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1 2 3 4 5 6 7 8 9 10 11	DENNIS L. KENNEDY Nevada Bar No. 1462 JOSEPH A. LIEBMAN Nevada Bar No. 10125 JOSHUA P. GILMORE Nevada Bar No. 11576 BAILEY & KENNEDY 8984 Spanish Ridge Avenue Las Vegas, Nevada 89148-1302 Telephone: 702.562.8820 Facsimile: 702.562.8821 DKennedy@BaileyKennedy.com JLiebman@BaileyKennedy.com JLiebman@BaileyKennedy.com JGilmore@BaileyKennedy.com <i>Attorneys for Defendants & Counterclaimant</i> RUSSELL J. SHAH, M.D.; DIPTI R. SHAH, M.D.; RUSSELL J. SHAH, MD, LTD.; DIPTI R. SHAH, MD, LTD.; and RADAR MEDICAL GROUP, LLP dba UNIVERSITY URGENT CARE	
12	UNITED STATES DISTRICT COURT	
13	DISTRICT OI	* NEVADA
14	ALLSTATE INSURANCE COMPANY, ALLSTATE PROPERTY & CASUALTY	
	INSURANCE COMPANY, ALLSTATE INDEMNITY COMPANY, and ALLSTATE	Case No. 2:15-cv-01786-APG-CWH
16	FIRE & CASUALTY INSURANCE COMPANY,	STIPULATION AND ORDER TO
17	Plaintiffs,	EXTEND DEADLINE FOR THE FILING OF DEFENDANTS' REPLY IN
18	vs.	SUPPORT OF THEIR MOTION FOR SUMMARY JUDGMENT
19		
20	RUSSELL J. SHAH, M.D.; DIPTI R. SHAH, M.D.; RUSSELL J. SHAH, MD, LTD.; DIPTI R. SHAH, MD, LTD.; and RADAR MEDICAL	(Second Request)
21	GROUP, LLP dba UNIVERSITY URGENT CARE, Does 1-100, and ROES 101-200,	
22 23	Defendants.	
23 24	AND RELATED CLAIMS.	
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Plaintiffs/Counterdefendants ALLSTATE INSURANCE COMPANY, ALLSTATE		
PROPERTY & CASUALTY INSURANCE COMPANY, ALLSTATE INDEMNITY COMPANY,		
and ALLSTATE FIRE & CASUALTY INSURANCE COMPANY (the "Allstate Parties"), and		
Defendants and Counterclaimant RUSSELL J. SHAH, M.D., DIPTI R. SHAH, M.D., RADAR		
MEDICAL GROUP, LLP dba UNIVERSITY URGENT CARE, RUSSELL J. SHAH, MD, LTD.,		
and DIPTI R. SHAH, MD, LTD. (the "Radar Parties"), by and through their respective attorneys of		
record, stipulate and agree as follows:		
1. On October 17, 2017, the Radar Parties filed their Motion for Summary Judgment		
(Hearing Requested) [ECF No. 183] (the "Motion");		
2. On November 22, 2017, the Allstate Parties filed their Opposition to the Motion [ECF		
No. 195];		
3. Pursuant to the October 27, 2017 Order [ECF No. 190], the Radar Parties presently		
have until December 8, 2017 to file their Reply in Support of the Motion;		
4. In order to accommodate scheduling conflicts for the Radar Parties' counsel, and due		
to ongoing efforts by the Radar Parties related to reviewing the Allstate Parties' supplemental		
discovery responses, the Radar Parties shall now have up to and including December 22, 2017 to file		
their Reply in Support of the Motion; and		
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1	5. This is the second stipulation for an extension of time to file the Reply in Support of	
2	the Motion. This stipulation is made in good faith and not to delay the proceedings.	
3	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.	
4	DATED this 6 th day of December, 2017.	DATED this 6 th day of December, 2017.
5	McCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP	BAILEY * KENNEDY
6	WATTE & CARROTHELF	By: <u>/s/ Joshua P. Gilmore</u> DENNIS L. KENNEDY
7	By: <u>/s/ Dylan P. Todd</u> DYLAN P. TODD	JOSEPH A. LIEBMAN JOSHUA P. GILMORE
8	TODD W. BAXTER 8337 West Sunset Road, Suite 350	8984 Spanish Ridge Avenue Las Vegas, NV 89148
9	Las Vegas, NV 89113	Attorneys for Defendants & Counterclaimant
10	ERON Z. CANNON FAIN ANDERSON VANDERHOEF	
11	ROSENDAHL O'HALLORAN SPILLANE PLLC	
12	701 Fifth Avenue, Suite 4750 Seattle, WA 98104	
13	Attorneys for Plaintiffs/Counterdefendants	
14		
15 16	IT IS SO ORDERED.	n_
10	Ī	UNITED STATES DISTRICT JUDGE
18		12/12/2017
19	I	DATED:
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