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7		
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	

10 11	WESCO INSURANCE COMPANY as subrogee of its insured NICKELS AND DIMES INCORPORATED,	Case No.: 2:16-cv-01206-JCM-EJY
12	Plaintiff,	
13	VS.	
14	SMART INDUSTRIES CORPORATION dba	CONSOLIDATED FOR PURPOSES OF
15	SMART INDUSTRIES CORP., MFG., an Iowa corporation,	DISCOVERY AND TRIAL
16	Defendants.	
17		
18	JENNIFER WYMAN, individually; BEAR WYMAN, a minor, by and through his natural	Case No.: 2:16-cv-02378-JCM-EJY
19	parent JENNIFER WYMAN; JENNIFER WYMAN and VIVIAN SOOF, as Joint Special	STIPULATION AND ORDER FOR
20	Administrators of the ESTATE OF CHARLES WYMAN; and SARA RODRIGUEZ natural parent and guardian ad litem of JACOB WYMAN,	EXTENSTION OF TIME FOR DEFENDANT SMART TO FILE ITS REPLY IN SUPPORT OF MOTION TO
21	Plaintiffs,	STRIKE WYMAN PLAINTIFFS' FOURTH DISCLOSURE OF
22	VS.	DOCUMENTS AND WITNESSES (First Request)
23	SMART INDUSTRIES CORPORATION dba	requesty
24	SMART INDUSTRIES CORP., MFG, an Iowa Corporation; HI-TECH SECURITY INC, a	
25	Nevada Corporation; WILLIAM ROSEBERRY; BOULEVARD VENTURES, LLC, a Nevada	
26	Corporation; DOES 1 through 10; BUSINESS ENTITIES I through V; and ROE	
27	CORPORATIONS 11 through 20, inclusive,	
28	Defendants.	
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HI-TECH SECURTY INC; and WILLIAM ROSEBERRY,

Third-Party Plaintiffs,

VS.

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NICKELS AND DIMES INCORPORATED,

Third-Party Defendants.

Defendant Smart Industries Corporation's Reply in Support of Motion to Strike Wyman Plaintiffs' Fourth Disclosure of Documents and Witnesses is currently due on November 7, 2019. With this Court's approval, the parties hereby agree that the deadline for said Reply shall be extended by one day. As such Defendant Smart Industries Corporation's Reply in Support of Motion to Strike Wyman Plaintiffs' Fourth Disclosure of Documents and Witnesses shall now be due on November 8, 2019.

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This Stipulation is submitted in good faith and is not interposed for purposes of delay. This is the first request to extend the deadline for filing the Defendant Smart Industries Corporation's Reply in Support of Motion to Strike Wyman Plaintiffs' Fourth Disclosure of Documents and Witnesses. Respectfully submitted, Dated this 7th day of November, 2019, Dated this 7th day of November, 2019, BARRON & PRUITT, LLP **EGLET ADAMS** /s/ Tracy A. Eglet /s/ William H. Pruitt TRACY A. EĞLET, ESQ. DAVID BARRON, ESQ. Nevada Bar No. 6419 Nevada Bar No. 142 THOMAS N. BECKOM, ESQ. WILLIAM H. PRUITT, ESQ. Nevada Bar No. 12554 400 South 7th Street, 4th Floor Nevada Bar No. 6783 3890 West Ann Road Las Vegas, Nevada 89101 North Las Vegas, Nevada 89031 Attorneys for Defendant Attorneys for the Wyman Plaintiffs Smart İndustries Corporation Dated this 7th day of November, 2019, CLIFF W. MARCEK, PC /s/ Cliff W. Marcek CLIFF W. MARCEK, ESQ. Nevada Bar No. 5061 536 East St. Louis Ave. Las Vegas, Nevada 89104 Attorneys for the Rodriguez Plaintiffs **ORDER** IT IS SO ORDERED. DATED this 8th day of November, 2019.

UNITED STATES MAGISTRATE JUDGE