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9			
10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12	SECURITIES AND EXCHANGE	CASE NO. 2:13-cv-01658-JCM-CWH	
	COMMISSION,		
13	Plaintiff,		
14	v.	STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO	
15	EDWIN YOSHIHIRO FUJINAGA and MRI	RECEIVER'S APPLICATION FOR AN ORDER TO SHOW CAUSE WHY	
16	INTERNATIONAL, INC.,	FORMER COUNSEL FOR DEFENDANT SHOULD NOT BE COMPELLED TO	
17	Defendants.	RETURN ESTATE FUNDS (FIRST REQUEST)	
18	and	(FIRST REQUEST)	
19	CSA SERVICE CENTER, LLC THE		
20	FACTORING COMPANY, JUNE FUJINAGA, and THE YUNJU TRUST,		
21	Relief Defendants.		
22			
23	IT IS HEREBY STIPULATED AND	AGREED by and between Former Defense	
24	Counsel for relief defendant June Fujinaga and the Yunju Trust, Michael V. Cristalli, Esq., and		
25	Dominic P. Gentile, Esq., of the law firm of Clark Hill, PLLC and Counsel for the Receiver,		
26	Robb Evans & Associates, LLC, Michael F. Lynch, Esq., of the law firm of Lynch Law Practice,		
27	PLLC, hereby respectfully submit this Stipulation and Order Extending Time for Former		
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Defense Counsel for relief defendant June Fujinaga and the Yunju Trust to Respond to

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Receiver's Application for an Order to Show Cause Why Former Counsel For Defendant Should Not Be Compelled To Return Estate Funds. This Stipulation is made in accordance with LR 6-1, LR 6-2, and LR II 7-1 of the Local Rules of this Court. This is the first request for an extension of time to file a response to Receiver's Application for an Order to Show Cause Why Former Counsel for Defendant Should Not Be Compelled To Return Estate Funds. Receiver's Application for an Order to Show Cause Why Former Counsel for Defendant Should Not Be Compelled To Return Estate Funds [ECF 556] was filed on March 31, 2020. The Response to Receiver's Application is due April 14, 2020. Upon agreement by and between all the parties, the undersigned respectfully requests that this Court grant an extension of time in which the Response to Receiver's Application for an Order to Show Cause Why Former Counsel for Defendant Should Not Be Compelled To Return Estate Funds currently due April 14, 2020 be extended for a period of seven (7) days up to and including April 21, 2020.

1	The reason for this request is that the COVID 19 emergency and related limitations have	
2	significantly hampered Clark Hill and Former Defense Counsel's ability to complete their	
3	Reponses to Receiver's Application.	
4	DATED this 14th day of April, 2020.	DATED this 14th day of April, 2020.
5 6	CLARK HILL, PLLC	LYNCH LAW PRACTICE, PLLC
7 8 9 10 11 12 13 14	/s/ Mark S. Dzarnoski, Esq. MARK S. DZARNOSKI, ESQ. Nevada Bar No. 3398 MICHAEL V. CRISTALLI, ESQ. Nevada Bar No. 6696 DOMINIC P. GENTILE, ESQ. Nevada Bar No. 1923 3800 Howard Hughes Parkway, Suite 500 Las Vegas, Nevada 89169 Tel: (702) 862-8300 Former Defense Counsel June Fujinaga and The Yunja Trust	/s/ Michael F. Lynch, Esq. MICHAEL F. LYNCH, ESQ. Nevada Bar No. 8555 3613 S. Eastern Ave. Las Vegas, Nevada 89169 Tel: (702) 684-6000 Attorneys for the Receiver, Robb Evans & Associates, LLC
15 16	IT IS SO ORDERED:	
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18 19		UNITED STATES DISTRICT JUDGE
20		DATED: April 15, 2020
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