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	8	UNITED STATE	ES DISTRICT COURT
	9	DISTRICT OF NEVADA	
	10 11	CAMERON E. OLIVER, individually and on behalf of others similarly situated,	CASE NO.: 2:16-cv-00305-JAD-PAL
	12	Plaintiff,	STIPULATION AND ORDER
	13	v.	
	14	BELL TRANS, a Nevada Corporation, and BRENT J. BELL,	(SECOND REQUEST)
	15		
	16	Defendants.	
	17	Defendants Bell Trans and Brent J. Be	ell (collectively, "Bell Trans" or "Defendants"
me: (18	Plaintiff Cameron E. Oliver, ("Plaintiff"), through their counsel, hereby stipulate and agree to	
Phc			

Defendants Bell Trans and Brent J. Bell (collectively, "Bell Trans" or "Defendants"), and Plaintiff Cameron E. Oliver, ("Plaintiff"), through their counsel, hereby stipulate and agree to a two day extension of time for Defendants: (1) to file a response to Plaintiffs' Motion for Circulation of Notice of the Pendency of this Action Pursuant to 29 U.S.C. § 216(B) and for Other Relief ("Motion") (ECF No. 29); or (2) to file a motion with the Court requesting that the deadline for the response to the Motion be extended until June 19, 2017. Pursuant to the above, Defendants' response to the Motion, currently due May 31, 2017, would now be due on June 2, 2017.

This is the second request for an extension of this deadline and Defendants submit the request is made in good faith and not for the purpose of delay. The prior requested extension was, as previously explained by Defendants to the Court, sought by the Defendants to accommodate the work schedule for Defendants' counsel and because the parties were concurrently in the process of analyzing voluminous amounts of data in preparation for a joint mediation involving this matter and Page 1 of 2 a related class/collective action matter that is also presently before this Court, Case No. 2:15-cv-01066-MMD-PAL, *Willie Thurmond v. Presidential Limousine*. Attendance at the mediation has been confirmed by all parties and is scheduled to take place on June 9, 2017 at 9:00 a.m. before the Hon. Stewart L. Bell (Ret). Defendants represent that the instant request is to provide Defendants with the opportunity to move for additional time to respond to the Motion so as to allow them to focus resources on the June 9, 2017, mediation and to forego additional litigation costs pending the conclusion of that mediation.

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HOLLAND & HART LLP 9555 Hillwood Drive, 2nd Floor DATED this 31st day of May, 2017.

BY: <u>/s/ Leon Greenberg, Esq.</u> LEON GREENBERG, ESQ. NV Bar No. 8094 leongreenberg@overtimelaw.com DANA SNIEGOCKI, ESQ. NV Bar No. 11715 dana@overtimelaw.com LEON GREENBERG PROFESSIONAL CORPORATION 2965 South Jones Blvd – Suite E3 Las Vegas, Nevada 89146 BY: <u>/s/ Peter D. Navarro, Esq.</u> ANTHONY L. HALL, ESQ. Nevada Bar No. 5977 ahall@hollandhart.com PETER D. NAVARRO, ESQ. Nevada Bar No. 10168 pdnavarro@hollandhart.com HOLLAND & HART LLP 5441 Kietzke Lane, Second Floor Reno, Nevada 89511

Attorneys for Defendants

Attorneys for Plaintiffs

ORDER

IT IS SO ORDERED.

Dated: 6/1/2017

United States Distr ct Judge

HOLLAND & HART LLP

By: <u>/s/ Peter D. Navarro, Esq.</u> ANTHONY L. HALL, ESQ. Nevada Bar No. 5977 PETER D. NAVARRO, ESQ. Nevada Bar No. 10168 HOLLAND & HART LLP

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