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6	Attorney for Plaintiffs JALLOH SULIAMAN and BARBARA TOVAR		
7	as individuals on their own behalf and on behalf of others similarly situated		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	JALLOH SULIAMAN, an individual;	Case No. 2:14-cv-01854-(APG)-PAL	
11	BARBARA TOVAR, an individual; and on behalf of all others similarly situated,	THE PARTIES' JOINT STIPULATION AND	
12	Plaintiffs,	EXTENSION OF TIME (Fourth Request)	
13	VS.		
14			
15			
16	ASHLEY FURNITURE INDUSTRIES, INC., DOES I through V, inclusive; and ROE		
17	corporations I through V, inclusive,		
18	Defendants.		
19	Plaintiffs JALLOH SULIAMAN and BARBARA TOVAR, as individuals on their own behalf		
20	and on behalf of others similarly situated, and Defendant SOUTHWESTERN FURNITURE		
21	STORES OF WISCONSIN, LLC, by their counsel of record, respectfully submit this Joint		
22	Stipulation for Extension of Time, seeking to expand the deadline for the submission of		
23	Plaintiff's Opposition to Defendant's Motion to Dismiss Plaintiffs' Claims With Prejudice and		
24	Plaintiff's Reply to Motion for Class Certification. The parties stipulate as follows:		
25	1. Plaintiffs' Opposition to Defendant's Motion to Dismiss Plaintiffs' Claims With		
26	Prejudice is currently due October 30, 2015.		
27	2. The parties hereby stipulate the	hat Plaintiffs' shall file their Opposition to	
f Stovo	n I Parenne		

1		Defendant's Motion to Dismis	ss Plaintiffs' Claims With Prejudice no later than
2		November 4, 2015.	
3	3.	Plaintiffs' Reply to Motion for	Class Certification is currently due October 30,
4		2015. Plaintiffs and Defend	ants were negotiating the filing of a separate
5		lawsuit involving the same par	ties, during which time they were attempting, in
6		good faith, to resolve that dis	spute. As such, Plaintiffs halted preparing their
7		Reply. Nonetheless, this reque	est is made in good faith, with no intent to delay
8		these proceedings. The partie	s have been engaged in substantive settlement
9		discussions and agree to push	back the deadlines until after the state holiday.
10	4.	The parties hereby stipulate t	hat Plaintiffs shall file their Reply to Motion for
11		Class Certification no later tha	n November 4, 2015.
12	This stipulation is made in good faith, to allow the parties the opportunity to resolve		
13	this matter, and is not for purposes of delay.		
14	Dated: Monday, November 2, 2015.		
15	Law Offices of	F STEVEN J. PARSONS	OGLETREE, DEAKINS, NASH, SMOAK & STEWART
16	/s/ Andrew L.		/s/ Christopher M. Pastore
17	ANDREW L. R Nevada Bar N		CHRISTOPHER M. PASTORE Nevada Bar No. 11436
18	Attorney for P		Attorney for Defendants
19	JALLOH SULIAMAN and BARBARA TOVAR, as individuals on their own behalf and on behalf of others similarly situated		SOUTHWESTERN FURNITURE STORES OF WISCONSIN, LLC d/b/a ASHLEY FURNITURE
20	Delian of othe	ers similarly situated	and ASHLEY FURNITURE INDUSTRIES, INC.
21		OF	מחכם
22	IT IC C		RDER
23		O ORDERED. this <u>عمرہ 3</u> day of November, 2	04.5
24	Dated:	triis <u>3</u> day of November, 2	015.
25			C. DISTRICT HUDGE
26		U.	S. DISTRICT JUDGE

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