1	Elayna J. Youchah, NV Bar No. 5837	
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4	3800 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169	
5	T: (702) 921-2460 F: (702) 921-2461	
6	René E. Thorne, LA Bar No.22875* thorner@jacksonlewis.com	
7	JACKSON LEWIS P.C. 650 Poydras Street, Suite 1900	
8	New Orleans, Louisiana 70130 T: (504) 208-1755 F: (504) 208-1759	
9	*Admitted Pro Hac Vice Attorneys for Plaintiffs	
	Autorneys for Traintins	
10	UNITED STATES DI	STRICT COURT
11	DISTRICT OI	F NEVADA
12	LANDRY'S, INC., a Delaware corporation;	
13	CLAIM JUMPER ACQUISITION COMPANY, LLC, a Nevada limited liability	Case No. 2:15-cv-01160-GMN-PAL
14	company; BUBBA GUMP SHRIMP CO. RESTAURANTS, INC., a Delaware	
15	corporation; NEVADA RESTAURANT SERVICES, INC. d/b/a DOTTY'S GAMING	PLAINTIFFS' EMERGENCY
16	AND SPIRITS, a Nevada corporation;	MOTION TO EXTEND DEADLINE
17	NEVADA RESTAURANT SERVICES, INC. d/b/a LAUGHLIN RIVER LODGE, a Nevada	TO FILE A SECOND AMENDED COMPLAINT
18	corporation; NEVADA RESTAURANT SERVICES, INC. d/b/a HOOVER DAM	(FIRST REQUEST)
19	LODGE, a Nevada corporation,	
20	Plaintiffs,	
21	v.	
22	BRIAN SANDOVAL, in his official capacity as Governor of the State of Nevada; SHANNON	
23	CHAMBERS, in her official capacity as Labor Commissioner of the State of Nevada, AMY L.	
24	PARKS, in her official capacity as Acting Insurance Commissioner of the State of Nevada,	
25	Defendants.	
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JACKSON LEWIS P.C.

1	Pursuant to LR 6-1, Plaintiffs Landry's, Inc., Claim Jumper Acquisition Company, LLC,	
2	Bubba Gump Shrimp Co. Restaurants, Inc., Nevada Restaurant Services, Inc. d/b/a Dotty's	
3	Gaming and Spirits, Nevada Restaurant Services, Inc. d/b/a Laughlin River Lodge, and Nevada	
4	Restaurant Services, Inc. d/b/a Hoover Dam Lodge ("Plaintiffs"), submit the following	
5	Emergency Motion to Extend Time to File a Second Amended Complaint, which the Court	
6	ordered must be filed by April 13, 2016. See the Court's March 31, 2016, Order (the "Order")	
7	(Dkt. 47).	
8	This emergency motion is submitted and based on the following:	
9	1. This is the first request for an extension of time for Plaintiffs to file a Second	
10	Amended Complaint.	
11	2. Plaintiffs' Second Amended Complaint is currently due on Wednesday, April 13,	
12	2016. Thus, an expedited resolution of this matter is needed so as not to render the need for this	
13	emergency motion moot.	
14	3. Lead Counsel for Plaintiffs, Elayna Youchah ("Ms. Youchah"), is and has been	
15	unavailable since Monday, April 4, 2016, and will remain unavailable for two to three additional	
16	weeks because she is and has been coping with a serious family emergency.	
17	4. Specifically, Ms. Youchah's mother, a recent widow, suffered from a severe	
18	medical condition on April 4, 2016, which required the care, attention, and support of Ms.	
19	Youchah.	
20	5. Unfortunately, Ms. Youchah's mother passed away on April 6, 2016. As a result,	
21	Ms. Youchah will remain unavailable for the next two to three weeks as she grieves the loss and	
22	handles all arrangements.	
23	6. That same day, April 6, 2016, Deverie J. Christensen, Office Managing Principal	
24	for the Las Vegas office of Jackson Lewis, P.C., immediately called Defense Counsel to apprise	
25	them of the situation and request that they stipulate to an extension of the deadline to file a	
26	Second Amended Complaint. Defense Counsel was unavailable, so Ms. Christensen left	
27	messages.	
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7. The following morning, April 7, 2016, Melissa L. Flatley, counsel for Defendants
 Brian Sandoval and Shannon Chambers, returned Ms. Christensen's call and stated that she and
 the other Defense Counsel (all from the Nevada Attorney General's Office) would check with
 their respective clients regarding their willingness to stipulate to extend the deadline.

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8. Subsequently, Melissa Flatley called and informed Ms. Christensen that Defendants were unwilling to stipulate to extend the deadline based on the medical emergency and subsequent passing of Ms. Youchah's mother.¹

9. Apart from recent discussions with Defense Counsel regarding the request for an
extension, Ms. Christensen has had no involvement whatsoever with this matter. Additionally,
associate counsel for Plaintiffs who was heavily involved in the motion work responding to
Defendants' Motions to Dismiss (which resulted in the Order), left Jackson Lewis, P.C. in
February of 2016.

13 10. Accordingly, Plaintiffs respectfully request the Court enter an order extending the
14 time in which to file a Second Amended Complaint to and including Friday, May 13, 2016, to
15 give Ms. Youchah sufficient time to return to work and prepare a Second Amended Complaint.

16 11. If the Court is unwilling to grant an extension until Friday, May 13, 2016,
17 Plaintiffs respectfully request the Court provide a shorter extension in its discretion. However,
18 Plaintiff anticipates than any extension consisting of fewer than 21 days will place a substantial
19 burden on Plaintiffs' counsel and thus will prejudice Plaintiffs.

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Rule 3.2. Expediting Litigation.

- (a) A lawyer shall make reasonable efforts to expedite litigation consistent with the interests of the client.
- (b) The duty stated in paragraph (a) does not preclude a lawyer from granting a reasonable request from opposing counsel for an accommodation, such as an extension of time, or from disagreeing with a client's wishes on administrative and tactical matters, such as scheduling depositions, the number of depositions to be taken, and the frequency and use of written discovery requests.

N.R.P.C. 3.2 (emphasis added).

¹ Defense Counsel's position that they are bound by their client's decision is inconsistent with Nevada 22 Rule of Professional Conduct 3.2, which states:

1	12. This request for an extension of time to file Plaintiffs' Second Amended
2	Complaint is made in good faith and not for the purpose of delay.
3	Dated: April 7, 2016.
4	JACKSON LEWIS P.C.
5	
6	/s/ Phillip C. Thompson Elayna J. Youchah, NV Bar No. 5837
7	Phillip C. Thompson, NV Bar No. 12114 3800 Howard Hughes Parkway, Suite 600
8	Las Vegas, Nevada 89169
9	René E. Thorne, LA Bar No. 22875* 650 Poydras Street, Suite 1900
10	New Orleans, Louisiana 70130 *Admitted Pro Hac Vice
11	Attorneys for Plaintiffs
12	
13	IT IS HEREBY ORDERED that Plaintiff shall have until Friday, May 13, 2016, to file its Second Amended Complaint.
14	DATED this $\frac{11}{1}$ day of April, 2016.
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16	Auce
17	Gloria M. Navarro, Chief Judge United States District Court
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JACKSON LEWIS P.C.	3

1	CERTIFICATE OF SERVICE
2	I hereby certify that I am an employee of Jackson Lewis P.C. and that on this 7th day of
3	April, 2016, I caused to be served a true and correct copy of the above and foregoing
4	PLAINTIFFS' EMERGENCY MOTION TO EXTEND DEADLINE TO FILE A SECOND
5	AMENDED COMPLAINT via the Court's CM/ECF Filing, properly addressed to the
6	following:
7	Adam Paul Laxalt
8	Melissa L. Flatley Office of the Attorney General
9	100N. Carson Street Carson City, NV 89701
10	Attorneys for Defendants
11	Brian Sandoval and Shannon Chambers
12	
13	Adam Paul Laxalt Joanna N. Grigoriev
14	Richard P. Yien Office of the Attorney General
15	555 E. Washington Ave., Ste. 3900 Las Vegas, NV 89101
16	Attorney for Defendant Amy L. Parks
17	
18	/s/ Kelley D. Chandler
19 20	/s/ Kelley D. Chandler Employee of Jackson Lewis P.C.
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