

#### Case 2:19-cv-00248-JCM-BNW Document 64 Filed 05/09/22 Page 2 of 18 duties as an employee of the United States. 1 IV. 2 3 The following facts, though not admitted, will not be contested at trial by evidence to the 4 contrary: None. 5 V. 6 The following are the issues of fact to be tried and determined at trial from Plaintiff's 7 8 perspective: 9 1. Whether Defendant and its employee owed Plaintiff a duty of care. 10 2. Whether Defendant and its employee breached that duty of care. 11 3. Whether Defendant's breach of the duty of care was the actual and proximate cause 12 of Plaintiff's damages. 13 14 4. The amount of damages sustained by Plaintiff for which she is entitled to 15 compensation. 16 The following are the issues of fact to be tried and determined at trial from Defendant's 17 perspective: 18 1. The duty of care owed and to whom. 19 20 2. The actions or inactions taken to constitute a breach of duty of care. 21 3. The mechanism of the cause of the accident. 22 Whether, and to what extent, Plaintiff suffered injury and/or sustained damages 4. 23 from the accident. 24 5. The extent and quality of Plaintiff's pre-existing medical conditions. 25 26 6. Whether Plaintiff's alleged damages, if any, are attributable to medical 27 conditions that pre-existed the accident. 28

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| 1        | <ul> <li>7. Whether Plaintiff contributed to her own alleged damages.</li> <li>8. Whether, and to what extent, Plaintiff incurred damages as a proximate cause of</li> </ul> |
| 2        |  |
| 3        | the negligence of others.  |
| 4 5      | 9. The type and extent of damages claimed for (1) past medical expenses; (2) future  |
| 6        | medical expenses; (3) pain and suffering; and (4) lost wages and future earnings.  |
| 7        | 10. Whether Plaintiff's claim for medical damages were reasonably and necessarily  |
| 8        | incurred and caused by the accident.   |
| 9        | 11. Plaintiff's efforts to mitigate her alleged damages.   |
| 10       | VI.  |
| 11       | The following are the issues of law to be tried and determined at trial:   |
| 12<br>13 | 1. <b>Duty of Care.</b> Generally, everyone has a duty to exercise reasonable care when  |
| 14       | their conduct creates a risk of physical harm to others. Nev. J.I. 4.3. Negligence is the failure to   |
| 15       | exercise that degree of care which an ordinarily careful and prudent person would exercise   |
| 16       | under the same or similar circumstances. <i>Id</i> . Ordinary care is that care which persons of   |
| 17       | ordinary prudence exercise in the management of their own affairs in order to avoid injury to  |
| 18       | themselves or to others. <i>Id.</i> The issues as to duty are:   |
| 19<br>20 |  |
| 20       | a. Whether the parties owed a duty of care.  |
| 22       | 2. <b>Proximate Cause.</b> A proximate cause of injury, damage, loss, or harm is a cause   |
| 23       | which, in natural and continuous sequence, produces the injury, damage, loss, or harm, and   |
| 24       | without which the injury, damage, loss, or harm, would not have occurred. Nev. J.I. 4.4. The   |
| 25       | particular issues as to causation are:   |
| 26       | a. Whether a breach in the duty of care proximately caused the accident.   |
| 27       |  |
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3. Comparative Negligence. A plaintiff may not recover damages if her 1 comparative negligence has contributed more to her injury than the negligence of the defendant. 2 3 Nev. J.I. 4.8. However, if the plaintiff is negligent, the plaintiff may still recover a reduced sum, 4 so long as her comparative negligence was not greater than the negligence of the defendant. Id. 5 Plaintiff does not believe there are any facts to support a finding of comparative negligence in 6 this case. However, from Defendant's perspective, the particular issues as to comparative fault 7 8 are as follows: 9 Whether Plaintiff was negligent (and if so, by what percentage). a. 10 Whether Plaintiff's negligence was a substantial factor in causing her own harm. b. 11 Does Plaintiff's percentage of negligence exceed the negligence of Brandt, if c. 12 any, barring recovery pursuant to NRS 41.141.(1). 13 14 d. The percentage of negligence attributable to the Plaintiff shall reduce the amount 15 of such recovery by the proportionate amount of such negligence and the 16 reduction will be made by the Court. 17 4. Negligence of non-parties. 18 a. Whether non-party Acosta was negligent (and if so, by what percentage) 19 20 in causing the accident. 21 5. **Damages.** In determining losses, if any, suffered by the Plaintiff as a proximate 22 (legal) cause of the accident, the Court must take into consideration the nature, extent and 23 duration from the evidence and decide upon a sum to reasonably and fairly compensate: (a) 24 reasonable and necessary medical expenses incurred in the past; (b) reasonable and necessary 25 26 medical expenses reasonably certain to incur in the future as a result of the accident; (c) lost 27 earnings that were incurred and future earnings that are reasonably certain to have been lost in 28

| 1  | the future; (d) pain and suffering; (e  | e) loss of household services. See Nev. J.I. 5.1. Additional  |
|--|---|---|
| 2  | issues for the Court's determination  | are:  |
| 3  | a. Whether Plaintiff's i  | njuries, if any, were caused by pre-existing medical  |
| 4  | conditions that existent  | ed prior to the accident. [A person who has a condition or  |
| 5  | disability at the time  | of the injury is not entitled to recover damages therefor. See  |
| 6<br>7   | Nev. J.I. 5.3. But, sl  | ne may be entitled to recover damages for any aggravation of  |
| 8  |   | ndition or disability resulting from the injury. <u>Id</u> . This is  |
| 9  |   | on's condition or disability made her more susceptible to the   |
| 10   | -   |   |
| 11   |   | cts than a normally healthy person would have been, and   |
| 12   | even if a normally he   | ealthy person probably would not have suffered any  |
| 13   | substantial injury. <u>Id</u> .]  |   |
| 14   | b. Whether Plaintiff mi   | tigated her alleged damages.  |
| 15   |   | VII.  |
| 16   | (a) The following exhibits a  | re stipulated into evidence in this case and may be so  |
| 17   | marked by the clerk:  |   |
| 18   |   | Exhibits Agreed To By The Parties   |
| 18<br>19   |   |   |
| 18   | <u>Stipulated</u><br>None.  | Exhibits Agreed To By The Parties<br>bits, the party against whom the same will be offered objects  |
| <ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>                                     | <u>Stipulated</u><br>None.<br>(b) As to the following exhi<br>to their admission on the   | Exhibits Agreed To By The Parties<br>bits, the party against whom the same will be offered objects  |
| <ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>                         | <u>Stipulated</u><br>None.<br>(b) As to the following exhi<br>to their admission on the   | Exhibits Agreed To By The Parties<br>bits, the party against whom the same will be offered objects<br>e grounds stated:   |
| <ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol> | <u>Stipulated</u><br>None.<br>(b) As to the following exhi<br>to their admission on the<br><u>Plaintiff's</u>                                     | Exhibits Agreed To By The Parties<br>bits, the party against whom the same will be offered objects<br>e grounds stated:<br>Exhibits & Defendant's Objections  |
| <ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>             | <u>Stipulated</u><br>None.<br>(b) As to the following exhi<br>to their admission on the<br><u>Plaintiff's Exhibits</u><br>Traffic Accident Report | Exhibits Agreed To By The Parties<br>bits, the party against whom the same will be offered objects<br>e grounds stated:<br>Exhibits & Defendant's Objections<br><b>Defendant's Objections</b><br>Unfair prejudice, hearsay, lack of foundation, |

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| 1              | Bellin Heath medical records<br>BH JC 01-105          | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
|----------------|---|---|
| 2<br>3         | Body Wise, Inc. medical records<br>BW JC 01           | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
| 4<br>5         | CD Laboratories records<br>CL JC 01-05                | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
| 6<br>7         | CVS Pharmacy records<br>CVS JC 01-12                  | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
| 8              | Gobinder Chopra Ltd. medical<br>records GC JC 1-41    | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
| 9<br>10        | DBA Anesthesia Associates<br>medical records DBA JC 1 | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
| 11<br>12<br>13 | Don Nobis medical records<br>DNPPT JC 01-121          | Authentication, relevance, unfair prejudice, hearsay, lack<br>of foundation. Fed. R. Evid. 401, 801, 901. Because these<br>records were not timely disclosed during discovery, they<br>are also subject to exclusion under Fed. R. Civ. P. 37(c). |
| 14<br>15       | Express Scripts records<br>ES JC 1-11                 | Relevance, unfair prejudice, hearsay, lack of foundation.<br>Fed. R. Evid. 401–403, 801.  |
| 16<br>17       | Holy Family Memorial records<br>HFM JC 1-75           | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
| 18             | Las Vegas Neurology records<br>LVNC 1-89              | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
| 19<br>20       | Las Vegas Neurosurgery records<br>LVNOR JC 1-28       | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
| 21<br>22       | Las Vegas Radiology records<br>LVRAD 1-4              | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
| 23<br>24       | Dr. Mortillaro records<br>LFM JC 1-77                 | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
| 25<br>26       | Next Step Medical records<br>NSM JC 1-5               | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.  |
| 27             | Pain Institute of Nevada records<br>PIN JC 1-63       | Relevance, unfair prejudice, hearsay, lack of foundation.<br>Fed. R. Evid. 401–403, 801.  |
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| 1        | Parkway Surgery Center records<br>PSC JC 1-44      | Relevance, unfair prejudice, hearsay, lack of foundation.<br>Fed. R. Evid. 401–403, 801.  |
|----------|--|---|
| 2<br>3   | Primary Care Consultants<br>records PCC JC 1-11    | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.                                    |
| 4<br>5   | Pueblo Medical Imaging records<br>PMI JC 1-0       | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.                                    |
| 6<br>7   | Quick Care records<br>QCLV JC 1-6                  | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.                                    |
| 8<br>9   | Select PT records<br>SPT JC 1-157                  | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.                                    |
| 10<br>11 | SimonMed records<br>SMI JC 1-7                     | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.                                    |
| 12<br>13 | Steinberg Diagnostics records<br>SDMI JC 1-2       | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.                                    |
| 14       | UW Hospital records<br>UW JC 1-33                  | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.                                    |
| 15<br>16 | Valley View Surgery Center<br>records VVS JC 01-80 | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.                                    |
| 17<br>18 | Pain Institute of Nevada records<br>PIN JC 64-148  | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.                                    |
| 19<br>20 | Desert Radiology records<br>DR JC 1-4              | Relevance, unfair prejudice, hearsay, lack of foundation.<br>Fed. R. Evid. 401–403, 801.  |
| 21<br>22 | Photos of Plaintiff<br>Photo JC 01-4               | Relevance, unfair prejudice, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.   |
| 23<br>24 | Southern Hills Hospital records<br>SH JC 1-387     | Relevance, unfair prejudice, hearsay, lack of foundation.<br>Fed. R. Evid. 401–403, 801.  |
| 25       | Driving History Report<br>DH JC 1                  | Relevance, hearsay, unfair prejudice, improper character<br>evidence, authentication, lack of foundation. Fed. R. Evid.<br>401–404, 801, 901. |
| 26<br>27 | Photos of Nissan Altima<br>Photo JC 05-9           | Relevance, unfair prejudice, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901.   |
| 28       |  | <u> </u>  |

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| 1<br>2   | Volt Management records<br>VM JC 01-12            | Hearsay, authentication, lack of foundation. Fed. R. Evid. 801, 901.                                       |
|----------|---|--|
| 3        | OptumCare Ortho<br>OCOS JC 1-73                   | Relevance, unfair prejudice, hearsay, lack of foundation.<br>Fed. R. Evid. 401–403, 801.                   |
| 4<br>5   | Aurora Bay Medical Center<br>ABMC JC 1-194        | Relevance, unfair prejudice, hearsay, lack of foundation.<br>Fed. R. Evid. 401–403, 801.                   |
| 6<br>7   | LabCorp LC JC 01-13                               | Relevance, unfair prejudice, hearsay, lack of foundation.<br>Fed. R. Evid. 401–403, 801, 901.              |
| 8<br>9   | Valley View Home Health<br>VVHC JC 1-88           | Relevance, unfair prejudice, hearsay, lack of foundation.<br>Fed. R. Evid. 401–403, 801, 901.              |
| 10<br>11 | Valley View Surgery Center<br>VVS JC 81-110       | Relevance, unfair prejudice, hearsay, lack of foundation.<br>Fed. R. Evid. 401–403, 801.                   |
| 12<br>13 | Las Vegas Neurosurgery records<br>LVNOR JC 29-130 | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901. |
| 14       | Las Vegas Radiology<br>LVRAD JC 05-16             | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901. |
| 15<br>16 | Steinberg Diagnostic<br>SDMI JC 03-09             | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901. |
| 17<br>18 | CD Laboratories<br>CL JC 06-31                    | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901. |
| 19<br>20 | Mountain View Hospital<br>MVH JC 01-24            | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901. |
| 21<br>22 | Desert Radiology<br>DR JC 05-21                   | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901. |
| 23       | Radiology Chartered<br>RC JC 01                   | Relevance, unfair prejudice, hearsay, authentication, lack of foundation. Fed. R. Evid. 401–403, 801, 901. |
| 24       |   |  |
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|----|---|---|
|    | Defendant   | t Exhibits & Plaintiff's Objections   |
| 2  | None.   |   |
| ;  | (c) Electronic evidence: At   | this time, neither party anticipates presenting any electronic  |
| -  | evidence. Should that ch  | ange, the Court will be notified immediately.   |
|    | (d) Depositions:  |   |
|    | (1) Plaintiff will offer the  | e following depositions: None.  |
|    | (2) Defendant will offer t  | the following depositions: Defendant does not intend to   |
|    |   | esignations at this time for any deposition transcripts. In the ns that a witness is unavailable to testify at trial, Defendant |
|    | will notify all parties   | and the Court of page and line designations of the deposition transcript to offer at trial. Defendant reserves the              |
|    | right to use deposition   | n transcripts to refresh recollection, to impeach, and  |
|    | 32, and Fed. R. Evid.   | ial in accordance with applicable rules, <i>e.g.</i> , Fed. R. Civ. P. 801(d).  |
|    | (e) Objections To Deposition  | ns:   |
|    | (1) Plaintiff's Objections  | : None.   |
|    | (2) Defendant's Objectio  |   |
|    |   |   |
|    |   | VIII.   |
|    | The following witnesses may   | y be called by the parties at trial:  |
|    | (a) Plaintiff's witnesses   |   |
|    | Witness(s)  | Witness(s) Address  |
|    | Julie Clemons   | c/o Paul Padda Law <sup>1</sup>   |
|    | Marcus Brandt   | c/o USAO-NV <sup>2</sup>  |
|    |   |   |
|    | <sup>1</sup> Paul Padda Law, 4560 South Deca<br>702.366.1888).                        | tur Blvd., Suite 300, Las Vegas, Nevada 89103 (Tele:  |
|    | <sup>2</sup> United States Attorney's Office for<br>1100, Las Vegas, Nevada 89101 (Te | r the District of Nevada, 501 Las Vegas Blvd. South, Suite ele: 702.388.6336).  |
|    |   |   |
|    |   | 9   |

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| Mar              | vin Clemons                 | c/o Paul Padda Law                                       |
|------------------|-----------------------------|--|
| PM               | K USAO                      | c/o USAO-NV  |
| PMI              | K Enterprise Holdings       | c/o Anthony T. Garasi, Esq.                              |
|                  | 2/PMK/30(b)(6) <sup>3</sup> | Bremer White Brown & O'Meara                             |
|                  |                             | 1160 N. Town Center Dr., #250<br>Las Vegas, Nevada 89144 |
|                  |                             | Tele: (702) 258-6665                                     |
| Zacł             | nary Allen Lary             |  |
| Sara             | h Elizabeth Zimmerman       |  |
| Jame             | es Nicholas Nestor          |  |
| Jenn             | y R. Neuman                 |  |
| Mar              | yellen Brandt               | 361 Teal Road, Lindenhurst, Illinois 60046               |
| M-1              | avla Davin Nalaan           | Tele: (847) 356-8574                                     |
|                  | ayla Dawn Nelson            |  |
| Kim              | E. Montoya                  |  |
| Juan             | Acosta                      | 4810 S. Nellis Blvd.                                     |
|                  |                             | Las Vegas, Nevada 89121<br>Tele: (702) 689-4243          |
| Losa             | ina Ricardo                 | 4724 Lake Stream Ave.                                    |
|                  |                             | Las Vegas, Nevada 89110                                  |
|                  |                             | Tele: (702) 773-8055                                     |
| Britt            | anie Dougherty              | 4804 East Washington Ave.                                |
|                  |                             | Las Vegas, Nevada 89131                                  |
|                  |                             | Tele: (702) 773-7921                                     |
| Offi             | cer Nakagawa                | c/o Las Vegas Metropolitan Police Department, 400 S      |
| III (ID i        | #5476)                      | Martin Luther King Blvd.                                 |
|                  |                             | Las Vegas, Nevada 89106<br>Tele: (702) 828-3111          |
| Rael             | n Williams, Milton Hines    | c/o Telus International                                  |
|                  | or COR/PMK/30(b)(6)         | 2251 S. Decatur Blvd.                                    |
|                  |                             | Las Vegas, Nevada 89102                                  |
|                  |                             |  |
| <u>  </u>        | <u> </u>                    |  |
| <sup>3</sup> "CC | R/PMK/30(b)(6)" refers to C | Custodian of Records, Person Most Knowledgeable and      |

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|   | Tele: (702) 238-7900  |
|---|---|
|   | Tele: (702) 230-7900  |
| Ana Arriero and/or                        | c/o Volt Workforce Solutions                                      |
| COR/PMK/30(b)(6)                          | 2401 N. Glassell Street   |
|   | Orange, California 92865  |
|   | Tele: (714) 921-8800  |
| Andrew M. Cash, M.D.                      | 9339 W. Sunset Rd., Suite 100                                     |
| ,   | Las Vegas, Nevada 89148   |
|   | Tele: (702) 630-3472  |
|   |   |
| Santo Steven Bifulco, M.D.,               | 15438 N. Florida Ave., #140                                       |
| CLCP                                      | Tampa, Florida 33613  |
|   | Tele: (813) 321-3676  |
| Ston Smith Dh D                           | 1165 N. Cloub Streat #600   |
| Stan Smith, Ph.D.                         | 1165 N. Clark Street, #600<br>Chicago, Illinois 60610             |
|   | Tele: (312) 943-1016  |
|   | Tele. (312) 943-1010  |
| Mario Tarquino, M.D.,                     | c/o Quick Care Las Vegas  |
| and/or COR/PMK/30(b)(6)                   | 3111 S. Maryland Pkwy, #100                                       |
|   | Las Vegas, Nevada 89109   |
|   | Tele: (702) 732-7407  |
| COR/PMK/30(b)(6)                          | c/o CVS Pharmacy  |
|   | One CVS Drive   |
|   | Woonsocket, R.I. 02895  |
|   | Tele: (800) 746-7287  |
| Don Nobis, P.T. and/or                    | c/o Don Nobis Physical Therapy                                    |
| COR/PMK/30(b)(6)                          | 801 S. Rancho Dr., Suite F4                                       |
| CORT MR 50(0)(0)                          | Las Vegas, Nevada 89106   |
|   | Tele: (702) 735-4844  |
|   |   |
| Gobinder S. Chopra, M.D. and/or           | c/o GS Chopra Ltd.  |
| COR/PMK/30(b)(6)                          | 3201 S. Maryland Pkwy, #314                                       |
|   | Las Vegas, Nevada 89109   |
|   | Tele: (702) 796-8500  |
| V Ni-1-Li MD                              |   |
| X. Nick Liu, M.D.<br>Bandall F. Vaa, M.D. | c/o Advanced Orthopedics  |
| Randall E. Yee, M.D.<br>COR/PMK/30(b)(6)  | 8420 West Warm Springs Road, Suite 100<br>Las Vegas, Nevada 89113 |
| COIVEWIR/30(0)(0)                         | Tele: (702) 740-5327  |
| Eric Biesbroeck, M.D.                     | c/o Pueblo Medical Imaging  |
| Joel Lin, M.D.                            | 5495 S. Rainbow Blvd., #101                                       |
| COR/PMK/30(b)(6)                          | Las Vegas, Nevada 89118   |
|   |   |

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|                         | Tele: (702) 228-0031                            |
|-------------------------|---|
| COR/PMK/30(b)(6)        | c/o Body Wise, Inc.                             |
|                         | P.O. Box 531104                                 |
|                         | Henderson, Nevada 89053                         |
|                         | Tele: (702) 446-8006                            |
| COR/PMK/30(b)(6)        | c/o LABCORP                                     |
|                         | P.O. Box 2240                                   |
|                         | Burlington, N.C. 27216                          |
|                         | Tele: (800) 845-6167                            |
| Elizabeth Huck, M.D.    | c/o Las Vegas Radiology                         |
| COR/PMK/30(b)(6)        | 7241 West Sahara Ave., #120                     |
|                         | Las Vegas, Nevada 89117                         |
|                         | Tele: (702) 254-5004                            |
| COR/PMK/30(b)(6)        | c/o Valley View Surgical                        |
|                         | 100 N. Green Valley Pkwy, #125                  |
|                         | Henderson, Nevada 89074                         |
|                         | Tele: (702) 616-4954                            |
| Robert Chiascione, M.D. | c/o Box Canyon Primary Care                     |
| Thomas Miller, PA-C     | 2647 Box Canyon Drive                           |
| COR/PMK/30(b)(6)        | Las Vegas, Nevada 89128                         |
|                         | Tele: (702) 228-0031                            |
| Howard Francois, M.D.   | c/o Desert Radiologists                         |
| Michael Schunk, M.D.    | 2020 Palomino Lane, #100                        |
| John Griffith, M.D.     | Las Vegas, Nevada 89106                         |
| Hubert Chin, M.D.       | Tele: (702) 228-0031                            |
| COR/PMK/30(b)(6)        |   |
| Jaymin Chang, M.D.      | c/o DBA Anesthesia Associates                   |
| COR/PMK/30(b)(6)        | 129 W. Lake Mead Pkwy, Suite B18                |
|                         | Tele: (702) 558-1522                            |
| COR/PMK/30(b)(6)        | c/o Next Step Medical                           |
|                         | 6048 S. Durango Dr., Suite 115                  |
|                         | Las Vegas, Nevada 89113<br>Tele: (702) 489-8165 |
| Paul H. Janda, M.D.     | c/o Las Vegas Neurology                         |
| COR/PMK/30(b)(6)        | 2010 Goldring Ave., #306                        |
|                         | Tele: (702) 432-2233                            |
| Travis Snyder, M.D.     | c/o SimonMed Imaging                            |
| Joseph Kavanaugh, M.D.  | P.O. Box 207465                                 |
| COR/PMK/30(b)(6)        | Dallas, Texas 75320                             |
|                         | Tele: (702) 723-8255                            |
| COR/PMK/30(b)(6)        | c/o Louis F. Mortillaro & Associates            |
|                         | 501 S. Rancho Drive, Suite F-37                 |

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| 1   |                          | Las Vegas, Nevada 89106                                    |
|-----|--------------------------|--|
| 1   |                          | Tele: (702) 388-9403                                       |
| 2   | Mark Kabins, M.D.        | c/o Las Vegas Neurosurgery                                 |
|     | COR/PMK/30(b)(6)         | 501 S. Rancho Drive, #I-67                                 |
| 3   |                          | Las Vegas, Nevada 89106                                    |
| 4   |                          | Tele: (702) 243-4700                                       |
| -   | Ryan Dopirak, M.D.       | 1650 S. 41 <sup>st</sup> Street                            |
| 5   | COR/PMK/30(b)(6)         | Manitowoc, Wisconsin 54220                                 |
|     |                          | Tele: (920) 320-5241                                       |
| 6   | David Kaufman, M.D.      | c/o Neurology Consultants                                  |
| 7   | Stacey Gruber, M.D.      | 725 S. Webster Avenue, #201                                |
|     | Heather Stanko, M.D.     | Green Bay, Wisconsin 54301                                 |
| 8   | COR/PMK/30(b)(6)         | Tele: (920) 430-7100                                       |
| 9   | Mariam El-Baghdadi, M.D. | c/o HFM Pain Clinic  |
|     | COR/PMK/30(b)(6)         | 2300 Western Avenue  |
| 10  |                          | Manitowoc, Wisconsin 54220                                 |
| 1.1 |                          | Tele: (920) 320-3185                                       |
| 11  | Michael H. Hoffman, M.D. | c/o Bellin Memorial Hospital                               |
| 12  | Michael Hodulik, M.D.    | P.O. Box 22487   |
|     | COR/PMK/30(b)(6)         | Green Bay, Wisconsin 54305                                 |
| 13  |                          | Tele: (920) 445-7313                                       |
| 14  | Matthew Koeberl, M.D.    | c/o Lakeshore Radiology                                    |
| 17  | COR/PMK/30(b)(6)         | 2300 Western Avenue  |
| 15  |                          | Manitowoc, Wisconsin 54220                                 |
| 10  |                          | Tele: (920) 320-3800                                       |
| 16  | Robert Monette, M.D.     | c/o Radiology Chartered                                    |
| 17  | Richard Horak, M.D.      | 1789 Shawano Avenue  |
|     | COR/PMK/30(b)(6)         | Green Bay, Wisconsin 54303                                 |
| 18  | Gil Freeman, M.D.        | Tele: (920) 499-1428                                       |
| 19  | ,                        | c/o Bellin Health Sports Medicine<br>1630 Commanche Avenue |
| 17  | COR/PMK/30(b)(6)         | Green Bay, Wisconsin 54313                                 |
| 20  |                          | Tele: (920) 445-7222                                       |
| 21  | Scott Anderson, M.D.     | c/o UW Health Hospitals                                    |
| 21  | Samuel Charles, M.D.     | P.O. Box 2916  |
| 22  | Elizabeth Teigen, M.D.   | Milwaukee, Wisconsin 53201                                 |
|     | Jonathan Tueting, M.D.   | Tele: (877) 565-0505                                       |
| 23  | Humberto Rosas, M.D.     |  |
| 24  | COR/PMK/30(b)(6)         |  |
|     | COR/PMK/30(b)(6)         | c/o CD Laboratories, Inc.                                  |
| 25  |                          | 810 Gleneagles Ct., #100                                   |
| 26  |                          | Baltimore, Maryland 21286                                  |
| 20  |                          | Tele: (410) 296-1400                                       |
| 27  | COR/PMK/30(b)(6)         | c/o Express Scripts  |
| 20  |                          | 8931 Springdale Avenue                                     |
| 28  |                          |  |

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|                               | St. Louis, Missouri 63134               |
|-------------------------------|---|
|                               | Tele: (800) 332-5455                    |
| Katherine Travnicek, M.D.     | c/o Pain Institute of Nevada            |
| COR/PMK/30(b)(6)              | 7435 W. Azure Drive, #190               |
|                               | Las Vegas, Nevada 89130                 |
|                               | Tele: (702) 878-8252                    |
| COR/PMK/30(b)(6)              | c/o Valley View Surgery Center          |
|                               | 1330 S. Valley View Blvd.               |
|                               | Las Vegas, Nevada 89102                 |
|                               | Tele: (702) 675-4600                    |
| Beraldo Vazquez-Corrrea, M.D. | c/o Primary Care Consultants            |
| COR/PMK/30(b)(6)              | P.O. Box 778195                         |
| CONTINIE 50(0)(0)             | Henderson, Nevada 89077                 |
|                               | Tele: (702) 492-7208                    |
| Mitesh Patel, M.D.            | c/o Steinberg Diagnostic                |
| COR/PMK/30(b)(6)              | 2950 S. Maryland Pkwy                   |
| CONTINESO(0)(0)               |   |
|                               | Las Vegas, Nevada 89109                 |
| COD/DM(Z/20(1))(C)            | Tele: (702) 732-6000                    |
| COR/PMK/30(b)(6)              | c/o Southern Hills Hospital             |
|                               | 9300 West Sunset Road                   |
|                               | Las Vegas, Nevada 89148                 |
| E 1 E'. 11 N.Y                | Tele: (702) 880-2100                    |
| Evelyn Fitzgerald, R.N.       | c/o Valley View Home Health             |
| Steve Wondel, P.T.            | 6767 W. Charleston Blvd., #150          |
| Sheryll Collings, O.T.        | Las Vegas, Nevada 89146                 |
| COR/PMK/30(b)(6)              | Tele: (702) 463-1100                    |
| Natalie Anderton, PT          | c/o Select Physical Therapy             |
| Gregory Bares, PT             | 2904 W. Horizon Ridge Pkwy, Suite 121   |
| Sean Ellis, PT                | Henderson, Nevada 89052                 |
| Beua Gronert, PT              | Tele: (702) 897-7331                    |
| Sara Elliot, PT               |   |
| COR/PMK/30(b)(6)              |   |
| COR/PMK/30(b)(6)              | c/o Holy Family Memorial Medical Center |
|                               | P.O. Box 1450                           |
|                               | Manitowac, Wisconsin 54221              |
|                               | Tele: (920) 320-2278                    |
| COR/PMK/30(b)(6)              | c/o Valley Hospital                     |
|                               | 620 Shadow Lane                         |
|                               | Las Vegas, Nevada 89106                 |
|                               | Tele: (702) 894-5738                    |
| Michael Elliott, Ph.D.        | c/o Michael Elliott, Ph.D.              |
| COR/PMK/30(b)(6)              | 1661 West Horizon Ridge Pkwy, Suite 280 |
|                               | Henderson, Nevada 89012                 |
|                               | Tele: (702) 307-0133                    |
| COR/PMK/30(b)(6)              | c/o West Valley Surgery Center          |

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|                            | 1330 S. Valley View Blvd.,                                  |
|----------------------------|---|
|                            | Las Vegas, Nevada 89102                                     |
|                            | Tele: (702) 675-4600  |
| Galen Kam, M.D.            | c/o Optumcare Orthopedics                                   |
| COR/PMK/30(b)(6)           | 4750 W. Oakey Blvd., #401                                   |
| COR/FWIR/30(0)(0)          | Las Vegas, Nevada 89102                                     |
|                            | Tele: (702) 724-8877  |
| COD/DMK/20(h)(c)           |   |
| COR/PMK/30(b)(6)           | c/o University Medical Center<br>1800 West Charleston Blvd. |
|                            |   |
|                            | Las Vegas, Nevada 89102                                     |
|                            | Tele: (702) 383-2000  |
| COR/PMK/30(b)(6)           | c/o Advanced Urgent Care                                    |
|                            | 9975 South Eastern Ave., #110                               |
|                            | Las Vegas, Nevada 89183                                     |
|                            | Tele: (702) 361-2273  |
| Galen Kam, M.D.            | c/o Mountainview Hospital                                   |
| Joshua Owen, M.D.          | 3100 North Tenaya Way                                       |
| COR/PMK/30(b)(6)           | Las Vegas, Nevada 89128                                     |
|                            | Tele: (702) 962-8400  |
| COR/PMK/30(b)(6)           | c/o Fremont Emergency Services                              |
| CORT MR 30(0)(0)           | P.O. Box 638972   |
|                            | Cincinnati, Ohio 45263-8972                                 |
|                            | Tele: (888) 952-6772  |
|                            | Tele. (888) 932-0772  |
| COR/PMK/30(b)(6)           | c/o Radiology Specialists                                   |
|                            | P.O. Box 50709  |
|                            | Henderson, Nevada 89016                                     |
|                            | Tele: (877) 406-2916  |
| Aaron Bubolz, M.D.         | c/o Aurora Baycare Neurology                                |
| COR/PMK/30(b)(6)           | 2845 Greenbrier Road  |
|                            | Green Bay, Wisconsin 54311                                  |
|                            | Tele: (920) 288-8000  |
|                            |   |
| (b) Defendant's witnesses: |   |
|                            |   |
| Marcus Brandt              | c/o USAO-NV   |
| Julie Clemons              | c/o Paul Padda Law  |
| Marvin Clemons             | c/o Paul Padda Law  |
| Juan Acosta                | 4810 S. Nellis Blvd.  |
|                            | Las Vegas, Nevada 89121                                     |
|                            | Tele: (702) 689-4243  |
| Losana Ricardo             | 4724 Lake Stream Ave.                                       |
|                            | Las Vegas, Nevada 89110                                     |

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| 1  |                                   | Tele: (702) 773-8055   |
|----|-----------------------------------|--|
| 1  | Brittanie Dougherty               | 4804 East Washington Ave.  |
| 2  |                                   | Las Vegas, Nevada 89131  |
|    |                                   | Tele: (702) 773-7921   |
| 3  | Sarah Zimmerman                   |  |
| 4  | Zachary Lary                      |  |
|    | James Nestor                      |  |
| 5  | Jenny Neuman                      |  |
| 6  | Kim Montoya                       |  |
| 7  | LVMPD Officer Nakagawa<br>(#5476) | c/o Las Vegas Metropolitan Police Department,<br>400 S. Martin Luther King Blvd. |
|    |                                   | Las Vegas, Nevada 89106  |
| 8  |                                   | Tele: (702) 828-3111   |
| 9  | Richard A. Rubenstein, M.D.       | Plaza One Office Building  |
|    | (expert)                          | 3220 Blume Drive, Suite 151  |
| 10 |                                   | Richmond, CA 94806   |
| 11 |                                   | Ph. 800-426-9558   |
|    | Benjamin Bjerke, M.D. (expert)    | c/o Benjamin Bjerke, MD Ltd.   |
| 12 |                                   | 12499 University Ave, Suite 210<br>Clive, IA 50325                               |
| 13 |                                   | Ph. 917-837-0302   |
| 13 | Kevin J. Murphy, M.D. (expert)    | c/o Sports Medicine Oregon   |
| 14 | Kevin J. Mulphy, M.D. (expert)    | 7300 SW Childs Rd., Suite B  |
| 15 |                                   | Tigard, OR 97224   |
| 13 |                                   | Ph. 503-692-8700   |
| 16 | Mark Remas, MA, CRC, ABVE         | c/o The Remas Group  |
| 17 | (expert)                          | 7710 Balboa Ave., Suite 218-H  |
| 17 |                                   | San Diego, CA 92111  |
| 18 |                                   | Ph. (858) 560-6733   |
| 10 | Mary A. Jesvko, MS, EdD, CCM,     | c/o Mary Jesko and Associates  |
| 19 | CDMS, CLCP (expert)               | 11622 El Camino Real, Suite 100  |
| 20 |                                   | San Diego, CA 92130  |
|    |                                   | Ph. (858) 663-7509   |
| 21 | Eugenia A. Larmore, PhD, MBA      | c/o EKAY Economic Consultants, Inc.  |
| 22 | (expert)                          | 550 West Plumb Lane, B459  |
|    |                                   | Reno, NV 89509   |
| 23 | Maria Tanguina M.D.               | Ph. (775) 232-7203   |
| 24 | Mario Tarquino, M.D.              | c/o Quick Care Las Vegas<br>3111 S. Maryland Pkwy, #100                          |
|    |                                   | Las Vegas, Nevada 89109  |
| 25 |                                   | Tele: (702) 732-7407   |
| 26 | Travis Snyder, M.D.               | c/o SimonMed Imaging   |
| 20 | Joseph Kavanaugh, M.D.            | P.O. Box 207465  |
| 27 |                                   | Dallas, Texas 75320  |
| 20 |                                   | Tele: (702) 723-8255   |
| 28 |                                   |  |

#### Case 2:19-cv-00248-JCM-BNW Document 64 Filed 05/09/22 Page 17 of 18 Howard Francois, M.D. c/o Desert Radiologists 1 Michael Schunk, M.D. 2020 Palomino Lane, #100 Las Vegas, Nevada 89106 John Griffith, M.D. 2 Hubert Chin, M.D. Tele: (702) 228-0031 3 Robert Chiascione, M.D. c/o Box Canyon Primary Care Thomas Miller, PA-C 2647 Box Canyon Drive 4 Las Vegas, Nevada 89128 Tele: (702) 228-0031 5 6 7 IX. 8 The attorneys have conferred and jointly offer these three trial dates: 9 October 24, 2022 10 November 7, 2022 11 November 14, 2022 12 13 It is expressly understood by the undersigned that the Court will set the trial of this 14 matter on one of the agreed-upon dates if possible, if not, the trial will be set at the convenience 15 of the Court's calendar. 16 X. 17 It is estimated that the trial will take a total of 14-21 days. 18 19 APPROVED AS TO FORM AND CONTENT: 20 /s/ Paul S. Padda 21 Counsel for Plaintiff 22 23 /s/ Brianna Smith 24 Counsel for Defendant 25 26 27 28 17

| 1        | XI.   |  |  |
|----------|---|--|--|
| 2        |   |  |  |
| 3        | ACTION BY THE COURT   |  |  |
| 4<br>5   | This case is set for trial on the 'stacked calendar on November 14, 2022<br>at 9:00 a.m. Calendar call is set for November 9, 2022 at 1:30 p.m. |  |  |
| 6        | Motions <i>in limine</i> to be filed by October 14, 2022  |  |  |
| 7        | This pretrial order has been approved by the parties to this action as evidenced by their   |  |  |
| 8<br>9   | signatures or the signatures of their counsel hereon, and the other is hereby entered and will  |  |  |
| 9        | govern the trial of this case. This order may not be amended except by court order and based  |  |  |
| 11       | upon the parties' agreement or to prevent manifest injustice.   |  |  |
| 12       |   |  |  |
| 13       | UNITED STATES DISTRICT JUDGE  |  |  |
| 14       |   |  |  |
| 15       | DATED: September 9. 2022  |  |  |
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