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15 **Attorneys for Defendants**

16 **UNITED STATES DISTRICT COURT**
 17 **DISTRICT OF NEVADA**

18 THOMAS DAVIS III, RICK BRUNTON,)
 LOIS TIGER and EMMANUEL WIEST)
 19 individually and on behalf of all others)
 20 similarly situated,)

21 Plaintiffs,)

22 vs.)

23 WESTGATE PLANET HOLLYWOOD LAS)
 24 VEGAS, LLC., WESTGATE RESORTS)
 INC., WESTGATE RESORTS LTD., CFI)
 25 SALES & MARKETING, LTD., CFI SALES)
 26 & MARKETING, LLC., CFI SALES &)
 MARKETING, INC., and "John Doe" entities)
 27 1 to 25, name and number unknown,)

28 Defendants.)

Docket # 2:08-CV-00722-RCJ-PAL

EMERGENCY JOINT STIPULATION
AND MOTION FOR EXTENSION OF
DISCOVERY DEADLINE BY TWO
WEEKS

Case No. 08-CV-S-722-RCJ-PAL
Joint Stipulation and Motion
For Extension of Discovery Deadline by Two Weeks

1 Pursuant to LR-6-1 and LR-26-4, the parties jointly request this Court to extend the
2 discovery deadline by two weeks in order to finish certain depositions due to unforeseen
3 circumstances. This stipulation and Motion is timely and supported by a showing of good
4 cause as required by LR-26-4.
5

6 **I. FACTS SUPPORTING THIS MOTION.**

7 1. The current discovery deadline is November 30, 2010. The parties diligently
8 scheduled the two remaining depositions to meet this deadline. However, between the time
9 that they were set and now some unforeseen circumstances have arisen which impact the
10 parties' ability to conduct the deposition on the day scheduled. Specifically, Defendants'
11 counsel has advised Plaintiffs' counsel of the company's financial deteriorating situation. On
12 November 19, 2010, the deposition of the person most knowledgeable regarding the deficiency
13 suits had to be abruptly convened at 3:30 p.m.¹ as he was required to leave to address an
14 emergency request by the company's bankers. This deposition has to be continued but the
15 intervening holiday and other scheduling logistical issues are making the rescheduling of this
16 deposition prior to the November 30, 2010 deadline very difficult and quite expensive.
17
18

19 2. Likewise, Defendants' counsel was advised yesterday, and immediately alerted
20 Plaintiffs' counsel, that David Siegel was advised that he will have to travel on November 30,
21 2010, the day of his current scheduled deposition, in order to attend an emergency financial
22 meeting the following day. Lastly, the parties' counsel will be forced to pay a small fortune in
23 plane tickets to defend depositions on opposite sides of the country which will substantially go
24 down after the Thanksgiving Holiday.
25
26

27 ¹ Additionally, because of the new TSA regulations and the holiday traffic, Plaintiffs' counsel also was required to
28 leave earlier than anticipated to catch their return flight after two full day of depositions in which approximately
eight people were deposed.

1 3. Counsel conferred and believes a two week extension is sufficient to address the
2 unforeseen logistical issues that have unexpectedly arisen and at the same time can save costs.
3 This minimal extension will not have any impact on any of the other deadlines or Orders,
4 including the expert deadline. Instead, it will solely cure the unexpected circumstances
5 addressed above.
6

7 4. Therefore, the parties request a two week extension of the discovery deadline.

8 DATED this 24th day of November 2010.

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DATED: November 24, 2010

IT IS SO ORDERED


UNITED STATES DISTRICT COURT/
MAGISTRATE JUDGE