1 2 3 4 5 6 7 8 9 10	ANDREW A. KASSOF, P.C. BRADLEY H. WEIDENHAMMER RICHARD U.S. HOWELL KIRKLAND & ELLIS LLP 300 North LaSalle Chicago, IL 60654 Telephone: (312) 862-2000 Facsimile: (312) 862-2200 Email: andrew.kassof@kirkland.com bradley.weidenhammer@kirkland.com rhowell@kirkland.com Attorneys for Defendants AMG Services, Inc. and MNE Services, Inc. (dba Tribal Financial Services, Ameriloan, UnitedCashLoans, USFastCash)		
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12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
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16	FEDERAL TRADE COMMISSION,		
17	Plaintiff,	Case No.: 2:12-CV-536-GMN-(VCF)	
18	V.		
19	AMG SERVICES, INC., ET AL.,	DEFENDANTS' MOTION FOR LEAVE TO FILE DOCUMENTS	
20	Defendants, and	UNDER SEAL	
21	PARK 269 LLC, ET AL.,		
22	Relief Defendants.		
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		Dockets.Just	

Pursuant to Local Rule 10-5(b) and the Amended Confidentiality and Protective Order in
this case (ECF No. 308), AMG Services, Inc. and MNE Services, Inc. move this court for leave
to file under seal the following documents: *Supplemental Declaration in Support of Defendants' Opposition to the FTC's Motion for Summary Judgment* ("Supplemental Declaration") and
accompanying exhibits. In support of this motion, Defendants state as follows:

7 1. On January 11, 2013, this Court entered an amended protective order permitting
8 parties to designate documents and testimony as confidential, and to submit such information to
9 the Court under seal. (ECF No. 308, at 5 ("[F]or Confidential Information attached to or
10 included in dispositive motions, the moving party(ies) must articulate compelling reasons
11 supported by specific facts demonstrating that sealing the document outweighs the public's
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14 2. Many of the exhibits accompanying the Supplemental Declaration contain
15 consumer data or business information designated "confidential" by the FTC or defendants.

16 3. The Defendants' Opposition to the FTC's Motion for Summary Judgment,
17 Defendants' Statement of Disputed Facts in Opposition to the FTC's Motion for Summary
18 Judgment, and Defendants' Rule 56(c)(2) Objection to FTC Evidence, or in the Alternative, Rule
19 56(d) Motion for Additional Discovery contain repeated references to the exhibits designated
20 "confidential."

4. In an abundance of caution, defendants seek leave of Court to file both theSupplemental Declaration and accompanying exhibits under seal.

Accordingly, defendants respectfully ask the Court to grant their motion to file under
seal Supplemental Declaration in Support of Defendants' Opposition to the FTC's Motion for
Summary Judgment and accompanying exhibits.

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2	IT	IS SO ORDERED:
3		Can Sanda L
4	UN	NITED STATES MAGISTRATE JUDGE
5	DA	ATED: <u>12-23-2013</u>
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8	Dated: December 10, 2013	
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10	/s/ David J. Merrill DAVID J. MERRILL	<u>/s/ Bradley Weidenhammer</u> BRADLEY WEIDENHAMMER
	DAVID J. MERRILL, P.C. Nevada Bar No. 6060	KIRKLAND & ELLIS LLP
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14	Attorney for Defendants AMG Services, Inc.	Attorney for Defendants AMG Services, Inc.
15	and MNE Services, Inc. (dba Tribal Financial Services, Ameriloan, UnitedCashLoans,	and MNE Services, Inc. (dba Tribal Financial
16	USFastCash)	Services, Ameriloan, UnitedCashLoans, USFastCash)
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1	CERTIFICATE OF SERVICE	
2	Pursuant to Federal Rule of Civil Procedure 5(b), I hereby certify that on the 10th day of	
3	December 2013, I submitted the foregoing Defendants' Motion for Leave To File Documents	
4	<i>Under Seal</i> electronically for filing and service with the United States District Court of Nevada.	
5	Service of the foregoing document shall be made to all counsel of record via electronic case	
6	filing.	
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8	<u>/s/ Bradley H. Weidenhammer</u>	
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