

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION**

LIA Network, Terri Hall, and
Rachel Vickers.

Plaintiffs,

v.

City of Kerrville, Texas.

Defendant

Civil Action No. 5:24-CV-00403-XR

Plaintiffs' Motion to Reopen Case and Set Revised Scheduling Order

Plaintiffs LIA Network, Terri Hall, and Rachel Vickers respectfully move the Court to reopen this case, which was administratively stayed pending appeal, and to enter the proposed revised scheduling order filed concurrently with this motion. As explained below, and as foreshadowed in the parties' prior Joint Status Report (ECF No. 80), the parties' post-mandate settlement discussions have not produced a resolution, and the case is now ready to proceed on remand.

1. Following the issuance of the Fifth Circuit's mandate on January 9, 2026, the parties engaged in settlement discussions over the following months. Although the parties exchanged proposals and attempted to resolve this matter without further litigation, those discussions have proven inconclusive, and the parties have been unable to reach a resolution.

2. Because settlement discussions have not resulted in a resolution, Plaintiffs move the Court to administratively reopen this case so that proceedings consistent with the Fifth Circuit's opinion and mandate may resume.

3. Concurrently with the filing of this Status Report, Plaintiffs are submitting a proposed revised scheduling order to govern further proceedings on remand. The proposed revised scheduling order was circulated to opposing counsel for input on May 4, but at the time of filing this motion, no input was received.

Respectfully submitted,

By: /s/ Connor L. Ellington
Connor L. Ellington
State Bar No. 24128592
connor@tonymcdonald.com
Tony K. McDonald
State Bar No. 24083477
tony@tonymcdonald.com
THE LAW OFFICES OF TONY MCDONALD
1308 Rancher's Legacy Trail
Fort Worth, TX 76126
(512) 200-3608 (Tel)
(815) 550-1292 (Fax)
Counsel for Plaintiffs

CERTIFICATE OF SERVICE

I certify that on May 8, 2026, a true and correct copy of the forgoing instrument has been served in compliance with the Federal Rules of Civil Procedure.

/s/ Connor L. Ellington
Connor L. Ellington

CERTIFICATE OF COMPLIANCE

I certify that on May 6, 2026, I corresponded with counsel for Defendant regarding reopening this case and he stated that he opposed it.

/s/ Connor L. Ellington
Connor L. Ellington