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7	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
8	MARTA ALONGO DIAZ : I' : 1 II DENNIV )	
9	MARTA ALONSO-DIAZ, individually; DENNY ) SUAREZ, individually; and OMAR GONZALEZ, )	CASE NO. 2:16-cv-01737-JAD-GWF
10	individually,	
11	Plaintiffs,	ERRATA TO STIPULATED DISCOVERY
12	VS. )	PLAN AND SCHEDULING ORDER SUBMITTED IN COMPLIANCE WITH LR
13	SUPERIOR ELECTRICAL, MECHANICAL & ) PLUMBING INC., a domestic corporation, DOES I-)	<u>26-1(b)</u>
14	X, and ROE CORPORATIONS I-X, inclusive,	SPECIAL SCHEDULING REVIEW
15	Defendants.	REQUESTED
16	)	(corrected items appear in <b>bold</b> print)
17	Durguent to Legal Dules 26 1(h) the nexting	a respectfully submit the following raviged
18	Pursuant to Local Rules 26-1(b), the parties respectfully submit the following revised	
19	stipulated discovery plan and jointly request that the Court: 1) approve this plan, and 2) implement	
20	the plan as a scheduling order. The FRCP 26(f) conference was held on September 9, 2016.	
21	1. Subjects of Discovery	
22	Discovery shall be conducted within the scope and limitations of Fed. R. Civ. P. 26(b).	
23	2. <u>Discovery Cut-Off Date</u>	
24		
25	Defendant Superior Electrical, Mechanical & plumbing Inc. answered the Complaint and	
26 27	asserted a counter-claim against Plaintiffs on July 29, 2013. Plaintiffs/Counter-Defendants	
28	answered the counter-claim on August 19, 2016.	
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The parties request additional time in the amount of 180 days beyond the 180 days allowed for under the Federal Rules of Civil Procedure. The reason why additional time is needed and special discovery scheduling warranted is due to the following: The three Plaintiffs each allege that they sustained substantial injury due to Defendant's alleged negligence. The three Plaintiffs in this matter are still treating extensively for the injuries sustained in the subject motor vehicle accident. Additionally, the exact nature of Plaintiffs' injuries and their treatment status is unstable at this time. Moreover, given the number of parties, the potential need to add the driver/employee of Defendant once his or her identity becomes known, the number of medical expert depositions that will likely need to be taken as well as depositions of any retained experts, the voluminous amount of medical records and billing that will need to be produced and reviewed, and discovery necessary on Defendant/Counter Plaintiffs' counter-claims, the parties would not be able to realistically complete all of the discovery necessary in 180 days.

In short, the parties request the additional 180 days now to avoid having to inevitably move this Court for time in the near future. This request for additional time is not meant for the purposes of delay or with any dilatory motive. Therefore, discovery shall close on August 2, 2017.

## 3. <u>Amendment of Pleadings and Adding Parties</u>

Motions to amend pleadings and add parties shall be filed no later than ninety (90) days before the close of discovery: May 23, 2017.

## 4. Expert Disclosures

Expert disclosures shall be due no later than sixty (60) days before the close of discovery: June 22, **2017.** Rebuttal disclosures shall be due no later than thirty (30) days before the close of discovery: July 21, 2017.

1	5. <u>Interim Status Report</u>		
2	The Interim Status Report referenced in LR 26-3 shall be filed no later than sixty (60) days		
3	before the expiration of the discovery period: June 22, <b>2017.</b>		
4	6. <u>Dispositive Motions</u>		
5 6	The deadline for filing dispositive motions shall be thirty (30) days after the close of		
7			
8	discovery: September 20, 2017.		
9	7. <u>Joint Pre-Trial Order</u>		
10	The Joint Pre-Trial Order referenced in LR 26-1 (e)(5) shall be filed no later than thirty (30)		
1	days after the date set for filing dispositive motions: October 20, 2017. However, in the event that		
2	dispositive motions are filed, the date for filing a Joint Pre-Trial Order shall be suspended until		
13	thirty (30) days after a decision is rendered by the Court regarding the dispositive motions, or upon		
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15	further order of the Court.		
16	THE POWELL LAW FIRM HARPER LAW GROUP		
17	/s/ Michael A. Kristof /s/ Taylor Selim		
18	By: By: Taylor Selim, Esq.		
9	Nevada Bar No. 7488 Nevada Bar No. 12091		
	Michael A. Kristof, Esq. 1707 Village Center Circle, Suite 140		
20	Nevada Bar No. 7780 Las Vegas, Nevada 89134		
$_{21}$	6785 West Russell Road, Suite 210 Attorney for Defendant		
22	Las Vegas, Nevada 89118 Attorney for Plaintiff		
23			
24	IT IS SO ORDERED:		
25	M. UD.		
26	UNITED STATES MAGISTRATE JUDGE		
27	STATES WINGOIS THATE SUDGE		
28	DATED: 9/21/2016		
	DATED:		