Paul T. Trimmer, Bar No. 9291 1 trimmerp@jacksonlewis.com JACKSON LEWIS P.C. 2 3800 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 3 Tel: (702) 921-2460 Fax: (702) 921-2461 4 Attorneys for Defendant 5 Victoria Partners d/b/a Monte Carlo Resort and Casino 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 LISA NEGRELLI, an individual. Case No. 2:15-cv-01840-GMN-NJK 9 Plaintiff. 10 STIPULATION TO: (1) DISMISS **DEFENDANT MGM RESORTS** v. 11 **INTERNATIONAL WITH PREJUDICE; (2)** CORRECT CAPTION AND NAME 12 MGM RESORTS INTERNATIONAL, d/b/a VICTORIA PARTNERS d/b/a MONTE MONTE CARLO RESORT AND CASINO: CARLO RESORT AND CASINO AS 13 and CULINARY WORKERS UNION **DEFENDANT; AND, (3) EXTEND TIME** LOCAL 226; and DOES 1-50, inclusive, FOR DEFENDANTS TO RESPOND TO 14 PLAINTIFF'S FIRST AMENDED Defendants. **COMPLAINT** 15 [First Request] 16 COMES NOW Defendants Victoria Partners d/b/a Monte Carlo Resort and Casino, 17 18 improperly named as "MGM Resorts International, d/b/a Monte Carlo Resort and Casino" 19 (hereinafter referred to as "Defendant"), Culinary Workers Union Local 226, and Plaintiff Lisa 20 Negrelli (hereinafter referred to as "Plaintiff"), by and through their respective attorneys, as 21 follows: 22 IT IS STIPULATED that the Defendant named as "MGM Resorts International d/b/a 23 Monte Carlo Resort and Casino" shall be dismissed with prejudice from this action and shall be 24 25 stricken from the caption. 26 IT IS FURTHER STIPULATED that Defendant "Victoria Partners d/b/a Monte Carlo 27 Resort and Casino" shall be substituted as the Defendant and that the caption shall be revised to 28 JACKSON LEWIS P.C.

1	reflect that "Victoria Partners d/b/a Monte Carlo Resort and Casino" is named employed		
2	Defendant in the case.		
3	IT IS FURTHER STIPULATED that Defendants Victoria Partners d/b/a Monte Carlo		
4	Resort and Casino and Culinary Workers Union Local 226 shall have seven (7) days from the		
5	date the Court enters this order to answer or otherwise respond to Plaintiff's Complaint.		
6	This stipulation is submitted and based upon the following:		
7 8	1. No Defendants have answered or otherwise responded to Plaintiff's Complaint and		
9	there is good cause for dismissing MGM Resorts International from this action;		
10	2. There is good cause for correcting the caption and substituting Victoria Partners d/b/a		
11	Monte Carlo Resort and Casino as the Defendant in this action;		
12	3. That this is the first request to extend time for Defendant to answer or otherwise		
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14	respond to Plaintiff's Complaint and there is good cause for the request; and,		
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s P.C.			

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1	4. That this request is made in good faith and not for the purpose of delay.		
2	Dated: October 29, 2015	Dated: October 29, 2015	
3	JACKSON LEWIS P.C.	SANTACROCE LAW OFFICES, LTD.	
4	/s/ Paul T. Trimmer	/s/ Frederick A. Santacroce	
5	Paul T. Trimmer 3800 Howard Hughes Parkway	Frederick A. Santacroce 3275 S. Jones Blvd. Suite 104	
6	Ste. 600 Las Vegas, NV 89169	Las Vegas, NV 89146 Attorneys for Plaintiff	
7	Attorneys for Defendant Victoria Partners	Anomeys for Flaming	
8	McCracken Stemerman & Holsberry		
10	/s/ Kristin L. Martin		
11	Kristin L. Martin 1630 S. Commerce St., Suite A-1		
12	Las Vegas, NV 89102		
13	Attorneys for Defendant Culinary Workers Union Local 226		
14	IT IS SO ORDERED. "MGM Resorts International d/b/a Monte Carlo Resort and Casino's shall be dismissed with prejudice. The Clerk shall revise the caption in this action by deleting "MGM Resorts International, d/b/a Monte Carlo Resort and Casino" and		
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16	replacing it with "Victoria Partners d/b/a Mo	onte Carlo Resort and Casino."	
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19 20		Gloria M Navarro, Chief Judge United States District Court	
21		DATED: October 30, 2015	
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