Parties' Joint Pretrial Order would be due on March 24, 2022. For the reasons stated below, and

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in good faith, the Parties hereby stipulate to continue the deadline by three weeks, from March 24, 2022 to April 14, 2022. This is the first stipulation for extension of time to file a response and reply for the Motion. Counsel for Defendants have several work and family matters requiring travel from March 19, 2022 through March 27, 2022. Further, counsel for the Plaintiff will be in a Federal Jury Trial expected to commence on March 21, 2022 in West Virginia. Therefore, to provide time to fully and properly provide the information required of a Joint Pretrial Order under LR 16-3, the Parties respectfully request this extension. Counsel have begun discussion of the proposed Final Pretrial Order and in Part IX, counsel will be offering the following three (3) jointly available trial dates: November 28, 2022; December 12, 2022 and January 9, 2023 should the Court wish to hold or set trial dates before receiving counsel's proposed Final Pretrial Order. /// /// /// /// /// /// /// /// /// ///

Case 3:17-cv-00408-MMD-CLB Document 145 Filed 03/14/22 Page 2 of 4

	Case 3:17-cv-00408-MMD-CLB Document 145 Filed 03/14/22 Page 3 of 4
1	This request is made in good faith and not for the purpose of delay.
2	DATED: March 10, 2022
3	
4	By: /s/ Michael Sullivan
5	Michael A. Burke (SBN 11527) Michael E. Sullivan (SBN 5142)
	ROBISON, SHARP, SULLIVAN & BRUST 71 Washington Street
6	Reno, NV 89503 Phone: (775) 329-3151
7	Facsimile: (775) 329-7941
8	mburke@rssblaw.com msullivan@rssblaw.com
9	Attorneys for Defendant C.H. Robinson Worldwide, Inc.
10	
11	By: <u>/s/ Michael Leizerman</u>
12	Rena Mara Leizerman (Pro Hac Vice) Michael Jay Leizerman (Pro Hac Vice)
13	THE LAW FIRM FOR TRUCK SAFETY, LLP
	3450 W. Central Avenue, Suite 328 Toledo, OH 43606
14	Phone: (800) 628-4500
15	Facsimile: (888) 838-8828 michael@truckaccidents.com
16	rena@truckaccidents.com
	Matthew L. Sharp
17	Nevada State Bar 4746 Matthew L. Sharp, Ltd.
18	432 Ridge Street
19	Reno, NV 89501 Phone: (775) 324-1500
	Facsimile: (775) 284-0675
20	matt@mattsharplaw.com
21	Attorneys for Plaintiff Allen M. Miller
22	
23	IT IS SO ORDERED.
24	
25	UNITED STATES DISTRICT JUDGE
26	UNITED STATES MAGISTRATE JUDGE Dated: March 14, 2022
27	

CERTIFICATE OF SERVICE 1 2 Pursuant to FRCP 5(b), I certify that I am an employee of ROBISON, SHARP, SULLIVAN & BRUST, and that on this date I caused to be served a true copy of the attached 3 STIPULATION AND ORDER TO EXTEND TIME TO FILE JOINT PRETRIAL ORDER (First Request) on all parties to this action by the method(s) indicated below: 4 by placing an original or true copy thereof in a sealed envelope, with sufficient 5 postage affixed thereto, in the United States mail at Reno, Nevada, addressed to: 6 Michael Jay Leizerman, Esq. 7 Rena Mara Leizerman THE LAW FIRM FOR TRUCK SAFETY, LLP 8 3450 W. Central Avenue, Suite 328 9 Toledo, OH 43606 10 Matthew L. Sharp, Esq. 432 Ridge Street 11 Reno, NV 89501 12 by personal delivery/hand delivery addressed to: 13 by email addressed to: 14 15 Michael Jay Leizerman, Esq. michael@truckaccidents.com 16 Kim Koechley 17 kim@truckaccidents.com 18 Rena Mara Leizerman, Esq. 19 rena@truckaccidents.com 20 Matthew L. Sharp, Esq. matt@mattshamlaw.com 21 22 XXby using the Court's CM/ECF Electronic Notification System. 23 DATED this 14th day of March, 2022. 24 /s/ Blanca Driver Employee of Robison, Sharp, Sullivan & Brust 25 26 27 28

Robison, , Sharp, Sullivan & Brust 71 Washington St. Reno, NV 89503 (775) 329-3151