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1 UNITED STATES DISTRICT COURT 2 DISTRICT OF NEVADA 3 * * * 4 R. ALEXANDER ACOSTA, Secretary of Case No. 2:16-cy-02353-GMN-EJY Labor, United States Department of Labor, 5 Plaintiff, 6 v. 7 **ORDER** WELLFLEET COMMUNICATIONS, LLC, a 8 Nevada Limited Liability Company; NEW CHOICE COMMUNICATIONS, INC., a 9 Nevada corporation; LIGHTHOUSE COMMUNICATIONS, LLC, a Nevada 10 Limited Company; ALLEN ROACH, an individual; and RYAN ROACH, aka RYAN 11 LORE, an individual, 12 Defendants. 13 14 This matter is before the Court on Defendants New Choice Communications, Inc., 15 Lighthouse Communications, LLC, and Ryan Roach aka Ryan Lore's (collectively, the 16 "Defendants") failure to respond to the Court's Order, ECF No. 191. 17 On January 15, 2020, this Court granted the Defendants' attorneys' unopposed motion to 18 withdraw as counsel of record. *Id.* In addition, the Court vacated the pending settlement conference 19 in this matter and gave Defendants thirty days from the issuance of the Order to retain new counsel 20 for the purpose of, inter alia, appearing at a future court ordered settlement conference. Id. at 1:22– 21 23, 2:1–3. To date, Defendants have not responded to the Court's Order. 22 23 24 25 26 27

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Accordingly, IT IS HEREBY ORDERED that the Defendants are required to advise the Court, within ten calendar days of the issuance of this Order, whether they intend to retain legal representation in this matter. If so, Defendants are required to identify their counsel and provide the date their attorney(s) intend(s) to make an appearance on the record. Alternatively, Defendants must notify the Court if they elect to proceed pro se in this action. When a new date for a settlement conference is set in this matter, Defendants are ordered to appear on such date with counsel, if represented, or pro se, if proceeding unrepresented. DATED: April 20, 2020. UNITED/STATES MAGISTRATE JUDGE