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9 Attorneys for Defendants VENETIAN CASINO
 RESORT, LLC; LAS VEGAS SANDS, LLC, and LAS
 10 VEGAS SANDS CORP.

11
 12 **IN THE UNITED STATES DISTRICT COURT**
 13 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**

14 **JONATHAN BROWNING, INC.,**
 15 **Plaintiff,**

16 **v.**

17 **VENETIAN CASINO RESORT, LLC, LAS**
 18 **VEGAS SANDS, LLC, LAS VEGAS SANDS**
 19 **CORP., and DOES 1 through 100, inclusive,**
 20 **Defendant.**

CASE NO.: C 07-3983 JSW (EMC)

**STIPULATION FOR ENTRY OF
 REVISED HEARING DATE ; ORDER**

21 **VENETIAN CASINO RESORT, LLC, LAS**
 22 **VEGAS SANDS, LLC, LAS VEGAS SANDS**
 23 **CORP.,**
Third-Party Plaintiffs,

24 **v.**

25 **KIRK NIX ASSOCIATES INC. D/B/A KNA**
 26 **INTERIOR DESIGNS, a California**
 27 **corporation,**
Third-Party Defendant.

1 Pursuant to Local Rule 6-2(a), defendants VENETIAN CASINO RESORT, LLC, LAS
2 VEGAS SANDS, LLC, and LAS VEGAS SANDS CORP. (collectively "Defendants") and plaintiff
3 JONATHAN BROWNING, INC. ("Plaintiff"), hereby stipulate to and request the Court enter the
4 proposed Revised Hearing Date as set forth herein.

5 IT IS HEREBY STIPULATED, by the parties hereto, through their respective counsel, that
6 both Defendant and Plaintiff agree to a forty-five day extension of time for all the deadlines
7 currently scheduled in the above-captioned matter. The hearing on Defendants' Motion for
8 Protective Order Precluding the Depositions of William P. Weidner and Bradley Stone is currently
9 scheduled to be heard before Judge Chen on April 8, 2009. This date has not previously been
10 extended. Good cause to extend these dates can be found on the grounds that this short extension of
11 time will allow the parties to attend mediation to resolve all claims. Mediation is currently
12 scheduled to take place on April 17, 2009 before a private mediator. All parties, including the third-
13 party defendant has agreed to attend private mediation in an effort to resolve all claims between all
14 parties. This extension will allow all the parties to focus their time, energy and resources to
15 resolving their disputes prior to completing expert discovery and preparing and filing respective
16 summary judgment motions. Thus, the parties hereby stipulate to and request that the Court approve
17 the stipulation and reschedule the hearing on Defendants' Motion for Protective Order Precluding
18 the Depositions of William P. Weidner and Bradley Stone to May 22, 2009: June 3, 2009 at 10:30 a.m.

19 SO STIPULATED.

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1 Dated: March 20, 2009

DUANE MORRIS LLP

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3 By: s/ Michelle A. Hon
Ray L. Wong
Michelle Hon
4 Attorneys for Third-Party Plaintiffs VENETIAN
CASINO RESORT, LLC, LAS VEGAS SANDS, LLC,
5 and LAS VEGAS SANDS CORP.

6 Dated: March 20, 2009

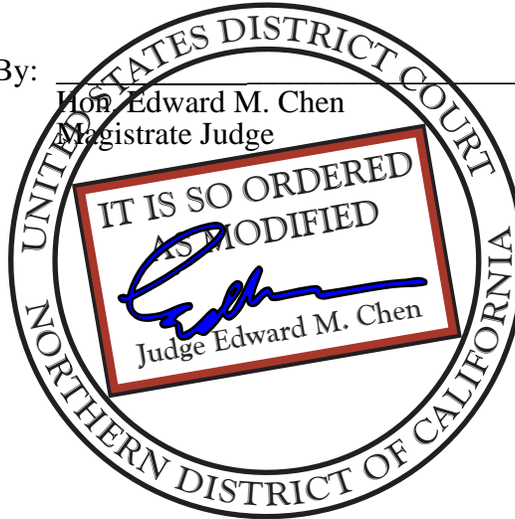
McNamer and Company

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8 By: s/Anthony McNamer
Anthony McNamer
9 Attorneys for Plaintiff
JONATHAN BROWNING INC.

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11 **PURSUANT TO STIPULATION, IT IS SO ORDERED**

12 Dated: March 24, 2009

13 By: Hon. Edward M. Chen
Magistrate Judge



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