Hap LAW

1		
1	Marjorie L. Hauf, Esq.	
2	Nevada Bar No.: 8111 Matthew G. Pfau, Esq.	
3	Nevada Bar No.: 11439 H&P LAW	
4	8950 W Tropicana Ave., #1 Las Vegas, NV 89147	
5	702 598 4529 TEL 702 598 3626 FAX	
6	mhauf@courtroomproven.com mpfau@courtroomproven.com	
7	Attorneys for Plaintiffs	
8		
9	DISTRICT OF NEVADA	
10	SUSAN HOY as Special Administrator of the	* Case No.: 2:18-cv-01403-RFB-EJY
11	ESTATE OF A.D.J., a male minor (November 17. 2003 – April 25, 2017), and SUSAN HOY as	
12	Guardian Ad Litem of A.B.J., a female minor, (December 21, 2005), DIJONAY THOMAS,	JOINT STATUS REPORT
13	individually and as heir to A.D.J.,	
14	Plaintiffs,	
15	VS.	
16	PAUL D. JONES, individually; CAROLE FALCONE, individually and in her official	
17	capacity; PAULA HAMMACK, individually and in her official capacity; COUNTY OF CLARK, a	
18	political subdivision of the State of Nevada; DOES I-X, individuals; and ROE	
19	CORPORATIONS I-X; DOE CLARK COUNTY DEPARTMENT OF FAMILY SERVICES	
20	EMPLOYEES XI-XXX; individually and in their official capacities; BOULDER II DE, LLC, a	
21	Delaware Limited Liability Company dba SIEGEL SUITES BOULDER 2; THE SIEGEL	
22	GROUP NEVADA, INC., A Domestic Corporation, dba THE SIEGEL GROUP;	
23	BOULDER II LV HOLDINGS, LLC, A Nevada Limited Liability Company; DOE EMPLOYEE	
24	SIEGEL SUITES I-X,	
25	Defendants.	
26	COMES NOW Plaintiffs SUSAN HOY as Specia	I Administrator of the ESTATE OF A.D.J., a male
27	minor, SUSAN HOY as Guardian Ad Litem of A.B.J., a female minor and DIJONAY THOMAS, as heir	
28	to A.D.J. (hereinafter "Plaintiffs"); and Defendant BOULDER II DE, LLC, (collectively, the "parties"),	

1 by and through their respective counsel of record, do hereby jointly submit the following status 2 report:

3 The criminal jury trial regarding Case No.: C-17-326614-1 is set to commence on April 26, 4 2021. Currently this matter has been stayed pursuant to Stipulation of the parties and Order of 5 the Court and is set to expire on January 25, 2021. [ECF No. 55]. As the stay will soon expire, the 6 parties will need an additional stay of discovery until the completion of the criminal proceedings. 7 The parties request the stay be extended until May 26, 2021. Once the stay is lifted, the parties 8 will submit an updated proposed Discovery Plan for the Court's review and approval.

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Dated this 5th day of January 2021.

Dated this 5th day of January 2021.

H&P Law

/s/ Marjorie Hauf, Esq.

Marjorie Hauf, Esq. Nevada Bar No. 8111 Matthew G. Pfau, Esq. Nevada Bar No.: 11439 8950 W Tropicana Ave., #1 Attorneys for Plaintiffs

Hawkins Melendrez, P.C.

/s/ Martin I. Melendrez, Esq.

Martin I. Melendrez, Esq. Nevada Bar No. 7818 9555 Hillwood Drive, Suite 150 Las Vegas, NV 89134 Attorney for Defendant, Boulder II De, LLC

IT IS SO ORDERED.

U.S. MÁ GISTRATE

Dated: January 6, 2021