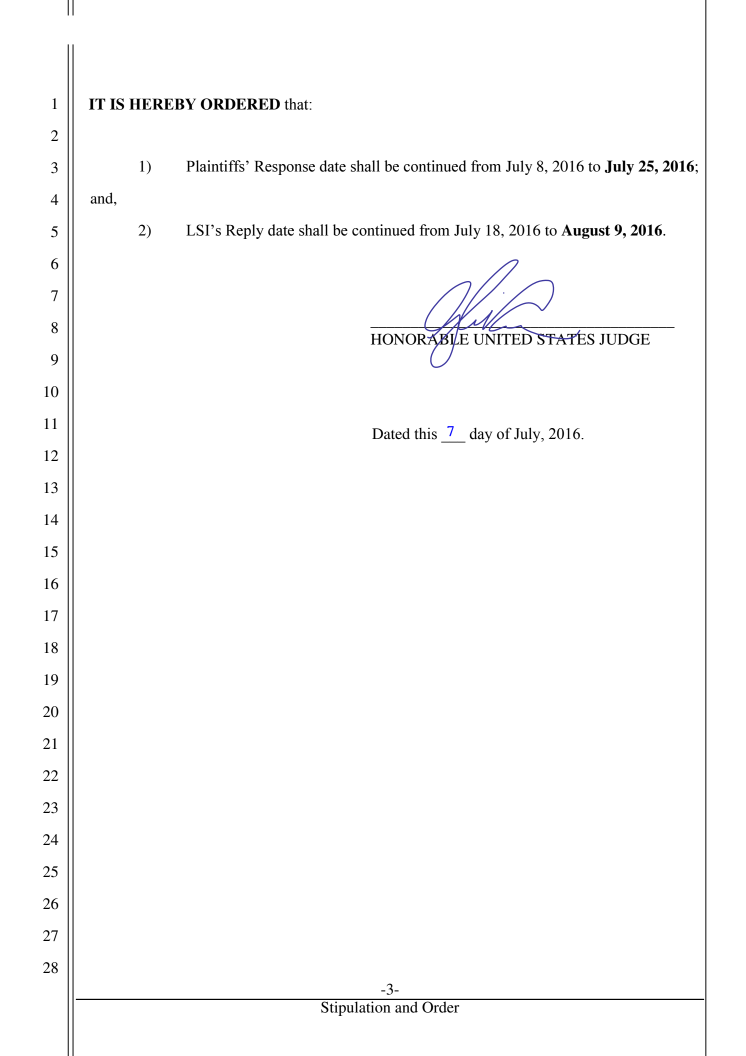
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	UNITED STATES I	DISTRICT COURT
	DISTRICT ()F NEVADA
	ALICE SINANYAN, an individual; JAMES KOURY, an individual and trustee of the	Case No. 2:15-CV-00225-GMN-VCF
	Koury Family Trust; and SEHAK TUNA, an individual, on behalf of themselves and others	
	similarly situated,	
	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER TO CONTINUE RESPONSE AND
	T faintiffs,	REPLY DEADLINES RE: DEFENDANT
	vs.	LUXURY SUITES INTERNATIONAL, LLC'S MOTION FOR PARTIAL
	LUXURY SUITES INTERNATIONAL, LLC,	SUMMARY JUDMGENT AGAINST
	a Nevada limited liability company; RE/MAX PROPERTIES, LLC, a Nevada limited	PLAINTIFF KOURY [ECF No. 99]
	liability company; JETLIVING HOTELS,	
	LLC, a Nevada limited liability company; JAB AFFILIATES, LLC, a Nevada limited liability	
	company; and DOES 1 through 100, inclusive,	
	Defendants.	
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		I
	-1 Stipulation	

1	PLEASE TAKE NOTICE, that it is hereby stipulated between Plaintiffs and Defendant
2	Luxury Suites International, LLC ("LSI"), a Nevada limited liability company, by and through
3	counsel of record, that the deadlines for response and reply regarding LSI's Motion for Partial
4	Summary Judgment Against Plaintiff Koury [ECF No. 99] be continued as follows:
5	1) Plaintiffs' Response date shall be continued from July 8, 2016 to July 25, 2016 ;
6	and,
7	2) LSI's Reply date shall be continued from July 18, 2016 to August 9, 2016.
8	The proposed continuance of response and reply deadlines is necessary as the Parties are
9	attempting to resolve certain discovery disputes that directly relate to one or more grounds state
10	for partial summary judgment and Plaintiff Koury's response thereto.
11	
12	DATED this 29th day of June, 2016.
13	WOLF, RIFKIN, SHAPIRO, SCHULMAN & RABKIN, LLP
14	
15	By: <u>/s/ Justin Jones</u> DON SPRINGMEYER, ESQ.
16	Nevada Bar No. 1021 JUSTIN JONES, ESQ.
17	Nevada Bar No. 8519
18	3556 E. Russell Road, Second Floor Las Vegas, Nevada 89120
19	Attorneys for Plaintiffs Alice Sinanyan and James Koury
20	DATED this 29th day of June, 2016.
21	
22	WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP
23	By: /s/ J. Scott Burris
24	J. SCOTT BURRIS, ESQ. Nevada Bar No. 10529
25	300 South 4th Street, 11th Floor
26	Las Vegas, NV 89101 Attorneys for Defendant Luxury Suites
27	International, LLC
28	
20	-2-
	Stipulation and Order



1	CERTIFICATE OF SERVICE
2	I hereby certify that on this 29th day of June, 2016, a true and correct copy of
3	STIPULATION AND [PROPOSED] ORDER TO CONTINUE RESPONSE AND REPLY
4	DEADLINES RE: DEFENDANT LUXURY SUITES INTERNATIONAL, LLC'S
5	MOTION FOR PARTIAL SUMMARY JUDMGENT AGAINST PLAINTIFF KOURY
6	[ECF No. 99] was served via the United States District Court CM/ECF system on all parties or
7	persons requiring notice.
8	Put (s/ Danniella Energy of
9 10	By: <u>/s/ Dannielle Fresquez</u> Dannielle Fresquez, an Employee of WOLF, RIFKIN, SHAPIRO, SCHULMAN & PARKIN, LLP
10	RABKIN, LLP
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	-4- Stipulation and Order