1	MARTIN A. MUCKLEROY (SBN 9634)		
2	MUCKLEROY LUNT, LLC 6077 South Fort Apache Road, Suite 140		
3	Las Vegas, NV 89148 Telephone: (702) 907-0097		
4	Facsimile: (702) 938-4065		
5	martin@muckleroylunt.com		
6	Counsel for Lead Plaintiff Andrey Slomnitsky and Liaison Counsel for the Proposed Class		
7	[Additional Counsel Appear on Signature Page]		
8			
9			
10	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
11			
12	IN RE ALLIED NEVADA GOLD CORP., SECURITIES LITIGATION)Case No. 3:14-cv-00175-LRH-WGC		
13	) ) STIPULATION		
14	)		
15			
16			
17			
18	)		
19	WHEREAS, Defendants have requested certain information related to fifteen (15)		
20	former employees referenced in the Second Amended Class Action Complaint ("Former Employees")		
21	filed in the above-captioned action through Defendants' First Set of Requests for Production to Lead		

sts for Production to Lead Plaintiff Andrey Slomnitsky, dated April 29, 2019 (the "Defendants' Document Requests"), and 22 Defendants' First Interrogatory to Lead Plaintiff Andrey Slomnitsky, dated June 7, 2019 ("Defendants' 23 Interrogatory"); 24

WHEREAS, Plaintiff has asserted various objections to providing the information 25 requested by Defendants' Document Requests and Defendants' Interrogatory relating to the Former 26 Employees, including but not limited to the name, last known address, last known telephone number and 27

## **STIPULATION** CASE NO. 3:14-cv-00175-LRH-WGC

last known email address of each of the Former Employees, based upon, but not limited to, Plaintiff's
 counsel's attorneys' work product protections; and

3 4 WHEREAS, the parties are desirous of avoiding motion practice and further delay,

## NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, between Plaintiff and Defendants, by and through their respective undersigned counsel, that:

5 6

1. Plaintiff shall provide the name, last known address, last known telephone 7 number and last known email address of each of the Former Employees ("Identity and Contact 8 Information") in response to Defendants' Document Requests and Defendants' Interrogatory, and 9 Defendants agree that the act of providing the Identity and Contact Information shall not be deemed, 10 constitute or argued by Defendants to be a waiver of Plaintiff's counsel's attorneys' work product 11 protections with respect to the Identity and Contact Information, if and to the extent such privilege exists 12 with respect to the Identity and Contact Information prior to its disclosure thereof pursuant to this 13 Stipulation and/or of any other objections(s) Plaintiff may have or assert to providing the Identity and 14 Contact Information pursuant to Defendants' Document Requests and/or Defendants' Interrogatory;

15 2. To the extent Plaintiff or his counsel contend documents responsive to any of
16 Defendants' Document Requests and/or Defendants' Interrogatory are subject to work product
17 protection or other privilege or objections and withhold such documents based thereon ("Withheld
18 Documents"), Plaintiff will provide a privilege log identifying the Withheld Documents; and

Plaintiff agrees that by entering into this Stipulation, Defendants reserve all of
 their rights with respect to seeking further responses to Defendants' Document Requests and Defendants'
 Interrogatory, including challenging any assertions by Plaintiff's and/or Plaintiff's counsel of privilege
 or work product protection, other than as set forth above in Paragraph 1, above.

23 24

28

25

1	Dated: July 10, 2019	
2		Martin A. Muckleroy (SBN 9634) MUCKLEROY LUNT, LLC
3		6077 S. Fort Apache Rd., Ste. 140 Las Vegas, NV 89148 Telephone: (702) 907-0097
4		Facsimile: (702) 938-4065 martin@muckleroylunt.com
5		BROWER PIVEN
6 7		A Professional Corporation DAVID A.P. BROWER (admitted <i>pro hac vice</i> )
8		136 Madison Avenue, 5th Floor New York, NY 10016 Telephone: (212) 501-9000
9		Facsimile: (212) 501-0300 brower@browerpiven.com
10		– and –
11		BROWER PIVEN A Professional Corporation
12		CHARLES J. PIVEN (admitted <i>pro hac vice</i> ) YELENA TREPETIN (admitted <i>pro hac vice</i> )
13		3704 North Charles Street, #1301 Baltimore, Maryland 21218
14		Telephone: (410) 332-0030 Facsimile: (410) 685-1300
15 16		piven@browerpiven.com trepetin@browerpiven.com
10		ROBBINS GELLER RUDMAN & DOWD LLP
18		SAMUEL H. RUDMAN (admitted <i>pro hac vice</i> ) JOSEPH RUSSELLO (admitted <i>pro hac vice</i> )
19		WILLIAM J. GEDDISH (admitted <i>pro hac vice</i> ) 58 South Service Road, Suite 200
20		Melville, NY 11747 Telephone: (631) 367-7100
21		Facsimile: (631) 367-1173 srudman@rgrdlaw.com
22		jrussello@rgrdlaw.com wgeddish@rgrdlaw.com
23		Attorneys for Lead Plaintiff Andrey Slomnitsky
24		
25		
26		
27		
28	3	

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	John P. Desmond (SBN 5618) Brain R. Irvine (SBN 7758) Anjail D. Webster (SBN 12515) DICKINSON WRIGHT PLLC 100 West Liberty Street Suite 940 Reno, Nevada 89501 Telephone: (775) 786-0131 jdesmond@dickinson-wright.com birvine@dickinson-wright.com awebster@dickinson-wright.com awebster@dickinson-wright.com birvine@dickinson-wright.com birvine@dickinson-wright.com awebster@dickinson-wright.com awebster@dickinson-wright.com awebster@dickinson-wright.com birvine@dickinson-wright.com birvine@dickinson-wright.com awebster@dickinson-wright.com awebster@dickinson-wright.com awebster@dickinson-wright.com birvine@dickinson-wright.com awebster@dickinson-wright.com birvine@dickinson-wright.com awebster@dickinson-wright.com birvine@dickinson-wright.com awebster@dickinson-wright.com birvine@dickinson-wright.com birvine@dickinson-wright.com birvine@dickinson-wright.com awebster@dickinson-wright.com Basester@dickinson-wright.com awebster@dickinson-wright.com Basester@dickinson-wright.com awebster@dickinson-wright.com Basester@dickinson-wright.com Attorney for Defendants Scott A. Caldwell, Robert M. Buchan, Randy E. Buffington, and Stephen M. Jones
24	With G. Cobb
25	UNITED STATES MAGISTRATE JUDGE
26	
27	
28	
	 4STIPULATION
	STIPULATION CASE NO. 3:14-cv-00175-LRH-WGC