1	NICHOLAS M. WIECZOREK			
2	Nevada Bar No. 6170 MORRIS POLICH & PURDY LLP			
3	3800 Howard Hughes Parkway, Suite 500 Las Vegas, Nevada 89169			
4	Telephone: (702) 862-8300 Facsimile: (702) 862-8400			
5	Email: NWieczorek@mpplaw.com			
6	Attorneys for Plaintiff MARKEL INSURANCE COMPANY			
7				
8	UNITED STATES DISTRICT COURT			
9	DISTRICT OF NEVADA			
10				
11	MARKEL INSURANCE COMPANY,	Case No.: 2:17-cv-00975-RFB-GWF		
12	Plaintiff,	JOINT STIPULATION AND ORDER TO		
13	V.	CONTINUE RULE 26(f) REPORT DUE DATE AND SCHEDULING CONFERENCE (F.R.C.P.		
14	ROBERT C. GRAHAM, LTD. dba LAWYERS WEST dba ROBERT GRAHAM &	16(b)(2), L.R. 7-1)		
15	ASSOCIATES; ROBERT C. GRAHAM, an individual; DELWYN WEBBER, an individual; (FIRST REQUEST)			
16	MICHELE CHAMBERS, an individual; WILLIAM ELLISON, an individual;			
17	AUDREY GALLOWAY, an individual; OLESYA SIDORKINA, an individual,			
18	Defendants.			
19				
20	IT IS HEREBY STIPULATED by and between plaintiff Markel Insurance Company ("Plaintiff")			
21	and defendants Robert C. Graham, Ltd. dba Lawyers West dba Robert Graham & Associates, and Delwyn			
22	Webber (collectively "Defendants"), by and through their counsel, that the Court is requested to enter an			
23	order to continue the due date for the Parties' Rule 26(f) Report, currently set for June 23, 2017, to July			
24	24, 2017.			
25	1. WHEREAS, Plaintiff filed its Complaint on April 5, 2017.			
26	2. WHEREAS, Defendant Audrey Galloway was dismissed without prejudice on May 5,			
27	2017.			
28	3. WHEREAS, Defendant Delwyn	Webber filed an Answer on May 9, 2017.		
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1		(5) Defendant Michele Ch	nambers has not filed an appearance.
2	12.	12. WHEREAS, Local Rule 7-1 allows the Parties to file stipulations with the Court, subjections	
3	to Court appro	val.	
4	13.	WHEREAS, "the district of	court is given broad discretion in supervising the pretrial phase
5	of litigation." Zivkovic v. S. California Edison Co., 302 F.3d 1080, 1087 (9th Cir. 2002).		
6	14.	NOW, THEREFORE, the Parties stipulate that:	
7		(1) the due date for the Pa	rties' Rule 26(f) Report, currently set for June 23, 2017, be
8	continued to July 24, 2017; and		
9		(2) the scheduling confere	ence, not yet on the Court's calendar, be set for some time
10		after July 24, 2017.	
11	IT IS SO STIP	ULATED.	
12			MORRIS POLICH & PURDY LLP
13	Date: June <u>23</u>	_, 2017	By: /s/ Nicholas M. Wieczorek
14			NICHOLAS M. WIECZOREK Nevada Bar No. 6170
15			500 South Rancho Drive, Suite 17 Las Vegas, Nevada 89106
16			Telephone: (702) 862-8300 Facsimile: (702) 862-8400
17			Email: NWieczorek@mpplaw.com Attorneys for Plaintiff
18			MARKEL INSURANCE COMPANY
19			ANDERSEN LAW FIRM, LTD.
20	Date: June <u>23</u>	_, 2017	By: /s/Ryan A. Anderson
21			RYAN A. ANDERSEN (Bar No. 12321) 101 Convention Center Drive, Suite 600
22			Las Vegas, Nevada 89109 Telephone: (702) 522-1992
23			Facsimile: (702) 825-2824 Email: randersen@andersenlawlv.com
24			Attorneys for Defendant ROBERT C. GRAHAM, LTD. dba LAWYERS
25			WEST dba ROBERT GRAHAM & ASSOCIATES
26			
27			
28			

BLACK & LOBELLO Date: June 23, 2017 By: /s/ Todd E. Kennedy TODD E. KENNEDY (Bar No. 6014) 10777 West Twain Avenue, Third Floor Las Vegas, Nevada 89135 Telephone: (702) 869-8801 Facsimile: (702) 869-2669 Email: tkennedy@blacklobello.law Attorneys for Defendant **DELWYN WEBBER** IT IS SO ORDERED. Dated this 27th day of June, 2017.