1	response to the First Amended Complaint (#92). A responsive document is due	
2	on August 14, 2015 and the parties agree to extend that time until August 31, 2015.	
3	This stipulation is needed by defense counsel due to the press of business	
4	and is made in good faith and not for the purposes of delay.	
5		SHOE COUNTY FRICT ATTORNEY'S OFFICE
6		THE THIORING SOTTIEE
7	08/04/2015 By /s	s/ Mary Kandaras MARY KANDARAS
8		Deputy District Attorney P.O. Box 11130
9	H (Reno, NV 89520-0027 775) 337-5700 ORNEYS FOR RICHARD GAMMICK
10	ATT	ORNEYS FOR RICHARD GAMMICK
11		
12	Date MIC	Michael R. Hugo HAEL R. HUGO, <i>Pro Hac Vice</i>
13	1 Ca	0 #243890 therin Road
14	\parallel (617)	ningham, MA 01701) 448-4888
15	All	ORNEY FOR JUDY ANNE MIKOVITS
16 17	08/04/2015 /s/	Robert J. Liskey
18	Date ROE	ERT J. LISKEY, ESQ. East Colorado Boulevard
19	Pasa	dena. CA 91106
20	ÄTT) 319-5817 ORNEY FOR JUDY ANNE MIKOVITS
21		
22		
23		
24	$P:\c ivil\mbox{$\backslash$ KLITIGATION$$/MIKOVITS V. GAMMICK$$\backslash$ Stipulation Of Time To File Response.} Doc$	
25		
26		
	Refers to Court's Docket numbers.	

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CERTIFICATE OF SERVICE Pursuant to FRCP 5(b), I certify that I am an employee of the Office of the District Attorney of Washoe County, over the age of 21 years and not a party to nor interested in the within action. I certify that on this date, the foregoing was electronically filed with the United States District Court for the Central District of California. Electronic service of the foregoing STIPULATION OF EXTENSION OF TIME TO FILE RESPONSE shall be made in accordance with the Master Service List as follows: Brian Warner Hagen Jeffrey Held Robert J Liskey Robert M. Dato Sarah A. Syed Michael R. Hugo Dated this 4th day of August, 2015.