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1 2 3 4 5 6 7 8	KEKER, VAN NEST & PETERS LLP BENEDICT Y. HUR - # 224018 bhur@keker.com JULIA L. ALLEN - # 286097 jallen@keker.com 633 Battery Street San Francisco, CA 94111-1809 Telephone: 415 391 5400 Facsimile: 415 397 7188 Attorneys for Defendants SUPER LUCKY CASINO INC. and NICHOLA UNITED STATES	S TALARICO DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA			
10	SAN FRANCISCO DIVISION			
11	DAN VIGDOR, an individual; STEPHEN	Case No. 4:16-cv-5326 HSG		
12	BRADWAY, an individual, Plaintiffs,	STIPULATED MOTION TO EXTEND DEFENDANTS' DEADLINE TO		
13	v.	RESPOND TO PLAINTIFFS' MOTION TO LIFT PSLRA STAY AND		
14	SUPER LUCKY CASINO INC., a	PLAINTIFFS' DEADLINE TO REPLY AND ORDER		
15	California corporation (formerly known as 12 GIGS, INC.); NICHOLAS TALARICO,	Date Filed: 9/1/2016		
16	an individual; DOES 1-50, inclusive,	Trial Date: None Set		
17	Defendants.	Judge Haywood S. Gilliam, Jr.		
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	STIPULATED MOTION TO EXTEND TIME AND [PROPOSED] ORDER Case No. 4:16-cv-5326 HSG			
	Dockets.Justia.com			

The undersigned parties to this action, by and through their undersigned counsel, hereby 1 2 agree and stipulate as follows: 3 WHEREAS, Plaintiffs filed a complaint in the above-entitled action in the United States 4 District Court, Northern District of California, on September 16, 2016 (the "Complaint") and 5 filed the Certificate of Service of the Complaint on Defendants on October 5, 2016; 6 WHEREAS, on October 13, 2016, Defendants filed a Stipulation to Extend Time to 7 Respond to the Complaint, pursuant to Civil Local Rule 6-1(a), which extended Defendants' time 8 to answer or otherwise respond to the complaint 18 days to November 1, 2016; 9 WHEREAS, Defendants filed a Motion to Dismiss on November 1, 2016, scheduled for 10 hearing on January 19, 2017; 11 WHEREAS, on November 15, 2016, Plaintiffs filed a Stipulation to Extend Time to File 12 First Amended Complaint and Vacate Motion to Dismiss Hearing Date Upon Filing of First 13 Amended Complaint, which extended Plaintiffs' time to file the First Amended Complaint 7 days 14 to November 29, 2016 and Defendants' deadline to file a response to the First Amended 15 Complaint to December 15, 2016; 16 WHEREAS, Plaintiffs filed a First Amended Complaint on November 29, 2016; 17 WHEREAS, on December 7, 2016, Defendants filed a Stipulation Extending Time for 18 Defendants to Respond to First Amended Complaint, which extended Defendants' time to answer 19 or otherwise respond to the First Amended Complaint 7 days to December 22, 2016 and extended 20 Plaintiffs' time to file any opposition 7 days to January 12, 2017; 21 WHEREAS, Defendants filed a Motion to Dismiss First Amended Complaint on December 22, 2016, scheduled for hearing on March 2, 2017; 22 23 WHEREAS, Plaintiffs filed a Stipulation to Extend Time to File Plaintiffs' Response to 24 Defendants' Motion to Dismiss, and To Extend Time to File Defendants' Reply to Plaintiffs' 25 Response on December 23, 2016, and pursuant to stipulation, on December 27, 2016, the Court 26 extended Plaintiffs' deadline to respond to Defendants' Motion to Dismiss 12 days to January 17, 27 2017 and Defendants' deadline to respond to Plaintiffs' Response 12 days to January 24, 2017; 28 WHEREAS, Plaintiffs filed a Motion and Notice of Motion to Partially Lift PSLRA

Discovery Stay to Conduct Limited Scope Discovery on May 26, 2017 with a hearing date of July
6, 2017;

3	IT IS HEREBY AGREED AND STIPULATED BY THE PARTIES that, provided that		
4	the July 6, 2017 hearing date remains unchanged, Defendants' time to respond to Plaintiffs'		
5	Motion and Notice of Motion to Partially Lift PSLRA Discovery Stay to Conduct Limited Scope		
6	Discovery ("Plaintiffs' Motion") is extended seven days, up to and including June 16, 2017, and		
7	Plaintiffs' time to file their reply in support of Plaintiffs' Motion is extended seven days, up to		
8	and including June 23, 2017. This stipulation alters the date of the deadlines fixed by the court on		
9	May 26, 2017, which ordered Defendants' Response due by June 9, 2017 and Plaintiffs' Replies		
10	due by June 16, 2017. Plaintiffs agreed to this stipulation expressly subject to the condition that		
11	and only if this stipulation does not impact or cause to be changed the July 6, 2017 hearing date		
12	on Plaintiffs' Motion.		
13	Pursuant to Civil Local Rule 5-1(i)(3), the filer of this document attests that all signatories		
14	have concurred in its filing.		
15	IT IS SO STIPULATED.		
16	AS STIPULATED BY:		
17	Dated: June 2, 2017 KEKER, VAN NEST & PETERS LLP		
18			
19	By: <u>/s/ Benedict Y. Hur</u>		
20	BENEDICT Y. HUR JULIA L ALLEN		
21	Attorneys for Defendants		
22	SUPER LUCKY CASINO INC. and NICHOLAS TALARICO		
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	2 STIPULATED MOTION TO EXTEND TIME AND [PROPOSED] ORDER		
	Case No. 4:16-cv-5326 HSG		
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1	Dated: June 2, 2017 MICHELM	AN & ROBINSON, LLP		
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3	3 By: <u>/s/ Marc R.</u>	<i>Jacobs</i> L. MICHELMAN		
4	T    RYAN HON	١G		
5	5 MARC R. J. BENJAMIN	ACOBS I HORWITZ		
6	6 Attorneys fo 7 DAN VIGD	or Plaintiffs		
7	7 DAN VIGD STEPHEN I	OR and BRADWAY		
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	STIPULATED MOTION TO EXTEND TIME AND <del>[PROPOSED]</del> ORDER Case No. 4:16-cv-5326 HSG			

1	ORDER		
2	Pursuant to stipulation, and for good cause shown, Defendants' time to respond to		
3	Plaintiffs' Motion and Notice of Motion to Partially Lift PSLRA Discovery Stay to Conduct		
4	Limited Scope Discovery is extended to June 16, 2017, and Plaintiffs' time to file their reply in		
5	support of Plaintiffs' Motion is extended to June 23, 2017. The hearing date shall remain July 6,		
6	2017 as originally noticed.		
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8	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
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10	Dated: June 9, 2017		
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12	Haywood S. Jull		
13	HON, JUDGE HAT WOOD S. GILLIAM, JK.		
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	STIPULATED MOTION TO EXTEND TIME AND [PROPOSED] ORDER Case No. 4:16-cv-5326 HSG		