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1 2 3 4	Simeon M. Herskovits, Nevada Bar No. 11155 Iris Thornton, <i>pro hac vice</i> Advocates for Community and Environment P.O. Box 1075 El Prado, New Mexico 87529 Phone: (575) 758-7202	
5	Fax: (575) 758-7203 Email: simeon@communityandenvironment.net Email: iris@communityandenvironment.net	
6	T. Jaren Stanton, Nevada Bar No. 15362	
7	Mineral County District Attorney P.O. Box 1210	
8	Hawthorne, Nevada 89415 Phone: (775) 945-3636	
9	Fax: (775) 945-0740 Email: jstanton@mineralcountynv.org	
10	Attorneys for Mineral County, Nevada, and	
11	Walker Lake Working Group	
12	IN THE UNITED STA	ATES DISTRICT COURT
13	FOR THE DISTRICT OF NEVADA	
14	UNITED STATES OF AMERICA,)	
15	Plaintiff,	IN EQUITY NO. C-125 CASE NO. 3:73-CV-00128-MMD-
16	WALKER RIVER PAIUTE TRIBE,)	CSD
17 18	Plaintiff-Intervenor,) vs.)	STIPULATION AND ORDER FOR ADJUSTMENT OF DISCOVERY SCHEDULE
19	WALKER RIVER IRRIGATION DISTRICT,)	
20	a corporation, et al.,	(First Request)
21	Defendants.	
22	MINERAL COUNTY,	
23	Plaintiff-Intervenor,)	
24	vs.	
25	WALKER RIVER IRRIGATION DISTRICT,)	
26	a corporation, et al.,	
27	Defendants.	
28		

- 1. On December 20, 2022, the Court entered a *Discovery Plan and Scheduling Order*, which set a due date of October 6, 2023, for the exchange of Plaintiffs' opening expert reports. *See* ECF 1086.
- 2. On September 22, 2023, counsel for Mineral County and the Walker Lake Working Group ("Mineral County") Simeon Herskovits contacted coordinating counsel for Principal Defendants Gordon DePaoli to request that the October 6, 2023, deadline for the exchange of Plaintiffs' opening expert reports be adjusted by one month.
- 3. Mr. Herskovits explained that work on Plaintiffs' opening expert reports has been delayed significantly as a result of lymphoma and COVID-related health complications he experienced over the past 9 months.
- 4. Specifically, Mr. Herskovits has been in Boston, MA, for specialized treatment of lymphoma and aftereffects of Covid-19 since January 3, 2023, much longer than was anticipated at the end of 2022 when the discovery schedule was set. Because of complications from the lymphoma, he was hospitalized under acute circumstances repeatedly during the winter and early spring months of 2023.
- 5. The lymphoma itself eventually was revealed to have been misdiagnosed and therefore ineffectively treated in 2020 and 2021. Starting in March 2023, Mr. Herskovits was treated with a form of immunotherapy properly tailored to his type of lymphoma (T cell histiocyte rich large B cell lymphoma). The immunotherapy has been effective, and since May the lymphoma has been in remission.
- 6. However, the immunotherapy and other medications produced serious complications of their own, which resulted in additional extended hospitalizations through the end of June and again in September. As a result of these complications, for the vast majority of the summer Mr. Herskovits was debilitated and unable to work.
- 7. During this difficult time Mr. Herskovits and his colleague, Iris Thornton, have worked with expert witnesses to prepare their initial reports. But Mr. Herskovits' frequent incapacitation made it too difficult to get those reports completed in time for the October 6, 2023, deadline that the Principal Parties agreed to last fall.

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1	8. As a result, counsel for all Principal Parties have agreed to an adjustment of the				
2	discovery schedule found in Paragraphs 3b and 9 of the Discovery Plan and Scheduling Order by				
3	30 days.				
4	NOW THEREFORE, the Parties hereby stipulate and agree to an adjustment of the				
5	deadlines contained in the Court's December 20, 2022, Discovery Plan and Scheduling Order as				
6	follows:				
7	1. Paragraph 3b: Date for close of discovery will be May 5, 2025.				
8	2. Paragraph 9: Expert Report Schedule.				
9	a. Plaintiffs' opening expert reports will be due on November 6, 2023;				
10	b. Defendants' responsive expert reports to the Plaintiffs' opening expert				
11	reports will be due April 8, 2024;				
12	c. Plaintiffs' rebuttal expert reports to Defendants' responsive expert repor	ts			
13	will be due July 8, 2024;				
14	d. Defendants' opening expert reports will be due April 8, 2024;				
15	e. Plaintiffs' responsive expert reports to Defendants' opening reports will	be			
16	due on June 10, 2024;				
17	f. Defendants' rebuttal expert reports to Plaintiffs' responsive expert reports				
18	will be due on July 8, 2024; and				
19	g. Expert depositions will be taken between August 7, 2024, and the close	of			
20	discovery.				
21	3. The remainder of the schedule set forth in the Court's December 20, 2022,				
22	Discovery Plan and Scheduling Order will remain in place.				
23					
24	Date: October 2, 2023 ADVOCATES FOR COMMUNITY & ENVIRONMENT P.O. Box 1075				
25	El Prado, New Mexico 87529				
26	By: /s/ Simeon Herskovits				
27	Simeon Herskovits, NSB # 11155 Attorney for Mineral County, Nevada				
28					

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1	Date: October 2, 2023	WOODBURN AND WEDGE
2		6100 Neil Road, Suite 500 Reno, Nevada 89511
3		Dy /s/ (nor outhorization)
4		By: /s/ (per authorization) Gordon H. DePaoli, NSB # 195
5		Attorney for Walker River Irrigation District
	Date: October 2, 2023	BEST BEST & KRIEGER
6		2001 N. Main Street, Suite 390
7		Walnut Creek, California 94596
8		By: /s/ (per authorization)
9		Roderick E. Watson, <i>pro hac vice</i> Jerry Snyder, NSB # 6830
10		Attorneys for Lyon County, Wood Bridgeport, LLC, and
		Lacey Livestock
11	Date: October 2, 2023	SCHROEDER LAW OFFICES, P.C.
12		10615 Double R. Blvd. #100 Reno, Nevada 89521
13		
14		By: /s/ (per authorization) Therese Ure Stix, NSB # 10255
15		Attorney for The Schroeder Group
	Date: October 2, 2023	STATE OF NEVADA OFFICE OF THE
16	Dutc. <u>October 2, 2023</u>	ATTORNEY GENERAL
17		100 N. Carson Street Carson City, Nevada 89701-4717
18		Carson City, INCVada 69701-4717
19		By: /s/ (per authorization)
20		Anthony J. Walsh, NSB # 14128 Attorney for Nevada Department of Wildlife
21	Data: Oatahar 2 2022	THE COUNTY OF MONO (CA)
	Date: October 2, 2023	THE COUNTY OF MONO (CA) P.O. Box 2415A
22		Mammoth Lakes, California 93546-2415
23		By: /s/ (per authorization)
24		Stacey Simon, County Counsel
25		Emily Fox, Dep. County Counsel Attorneys for Mono County
26		
27		
28		

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1 2	Date: October 2, 2023	22 Stat	NS HALL JOHNSTON PC te Route 208
3		Yering	ton, Nevada 89447
			(per authorization) 1. Johnston, NSB # 8515
4			ey for Desert Pearl Farms,
5			amily Ranch, LLC, Peri & Peri LLC, ade Ranches
6		ana i r	ade Kanches
7	Date: October 2, 2023		E OF CALIFORNIA OFFICE OF THE RNEY GENERAL
8		1300 I	Street, Suite 125
9			ox 944255 nento, California 94244-2550
10			
11			(per authorization) onta, Attorney General of California
			l B. Hildreth, Supervising Deputy Attorney General . Nguyen, Deputy Attorney General
12		NSB#	7844
13		Attorne	eys for California State Agencies
14			
15			ODDED
			ORDER
16			
16 17	Dated:	, 2023.	IT IS SO ORDERED.
	Dated:	, 2023.	IT IS SO ORDERED.
17	Dated:	, 2023.	IT IS SO ORDERED. Craig S. Denney
17 18 19	Dated:	, 2023.	IT IS SO ORDERED.
17 18 19 20	Dated:	, 2023.	IT IS SO ORDERED. Craig S. Denney
17 18 19 20 21	Dated:	, 2023.	IT IS SO ORDERED. Craig S. Denney
17 18 19 20 21 22	Dated:	, 2023.	IT IS SO ORDERED. Craig S. Denney
17 18 19 20 21 22 23	Dated:	, 2023.	IT IS SO ORDERED. Craig S. Denney
17 18 19 20 21 22 23 24	Dated:	, 2023.	IT IS SO ORDERED. Craig S. Denney
17 18 19 20 21 22 23	Dated:	, 2023.	IT IS SO ORDERED. Craig S. Denney
17 18 19 20 21 22 23 24	Dated:	, 2023.	IT IS SO ORDERED. Craig S. Denney
17 18 19 20 21 22 23 24 25	Dated:	, 2023.	IT IS SO ORDERED. Craig S. Denney

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	190 0.7 0 07 00 120 William 200 Doddinonk 1000 1 ilod 10702/2020 1 ag				
1	CERTIFICATE OF SERVICE				
2	I hereby certify that on this 2nd day of October, 2023, on behalf of Mineral County and the				
3	Walker Lake Working Group, I filed the foregoing STIPULATION AND ORDER FOR				
5	ADJUSTMENT OF DISCOVERY SCHEDULE with the Clerk of the Court using the CM/ECF				
6	system, which will send notification of such filing to the email addresses that are registered for this				
7	case.				
8	Additionally, I hereby certify that on this 2nd day of October, 2023, I caused to be served,				
9	via United States Postal Service First Class Mail, a complete copy of the foregoing				
10	STIPULATION AND ORDER FOR ADJUSTMENT OF DISCOVERY SCHEDULE, on the				
11	following Defendant who has been granted mailed service by the Court:				
12	Joe and David Sceirine Ranches				
13	P.O. Box 1013 Yerington, NV 89447				
15	/s/ Iris Thornton				
16	Iris Thornton				
17					
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