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2	United States Attorney District of Nevada Nevada Bar Number 13644	
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4	Assistant United States Attorney United States Attorney's Office	
5	400 S. Virginia Street, Suite 900 Reno, NV 89501	
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7	Attorneys for the United States	
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	Drée Ann Cellemme,	Case No. 2:16-cv-02539-JAD-CWH
11	Plaintiff,	
12	v.	Stipulation of Time to file Joint Discovery Plan and Scheduling Order
13 14	Mathew G. Whitaker, Attorney General, U.S. Department Of Justice,	(Second Request)
14	Defendant.	
15		me and Defendent Mathew G. Whiteker, Acting
10	COME NOW Plaintiff Drée Ann Cellemme and Defendant Mathew G. Whitaker, Acting	
	Attorney General of the United States Department of Justice, and hereby stipulate and agree to a	
18	120-day extension of time, from February 15, 2019 to June 17, 2019 ¹ , to file their Joint	
19	Scheduling Plan and Scheduling Order. An extension is needed because the federal government	
20	/////	
21	/////	
22	¹ Receives the due date fails on Saturday	June 15, 2010, the partice have changed the
23	¹ Because the due date falls on Saturday June 15, 2019, the parties have changed the due date to the next business day: June 17, 2019. Pursuant to Fed. R. Civ. P. 6(a)(1)(C), "When the period is stated in days if the last day is a Saturday, Sunday, or legal holiday,	
24	the period continues to run until the end of the legal holiday."	

was recently shut down for 35 days and the Pro Bono Liaison has not yet found counsel to
 represent Plaintiff in this matter.

 At midnight on December 21, 2018, the continuing resolution that had been funding the Department of Justice ("Department") expired and appropriations to the Department lapsed.

2. After 35 days, on Friday, January 25, 2019, the United States Congress enacted, and the President signed, a new continuing resolution funding the Department.

8 3. During the lapse in appropriations, federal law and Department policy prohibited
9 Department attorneys and staff, including defense counsel, from working, even on a
10 voluntary basis, except in very limited circumstances, including "emergencies involving the
11 safety of human life or the protection of property." 31 U.S.C. § 1342.

4. Following the Court's denial of Defendant's motion to dismiss, this case was referred to the Pro Bono Liaison for appointment of counsel for Plaintiff. The Pro Bono Liaison, however, has not yet found an attorney to represent Plaintiff in this matter.

5. This case presents claims for disability and gender discrimination, both of which are factually and legally complex. The appointment of counsel for Plaintiff by the Pro Bono Liaison would greatly assist Plaintiff in the prosecution of her claims.

Accordingly, the parties seek a second extension of 120 days, from the current due date of February 15, 2019 to June 17, 2019, to allow defense counsel to attend to the many deadlines she now faces following the re-opening of the federal government after the 35-day shutdown and to allow Plaintiff to find counsel to assist with her prosecution of the case. *See* Fed. R. Civ. P. 6(b)(1)(A) ("When an act may or must be done within a specified time, the court may, *for good cause*, extend the time…with or without motion or notice if the court

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1	acts, or if a request is made, before the original time or its extension expires[.]") (emphasis	
2	added).	
3	This extension request is made in good faith and not for the purpose of delay.	
4	Respectfully submitted this 1st day of February 2019.	
5	NICHOLAS A. TRUTANICH	
6	DRÉE ANN CELLEMME United States Attorney	
7	Drée Ann Cellemmes/ Holly A. VancePro Se PlaintiffAssistant United States Attorney	
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10	IT IS SO ORDERED:	
11	Caselth	
12	UNITED STATES MAGISTRAGE JUDGE	
13	DATED: February 4, 2019	
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