1	JOINTLY SUBMITTED		
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10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12	PHASE II CHIN, LLC and LOVE & ) CASE NO. 2:08-cv-162-JCM-GWF		
13	PHASE II CHIN, LLC and LOVE & CASE NO. 2:08-cv-162-JCM-GWF MONEY, LLC, (formerly dba ) O.P.M.L.V., LLC,		
14			
15	) FOR STAY AND/OR TO		
16	vs. ) <u>EXTEND DEADLINES</u> ) <u>PENDING DECISION IN A</u>		
17	FORUM SHOPS, LLC, FORUM ) RELATED ACTION ) DEVELOPERS LIMITED )		
18	PARTNERSHIP, SIMON PROPERTY ) GROUP LIMITED PARTNERSHIP, ) FIRST REQUEST		
19	SIMON PROPERTY GROUP, INC., ) CAESARS PALACE CORP., and )		
20	CAESARS PALACE REALTY CORP.,		
21	Defendants. (		
22	Plaintiffs Phase II Chin, LLC and Love & Money, LLC ("Plaintiffs")		
23			
24	hereby stipulate with defendants Forum Shops, LLC, Forum Developers Limited Partnership, Simon Property Group Limited Partnership, Simon Property Group,		
25	·		
26	Inc. (collectively, "the Forum Defendants") and Caesars Palace Realty		
27	Corporation, and Caesars Palace Corporation (collectively, "the Caesars		
28	Defendants") as follows:		

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- 1. A related action is pending between some of the parties in this case in the Superior Court State of Delaware in and for New Castle County, C.A. 076-10-030CLS, entitled Forum Shops LLC, Plaintiff v. Chin-LV, LLC et al., Defendants. The defendants in the Delaware action, plaintiffs here, have filed a Motion to Dismiss or Stay that action, which is pending hearing and decision by the Court there.
- 2. All named defendants in this action have either been served or accepted service of the complaint in this case. The due dates for the defendants in this case to answer or otherwise move as to the complaint, if not extended, are various and range from February 14, 2008 to March 15, 2008. These dates, if not extended, will trigger the Rule 26 and LR 26-1 deadlines for initial discovery exchanges and filing of the discovery plan and scheduling order.
- 3. Before the Caesars Defendants removed this case, Plaintiffs and the Forum Defendants entered into a Stipulation in the Eighth Judicial District Court extending the due date to answer or move and a stay on further action in the case pending decision by the Delaware Court on the Motion to Dismiss or Stay. A true copy of this Stipulation is attached.
- 4. Without prejudice to any rights or arguments any party may have in this or the Delaware case, the parties agree that the efficient course of further proceedings in this case may be affected by decision on the pending Motion to Dismiss or Stay in the Delaware case.
- 5. Accordingly, the parties hereto agree to a stay of proceedings in this case until July 1, 2008, or a date 30 days after decision by the Delaware court on the Motion to Dismiss or Stay, whichever is earlier. This stay extends all existing deadlines to the earlier of July 1, 2008 or a date 30 days after the Delaware Court's decision on the Motion to Dismiss or Stay (except those set forth in this Court's Order Concerning Removal, which are unchanged and will be met) including without limitation: (a) the time within which plaintiffs must

move for remand; (b) the time within which any of the defendants must answer or move; and (c) the pretrial discovery conference and scheduling conference deadlines, which shall run under LR 26-1 from the date first defendant answers or moves as to the complaint.

5. This is the first extension of any deadline in this case. It represents an extension of at most 135 days of the earliest deadline in this case, which is the February 14, 2008 deadline for some of the defendants to answer or

C	se 2:08-cv-00162-JCM-GWF Document	7 Filed 02/20/2008 Page 4 of 4
1 2 3 4 5 6 7 8 9	otherwise move as to the complaint.  decides the motion, the time period m Dated: February 20, 2008  HUNTERTON AND ASSOCIATES  By:/s/	Depending on when the Delaware court hay be less than that.  Dated: February 20, 2008  GEWERTER LAW OFFICES  By: /s/ Harold P. Gewerter, No. 499 5440 W. Sahara Avenue 3rd Floor Las Vegas, Nevada 89146  Attorneys for Plaintiff Love & Money, LLC
11	Dated: February 20, 2008	Dated: February 20, 2008
12 13	LIONEL SAWYER & COLLINS	MORRIS PICKERING & PETERSON
14 15 16 17 18	By:/s/	By: /s/ Kristina Pickering, No. 992 Jean-Paul Hendricks, No. 10079 900 Bank of America Plaza 300 South Fourth Street Las Vegas, Nevada 89101  Attorneys for Defendants Caesars Palace Corp. and Caesars Palace Realty Corp.
20		ORDER
21 22	IT IS SO ORDERED.	
23	Dated: February 21, 2008	
24	· · ·	GEORGE FOLEY OR
25 26		United States Magistrate Judge
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Page 1 of 2

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FILED I. STIP 2 2008 FEB -7 A 9: 19 Samuel S. Lionel, Bar No. 1766 LIONEL SAWYER & COLLINS 3 1700 Bank of America Plaza 4300 So. Fourth St. #1700 Las Vegas, Nevada 89101 5 Telephone: (702) 383-8888 Facsimile: (702) 383-8845 6 Attorneys for Defendants 7 DISTRICT COURT 8 **CLARK COUNTY, NEVADA** 9 PHASE II CHIN, LLC AND LOVE & Case No.: 10 MONEY, LLC, (formerly dba O.P.M.L.V.) Dept. 11 Plaintiffs, 12 ٧. 13 STIPULATION FORUM SHOPS, LLC, FORUM 14 **DEVELOPERS LIMITED** PARTNERSHIP, SIMON PROPERTY 15 GROUP LIMITED PARTNERSHIP, 16 SIMON PROPERTY GROUP, INC., CAESARS PALACE CORP., and 17 CAESARS PALACE REALTY CORP. 18 Defendants. 19 20 21 22 and Simon Property Group, Inc. ("Forum/Simon Defendants") as follows: 23 1. 24

It is stipulated between Plaintiffs and Defendants, Forum Shops, LLC, Forum Developers Limited Partnership, Simon Property Group Limited Partnership

- The Forum/Simon Defendants do hereby accept service of the Complaint herein against them.
- The time for the Forum/Simon Defendants to answer or 2. otherwise plead to the Complaint is March 15, 2008;

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Except for the said Answer or Pleading of the Forum/Simon 3. Defendants, the stipulating parties hereto will take no further action herein until the earlier of (i) the ruling of the Superior Court of the State of Delaware in and for New Castle County on the Defendants' pending Motion to Dismiss or Stay in C.A. No. 076-10-030CLS, entitled Forum Shops, LLC, Plaintiff v. Chin-LV, LLC, et al., Defendants, or (ii) July 1, 2008.

Dated this 4/1 day of January, 2008.

LIONEL SAWYER & COLLINS

By: -∕Samuel S. Lionel, # 1766

Attorneys for Forum Shops, LLC,

Forum Developers Limited Partnership, Simon

**Property Group Limited** Partnership, Simon Property,

Group, Inc.

**HUNTERTON AND ASSOCIATES** 

Stanley Hunterton, #5044 Attorneys for Phase II, Chin, LLC 333 South Sixth Street Las Vegas, NV 89101

GEWERITER) LAW OFFICES.

By:

Harold P. Gewerter, #000499 Attorneys for Love & Money, LLC 5440 W. Sahara Avenue, 3rd Floor Las Vegas, NV 89146

ORDER

IT IS SO ORDERED.

Dated: 2/10 , 2008

WARK & MINTON