

1 PAUL L. REIN, Esq. (SBN 43053)
 2 CELIA McGUINNESS, Esq. (SBN 159420)
 3 LAW OFFICES OF PAUL L. REIN
 4 200 Lakeside Drive, Suite A
 5 Oakland, CA 94612
 6 Telephone: 510-832-5001
 7 Facsimile: 510-823-4787

8 JULIE A. OSTIL, Esq. (SBN 215202)
 9 LAW OFFICES OF JULIE OSTIL
 10 1989 Santa Rita Road, No. A-405
 11 Pleasanton, CA 94566
 12 Telephone: 925-265-8257
 13 Facsimile: 925-999-9465
 14 Attorneys for Plaintiff MICHAEL PAULICK

15 MARTIN H ORLICK, Esq. (SBN 83908) mho@jmmbm.com
 16 MATTHEW S. KENEFICK, Esq. (SBN 227298) msk@jmmbm.com
 17 JEFFER, MANGELS, BUTLER & MARMARO LLP
 18 Two Embarcadero Center, 5th Floor
 19 San Francisco, CA 94111
 20 Telephone: 415-398-8080
 21 Facsimile: 415-398-5584
 22 Attorney for BAVARIAN LION VINEYARD DEVELOPMENT,
 23 LLC, DESTINATION HOTELS AND RESORTS, LOWE
 24 ENTERPRISES, RESORT AT SQUAW CREEK, AND HEIDI
 25 SCHNEIDER

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA - SAN FRANCISCO DIVISION

18 MICHAEL PAULICK,
 19
 20 Plaintiff,

21 v.

22 BAVARIAN LION VINEYARD
 23 DEVELOPMENT, LLC; DESTINATION
 24 HOTELS AND RESORTS; LOWE
 25 ENTERPRISES; RESORT AT SQUAW
 26 CREEK; HEIDI SCHNEIDER; and DOES 1-
 27 20, Inclusive,
 28
 29 Defendants.

CASE NO. C08-04860 ~~EMC~~ CW

**STIPULATION TO EXTEND TIME FOR
 DEFENDANTS BAVARIAN LION
 VINEYARD DEVELOPMENT, LLC,
 DESTINATION HOTELS AND RESORTS,
 LOWE ENTERPRISES, RESORT AT
 SQUAW CREEK, AND HEIDI SCHNEIDER
 TO FILE RESPONSIVE PLEADINGS TO
 COMPLAINT AND [PROPOSED] ORDER
 THEREON**

LOCAL RULE 6-1(a)

Complaint filed: October 23, 2008
 Trial date: none set

1 IT IS HEREBY STIPULATED AND AGREED by and among the undersigned
2 counsel for Plaintiff Michael Paulick ("Plaintiff") and Defendants Bavarian Lion Vineyard
3 Development, LLC, Destination Hotels And Resorts, Lowe Enterprises, Resort At Squaw Creek,
4 and Heidi Schneider ("Defendants") that Defendants, and no others, be allowed an extension of time
5 to file their responsive pleadings to the Complaint for Preliminary and Permanent Injunctive Relief
6 and Damages on file herein (the "Complaint"). As a result of this grant of extension, Defendants'
7 responsive pleading to the Complaint will become due on or before January 11, 2009.

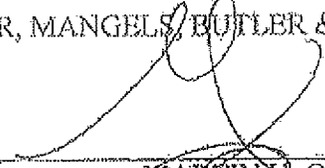
8 ///
9 ///
10 ///
11 ///
12 ///
13 ///
14 ///
15 ///
16 ///
17 ///
18 ///
19 ///
20 ///
21 ///
22 ///
23 ///
24 ///
25 ///
26 ///
27 ///
28 ///

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

DATED: January 6, 2009

JEFFER, MANGELS, BUTLER & MARMARO LLP

By: _____


MARTIN H. ORLICK
Attorneys for Defendants BAVARIAN LION
VINEYARD DEVELOPMENT, LLC,
DESTINATION HOTELS AND RESORTS, LOWE
ENTERPRISES, RESORT AT SQUAW CREEK,
AND HEIDI SCHNEIDER

DATED: January 7, 2009

LAW OFFICES OF PAUL L. REIN
PAUL L. REIN
CELIA McGUINNESS

By: _____


PAUL L. REIN, ESQ.
Attorneys for Plaintiff MICHAEL PAULICK

ORDER

Pursuant to the foregoing Stipulation to extend time for Defendants Bavarian Lion Vineyard Development, LLC, Destination Hotels And Resorts, Lowe Enterprises, Resort At Squaw Creek, and Heidi Schneider to file responsive pleadings to Complaint, and [Proposed] Order and good cause appearing therefor, **IT IS SO ORDERED** that Defendants Bavarian Lion Vineyard Development, LLC, Destination Hotels And Resorts, Lowe Enterprises, Resort At Squaw Creek, and Heidi Schneider are granted an extension of time to file their responsive pleadings to the Complaint for Preliminary and Permanent Injunctive Relief and Damages on file herein (the "Complaint"). As a result of this grant of extension, Defendants' responsive pleading to the Complaint will become due on or before January 11, 2009.

1/26/09



DATED: _____

UNITED STATES DISTRICT COURT JUDGE