1	ROBERT K. PHILLIPS, ESQ.		
2	Nevada Bar No. 11441 TIMOTHY D. KUHLS, ESQ.		
3	Nevada Bar No. 13362		
4	LATISHA ROBINSON, ESQ. Nevada Bar No. 15314		
5	PHILLIPS, SPALLAS & ANGSTADT LLC 504 South Ninth Street		
6	Las Vegas, Nevada 89101 (702) 938-1510		
7	rphillips@psalaw.net		
8	tkuhls@psalaw.net lrobinson@psalaw.net		
9	Attorneys for Defendant		
10	Walmart, Inc. d/b/a Walmart Supercenter No. 525 & Russell Lapat	59	
11	UNITED STATES DISTRICT COURT		
12	DISTRICT OF NEVADA		
13			
14	EDNA SANDRA BOCK-KASMINOFF, an individual,	Case No.: 2:20-cv-00949-JAD-EJY	
15	Plaintiff,	STIPULATION AND [PROPOSED] ORDER FOR LEAVE TO CONDUCT	
16	V.	CERTAIN DISCOVERY OUTSIDE THE DISCOVERY PERIOD	
17	WALMART, INC., a Foreign Corporation DBA WALMART SUPERCENTER #5259;		
18	RUSSELL LAPAT; DOE STORE MANAGERS I through X; DOE STORE		
19	ASSOCIATES I through X; DOE MAINTENANCE ASSOCIATES I through X;		
20	DOE JANITORIAL ASSOCIATES I through X; DOES I - X; ROE MAINTENANCE		
21	COMPANIES XI through XX; inclusive, jointly and severally,		
22	Defendants.		
23	Plaintiff EDNA SANDRA BOCK-KASMINOFF (hereinafter "Plaintiff") and Defendants		
24	WALMART, INC. DBA WALMART SUPERCENTER No. 5259 and RUSSELL LAPAT		
25	(collectively "Defendants" or "Walmart"), by and through their respective counsel of record, do		
26	hereby stipulate to conduct certain discovery outside the discovery period. Specifically, the parties		
27	have previously stipulated that Defendant shall take the deposition of Plaintiff's non-retained treating		
28	physician expert, RUSSELL T. NEVINS, MD on June 16, 2021. Due to scheduling issues, the		

1	parties have now stipulated that Defendant shall also take the deposition of Plaintiff's retained		
2	expert, FRANK A. PEREZ, PhD on June 22, 2021, which is also outside the discovery period.		
3	DISCOVERY COMPLETED TO DATE		
4	The parties conducted an FRCP 26(f) conference on July 7, 2020;		
5	The parties have served and exchanged their respective FRCP 26(a) disclosures. Both Plaintif		
6	and Defendant served their respective initial disclosures on July 10, 2020. Defendant has since		
7	served eight supplements;		
8	On July 20, 2020, Plaintiff served upon Defendant one set of Requests for Admissions, one set		
9	of Interrogatories and one set of Requests for Production of Documents and Defendant ha		
10	responded to the same;		
11	On August 26, 2020, Defendant served upon Plaintiff one set of Requests for Admissions, on		
12	set of Interrogatories and one set of Requests for Production of Documents and Plaintiff ha		
13	responded to the same;		
14	An Independent Medical Exam was performed on Plaintiff on October 8, 2020;		
15	A Site Inspection of Defendant's Walmart Sore No. 5259 was performed on January 27, 202		
16	by Plaintiff;		
17	Plaintiff's deposition was taken on February 9, 2021;		
18	Deposition of Defendant's employees Jae Leonhardt on March 2, 2021;		
19	• Deposition of Defendant's 30(b)(6) Witness on March 12, 2021;		
20	Expert disclosure of Defendant of April 16, 2021; and		
21	Expert disclosure of Plaintiff on April 19, 2021.		
22	DISCOVERY TO BE COMPLETED OUTSIDE THE DISCOVERY PERIOD		
23	Discovery to be completed include:		
24	• Defendant's deposition of Plaintiff's retained expert FRANK A. PEREZ, PhD, that i		
25	currently scheduled for June 22, 2021;		
26	Defendant's deposition of Plaintiff's non-retained treating physician expert, RUSSELL T		
27	NEVINS, MD, that is currently scheduled for June 16, 2021;		
28	\parallel / / /		

The parties aver that good cause exists for the request pursuant to Local Rule 2.25. Defendant timely noticed the respective Plaintiff's retained expert witness for deposition prior to the close of the 3 discovery period. However, due to scheduling issues with both parties, the deposition was unable to go 4 forward as scheduled. The parties have agreed to conduct the deposition outside of the discovery period. 5 Understanding that Defendant wishes to take and has reserved the right to depose the named Plaintiff's expert witness, Plaintiff agrees that the deposition of FRANK A. PEREZ, PhD will occur on June 22, 6 7 2021. /// /// 10 /// /// /// /// 14 /// /// 111 16 /// 18 /// /// /// /// /// 22 /// /// /// 26 /// /// 28 | ///

1

2

11

12

13

15

17

19

20

21

23

24

25

27

- 1		
1	The parties aver that this request i	s made by the parties in good faith and not for the purpose
2	delay.	
3		
4	DATED this day of June 2021.	DATED this day of June 2021.
5	BIGHORN LAW	PHILLIPS, SPALLAS & ANGSTADT, LLC
6	/s/ Shane Cox	/s/ Latisha Robinson
7	KIMBALL JONES, ESQ. Nevada Bar No. 12982	ROBERT K. PHILLIPS, ESQ. Nevada Bar No. 14411
8	SHANE COX, ESQ.	TIMOTHY D. KUHLS, ESQ.
9	Nevada Bar No. 13852 22258 E. Flamingo Road	Nevada Bar No. 13362 LATISHA ROBINSON, ESQ.
9	Building 2, Suite 300	Nevada Bar No. 15314
10	Las Vegas, Nevada 89119	504 South Ninth Street Las Vegas, Nevada 89101
11	Attorneys for Plaintiff	Attorneys for Defendants
12	Thiorneys for I tuning	Miomeys for Defendants
12	IT IS SO ORDERED.	
13	II IS SO OKDERED.	0
14		Clauma I Zouchak
15		UNITED STATES MAGISTRATE JUDGE
16		DATED: June 9, 2021
17		
18	Respectfully submitted:	
19	PHILLIPS, SPALLAS & ANGSTADT	LLC
20	/s/ Latisha Robinson	
21	ROBERT K. PHILLIPS, ESQ.	
22	Nevada Bar No. 11441 TIMOTHY D. KUHLS, ESQ.	
	Nevada Bar No. 13362	
23	LATISHA ROBINSON, ESQ.	
24	Nevada Bar No. 15314	
25	504 South Ninth Street Las Vegas, Nevada 89101	
	Las vegas, inevaua 07101	
26	Attorneys for Defendants	
27		
28		

of