Doc. 250

2:14-cv-00879-RFB-NJK

1	It is hereby stipulated and agreed by and between counsel for Plaintiffs, Hannah C. Irsfeld, Esq.	
2	and counsel for Defendants, Valerie Del Grosso, Esq., that the Plaintiffs may have until January 5, 2018	
3		
4	to file their responses to Defendants Motions to Lift Stay and to Enforce Settlement Agreement [Docket	
5	245 and Docket 246].	
6	DATED this 29th day of December, 2017.	
7		
8		
	/s <u>/ Valerie Del Grosso</u>	/s/ Hannah C. Irsfeld
9	Valerie Del Grosso, Esq. Del Grosso Law, Ltd.	Hannah Irsfeld, Esq. Irsfeld & Associates, LLC
10	4974 S. Rainbow Blvd., Suite 100	7251 W. Lake Mead Blvd., Suite 530
11	Las Vegas, NV 89118	Las Vegas, Nevada 89128
12	(702) 900-1470 Attorney for Defendants/Counterclaimants	(702) 734-0400 Attorney for Plaintiffs/Counterdefendants
13		
14		
15	ORDER	
16	It is so ordered.	
17		R
18	Uni	ited States District Judge
19		January 2, 2018
20	Dat	re:
21		
22		
23	Submitted by:	
24	Hannah C. Irsfeld, Esq.	
25	Nevada Bar No. 5376 Irsfeld & Associates, LLC	
26	7251 W. Lake Mead Blvd., Suite 530 Las Vegas, Nevada 89128	
27	hirsfeld@irsfeldlaw.com	
28	Counsel for Plaintiffs	