	~			
1	TAMARA BEATTY PETERSON, ESQ., Bar No. 5218			
2	tpeterson@petersonbaker.com NIKKI L. BAKER, ESQ., Bar No. 6562 nbaker@petersonbaker.com BENJAMIN K. REITZ, ESQ., Bar No. 13233 breitz@petersonbaker.com PETERSON BAKER, PLLC 10001 Park Run Drive Las Vegas, NV 89145 Telephone: 702.786.1001 Facsimile: 702.786.1002			
3				
4				
5				
6				
7	Attorneys for Hans Jecklin, Christiane Jecklin, Swiss Leisure Group AG, and JPC Holding AG			
8	Swiss Leisure Group AG, und St C Holding AG			
9	UNITED STATES DISTRICT COURT			
10	DISTRICT OF NEVADA			
11				
12	MORGAN STANLEY HIGH YIELD Case No.: 2:05-cv-01364-RFB-PAL SECURITIES INC.; MORGAN STANLEY			
13	DEAN WITTER HIGH INCOME ADVANTAGE TRUST; MORGAN STIPULATION AND [PROPOSED]	ORDER FOR EXTENSION OF TIME TO FILE (1) PROPOSED JOINT PRE-		
14	ADVANTAGE TRUST II; MORGAN TO FILE (1) PROPOSED JOINT PRE-			
15 16	ADVANTAGE TRUST III; MORGAN STANLEY VARIABLE INVESTMENT AND WITNESS LISTS; AND (3) MOTIONS IN LIMINE			
17	SERIES; MORGAN STANLEY DIVERSIFIED INCOME TRUST; and (FIRST REQUEST)			
18	MORGAN STANLEY SELECT DIMENSIONS INVESTMENT SERIES,			
19	Plaintiffs,			
20	v.			
21	HANS JECKLIN, CHRISTIANE JECKLIN; GEORGE HAEBERLING; JOHN TIPTON;			
22	SWISS LEISURE GROUP AG; and JPC HOLDING AG,			
23	Defendants.			
24	YYYYDD 16			
25	WHEREAS, pursuant to the Minutes of Proceedings of the October 26, 2017 Status			
26	Conference [ECF No. 455] ("Minutes of Proceedings"), the current deadline to file the Proposed			
27	Joint Pretrial Order is December 15, 2017; the current deadline to submit exhibit lists and witne	tss		
28				

1

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

lists is January 5, 2018; the current deadline to file Motions in Limine is January 19, 2018; and the trial is set for March 5, 2018;

WHEREAS, the parties have met and conferred regarding the current schedule and are working diligently to comply with the Court's order;

WHEREAS, due to the many items presented for the filing of the Proposed Joint Pretrial Order, witness and exhibits lists, the parties respectfully request additional time to meet and confer regarding exhibits, witnesses, and issues for trial;

WHEREAS, the parties respectfully request additional time to meet and confer on any outstanding evidentiary issues following the submission of the Proposed Joint Pretrial Order;

WHEREAS, an extension of time on these matters will not adversely affect the trial date.

Based on the forgoing, Defendants Hans Jecklin, Christiane Jecklin, Swiss Leisure Group AG and JPC Holding AG, by and through their counsel of record, the law firm of Peterson Baker, PLLC, Defendant George Haeberling, by and through his counsel of record, the law firm of Dickinson Wright, PLLC, Defendant John Tipton, by and through his counsel of record, the law firms of McDonald Carano LLP and Kleinbard LLC, and Plaintiffs Morgan Stanley High Yield Securities Inc., Morgan Stanley Dean Witter High Income Advantage Trust, Morgan Stanley Dean Witter High Income Advantage Trust II, Morgan Stanley Dean Witter High Income Advantage Trust III; Morgan Stanley Variable Investment Series; Morgan Stanley Diversified Income Trust and Morgan Stanley Select Dimensions Investment Series, by and through their counsel of record, the law firms of Kolesar & Leatham, Chtd. and Mayer Brown LLP, hereby stipulate and agree, subject to the Court's approval, as follows:

- 1. The deadline to file the Proposed Joint Pretrial Order is extended from December 15, 2017 to January 19, 2018;
- 2. The deadline to submit exhibit lists and witness lists is extended from January 5, 2018 to January 19, 2018;
- 3. The deadline to file any Motions in Limine is extended from January 19, 2018 to January 26, 2018;

1	4. The deadline to file any responses to Motions in Limine is extended from January		
2	26, 2018 to February 9, 2018; and,		
3	5. This is the Parties' first request for an extension of time to file the Proposed Joint		
4	Pretrial Order, Exhibit Lists and Witness Lists, and Motions in Limine and this extension will not		
5	adversely affect the current trial date.		
6	DATED this 7 th day of December, 2017.		
7	PETERSON BAKER, PLLC	DICKINSON WRIGHT, PLLC	
8			
9	By: /s/ Tamara Beatty Peterson TAMARA BEATTY PETERSON, ESQ.	By: /s/ Eric D. Hone ERIC D. HONE, ESQ.	
10	Nevada Bar No. 5218 tpeterson@petersonbaker.com	Nevada Bar No. 8499 ehone@dickinsonwright.com	
11	BENJAMIN K. REITZ, ESQ. Nevada Bar No. 13233	JOEL Z. SCHWARZ, ESQ. Nevada Bar No. 8499	
12	breitz@petersonbaker.com 10001 Park Run Drive	jschwarz@dickinsonwright.com GABRIEL A. BLUMBERG, ESQ.	
13	Las Vegas, NV 89145 Telephone: 702.786.1001 Facsimile: 702.786.1002 Attorneys for Defendants Hans Jecklin,	Nevada Bar No. 12332 gblumberg@dickinson-wright.com	
14		8363 West Sunset Road, Suite 200 Las Vegas NV 89113	
15	Christiane Jecklin, Swiss Leisure Group AG, and JPC Holding AG	Telephone: 702.382.4002 Facsimile: 702.382.1661	
16		Attorneys for Defendant George Haeberling	
17	///		
18	///		
19	///		
20	///		
21	///		
22	///		
23	///		
24	///		
25	///		
26	///		
27	///		
28	///		

MCDONALD CARANO LLP

KOLESAR & LEATHAM, CHTD.

2 By: /s/ Eric J. Schreiner

JEFFREY A. SILVESTRI, ESQ.
Nevada Bar No. 5779
jsilvestri@mcdonaldcarano.com
CRAIG A. NEWBY, ESQ.
Nevada Bar No. 8591
cnewby@mcdonaldcarano.com
2300 W. Sahara Avenue, Suite 1200

Las Vegas, NV 89102 Telephone: 702.873.4100 Facsimile: 702.873.9966

STEVEN ENGELMYER, ESQ.

Admitted Pro Hac Vice
sengelmyer@kleinbard.com
ERIC J. SCHREINER, ESQ.

Admitted Pro Hac Vice
ESchreiner@kleinbard.com
KLEINBARD LLC
One Liberty Place, 46th Floor
1650 Market Street
Philadelphia, PA 19103
Telephone: 215.568.2000
Facsimile: 215.568.0140

Attorneys for Defendant John Tipton

By: /s/ Jason I. Kirschner

ALAN J. LEFEBVRE, ESQ.
Nevada Bar No. 0848
alefebvre@klnevada.com
400 South Rampart Blvd., Suite 400
Las Vegas, NV 89145
Telephone: 702.362.7800
Facsimile: 702.362.9472

JEAN-MARIE L. ATAMIAN, ESQ. Admitted Pro Hac Vice
jatamian@mayerbrown.com
JOHN M. CONLON, ESQ.
Admitted Pro Hac Vice
jconlon@mayerbrown.com
JASON I. KIRSCHNER, ESQ.
jkirschner@mayerbrown.com
Admitted Pro Hac Vice
MAYER BROWN LLP
1675 Broadway
New York, NY 10019
Telephone: 212.506.2500
Facsimile: 212.262.1910
Attorney for Plaintiffs

IT IS SO ORDERED.

RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE

Dated: December 12, 2017