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6			
7	Attorneys for Defendant Brendan Michael Goad		
8	LINITED STATES DIS		

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

LINO MURILLO, Case No. 2:16-cv-02739-RFB-CWH Plaintiff, v. STIPULATION AND ORDER TO BRENDAN MICHAEL GOAD; TAKE THE DEPOSITION OF CORPORATION OF THE STAN V. SMITH, PH.D. AFTER PRESIDING BISHOP OF THE THE JULY 31, 2017 DISCOVERY CHURCH OF JESUS CHRIST OF **DEADLINE** LATTER DAY SAINTS: DOES 1 (FIRST REQUEST) through X, inclusive; and ROE CORPORATIONS I through X, inclusive, Defendants.

Plaintiff Lino Murillo ("Murillo"), Defendant Brendan Michael Goad ("Goad"), and Defendant Corporation of the Presiding Bishop of The Church of Jesus Christ of Latter-day Saints ("CPB") (collectively, the "Parties"), by and through their respective counsel of record, hereby agree and stipulate that:

The deadline to complete discovery in this case is July 31,
 See Order to Extend Deadlines (ECF No. 14).

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- Pursuant to a notice of deposition and subpoena dated 2. June 21, 2017, Goad scheduled the deposition of plaintiff's expert Stan V. Smith, Ph.D. of Chicago, Illinois, to take place in Chicago on July 12, 2017, a date provided by Dr. Smith and agreed upon by the Parties.
- Dr. Smith's office notified Murillo's counsel on July 10, 3. 2017 that Dr. Smith was called to testify in another state on July 12, 2017, and thus would be unavailable that day for his deposition in this case. Dr. Smith's office further notified Murillo's counsel that Dr. Smith's next available date for deposition is August 10, 2017. Accordingly, the Parties have agreed to reschedule the deposition of Dr. Smith for August 10, 2017 in Chicago, subject to the Court's approval of this stipulation.

Pursuant to LR IA 6-1, the Parties state that this is the first request to take the deposition of Dr. Smith beyond the discovery deadline (the parties previously extended all discovery deadlines, see ECF No. 14). This stipulation requests a singular exception to take discovery beyond the July 31, 2017 discovery cutoff, and does not extend or otherwise impact that or any other deadline in this case. There is good cause to grant this stipulation given Dr. Smith's late cancellation and the parties' good faith

1	efforts to cooperate in rescheduling Dr. Smith's deposition as soon as		
2	practicable, as described above.		
3	MORRIS LAW GROUP	LAW OFFICE OF JULIE A. MERSCH	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	By:/s/ Raleigh C. Thompson Steve Morris, NV Bar No. 1543 Raleigh C. Thompson, NV Bar No. 11296 411 E. Bonneville Ave., Ste. 360 Las Vegas, Nevada 89101 Attorneys for Defendant Brendan Michael Goad CARBAJAL & McNUTT, LLP By:/s/ Matthew C. Wolf Daniel R. McNutt, NV Bar No. 7815 Matthew C. Wolf, NV Bar No. 10801 625 South Eighth Street Las Vegas, NV 89101 Attorneys for Defendant Corporation of the Presiding Bishoo of The Church of Jesus Christ of	By:/s/ Julie A. Mersch Julie A. Mersch, NV Bar No. 4695 701 S. 7th Street Las Vegas, NV 89101 Attorney for Plaintiff Lino Murillo	
19	Latter-day Saints		
20		annen	
21		ORDER	
22	IT IS SO ORDERED.	Cualth/	
23		0000)3 X	
24		U.S. MAGISTRATE JUDGE	
25		DATED: July 13, 2017	
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