1 2 3 4 5	Elayna J. Youchah, Bar # 5837 youchahe@jacksonlewis.com Steven C. Anderson, Bar # 11901 steven.anderson@jacksonlewis.com JACKSON LEWIS P.C. 3800 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 Tel: (702) 921-2460 Fax: (702) 921-2461 René E. Thorne, LA Bar No.22875	
7 8 9 10	Admitted Pro Hac Vice thorner@jacksonlewis.com JACKSON LEWIS P.C. 650 Poydras Street, Suite 1900 New Orleans, Louisiana 70130 Tel: (504) 208-1755 Fax: (504) 208-1759	
11 12	Attorneys for Plaintiffs	
13	UNITED STATES DISTRICT COURT	
14	DISTRICT OF NEVADA	
15 16	LANDRY'S, INC., a Delaware corporation; CLAIM JUMPER ACQUISITION COMPANY, LLC, a Nevada limited liability company; BUBBA GUMP SHRIMP CO.	Case No. 2:15-cv-01160-GMN-PAL
17	RESTAURANTS, INC., a Delaware corporation; NEVADA RESTAURANT	
18	SERVICES, INC. d/b/a DOTTY'S GAMING AND SPIRITS, a Nevada corporation;	STIPULATION AND ORDER TO EXTEND TIME FOR THE PARTIES
19 20	NEVADA RESTAURANT SERVICES, INC. d/b/a LAUGHLIN RIVER LODGE, a Nevada corporation; NEVADA RESTAURANT SERVICES, INC. d/b/a HOOVER DAM	TO FILE THEIR RESPECTIVE OPPOSITION TO AND REPLY IN SUPPORT OF DEFENDANTS BRIAN SANDOVAL AND
20	LODGE, a Nevada corporation,	SHANNON CHAMBERS' MOTION TO DISMISS
22	Plaintiffs,	(First Request)
23	V.	•
24	BRIAN SANDOVAL, in his official capacity as Governor of the State of Nevada; SHANNON	
25	CHAMBERS, in her official capacity as Labor Commissioner of the State of Nevada, AMY L.	
26	PARKS, in her official capacity as Acting Insurance Commissioner of the State of Nevada,	
27	Defendants.	
28		
JACKSON LEWIS P.C. LAS VEGAS		

Plaintiffs Landry's, Inc.; Bubba Gump Restaurants, Inc.; Claim Jumper Acquisition 1 Company, LLC; Nevada Restaurant Services, Inc. d/b/a Dotty's Gaming and Spirits; Nevada 2 Restaurant Services, Inc. d/b/a Laughlin River Lodge; and Nevada Restaurant Services, Inc. d/b/a 3 Hoover Dam Lodge (collectively, "Plaintiffs"), by and through their counsel of record, Jackson 4 Lewis P.C., and Defendants Brian Sandoval and Shannon Chambers, by and through their counsel 5 of record, Office of the Attorney General, hereby stipulate and agree to extend the time for the 6 parties to file their respective opposition to and reply in support of Defendants Brian Sandoval 7 and Shannon Chambers' Motion to Dismiss ("Motion to Dismiss"). 8 Specifically, the parties stipulate and agree that: 9 1. Plaintiffs shall have through and including August 26, 2015 to file their 10 Opposition to the Motion to Dismiss; and, 11 2. Defendants Brian Sandoval and Shannon Chambers shall have through September 12 9, 2015 to file their Reply in support of the Motion to Dismiss. 13 This stipulation and order is sought in good faith and not for the purpose of delay. No 14 prior request for any extension of time has been made. 15 Dated this day of August, 2015. 16 OFFICE OF THE ATTORNEY GENERAL JACKSON LEWIS P.C. 17 18 19 /s/ Scott R. Davis /s/ Elayna J. Youchah Scott R. Davis, Bar # 10019 Elayna J. Youchah, Bar # 5837 20 Steven C. Anderson, Bar # 11901 Deputy Attorney General 555 E. Washington Ave., Ste. 3900 3800 Howard Hughes Parkway, Ste. 600 21 Las Vegas, Nevada 89101 Las Vegas, Nevada 89169 22 Attorneys for Defendants Attorneys for Plaintiffs Brian Sandoval and Shannon Chambers 23 IT IS SO OPPERED. 24 25 26 Gloria M. Navarro, Chief Judge 27 United States District Court 28

JACKSON LEWIS P.C. LAS VEGAS **DATED:** 08/10/2015.