- 1 -

FPDOCS 30556012.1

LAWRENCE SANDS, in both his individual and official capacity,
Defendants.
Pursuant to LR 26-4, the parti
for good cause, hereby stipulate to
matter by ninety (90) days up to inclu
falls on a Sunday). The parties furth
1. <u>Statement specifying</u>
DOCUMENT
Notice of LR 26-1 Conference
Plaintiffs' Initial Pre-Trial Disclosu
to LR 26-1 and FRCP 26(a)(1)
Plaintiffs' First Supplement to Pre-
Made Pursuant to LR 26-1 and FRO
Dlaintiffa, Casand Cumplament to ra
Plaintiffs' Second Supplement to re

LAWRENCE SANDS, in both his individual and official capacity,	
Defendants.)

ies, by and through their respective counsel of record, extend the discovery deadlines in the above-entitled uding October 5, 2015 (the 90th day, October 4, 2015, her state the following:

g discovery completed:

<u>DOCUMENT</u>	DATE	PARTY
Notice of LR 26-1 Conference	02/26/14	PSL
Plaintiffs' Initial Pre-Trial Disclosures Made Pursuant to LR 26-1 and FRCP 26(a)(1)	02/28/14	PSL
Plaintiffs' First Supplement to Pre-Trial Disclosures Made Pursuant to LR 26-1 and FRCP 26(a)(1)	03/07/14	PSL
Plaintiffs' Second Supplement to re-Trial Disclosures Made Pursuant to LR 26-1 and FRCP 26(a)(1)	03/14/14	PSL
Defendants' Fed. R. Civ. P. 26(f) Production	03/14/14	Olson/Cannon
Plaintiffs' Third Supplement to re-Trial Disclosures Made Pursuant to LR 26-1 and FRCP 26(a)(1)	03/21/14	PSL
Plaintiffs' Fourth Supplement to Pre-Trial Disclosures Made Pursuant to LR 26-1 and FRCP 26(a)(1)	03/25/14	PSL
Plaintiffs' Fifth Supplement to Pre-Trial Disclosures Made Pursuant to LR 26-1 and FRCP 26(a)(1)	03/28/14	PSL
Plaintiffs' Sixth Supplement to Pre-Trial Disclosures Made Pursuant to LR 26-1 and FRCP 26(a)(1)	04/04/14	PSL
Plaintiffs' First Set of Request for Production of Documents to Defendant Southern Nevada Health District	04/04/14	PSL
Plaintiffs' First Set of Request for Production of Documents to Defendants angus MacEachern, Lawrence Sands, Kim DiPasquale and Robert Gunnoe	04/08/14	PSL

- 2 –

3800 Howard Hughes Parkway, Suite 950 Las Vegas, Nevada 89169 FISHER & PHILLIPS LLP

1	Plaintiffs' First Set of Request for Production of	04/08/14	PSL
2	Documents to Defendants Glenn Savage, Rose		
3	Henderson, Amy Irani, Susan LaBay, Jacque Raiche-		
	Curl, Lorraine Forston, Robert Newton and Cara Evangelista		
4		04/10/14	Golden
5	Defendants Southern Nevada Health District, Angus MacEachern, Lawrence Sands, Kim DiPasquale, and	04/10/14	Golden
6	Robert Gunnoe's Initial Disclosures		
	Plaintiffs' Seventh Supplement to Pre-Trial Disclosures	04/11/14	PSL
7	Made Pursuant to LR 26-1 and FRCP 26(a)(1)		
8	Plaintiffs' Eighth Supplement to Pre-Trial Disclosures	04/18/14	PSL
9	Made Pursuant to LR 26-1 and FRCP 26(a)(1)		
10	Plaintiffs' Ninth Supplement to Pre-Trial Disclosures	04/18/14	PSL
	Made Pursuant to LR 26-1 and FRCP 26(a)(1)		
11	Certificate of Service	05/01/14	PSL
12	Plaintiffs' Tenth Supplement to Pre-Trial Disclosures	05/05/14	PSL
13	Made Pursuant to LR 26-1 and FRCP 26(a)(1)		
14	Defendants' Responses to First Set of Request for	05/12/14	Olson/Cannon
	Production of Documents to defendants Glenn Savage,		
15	Rose Henderson, Amy Irani, Susan LaBay, Jacque		
16	Raiche-Curl, Lorrain Forston, Robert Newton, an Cara Evangelista		
17	Plaintiffs' Notice of Issuance of Subpoena for	05/15/14	PSL
	Production of Documents	03/13/11	
18	Plaintiff's Eleventh Supplement to Pre-Trial	05/16/14	PSL
19	Disclosures Made Pursuant to LR 26-1 and FRCP		
20	26(a)(1)		
21	Affidavit of Service	05/22/14	PSL
	Defendant Southern Nevada Health District's	05/27/14	Golden
22	Responses to Plaintiffs' First Set of Request for		
23	Production of Documents		
24	Defendants Angus MacEachern, Lawrence Sands, Kim	05/27/14	Golden
25	DiPasquale, and Robert Gunnoe's Responses to		
25	Plaintiffs' First Set of Request for Production of		
26	Documents N. F. L. 2 F. 4 S. 4 S.	05/20/14	C 11
27	Defendant Angus MacEachern's First Set of Interrogatories to Plaintiff Valerie Hirata	05/30/14	Golden
28	interrogatories to Frankiii Valene Ilitata		

- 3 –

Defendant Southern Nevada Health District's First Set of Interrogatories to Plaintiff Valerie Hirata	05/30/14	Golden
Defendant Robert Gunnoe's First Set of Interrogatories to Plaintiff Angela Jones	05/30/14	Golden
Defendant Lawrence Sands' First Set of Interrogatories to Plaintiff Angela Jones	05/30/14	Golden
Defendant Angus MacEachern's First Set of Interrogatories to Plaintiff Angela Jones	05/30/14	Golden
Defendant Kim DiPasquale's First Set of Interrogatories to Plaintiff Angela Jones	05/30/14	Golden
Defendant Southern Nevada Health District's First Set of Interrogatories to Plaintiff Whitnie Taylor	05/30/14	Golden
Defendant Angus MacEachern's First Set of Interrogatories to Plaintiff Whitnie Taylor	05/30/14	Golden
Defendant Robert Gunnoe's First Set of Interrogatories to Plaintiff Whitnie Taylor	05/30/14	Golden
Defendant Lawrence Sands' First Set of Interrogatories to Plaintiff Whitnie Taylor	05/30/14	Golden
Defendant Kim DiPasquale's First Set of Interrogatories to Plaintiff Whitnie Taylor	05/30/14	Golden
Defendant Kim DiPasquale's First Set of Interrogatories to Plaintiff Valerie Hirata	05/30/14	Golden
Defendant Lawrence Sands' First Set of Interrogatories to Plaintiff Valerie Hirata	05/30/14	Golden
Defendant Robert Gunnoe's First Set of Interrogatories to Plaintiff Valerie Hirata	05/30/14	Golden
Defendant Southern Nevada Health District's First Set of Interrogatories to Plaintiff Angela Jones	05/30/14	Golden
Plaintiffs' Twelfth Supplement to Pre-Trial Disclosures Made Pursuant to LR 26-1 and FRCP 26(a)(1)	06/09/14	PSL
Plaintiffs' Notice of Taking Videotaped Depositions (All Defendants)	06/18/14	PSL
Defendants' Responses to First Set of Request for Production of Documents to Defendants Glenn Savage, Rose Henderson, Amy Irani, Susan LaBay, Jacque Raiche-Curl, Lorraine Forston, Robert Newton and Cara Evangelista (First Supplement)	06/23/14	Olson/Canno

- 4 -

Plaintiffs' Responses to Southern Nevada Health	07/07/14	PSL
District's Request for Production of Documents		
Plaintiffs' Thirteenth Supplement to Pre-Trial	07/22/14	PSL
Disclosures Made Pursuant to LR 26-1 and FRCP 26(a)(1)		
Plaintiffs' Fourteenth Supplement to Pre-Trial	07/30/14	PSL
Disclosures Made Pursuant to LR 26-1 and FRCP		
26(a)(1)		
Plaintiff Valerie Hirata's Answers to Defendant	07/30/14	PSL
Southern Nevada Health District's First Set of		
Interrogatories		
Plaintiff Valerie Hirata's Answers to Defendant	07/30/14	PSL
Lawrence Sands' First Set of Interrogatories		
Plaintiff Valerie Hirata's Answers to Defendant Angus	07/30/14	PSL
MacEachern's First Set of Interrogatories		
Plaintiff Valerie Hirata's Answers to Defendant Robert	07/30/14	PSL
Gunnoe's First Set of Interrogatories		
Plaintiff Valerie Hirata's Answers to Defendant Kim	07/30/14	PSL
DiPasquale's First Set of Interrogatories		
Plaintiff Angela Jones' Answers to Defendant Southern	07/30/14	PSL
Nevada Health District's First Set of Interrogatories		
Plaintiff Angela Jones' Answers to Defendant	07/30/14	PSL
Lawrence Sands' First Set of Interrogatories		
Plaintiff Angela Jones' Answers to Defendant Angus	07/30/14	PSL
MacEachern's First Set of Interrogatories		
Plaintiff Angela Jones' Answers to Defendant Robert	07/30/14	PSL
Gunnoe's First Set of Interrogatories		
Plaintiff Angela Jones' Answers to Defendant Kim	07/30/14	PSL
DiPasquale's First Set of Interrogatories		
Plaintiff Whitnie Taylor's Answers to Defendant	07/30/14	PSL
Southern Nevada Health District's First Set of		
Interrogatories		
Plaintiff Whitnie Taylor's Answers to Defendant	07/30/14	PSL
Lawrence Sands' First Set of Interrogatories		
Plaintiff Whitnie Taylor's Answers to Defendant Angus	07/30/14	PSL
MacEachern's First Set of Interrogatories		
Plaintiff Whitnie Taylor's Answers to Defendant	07/30/14	PSL
Robert Gunnoe's First Set of Interrogatories		

- 5 -

1	Plaintiff Whitnie Taylor's Answers to Defendant Kim DiPasquale's First Set of Interrogatories	07/30/14	PSL
2		0010-1111	
3	Defendant Southern Nevada Health District's Second Set of Interrogatories to Plaintiffs	08/06/14	Golden
4	Defendant Southern Nevada Health District's Second	08/06/14	Golden
5	Requests for Production of Documents to Plaintiffs		
5	Plaintiffs' Fifteenth Supplement to Pre-Trial	09/03/14	PSL
6	Disclosures Made Pursuant to LR 26-1 and FRCP		
7	26(a)(1)		
	Defendants': G. Savage, R. Henderson, A. Irani, S.	09/09/14	Olson/Cannon
8	LaBay, J. Raiche-Curl, L. Forston R. Newton and C.		
9	Evangelista Initial Disclosures (Second Supplement)		
10	Plaintiffs' Sixteenth Supplement to Pre-Trial	09/09/14	PSL
	Disclosures Made Pursuant to LR 26-1 and FRCP		
11	26(a)(1)		
12	Plaintiffs' Answers to Southern Nevada Health	09/15/14	PSL
13	District's Second Set of Interrogatories		
13	Plaintiffs' Responses to Southern Nevada Health	09/15/14	PSL
14	District's Second Request for Production of Documents		
15	Plaintiffs' Seventeenth Supplement to Pre-Trial	09/15/14	PSL
1.0	Disclosures Made Pursuant to LR 26-1 and FRCP		
16	26(a)(1)		
17	Plaintiffs' First Supplemental Responses to Southern	09/15/14	PSL
18	Nevada Health District's First Request for Production		
	of Documents		
19	Defendants': G. Savage, R. Henderson, A. Irani, S.	09/18/14	Olson/Cannon
20	LaBay, J. Raiche-Curl, L. Forston R. Newton and C.		
21	Evangelista Initial Disclosures (Third Supplement)	00/00/4	~
22	First Supplement to Defendants Southern Nevada Health Districts, Angus MacEachern, Lawrence Sands,	09/23/14	Golden
	Kim DiPasquale, and Robert Gunnoe's Initial		
23	Disclosures		
24	Plaintiffs' Third Set of Request for Production of	10/07/14	PSL
25	Documents to Defendant Southern Nevada Health		
	District		
26	Plaintiffs' Eighteenth Supplement to Pre-Trial	10/17/14	PSL
27	Disclosures Made Pursuant to LR 26-1 and FRCP		
28	26(a)(1)		
-0			

- 6 -

1	Defendants': G. Savage, R. Henderson, A. Irani, S.	11/10/14	Olson/Cannon
2	LaBay, J. Raiche-Curl, L. Forston R. Newton and C.		
	Evangelista Initial Disclosures (Fourth Supplement)		
3	Plaintiffs' Nineteenth Supplement to Pre-Trial	11/12/14	PSL
4	Disclosures Made Pursuant to LR 26-1 and FRCP		
5	26(a)(1)		
	Plaintiffs' First Set of Interrogatories to Defendant	12/12/14	PSL
6	Southern Nevada Health District		
7	Defendant Southern Nevada Health District's Third	12/24/14	Golden
8	Request for Production of Documents to Plaintiffs		
0	Defendant Southern Nevada Health District's Third Set	12/24/14	Golden
9	of Interrogatories to Plaintiff Valerie Hirata		
10	Defendant Southern Nevada Health District's Third Set	12/24/14	Golden
	of Interrogatories to Plaintiff Angela Jones		
11	Defendant Southern Nevada Health District's Third Set	12/24/14	Golden
12	of Interrogatories to Plaintiff Whitnie Taylor		
13	Plaintiffs' Twentieth Supplement to Pre-Trial	01/06/15	PSL
	Disclosures Made Pursuant to LR 26-1 and FRCP		
14	26(a)(1)		
15	Plaintiffs' Twenty-first Supplement to Pre-Trial	01/26/15	PSL
16	Disclosures Made Pursuant to LR 26-1 and FRCP		
10	26(a)(1)		
17	Plaintiff Whitnie Taylor's Answers to Defendant	01/21/15	PSL
18	Southern Nevada Health District's Third Set of		
10	Interrogatories	04/04/47	1 2 2 2
19	Plaintiff Angela Jones' Answers to Defendant Southern	01/21/15	PSL
20	Nevada Health District's Third Set of Interrogatories	04/00/47	
21	Defendant Southern Nevada Health District's Answers to Plaintiffs' First Set of Interrogatories	01/22/15	Golden
22	Plaintiff Valerie Hirata's Answers to Defendant	01/25/15	PSL
23	Southern Nevada Health District's Third Set of		
23	Interrogatories		
24	Plaintiffs' Responses to Defendant Southern Nevada	01/26/15	PSL
25	Health District's Third Request for Production of		
26	Documents to Plaintiffs		
26	Glenn Savage's Request for Admissions to Valerie	03/03/15	Olson/Cannon
27	Hirata		
28	Glenn Savage's Interrogatories to Valerie Hirata	03/03/15	Olson/Cannon
-~			

- 7 –

Defendants' Request for Production of Documents to Valerie Hirata	03/03/15	Olson/Cannon
Amy Irani's Request for Admissions to Valerie Hirata	03/03/15	Olson/Cannon
Amy Irani's Interrogatories to Valerie Hirata	03/03/15	Olson/Cannon
Susan LaBay's Request for Admissions to Valerie Hirata	03/03/15	Olson/Cannon
Susan LaBay's Interrogatories to Valerie Hirata	03/03/15	Olson/Cannon
Jacquelyn Raiche-Curl's Request for Admissions to Valerie Hirata	03/03/15	Olson/Cannon
Jacquelyn Raiche-Curl's Interrogatories to Valerie Hirata	03/03/15	Olson/Cannon
Glenn Savage's Request for Admissions to Whitnie Taylor	03/03/15	Olson/Cannon
Glenn Savage's Interrogatories to Whitnie Taylor	03/03/15	Olson/Cannon
Defendants' Request for Production of Documents to Whitnie Taylor	03/03/15	Olson/Cannon
Amy Irani's Request for Admissions to Whitnie Taylor	03/03/15	Olson/Cannon
Amy Irani's Interrogatories to Whitnie Taylor	03/03/15	Olson/Cannon
Susan LaBay's Request for Admissions to Whitnie Taylor	03/03/15	Olson/Cannon
Susan LaBay's Interrogatories to Whitnie Taylor	03/03/15	Olson/Cannon
Jacquelyn Raiche-Curl's Request for Admissions to Whitnie Taylor	03/03/15	Olson/Cannon
Jacquelyn Raiche-Curl's Interrogatories to Whitnie Taylor	03/03/15	Olson/Cannon
Glenn Savage's Request for Admissions to Angela Jones	03/03/15	Olson/Cannon
Glenn Savage's Interrogatories to Angela Jones	03/03/15	Olson/Cannon
Defendants' Request for Production of Documents to Angela Jones	03/03/15	Olson/Cannon
Amy Irani's Request for Admissions to Angela Jones	03/03/15	Olson/Cannon
Amy Irani's Interrogatories to Angela Jones	03/03/15	Olson/Cannon
Susan LaBay's Request for Admissions to Angela Jones	03/03/15	Olson/Cannon
	·	·

- 8 –

Susan LaBay's Interrogatories to Angela Jones	03/03/15	Olson/Cannon
Jacquelyn Raiche-Curl's Request for Admissions to Angela Jones	03/03/15	Olson/Cannon
Jacquelyn Raiche-Curl's Interrogatories to Angela Jones	03/03/15	Olson/Cannon
Plaintiffs' Twenty-second Supplement to Pre-Trial Disclosures Made Pursuant to LR 26-1 and FRCP 26(a)(1)	03/11/15	PSL

In addition to the foregoing, the depositions of Defendants Lorraine Forston, Robert Gunnoe, Dr. Lawrence Sands, Robert Newton, Amy Irani, Susan LaBay-Leverton, Rose Henderson, Jacquelyn Raiche-Curl have been conducted along with former employee Steven Goode. (Mr. Goode's deposition will continue on April 20 and 21.) The depositions of the other individual Defendants and the Plaintiffs are in the process of being scheduled as well as disclosure and ultimately depositions of expert witnesses.

2. Specific description of discovery that needs to be completed:

Plaintiffs and Defendants will retain and disclose expert witnesses, rebuttal expert disclosures, depositions of Plaintiffs and remaining Defendants, deposition of the person(s) most knowledgeable for Defendants, depositions of any remaining percipient witnesses; and additional Interrogatories, Requests for Admission and Requests for Production to Plaintiff and Defendant (as necessary).

3. The reasons why discovery cannot be completed within the current deadline:

Due to the large number of depositions that must occur in this case and handling scheduling conflicts among the parties and their counsel, including several of the individual parties now living out of state, not all depositions will be able to be scheduled within sufficient time to allow for preparation before the current close of discovery -9-

deadline. Additionally, the parties have served on each other additional written discovery that will need to be responded-to and processed prior to some of the remaining depositions that will need to be completed. It will be beneficial to have completed the remaining depositions prior to disclosure of experts and prior to determining whether any third-party witness depositions will need to occur. Additionally, as of Plaintiffs' 22nd supplement to their initial disclosures, they have identified several hundred witnesses and have produced approximately 21,000 pages of documents. Completing depositions of the parties will be important to further narrow down those witnesses and documents.

4. Proposed schedule for completing discovery:

Scheduled Event	Current Deadline	Proposed Deadline
Discovery Deadline	July 6, 2015	October 5, 2015
Initial Expert Disclosure Deadline	May 5, 2015	August 3, 2015
Rebuttal Expert Deadline	June 6, 2015	September 4, 2015
Qualified Immunity Discovery Deadline - Pursuant to Court's Order of May 6, 2014, Docket #54	Deadline Eliminated	N/A
Qualified Immunity Dispositive Motion Deadline - Pursuant to Court's Order of May 6, 2014, Docket #54	Deadline Eliminated	N/A
Interim Status Report	May 5, 2015	August 3, 2015
Dispositive Motion Deadline	August 4, 2015	November 2, 2015
Pre-Trial Order (unless dispositive motions are filed, in which case the deadline shall be 30 days after decision of the dispositive motions or further order of the Court)	September 2, 2015	December 1, 2015