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to prepare and file such reply.

1 MARIO P. LOVATO Nevada Bar No. 7427 2 LOVATO LAW FIRM, P.C. 7465 W. Lake Mead Blvd. Ste. 100 3 Las Vegas, Nevada 89128 T: (702) 979-9047 4 mpl@lovatolaw.com Attorney for Defendants 5 UNITED STATES DISTRICT COURT 6 DISTRICT OF NEVADA 7 MICHAEL RENO, ERIC KIEFABER. DENNIS RHOADES, JASON HARRIS, CASE NO. 2:18-CV-840-APG-NJK 8 PREMIER TAMAYO, WILFREDO ALLANIGUE, and ARIES BIHASA, 9 Plaintiffs, 10 11 VS. WESTERN CAB COMPANY, HELEN 12 TOBMAN MARTIN, MARILYN TOBMAN MORAN, JANIE TOBMAN 13 MOORE, MARTHA SARVER, and JASON AWAD, 14 Defendants. 15 16 **STIPULATION** 17 IT IS HEREBY STIPULATED AND AGREED by and between counsel for the parties 18 that the deadline for Defendants to file their response to Plaintiffs' Motion to Compel FCRP Rule 19 30(b)(6) deposition (#196) be EXTENDED such that Defendants' response filed on August 11, 20 2020 shall be deemed timely nunc pro tunc so that the arguments may be heard on the merits. 21 22 IT IS FURTHER STIPULATED AND AGREED by and between counsel for the parties 23 that that the deadline for Plaintiffs to file their reply to such response shall be EXTENDED such 24 that Plaintiffs' Reply shall be due on August 18, 2020 and not August 14, 2020 as provided by the 25 Court's Order (Docket 205) so as to afford Plaintiffs' the seven (7) days contemplated by that Order

In support of this Stipulation, the parties submit that such extensions are minor, that they are entered into in light of the intervening weekend that otherwise reduces the time for submitting

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2	the respective response and reply, that defense counsel was out-of-the-office for a pre-planned	
3	matter from July 30, 2020 to August 4, 2020, that both defense counsel and Plaintiffs' counsel	
4	submitted timely filings seeking limited extensions in light of the above, and that this provides for	
5	prompt submission of briefing addressing the merits of the motion while also allowing counsel to	
6	handle obligations coming due in this, and other, matters.	
7	Dated: August 12, 2020.	Dated: August 12, 2020.
8	LEON GREENBERG PROFESSIONAL CORPORATION	LOVATO LAW FIRM, P.C.
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11	<u>/s/ Leon Greenberg</u> LEON GREENBERG, ESQ.	/s/ Mario Lovato MARIO P. LOVATO
12	Nevada Bar No. 8094	Nevada Bar No. 7427
13	2965 South Jones Blvd., #E3 Las Vegas, NV 89146	Attorney for Defendants
14	Tel (702) 383-6085	
15	Fax (702) 385-1827 Attorneys for Plaintiffs	
16	<u>ORDER</u>	
17	IT IS SO ORDERED.	
18	DATED: August <u>12</u> , 2020.	
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20		UNITED STATES MAGISTRATE JUDGE
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