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A settlement conference was held in the above-referenced matter on October 30, 2018. The parties were unsuccessful in reaching a settlement agreement. Prior to the settlement conference, a Stipulation and Order (ECF Nos. 54 and 55) was entered extending the time for filing the Joint Pretrial Order to thirty days after the settlement conference, if a settlement was not reached. On November 29, 2018, the parties filed a Stipulation and Order (ECF Nos. 62 and 63) to extend the deadline by 30 days until January 2, 2019. On December 21, 2018, the parties filed a Stipulation and Order (ECF Nos. 64 and 65) to extend the deadline until February 1, 2019.

On January 23, 2019, the Wyman Plaintiffs' counsel circulated a 21-page proposed draft of the Joint Pretrial Order, which addressed Plaintiffs' desired stipulated facts, documents, witness, designated deposition transcripts, and statements of issues to de decided. The Defendants' counsel have reviewed this proposed draft and need additional time to fact check the content sought by the Wyman Plaintiffs, and to prepare and offer their own content additions, objections, counter-designations, and other revisions. The parties also need additional time to meet and confer regarding their respective positions on the contents of the Joint Pretrial Order, and to form related evidentiary stipulations or objections. The parties desire, through meeting and conferring about these issues, to reduce the number and scope of any disputes that might need to be brought before this Court.

To permit sufficient time to accomplish these matters, the parties hereby request that the deadline to file the Joint Pretrial Order be extended by four weeks to March 1, 2019. This Stipulation is

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1	submitted in good faith and is not interposed for purposes of delay. This is the fourth request to	
2	extend the deadline for filing the Joint Pretrial Or	der.
3	Respectfully submitted,	
4	DATED this 25 day of January 2019.	DATED this 30 th day of January 2019.
5	HALL JAFFE & CLAYTON, LLP	BARRON & PRUITT, LLP
6	D. Walth	Dry /a/ David Davron
7	By: STEVEN T. JAFFE, ESQ. Nevada Bar No. 7035	By: <u>/s/ <i>David Barron</i></u> DAVID BARRON, ESQ. Nevada Bar No. 142
8	MONTE HALL, ESQ. Nevada Bar No. 239	WILLIAM H. PRUITT, ESQ. Nevada Bar No. 6783
9	WALTER F. FICK, ESQ. Nevada Bar No. 14193	3890 W. Ann Road
10	7425 Peak Drive Las Vegas, Nevada 89128	North Las Vegas, Nevada 89031 Attorneys for Smart Industries Corporation
11	Attorneys for Hi-Tech Security, Inc. and William Roseberry	
12	DATED this 29 th day of January 2019.	DATED this 29 th day of January 2019.
13	GREENMAN GOLDBERG RABY & MARTINEZ	DUBOWSKY LAW OFFICE, CHTD.
14	GREENWIN GOEDDERG RIET & WINCHNEE	Debe wort Erw errieb, errib.
15	By: <u>/s/ Dillon G. Coil</u>	By: _/s/ Amanda C. Vogler-Heaton
16	DILLON G. COIL, ESQ. Nevada Bar No. 11541	PETER DUBOWSKY, ESQ. Nevada Bar No. 4972
17	601 S. Ninth Street Las Vegas, Nevada 89101	AMANDA C. VOGLER-HEATON, ESQ. Nevada Bar No. 13609
18	601 S. Ninth Street Las Vegas, Nevada 89101	300 S. Fourth Street, Suite 1020 Las Vegas, Nevada 89101
19	Attorneys for Wyman Plaintiffs	Attorneys for Wesco Ins. Co.
20		
21		
22	<u>ORDER</u>	
23	IT IS SO ORDERED.	
24	DATED this 4 day of February 2019.	
25		C. H
26		MILL
27	Ī	JNITED STATES MAGISTRATE JUDGE