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8	l.brandon@moranlawfirm.com Attorneys for Defendant,				
	ALBERTSON'S, LLC				
9					
10	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA				
11					
12	CATHI BROOME, an individual,				
12					
13	Plaintiff,	CASE NO.: 2:14-cv-02157-RFB-GWF			
14	v.				
15	ALDEDTSON'S LLC - foreion				
10	ALBERTSON'S, LLC, a foreign corporation d/b/a Albertson's; DOES I				
16	through X; and ROE				
17	CORPORATIONS I through X,				
18	inclusive,				
19	Defendants.				
20	STIPULATION AND ORDER FOR EXTENSION/MODIFICATION OF DISCOVERY PLAN AND SCHEDULINC OPDER				
21	PLAN AND SCHEDULING ORDER (SECOND REQUEST)				
22					
23	Plaintiff, CATHI BROOME, and Defendant, ALBERTSONS, LLC, by and through				
23	their undersigned counsel, submit to the Court the following Stipulation and Order for				
25	Extension/Modification of the Discovery Plan and Scheduling Order pursuant to LR 26-4 (a)				
26	and to Court Order Document No. 10.				
	I. <u>Local Rule 6-1</u>				
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Under LR 6-1(b) every stipulation to extend time must inform the court of any previous extensions granted and state the reason for the extension requested.

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A. The Requirement of Local Rule 6-1 Are Satisfied

This is the Second request for extension filed by the parties. This extension is requested so that Defendant may continue to compile Plaintiff's medical records both allegedly related to this matter's subject incident and her pre-incident injuries and treatment. Additionally, Defendant has retained a medical expert who is currently reviewing Plaintiff's medical records and will be providing an expert report. Finally, an FRCP Rule 35 10 Examination may be necessary, depending on the opinions contained in the forthcoming Medical Records Review.

II. Local Rule 26-4(a)

Under LR 26-4 (a) a statement specifying the Discovery completed:

15 Both Plaintiff and Defendant have exchanged their initial documents and witness 16 disclosures, with supplements thereto. Additionally, both Plaintiff and Defendant have 17 exchanged and responded to written discovery requests. Defendant has subpoenaed 18 Plaintiff's various disclosed medical providers, but is still awaiting responses from at least 19 20 two (2) of Plaintiff's known treating providers. Plaintiff's deposition was completed on 21 February 24, 2015.

III. Local Rule 26-4(b)

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Under LR 26-4(b) a specific description of the Discovery that remains to be completed: The remaining Discovery to be completed involves initial and rebuttal expert disclosures, initial and rebuttal experts depositions, Plaintiff's treating providers, Defendant's 26 27 30(b)(6) witness(es) and designated fact witnesses. Additionally, Defendant is still awaiting

	1	responses from at least two (2) remaining providers. Defendant is also awaiting its medical		
	2	expert's medical records review and report. Lastly, Defendant will potentially request an		
	3	FRCP Rule 35 exam upon receipt and confirmation of Plaintiff's complete pre- and post-		
	4	incident treatment history.		
	5 6	IV. <u>Local Rule 26-4(c)</u>		
	7	Under LR 26-4(c) the reasons why Discovery remaining was not completed within the		
	8	time limits set by the Discovery Plan:		
	9	Defendant had delayed responses to subpoenas from at least three (3) of Plaintiff's		
	10			
	11	known treating providers, and is still awaiting responses from at least two (2) remaining		
	12	providers. Defendant has been diligent in attempting to secure responses to all its subpoenas,		
	13	however, two (2) responses to these subpoenas are still outstanding. Additionally, due to the		
	14	delayed subpoena responses from Plaintiff's medical providers, Defendant was forced to		
	15	delay the submission of these records to its medical expert for review. As a result,		
	16	Defendant's medical expert has yet to complete his medical records review and		
	17	accompanying report. Finally, due to the existence of possible pre-existing medical		
	18			
	19	conditions, an FRCP Rule 35 Exam may be necessary, which has yet to be scheduled.		
	20 V. <u>Local Rule 26-4(d)</u>			
	21	Under LR 26-4(d) a proposed schedule for completing all remains Discovery:		
	22	(i) Discovery cutoff dates: Extend the current Discovery cutoff date from August		
	23 24	17, 2015 to a Discovery cutoff date of October 16, 2015;		
	24 25	(ii) Expert witness disclosures from June 18, 2015 to a new date of August 17, 2015;		
	26	(iii) Rebuttal expert witness disclosures from July 17, 2015 to September 18, 2014;		
N/R	27			
	28			
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Attorneys At Law 630 South 4th Stree	т			
Las Vegas, Nevada 89 Phone:(702) 384-8424 Fax: (702) 384-6568	9101	Page 3 of 4		

1	1 (iv) Submittal of the Joint Pre-Trial Order (if no Dispositive Motions	are filed) to be			
2	extended to December 18, 2015;				
3	3 (v) Interim Status Report from June 18, 2015 to a new date of August	(v) Interim Status Report from June 18, 2015 to a new date of August 17, 2015; and			
4					
5	5				
6		November 16, 2015.			
7		Therefore, good cause existing, counsel jointly request that this Honorable Court allow			
8	them the above proposed extended Discovery dates.				
9	DATED this 21 st day of May, 2015.				
	10 LAW OFFICE OF BENJAMIN NADIG, MORAN BRANDON BENDAV 11 CHTD. MORAN	'ID			
	12 MORAN				
	13 /s/ Ben Nadig, Esq. /s/ Lew Brandon, Jr., Esq.				
14	BEN NADIG, ESQ.LEW BRANDON, JR., ESQ.14Nevada Bar No. 9876Nevada Bar No. 5880				
15	 Law Office of Benjamin Nadig, Chtd. 324 S. Third Street, Suite 200 DAVE M. BROWN, ESQ. Nevada Bar No. 12186 				
16	16 Las Vegas, Nevada 89101 TRAVIS H. DUNSMOOR, ESC (702) 545-7592 Nevada Bar No.: 13111) .			
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18	18ben@lasvegasdefenselawfirm.comLas Vegas, Nevada 8910118Attorney for Plaintiff,I.brandon@moranlawfirm.com				
19	19 CATHI BROOME Attorneys for Defendant, ALBERTSONS, LLC				
20	20				
21					
22	IT IS SO ORDERED.				
23	U.S. Magistrate Judge				
	²⁴ Dated:May 22, 2015				
	25 26				
	27				
IVID	28				
MORAN BRANDON					
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