1 2 3 4 5 6 7	Jack P. Burden, Esq. Nevada State Bar No. 6918 Xiao Wen Jin, Esq. Nevada State Bar No. 13901 BACKUS, CARRANZA & BURDEN 3050 South Durango Drive Las Vegas, NV 89117 T: (702) 872-5555 F: (702) 872-5545 jburden@backuslaw.com shirleyjin@backuslaw.com Attorneys for Defendant <i>Albertson's LLC</i>		
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9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11	DANITA DAILEY-ADAMS, individually, Case No. 2:17-cv-02602-GMN-GWF		
12	Plaintiffs,		
13	vs. <u>STIPULATION AND ORDER TO</u> EXTEND DISCOVERY DEADLINES		
14 15	ALBERTSON'S LLC; DOES I through X; inclusive; ROE BUSINESS ENTITIES I through X, inclusive,		
16	Defendants.		
17			
18	In accordance with Local Rules of Practice for the United States District Court for the		
19	District of Nevada ("LR") 26-4, Defendant Albertson's LLC ("Defendant"), by and through its		
20	counsel of record, BACKUS, CARRANZA & BURDEN, and Plaintiff Danita Dailey-Adams		
21	("Plaintiff"), by and through her counsel of record, BERTOLDO BAKER CARTER & SMITH, hereby		
22	stipulate and agree to an extension of all remaining discovery deadlines by sixty (60) days. The		
23	parties propose the following revised discovery plan:		
24	DISCOVERY COMPLETED TO DATE		
25	The parties conducted an Initial Disclosure Conference pursuant to LR 26-1 and Fed. R.		

1	Civ. P. 26(f) on November 28, 2017. In December 2017, the parties served their initial		
2	disclosure of documents and the names of individuals with knowledge of the facts pertaining to		
3	the claims set forth in this matter pursuant to Fed. R. Civ. P. 26(a)(1). On February 28, 2018,		
4	Defendant propounded interrogatories and requests for production of documents upon Plaintiff.		
5	On March 29, 2018, Plaintiff responded to Defendant's written discovery requests. Plaintiff's		
6	deposition was taken on May 7, 2018. The parties have made their initial expert disclosures on		
7	July 25, 2018.		
8	DISCOVERY TO BE COMPLETED		
9	The parties intend to depose representatives of Defendant, other percipient witnesses,		
10	Plaintiff's medical providers and experts.		
11	REASONS FOR EXTENSION TO COMPETE DISCOVERY		
12	A mediation is scheduled for September 13, 2018. Thus, the parties seek a brief sixty-		
13	day extension of the remaining discover deadlines to seek successful resolution of this case. This		
14	request is made in good faith and not for the purpose of delay.		
15	PROPOSED NEW DISCOVERY DEADLINES		
16	Deadline to Amend Pleadings/Add Parties:		
17	Currently: March 27, 2018 Proposed: N/A		
18	Interim Status Report:		
19	Currently: July 25, 2018 Proposed: N/A		
20	Initial Expert Disclosure Deadline:		
21	Currently: July 25, 2018 Proposed: N/A		
22	Debuttel Funert Diselecture Decilinet		
23	Rebuttal Expert Disclosure Deadline: Currently: August 27, 2018 Processed October 26, 2018		
24	Proposed: October 26, 2018		
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1 2	Discovery Cutoff: Currently:September 24, 1Proposed:November 23, 1		
3	Deadline to File Dispositive Motions:		
4	Currently:October 23, 2018Proposed:December 21, 2018		
5	Pre-Trial Order Deadline: Currently: November 22, 2018		
6	Proposed: January 21, 20)19	
7	DATED: <u>August 15, 2018</u>	DATED: <u>August 15, 2018</u>	
8		-	
9	BACKUS, CARRANZA & BURDEN	Bertoldo Baker Carter & Smith	
	/s/ Jack P. Burden	/s/ Lawrence J. Smith	
10	Jack P. Burden, Esq. Xiao Wen Jin, Esq.	Lawrence J. Smith, Esq. 7408 W. Sahara Avenue	
11	3050 South Durango Drive	Las Vegas, NV 89117	
12	Las Vegas, NV 89117 Attorneys for Defendant	Attorney for Plaintiff	
12	Attorneys for Defendant		
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16	<u>ORDER</u>		
17	IT IS SO ORDERED.		
18	DATED: this 16th day of August, 2018.		
19	Mars Y.D. A		
20	George Foley Jr.		
21	UNITED STATES MAGISTRATE JUDGE		
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