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8	Attorneys for State of Nevada				
9	ex rel. its Department of Transportation				
10	UNITED STATES DISTRICT COURT				
11	DISTRICTO	DISTRICT OF NEVADA			
12	MONIKA SMITH,	Case No. 2:18-cv-00640-JAD-GWF			
13	Plaintiff,				
14	vs.	STIDULATION AND ODDED			
15	STATE OF NEVADA ex rel its DEPARTMENT	STIPULATION AND ORDER EXTENDING DEADLINE TO FILE			
16	OF TRANSPORTATION,	DISPOSITIVE MOTIONS			
16	Defendant.	(SECOND REQUEST)			
17					
18	Pursuant to Local Rules IA 6-1, IA 6-2, and 26-4, Plaintiff Monika Smith and Defendant State				
19	of Nevada, ex rel. its Department of Transportation (NDOT) by and through their respective attorneys,				
20	hereby stipulate and agree to extend the dispositive motions deadline currently set for Thursday,				
21	February 28, 2019, to March 15, 2019. This is the parties' second stipulation for extension of time				
22	with respect to the dispositive motions deadline and also the second stipulation for extension of time				
23	overall in this case (the original dispositive motions deadline was Tuesday February 12, 2019, but was				
24	extended to Thursday, February 28, 2019, after Plaintiff's deposition was rescheduled from January				
		- *			

25 || 10, 2019, but was moved to January 30, 2019, pursuant to NDOT's request).

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1	This request for extension is not brought about to cause undue delay. Good cause exists for the			
2	extension due to primary defense counsel's current litigation and administrative schedule. Primary			
3	3 counsel for NDOT handles all of NDOT's personnel-related litigation,	counsel for NDOT handles all of NDOT's personnel-related litigation, administrative and day-to-day		
4	counsel statewide and is diligently working on the summary judgment motion, but is in need of			
5	additional time to properly research and analyze the issues in this case and finalize the summary			
6	judgment motion. Additionally, secondary defense counsel is assisting in drafting the summary			
7	judgment motion, but is scheduled out of the office February 22 until February 26, 2019. The fifteen-			
8	day extension of dispositive motion deadline is to allow sufficient time for drafting the dispositive			
9	motions.			
10	RESPECTFULLY SUBMITTED this 20th day of February 2019.			
11		RM		
12	12 Attorney General			
13		/s/ <u>Angela J. Lizada</u> ANGELA J. LIZADA (Bar No. 11637) Attorney for Plaintiff		
14	14 Deputy Attorney General Attorney for Plaint			
15	15 Attorneys for Defendant			
16	16			
17	17 ORDER	ORDER		
18	18 IT IS SO ORDERED.			
19				
20	UNITED STATES MCGSTRATE JUDGE			
21				
22	22 DATED: 2/21/2019			
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