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Real Parties in Interest.

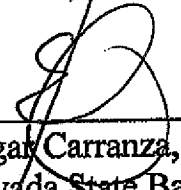
Respondents/Real Parties in Interest, Mydatt Services, Inc. and Mark Warner, by and through counsel of record, Edgar Carranza, of BACKUS, CARRANZA & BURDEN, and David Lee, Esq., and Charlene Renwick, Esq., of Lee, Hernandez, Landrum & Garofalo, Respondents/Real Parties in Interest, GGP Meadows Mall, by and through its counsel David Lee, Esq., and Charlene Renwick, Esq., of Lee, Hernandez, Landrum & Garofalo, and Petitioner, X'Zavion Hawkins, by and through his counsel of record, David Churchill and Jolene J. Manke, of the Law

1 offices of Injury Lawyers of Nevada, do hereby stipulate, pursuant to Nevada Rule
2 of Appellate Procedure 31(a)(1), to extend by a period of seven days (7) days the
3 time for Respondents/Real Parties in Interest, GGP Meadows Mall, Mydatt
4 Services, Inc., Mark Warner, to file their Answering Brief, from the current date of
5 January 13, 2017, to the new date of January 20, 2017, and the Reply Brief currently
6 due January 27, 2017, to the new date of February 10, 2017.
7

8 IT IS SO STIPULATED AND AGREED TO.

9 **BACKUS, CARRANZA & BURDEN**

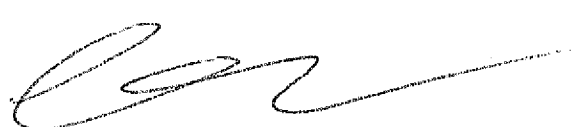
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17 *in Interest Mydatt Services, Inc.,*
18 *d/b/a Valor Security Services and Mark*
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
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