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6	Fx. (702) 475-4040 Attorney for Plaintiff,		
7	DINA MAMUNES		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA, SOUTHERN DIVISION		
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11	DINA MAMUNES,		
12		Civil Action No.: 2:16-CV-01869-JCM-(PAL)	
13	Plaintiff, vs.		
14		STIPULATION AND ORDER	
15	THE SIGNATURE CONDOMINIUMS, LLC dba THE SIGNATURE AT MGM	<u>REGARDING RULE 35 EXAM</u>	
16	GRAND, et al.,		
17	Defendants.		
18	Plaintiff DINA MAMUNES ("Plaintiff") and Defendant THE SIGNATURE		
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20	CONDOMINIUMS LLC dba THE SIGNATURE AT MGM GRAND ("Defendant"), by and		
21	through their respective attorneys, stipulate and agree as follows:		
22	1. Plaintiff's Rule 35 defense medical examination ("examination") shall be conducted on		
23	March 22, 2017, at 9:00 a.m. by Dr. Andrew Cash, M.D. ("defense medical examiner").		
24	No other medical doctor, physician, surgeon, chiropractor, defense attorney, adjuster or		
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26	insurance representative shall be p	resent during the examination. If necessary, the	

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during the examination;

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defense medical examiner may utilize a female member of his medical staff to assist

1	2. Defendant will provide the defense medical examiner with Plaintiff's n	nedical records, as
2	disclosed by Plaintiff pursuant to Rule 26, to determine the body part	s at issue and the
3 4	scope of the examination. Plaintiff is not required to bring any medica	l records, medical
5	billings, or diagnostic film(s) with her to the examination;	
6	3. Any paperwork or forms that Defendant or the defense medical examination	ner require for the
7	examination shall be submitted to Plaintiff's counsel no later than two	(2) days prior to
8	the date of the examination.	
9 10	4. The physical portion of the examination shall be completed within t	wo (2) hours and
11	must be conducted in Clark County, Nevada;	
12	<ul><li>5. The examination shall be exclusively limited to the physical conditions</li></ul>	s that Plaintiff has
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14	placed in controversy and nothing more. The defense medical examin	er shall not make
15	any inquiry regarding liability or comparative fault;	
16	6. No x-rays, CT scans, or MRI's shall be taken of the Plaintiff during the	examination;
17 18	7. The defense medical examiner shall not render any medical treatment to	the Plaintiff;
10	8. The examination is not to be utilized as a mental or psychological e	xamination of the
20	Plaintiff;	
21	9. The defense medical examiner shall be provided with a copy of this s	tipulation prior to
22	the Plaintiff's examination;	
23	10. Twenty (20) days following the examination, Defendants shall be p	rovide Plaintiff's
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25 26	counsel with a copy of any and all reports and writings (i.e., notes)	
26 27	defense medical examiner, including, but not limited to: a detailed wr	itten report of the
28	examiner setting out all of the examiner's findings, including results	of all tests made,

diagnoses, and conclusions, together with like reports of all earlier examinations of the same condition;

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11. Plaintiff shall not pay or incur any fee for the examination and shall use her best efforts to appear at the office of the defense medical examiner at the scheduled date and time. If Plaintiff cannot appear for the examination, she will provide adequate notice the parties and will agree to reschedule the examination; DATED this 17<sup>th</sup> day of March, 2017. DATED this 17th day of March, 2017. **REMMEL LAW FIRM LEWIS BRISBOIS BISGAARD & SMITH, LLP** By: /s/ Jonathan T. Remmel By: /s/ Blake A. Doerr JONATHAN T. REMMEL, Esq. (8627) Blake A. Doerr, Esq. (9001) 10 6900 Westcliff Dr, Ste 504 6385 S. Rainbow Blvd., Suite 600 11 Las Vegas, Nevada 89145 Las Vegas, NV 89118 Attorney for Plaintiff, Attorney for Defendants, 12 DINA MAMUNES THE SIGNATURE CONDOMINUIMS, LLC. dba 13 THE SIGNATURE AT MGM GRAND 14 15 **ORDER** 16 Jygg a. Jeen District Court **IT IS SO ORDERED.** 17 18 DATED this 3rd day of April, 2017. 19 Submitted by: 20 **REMMEL LAW FIRM** 21 22 /s/ Jonathan T. Remmel 23 JONATHAN T. REMMEL, Esq. (8627) 24 6900 Westcliff Drive, Ste 504 Las Vegas, NV 89145 25 Attorney for Plaintiff, **DINA MAMUNES** 26 27 28