1	ELDA M. SIDHU			
2	General Counsel Nevada Bar No. 7799 DEBRA L. PIERUSCHKA Assistant General Counsel Nevada Bar No. 10185 UNIVERSITY OF NEVADA, LAS VEGAS 4505 S. Maryland Parkway, Box 451085 Las Vegas, Nevada 89154-1085 Telephone: (702) 895-5185 Facsimile: (702) 895-5299 Attorneys for Defendants			
3				
4				
5				
6				
7				
8	Thiorneys for Defendants			
9	IN THE UNITED STATES DISTRICT COURT			
10	FOR THE DISTRICT OF NEVADA			
11	NIKTA JANATI,	CASE NO.: 2:15-CV-01367-APG-CWH		
12	Plaintiff,	STIPULATION AND ORDER TO EXTEND SCHEDULED DEADLINES		
13	VS.	[First Request]		
14	UNIVERSITY OF NEVADA, LAS VEGAS SCHOOL OF DENTAL MEDICINE, R. MICHAEL SANDERS, STANLEY NELSON, CHRISTOPHER KYPUROS, KAREN WEST,			
15				
16	BRANDON BIEHLER, ELENI COLLIS, AND DOES 1-20,			
17				
18	Defendants.			
19	Pursuant to LR 6-1 and LR 26-4, the parties, by and through their respective counsel o			
20	record, hereby stipulate and request this Court extend the unexpired Discovery Deadlines in the			
21	above-captioned case for 120 days, up to and including, August 8, 2016. In support of this			
22	Stipulation, the parties state as follows:			
23	A. DISCOVERY COMPLETED TO DAT	E		
24	The parties have been actively engaged in the discovery process. The following discovery			
25	has been conducted:			
26	1. Plaintiff's Request for Production	(First Set) on Defendant University of Nevada,		
27	Las Vegas;			
28	2. Plaintiff's Request for Production	(First Set) on Defendant R. Michael Sanders;		

1	3.	Plaintiff's Request for Production (First Set) on Defendant Stanley Nelson;
2	4.	Plaintiff's Request for Production (First Set) on Defendant Christopher Kypuros;
3	5.	Plaintiff's Request for Production (First Set) on Defendant Karen West;
4	6.	Plaintiff's Request for Production (First Set) on Defendant Brandon Biehler;
5	7.	Plaintiff's Request for Production (First Set) on Defendant Eleni Collis;
6	8.	Defendant University of Nevada, Las Request for Production (First Set) to Plaintiff,
7	Nikta Janati;	
8	9.	Plaintiff's Request for Production (Second Set) on Defendant R. Michael Sanders;
9	10.	Plaintiff's Request for Production (Second Set) on Defendant Stanley Nelson;
10	11.	Plaintiff's Request for Production (Second Set) on Defendant Christopher Kypuros;
11	12.	Plaintiff's Request for Production (Second Set) on Defendant Karen West;
12	13.	Plaintiff's Request for Production (Second Set) on Defendant Brandon Biehler;
13	14.	Plaintiff's Request for Production (Second Set) on Defendant Eleni Collis;
14	15.	Depositions have been taken of the following Defendants:
15		a. Dr. R. Michael Sanders;
16		b. Dr. Stanley Nelson;
17		c. Christopher Kypuros, Ph.D.
18		d. Dr. Eleni Collis; and
19		e. Dr. Brandon Biehler
20	16.	Depositions have been taken of the following percipient witnesses:
21		a. Dr. Lemon;
22		b. Dr. Dittmeyer;
23		c. Dr. Ancajas;
24		d. Dr. Davenport;
25		e. Dr. Mobley; and
26		f. Dr. Ingel
27	B. DISC	OVERY REMAINING TO BE COMPLETED

The following discovery remains to be completed:

28

- 1. Deposition of Defendant Dr. Karen West scheduled for March 23, 2016.
- 2. Deposition of Plaintiff Nikta Janati for March 23, 2016.
- 3. Additional written discovery is anticipated to be served by both Plaintiff and Defendants related to information obtained during the course of depositions
 - 4. Responses are still pending for both parties' outstanding requests for production.

C. REASON FOR REQUEST FOR EXTENSION OF DISCOVERY DEADLINES

The parties have been conducting discovery in a diligent fashion. However, due to the number of defendants, the number of claims, and complexity of issues, the parties will be unable to complete discovery as set forth in the current Scheduling Order. A number of depositions have been held identifying additional people, documents, and issues that could be relevant to this case and need to be deposed and/or produced. Additionally, a number of these individuals identified no longer reside in Nevada and may necessitate coordination amongst the parties. This is the parties' first request for any such extension.

14

1

2

3

4

5

6

7

8

9

10

11

12

13

15

16 | ..

17 || ____

18

19 |

20

21 | ...

22 | .

23 |

24 |

25 |

26 |

27

~′∥ · ·

28 .

1 D. PROPOSED SCHEDULE FOR COMPLETING DISCOVERY 2 1. The Close of Discovery should be extended to August 8, 2016. 3 2. The Interim Status Report deadline should be extended to June 9, 2016. 4 3. The Dispositive Motion deadline should be extended to September 8, 2016. 5 4. All other deadlines in this Court's Scheduling Order dated October 14, 2015 remain 6 the same. 7 DATED: MARCH 11, 2016. DATED: MARCH 11, 2016. 8 /S/ DEBRA PIERUSCHKA /S/ ALLEN LICHTENSTEIN ALLEN LICHTENSTEIN DEBRA L. PIERUSCHKA Assistant General Counsel 3315 Russell Road, #222 10 Nevada Bar No. 10185 Las Vegas, NV 89120 UNIVERSITY OF NEVADA, LAS VEGAS Telephone: (702) 433-2666 11 4505 S. Maryland Parkway, Box 451085 Facsimile: (702) 433-9591 Las Vegas, Nevada 89154-1085 Email: allaw@lvcoxmail.com 12 Telephone: (702) 895-5185 Facsimile: (702) 895-5299 13 Attorneys for Defendants JOHN HOUSTON SCOTT SCOTT LAW FIRM 14 1388 Sutter Street, Ste. 715 San Francisco, CA 94109 15 Telephone: (415)561-9600 Facsimile: (415)561-9609 16 Email: john@scottlawfirm.net 17 **ORDER** 18 Based on a review of the parties' stipulation for extension of time (doc. # 22), IT IS 19 HEREBY ORDERED that the instant stipulation is **granted in part**. The parties shall have an additional **90 days** to complete discovery in this case. 20 21 22 United States Magistrate Judge 23 24 25 26

27

28