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Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

17 UNIVERSAL PROCESSING SERVICES)
 18 OF WISCONSIN, LLC d/b/a NEWTEK)
 19 MERCHANT SOLUTIONS,)

Plaintiffs,

v.

20 SUNGAME CORP., FREEVI)
 21 CORPORATION, 3D COMMANDER,)
 22 INC., NEIL CHANDRAN, CHANDRAN)
 23 HOLDING MEDIA, INC.,)
 24 THE LOFT BY ANGELES FURNITURE)
 COLLECTION, LLC d/b/a THE LOFT,)
 25 LLC, SCORSETTI DESIGN, LLC, and)
 26 MARIA SCORSETTI a/k/a ANGELES)
 27 SCORSETTI,)

Defendants.

Case No. 2:16-CV-000074-GAD-GWF

STIPULATION AND ORDER
EXTENDING TIME FOR CHANDRAN
PARTIES AND SCORSETTI PARTIES
TO RESPOND TO THE COMPLAINT

It is hereby stipulated by and between the undersigned parties that defendants Sungame Corp., Freevi Corp., Neil Chandran and Chandran Holding Media, Inc. (collectively, the “Chandran Parties”), and The Loft By Angeles Furniture Collection, LLC d/b/a The Loft, LLC, Scorsetti Design, LLC and Maria Scorsetti a/k/a Angeles Scorsetti (collectively the “Scorsetti

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
1 Parties”) hereby acknowledge and agree that they either have been properly served with the
2 summons and complaint in the above-captioned action or they will accept service of the summons
3 and complaint by Federal Express through their undersigned counsel, and that they will not raise
4 any defenses or objections to service of the summons and complaint upon them but reserve all
5 other rights, claims and defenses of any kind related to the above-captioned action; and

6 It is further stipulated and agreed by and between the undersigned parties that the time for
7 Chandran Parties and Scorsetti Parties to respond to the Complaint is extended to March 11, 2016.

8 Dated: February 10, 2016 THE AMIN LAW GROUP, NV., LTD.
9
10 By: /s/Ismail Amin
11 Ismail Amin
12 Attorneys for Plaintiffs

13 Dated: February 10, 2016 SANTORO WHITMIRE
14
15 By: /s/Jason D. Smith
16 Jason D. Smith
17 Attorneys for Scorsetti Parties

18 Dated: February 10, 2016 ROSENFELD & KAPLAN, LLP
19
20 By: /s/ Steven M. Kaplan
21 Steven M. Kaplan
22 (Admitted to practice in the State of New
23 York, Pro Hac Application to Be Filed)
24 Attorneys for Chandran Parties

25 So ordered:
26 This 11th day of February, 2016
27
28 
29 _____
30 GEORGE FOLEY, JR.
31 United States Magistrate Judge