

## GRANTED

Movant shall serve copies of this ORDER on any pro se parties, pursuant to CRCP 5, and file a certificate of service with the Court

ORANTED	any pro se parties, pursuant to CRCP file a certificate of service with the within 10 days.	5, and / / _
DISTRICT COURT, CIT STATE OF COLORADO 1437 Bannock Street Denver, Colorado 80202 Lynette Holland, Plaintiff	PECOUNT POP DENVER	J. Eric Elliff  District Court Judge  EFATE OF ORDER INDICATED ON ATTACHMENT CO Denver County District Court 2nd JD  Filing Date: Aug 10 2012 03:38PM MDT  Mili@OURSP483E ONLY  Review Clerk: Kyle T Gustafson
v.  The Celtic Tavern at Ri Defendant	verside Downs, LLC,	Case No. 2011cv4292 Courtroom: 280
	ORDER	

THIS MATTER comes before the Court on Plaintiff's Renewed Motion for Extension of Time to File Application for Default Judgment. The Court, having reviewed the Motion and being otherwise fully advised in the premises:

HEREBY ORDERS that the Motion is GRANTED. Plaintiff shall have up to and including August 27, 2012 to file her Application for Default Judgment.

DATED this day of August 2012.

BY THE COURT:	



This document constitutes a ruling of the court and should be treated as such.

Court: CO Denver County District Court 2nd JD

Judge: Eric Elliff

File & Serve

Transaction ID: 45781318

Current Date: Aug 10, 2012

Case Number: 2012CV1649

Case Name: HOLLAND, LYNETTE vs. CELTIC TAVERN AT RIVERSIDE DOWNS LLC

Court Authorizer: Elliff, Eric

/s/ Judge Elliff, Eric