PICCOLO LAW OFFICES Matthew C. Piccolo Nevada State Bar No. 14331 matt@piccololawoffices.com 8565 S. Eastern Ave., Ste. 150 Las Vegas, NV 89123 Telephone: (702) 630-5030 Attorneys for Brandon Elggren and South Ridge Microsurgical, Inc.	SPAULDING LAW Brady Brammer Pro Hac Vice Application Forthcoming bbrammer@spauldinglaw.com 1955 W. Grove Parkway, Suite 250 Pleasant Grove, UT 84062 Telephone: (801) 839-4653	
IN THE UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
JOSEPH FIORAVANTE, an individual; MODERN ORTHOPAEDICS, LLC, a Nevada Corporation,  Plaintiff,  vs.  LEICA MICROSYSTEMS, INC., a Delaware corporation; SOUTH RIDGE MICROSURGICAL, INC., a Utah corporation; STEVE MILAZZO, an individual (California); BRANDON ELGGREN, an individual (Utah); DOES I through X, inclusive; and ROE CORPORATIONS I through X, inclusive,  Defendants.	CASE NO. 2:18-cv-00059-GMN-CWH  STIPULATION AND ORDER FOR EXTENSION OF TIME TO FILE A RESPONSIVE PLEADING TO PLAINTIFF'S COMPLAINT  (Second Request)	
	and South Ridge Microsurgical, Inc., collectively, hereby stipulate and agree pursuant to Local  ATION  iffs and Applicable Defendants that Defendants, Inc. shall have an extension of time until April	

1	9, 2018 to file a responsive pleading to Plaintiff's Amended Complaint [Dkt. 3] in order to allow		
2	additional time for the Applicable Defendants to evaluate the allegations set forth in the Amended		
3	Complaint and the factual circumstances underlying such allegations. Plaintiffs are agreeable to		
4	the requested extension as a matter of professional courtesy.		
5	This is the second stipulation for an extension of time for the Applicable Defendants to		
6	respond to the Amended Complaint. The parties previously stipulated to extend Defendants'		
7	deadline to file a responsive pleading until March 26, 2018.		
8	IT IS FURTHER STIPULATED by the parties that this stipulation does not constitute any		
9	waiver of claims for defenses and that the extension of time to file a responsive pleading includes		
10	an extension to file a Motion to Dismiss pursuant to FRCP 12(b).		
11	IT IS FURTHER STIPULATED by the parties that this stipulation is made in good faith		
12	and not for the purposes of delay.		
13	13		
14		Dated: March 26, 2018	
15	Dated: March 26, 2018 Dated: March 26,		
16	By: /s/ Watthew C. 1 Iccolo By: /s/ M. Lani Es	steban-Trinidad*	
17	1/	la State Bar No. 14331 Nevada Bar No. 6967 DLO LAW OFFICES THE THATER LAW GROUP, P.C. 6390 W. Cheyenne Ave, Ste. A Las Vegas, Nevada 89108	
18	18 PICCOLO LAW OFFICES THE THATER		
19	19 Las Vegas, NV 89123 Las Vegas, No		
20		ssion	
21	##	Plaintiffs Joseph and Modern Orthopaedics,	
22			
23	23 IT IS SO ORDERED:	1	
24			
25		District Judge	
26	United States Magistraty District Judge		
27	27		
28	28		

## **CERTIFICATE OF SERVICE** The undersigned hereby certifies that on March 26, 2018, I caused to be served a copy of the foregoing STIPULATION AND ORDER FOR EXTENSION OF TIME TO ANSWER PLAINTIFF'S COMPLAINT via the United States District Court CM/ECF System upon all parties on the master e-service list. Executed: March 26, 2018. /s/ Matthew C. Piccolo Matthew C. Piccolo PROOF OF SERVICE