRICT OF NEVADA	
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8	OLIATRELA DATE individually and as		
9	QUATRELA PATE, individually and as Guardian of DE'JIOR PAYNE, a minor	CASE NO.: 2:12-cv-1377-JAD-PAL	
10	Plantiff,	STIPULATION TO EXTEND TIME REGARDING COMPLIANCE WITH THE	
11	VS.	COURT'S ORDER ON DEFENDANT'S MOTION TO ENFORCE SETTLEMENT	
12	WAL-MART STORES, INC.,	(DKT NO. 82)	
13	Defendant.	FIRST REQUEST	
14		ORDER	
15 16	IT IS HEREBY STIPULATED AND	AGREED, by and between Brenda H. Entzminger,	
10		DRES, INC (hereinafter "Wal-Mart"), and William H.	
17			
10		LA PATE and DE'JIOR PAYNE that the time for	
20	Plaintiffs to comply with the terms of the Co	ourt's Order on Defendant's Motion to Enforcement	
21	Settlement be extended ninety (90) days to and including August 11, 2016 based upon the following		
22	good cause:		
23	1. On or about April 15, 2016, th	is Court filed an Order requiring Plaintiffs to do the	
24	following on or before May 13, 2016:		
25	a. Complete Wal-Mart's lien-verif	ication form:	
26			
27	b. Execute and Return to Wal-Ma	rt counsel Wal-Mart's standard release for Medicare /	
28	Medicaid recipients; and,		
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c. Prepare and file with this court a Petition to Compromise Minor's Claim.

2	2.	To date, Plaintiffs have determined	there are approximately 36 medical providers with		
3	potential liens; Medicare and Medicaid have potential subrogation liens; and 3 prior attorney's have				
4 5	asserted liens.				
5 6	3.	On or about April 6 2016 Counsel	began the process of obtaining balance verifications		
	3. On or about April 6, 2016, Counsel began the process of obtaining balance verifications				
7	from all medical providers along with Medicare and Medicaid. Medicare only recently acknowledged				
8	receipt of our letter requesting a subrogation balance on May 2, 2016. Based upon past experience with				
9	Medicare subrogation negotiations, Counsel will not have a balance for another 30-60 days.				
10 11	4.	After receipt of the subrogation bala	ance from Medicare, Plaintiffs' Counsel anticipates		
12	having to justif	y exclusion of a number of covered r	nedical procedures as not related to this settlement.		
13	5.	Plaintiffs' Counsel intends to seek	forgiveness of Plaintiffs' subrogation requirements		
14	due to her disability and income status.				
15	6.	Counsel for the Parties have conferm	ed on this extension of time (First Request) and are		
16 17	in agreement.				
18	7.	This request for an extension of tin	ne is not for purposes of delay or to prejudice any		
19	party.				
20					
21	DATED THIS	13th day of May, 2016	DATED THIS 13th day of May, 2016		
22	PHILLIPS, SP	PALLAS & ANGSTADT, LLC	GAMAGE & GAMAGE		
23	By: /s/ Brenda	a H. Entzminger	/s/ William H. Gamage, Esq. By:		
24	Brenda H. Ent		William H. Gamage, Esq.		
25	NV Bar No. 9800 504 South Ninth Street		Nevada Bar No. 009024		
26	Las Vegas, Nevada 89101		1775 Village Center Circle., Suite 190 Las Vegas, Nevada 89134		
27	(702) 938-151 Counsel to L	0 Defendant WAL-MART STORES,	Telephone: (702) 386-9529		
28	Inc.	·	Attorneys for Plaintiffs Quatrela Pate and Quatrela Pate as Guardian of De'jior Payne		

1	UNITED STATES DISTRICT COURT			
2	DISTRICT OF NEVADA			
3	QUATRELA PATE, individually and as			
4	Guardian of DE'JIOR PAYNE, a minor	CASE NO.: 2:12-cv-1377-JAD-PAL		
5	Plantiff,	ORDER ON STIPULATION TO		
6	VS.	EXTEND TIME REGARDING COMPLIANCE WITH THE COURT'S		
7	WAL-MART STORES, INC.,	ORDER ON DEFENDANT'S MOTION TO ENFORCE SETTLEMENT (DKT NO.		
8		82)		
9	Defendant.			
10				
11	ORDER			
12	Passed on the pending Stimulation of	councel and good course enpooring therefore the		
13	Based on the pending Stipulation of counsel, and good cause appearing therefore, the			
14	Court finds that:			
15	1. On or about April 15, 2016, this Court filed an Order requiring Plaintiffs to do the			
16	following on or before May 13, 2016:			
17	a. Complete Wal-Mart's lien-verification form;			
18				
19		rt counsel Wal-Mart's standard release for Medicare /		
20	Medicaid recipients; and,			
21	c. Prepare and file with this court a	Petition to Compromise Minor's Claim.		
22	2. To date, Plaintiffs have determined there are approximately 36 medical providers with			
23	potential liens; Medicare and Medicaid have potential subrogation liens; and 3 prior attorney's have			
24	asserted liens.			
25				
26	3. On or about April 6, 2016, Couns	sel began the process of obtaining balance verifications		
27	from all medical providers along with Medicare	and Medicaid. Medicare only recently acknowledged		
28				
	Page 3 of 4			

1	receipt of our letter requesting a subrogation balance on May 2, 2016. Based upon past experience with			
2	Medicare subrogation negotiations, Counsel will not have a balance for another 30-60 days.			
3	4. After receipt of the subrogation balance from Medicare, Plaintiffs' Counsel anticipates			
4	having to justify exclusion of a number of covered medical procedures as not related to this settlement.			
5 6	5. Plaintiffs' Counsel intends to seek forgiveness of Plaintiffs' subrogation requirements			
7	due to her disability and income status.			
8				
9	6. Counsel for the Parties have conferred on this extension of time (First Request) and are			
10	in agreement.			
11	7. This request for an extension of time is not for purposes of delay or to prejudice any			
12	party.			
13	IT IS HEREBY ORDERED ADJUDGED AND DECREED, that Plaintiffs shall have until			
14	August 11, 2016 to comply with the terms of the Court's Order on Defendant's Motion to Enforcement			
15	Settlement (Dkt. No. 82).			
16	Dated: May 16, 2016.			
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18	Abden			
19 20	UNITED STATES DISTRICT JUDGE			
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	Page 4 of 4			