1	This is the Defendant's first request for	an extension to respond to the Renewed Motion
2	for Attorney Fees. This extension is requested because the parties are exploring pre-appeal	
3	settlement negotiations. This is requested in good faith and not for purposes of delay.	
4	DATED this 25 <sup>th</sup> day of March, 2019	DATED this 25 <sup>th</sup> day of March, 2019
5	WHITEHEAD & WHITEHEAD	WOODBURN AND WEDGE
6	/-/ I-made I XV/i-iaalaa I	/-/ Files Jeen Wines and
7	/s/ Jonathan J. Whitehead Jonathan J. Whitehead	/s/ Ellen Jean Winograd Ellen Jean Winograd
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9	Reno, NV 89521	(775) 688-3000
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10	Attorneys for Plaintiff (Petitioner)	In association with
11	Tittorneys for Frameni (Federoner)	Terrence O. Kelly, Esq. (pro hac vice)
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12		Los Angeles, California 90077
		(310) 472-3940
13		tokelly007@yahoo.com
10		
14		Attorneys for Defendant (Respondent)
	IT IS SO ORDERED, nunc pro tunc.	Attorneys for Defendant (Respondent)
14	IT IS SO ORDERED, nunc pro tunc.  DATED this 26th day of March, 2019.	Attorneys for Defendant (Respondent)
14 15		Attorneys for Defendant (Respondent)
14 15 16		Attorneys for Defendant (Respondent)  LARRY R. HICKS UNITED STATES DISTRICT JUDGE
14 15 16 17		LARRYR. HICKS
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