13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1	MARK E. FERRARIO, ESQ.
2	Nevada Bar No. 1625
2	KARA B. HENDRICKS, ESQ.
3	Nevada Bar No. 7743
٦	WHITNEY L. WELCH-KIRMSE, ESQ.
4	Nevada Bar No. 12129
	GREENBERG TRAURIG, LLP
5	3773 Howard Hughes Parkway, Suite 400 N
	Las Vegas, NV 89169
6	Telephone: (702) 792-3773
7	Facsimile: (702) 792-9002 Email: ferrariom@gtlaw.com
′	hendricksk@gtlaw.com
8	welchkirmsew@gtlaw.com
	98
9	Attorneys for Defendants
	Clark County School District and Shawn Paquette
10	
1	
1	UNITED STATES 1
12	

DISTRICT COURT

DISTRICT OF NEVADA

BROOK M. HURD, GERALDINE C. HURD, and M.H., a minor, by and through her guardian ad litem, BROOK M. HURD; LUIS O. VILLALOBOS; OLIVIA N. ESPINOZA; L.M.V., a minor, by and through his guardian ad litem, OLIVIA N. ESPINOZA; ZEKROLLAH SANAEI, ELHAM EGHDAMIAN; and S.S., a minor, by and through his guardian ad litem, ZEKROLLAH SANAEI,

Plaintiffs,

VS.

CLARK COUNTY SCHOOL DISTRICT; JAMES P. DORAN; and SHAWN PAQUETTE,

Defendants.

Case No. 2:16-cv-02011-GMN-PAL

STIPULATION AND ORDER FOR EXTENSION OF TIME FOR CLARK COUNTY SCHOOL DISTRICT TO FILE A RESPONSE TO PLAINTIFFS' MOTION TO COMPEL DEPOSITION OF CLARK COUNTY SCHOOL DISTRICT 30(b)(6) RE PLAINTIFFS' **CATEGORY NO. 53**

[FIRST REQUEST]

Plaintiffs, by and through their undersigned counsel of record, and Defendant, Clark County School District ("CCSD") (collectively, the "Parties"), by and through its undersigned counsel of record, hereby stipulate and agree as follows:

On May 8, 2018, Plaintiffs filed their Motion to Compel Deposition of CCSD's 30(b)(6) re Plaintiffs' Category No. 53 ("Motion to Compel") [ECF No. 117].

3. Due to the expert deposition sche have stipulated to allow CCSD additional time to and including May 25, 2018. This is the first 2018 deadline. THEREFORE, the Parties respectfully re Plaintiffs' Motion to Compel up to and including is now due on or before June 1, 2018 . The Partie time to file their Reply brief, they may have a recommendation.	e to Plaintiffs' Motion to Compel is May 22, 2018. Edule occurring simultaneously, Plaintiffs and CCSD to file its response to Plaintiffs' Motion to Compel up request for an extension of time of CCSD's May 22, equest an extension for CCSD to file its response to g May 25, 2018. Accordingly, Plaintiffs' Reply brief es further stipulate that if Plaintiffs require additional exprocal three day extension to June 4, 2018.
have stipulated to allow CCSD additional time to and including May 25, 2018. This is the first 2018 deadline. THEREFORE, the Parties respectfully replaintiffs' Motion to Compel up to and including is now due on or before June 1, 2018 . The Partie time to file their Reply brief, they may have a recommendation of the stipulation of th	o file its response to Plaintiffs' Motion to Compel up request for an extension of time of CCSD's May 22, equest an extension for CCSD to file its response to g May 25, 2018. Accordingly, Plaintiffs' Reply brief es further stipulate that if Plaintiffs require additional
to and including May 25, 2018. This is the first 2018 deadline. THEREFORE, the Parties respectfully replaintiffs' Motion to Compel up to and including is now due on or before June 1, 2018 . The Partitime to file their Reply brief, they may have a recommendation.	request for an extension of time of CCSD's May 22, equest an extension for CCSD to file its response to g May 25, 2018. Accordingly, Plaintiffs' Reply brief es further stipulate that if Plaintiffs require additional
2018 deadline. THEREFORE, the Parties respectfully replaintiffs' Motion to Compel up to and including is now due on or before June 1, 2018 . The Partitime to file their Reply brief, they may have a recommendation.	equest an extension for CCSD to file its response to g May 25, 2018. Accordingly, Plaintiffs' Reply brief es further stipulate that if Plaintiffs require additional
THEREFORE, the Parties respectfully replaintiffs' Motion to Compel up to and including is now due on or before June 1, 2018 . The Partitime to file their Reply brief, they may have a recommendation.	g May 25, 2018. Accordingly, Plaintiffs' Reply brief es further stipulate that if Plaintiffs require additional
Plaintiffs' Motion to Compel up to and including is now due on or before June 1, 2018 . The Partitime to file their Reply brief, they may have a recommendation.	g May 25, 2018. Accordingly, Plaintiffs' Reply brief es further stipulate that if Plaintiffs require additional
is now due on or before June 1, 2018 . The Parti- time to file their Reply brief, they may have a rec	es further stipulate that if Plaintiffs require additional
time to file their Reply brief, they may have a rec	•
	ciprocal three day extension to June 4, 2018.
DATED 11: 01 / 1 CM 2010	
DATED this 21st day of May, 2018.	DATED this 21st day of May, 2018.
GREENBERG TRAURIG, LLP	LAW OFFICES OF PETER ALFERT, PC
/s/ Whitney L. Welch-Kirmse	/s/ Ian A. Hansen
MARK E. FERRARIO, ESQ. Nevada Bar No. 1625	PETER W. ALFERT, ESQ. Admitted Pro Hac Vice
KARA B. HENDRICKS, ESQ. Nevada Bar No. 7743	IAN A. HANSEN, ESQ. Admitted Pro Hac Vice
WHITNEY L. WELCH-KIRMSE, ESQ. Nevada Bar No. 12129	909 Marina Village Parkway, #199 Alameda, CA 94501
3773 Howard Hughes Parkway, Suite 400 N Las Vegas, NV 89169	MARIANNE C. LANUTI, ESQ. Nevada Bar No. 7784
Attorneys for Defendants Clark County School	LAW OFFICES OF MARIANNE C. LANUTI
District and Snawn Paquette	194 Inveraray Court Henderson, NV 89074
	TODD BOLEY, ESQ. Admitted Pro Hac Vice
	LAW OFFICES OF TODD BOLEY 2831 Mariner Square Drive, Suite 280
	Alameda, CA 94501
	Attorneys for Plaintiffs
	IT IS SO ORDERED:
	Juan a. Teen
	UNITED STATES DISTRICT JUDGE / UNITED STATES MAGISTRATE JUDGE
	14 00 0040
	DATED: May 29, 2018
	Attorneys for Defendants Clark County School District and Shawn Paquette