1	LINDSAY L. LIDDELL Deputy District Attorney Nevada State Bar Number 14079 ELIZABETH HICKMAN Deputy District Attorney Nevada State Bar Number 11508						
2							
3							
4	Nevada State Bar Number 11598 One South Sierra Street Bana NW 89501						
5	Reno, NV 89501 (775) 337-5700 Iliddell@da.washoecounty.gov						
6	ehickman@da.washoecounty.gov REPRESENTING DEFENDANTS JAMIE RODRIGUEZ, WASHOE COUNTY REGISTRAR OF VOTERS,						
7							
8	ERIC BROWN, ALEXIS HILL, and WASHOE COUNTY						
9							
10	FIRST JUDICIAL DISTRICT COURT OF NEVADA CARSON CITY						
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13	ROBERT BEADLES, an individual,						
14	Plaintiff,	Case No. 23-OC-00105 1B					
15	VS.	Dept No. D1					
16	JAMIE RODRIGUEZ, in her official capacity as Registrar of Voters and in her						
17	personal capacity; the WASHOE COUNTY REGISTRAR OF VOTERS, a government						
18	agency; ERIC BROWN in his official capacity as WASHOE COUNTY						
19	MANAGER and in his personal capacity, ALEXIS HILL in her official capacity as CHAIRWOMAN OF WASHOE COUNTY BOARD OF						
20							
21	COMMISSIONERS and in her personal capacity; WASHOE COUNTY, a political						
22	subdivision of the State of Nevada, and DOES I-X; and ROE CORPORATIONS I-						
23	X.						
24	Defendants.						
25	NOTICE OF ENTRY OF ORDER						
26	//						

1	PLEASE TAKE NOTICE that on September 29, 2023, the Court in the above entitled			
2	matter filed its Order Granting Defendants' Motion To Enlarge Page Limits For Reply In			
3	Support Of Motion For Sanctions. A copy of the Order is attached hereto.			
4	AFFIRMATION PURSUANT TO NRS 239B.030			
5	The undersigned does hereby affirm that the preceding document does not contain			
6	the social security number of any person.			
7	Dated this 4th day of October, 2023.			
8	CHRISTOPHER J. HICKS District Attorney			
9				
10	By LINDSAY L. LIDDELL			
11	Deputy District Attorney One South Sierra Street			
12	Reno, NV 89501 lliddell@da.washoecounty.gov			
13	(775) 337-5700			
14	ATTORNEY FOR DEFENDANTS			
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CERTIFICATE OF SERVICE			
Pursuant to NRCP 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, Notice of Entry of Order-Order Granting			
Defendants' Motion To Enlarge Page Limits For Reply In Support Of Motion For Sanctions			
was filed with the First Judicial District Court, Carson City. I certify that on this date,			
based on the parties' agreement pursuant to NRCP 5(b)(2)(E), Plaintiff Robert Beadles was			
served with a copy of Notice of Entry of Order-Order Granting Defendants' Motion To			
Enlarge Page Limits For Reply In Support Of Motion For Sanction at the following electronic			
mail address:			
Robert Beadles beadlesmail@gmail.com Dated this 4th day October, 2023.			
S. Haldeman			
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е. 3.	1			
			REC'D'& FILF	
			2023 SEP 29 A:4-9: 14	
	1	x	WILLIAM SCOTT HOEH	
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FIRST JUDICIAL DISTRICT COURT OF NEVADA				
	8	***	•	
	9	ROBERT BEADLES, an individual,		
	10	Plaintiff,	Case No. 23-OC-00105-1B	
	11	vs.	Dept No. D1	
	12	JAMIE RODRIGUEZ, in her official capacity as Registrar of Voters and in her		
	13	nersonal canacity the WASHOE COUNTY		
	14	REGISTRAR OF VOTERS, a government / agency; ERIC BROWN in his official capacity as WASHOE COUNTY		
	15 16	MANAGER and in his personal capacity, ALEXIS HILL in her official capacity as		
	17	CHAIRWOMAN OF WASHOE COUNTY BOARD OF		
	18	COMMISSIONERS and in her personal capacity; WASHOE COUNTY, a political subdivision of the State of Nevada, and DOES I-X; and ROE CORPORATIONS I-		
	19	DOES I-X; and ROE CORPORATIONS I- X.		
	20	Defendants.		
	21 <u>ORDER GRANTING DEFENDANTS' MOTION TO ENLARGE</u> PAGE LIMITS FOR REPLY IN SUPPORT OF MOTION FOR SANCTION			
	22	PAGE LIMITS FOR REPLY IN SUPPO	KI OF MOTION FOR SAILCHOUD	
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Pursuant to FJDCR Rule 3.23(c), Defendants Jamie Rodriguez, the Office of the Washoe County Registrar of Voters, Washoe County Manager Eric Brown, Washoe County Commissioner Alexis Hill, and Washoe County, by and through counsel, DDA Lindsay Liddell, moved to enlarge time limits for their Reply in Support of Motion for Sanctions. The Motion for Sanctions was filed in the Second Judicial District Court, which has no page limits. Plaintiff Robert Beadles filed an Opposition to the Motion for Sanctions with 49 pages, excluding exhibits. Defendants' Reply in Support of Motion for Sanctions was concurrently filed with this Motion.

Good cause exists to extend the 5-page limit for Replies under FJDCR Rule
3.23(b). Plaintiff Robert Beadles submitted a lengthy Opposition, well beyond this
Court's 10-page limit. Complete briefing all on issues is important and necessary. This
case involves baseless claims of election fraud, and a full rebuttal is important to show
whether NRCP Rule 11 sanctions are appropriate. Additionally, should this matter be
appealed, complete briefing will be helpful to the parties.

JUDGMENT

16 Therefore, based on the above Findings and Fact and Conclusions of Law made by 17 this Court, and good cause appearing, the following Judgment is entered by the Court:

18 IT IS HEREBY ORDERED that Defendants' Motion to Enlarge Page Limits for
19 Reply is Support of Motion to Dismiss is GRANTED.

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Dated _____ ZOZ 3

and

DISTRICT JUDGE

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