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17	UNITED STATES D	ISTRICT COURT	
18	DISTRICT OF NEVADA		
19	BROOK M. HURD, GERALDINE C. HURD,	Case No. 2:16-cv-02011-GMN-NJK	
20	AND M.H., A MINOR, BY AND THROUGH	Case 110. 2.10 ev 02011 Givil 11011	
20	HER GUARDIAN AD LITEM, BROOK M.	STIPULATION AND	
21	HURD; LUIS O. VILLALOBOS; OLIVIA N.	[PROPOSED] ORDER TO MODIFY THE	
22	ESPINOZA; AND L.M.V., A MINOR, BY AND	SCHEDULING ORDER	
22	THROUGH HIS GUARDIAN AD LITEM OLIVIA N. ESPINOZA;	[THIRD REQUEST]	
23	·		
24	Plaintiffs,		
2 !	v.		
25	CLARK COUNTY SCHOOL DISTRICT,		
26	JAMES P. DORAN, SHAWN PAQUETTE,		
	AND KRISTY KELLER		
27	Defendants.		
28			

1 IT IS HEREBY STIPULATED by and between the parties to the above-entitled action 2 that: 3 STIPULATION FOR EXTENSION OF THE EXPERT DISCOVERY DEADLINES 4 AS DESCRIBED BELOW: 5 Written Discovery: 6 This stipulation does not extend any deadlines as to written discovery. 7 30(b)(6) Witness Deposition Discovery: 8 This stipulation requests a brief extension of the current deadline to complete 30(b)(6) 9 witness depositions only, until March 19, 2018. 10 **Expert Discovery:** 11 This stipulation requests an extension of the current deadline to complete expert 12 discovery, until April 30, 2018. 13 **EXPLANATION:** 14 **30(b)(6) Depositions:** 15 On January 30, 2018 this Court issued an order granting Plaintiff's request to take 16 additional lay depositions, denying in part and granting in part Defendants' motion for a 17 protective order to limiting the 30(b)(6) depositions previously noticed by Plaintiffs, and 18 extending the deadline to complete lay witness depositions until March 1, 2018. The parties have 19 diligently worked to complete the depositions within the allotted time. All lay witness 20 depositions have been completed by the current deadline. However, the Defendants were unable 21 to schedule the depositions of all the 30(b)(6) witnesses within the allotted time due to 22 unavoidable conflicts. The parties agree that failure to schedule the depositions of these 23 witnesses prior to cut-off was not due to a lack of diligence by any party. 24 /// 25 /// 26 /// 27 /// 28 ///

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Expert Discovery:

Plaintiffs' disclosed experts with reports on December 15, 2017. Defendants' each disclosed rebuttal experts, with reports, on January 22, 2018. The parties have completed extensive additional depositions subsequent to the initial expert designation deadline. Specifically, **nineteen** depositions were taken by the parties in the time between the expert report deadline for initial reports and the current date and an additional seven 30(b)(6) deposition categories are scheduled. Plaintiffs assert that the testimony taken at these depositions is relevant to the opinions expressed by the experts in their expert reports. As such, Plaintiffs intend to supplement the expert reports to reflect the additional testimony and any additional opinions (if any) the expert may have formed after reviewing the testimony. Defendants reserve the right to file supplemental reports after receipt of Plaintiffs' supplements if deemed necessary.

The parties request that the Court allow a brief extension of the expert discovery deadline which will provide Plaintiffs' experts the opportunity to review the completed deposition transcripts of the depositions taken subsequent to the drafting of the initial reports and, if necessary, to prepare supplement reports reflecting this new information. This extension will also provide Defendants' rebuttal experts an opportunity to review the supplemental reports and in turn supplement their own reports if necessary. Finally, the extension will facilitate the orderly and economical taking of expert depositions. The parties have agreed to hold off on taking any expert depositions until after the supplemental reports are produced in order to avoid the unnecessary expense of potentially needing to depose the same experts on multiple occasions.

Current Deposition Schedule Status is as follows:

2/26/18	Deposition of Kristy Keller was completed
2/27/18	30(b)(6) deposition of Cathy Scott, re 16 30(b)(6) categories completed
2/27/18	Deposition of Amy Dinkleman was completed
2/28/18	Continued deposition of Michael Hollis was completed
2/28/18	30(b)(6) deposition of Meg Nigro, re 4 categories completed
3/01/18	30(b)(6) deposition of John Schleifer, re 1 category (deposition designated in

1		lieu of deposition)		
2	3/01/18	30(b)(6) deposition of Shawn Paquette,	re 7 categories (deposition designated	
3		in lieu of deposition for 2 additional cate	egories)	
4	3/01/18	30(b)(6) deposition of Cesar Zuluaga re	1 category (rescheduled at Plaintiffs'	
5		request)		
6	3/09/18	3/09/18 30(b)(6) deposition of Okazaki, re 4 categories		
7	TBD 30(b)(6) deposition Designee re Category 32			
8	TBD 30(b)(6) deposition of Designee re Category 53		gory 53	
9	PROPOSED NEW DEADLINES			
10	Based on the foregoing, the parties request a modification of the discovery deadlines as to			
11	lay depositions only as follows:			
12	1. <u>Current Deadlines</u> :			
13	L/D to	Complete Fact Witness Depositions:	March 1, 2018	
14	Expert Discovery cut-off date: March 31, 2018		March 31, 2018	
15	Dispos	sitive motion deadline:	April 13, 2018	
16 17	Propo	sed joint pretrial order	May 14, 2018 or 30 days after the Court rules on any dispositive motions.	
18	2. Propos	sed Deadlines:		
19	L/D to	Complete 30(b)(6) Witness Depositions:	March 19, 2018	
20	Supplemental Expert Reports (for Plaintiffs designated experts): April 13, 2018			
21			April 13, 2018	
22	Supplemental Rebuttal Expert Report (for Defendants' designated Rebuttal Reports): April 27, 2018		April 27, 2018	
23	Completion of Expert Depositions:		May 25, 2018	
24	Dispos	sitive motion deadline:	June 22, 2018	
25			The later of July 27, 2018	
26	11000	sca joint premai oraci.	or 30 days after the Court	
27	rules on any dispositive motions.			
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2	Date: March 2, 2018	LAW OFFICES OF PETER W. ALFERT
3	E	By: s/ Ian A. Hansen
4		PETER W. ALFERT IAN A. HANSEN
5		Attorneys for Plaintiff
6	Date: March 2, 2018	LAW OFFICES OF MARIANNE C. LANUTI
7	r	Pre a/ Marianna C. Lanuti
8		By: s/ Marianne C. Lanuti MARIANNE C. LANUTI Attornaya for Plaintiff
9		Attorneys for Plaintiff
10	Date: March 2, 2018	GREENBERG TRAURIG
11	E	By: s/ Kara B. Hendricks
12		KARA B. HENDRICKS Attorneys for Defendants Clark County School
13		District, Shawn Paquette, and Kristy Keller
14	Date: March 2, 2018	HATFIELD & ASSOCIATES
15	F	Rv. s/ Trevor I. Hatfield
16	1	By: s/Trevor J. Hatfield TREVOR J. HATFIELD Attorneys for James P. DORAN
17		Attorneys for James P. DORAN
18	Date: March 2, 2018	HALL, JAFFE & CLAYTON LLP
19) /M 1 11 D C 1
20		By: s/ Michelle R. Schwarz STEVEN T. JAFFE
21		MICHELLE R. SCHWARZ Attorneys for Defendants Clark County School
22		District, Shawn Paquette, and Kristy Keller
23		
24	///	
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	PROPOSED STIPULATION	- 4 -

1 [PROPOSED] ORDER 2 **IT IS HEREBY ORDERED** that the Court's scheduling order is modified as follows: 3 L/D to Complete 30(b)(6) Witness Depositions: March 19, 2018 4 **Supplemental Expert Reports** (for Plaintiffs designated experts): 5 **April 13, 2018** 6 **Supplemental Rebuttal Expert Report** (for Defendants' designated Rebuttal Reports): **April 27, 2018** 7 **Completion of Expert Depositions:** 8 May 25, 2018 9 Dispositive motion deadline: June 22, 2018 10 **Proposed joint pretrial order:** The later of July 27, 2018 or 30 days after the Court 11 rules on any dispositive 12 motions. 13 14 15 Dated: March 7, 2018 16 17 18 19 20 21 22 23 24 25 26 27

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