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8	Attorneys for Plaintiffs	
9		
10		DISTRICT COURT OF NEVADA
11	BRUCE COUTURIER and ELEANOR	Case no.: 2:12-cv-01104-APG-NJK
12	COUTURIER,	Consolidated with Case No's for Trial:
	 Plaintiffs,	2:12-cv-01106-APG-NJK
13	Timining,	2:12-cv-01107-APG-NJK
14	vs.	2:12-cv-01108-APG-NJK
15	AMERICAN INVSCO, et al.,	2:12-cv-01110-APG-NJK 2:12-cv-01111-APG-NJK
16	AWIERICALVILVISCO, et al.,	2.12-cv-01111-741 G-1431K
17	Defendants.	JOINT RULE 6(B)(1) MOTION FOR EXTENSION OF TIME
		PROVIDED BY LR 54-14 &
18		ORDERS DATED JUNE 28 & 29, 2018
19		(THIRD REQUEST)
20		
21	SHAHIN EDALATDJU and NASILA EDALATDJU,	Case no.: 2:12-cv-01106-APG-NJK Consolidated with Case No's for Trial:
22		Consolidated with Case 100 3 for That.
23	Plaintiffs,	2:12-cv-01104-APG-NJK
	vs.	2:12-cv-01107-APG-NJK 2:12-cv-01108-APG-NJK
24	vs.	2:12-cv-01100-AFG-NJK 2:12-cv-01110-APG-NJK
25	AMERICAN INVSCO, et al.,	2:12-cv-01111-APG-NJK
26	Defendants.	
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Edalatdju et al v American Invsco Corporation et al

Doc. 252

MARY HELDT, VICTOR HELDT, and SNAP		
PROPERTIES, LLC, a Nevada Limited	Case no.: 2:12-cv-01107-APG-NJK	
Liability Company,	Consolidated with Case No's for Trial:	
Plaintiffs,	2:12-cv-01104-APG-NJK 2:12-cv-01106-APG-NJK	
vs.	2:12-cv-01108-APG-NJK	
	2:12-cv-01110-APG-NJK	
AMERICAN INVSCO, et al.,	2:12-cv-01111-APG-NJK	
Defendants.		
NASIR KOSA; BASIL KOSA, and SAID	Case no.: 2:12-cv-01108-APG-NJK	
MATTI,	Consolidated with Case No's for Trial:	
1711 11,	Consolidated with Case 110 5 for Than.	
Plaintiffs,	2:12-cv-01104-APG-NJK	
1 minutes,	2:12-cv-01106-APG-NJK	
vs.	2:12-cv-01107-APG-NJK	
, 5.	2:12-cv-01110-APG-NJK	
AMERICAN INVSCO, et al.,	2:12-cv-01111-APG-NJK	
	2012 60 01111 111 0 1 011	
Defendants.		
WISAM KOSA, RAGHID KOSA and MAHA	Case no.: 2:12-cy-01111-APG-NJK	
KOSA;	Consolidated with Case No's for Trial:	
KOSA,	Consolidated with Case No 8 for 111ar.	
Plaintiffs,	2:12-cv-01104-APG-NJK	
i imitatio,	2:12-cv-01104-AFG-NJK 2:12-cv-01106-APG-NJK	
VS.	2:12-cv-01107-APG-NJK	
10.	2:12-cv-01108-APG-NJK	
AMERICAN INVSCO, et al.,	2:12-cv-01110-APG-NJK	
Thirdern in 1500, et al.,	2.12 CV 01110 / H O-1010	
Defendants.		

JOINT RULE 6(B)(1) MOTION FOR EXTENSION OF TIME PROVIDED BY LR 54-14 & ORDERS DATED JUNE 28 & 29, 2018 (ATHIRD REQUEST)

The parties, by and through their respective counsel, hereby move for entry of an order under FRCP 6(b)(1) extending the periods provided by LR 54-14 and this court's orders dated June 28 & 29, 2018 pertaining to motions for attorney's fees in each of the above actions, for the following reasons:

1. These actions have been pending before this court since their removal in October

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- 2. On June 28 & 29, 2018, the court entered orders and judgments of final adjudication regarding each of them.
- 3. In those orders, the court instructed Plaintiffs to file motions for attorney's fees (if any) within 14 days (i.e., on or before July 12, 2018 (as to certain of these actions) and July 13, 2018 (as to the rest). It also instructed Plaintiffs' counsel to confer with Defendant Meridian's counsel regarding such matters before filing any such motion.
- 4. LR 54-14 provides that motions for attorney's fees are to be filed within 14 days of the entry of a final judgment or order disposing of an action which the United States Supreme Court has held is the date of entry of an order disposing of the substantive elements of an action, despite the existence or potential for a motion for attorney's fees. Ray Haluch Gravel Co. v. Cent. Pension Fund of Int'l Union of Operating Engineers & Participating Employers, 134 S. Ct. 773 (2014).
- 5. Counsel for all Plaintiffs and the principal Defendants, Koval Flamingo, LLC and Meridian Private Residences CH, LLC have previously requested an extension of time to effectively review each parties' claim(s) for attorney's fees.
- 6. Counsel for all Plaintiffs and the principal Defendants, Koval Flamingo, LLC and Meridian Private Residences CH, LLC have conferred about such matters and are still in discussions regarding each parties' claim(s) for attorney's fees and that it would unduly burden the court and the parties to require such motions to be filed within the period provided by LR 54-14 and the court's orders of June 28 & 29, 2018.
- 7. Accordingly, there is good cause within the meaning of FRCP 6(b)(1) for an extension of the period within which to file the parties' respective motions for attorney's fees in these actions.

1	The neuties are recovering an additional sight (0) days to continue disc		
1	8. The parties are requesting an additional eight (8) days to continue discussion		
2	regarding each parties' claim(s) for attorney's fees.		
3	9. This motion is timely pursuant to FRCP 6(b)(1)(A) in that it has been file	ed prior	
4	to the expiration of the period for which extension is sought.		
5	Dated this 10 th day of September, 2018		
6			
7	MUSHKIN CICA COPPEDGE LAWRENCE J. SEMENZA, III, P.C.		
8	/s/ Michael R. Mushkin / /s/ Lawrence J. Semenza	174	
9	MICHAEL R. MUSHKIN, ESQ. Lawrence J. Semenza, III, Esq., Bar No. 7 Nevada State Bar No. 2421 Christopher D. Kircher, Esq., Bar No. 111		
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12	Las Vegas, Nevada 89121		
13	Attorneys for Plaintiffs KENNETH B. MORGAN, P.C.		
14	Kenneth B. Morgan, Esq. (Pro Hac Vice Admitted)		
15	180 High Oak Drive, Suite 202 Bloomfield Hills, MI 48304		
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18	Attorneys for Defendant Meridian Private Residences CH, LLC		
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20	IT IS SO ORDERED.		
21	Dated: September 11, 2018.		
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23			
24	UNITED STATES DISTRICT JUDGE		
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	II		