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McMAHON LAW OFFICES, LTD. BRIAN M. McMAHON, ESQ. 2 Nevada State Bar No.: 00927 3715 Lakeside Dr. Ste. A 3 Reno, Nevada 89501 4 (775) 348-2701 FILED Fax: (775) 348-2702 RECEIVED ENTERED email: Brian@mcmahonlaw.org SERVED ON 5 COUNSEL/PARTIES OF RECORD Nevada Bar No. 927 6 JAN 3 0 2012 Fred Hopengarten, Esq. Six Willarch Road 7 Lincoln, MA 01773 CLERK US DISTRICT COURT (781) 259-0088 8 DISTRICT OF NEVADA Fax: (419) 858-2421 email: hopengarten@post.harvard.edu DEPUTY D.C. Bar No. 114124 Maine Bar No. 1660 10 Attorneys for Plaintiffs, 11 12 13 14 UNITED STATES DISTRICT COURT 15 DISTRICT OF NEVADA 16 TOM TAORMINA, et al, 17 Plaintiffs, 3:11-CV-00645-RCJ-VPC Case No.: vs. 18 STOREY COUNTY, 19 Defendant. 20 21 22 JOINT DISCOVERY PLAN AND SCHEDULING ORDER PURSUANT TO FRCP RULE 23 26(F) AND LOCAL RULE 26-1(e) 24 Plaintiff, Tom Taormina, by and through its attorneys, McMahon Law Offices, Ltd., and 25 Defendant, Storey County, (collectively the "Parties") hereby submit this joint discovery plan and 26 scheduling order pursuant to FRCP Rule 26(f) and Local Rule 26-1. 27 28 ///

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#### I. INTRODUCTION

Taormina filed Complaint against Defendants Storey County on September 26, 2011. Storey County answered on October 26, 2011.

On or about December 28/29, 2011, Brian M. McMahon, counsel for Taormina, and Brent T. Kolvet, counsel for Storey County, held the Rule 26(f) conference pursuant to FRCP Rule 26(f) and Local Rule 26-1.

In compliance with FRCP Rule 26(f), Local Rule 26-1, and Court's order, the Parties file this Joint Discovery Plan and Scheduling Order by January 11, 2011.

#### II INITIAL DISCLOSURES

Initial disclosure pursuant to FRCP rule 26(a) will be made by January 24, 2011, 14 days after the Rule 26(f) conference.

#### III. DISCOVERY PLAN

#### 1. Discovery Cut-Off Date

Date the first defendants answered: October 26, 2011. Number of days required for discovery measured from the date the first defendant answered or other appears: 180 days. Discovery cut-off date: April 23, 2012, 180 days from the date the first defendant answered.

2. Amending the Pleadings and Adding Parties.

Motions to join other parties and amend pleadings unless by court order: April 23, 2012, 90 days prior to the close of discovery.

Fed. R. Civ. P. 26(a)(2) Disclosures (Experts)

Expert Disclosure pursuant to FRCP Rule 26(a)(2): February 23, 2012, 60 days before discovery cut-off.

Rebuttal Expert Disclosure pursuant to FRCP Rule 26(a)(2): March 24, 2012, 30 days after the other party's disclosure.

#### 4. Interim Report

Interim Report stating the time the parties estimate will be required for trial, giving three (3) alternative available trial dates, and stating whether, in the opinion of counsel who will try the case, trial will be eliminated or its length affected by substantive motions: February 23, 2011, 60 days

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1	before discovery cut-off.
2	5. Extensions or Modifications of the Discovery Plan and Scheduling Order Stipulation
3	or motion to modify or extend discovery plan and scheduling order: April 4, 2012, 20 days before the
4	discovery cut-off date.
5	6. Dispositive Motions
6	Dispositive motions: May 22, 2012, 30 days after discovery cut-off.
7	7. Pretrial Order
8	Joint Pretrial Order, which shall include Pretrial Disclosures required by FRCP Rule 26(a)(3)
9	and any objections thereto: June 20, 2012, 30 days after the date set for filing dispositive motions. In
10	the event dispositive motions are filed, the date for filing the Joint Pretrial Order shall be suspended
11	until thirty (30) days after the decision of the dispositive motions or further order of the court.
12	IV. Stipulations Regarding Limitations or Conditions or Additional Discovery
13	1. Discovery will be needed on the following subjects: any non-privileged matter that is
14	relevant to any party's claim or defense.
15	2. Discovery should not be conducted in phases or be limited to or focused on particular
16	issues.
17	<ol> <li>The parties do not anticipate any issues about disclosure or discovery of electronically</li> </ol>
18	stored information.
19	4. The parties have not reached any agreements regarding assertion of claims of
20	privilege or of protection as trial-preparation material.
21	5. The parties agree that no change should be made in the limitations on discovery
22	imposed under the FRCP rules or by the local rules except that each party may serve
23	35 interrogatories instead of 25.
24	V. Extensions or Modifications of the Discovery Plan and Scheduling Order
25	Local Rule 26-4 governs modifications or extensions of discovery plan and scheduling order.
26	Any stipulation or motion must be made no later then 20 days before the discovery cut-off date and
27	must comply with Local Rule 26-4.
28	// •/ • • • • • • • • • • • • • • • • •

#### A.M., CALENDAR CALL IS SET FOR LUCY TO 30, 3012, 8:30 A.M. in Reno 2 Courtroom 6 before the Honorable Chief Judge Robert C. Jones. Dated this 18th day of January, 2012. 3 4 McMAHON LAW OFFICES, LTD. 5 6 //s// Brian M. McMahon 7 By: \_ Brian M. McMahon, Esq. Attorney for Plaintiff, TOM TAORMINA 8 .9 Dated this 18th day of January, 2012. 10 THORNDAL ARMSTRONG DELK 11 BALKENBUSH & EISINGER 12 13 //s// Brent T. Kolvet 14 By: Brent T. Kolvet, Esq. Attorney for Defendant, STOREY COUNTY 15 16 17 18 IT IS SO ORDERED: 19 20 United States Magistrate Judge 21 22 23 24 25 26 27 28

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1	<u>CERTIFICATE OF SERVICE</u>
2	Pursuant to NRCP 5(b) I hereby certify that I am an employee of McMahon Law Offices,
3	Ltd., and that on the 18th day of January, 2012, I served a true and correct copy of the attached
4	foregoing document by:
5	X Depositing for mailing, in a sealed enveloped, U.S. Postage prepaid, at Reno, Nevada
6	Personal Delivery
7	Facsimile
8	Federal Express/Airborne Express/Other Overnight Delivery
9	Reno-Carson Messenger Service
10	addressed as follows:
11	Brent T. Kolvet, Esq. Thorndal Armstrong Delk Polkenbuch & Fininger
12	Thorndal Armstrong Delk Balkenbush & Eisinger 6590 S. McCarran Boulevard # B
13	Reno, Nevada 89059
14	////ss//// Jennifer Hall
15	Jennifer Hall, Paralegal
16	Jennier Han, Laraiegai
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