1 2 3 4 5 6	LEON GREENBERG, ESQ. Nevada Bar No.: 8094 DANA SNIEGOCKI, ESQ. Nevada Bar No.: 11715 Leon Greenberg Professional Corporat 2965 South Jones Boulevard - Suite E Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com dana@overtimelaw.com	tion 3	
7	Attorneys for Plaintiffs		
8			
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11			
12	WILLIAM SLACK, HARRY		
13	STROCK, and EDWARD CHAMPA Individually and on behalf of others similarly situated,	Case No. 2:16-cv-02324-RFB-CWH	
14	Plaintiffs,		
15	VS.	STIPULATION AND ORDER	
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	PARBALL NEWCO LLC dba BALLY'S, PARBALL CORP., PARBALL LLC, PHWLV, LLC dba PLANET HOLLYWOOD LAS VEGAS RESORT AND CASINO, and "JOHN DOE CORPORATIONS" 1 to 50, name fictitious, actual name and number	ENLARGING PLAINTIFFS' TIME TO REPLY TO DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTION TO COMPEL RESPONSES TO INTERROGATORIES (ECF 73)	
21	fictitious, actual name and number unknown,		
22	Defendants.		
23	The parties stipulate and agree to	o grant plaintiffs a 14-day extension to file	
24	and serve their Reply to Defendants' Opposition to Plaintiffs' Motion to Compel		
25	Responses to Interrogatories. Plaintiffs' motion was filed on December 7, 2017,		
26	and defendants' opposition was timely filed on December 21, 2017 (ECF No. 75).		
27	Plaintiffs' reply is due on December 28, 2017. Pursuant to the parties' agreement,		
28	plaintiffs will have until Thursday, January 11, 2018 to file their reply.		

1	Plaintiffs' request for an extension of time is made to accommodate the	
2	schedule of plaintiffs' counsel, who will be out of the office during the week of the	
3	upcoming holiday from December 25, 2017 through December 29, 2017.	
4	Plaintiffs' counsel is also tending to trial preparation in a matter in which they have	
5	been appointed class counsel that is set to begin trial on February 5, 2018 in the	
6	Eighth Judicial District Court, with a pre-trial memorandum in that matter due on	
7	January 5, 2018. Accordingly, plaintiffs assert that their request is not made for any	
8	improper purpose or for delay.	
9	Date: December 22, 2017	Leon Greenberg Professional Corporation
10	Date. December 22, 2017	Leon Greenberg Professional Corporation
11		Due /s/Loon Croonborg
12		By: /s/ Leon Greenberg Leon Greenberg
13		Dana Sniegocki
14		Attorneys for plaintiffs
15	Date: December 22, 2017	AKIN GUMP STRAUSS HAUER & FELD,
16	2 2	LLP
17		
18		By: /s/ Joel M. Cohn Joel M. Cohn
19		Allison S. Papadopoulos
20		
21	1	<u>-</u>
22	IT IS SO ORDE RED	
23	Cinalth	1/2/18
24	United States District /udge/	Date
25	Magistrate Judge	Date
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27		
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