1	GARG GOLDEN LAW FIRM ANTHONY B. GOLDEN, ESQ. Navada Par No. 0563			
2	Nevada Bar No. 9563 MARGARET G. FOLEY, ESQ.			
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5	Fax: (702) 850-0204 Email: agolden@garggolden.com			
6	Counsel for Defendant Omni Limousine			
7	UNITED STATES DISTRICT COURT			
8	DISTRICT OF NEVADA			
9				
10	CHRISTY MCSWIGGIN, ET AL.,		CASE NO.: 2:14-cv-02172-JCM-NJK	
11		Plaintiffs,		
12	vs.		STIPULATION AND ORDER FOR EXTENSION OF TIME TO	
13	OMNI LIMOUSINE,		RESPONDE TO PLAINTIFFS' MOTOIN TO ENFORCE SETTLEMENT	
14	Own the Enviorement,	Defendant.	[THIRD REQUEST]	
15		Defendant.	[IIIRD REQUEST]	
16	RONALD KEEN, ET AL.,			
17	RONALD REEN, ET AL.,	Plaintiffs,	CASE NO.: 2:16-cv-01903-JCM-GWF	
18	No.	Fiantinis,		
19	VS.			
20	OMNI LIMOUSINE,			
21		Defendant.		
22			J	
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Plaintiffs and Defendant, by and through their attorneys of record, hereby stipulate to an extension of the deadline for Defendant to file a response to Plaintiffs' Motion to Enforce Settlement (ECF No. 102) from January 21, 2019 to Monday, April 15, 2019. Defendants have tendered two settlement checks to Plaintiffs' counsel of the six remaining payments for the settlement. Defendant's counsel is now in possession of the remaining four remining checks for the settlement and will tender them at appropriate time intervals to ensure completion of the

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1	settlement in this case in March 2019. Accordingly, the parties and their counsel stipulate to this			
2	extension to the extent there is a problem with any of the remaining payments necessitating			
3	Plaintiff's pending motion to proceed. Provided all remaining settlement payments are made by			
4	the end of March 2019, Plaintiff's counsel will withdraw the motion. This stipulation is not made			
5	for the purpose of delay but to allow sufficient to finalize the settlement in this matter and mak			
6	continued motion practice unnecessary.			
7	IT IS SO STIPULATED.			
8	DATED January 22, 2019.	DATED January 22, 2019.		
9	THIERMAN BUCK LLP	GARG GOLDEN LAW FIRM		
10 11 12 13 14 15 16	By: /s/ Joshua D. Buck Mark R. Thierman, Esq. Joshua D. Buck, Esq. Leah L. Jones, Esq. Joshua R. Hendrickson, Esq. 7287 Lakeside Drive Reno, NV 89511 Tel. 775-284-1500 Attorneys for Plaintiffs	By: /s/ Anthony B. Golden Anthony B. Golden, Esq. Margaret G. Foley, Esq. 3145 St. Rose Parkway, Suite 230 Henderson, NV 89052 Tel: (702) 850-0202 Attorneys for Defendant		
7	<u>ORDER</u>			
8	IT IS SO ORDERED.			
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20		Xellus C. Mahan		
21		UNITED STATES DISTRICT JUDGE		
22	January 25, 2019 DATED:			
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