1 CLARK COUNTY SCHOOL DISTRICT OFFICE OF THE GENERAL COUNSEL S. SCOTT GREENBERG, ESQ. 2 Nevada Bar No. 4622 3 5100 W. Sahara Ave. Las Vegas, Nevada 89146 (702) 799-5373 4 Email: sgreenberg@interact.ccsd.net Attorney for Defendant, 5 CLARK COUNTY SCHOOL DISTRICT 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 CASE NO. 2:16-cv-01709-JCM-PAL LESLIE RICE, 9 Plaintiff, STIPULATION TO EXTEND TIME FOR 10 DEFENDANT то RESPOND то PLAINTIFF'S MOTION то **RE-OPEN** v. 11 DISCOVERY CLARK COUNTY SCHOOL DISTRICT, 12 (First Request) Defendant. 13 COME NOW, the parties, by and through their attorneys of 14

record, and hereby stipulate and agree to allow Defendant up to and including Wednesday, June 14, 2017, to respond to Plaintiff's Motion to Re-Open Discovery (Docket No. 34) filed May 17, 2017. The response is currently due May 31, 2017 and this is the first request to extend time for the response.

On May 26th the parties filed a stipulation to extend the time 20 for Defendant's response from May 31^{st} to June 9^{th} . Docket No. 38. 21 At the time filing that stipulation, defense counsel forgot that the 22 District's legal office is moving on June 9th. Defense counsel must 23 have his office packed by the end of June 8th and the move, 24 including computers, is to take place on June 9th and through the 25 This request to extend the time to the following weekend. 26 Wednesday, June 14^{th} , is to ensure with the office move of June 9^{th} 27 that defense counsel will be able to complete the opposition. With 28 the filing of this stipulation, Docket No. 38 will be withdrawn.

1 The following is the basis for the extension request set forth in 2 the parties previous stipulation in addition to the office move 3 discussed above.

The dispositive motion deadline is June 9, 2017. Docket No. 4 5 In addition to the motion deadline in this matter and current 31. 6 motions Plaintiff recently filed that require responses, defense counsel also has had summary judgment motions due in two (2) other 7 8 federal cases and a response to an OSHA employee retaliation complaint and has an employee dismissal arbitration scheduled for 9 June 6th. 10 This request for additional time is being made in good faith based upon defense counsel's schedule as noted herein (and May 11 12 29th is a holiday). Defendant will be filing a motion for summary 13 judgment and this request will have Defendant's response to the 14 pending motion due the same time as the motion deadline as the 15 parties are filing stipulations with regard to the motion deadline and other pending Plaintiff's motion to amend complaint so all will 16 17 be due June 14^{th} .

18 Therefore, for the foregoing reasons, it is respectfully 19 requested that the time for Defendant's response to Docket No. 34 20 / / / 21 / / / 22 / / / 23 | | | 24 / / / 25 / / / 26 / / / 27 / / / 28 / / /

1 be extended up to and including June 14, 2017, given defense 2 counsel's schedule and office move scheduled for June 9th described 3 above. 4 DATED this 31st day of May, 2017. 5 CLARK COUNTY SCHOOL DISTRICT DICKINSON WRIGHT PLLC 6 Office of the General Counsel 7 8 By: /s/ S. Scott Greenberg By:/s/ Cynthia L Alexander S. SCOTT GREENBERG CYNTHIA L ALEXANDER 9 Nevada Bar No. 4622 Nevada Bar No. 6718 5100 W. Sahara Ave. 8363 W Sunset Rd, #200 10 Las Vegas, Nevada 89146 Las Vegas, NV 89113 (702) 799-5373 (702) 550-4422 11 Attorneys for Defendant Attorneys for Plaintiff 12 13 14 IT IS SO ORDERED: 15 16 Date: June 2, 2017 17 18 19 20 21 22 23 24 25 26 27 28 - 3 -