ROBERT T. EGLET, ESO. 1 Nevada Bar No. 3402 ROBERT M. ADAMS, ESQ. 2 Nevada Bar No. 6551 ARTEMUS W. HAM, ESQ. Nevada Bar No. 7001 4 EGLET ADAMS EGLET HAM HENRIOD 5 400 South Seventh Street, Suite 400 Las Vegas, Nevada 89101 6 Telephone: (702) 450-5400 Facsimile: (702) 450-5451 Email: eservice@egletlaw.com Jason A. Close, Esq. Nevada Bar No. 13674 **CLOSE LAW GROUP** 2831 Saint Rose Pkwv STE 240 10 Henderson, NV 89052 Telephone: (702) 983-4254 11 Facsimile: (702) 924-4645 Email: Jason@CloseLawGroup.com 12 Attorneys for Plaintiffs 13 UNITED STATES DISTRICT COURT 14 DISTRICT OF NEVADA 15 LUCILLE LAGASSE, as Guardian for Case No. 2:21-cv-00296-APG-BNW 16 HARRY MICHAEL REID; and, LUCILLE LAGASSE, STIPULATION TO EXTEND 17 Plaintiffs, **DISCOVERY DEADLINES** 18 v. 19 THE UNITED STATES OF AMERICA; (Twelfth Request) DOE INDIVIDUALS I-X; and, ROE 20 ENTITIES I-X, inclusive, 21 Defendants. 22 23 Pursuant to LR 26-1 and LR IA 6-1, it is hereby stipulated by and between Plaintiffs 24 Lucille Lagasse, as Guardian for Harry Michael Reid, and Lucille Lagasse ("Plaintiffs") and 25 Defendant United States of America ("USA") (together, "the Parties") that the deadlines specified 26 in this Court's Discovery Plan and Scheduling Order (ECF No. 65) be extended one hundred and twenty (120) days. This is the Parties' twelfth request to extend the scheduling order. The Parties 27 jointly request this extension for the reasons stated herein. 28

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1. The Parties' Reasons to Extend

The Parties recently met and conferred and have reached a good faith belief that they will be able to resolve this case through private mediation. However, prior to undertaking any such mediation, undersigned counsel for the United States must expend significant time determining her office's internal and external budgetary resources for the mediation and attempting to determine whether the requisite levels of settlement authority, both within her office and her agency, could be available prior to mediation. Obtaining such authorizations will take up to ninety (90) days. Rather than continue to incur litigation expenses, the Parties agree it is in everyone's best interest to extend the remaining discovery deadlines by one hundred and twenty (120) days to allow the United States sufficient time to obtain the necessary authorizations and for the Parties to meaningfully participate in mediation.

The Parties would not be making this request if they did not share a good faith belief that the case can be settled and if they were not working diligently to effectuate such a settlement. The vast majority of discovery in this case has been completed: factual discovery has been completed, fact depositions have been taken, and expert reports have been exchanged. All that remains are expert depositions, pretrial motions, and a few potential additional fact witness depositions. In furtherance of their shared desire to mediate, the Parties have reached out to the Honorable Retired Judge Jennifer Togliatti to request her availability for private mediation. Judge Togliatti has agreed to mediate the case in approximately 90 days, which will give undersigned counsel for the United States the time she needs to evaluate her office's resources and obtain settlement authority. The Parties are currently consulting with Judge Togliatti to set a mediation date that will work for all involved.

There is a legitimate need for additional time to enable the Parties to meaningfully participate in mediation due to the nuances of the federal government's procedure for obtaining settlement authority. The Parties are working diligently to resolve this case and, in light of the foregoing, believe good cause exists for an extension of the remaining deadlines in this matter.

¹ There are six (6) fact witnesses in the United States' Rule 26 Disclosures who have not yet been deposed. The Parties are presently participating in a meet and confer to reach an agreement regarding the necessity of taking these witnesses' depositions.

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With respect to close of discovery, the Parties request that this deadline be extended only for the limited purpose of completing expert depositions and potential, additional fact witness depositions which the Parties are currently working to reach an agreement on.

2. Discovery Completed

- a. The Parties have disclosed several Rule 26 disclosures and supplements.
- b. Plaintiffs served their First Supplement to Initial Disclosures on June 14, 2021
- Defendant USA has issued over a dozen subpoenas duces tecum to third Parties,
 most of which have been returned
- d. USA served their First Requests for Production of Documents and First Set of Interrogatories to Plaintiff William Mayes as Guardian for Harry Michael Reid on August 30, 2021
- e. USA served their First Requests for Production of Documents and First Set of Interrogatories to Plaintiff Lucille Lagasse on August 30, 2021
- f. USA served their First Supplement to Initial Disclosures on September 1,2021
- g. Plaintiffs served their Second Supplement to Initial Disclosures on October 11,
 2021
- h. Plaintiff requested updated medical records from currently-treating providers on October 12, 2021
- i. Plaintiffs served their Third Supplement to Initial Disclosures on October 14, 2021
- j. Plaintiff Lucille Lagasse served her Responses to USA's First Set of Interrogatories and First Set of Requests for Production on October 14, 2021
- Plaintiffs served their Fourth Supplement to Initial Disclosures on October 16,
 2021
- Plaintiff William Mayes as Guardian for Harry Michael Reid served his Responses to USA's First set of Interrogatories and First Set of Requests for Production on October 16, 2021
- m. Plaintiffs served their Fifth Supplement to Initial Disclosures on November 5,
 2021

1	gg. Plaintiffs served their Ninth Supplement to Initial Disclosures on October 6,	
2	hh. USA served their Sixth Supplement to Initial Disclosures on October 11,202	
3	ii.	USA served their Second Supplemental Responses to Plaintiffs' First Set o
4		Requests for Production on October 11, 2022
5	jj.	USA took party witness Lucille Lagasse's deposition on October 7, 2022
6	kk.	The undersigned conducted a meet-and-confer pursuant to FRCP 30(b)(6) or
7		October 18, 2022, to discuss the scope of topics and scheduling for USA's 30(b)(6)
8		designee(s)
9	11.	Plaintiffs took fact witness NPS personnel Charles "Chuck" Patton's deposition
10		on October 21, 2022
11	mm.	Plaintiffs served their Tenth Supplement to Initial Disclosures on November 4
12		2022
13	nn.	Plaintiffs served their Eleventh Supplement to Initial Disclosures on March 8
14		2023
15	00.	The Parties filed a Stipulation for Protective Order for Confidential Information
16		on March 10, 2023
17	pp.	Protective Order was granted on March 13, 2023 (ECF No. 32)
18	qq.	Plaintiffs took fact witness NHP Trooper Matthew MacKinnon's deposition or
19		April 26, 2023 and May 5, 2023
20	rr.	Plaintiffs took fact witness NHP Trooper Tyler Mleczko on May 5, 2023
21	SS.	USA served its Seventh Supplement to Initial Disclosures on December 29, 2023
22	tt.	Plaintiff Lucille Lagasse served her First Set of Requests for Admissions on
23		January 23, 2024
24	uu.	Plaintiffs served their Twelfth Supplement to Initial Disclosures on January 23
25		2024
26	vv.	Plaintiffs served their Thirteenth Supplement to Initial Disclosures on February 7
27		2024

1	ww.	Rule 35 Neuropsychological Evaluation of Plaintiff Harry Michael Reid occurred
2		on February 9, 2024
3	xx.	USA produced the Rule 35 Report regarding the Neuropsychological Evaluation
4		of Plaintiff Harry Michael Reid on February 18, 2024
5	yy.	Plaintiffs served their Fourteenth Supplement to Initial Disclosures on February
6		27, 2024
7	ZZ.	Plaintiff Lucille Lagasse as Guardian for Harry Michael Reid served her
8		Supplemental Responses to USA's First Set of Interrogatories and First Set of
9		Requests for Production on February 29, 2024
10	aaa.	Plaintiff Lucille Lagasse served her Supplemental Responses to USA's First Set
11		of Interrogatories on February 29, 2024
12	bbb.	USA served its Responses to Plaintiff Lucille Lagasse's First Set of Requests for
13		Admission on March 11, 2024
14	ccc.	Plaintiffs served their Fifteenth Supplement to Initial Disclosures on April 11,
15		2024
16	ddd.	Plaintiff Lucille Lagasse as Guardian for Harry Michael Reid served her Second
17		Supplemental Responses to USA's First Set of Interrogatories and First Set of
18		Requests for Production on April 11, 2024
19	eee.	Plaintiff Lucille Lagasse served her Second Set of Requests for Admission on
20		April 11, 2024
21	fff.	Plaintiffs served their Initial Disclosure of Expert Witnesses on April 11, 2024
22	ggg.	USA served its Designation of Expert Witnesses on April 11, 2024
23	hhh.	Plaintiff Lucille Lagasse served her Amended Second Set of Requests for
24		Admission on April 17, 2024
25	iii.	Plaintiffs served their Sixteenth Supplement to Initial Disclosures on May 9, 2024
26	jjj.	USA served its Eighth Supplement to Initial Disclosures on May 13, 2024
27	kkk.	USA served its Designation of Rebuttal Expert Witnesses on May 13, 2024
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1		111.	USA served its Responses to Plaintiff Lucille Lagasse's Amended Second Set of
2			Requests for Admission on May 17, 2024
3		mmm.	Plaintiff Lucille Lagasse as Guardian for Harry Michael Reid served her Third
4			Supplemental Responses to USA's First Set of Interrogatories and First Set of
5			Requests for Production on May 23, 2024
6	3.	Discov	very Remaining
7		a.	Expert/Rebuttal Witness Depositions (All Parties)
8		b.	Additional Disclosure Supplements, As Needed (All Parties)
9		c.	Potential, Additional Fact Witness Depositions, As Needed
0	4.	Propos	sed Modification
1		Based	on the foregoing, the Parties seek to modify the discovery plan as follows ² :
2		a. Clo	ose of Discovery: Extended from Monday, June 10, 2024 to Tuesday, October 8 ,
.3		202	24 for the limited purpose of completing expert depositions and potential, additional
4		fac	et witness depositions.
.5		b. De	adline to file Dispositive Motions: Extended from Monday, July 8, 2024 to
6		Tu	esday, November 5, 2024.
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28			deadline occurs on a Saturday, Sunday, or legal holiday recognized by the Federal Rules of Civil e Court's Local Rules), then the time for complying with the deadline shall be extended to the next

business day.

1	c. Deadline for filing Joint Pretrial Order: Extended from Thursday, August 8, 2024 to					
2	Friday, December 6, 2024. If a dispositive motion is filed, this deadline will be					
3	suspended until 30 days after the Court rules on the dispositive motion.					
4	5. This request is made in good faith and not for purposes of delay.					
5	IT IS SO STIPULATED.					
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7	Dated this 31st day of May, 2024	Dated this 31st day of May, 2024				
8	CLOSE LAW GROUP	JASON M. FRIERSON				
9		United States Attorney				
10						
11	JASON A. CLOSE, ESQ.	<u>/s/ Summer A. Johnson</u> SUMMER A. JOHNSON, ESQ.				
12	Attorney for Plaintiffs	Assistant United States Attorney Attorneys for Defendant				
13	Attorney for 1 turnity's	Attorneys for Defendant				
14	Dated this 31st day of May, 2024					
15	EGLET ADAMS EGLET HAM HENRIOD					
16)				
17	<u>/s/ Artemus W. Ham</u> ROBERT T. EGLET, ESQ.					
18	ROBERT M. ADAMS, ESQ.					
19	ARTEMUS W. HAM, ESQ. CASSANDRA S.M. CUMMINGS, ESQ.					
20	ASHLEY E. KABINS, ESQ. MAGGIE A. DIFEDERICO, ESQ.					
21	Attorneys for Plaintiffs	IT IC ODDEDED 41 -4 41 - 44 - 14 - 14 - 14 - 14 - 14				
22		IT IS ORDERED that the stipulation is granted.				
23		IT IS FURTHER ORDERED that, absent extenuating circumstances, this may be the Court's				
24		last extension.				
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26		HONODADI E DDENDA WEKSI ED				
27		HONORABLE BRENDA WEKSLER UNITED STATES MAGISTRATE JUDGE				
28		DATED:June 3, 2024				