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21
                              UNITED STATES DISTRICT COURT
22
                            NORTHERN DISTRICT OF CALIFORNIA
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24
     NGV GAMING, LTD.
25
     a Florida Limited Partnership.
                                                        No. 3:04-CV-03955 SC
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     Plaintiff,
                                                        Judge: Samuel Conti
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     ٧.
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                                                        JOINT STIPULATION AND
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     HARRAH'S OPERATING COMPANY, INC.,
                                                        PROPOSED ORDER
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     a Delaware Corporation,
                                                        REGARDING CONTINUANCE
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                                                        OF HEARING DATE ON
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     Defendant.
                                                        NGV'S MOTION FOR
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                                                        CLARIFICATION (DOC. 225)
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            The parties herein hereby stipulate and agree that the hearing date on NGV's Motion for
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     Discovery Clarification of 10-5-05 Order (Doc. 225) currently scheduled for September 18, 2009
     at 9:30 am be continued at the request of Harrah's to September 25, 2009 at 9:30 am. The
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     parties further stipulate and agree that NGV's reply to Harrah's opposition to said motion shall
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     be served and filed no later than September 18, 2009.
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WHEREFORE, the parties respectfully request that this Court enter an order entering this 1 2 Joint Stipulation as an Order of the Court. 3 4 Respectfully submitted. 5 б 7 Stan Siegel 8 /S/ 9 10 Stanley E. Siegel, Jr. Stephen J. Calvacca, Esquire Haileland, Lewis, Nilan & Johnson 11 Massachusetts Bar No. 656143 12 600 US Bank Plaza South Susan L. Moran, Esquire 13 200 South 6th St. Massachusetts Bar No. 548566 14 Minneapolis, MN 55402-4501 Law Offices of Calvacca Moran 15 P.O. Box 1334 66 Frazar Road 16 W. Falmouth, MA 02574 17 Telephone: (508) 540-9911 18 Facsimile: (508) 540-9977 19 Attorneys for Plaintiff 20 NGV Gaming, Ltd 21 Admitted Pro Hac Vice 22 23 and 24 25 26 Terrence J. Cassidy SBN #099180 27 John R. Whitefleet, SBN #213301 28 PORTER, SCOTT, WEIBERG & 29 DELEHANT, PC 30 P.O. Box 255428 31 Sacramento, CA 95865 32 Tel: (916) 929 1481 33 Fax: (916) 927 3706 34 35 Attorneys for Plaintiff 36 NGV Gaming, Ltd. 37

ORDER ENDORSING STIPULATION TO CONTINUE HEARING DATE ON NGV'S MOTION FOR CLARIFICATION The Joint Stipulation to Continue Hearing Date on NGV's Motion for Clarification and Proposed Order is hereby adopted by the Court and the parties are ordered to comply with this Order. Dated: 09/03/09 Judge Joseph C. Spero uates Magistrate 

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CERTIFICATE OF SERVICE I HEREBY CERTIFY that a true and correct copy of Joint Stipulation to Continue Hearing Date on NGV's Motion for Clarification and Proposed Order was filed electronically б with the Clerk of the Court through ECF and that accordingly ECF will send an e-notice of the electronic filing to counsel of record: John Robert Whitefleet jwhitefleet@porterscott.com Stanley E. Siegel, Jr. Robert H. Zimmerman ssiegel@halleland.com rhz@szs.com Terence J. Cassidy tcassidy@porterscott.com on this day of September, 2009. Stephen J Calvacca