1 CLARK COUNTY SCHOOL DISTRICT OFFICE OF THE GENERAL COUNSEL S. SCOTT GREENBERG, ESQ. Nevada Bar No. 4622 5100 W. Sahara Ave. Las Vegas, Nevada 89146 (702) 799-5373Attorney for Defendant, 5 CLARK COUNTY SCHOOL DISTRICT 6 7 8

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

SHAQINTA WILLIAMS

Plaintiff,

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CLARK COUNTY SCHOOL DISTRICT; a political subdivision of the State of Nevada,

Defendants.

CASE NO. 2:16-cv-02248-APG-PAL

STIPULATION TO EXTEND MOTION **DEADLINE**

(Third Request)

COME NOW, the parties, by and through their attorneys of record, and hereby stipulate and agree to extend the motion deadline two (2) weeks from the current deadline of September 6, 2017, up to and including September 20, 2017. This is the third request to extend the motion deadline. The deadline was last extended as the parties are exploring possible resolution (Docket #21), which are still being explored. This request is made in good faith for the reasons described below and not for any reason of delay.

Defense counsel's office, part of the District Legal Office, moved temporarily as the District building it is in is undergoing construction. Defense counsel just learned that the District Legal Office's move back to its regular offices has been scheduled and must have their offices packed-up, including computers and files, on Friday, September 1st. The move will take place into the week of

1	September 4 th . Given the disruption to defense counsel's office
2	that will be caused by the move, the parties have agreed to
3	extending the motion deadline. Additionally, Plaintiff's counsel
4	will be out of the country from September $7^{\rm th}$ - September $19^{\rm th}$
5	therefore counsel believe it is prudent to have the motion deadline
6	extend to Plaintiff's counsel's return. Therefore, the parties
7	request the motion deadline be moved to September 20, 2017. The
8	District will be filing a summary judgment motion as to all claims
9	should a resolution not be reached.
10	Therefore, it is respectfully requested that the motion
11	deadline be extended two (2) weeks up to and including September 20,
12	2017.
13	DATED this 24 th day of August, 2017.
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	CLARK COUNTY SCHOOL DISTRICT LAW OFFICES OF ROBERT SPRETNAK Office of the General Counsel
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	By: <u>/s/ S, Scott Greenberg</u> By: <u>/s/ Robert Spretnak</u> S. SCOTT GREENBERG Robert Spretnak, Esq.
18	Nevada Bar No. 4622 Nevada Bar No. 5135 5100 W. Sahara Ave. 8275 S. Eastern Ave.
19	Las Vegas, Nevada 89146 Las Vegas, NV 89123 Attorneys for Defendant Attorney for Plaintiff
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22	IT IS SO ORDERED:
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24	Date: August 25, 2017
25	U.S. MACISTRATE JUDGE
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