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	7	Attorneys for Defendant Hartford Life and	
	8	Accident Insurance Company	
	9	UNITED STATES DISTRICT COURT	
	10	DISTRICT OF NEVADA	
	11	GENIA DYKE,	No. 2:14-cv-02009-APG-CWH
	12	Plaintiff,	STIPULATION TO VACATE SCHEDULING ORDER
	13	vs.	SCHEDOLING ORDER
	14	HARTFORD LIFE AND ACCIDENT INSURANCE COMPANY, as Claims	
	15	Administrator for the Group Long Term	
	16	Disability Plan for Employees of NV Energy; DOES I through V; and ROE Corporations I through V, inclusive,	
	17	Defendants.	
	18	2 610110011001	
	19		
	20	Plaintiff Genia Dyke and defendant Hartford Life and Accident Insurance	
	21	Company stipulate to vacate the Scheduling Order (Dkt. # 11, # 13).	
	22	This is an ERISA-governed dispute over disability insurance benefits. <i>See</i>	
	23	Employee Retirement Income Security Act of 1974, 29 U.S.C. § 1001 et seq. Hartford	
	24	has elected to reinstate Dyke's claim for benefits. As a result, Dyke's Complaint,	
	25	asserting a claim for benefits under 29 U.S.C. § 1132(a)(1)(B), has become moot.	
	26	Dyke is entitled to move for attorneys' fees under 29 U.S.C. § 1132(g). The	
	27	parties will attempt to resolve the fee issue informally. If the parties successfully	

28 resolve the fee issue, they will file a stipulation to dismiss the lawsuit on or before

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June 19, 2015.

In the event that the parties are unable informally to resolve the issue of attorneys' fees, the parties agree that Dyke may have through <u>June 19, 2015</u> in which to file a motion for attorneys' fees.

DATED this 18th day of May 2015.

LAW OFFICE OF JULIE A. MERSCH LEWIS AND ROCA LLP

BY: /s/Julie A. Mersch (with permission) BY: /s/ Ann-Martha Andrews

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Attorneys for Defendant Hartford and Accident Life Insurance Company

ORDER

IT IS SO ORDERED.

United States Magistrate Judge

DATED: May 19, 2015