1 CAL J. POTTER, III, ESQ. Nevada Bar No. 1988 C. J. POTTER, IV, ESQ. Nevada Bar No. 13225 3 POTTER LAW OFFICES 1125 Shadow Lane 4 Las Vegas, NV 89102 Ph: (702) 385-1954 5 Fax: (702) 385-9081 cpotter@potterlawoffices.com ci@potterlawoffices.com 6 Attorneys for Plaintiff Moshe Banner

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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

MOSHE BANNER, Case No. 2:16-cv-1717-RFB-CWH Plaintiff, VS. LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a political subdivision of STIPULATION AND ORDER TO the State of Nevada and the County of Clark; EXTEND PLAINTIFF'S AMENDED NAPHCARE, medical care provider for the **COMPLAINT DEADLINE** Clark County Detention Center; LT. (Second Request) GRAHAM, in his individual capacity; DEFENDANT C.DUNN P# 8253 in his individual capacity; DOE LICENSED PRACTICAL NURSE; RAY MONTENGRO, NP, individually; KATRINA SIMEON, RN, individually; DOE DEFENDANTS I-X, individuals or officers employed at CCDC; and ROE ENTITIES I-X. inclusive: Defendants.

COMES NOW, the above-referenced parties, by and through their undersigned counsel of record, and hereby agree, jointly stipulate that the Plaintiff's Amended Complaint, currently due June 5, 2017, be extended an additional seven (7) days up to and including Monday, June 12, 2017.

The reason for this request is that Plaintiff's counsel has numerous conflicting deadlines, specifically preparation for a Settlement Hearing in *Romero*, et al. V. Nevada Department of Corrections, et al. Case Number A-07-546038-C set for Monday, June 5, 2017 as well as

1	preparing for the trial in the same matter set to begin on June 12, 2017. Additionally, Plaintiff's
2	counsel had two (2) Ninth Circuit Appellate Briefs due on April 27, 2017, counsel is traveling
3	Monday, June 5, 2017, to Pasadena, California for an Oral Argument at the Ninth Circuit on
4	Tuesday, June 6, 2017 in <i>Hiser v. NDOC</i> ; Case Number 15-17450, and numerous substantive
5	motions and responses; as well as other general appearances and deadlines.
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1	This request for extension is made in good faith and not for the purposes of delay.		
2	WHEREFORE, the parties respectfully request that the Amended Complaint deadline be		
3	extended an additional seven (7) days up to and including Monday, June 12, 2017.		
4	APPROVED AS TO FORM AND CONTENT.		
5			
6	DATED this 5th day of June, 2017.	DATED this 5th day of June, 2017.	
7	POTTER LAW OFFICES	LEWIS BRISBOIS BISGAARD & SMITH LLP	
8	By /s/ Cal J. Potter, IV Esq.	By /s/ Robert W. Freeman, Esq.	
9	CAL J. POTTER, III, ESQ. Nevada Bar No. 1988	RÖBERT W. FREEMAN, ESQ. Nevada Bar No. 3062	
10	C. J. POTTER, IV, ESQ. Nevada Bar No. 13225	NOEL E. EIDSMORE, ESQ. Nevada Bar No. 7688	
11	1125 Shadow Lane Las Vegas, Nevada 89102	6385 S. Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118	
12	Attorneys for Plaintiff	Attorneys for LVMPD Defendants	
13	DATED this 5th day of June, 2017.		
14	SANDERS  By /s/ Edward Silverman, Esq. LEANN SANDERS, ESQ. Nevada Bar No. 390 EDWARD SILVERMAN, ESQ. Nevada Bar No. 13584		
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19	Las Vegas, Nevada 89117 Attorneys for NaphCare Defendants		
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21	ORDER		
22	IT IS SO ORDERED.		
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24	June 6, 2017.	R	
25	DATED	RICHARD F. BOULWARE, II United States District Judge	
26		Ottried States District and Se	
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