1	BRENDA H. ENTZMINGER Nevada Bar No. 9800 RYAN KERBOW Nevada Bar No. 11403 PHILLIPS, SPALLAS & ANGSTADT LLC 504 South Ninth Street Las Vegas, Nevada 89101		
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4			
5	(702) 938-1510		
6	Attorneys for Defendant		
7	Wal-Mart Stores, Inc.		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	CHARLENE PATTON and THOMAS H.	Case No.: 2:16-cv-0244-JCM-VCF	
11	PATTON, JR.,		
12	Plaintiff, v.	STIPULATION AND [PROPOSED] ORDER FOR LEAVE TO CONDUCT	
13	WAL-MART STORES, INC., a foreign	CERTAIN DISCOVERY OUTSIDE THE DISCOVERY PERIOD	
14	corporation; DOE WORKER, an individual; DOES 1 through 10, inclusive; and ROE	<u>DISCOVERY PERIOD</u>	
15	CORPORATIONS 1 through 10, inclusive,		
16	Defendants.		
17 18	DI ' ('CC CHADLENE DATEON I THOMAC II DATEON ID ("DI ' ('CC "))		
19			
20	Defendant WAL-MART STORES, INC. ("Walmart"), by and through their respective counsel of		
21	record, do hereby stipulate to conduct certain discovery outside the discovery period.		
22	DISCOVERY COMPLETED TO DATE		
23	• The parties have conducted an FRCP 26(f) conference and have served their respective		
24	1 Ref 20(a) disclosures,		
25	<ul> <li>Plaintiffs have served responses to Walmart's written discovery;</li> </ul>		
26	The parties have made expert disclosures;		
27	Plaintiffs have propounded written discovery to Walmart;		
28	Walmart has deposed both Plaintiff	s;	

- Walmart has deposed Plaintiffs' liability expert witness, John Peterson;
- Walmart has deposed Plaintiffs' medical expert, Dr. Mary Shannon;
- Walmart has deposed Plaintiffs' economic expert, Dr. Terrance Clauretie.

## DISCOVERY TO BE COMPLETED OUTSIDE THE DISCOVERY PERIOD

Discovery to be completed includes:

- Plaintiffs' deposition of fact witness, Joseph Lancto;
- Plaintiffs' deposition of Walmart's Rule 30(b)(6) representative;
- Walmart's responses to written discovery;
- Depositions of Plaintiff's treating physicians, Dr. Dara Wellborn and Dr. Beraldo Vasquez.

The parties aver, pursuant to Local Rule 2.25, that good cause exists for the request. Walmart timely sought deposition dates for Plaintiff's treating physicians, but due to their busy schedules, these depositions could not be scheduled within the discovery period. Plaintiffs timely noticed depositions for Walmart's Rule 30(b)(6) representative, and the parties are presently cooperating in attempting to reach a resolution regarding a dispute over the deposition topics without court intervention. Similarly, the parties are working toward a resolution on Walmart's objections to Plaintiffs' written discovery requests without court intervention. For an unknown reason, Walmart received Plaintiffs' written discovery requests ten days after the date they were mailed, as a result of which Plaintiffs have agreed that Walmart shall have additional time to respond, where the responses would otherwise be due on September 21, 2016. Plaintiffs timely noticed Joseph Lancto's deposition, yet due to scheduling conflicts, his deposition was unable to occur within the discovery period.

If this stipulation is granted, all discovery mentioned above should be concluded within thirty days. The parties aver that this request is made by the parties in good faith and not for the purpose of delay.

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2	DATED this 22nd day of September, 20	DATED this 22nd day of September, 2016.
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4		
5	/s/ Cara Xidis	/s/ Ryan Kerbow
6	Cara Xidis, Esq. GANZ & HAUF	Ryan Kerbow, Esq. PHILLIPS SPALLAS & ANGSTADT
7	8950 W. Tropicana Ave, Suite 1 Las Vegas, Nevada 89147	504 South Ninth Street Las Vegas, Nevada 89101
8	Attorneys for Plaintiffs	
9	, , , , , , , , , , , , , , , , , , ,	Attorneys for Defendant
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11	IT IS SO ORDERED:	Cartante
12		Cantain
13		UDGE OF THE DISTRICT COURT
14		JNITED STATES MAGISTRATE JUDGE
15	D.	ATED: September 22, 2016
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