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5	Attorneys for Defendants		
6	BIG POPPAS, LLC AND O.G. ELIADES, A.D.,		
Ũ	<u></u> , <u></u> , <u></u> , <u></u> , <u></u> , <u></u> ,		
7	Jay Edelson (ARDC No. 6239287) (Admitted Pro		
	Rafey Balabanian (ARDC No. 6285687) (Admitte	d Pro Hac Vice)	
8	KAMBEREDELSON LLC		
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18			
19	Attorneys for Plaintiff		
17	THEODORE TRAPP and the putative class		
20			
	UNITED STATES	DISTRICT COURT	
21			
22	DISTRICT	OF NEVADA	
22		a	
23	THEODORE TRAPP, on his own behalf and on behalf of all others similarly situated,	Case No. 2:09-cv-00995	
	on behan of an others similarly situated,		
24	Plaintiff,	[PROPOSED]	
25		STIPULATED REQUEST TO STAY PROCEEDINGS PENDING OUTCOME OF	
2.5	V.	SETTLEMENT DISCUSSIONS	
26		(Second Request)	
	RIG DODDA'S LIC a Nevada limited liability	(Second Request)	
27	BIG POPPA'S, LLC, a Nevada limited liability company d/b/a BADDA BING MEN'S CLUB;	Honorable Lloyd D. George	
20	SKY TOP VENDING, INC., a Nevada		
28	Corporation d/b/a CAN CAN ROOM;	Magistrate Judge Peggy A. Leen	
-		0 000	

1	LA FUENTE, INC., a Nevada corporation d/b/a CHEETAH'S;
2	C.P. FOOD AND BEVERAGE, INC., a
3	Nevada corporation d/b/a CLUB PARADISE; DÉJÀ VU SHOWGIRLS OF LAS VEGAS,
4	LLC, a Nevada limited liability company d/b/a
	DÉJÀ VU SHOWGIRLS; PALOMINO CLUB, INC., a Nevada
5	corporation d/b/a PALOMINO CLUB; SHAC, LLC, a Nevada limited liability
6	company d/b/a SAPPHIRE;
7	K-KEL, INC., a Nevada corporation d/b/a SPEARMINT RHINO;
8	D.2801 WESTWOOD, INC., a Nevada corporation d/b/a TREASURES;
	LITTLE DARLINGS OF LAS VEGAS, LLC,
9	a Nevada limited liability company d/b/a LITTLE DARLINGS;
10	O.G. ELIADES, A.D., LLC, a Nevada limited liability company d/b/a OLYMPIC
11	GARDENS;
12	LAS VEGAS ENTERTAINMENT, LLC, a Nevada limited liability company d/b/a
13	LARRY FLYNT'S HÚSTLER ČLUB; MICHAEL A. SALTMAN d/b/a MINXX;
	RICK'S LAS VEGAS;
14	FRIAS MANAGEMENT, LLC, a Nevada limited liability company d/b/a ACE CAB
15	COMPANY and A-NORTH LAS VEGAS CAB;
16	WESTERN CAB COMPANY, a Nevada
17	corporation d/b/a WESTERN CAB COMPANY and WESTERN LIMOUSINE;
18	NEVADA CHECKER CAB CORPORATION, a Nevada corporation d/b/a CHECKER CAB
	COMPANY;
19	NEVADA STAR CAB CORPORATION, a Nevada corporation d/b/a STAR CAB
20	COMPANÝ; NEVADA YELLOW CAB CORPORATION,
21	a Nevada corporation d/b/a YELLOW CAB
22	COMPANY; LUCKY CAB COMPANY OF NEVADA, a
23	Nevada corporation d/b/a LUCKY TRANS; SUN CAB, INC., a Nevada corporation d/b/a
	NELLIS CAB COMPANY;
24	CLS NEVADA, LLC, a Nevada limited liability company d/b/a CLS
25	TRANSPORTATION LAS VEGAS; ON DEMAND SEDAN SERVICES, LLC, a
26	Nevada limited liability company d/b/a ODS
27	LIMOUSINE and ODS CHAUFFEURED TRANSPORTATION;
28	BLS LIMOUSINE SERVICE OF LAS VEGAS, INC., a Nevada corporation d/b/a
-	BLS LIMOUSINE SERVICE OF LAS

1	VEGAS;
2	DESERT CAB, INC., a Nevada corporation d/b/a DESERT CAB COMPANY and
3	ODYSSEY LIMOUSINE; BELL TRANS A NEVADA CORPORATION,
4	a Nevada corporation d/b/a BELL TRANS; TONY CHONG, an individual; and DOE EMPLOYEES 1-1000;
5	DOE EMPLOTEES 1-1000, Defendants.
6	Plaintiff THEODORE TRAPP ("Plaintiff" or "Trapp") and Defendants BIG POPPAS, LLC
7	d/b/a BADDA BING MEN'S CLUB and O.G. ELIADES, A.D., LLC d/b/a OLYMPIC GARDENS,
8	propose the following Stipulation and Proposed Order staying these proceedings for 60 days as to
9	those Defendants. In support, the Parties state as follows:
10	WHEREAS, on June 2, 2009, Plaintiff filed a four-count putative class action complaint ("the
11	Complaint") against the Defendants alleging violations of Nevada's Racketeering Statute;
12	WHEREAS, Plaintiff caused Defendant Big Poppas, LLC to be served with a copy of the
13 14	summons and complaint in this matter on or about June 8, 2009;
14	WHEREAS, Plaintiff caused Defendant O.G. Eliades, A.D., LLC to be served with a copy of
16	the summons and complaint in this matter on or about June 9, 2009.
17	WHEREAS, by Stipulation filed July 9, 2009, the Parties agreed, subject to the approval of
18	this Court, to enlarge the time for Defendants Big Poppas, LLC and O.G. Eliades, A.D., LLC to
19	answer or otherwise plead to the Complaint until August 3, 2009.
20	WHEREAS, by Stipulation filed July 30, 2009, the Parties agreed, subject to the approval of
21	this Court, to stay the proceedings pending an outcome of Settlement Discussions for Defendants Big
22	Poppas, LLC and O.G. Eliades, A.D., LLC until October 30, 2009.
23	WHEREAS, Plaintiff and Defendants Big Poppas, LLC and O.G. Eliades, A.D., LLC, seek
24	entry of an Order staying these proceedings for an additional sixty days as to those Defendants to
25	enable the Parties to continue to focus their efforts on settlement discussions in the hopes of bringing
26	an early resolution to this matter;
27	WHEREAS, Defendants Big Poppas, LLC and O.G. Eliades, A.D., LLC deny the material
20	allegations of the Complaint, deny they committed any wrongdoing, and deny any liability to Plaintiff

or the putative class of individuals that he purports to represent;

1	WHEREAS, taking into account the bu	urdens and expense of protracted litigation, including	
2	the risks and uncertainties associated with class certification, protracted trials, and appeals, the Parties		
3	have decided to engage in settlement discussions to determine whether a speedy and efficient		
4	resolution to this case may be achieved;		
5	NOW THEREFORE, the Parties hereby	y STIPULATE and AGREE as follows:	
6	1. These proceedings are hereby	stayed for sixty (60) days through and including	
7 8	December 29, 2009, as to Defendants Big Poppas, LLC and O.G. Eliades, A.D., LLC. IT IS SO STIPULATED.		
9	Dated this 30 th day of October, 2009		
10	THEODORE TRAPP, individually and on behalf of all others similarly situated	BIG POPPAS, LLC d/b/a BADDA BING MEN'S CLUB, a Nevada limited liability company, and	
11 12		O.G. ELIADES, A.D., LLC d/b/a OLYMPIC GARDENS	
12 13	By: /s/ Rafey Balabanian	By: <u>/s/ David Brown</u>	
14	Rafey Balabanian (ARDC No. 6285687) KAMBEREDELSON LLC	Mr. David T. Brown (Nevada Bar No. 006914) BROWN, BROWN & PREMSRIRUT	
15	350 North LaSalle Street Suite 1300	520 South 4th Street, 2nd Floor Las Vegas, Nevada 89101	
16	Chicago, Illinois 60654 Tel: (312) 589-6370	Tel: 702.384.5563 Fax: 702.385.1023	
17	Fax: (312) 589-6378 rbalabanian@kamberedelson.com	dbrown@brownlawlv.com	
18	Attorneys for Plaintiff THEODORE TRAPP and the putative class	Attorneys for Defendants BIG POPPAS, LLC & O.G. ELIADES, A.D., LLC	
19	THEODORE TRAFT and the putative class		
20	Dated this day of, 2009		
21			
22	LLOYD D. GEORGE UNITED STATES DISTRICT JUDGE		
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1	CERTIFICATE OF SERVICE
2	
3	The undersigned certifies that on the 30 th day of October, 2009, the P ROPOSED]
4	STIPULATED REQUEST TO STAY PROCEEDINGS PENDING OUTCOME OF SETTLEMENT
5	DISCUSSION (Second Request) was electronically served upon all attorneys of record in this matter.
б	BY· /s/
7	BY:/s/ David T. Brown Nevada Bar No. 6914
8	520 S. Fourth Street, #320
9	Las Vegas, Nevada 89101
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