1 BRUCE C. YOUNG, ESQ., Bar #5560 ETHAN D. THOMAS, ESQ., Bar #12874 2 LITTLER MENDELSON, P.C. 3960 Howard Hughes Parkway, Suite 300 3 Las Vegas, NV 89169-5937 Telephone: 702.862.8800 4 Fax No.: 702.862.8811 Email: byoung@littler.com 5 edthomas@littler.com 6 Attorneys for Defendant CLARK COUNTY SCHOOL DISTRICT 7 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA 10 11 ELENA RODRIGUEZ-MALFAVON, CASE NO. 2:12-CV-01673-APG-PAL 12 Plaintiff, 13 STIPULATION AND ORDER TO VS. EXCLUDE CERTAIN EVIDENCE AT 14 CLARK COUNTY SCHOOL DISTRICT, TRIAL 15 Defendant. 16 Plaintiff ELENA RODRIGUEZ-MALFAVON ("Plaintiff") and Defendant CLARK 17 COUNTY SCHOOL DISTRICT ("Defendant"), by and through their respective counsel of record, 18 hereby stipulate and agree to exclude certain evidence at trial pursuant to Local Rule 16-3. 19 Local Rule 16-3 now requires the parties to participate in the meet-and-confer process prior 20 to filing motions in limine before the Court. LR 16-3. The parties recently engaged in meet-and-21 confer efforts regarding four specific issues Defendant proposed should be excluded from trial. 22 Having reached an agreement on those issues, the parties hereby stipulate to exclude the following 23 evidence from the upcoming trial which is limited to Plaintiff's Title VII retaliation claim: 24 1. Any evidence or references to other past instances of alleged discrimination or retaliation of 25

other CCSD employees by Bramby Tollen, Edward Goldman, or any other CCSD employee.

2. Any evidence or references to the circumstances surrounding why Bramby Tollen's

employment with CCSD ended in 2014.

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1 3. Any evidence or references to alleged medical damages or injuries Plaint	tiff claims to have
2 suffered as a result of the alleged Title VII retaliation.	
4. Any evidence or references to indirect financial damages Plaintiff claims to have suffered	
because of her demotion in 2011, including but not limited to the need for Plaintiff to	
refinance her cars or home.	
8 Dated: August 19, 2016 Dated: August 19, 2016	
9 Respectfully submitted, Respectfully submitted,	
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11 /s/ Richard Segerblom /s/ Ethan D. Thomas RICHARD SEGERBLOM, ESQ. BRUCE C. YOUNG, ESQ.	
12 ETHAN D. THOMAS, ESQ. LITTLER MENDELSON, P.C.	
Attorney for Plaintiff	
ELENA RODRIGUEZ-MALFAVON Attorneys for Defendant CLARK COUNTY SCHOOL DISTR	RICT
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16 ORDER	
17 IT IS SO ORDERED.	
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UNITED STATES DISTRIC	T JUDGE
Dated: August 22, 2016.	
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