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18	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
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20	FEDERAL TRADE COMMISSION,	Case No. 2:12-cv-536	
21	Plaintiff,	Cust 110. 2.12 07 550	
22	v.	JOINT MOTION AND	
23	AMG Services, Inc., et al.,	STIPULATION FOR TWO- WEEK STAY OF FILING	
24	Defendants, and	DEADLINES AND ADJUDICATION OF POST-	
25	Detenuants, and	JUDGMENT MOTIONS	
26	Park 269, LLC, et al.,	(Second Request)	
27	Relief Defendants.		

The Federal Trade Commission ("FTC") and Defendants Scott Tucker, AMG Capital Management, LLC, Level 5 Motorsports, LLC, Black Creek Capital Corporation, and Broadmoor Capital Partners (collectively, "Tucker Defendants") request that the Court stay all deadlines and the adjudication of pending post-judgment motions for two weeks (until November 17, 2016). The FTC and Tucker Defendants are currently engaged in negotiations to attempt to resolve the pending Motion for Order Directing Turnover of Assets (ECF No. 1059, "Turnover Motion"), the Motion for Appointment of a Receiver (ECF No. 1064 (filed under seal), "Receiver Motion"), and the oppositions filed thereto. In order to facilitate those discussions and the refinement of terms, the parties request that the Court not rule on the Turnover Motion or the Receiver Motion before November 18, 2016. Similarly, the parties request that the Court extend the deadline for the FTC to file its reply brief to the Receiver Motion to November 17, 2016. This is the second stipulation for an extension regarding the Turnover Motion and Receiver Motion.

The FTC and Tucker Defendants respectfully request that the Court temporarily stay existing deadlines and the adjudication of the Turnover Motion and Receiver Motion as follows:

- On September 30, 2016, this Court entered an Order granting the FTC's summary judgment motion on Phase 2, and entered judgment against the Tucker Defendants and the Relief Defendants. Order (ECF No. 1057).
- 2. To facilitate post-judgment collection and enforcement of the Court's Order, the FTC filed the Turnover Motion on October 3 and the Receiver Motion on October 13. The Tucker Defendants have opposed each motion. *See generally*, Tucker Defendants' Response in Opposition to FTC's Motion for Order Directing Turnover of Assets (ECF No. 1061); Tucker Defendants' Opposition to Motion for Appointment of a Receiver (ECF No. 1071). Presently, only one filing deadline (October 27) remains for the FTC's reply in support of its Receiver Motion.
- 3. Good cause exists to stay deadlines and adjudication. The FTC and Tucker Defendants are presently discussing possible compromises to resolve the pending Turnover Motion and Receiver Motion. If these negotiations are successful, the parties intend to submit a joint proposed order that would resolve both motions. However, a Court ruling in the midst of the parties' discussions could adversely affect the parties' negotiations. Similarly, the

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pending filing deadline diverts the FTC's resources away from the ongoing negotiations. Finally, a temporary stay permits the Court to conserve its scarce resources and promotes judicial economy. Thus, cause exists for a temporary stay that permits the Court to preserve its resources while the parties attempt to reach a consensual resolution.

- 4. The FTC and Tucker Defendants jointly request that the following deadlines govern the Turnover Motion and the Receiver Motion:
 - a. The deadline for the FTC to file its reply in support of its Motion for Appointment of a Receiver (ECF No. 1064 (filed under seal)) is extended to November 17, 2016;
 - Adjudication of the Motion for Appointment of a Receiver (ECF No. 1064) and the Motion for Order Directing Turnover of Assets (ECF No. 1059) is stayed until November 18, 2016; and
 - c. The temporary stay of deadlines and adjudication is without prejudice to further requests to extend pending deadlines and adjudication of the post-judgment motions.

If this Stipulation is accepted by the Court, the previous deadlines for the FTC's reply brief (ECF Nos. 1068 and 1079) are rendered moot.

1	Dated: November 3, 2016	
2	/s/ Jason D. Schall	/s/Jeffrey D. Morris
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8	Attorney for Plaintiff Federal Trade Commission	
9		Attorney for Defendants Scott A. Tucker, AMG Capital Management, LLC, Level 5 Motorsports, LLC, Black
10		Creek Capital Corporation, and Broadmoor Capital Partners
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14		IT IS SO ORDERED:
15		UNITED STATES MAGISTRATE JUDGE
16		11-3-2016 Dated:
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1	CERTIFICATE OF SERVICE			
234	I, Jason D. Schall, certify that, as indicated below, all parties were served with the FTC's AGREED MOTION AND STIPULATION FOR TWO-WEEK STAY OF FILING DEADLINES AND ADJUDICATION OF POST-JUDGMENT MOTIONS on this date by the below identified method of service:			
5	Electronic Case Filing:			
6 7 8 9	Von S. Heinz (vheinz@lrrc.com) Darren J. Lemieux (dlemieux@lrrc.com) E. Leif Reid (lreid@lrrc.com) Jeffrey D. Morris (jmorris@berkowitzoliver.com) Nick J. Kurt (nkurt@berkowitzoliver.com) Justin C. Griffin (justingriffin@quinnemanuel.com) Sanford I. Weisburst (sandyweisburst@quinnemanuel.com) Kathleen Sullivan (kathleensullivan@quinnemanuel.com)			
11 12	Attorneys for Defendants AMG Capital Management, LLC; Level 5 Motorsports, LLC; LeadFlash Consulting, LLC; Black Creek Capital Corporation; Broadmoor Capital Partners, LLC; Scott A. Tucker, Nereyda M. Tucker, as Executor of the Estate of Blaine A. Tucker			
13 14 15	Patrick J. Reilly (preilly@hollandhart.com) Linda C. McFee (lmcfee@mcdowellrice.com) Robert Peter Smith (petesmith@mcdowellrice.com) Attorneys for Relief Defendants Kim C. Tucker and Park 269 LLC			
16 17	Victoria W. Ni (vni@publicjustice.net) Craig B. Friedberg (attcbf@cox.net) Attorneys for Intervenor Americans for Financial Reform			
18 19 20	Jeffrey Vanderloop@madvanlaw.com) Martin Welsh (mwelsh@lvlaw.com) Attorneys for Interested Third Parties El Dorado Trailer Sales, LLC and ETS Ventures, LLC			
21 22	Dated: November 3, 2016 /s/ Jason D. Schall Jason D. Schall Attorney for the Federal Trade Commission			
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