CARL M. H. Nevada Ba 202 Califor Reno, NV 8 (775) 323-8 carl@cmhe 4 Attorney fo 5 GREGORY 9 vs.

LYON COL BOARD OF VALLEY FI MICHAEL I VALLEY LI VERIZON VAL

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Attorney for plaintiff Garmong

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

GREGORY O. GARMONG,

Plaintiff,

LYON COUNTY, NEVADA; LYON COUNTY BOARD OF COMMISSIONERS; SMITH VALLEY FIRE PROTECTION DISTRICT; MICHAEL P. BOUDREAU; SACRAMENTO VALLEY LIMITED PARTNERSHIP d/b/a VERIZON WIRELESS; EPIC WIRELESS; ANDREW LESA, all in their individual and official capacities,

Defendants.

3:17-cv-00701

STIPULATION FOR EXTENSION OF TIME FOR PLAINTIFF TO OPPOSE MOTIONS TO DISMISS FIRST AMENDED COMPLAINT

(FIRST REQUEST)

Plaintiff Gregory O. Garmong and defendants Lyon County, Nevada; Lyon County Board of Commissioners; Smith Valley Fire Protection District; Michael P. Boudreau; Sacramento Valley Limited Partnership, doing business as "Verizon Wireless," Epic Wireless and Andrew Lesa, through their respective undersigned counsel of record, enter into the following stipulation for the extension of time:

- 1. On September 4, 2018 defendants Smith Valley Fire Protection District and Michael P. Boudreau filed two motions to dismiss the plaintiff's first amended complaint. (## 60 and 61). An opposition to these motions is due September 18, 2018.
 - 2. On September 6, 2018 defendants Lyon County, Nevada and Lyon

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County Board of Commissioners filed a joinder in the motion to dismiss on Article III standing (# 61) filed by defendants Smith Valley Fire Protection District and Michael P. Boudreau (# 63);

- 3. On September 7, 2018 defendants Sacramento Valley Limited Partnership, doing business as "Verizon Wireless, Epic Wireless and Andrew Lesa filed a motion to dismiss the plaintiff's first amended complaint. An opposition to this motion is due September 21, 2018 (#64).
- 4. The plaintiff may have to and including October 1, 2018 by which to file oppositions to the three motions to dismiss the first amended complaint.
- 5. The plaintiff needs the additional time to complete the research and preparation of his oppositions to these potentially dispositive motions.

DATED this 18th day of September, 2018.

/S/ Carl M. Hebert
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Counsel for plaintiff Garmong

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3	DATED this 18 th day of September, 2018.
4	/S/ Matthew C. Addison
5	MATTHEW C. ADDISON, ESQ. SBN 4201
6	McDonald Carano, LLP
7	100 W. Liberty Street, 10 th Floor Reno, NV 89501
8	775-788-2000
9	<u>maddison@mcdonaldcarano.com</u>
10	Counsel for defendants Sacramento
11	Valley Limited Partnership doing business as "Verizon Wireless"; Epic
12	Wireless; Andrew Lesa
13	
14	DATED this 18 th day of September, 2018.
15	/S/ Jack G. Angaran
16	JACK G. ANGARAN, ESQ.
17	GEORGESON ANGARAN, CHTD SBN 711
18	5450 Longley Lane Reno, NV 89511
19	775-827-6440
20	<u>jack@renotahoelaw.com</u>
21	Counsel for defendants Smith Valley
22	Fire Protection District and Michael
23	P. Boudreau
24	
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4	DATED this 18 th day of September, 2018.
5	/S/ Katherine F. Parks
6	KATHERINE F. PARKS, ESQ. THORNDAHL ARMSTRONG DELK
7	BALKENBUSH & EISINGER
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10	775-786-2882
11	kfp@thorndahl.com
12	Counsel for defendants Lyon County,
13	Nevada; Lyon County Board of Commissioners
14	
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16	IT IS SO ORDERED.
17	(and
18	UNITED STATES MAGISTRATE JUDGE
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20	DATED: This 28th day of September, 2018.
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