	TREVOR J. HATFIELD, ESQ	
1	Nevada Bar No. 7373	
2	HATFIELD & ASSOCIATES, LTD.	
	703 S. Eighth Street	
3	Las Vegas, Nevada 89101	
4	Telephone: (702) 388-4469	
	Facsimile: (702) 386-9825	
5	Email: <u>thatfield@hatfieldlawassociates.com</u> Attorney for Plaintiff In conjunction with Legal A	1:1
6	Center of Southern Nevada Pro Bono Project	110
0		
7		
8	UNITED STATES DISTRICT COURT	
0	DISTRICT	
9	9 DISTRICT OF NEVADA	
10		CASE NO: 2:17-cv-01964-JCM-BNW
10	JUSTIN L. TRIPP,	
11	Plaintiff,	STIPULATION AND ORDER TO
10	i iailiúií,	EXTEND TIME FOR PLAINTIFF TO
12	VS.	RESPOND TO DEFENDANTS'
13		MOTIONS FOR SUMMARY
1.4	CLARK COUNTY, et al	JUDGMENT
14	Defendants.	(Third Request)
15		

COMES NOW, Plaintiff Justin Tripp ("Plaintiff"), by and through his counsel, the law 16 firm of Hatfield & Associates., Ltd., appearing pro bono publico, and Defendant Cesar Esparza, 17 Defendant Las Vegas Metropolitan Police Department, Defendants Michael Rose and Jacqulyn 18 19 Schumaker and Defendants LVMPD Sergeants' (hereinafter "LVMPD Defendants") by and 20 through their counsel, the law firm of Kaempfer Crowell, and Defendant NaphCare, Inc., 21 Defendant Harry Duran, M.D., Defendant Eric Lopez, P.A., Defendant Rachel Scheiblich, 22 Defendant Kendra Meyer, and Defendant Raymond Mondora, (hereinafter "NaphCare 23 Defendants"), by and through their counsel, the law firm of Lauria Tokunaga Gates & Linn, 24 25 LLP, hereby stipulate and agree to extend the time for Plaintiff to Respond to the following 26 Defendants' Motions for Summary Judgment, due on October 14, 2021, to December 13, 2021: ///

703 S.8th Street * Las Vegas, Nevada 89101 HATFIELD & ASSOCIATES, LTD

Telephone (702) 388-4469

27

- 1. Defendant Cesar Esparza's Motion for Summary Judgment [ECF #198];
- Defendant Las Vegas Metropolitan Police Department's Motion for Summary Judgment [ECF #199];
- Defendants Michael Rose's and Jacqulyn Schumaker's Motion for Summary Judgment [ECF #200];
- 4. Defendants' LVMPD Sergeants' Motion for Summary Judgment [ECF #201].
- 5. NaphCare Defendants' Motion for Summary Judgment [ECF #197].

This request is submitted pursuant to LR IA 6-1, 6-2 and 7-1 and is the parties' third request for an extension of time for Plaintiff to respond to Defendants' Motions for Summary Judgment.

Good cause exists for this extension. Plaintiff's counsel is requesting a sixty (60) day 13 extension of time up to and including December 13, 2021, to respond to all parties' Motions for 14 15 Summary Judgment as Plaintiff is in prison, communication must be scheduled, and the volume 16 of the motions. Plaintiff informed his counsel in July 2021 that he was being transferred to 17 another Federal Prison but did not know when he would arrive and where he would be residing 18 at that time. Plaintiff has been transported to several Federal Prison's since July 2021, each time 19 having to deal with a twenty-one (21) day quarantine, but as of today, we have not been able to 20 21 ascertain if he has arrived at his final destination.

In addition, Plaintiff was not permitted to take his legal documents with him in transit. Therefore, Plaintiff's counsel shall have to forward all of the legal documents to his new prison location once known. Defendants have courteously granted this extension of time for Plaintiff to file his Responses. Accordingly, Plaintiff shall have up to and including December 13, 2021, to ///

28 ///

1

2

3

4

5

6

7

8

9

10

11

12

Case 2:17-cv-01964-JCM-BNW Document 215 Filed 10/08/21 Page 3 of 4

1	respond to Defendants' Motions for Summary Ju	udgment [ECF #198], [ECF #199], [ECF #200],
2	[ECF #201] and [ECF #197].	
3		
4	DATED this 8 th day of October, 2021	DATED this 8 th day of October, 2021
5	HATFIELD & ASSOCIATES	KAEMPFER CROWELL
6	/s/ Trevor J. Hatfield	/s/ Lyssa S. Anderson
/	By: TREVOR J. HATFIELD, ESQ. (SBN 7373) 703 S. Eighth Street	By: LYSSA S. ANDERSON, ESQ. (SBN 5781)
9	Las Vegas, Nevada 89101 Tel: (702) 388-4469	RYAN W. DANIELS, ESQ. (SBN 13094) 1980 Festival Plaza Drive, Ste. 650
10	Email: <u>thatfield@hatfieldlawassociates.com</u> Attorney for Plaintiff In Conjunction with	Las Vegas, Nevada 89135 Tel: (702) 792-7000
11	Legal Àid Center of Southern Nevada Pro Bono Project.	Email: <u>landerson@kcnvlaw.com</u> Email: <u>rdaniels@kcnvlaw.com</u>
12		Attorneys for Defendants Cesar Esparza, Michael Rose, Jacqulyn Schumaker, LVMPD
13		Sergeants'.
14	///	
15 16	///	
17	///	
18	///	
19	///	
20	///	
21	///	
22		
23 24		
25	///	
26	///	
27	///	
28	///	

1	DATED this 8 th day of October, 2021.		
2	LAURIA TOKUNAGA GATES & LINN, LLP		
3	/s/ Paul A. Cardinale		
4	By: PAUL A. CARDINALE, ESQ. (SBN 8394)		
5	1755 Creekside Oaks Drive, Suite 240		
6 7	Sacramento, CA 95833 Tel.: (916) 492-2000		
7 8	Email: <u>pcardinale@ltglaw.net</u>		
9	Southern Nevada Office: 601 South Seventh Street		
10	Las Vegas, NV 89101		
11	Tel.: (702) 387-8633		
12	<i>Attorneys for NAPHCARE, INC., an Alabama Corporation; HARRY DURAN, M.D., in his individual capacity; ERIC LOPEZ, P.A., in his individual capacity; RACHEL SCHEIBLICH</i>		
13	(formerly known as "RUDD") in her individual capacity; KENDRA MEYER (formerly known as SCHULTZ") in her individual capacity, and RAYMOND MONDORA		
14			
15			
16			
17	ORDER		
18	IT IS SO ORDERED:		
19	Xerres C. Mahan		
20 21	UNITED STATES DISTRICT COURT JUDGE		
21 22	Dated: October 12, 2021		
22			
24			
25			
26			
27			
28			

HATFIELD & ASSOCIATES, LTD. 703 8th Street * Las Vegas, Nevada 89101 Telephone (702) 388-4469