1 2 3 4 5 6 7	SANFORD L. MICHELMAN (SBN 179 <u>smichelman@mrllp.com</u> MARC R. JACOBS (SBN 185924) <u>mjacobs@mrllp.com</u> ROBERT D. ESTRIN (SBN 260402) <u>restrin@mrllp.com</u> MICHELMAN & ROBINSON, LLP 10880 Wilshire Blvd., 19 th Floor Los Angeles, CA 90024 Telephone: (310) 564-2670 Facsimile: (310) 564-2671 Attorneys for Plaintiffs DAN VIGDOR; S	
8 9 10 11 12 13	KEKER, VAN NEST & PETERS LLP BENEDICT Y. HUR - # 224018 bhur@keker.com JULIA ALLEN - # 286097 jallen@keker.com 633 Battery Street San Francisco, CA 94111-1809 Telephone: (415) 391-5400 Facsimile: (415) 397-7188	
14	Attorneys for Defendant SUPER LUCKY CASINO, INC.	
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16 17	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA	
17	FOR THE NORTHERN L	VISTRICT OF CALIFORNIA
19 20	DAN VIGDOR, an individual; STEPHEN BRADWAY, an individual,	Case No.: 16-cv-05326-HSG [Hon. Haywood S. Gilliam, Presiding, Rm 10]
21 22	Plaintiffs, v.	STIPULATION AND ORDER TO CONTINUE AMENDED PLEADING AND MEDIATION DEADLINES
23 24 25	SUPER LUCKY CASINO, INC., a California corporation (formerly known as 12 GIGS, INC.); DOES 1-50, inclusive,	(Declaration of Robert Estrin filed concurrently herewith) Complaint Filed: September 16, 2016 Trial Date: September 17, 2018
26 27 28	Defendant.	
		1 UE AMENDED PLEADING AND MEDIATION DLINES Dockets.Justia.com

The undersigned parties to this action, by and through their undersigned 1 2 counsel, hereby agree and stipulate as follows:

WHEREAS, the Court issued a June 23, 2017 Order Granting in Part Motion to Dismiss;

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WHEREAS, Plaintiffs Dan Vigdor and Stephen Bradway ("Plaintiffs") and Defendant Super Lucky Casino, Inc. ("Defendant" and together with Plaintiffs, collectively referred to as the "Parties") appeared before the Court for the Case Management Conference on August 1, 2017;

WHEREAS, the Parties met and conferred following guidance from the Court 10 and proposed a stipulation where that the last day to amend the pleadings shall be November 30, 2017 (Document Number 63);

WHEREAS, on August 4, 2017 the Court entered the Parties' stipulation and 12 the last day to amend the pleadings was set at November 30, 2017 (Document 13 Number 64); 14

WHEREAS, Plaintiffs filed a Third Amended Complaint on August 18, 2017 (Document Number 70);

WHEREAS, Plaintiffs wish to file a Fourth Amended Complaint;

WHEREAS, Plaintiffs and Defendant previously agreed to extend the deadline for leave to amend the pleadings to December 30, 2017.

20 WHEREAS, due to deposition scheduling in this case and the holidays, an additional two-week extension is requested to allow the Parties to amend the pleadings. 22

WHEREAS, Plaintiffs requested, and Defendant agreed not to oppose 23 Plaintiffs' request for an extension of two weeks for the deadline for Plaintiffs to seek 24 25 leave to amend their complaint;

WHEREAS, the Parties elected, and on January 5, 2017, the Court ordered, 26 that the Parties participate in mediation (private ADR) within 180 days of that order, 27 creating an ADR deadline of July 5, 2017; 28

WHEREAS, the Court entered the Parties' stipulated case management order	
on August 4, 2017, setting a new ADR deadline of December 15, 2017 (Document	
Number 64);	
WHEREAS, Defendant requested, and Plaintiffs agreed not to oppose	
Defendant's request for a one-month extension of the ADR deadline;	
IT IS HEREBY AGREED AND STIPULATED BY THE PARTIES that the	
Parties request the Court continue the last day to amend the pleadings from	
December 30, 2017 to January 12, 2018 and the Court continue the ADR deadline	
from December 15, 2017 to January 31, 2018;	
Pursuant to Civil Local Rule 5-1(i)(3), the filer of this document attest that all	
signatories have concurred in its filing.	
IT IS SO STPULATED.	
AS STIPULATED BY:	
Dated: November 28, 2017MICHELMAN & ROBINSON, LLP	
By: <u>/s/ Marc Jacobs</u> Sanford L. Michelman Marc R. Jacobs	
Attorneys for Plaintiffs DAN VIGDOR and STEPHEN	
DAN VIGDOR and STEPHEN BRADWAY	
Dated: November 28, 2017KEKER, VAN NEST & PETERS LLP	
By: <u>/s/ Benedict Y. Hur</u> Benedict Y. Hur	
Julia L. Allen	
Attorneys for Defendant SUPER LUCKY CASINO INC.	
3 STIPULATION AND ORDER TO CONTINUE AMENDED PLEADING AND MEDIATION DEADLINES 4842-0664-0972, V. 2	

1	IT IS SO ORDERED.
1 2	II IS SO ORDERED.
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5	November 28, 2017 Hon. Haywood S. Gilliam, Jr.
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	STIPULATION AND ORDER TO CONTINUE AMENDED PLEADING AND MEDIATION DEADLINES
	4842-0664-0972, V. 2