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22	James V. Deppoleto Jr.
Deppoleto v. Takeov § 3nd	nstries Incorporated ANILED STATES DISTRICT CORL Doc. 74
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25	FOR THE DISTRICT OF NEVADA
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1	JAMES V. DEPPOLETO JR.,	GARLING A AA GWAAAA		
2	Plaintiff,	CASE NO. 2:22-CV-2013		
3	v.	SECOND STIPULATION FOR EXTENSION OF TIME		
4	TAKEOVER INDUSTRIES	SPECIAL SCHEDULING REVIEW		
5	INCORPORATED, et al.	REQUESTED		
6	Defendant.			
7				
8	SECOND STIPULATION FOR EXTENSION OF TIME Plaintiff, James V. Deppoleto Jr. ("Mr. Deppoleto" or "Plaintiff"), by and through his			
9 10	undersigned counsel, and Defendants, Takeover	Industries Incorporated (" <u>Takeover</u> "), Tom Zarro		
10	("Zarro") Michael Holley ("Holley") Toby Mo	eBride ("McBride"), Joseph Pavlik ("Pavlik") and		
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12	NextGen Beverages, LLC ("NextGen") (coll	ectively, the " <u>Takeover Defendants</u> "), by and		
13	through their undersigned counsel, hereby submit the following Second Stipulation for Extension			
14	of Time for the Court's review:			
15 16	WHEREAS, on November 9, 2023, the Court entered a Scheduling Order (ECF No. 37)			
17	setting, among other deadlines: (a) May 7, 2024, as the deadline by which parties must complete			
18	discovery; (b) June 6, 2024, as the date for filing	g of dispositive motions;		
19	WHEREAS, on April 5, 2024, the Parti	es filed a Stipulation for Extension of Time (ECF		
20	No. 71), requesting that the discovery and dispo	ositive motion deadline be extended by 14 days;		
21	WHEREAS, on April 9, 2024, the Cour	rt granted the Parties' request by Order (ECF No.		
22	-	by which the Parties must complete discovery; and		
23				
24	(b) June 20, 2024, as the date for filing disposit	ive motions;		
25	WHEREAS, in light of the continued set	tlement negotiations among the Parties, the Parties		
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27	¹ Plaintiff and the Takeover Defendants may be refe	erred to as the "Parties."		

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have met and conferred and agree to extend the discovery and case dispositive motion deadlines by 14 days each, such that;

- (a) Pursuant to LR 26-1(b), discovery in this action shall be completed on or before June 20, 2024;
- (b) Dispositive Motions shall be filed and served no later than July 22, 2024. WHEREAS, pursuant to LR 26-3, the parties state as follows:
 - (a) After and in light of the Court's two recent decisions regarding the parties' discovery disputes, the parties have exchanged initial written discovery, followed by some supplemental responses having been produced. The parties each have some discovery responses outstanding, with responsive deadlines approaching in the near future. The parties have also discussed a deposition schedule for the various fact witnesses, and were planning to begin depositions soon.
 - (b) The parties need to complete responses to each other's respective discovery requests, and depositions need to occur;
 - (c) The parties have been negotiating over a potential resolution, and are in agreement that a short pause on discovery would be beneficial in that it would allow the parties to allocate and focus resources on negotiations over a potential resolution which.
 - (d) Since the Court granted the Parties' first stipulation, the Parties have continued active settlement discussions. Given the claims at issue in this lawsuit, the Parties are negotiating a very complicated potential resolution that goes beyond a simple exchange of money for a settlement agreement

and release and requires additional time for negotiation.

(e) All discovery shall be completed no later than June 20, 2024.

WHEREAS, undersigned counsel certifies that this is the second stipulation for extension of time to file motions pursuant to LR IA 6-1.

IT IS HEREBY STIPULATED AND AGREED by and between the parties, through their undersigned counsel and subject to the approval of the Court, that all discovery shall be completed no later than June 20, 2024.

IT IS FURTHER HEREBY STIPULATED AND AGREED by and between the parties, through their undersigned counsel and subject to the approval of the Court, that all case dispositive motions, along with supporting briefs and other papers, if any, shall be served and filed on or before July 22, 2024. Briefing will be presented pursuant to the Court's Local Rules.

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3		IT IS SO ORDERED.
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5		UN ZED STATES MAGISTRA FE JUDGE
6		DATED: <u>5-7-24</u>
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9	DATED this 30th day of April, 2024.	DATED this 30th day of April, 2024.
10	HUSCH BLACKWELL LLP	HALL & EVANS LLC
11	/s/ Patrick M. Harvey JAMES PATRICK SHEA	/s/ David Sexton KURT R. BONDS, ESQ.
12	Nevada Bar No. 405	Nevada Bar No. 6228
13	BART K. LARSEN Nevada Bar No. 8538	DAVID SEXTON Nevada Bar No. 14951
14	KYLE M. WYANT	1160 North Town Center Drive, Suite 330
15	Nevada Bar No. 14652 SHEA LARSEN	Las Vegas, NV 89144 Attorneys for Defendants Takeover Industries
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8		CERTIFICATE OF SERVICE
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10	1.	On April 30, 2024, I served the following document(s): SECOND STIPULATION FOR EXTENSION OF TIME
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12	2.	I served the above document(s) by the following means to the persons as listed below:
13		X a. ECF System:
14		KURT R. BONDS on behalf of Defendants Takeover Industries Incorporated, Tom
15		Zarro, Michael Holley, Toby McBride, Joseph Pavlik and NextGen Beverages, LLC nvefile@hallevans.com; bondsk@hallevans.com
16		DAVID SEXTON on behalf of Defendants Takeover Industries Incorporated, Tom
17 18		Zarro, Michael Holley, Toby McBride, Joseph Pavlik and NextGen Beverages, LLC sextond@hallevans.com
19		And all other parties requesting notice.
20		
21		□ b. United States mail, postage fully prepaid:
22		☐ c. Personal Service:
23		I personally delivered the document(s) to the persons at these addresses:
24		☐ For a party represented by an attorney, delivery was made by
25		handing the document(s) at the attorney's office with a clerk or other person in
25 26		charge, or if no one is in charge by leaving the document(s) in a conspicuous place in the office.
		☐ For a party, delivery was made by handling the document(s)
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1	to the party or by leaving the document(s) at the person's dwelling house or usual place of abode with someone of suitable age and discretion residing there.
2	place of acode with someone of surface age and discretion residing mere.
3	☐ d. By direct email (as opposed to through the ECF System): Based upon the written agreement of the parties to accept service by email or a
4	court order, I caused the document(s) to be sent to the persons at the email addresses listed below. I did not receive, within a reasonable time after the
5	transmission, any electronic message or other indication that the transmission was unsuccessful.
6	☐ e. By fax transmission:
7	□ C. By lax transmission.
8	Based upon the written agreement of the parties to accept service by fax transmission or a court order, I faxed the document(s) to the persons at the fax
9	numbers listed below. No error was reported by the fax machine that I used. A copy of the record of the fax transmission is attached.
10	
11	☐ f. By messenger:
12	I served the document(s) by placing them in an envelope or package addressed to
13	the persons at the addresses listed below and providing them to a messenger for service.
14	I declare under penalty of perjury that the foregoing is true and correct.
15	Dated: April 30, 2024.
16	By: /s/ Patrick M. Harvey
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