1 RICK D. ROSKELLEY, ESQ., Bar # 3192 MONTGOMERY Y. PAEK, ESQ., Bar # 10176 TIMOTHY W. ROEHRS, ESQ., Bar # 9668 2 KATHRYN B. BLAKEY, ESQ., Bar # 12701 3 LITTLER MENDELSON, P.C. 3960 Howard Hughes Parkway 4 Suite 300 Las Vegas, NV 89169-5937 5 Telephone: 702.862.8800 Fax No.: 702.862.8811 6 Email: rroskelley@littler.com Email: mpaek@littler.com 7 Email: troehrs@littler.com kblakey@littler.com Email: 8 Attorneys for Defendants Casal Institute of Nevada, LLC dba Aveda Institute Las Vegas; 9 Arthur J. Petrie; John Gronvall; and Thomas Ciarniello 10 UNITED STATES DISTRICT COURT 11 DISTRICT OF NEVADA 12 13 MARNI M. GUY, 14 Plaintiff, Case No. 2:13-cv-02263-RFB-GWF 15 VS. 16 STIPULATION AND PROPOSED ORDER CASAL INSTITUTE OF NEVADA, LLC TO EXTEND STAY OF DISCOVERY DBA AVEDA INSTITUTE LAS VEGAS; 17 ARTHUR J. PETRIE; JOHN [FIRST REQUEST] GRONVALL; AND THOMAS 18 CIARNIELLO. 19 Defendant. 20 21 Plaintiffs Marni Guy, et al. and Defendants Casal Institute of Nevada, LLC dba Aveda 22 Institute Las Vegas; Arthur J. Petrie; John Gronvall; and Thomas Ciarniello (collectively 23 "Defendants"), by and through their respective attorneys hereby stipulate to and request that the 24 Court extend the stay of discovery currently in place by an additional 90 days up to and including 25 Thursday, November 30, 2017. 26

The parties request a continued stay in discovery to avoid unnecessarily incurring the significant costs and fees associated with the approaching discovery deadlines. The parties continue

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1	to agree that staying these deadlines is warranted as the Ninth Circuit has set oral argument in	
2	Benjamin, et al v. B&H Education, Inc. et al for September 11, 2017. As stated in the parties initial	
3	request to stay discovery, the parties agree that the decision in Benjamin, that case involving the	
4	application of the Fair Labor Standards	Act to the activities of cosmetology students in a
5	cosmetology school salon, may prove material to the outcome of this case. [ECF. No. 212].	
6	On June 6, 2017, this Court granted the parties' request for an initial stay until September 1,	
7	2017. [ECF No. 213]. The purpose of that stay was "to see what occurs in oral argument in	
8	Benjamin." Id. The oral argument in Benjamin is currently set for September 11, 2017.	
9	Additionally, the results of the appeal will more than likely take several months from the date of the	
10	oral argument to be issued. Accordingly, the parties request that the stay of discovery be extended	
11	by 90 days up to and including Thursday , November 30, 2017 .	
12		
13	Dated: August 18, 2017	
14	Respectfully submitted,	Respectfully submitted,
15	/s/ Dana Sniegocki, Esq.	/s/ Kathryn B. Blakey, Esq.
16	LEON GREENBERG, ESQ. DANA SNIEGOCKI, ESQ.	RICK D. ROSKELLEY, ESQ. MONTGOMERY Y. PAEK, ESQ.
17	LEON GREENBERG CORPORATION	TIMOTHY W. ROEHRS, ESQ. KATHRYN B. BLAKEY, ESQ.
18	Attorneys for Plaintiffs	LITTLER MENDELSON, P.C.
19		Attorneys for Defendants
20	Respectfully submitted,	
21	/s/ Christian Gabroy, Esq. CHRISTIAN GABROY, ESQ.	-
22	KAINE MESSER, ESQ. GABROY LAW OFFICES	
23	Attorneys for Plaintiffs	
24		IT IS SO ORDERED.
25		Dated this 21st day of August, 2017.
26		
27		UNITED STATES MACUSTRATE JUDGE
28		UNITED STATES MAGUSTRATE JUDGE
1001 5		2

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