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 7
 8 *Attorneys for Plaintiffs Broadcast Music, Inc.;*
Paul Simon Music; Universal-Song Of Polygram
 9 *International, Inc.; Gibb Brothers Music;*
Crompton Songs; Songs Of Universal, Inc.;
 10 *Screen Gems-EMI Music, Inc.; and Rondor Music*
 11 *International, Inc. d/b/a Irving Music*

12 **UNITED STATES DISTRICT COURT**
 13 **DISTRICT OF NEVADA**

14
 15 BROADCAST MUSIC, INC.; PAUL SIMON
 16 MUSIC; UNIVERSAL-SONG OF
 POLYGRAM INTERNATIONAL, INC.;
 17 GIBB BROTHERS MUSIC; CROMPTON
 SONGS; SONGS OF UNIVERSAL, INC.
 18 SCREEN GEMS-EMI MUSIC, INC.;
 RONDOR MUSIC INTERNATIONAL, INC.
 19 d/b/a IRVING MUSIC;

Case No. 2:16-cv-02361-APG- DJA

**STIPULATION FOR EXTENSION OF
 TIME TO FILE THE JOINT PRETRIAL
 ORDER (FIRST REQUEST)**

20 Plaintiffs,

ORDER

21 vs.

22 FIVE-STAR RESTAURANTS LLC d/b/a
 Zeffirino; FIVE STAR ENTERPRISES LLC
 23 d/b/a Zeffirino; DAVID WILLIAMSON;
 24 VINCENT SCOTTO; ANTONIO CRIMANI;
 GENNARO SCOTTO; IDA SCOTTO; and
 25 VICTOR SCOTTO

26 Defendants.

Howard & Howard Attorneys PLLC
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1 Pursuant to LR II 7-1, Plaintiffs Broadcast Music, Inc., Paul Simon Music, Universal-
2 Song of Polygram, International, Inc., Gibb Brothers Music, Crompton Songs; Songs of
3 Universal, Inc., Screen Gems-EMI Music, Inc., and Rondor Music International, Inc. d/b/a
4 Irving Music (collectively "Plaintiffs") and Defendants Five-Star Restaurants LLC d/b/a
5 Zefferino, Five Star Enterprises LLC d/b/a Zefferino, David Williamson, Vincent Scotto,
6 Antonio Crimani, Gennaro Scotto, Ida Scotto, and Victor Scotto (collectively "Defendants")
7 hereby stipulate and request this Court grant a 30-day extension to file the Joint Pre-Trial
8 Order.
9

10 An extension is necessary because the Parties are currently engaged in settlement
11 negotiations and believe they are close to a resolution. Accordingly, there is a significant
12 chance that this matter will not go to trial. This request is made in good faith and is not for the
13 purpose of causing undue delay.
14

15 Dated this 27th day of August, 2019

Dated this 27th day of August, 2019

16 HOWARD & HOWARD ATTORNEYS PLLC

COHEN | JOHNSON | PARKER | EDWARDS

17 By: /s/ Robert Hernquist
18 Robert Hernquist, Nevada Bar No. 10616
19 James A. Kohl, Nevada Bar No. 5692

By: /s/ H. Stan Johnson
H. Stan Johnson, Nevada Bar No. 265
Kevin Johnson, Nevada Bar No. 14551

20 *Attorneys for Plaintiffs Broadcast Music,*
21 *Inc.; Paul Simon Music; Universal-Song Of*
22 *Polygram International, Inc.; Gibb Brothers*
23 *Music; Crompton Songs; Songs Of Universal,*
24 *Inc.; Screen Gems-EMI Music, Inc.; and*
25 *Rondor Music International, Inc. d/b/a Irving*
26 *Music*

Attorneys for Defendants Five-Star
Restaurants LLC d/b/a Zefferino, Five Star
Enterprises LLC d/b/a Zefferino, David
Williamson, Vincent Scotto, Antonio Crimani,
Gennaro Scotto, Ida Scotto, and Victor Scotto

27 **IT IS SO ORDERED.**

28 
UNITED STATES DISTRICT JUDGE

Dated: August 27, 2019.