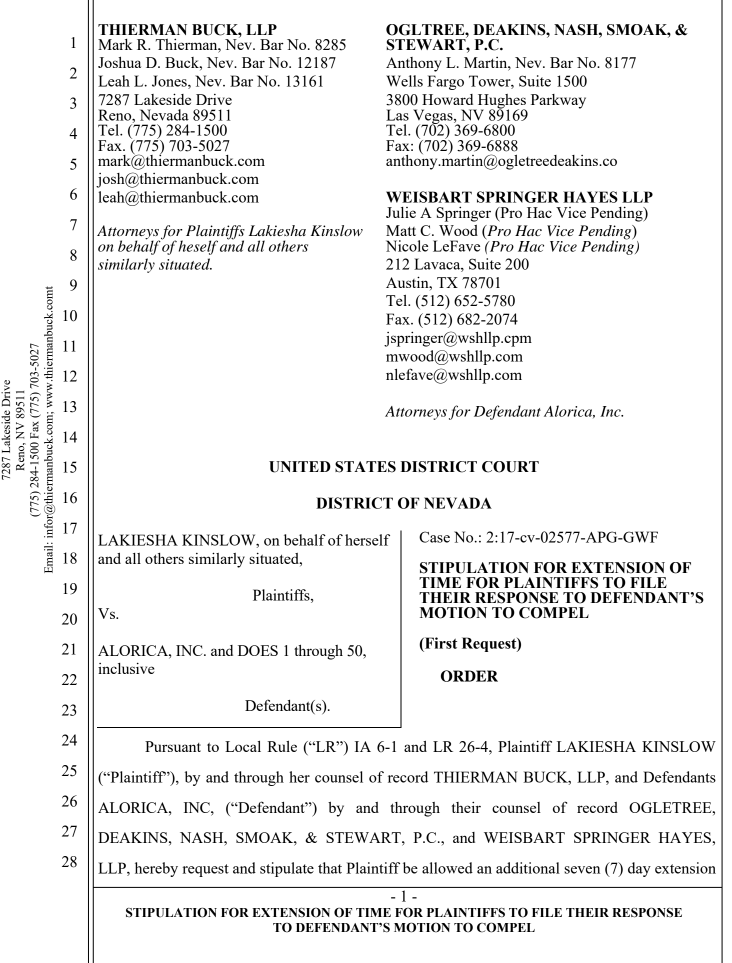
FHIERMAN BUCK, LLP



THIERMAN BUCK, LLP 7287 Lakeside Drive Reno, NV 89511 775) 284-1500 Fax (775) 703-5027 @thiermanbuck.com; www.thierma 1

2 the Court, Plaintiff's' Response to Defendant's Motion to Compel Arbitration or, in the 3 alternative, Motion to Stay. (ECF No. 13.) This is the Parties first request for an extension of time to extend the deadlines to file Plaintiff's response. 4 Procedurally, this case is in its infancy. Plaintiff filed her original complaint in the 5 District Court, Clark County, Nevada on September 6, 2017 and Jury Demand on September 11, 6 7 2017. Plaintiff's complaint alleges seven (7) causes of action for: (1) Failure to Pay Wages for All Hours Worked in Violation of 29 U.S.C. § 201, et. seq; (2) Failure to Pay Overtime in 8 9 Violation of 29 U.S.C. § 207; (3) Failure to Compensate for All Hours Worked in Violation of 3mail: infor@thiermanbuck.com; www.thiermanbuck.comt NRS 608.140 and 608.016; (4) Failure to Pay Minimum Wages in Violation of the Nevada 10 Constitution; (5) Failure to Pay Overtime in Violation of NRS 608.140 and 608.018; (6) Failure 11 to Timely Pay All Wages Due and Owing in Violation of NRS 608.140 and 608.020-050; and 12 13 (7) Breach of Contract. Defendant removed to this Court on October 3, 2017. (ECF No. 1.) Defendant answered on October 11, 2017. (ECF No. 8.) On October 31, 2017 Defendant filed 14 15 its Motion to Compel Arbitration and, in the alternative, Motion to Stay (ECF No. 10 -10-6 and 16 ECF No. 13-13-6, respectively.) The Parties held their FRCP 26(f) conference on November 1, 17 2017 and timely filed their Joint Status Report on November 2, 2017. (ECF No. 16.) No 18 discovery has been completed as of this date. /// 19 20 111 21 111 22 111 23 /// 24 111 25 /// 26 /// 27 111 28 /// - 2 -STIPULATION FOR EXTENSION OF TIME FOR PLAINTIFFS TO FILE THEIR RESPONSE TO DEFENDANT'S MOTION TO COMPEL

of time, from Tuesday, November 14, 2017 up until Tuesday, November 21, 2017 to file with

1	This request is made in good faith and not intended for purposes of delay. The Parties	
2	are requesting a brief extension of the deadline for Plaintiff to file her response due to a	
3	tentative agreement to settle Plaintiff's claims.	
4	IT IS SO STIPULATED:	
5	Dated this 13 th day of November 2017.	Dated this 13 th day of November 2017.
6		
7	THIERMAN BUCK, LLP	OGLTREE, DEAKINS, NASH, SMOAK, & STEWART, P.C.
8		,
9 comt	/s/ Joshua D. Buck	/s/ Anthony L. Martin Anthony L. Martin, Nev. Bar No. 8177
10 rpnck.	Mark R. Thierman, Esq., Bar No. 8285 Joshua D. Buck, Esq., Bar No. 12187	Wells Fargo Tower, Suite 1500 3800 Howard Hughes Parkway Las Vegas, NV 89169
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703- 703- 703- 703- 703- 703- 703- 703-	Reno, Nevada 89511	WEISBART SPRINGER HAYES LLP
eside D IV 895 ax (775 com; w	Attorneys for Plaintiffs	Matt C. Wood (<i>Pro Hac Vice</i>) 212 Lavaca, Suite 200
7287 Lakeside Drive Reno, NV 89511 (775) 284-1500 Fax (775) 703-5027 ail: infor@thiermanbuck.com; www.thiermanbuck.comt 0 6 6		Austin, TX 78701
7287 Re Re 1287-11 1287-11		Attorneys for Defendants
16 (775) 16 (775) 17		
ii 17 iii 18		
E 18 19	ORDER IT IS SO ORDERED this 20th day of November, 2017.	
19 20		
20		
21		
22		
23		G
25		UNITED STATES DISTRICT JUDGE
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27		
28		
		- 3 -
	STIPULATION FOR EXTENSION OF TIME FOR PLAINTIFFS TO FILE THEIR RESPONSE TO DEFENDANT'S MOTION TO COMPEL	

THIERMAN BUCK, LLP