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10				
11	11 Attorneys for the Plaintiff			
12	UNITED STATES DISTRICT COURT			
13	DISTRICT OF NEVADA			
14				
15	15 THOMAS KIM,			
	Plaintiff,			
16	16 (v. ) Case No. 2:16-cv-6	0778-APG-CWH		
17	TRUTTER OF LETTER OF LETTER			
18	· · · · · · · · · · · · · · · · · · ·	v		
19	Defendant.			
20	20 PLAINTIFF'S MOTION FOR EXTENSION OF	PLAINTIFF'S MOTION FOR EXTENSION OF TIME		
21	21 (Second Request)			
22	22 Pursuant to Federal Rule of Civil Procedure ("FRCP") 6(b)(1)(A), P	laintiff respectfully		
23	requests that the Court extend by 16-days, or until September 30, 2016, the time within which			
24	24			
25				
26	26 00009866.WPD;1; PP	00009866.WPD;1; PP		

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Plaintiff must respond to Defendant's pending motion to dismiss.<sup>1</sup> Plaintiff's response is due
 today, September 14, 2016. This is Plaintiff's second request for an extension of time for the
 purpose set forth herein.

In support of this motion, Plaintiff relies upon the memorandum of points and authorities
set forth below.

6

## **MEMORANDUM OF POINTS AND AUTHORITIES**

Federal Rule of Civil Procedure 6(b)(1)(A) permits a party to extend a deadline prior to
its expiration upon a showing of "good cause." The standard to be applied by a court under
FRCP 6(b)(1) is a liberal one in order to "effectuate the general purpose of seeing that cases are
tried on the merits." <u>Ahanchian v. Xenon Pictures, Inc.</u>, 624 F.3d 1253, 1258-59 (9<sup>th</sup> Cir. 2010).
"Good cause is a non-rigorous standard that has been construed broadly across procedural and
statutory contexts." <u>Id</u> at 1259.

13 Here, undersigned counsel's work schedule requires a short extension of time to file a 14 response to the pending dispositive motion. Although undersigned counsel has been working to 15 complete a response, and has nearly done so, an additional sixteen days will permit him sufficient 16 time to complete, review and file an appropriate response to the pending dispositive motion while at the same time balancing other case commitments. With respect to competing case 17 commitments, undersigned counsel is expected to file a civil complaint with this Court tomorrow 18 in an employment matter and, for the past two weeks, has been exceedingly busy meeting 19 20 discovery deadlines in another significant matter pending in state court. During this same period, 21 undersigned counsel's co-counsel, Kathleen Bliss, Esq., was very busy defending a qui tam in 22 another federal judicial district which required devotion of significant time and out-of-town travel. In light of the foregoing, sixteen additional days will provide counsel for Plaintiff 23

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<sup>1</sup> Pacer #10.

26 00009866.WPD;1; PP

1	sufficient time to complete the response to Defendant's pending dispositive motion.	
2	CONCLUSION	
3	Based upon the foregoing, undersigned counsel respectfully requests to and until	
4	September 30, 2016 (Friday) to file response to the pending dispositive motion.	
5	Respectfully submitted,	
6	/s/ Paul S. Padda	
7	Paul S. Padda, Esq.	
8	Attorney for Plaintiff	
9	Dated: September 14, 2016	
10	IT IS SO ORDERED:	
11	Plaintiff's motion for a 16-day extension of time to respond to Defendant's dispositive motion (Pacer #10) is hereby granted. Plaintiff's response shall be due on or before September 30, 2016. UNITED STATES DISTRICT JUDGE Dated: September 15, 2016.	
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18	<u>CERTIFICATE OF SERVICE</u>	
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20	In compliance with the Court's Local Rules, the undersigned hereby certifies that on September 14, 2016, a copy of the foregoing document, "PLAINTIFF'S MOTION FOR EXTENSION OF TIME" was served (via the Court's CM/ECF system) upon all counsel of	
21	record.	
22	/s/ Paul S. Padda	
23		
24	Paul S. Padda, Esq.	
25		
26	00009866.WPD;1; PP 3	