

Robert R. Warns III. Esq.
Nevada Bar No. 12123
REISMAN·SOROKAC
8965 South Eastern Avenue, Suite 382
Las Vegas, Nevada 89123
Telephone: (702) 727-6258
Facsimile: (702) 446-6756
Email: rwarns@rsnvlaw.com

Attorneys for Plaintiffs

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

NASSER MORADI, RICHARD BUCKMAN,
DOUGLAS TOMLINSON, and MATT
ABBEDUTO, Derivatively on Behalf of LAS
VEGAS SANDS CORP.,

Plaintiffs,

vs.

SHELDON GARY ADELSON, MICHAEL A.
LEVEN, CHARLES D. FORMAN, IRWIN A.
SIEGEL, IRWIN CHAFETZ, GEORGE P.
KOO, JEFFREY H. SCHWARTZ, JASON N.
ADER , and WING T. CHAO

Individual Defendants.

– and –

LAS VEGAS SANDS CORP., a Nevada
corporation,

Nominal Defendant.

§
§
§ CIVIL ACTION NO. 11-CV-00490-GMN-RJJ
§ Base case consolidated with
§ 11-CV-00595-GMN-RJJ and
§ 11-CV-00636-GMN-RJJ

**STIPULATION FOR EXTENSION OF
TIME FOR BRIEFING ON DEFENDANTS'
MOTION TO DISMISS**

(FIRST REQUEST)

1 Plaintiffs, by and through their undersigned counsel and defendants, Sheldon Gary
2 Adelson, Michael A. Leven, Charles D. Forman, Irwin A. Siegel, Irwin Chafetz, George P. Koo,
3 Jeffrey H. Schwartz, Jason N. Ader, Wing T. Chao and Las Vegas Sands Corp, by and through
4 their undersigned counsel, hereby stipulate and agree as follows:

5 WHEREAS Defendants filed their Renewed Motion to Dismiss in this action on April 11,
6 2018;

7 WHEREAS Plaintiffs believe that they require additional time and effort to adequately
8 respond to the Motion to Dismiss;

9 WHEREAS Plaintiffs requested and Defendants agreed to the following schedule:

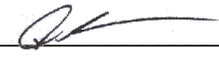
- 10 1. Plaintiffs shall file their opposition to the Renewed Motion to Dismiss by May 16,
11 2018;
- 12 2. Defendants shall file their reply in support of their Renewed Motion to Dismiss by June
13 1, 2018.

14 WHEREAS, this is the first request for an extension of time with respect to Plaintiffs'
15 response to the Renewed Motion to Dismiss.

16 NOW, THEREFORE, IT IS STIPULATED, subject to this Court's approval, by and
17 through counsel for the parties to this action, that the Plaintiffs shall have to and including May
18 16, 2018, to file their opposition to the Renewed Motion to Dismiss and Defendants shall have to
19 and including June 1, 2018, to file their reply in support of their Motion to Dismiss.

20 Stipulated to this 12th day of April, 2018.

IT IS SO ORDERED.


4/16/2018
UNITED STATES DISTRICT JUDGE

MORRIS LAW GROUP

/s/ Steve Morris
Steve Morris, Bar No. 1543
Akke Levin, Bar No. 9102
Raleigh C. Thompson, Bar No. 11296
411 E. Bonneville Ave., Ste. 360
Las Vegas, Nevada 89101

Richard A. Sauber (admitted pro hac vice)
Ariel N. Lavinbuk (admitted pro hac vice)
ROBBINS, RUSSELL, ENGLERT,
ORSECK, UNTEREINER & SAUBER
LLP
1801 K Street, NW, Suite 411L
Washington, DC 20006

SNELL & WILMER

/s/ Patrick G. Byrne
Patrick G. Byrne, Bar No. 7636
Hughes Center
3883 Howard Hughes Parkway, Ste. 1100
Las Vegas, NV 89169

Susan S. Muck (admitted pro hac vice)
Vincent Barredo (admitted pro hac vice)
FENWICK & WEST LLP
555 California St., 12th Fl.
San Francisco, CA 94104

Counsel for Defendants

REISMAN SOROKAC

/s/ Robert R. Warns, Esq.
JOSHUA H. REISMAN, ESQ.
Nevada Bar No. 7152
ROBERT R. WARNS III, ESQ.
Nevada Bar No. 12123
8965 S. Eastern Ave, Suite 382
Las Vegas, Nevada 89123
Telephone: (702) 727-6258
Facsimile: (702) 446-6756
Email: jreisman@rsnvlaw.com

Liaison Counsel for Plaintiffs

KENDALL LAW GROUP, LLP
JOE KENDALL (Texas State Bar No.
11260700)
JAMIE J. MCKEY (Texas State Bar No.
24045262)
3232 McKinney Avenue, Suite 700
Dallas, TX 75204
Telephone: 214/744-3000
Fax: 214/744-3015

Lead Counsel for Plaintiffs

1
2
3
4
5
6

IT IS SO ORDERED.

UNITED STATES DISTRICT JUDGE
DATED this ___ day of _____, 2018.