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|----|---|---|--|--|
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| 9 | Attorneys for Plaintiffs | | | |
| 10 | UNITED STATES DISTRICT COURT | | | |
| 11 | | | | |
| 12 | DISTRICT OF NEVADA | | | |
| | BOARD OF TRUSTEES OF THE | Case No. 2:16-cv-03032-JAD-PAL | | |
| 13 | TEAMSTERS LOCAL 631 SECURITY | | | |
| 14 | FUND FOR SOUTHERN NEVADA; BOARD | | | |
| 15 | OF TRUSTEES OF THE TEAMSTERS CONVENTION INDUSTRY TRAINING | STIPULATION AND ORDER TO | | |
| _ | FUND, | EXTEND DISPOSITIVE MOTION | | |
| 16 | | CUTOFF | | |
| 17 | Plaintiffs, | SECOND REQUEST | | |
| 18 | vs. | SECOND REQUEST | | |
| 19 | LIGHTNING EXHIBITS, LLC, a Florida | | | |
| | corporation; TAMMY L. LASLEY, an | | | |
| 20 | individual, | | | |
| 21 | Defendant. | | | |
| 22 | | | | |
| 23 | Plaintiffs, the Board of Trustees of the Teamsters Local 631 Security Fund for Southern | | | |
| 24 | Nevada and the Board of Trustees of the Teamsters Convention Industry Training Fund | | | |
| 25 | (collectively "Trust Funds"), by and through their counsel of record, Brownstein Hyatt Farber | | | |
| 26 | Schreck, LLP and Defendants, Lightning Exhibits, LLC and Tammy L. Lasley (collectively | | | |
| 27 | "Defendants"), by and through their counsel | of record, Ogletree, Deakins, Nash, Smoak & | | |
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Stewart, P.C., hereby stipulate and agree that the discovery cutoff deadline in the Scheduling
Order (ECF No. 20) be extended by fourteen days (14) from November 13, 2017, to November
27, 2017, and the dispositive motion deadline be extended sixty (60) days from December 13,
2017, to February 12, 2018. This is the second request to extend the discovery deadlines.

A. DISCOVERY COMPLETED:

- 1. 3/23/2017 Trust Funds' Initial Disclosures and Witness List.
- 2. 4/13/2017 Defendants' Initial Disclosures and Witness List.
- 3. 4/21/2017 Trust Funds' First Set of Admissions to Tammy Lasley.
- 4. 4/21/2017 Trust Funds' First Set of Interrogatories to Tammy Lasley.
- 5. 4/21/2017 Trust Funds' First Set of Requests for Production to Tammy Lasley.
 - 6. 4/21/2017 Trust Funds' First Set of Interrogatories to Lightning Exhibits, LLC.
 - 7. 4/21/2017 Trust Funds' First Set of Requests for Production to Lightning Exhibits, LLC.
 - 8. 6/16/2017 Tammy Lasley's Response to Trust Funds' First Set of Admissions.
 - 9. 6/16/2017 Tammy Lasley's Response to Trust Funds' First Set of Interrogatories.
 - 10. 6/16/2017 Tammy Lasley's Response to Trust Funds' First Set of Requests for Production.
 - 11. 6/16/2017 Lightning Exhibits, LLC's Response to First Set of Interrogatories.
 - 12. 6/16/2017 Lightning Exhibits, LLC's Response to First Set of Requests for Production.
 - 13. 6/16/2017 Defendants' First Supplemental to Initial Disclosures.
 - 14. 6/23/2017 Trust Funds' Notice of Taking Deposition of Tammy Lasley.
- 15. 6/23/2017 Trust Funds' Notice of Taking Deposition of Lightning Exhibits, LLC.
- 16. 7/10/2017 Trust Funds' Notice of Subpoena Deposition of Brian Lasley.
 - 17. 7/10/2017 Trust Funds' Notice of Subpoena Deposition of Michael Lasley.
 - 18. 7/10/2017 Trust Funds' Notice of Subpoena Deposition of Frank Lasley, Sr.
- 19. 7/17/2017 Tammy Lasley's Supplemental Response to Trust Funds' First Set of Admissions.
- 20. 7/17/2017 Tammy Lasley's Supplemental Response to Trust Funds' First Set of Interrogatories.

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|----------|---|--|--|--|
| 1 | 21. | 7/17/2017 Lightning Exhibits, LLC's Supplemental Responses to First Set of Interrogatories. | | |
| 2 | 22. | 7/17/2017 Defendants Second Supplement to Initial Disclosures. | | |
| 3 | 23. | 3. 9/26/2017 Trust Funds' Third Supplemental Disclosure. | | |
| 4 | 24. | 24. 9/26/2017 Trust Funds' Deposition of Tammy Lasley. | | |
| 5 | 25. | 25. 9/26/2017 Trust Funds' Deposition of Lightning Exhibits, LLC. | | |
| 6 | 26. | 26. 9/26/2017 Trust Funds' Deposition of Brian Lasley. | | |
| 7 | 27. 9/26/2017 Trust Funds' Deposition of Alyssa Carnegie. | | | |
| 8 | 28. 9/27/2017 Trust Funds' Deposition of Frank C. Lasley, Jr. | | | |
| 9 | 29. 9/27/2017 Trust Funds' Deposition of Steven Rosa. | | | |
| 10 | 30. | 10/6/2017 Trust Funds' Second Set of Requests for Production to Tammy Lasley. | | |
| 11 | 31. | 10/6/2017 Trust Funds' Second Set of Requests for Production to Lightning Exhibits, LLC. | | |
| 12 13 | 32. | 10/12/2017 Defendants' First Set of Interrogatories to the Board of Trustees of the Teamsters Local 631 Security Fund for Southern Nevada. | | |
| 14 | 33. 10/12/2017 Defendants' First Set of Interrogatories to the Board of Trustees of th Teamsters Convention Industry Training Fund. | | | |
| 15 16 | 34. 10/12/2017 Defendants' First Set of Requests for Production to Board of Trustee of the of the Teamsters 631 Security Fund for Southern Nevada | | | |
| 17 | 35. 10/12/2017 Defendants' First Set of Requests for Production to the Board or Trustees of the Teamsters Convention Industry Training Fund. | | | |
| 18 | 36. 10/20/2017 Trust Funds' Fourth Supplemental Disclosure. | | | |
| 19 20 | 37. 11/6/2017 Defendants' Third Supplemental Disclosure. | | | |
| 20 | 38. 11/6/2017 Tammy Lasley's Responses to Second Set of Requests for Production | | | |
| 21 22 | 39. 11/6/2017 Lightning Exhibits, LLC's Responses to Second Set of Requests Production. | | | |
| 23 | 40. | 11/7/2017 Trust Funds' Deposition of Frank Lasley, Sr. | | |
| 24 | B. DISCOVERY THAT NEEDS TO BE COMPLETED: | | | |
| 25 | 1. | Trust Fund's Responses to Defendants' First Set of Interrogatories to the Board of | | |
| 26 | | | | |
| 27 | 2. | Trust Fund's Responses to Defendants' First Set of Interrogatories to the Board of Trustees of the Teamsters Convention Industry Training Fund. | | |
| 28 | 16138659 | 3 | | |

- 3. Trust Fund's Responses to Defendants' First Set of Requests for Production to Board of Trustees of the of the Teamsters 631 Security Fund for Southern Nevada
- 4. Trust Fund's Responses to Defendants' First Set of Requests for Production to the Board of Trustees of the Teamsters Convention Industry Training Fund.

C. REASON DISCOVERY WAS NOT COMPLETED:

The parties have been diligently attempting to conduct discovery, as demonstrated above. However, the deposition of Frank Lasley, Sr., was recently conducted and the parties will not have the deposition transcript until near the dispositive motion deadline. Moreover, both parties' counsel have very busy professional schedules over the holiday season, and would like to extend each other the professional courtesy of the extension in an effort to permit each other to spend time with their families during the upcoming holidays.

The parties have also began to engage in settlement discussions, and the extension to dispositive motion deadline will enable to the parties to explore the possibility of settlement more thoroughly. Lastly, the parties agree that with the pending request of extending the dispositive motion deadline, no prejudice will occur if the discovery cutoff deadline is extended by fourteen days to give the ability to all parties to ensure all relevant disclosures have been made and all responses to requests for written discovery have been submitted.

The request for an extension to the dispositive motion deadline is being made prior to twenty-one (21) days before the subject deadline. However, the parties acknowledge that the request for the extension of the discovery cutoff is not. The parties submit that good cause exists here to permit all parties to ensure that relevant disclosures are made and provide responses to outstanding discovery requests, especially if the dispositive motion deadline is extended until February 2018.

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D. CURRENT DISCOVERY SCHEDULE:

| 1. | Discovery Cutoff: | November 13, 2017 |
|----|-----------------------------|-------------------|
| 2. | Dispositive Motion Deadline | December 13, 2017 |
| 3. | Pretrial Order Deadline: | January 12, 2018 |

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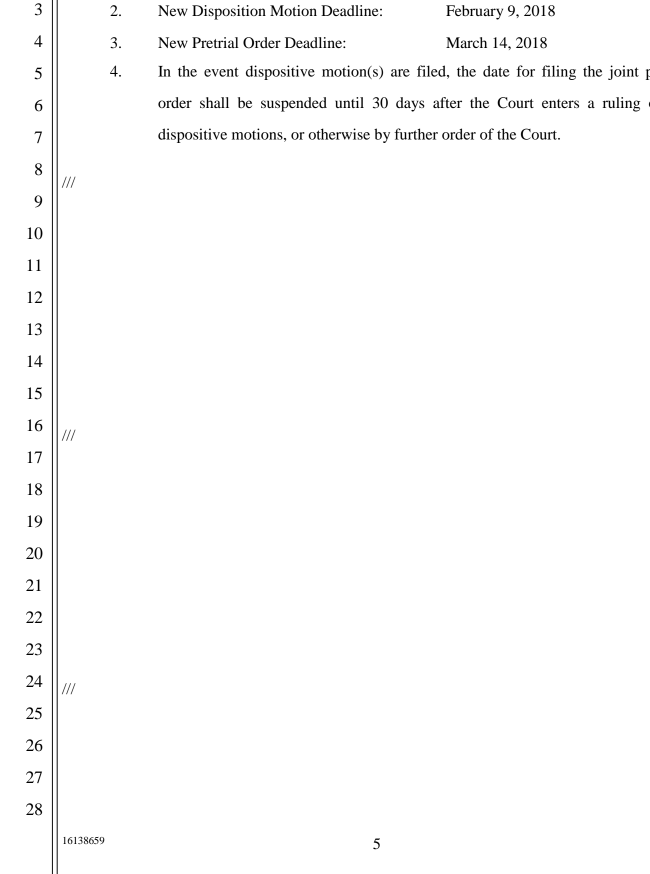
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E. **PROPOSED DISCOVERY SCHEDULE:**

- 1. Discovery Cutoff:
- November 27, 2017
 - New Disposition Motion Deadline: February 9, 2018

In the event dispositive motion(s) are filed, the date for filing the joint pretrial order shall be suspended until 30 days after the Court enters a ruling on the dispositive motions, or otherwise by further order of the Court.



requested extension is not made to delay this matter, but made in the hopes of facilitating a 2 resolution. Based upon the foregoing, the parties believe there is good cause for the requested 3 extension. 4 5 **BROWNSTEIN HYATT FARBER** OGLETREE, DEAKINS, NASH, SMOAK & 6 SCHRECK, LLP STEWART. P.C. 7 /s/ Christopher M. Humes /s/ Erica J. Chee Adam P. Segal, Esq. Anthony L. Martin, Esq. 8 Nevada Bar No. 6120 Nevada Bar No. 08177 9 Bryce C. Loveland, Esq. Erica J. Chee, Esq. Nevada Bar No. 10132 Nevada Bar No. 12238 10 Christopher M. Humes, Esq. Wells Fargo Tower, Suite 1500 Nevada Bar No. 12782 3800 Howard Hughes Parkway 11 100 North City Parkway, Suite 1600 Las Vegas, NV 89169 Las Vegas, Nevada 89106-4614 Telephone: 702.369.6800 12 Telephone: (702) 382-2101 Facsimile: 702.369.6888 13 Facsimile: (702) 382-8135 Attorney for Defendants Lightning Exhibits, LLC and Tammy L. Lasley Attorneys for Plaintiffs 14 Dated: November 13, 2017 Dated: November 13, 2017 15 16 17 ORDER 18 **IT IS SO ORDERED.** 19 20 UNITED STATES DISTRICT/MAGISTRATE JUDGE 21 CASE NO. 2:16-cv-03032-JAD-PAL DATED: November 28, 2017 22 23 24 25 26 27 28 16138659

This is the parties' second request for an extension of the discovery deadline dates. The

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