1	DICKINSON WRIGHT PLLC			
2	JUSTIN J. BUSTOS Nevada Bar No. 10320			
3	BROOKS T. WESTERGARD Nevada Bar No. 14300			
4	100 W. Liberty St., Ste. 940 Reno, NV 89501			
5	775.343.7500 844.670.6009			
6	Email: jbustos@dickinsonwright.com Email: bwestergard@dickinsonwright.com			
7	Attorneys for Nevada State Board of Nursing			
8				
9	UNITED STATES DISTRICT COURT			
10	DISTRICT OF NEVADA			
11	WILLIAM SABATINI,			
12	Plaintiff, Ca	se No. 2:22-cv-00219-GMN-VCF		
13	Vs.			
14	<u>S1</u>	TIPULATED DISCOVERY PLAN		
15	NUD CD IC	ND [PROPOSED] SCHEDULING RDER		
16	Defendant. St	JBMITTED IN COMPLIANCE		
17	W	ITH LR 26-1(b)		
18				
19	Defendant Nevada State Board of Nu	rsing (the "Nursing Board"), by and through its		
20	counsel of record, Dickinson Wright PLLC, a	and Plaintiff William Sabatini, appearing pro se,		
21	submit this Stipulated Discovery Plan and [Prop	posed] Scheduling Order.		
22	1. Rule 26(f) Conference. On Friday, July 8, 2022, the parties held a Rule 26(f) conference			
23	via Zoom. Justin J. Bustos appeared on behalf	of the Nursing Board. William Sabatini appeared		
24	on behalf of himself.			
25	2. Rule 26(f) Report. During the Rule 26(	f) Conference, the parties discussed the following		
26	items required by Fed. R. Civ. P. 26(f)(3).			
27	///			
28				

a. What changes should be made in the timing, form, or requirement for disclosures under Rule 26(a), including a statement of when initial disclosures were made or will be made?

The parties agree that the deadline to exchange initial disclosures under Fed. R. Civ. P. 26(a)(1)(C) should be modified. Specifically, the parties agree that initial disclosures should be exchanged fourteen (14) days after the Court rules on the Nursing Board's pending Motion to Dismiss (ECF No. 20).

b. The subjects on which discovery may be needed, when discovery should be completed, and whether discovery should be conducted in phases or be limited to or focused on particular issues?

The parties agree that discovery may be conducted on all issues and allegations set forth in the parties' pleadings. The parties do not believe that discovery should be conducted in phases or limited to or focused on any particular issues at this time. The parties do not believe that discovery will be extensive.

c. <u>Any issues about disclosure, discovery, or preservation of electronically stored information, including the form or forms in which it should be produced?</u>

The parties do not anticipate any issues with the disclosure, discovery, or preservation of electronically stored information. The parties anticipate that documents will be produced in PDF format.

d. Any issues about claims of privilege or of protection as trial-preparation materials, including -- if the parties agree on a procedure to assert these claims after production -- whether to ask the court to include their agreement in an order under Federal Rule of Evidence 502?

The parties do not anticipate any issues concerning claims of privilege or of protection of trial preparation materials.

e. What changes should be made in the limitations on discovery imposed under these rules or by local rule, and what other limitations should be imposed?

1 None. f. 2 Any other orders that the court should issue under Rule 26(c) or under 3 Rule 16(b) and (c)? 4 None. 5 3. **Proposed Discovery Plan:** 6 The parties agree that discovery should be stayed pending a decision on the Nursing 7 Board's Motion to Dismiss (ECF No. 20). The parties agree to submit a proposed discovery plan 8 with fourteen (14) days of any order denying the Motion to Dismiss (ECF No. 20) in whole or in 9 part. 10 4. **Certifications:** 11 The parties certify that they met and conferred about the possibility of using alternative 12 dispute-resolution processes including mediation, arbitration, and if applicable, early neutral 13 evaluation. See LR 26-1(b)(7). 14 The parties certify that they have considered consent to trial by a magistrate judge under 15 28 U.S.C. § 636(c) and Fed. R. Civ. P. 73 and the use of the Short Trial Program (General Order 16 2013-01). See LR 26-1(b)(8). 17 /// 18 /// 19 /// 20 /// 21 /// 22 /// 23 /// 24 /// 25 /// 26 ///

27

28

///

1	<i>///</i>	
2	5. <u>Jury Trial</u>	
3	No jury demand has been filed in this	case.
4	DATED this 15th day of July, 2022.	DATED this 15th day of July, 2022.
5	DICKINSON WRIGHT PLLC	
6	/s/ Justin J. Bustos	·
7	JUSTIN J. BUSTOS Nevada Bar No. 10320	WILLIAM L. SABATINI 71 Ginger Lilly Terrace
8	BROOKS T. WESTERGARD Nevada Bar No. 14300	Henderson, NV 89074 561-703-1003
9	100 W. Liberty St., Ste. 940	Email: willsabatini@gmail.com
10	Reno, NV 89501 775-343-7500	Pro Se
11	844-670-6009 Email: jbustos@dickinsonwright.com	
12	Email: bwestergard@dickinsonwright.com	
13	Attorneys for Nevada State Board of Nursing	
14		
15		IT IS SO ORDERED:
16		
10		
17		United States Magistrate Judge
		United States Magistrate Judge  DATED:
17 18 19		c c
17 18 19 20		c c
17 18 19 20 21		c c
17 18 19 20 21 22		c c
17 18 19 20 21 22 23		
17 18 19 20 21 22 23 24		c c
17 18 19 20 21 22 23 24 25		
17 18 19 20 21 22 23 24 25 26		c c
17 18 19 20 21 22 23 24 25		c c

2	J. July IIIai		
3	No jury demand has been filed in this		
4	DATED this day of July, 2022.	DATED this 15 day of July, 2022.	
5	DICKINSON WRIGHT PLLC		
	/s/	William Salsatini.	
5	JUSTIN J. BUSTOS	WILLIAM L. SABATINI	
7	Nevada Bar No. 10320	71 Ginger Lilly Terrace	
•	BROOKS T. WESTERGARD	Henderson, NV 89074	
3	Nevada Bar No. 14300	561-703-1003	
<b>)</b>	100 W. Liberty St., Stc. 940 Reno, NV 89501	Email: willsabatini@gmail.com	
1	775-343-7500 844-670-6009	Pro Se	•
<b>)</b>	Email: jbustos@dickinsonwright.com	•	
	Email: bwestergard@dickinsonwright.com		
1			
1	Attorneys for Nevada State Board of Nursing		
1		IT IS SO ORDERED:	
2		, and a	
1		Contacto	
3		United States Magistrate Judge	
1	•	DATED: <sup>7-18-2022</sup>	
1			
1		IT IS HEREBYORDERED that a video status confe	rence
5		hearing is SCHEDULED for 10:00 AM, January 18	
1		IT IS FURTHER ORDERED that counsel/the partithe Courtroom Administrator, Tawnee Renfro at	es must email
		Tawnee_Renfro@nvd.uscourts.gov, with an email	address to be
5	•	used for the video conference hearing by noon, Jan	
1		2023.	
7			
1			
3			

## **CERTIFICATE OF SERVICE** I certify that I am an employee of DICKINSON WRIGHT LLP and that on the 15th day of July, 2022, I electronically filed the STIPULATED DISCOVERY PLAN AND [PROPOSED] SCHEDULING ORDER with the Clerk of the Court by using the ECF system. I further certify that the following individual was served electronically through the Court's ECF System: William L Sabatini 71 Ginger Lilly Terrace Henderson, NV 89074 561-703-1003 Email: willsabatini@gmail.com PRO SE /s/:Laura P. Browning An Employee of Dickinson Wright PLLC 4863-5084-2664 v2 [94969-2]