

**EWIS** 

DOMINGUEZ ("Plaintiffs"), by and through their counsel of record, VEGAS VALLEY INJURY
 LAW, submit the following Stipulated Discovery Plan and Scheduling Order pursuant to
 FRCP 26(f) and LR 26-1.

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# 1. FRCP 26(f) Meeting:

5 Pursuant to FRCP 26(f), on April 19, 2024, counsel for the parties met and conferred 6 to develop a proposed discovery plan. The conference was held by Kris Zeppenfeld, Esq. 7 of VEGAS VALLEY INJURY LAW, on behalf of the Plaintiffs, and Steven Abbott, Esq. of 8 LEWIS BRISBOIS BISGAARD & SMITH LLP on behalf of the Defendants. During the 9 mandatory FRCP 26(f) Conference the Parties agreed that a discovery period of 365 days 10 is appropriate in order to full explore the issues in this matter, especially the distances 11 involved since all four Plaintiffs are citizens of the country of Mexico. Furthermore, this 12 extended period allows the parties to continue the active settlement negotiations that are 13 already underway without expenditures of costs and fees in discovery.

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### 2. Areas of Discovery

The parties agree that discovery under the Federal Rules of Civil Procedure,
including by Rule 26(b), Rule 30, Rule 33, Rule 34, Rule 36, and Rule 45 should be
permitted, such that the parties may obtain discovery regarding any non-privileged matter
that is relevant to any party's claim or defense, and proportional to the needs of the case,
subject to the limitations imposed by Rule 26(b)(2).

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## 3. Discovery Plan

21 The parties propose the following discovery plan. The parties have agreed that 22 discovery will take three hundred and sixty five (365) days to complete for the following 23 reasons. Plaintiff's counsel confirmed he is still undergoing treatment for the accident that 24 is the subject of this lawsuit. Furthermore, lead counsel for the Defendants will be 25 undergoing a surgical procedure that he will need time off for. Also, additional time is 26 needed to engage in discovery on multiple fronts, including but not limited to complement 27 of treatment, independently collect all medical records, complete multiple depositions of 28 parties, fact witness depositions, retain experts, take depositions of experts, document



review, and engage in other discovery tasks that necessitated the extended discovery
period. Consequently, the Parties agreed that a discovery period of 365 days is appropriate
in order to full explore the issues in this matter, especially considering the distances
involved with Plaintiffs all citizens of Mexico coupled with he fact the Parties are already
engage in settlement discussions, however, time is needed to complete discovery if the
case isn't revolved at mediation. Subject to the preceding, the parties present the following
proposed discovery plan.

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### a. Discovery Cut-Off Date

9 The parties herein stipulate that the discovery period shall be three hundred and
10 sixty-five (365) days from April 18, 2025. The parties agree that discovery must be
11 commenced and completed no later than Friday, April 18, 2025.

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### b. Amending the Pleadings or Adding Parties

The parties shall have until Friday, January 18, 2025, to file any motions to amend
the pleadings or to add parties. This is ninety (90) days prior to the close of discovery.

## 15 c. FRCP 26(a)(2) Disclosure of Experts

16 The disclosure of the experts shall proceed according to FRCP Rule 26(a)(2)(D) and17 as follows:

18 - The disclosure of initial experts and their reports shall occur on or before

**19** Friday, January 18, 2025,

20 - The disclosure of rebuttal experts and their reports shall occur on or before

**21** Monday, February 17, 2025,

The deadline for initial expert discovery deadline is ninety (90) days before the
discovery cut-off date and the rebuttal is more than thirty (30) days after the initial disclosure
of experts but adjusted for the holiday season pursuant to agreement between counsel.

d. Dispositive Motions

**26** The parties shall have until Monday, May 19, 2025, to file dispositive

27 motions, thirty (30) days after the discovery cut-off. (The actual date falls on Sunday, May

28 18, 2025 so the Parties agree that this day should roll to the next business day.)



### e. Pre-Trial Order

The parties will prepare a Joint Pre-Trial Order by Wednesday, June 18, 2025, which
is not more than thirty (30) days after the date set for filing dispositive motions in this case,
as required by LR 26-1(e)(5). In the event dispositive motions are filed, the date for filing
the joint pretrial order shall be suspended until thirty (30) days after decision of the
dispositive motions or further order of the Court. The disclosure required by FRCP Rule
26(a)(3), and objections thereto, shall be made in the pre-trial order.

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### f. FRCP 26(a)(3) Disclosures

9 Pursuant to FRCP Rule 26(a)(1), the Parties will serve their respective initial
10 disclosures promptly by Friday, May 10, 2024.

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#### g. Modifications of the Discovery Plan and Scheduling Order

LR 26-4 governs modifications or extensions of this Discovery Plan and
Scheduling Order. Any stipulation or motion must be made at least twenty-one (21) days
prior to the expiration of any extension thereof that may have been approved by the
Court, or at least twenty-one (21) days prior to the expiration of the subject deadline.

16 h. Format of Discovery

Pursuant to the electronic discovery amendments to the Federal Rules of Civil
Procedure effective December 1, 2006, the parties addressed the e-discovery issues
pertaining to the format of discovery at the Rule 26(f) conference. The parties do not
anticipate discovery of native files or metadata at this time. Each party reserves the
right to make a showing for the need of electronic data as discovery progresses.

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#### 4. Certifications

- The parties certify as follows:
- a. Alternative Dispute Resolution

25 The parties have discussed alternative dispute resolution (ADR) and reviewed this
26 case for private mediation and/or a judicial settlement conference at a later time if current
27 settlement talks do not resolve the case.



### b. Alternative Forms of Case Disposition

2 The parties considered consent to trial by magistrate judge under 28 U.S.C. § 636(c)
3 and FRCP 73 and the use of the Short Trial Program (General Order 2013-01). The parties
4 do not consent to such forms of alternative case disposition.

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## c. Electronic Evidence

6 The parties discussed whether they intend to present evidence in electronic format
7 to jurors for the purpose of the jury deliberations. No stipulations have been reached as of
8 the filing of this plan regarding providing discovery in an electronic format compatible with
9 the court's electronic jury evidence display system.

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11	Activity	Date
12	Initial Disclosures	May 10, 2024
13	Amend Pleadings	January 18, 2025
14	Expert Disclosures	January 18, 2025
15	Rebuttal Expert Disclosures	February 17, 2025
16	Discovery Cut-Off Date	April 18, 2025
17 🛛	Dispositive Motions	May 19, 2025
18	Pretrial Order	June 18, 2025
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1	APPROVED AS TO FORM AND CONTENT.		
2	IT IS SO STIPULATED AND AGREED.		
3	SUBMITTED BY THE FOLLOWING COUNSEL OF RECORD:		
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5	DATED this 19 <sup>th</sup> day of April, 2023.	DATED this 19 <sup>th</sup> day of April, 2023.	
6 7	LEWIS BRISBOIS BISGAARD & SMITH LLP	VEGAS VALLEY INJURY FIRM	
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9	<u>/s/ Steven Abbott</u> STEVEN B. ABBOTT, ESQ.	<u>/s/ Kristopher Zeppenfield</u> KRISTOPHER ZEPPENFIELD, ESQ.	
3 10	Nevada Bar No. 10303 6385 S. Rainbow Boulevard, Suite 600	Nevada Bar No. 12144 710 S. Seventh Street, Suite C	
11	Las Vegas, Nevada 89118 Tel. 702.893.3383	Las Vegas, Nevada 89101 <i>Attorneys for Plaintiffs</i>	
12	Attorneys for Defendants		
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14	ORDER		
15	IT IS SO ORDERED.		
16	IT IS FURTHER ORDERED that no extension of discovery will be granted absent		
17	a demonstration that substantial discovery was completed during the initial 365 day		
18	period requested.		
19	DATED on this 19th day of April, 2024.		
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21	Clayna J. Louchak		
22	UNITED STATES MAGISTRATIE JUDGE		
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LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW