	<b>20</b> L		13
& Hart LLP	Orive, Second Flo	134	14
		Nevada 891	15
			16
lland	700d	'egas,	17
H	Hilly	Las V	18
	9555		19
			20

1	Patrick J. Reilly, Esq.
	Nevada Bar No. 6103
2	HOLLAND & HART LLP
	9555 Hillwood Drive, Second Floor
3	Las Vegas, Nevada 89134
	Tel: (702) 669-4600
4	Fax: (702) 669-4650
	preilly@hollandhart.com
5	kjgallagher@hollandhart.com
_	
6	Linda C. McFee, Esq.
_	(admitted <i>pro hac vice</i> )
7	R. Pete Smith, Esq.
0	(admitted <i>pro hac vice</i> )
8	McDowell, Rice, Smith & Buchanan
_	605 West 47th Street, Suite 350
9	Kansas City, MO 64112
10	Tel: (816) 753-5400
10	Email: petesmith@mcdowellrice.com
1.1	<u>lmcfee@mcdowellrice.com</u>
11	Attomong for Police Defendants
12	Attorneys for Relief Defendants Kim C. Tucker and Park 269 LLC
12	Kim C. Tucker and Fark 209 LLC

## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

FEDERAL TRADE COMMISSION,

Plaintiff,

VS.

21

22

23

24

25

26

27

28

AMG SERVICES, INC., an Oklahoma Tribal Entity; RED CEDAR SERVICES, INC., an Oklahoma Tribal Entity, also dba 500 FastCash; SFS, INC., a Nebraska Tribal Entity, also dba OneClickCash; TRIBAL FINANCIAL SERVICES, an Oklahoma Tribal Entity, also dba Ameriloan. UnitedCashLoans, USFastCash, and Miami Nation Enterprises; AMG **CAPITAL** MANAGEMENT, LLC, a Nevada Limited Company; LEVEL Liability MOTORSPORTS, LLC, a Nevada Limited Company; LEADFLASH CONSULTING, LLC, a Nevada Limited Liability company; PARTNER WEEKLY, LLC, a Nevada Limited Liability Company; BLACK **CREEK** CAPITAL CORPORATION, a Nevada Corporation;

CAPITAL

LLC, a Nevada Limited Liability Company;

Case No.: 2:12-cv-00536-GMN-VCF

STIPULATION AND ORDER TO EXTEND DEADLINE FOR THE RELIEF DEFENDANTS TO SERVE THEIR RESPONSES TO PLAINTIFF'S SECOND SET OF INTERROGATORIES AND THIRD SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS

(First Request)

Page 1 of 3

PARTNERS,

BROADMOOR

Holland & Hart LLP	9555 Hillwood Drive, Second Floor	Las Vegas, Nevada 89134
--------------------	-----------------------------------	-------------------------

THE MUIR LAW FIRM, LLC, a Kansas Limited Liability Company; SCOTT A. TUCKER, in his individual and corporate capacity; BLAINE A. TUCKER, in his individual and corporate capacity; TIMOTHY J. MUIR, in his individual and corporate capacity; DON E. BRADY, in his individual and corporate capacity; and TROY L. LITTLEAXE, in his individual and corporate capacity,

Defendants, and

PARK 269 LLC, a Kansas Limited Liability Company; and KIM C. TUCKER, in her individual and corporate capacity,

Relief Defendants.

## **STIPULATION**

Pursuant to Local Rule 6-2, the Relief Defendants Kim C. Tucker ("Mrs. Tucker") and Park 269, LLC ("Park 269") (collectively the "Relief Defendants") and Plaintiff Federal Trade Commission ("FTC" or "Plaintiff"), by and through their respective attorneys of record, hereby stipulate and agree to extend the deadline for the Relief Defendants to serve their objections and responses to the Plaintiff's Second Set of Interrogatories to Kim Tucker and Supplemental Interrogatory No. 6 to First Set of Interrogatories, Plaintiff's Second Set of Interrogatories to Park 269, LLC and Supplemental Interrogatory No. 4 to First Set of Interrogatories, and Plaintiff's Third Request for Production of Documents to Kim Tucker. The Relief Defendants' current deadline to serve responses and objections is April 8, 2015. Written discovery fact discovery closes on April 16, 2005. (ECF No. 644 at ¶ A.) The Parties agree and respectfully request the deadline for the Relief Defendants be extended to **April 24, 2015**.

This is the first request for an extension, which is necessitated by the inability of the accountants hired by the Relief Defendants to assist in responding to these requests during the height of tax season. This request is made in good faith due and is not interposed for any improper purpose or to delay.

///

Page 2 of 3