1 2 3 4 5	John K. Gallagher, Esq. Nevada State Bar No. 956 S. Timothy Summers, Esq. Nevada State Bar No. 12285 GUILD, GALLAGHER & FULLER, LTD. 100 West Liberty Street, Suite 800 P.O. Box 2838 Reno, Nevada 89505 Tele: (775) 786-2366 jgallagher@ggfltd.com stsummers@ggfltd.com	Steven P. Brazelton, Esq. Nevada State Bar No. 5882 Nathalie Huynh, Esq. Nevada State Bar No. 5997 LAW OFFICE OF STEVEN P. BRAZELTON 520 Holcomb Avenue Reno, Nevada 89502 Telephone: (775) 826-2380 sbrazelton@brazeltonlaw.com nathaliehuynh2@gmail.com				
7	Attorneys for Plaintiff	Attorneys for Defendant				
8						
9	UNITED STATES DISTRICT COURT					
10	DISTRICT OF NEVADA					
1,1	RENO TECHNOLOGY CENTER 1, L.L.C., a	) Case No.: 3:17-cv-00410-LRH-WGC				
12	Washington limited liability company,  Plaintiff,	) STIPULATION AND ORDER TO EXTEND TIME TO TAKE				
13	V.	) DISCOVERY AND FILE MOTIONS ) (Second Request)				
14		) (Second Nequest)				
15	NEW CINGULAR WIRELESS PCS, LLC, a Delaware limited liability company; and DOES					
16	I-X, inclusive,					
17	Defendant(s).	3				
18						
19	Plaintiff RENO TECHNOLOGY CENTER 1, L.L.C., a Washington limited liability					
20	company (hereinafter "Plaintiff"), and Defendant NEW CINGULAR WIRELESS PCS, LLC, a					
21	Delaware limited liability company (hereinafter "Defendant"), pursuant to Fed. R. Civ. P. 29, LR					
22	IA 6-1 and LR II 7-1, hereby stipulate and agree as follows:					
23	WHEREAS, the parties have completed the following discovery in the above-captioned					
24	matter: (i) Plaintiff produced its Initial Fed. R. Civ. P. 26 Disclosures together with bates stamped					
25	documents RTC000001-567; (ii) Plaintiff produced a First Supplement to Initial Fed. R. Civ. P 26					
26	Disclosures; (iii) Plaintiff produced a Second Supplement to Initial Fed. R. Civ. P 26 Disclosures;					
27	(vi) Defendant produced its Initial Fed. R. Civ. P. 26 Disclosures together with bates stamped					
28	documents NCW000001-180; (v) Plaintiff ser	ved Defendant with a First Set of Requests for				
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Production of Documents and a First Set of Interrogatories; (vi) Defendant served Plaintiff with a First Set of Requests for Production of Documents and a First Set of Interrogatories; (vii) Plaintiff served Defendant with a Second Set of Requests for Production of Documents and Second Set of Interrogatories; (iix) the parties submitted to the Court a Discovery Plan and Scheduling Order, which the Court approved on August 14, 2017; and (ix) Defendant conducted the videotaped deposition of Robert C. Rothe;

Defendant's counsel scheduled a two (2) week vacation outside the United States beginning on January 2, 2018, and returning January 16, 2018, and Plaintiff granted counsel's request for an extension of Defendant's deadline for responding to Plaintiff's above-referenced written discovery requests;

Given defense counsel's commitments to several other pending matters, Plaintiff granted counsel's requests for several additional extensions of Defendant's deadline for responding to Plaintiff's above-referenced written discovery requests up to and including a final response deadline of March 8, 2018;

Plaintiff's counsel completed their review of Defendants responses to written discovery and on April 5, 2018, served Defendant with a letter requesting to meet and confer on the supplementation of certain of Plaintiff's foregoing written discovery requests;

As of current, the remaining discovery to be completed by the parties in this litigation includes, without limitation: (i) serving notice and taking the deposition(s) of one (1) or more of Defendant's current or former employees listed in the parties' Initial Fed. R. Civ. P. 26 Disclosures and/or identified by the parties' in their responses to written discovery requests, which persons may include, without limitation, Greg Koechlein, Debbie Persi, Susan Baze, Shyna Dhanani and Alana White; and (ii) any supplementation of Plaintiff's written discovery requests;

The current close of discovery in this litigation expires on May 17, 2018, and the final date to file dispositive motions expires on June 18, 2018;

This is the second stipulation to extend the time to take discovery and file motions;

This stipulation is made by the parties in good faith and not for any improper purpose;

NOW, THEREFORE, and good cause appearing, it is hereby stipulated and agreed as

1	follows:					
2	1. The current discovery and motion dates in the above-captioned matter, and which					
3	are set forth in the Discovery Plan and Scheduling Order, dated August 14, 2017, and were					
. 4	extended for a period of ninety (90) days in the Stipulation and Order to Extend Time to Take					
5	Discovery and File Motions, dated January 25, 2018, shall be extended for an additional period of					
6	forty-five (45) days, such that the close of discovery shall be extended to expire on Friday, June					
7	29, 2018, and the final date to file dispositive motions shall be extended to expire on Thursday,					
8	August 2, 2018.					
9	DATED this 9th day of April, 2018.		•			
10	GUILD, GALLAGHER & FULLER, LTD.	LAW	OFFICE OF STEVEN P. BRAZELTO	ON		
11						
12	By: Mus Hellen	By:	this			
13	John K. Gallagher, Esq. Nevada State Bar No. 956		Steven P. Brazelton, Esq. Nevada State Bar No. 5882			
14	S. Timothy Summers, Esq. Nevada State Bar No. 12285		Nathalie Huynh, Esq. Nevada State Bar No. 5997			
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17	jgallagher@ggfltd.com stsummers@ggfltd.com		nathaliehuynh2@gmail.com			
18	Attorneys for Plaintiff		Attorneys for Defendant			
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23	IT IS SO ORDERED:					
24	William G. Cobb					
25	UNITED STATES MAGISTRATE JUDGE					
26	DATED: April 10, 2018					
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