1	2017 and requests this additional time so	that her time does not have to be split between trial
2	preparations/trial and responding/opposing I	Defendant's Motion.
3	DATED this 23 <sup>rd</sup> day of June, 2017.	DATED this 23 <sup>rd</sup> day of June, 2017.
4	By <u>/s/ Thomas D. Dillard</u>	By _/s/ Yianna C. Reizakis
5	James R. Olson, Esq.	Yianna C. Reizakis
_	Nevada Bar No. 000116	Nevada Bar No. 9896
6	Thomas D. Dillard, Jr., Esq. Nevada Bar No. 006270	LEGAL ANGEL 330 E Warm Springs Road
7	OLSON, CANNON, et. al.	Las Vegas, Nevada 89119
8	9950 West Cheyenne Ave.	Tel: (702) 315-4287; Fax: (702) 315-4224
	Las Vegas, NV 89129	Email: mail@legalangel.com
9	Tel: (702) 384-4012; Fax: (702) 383-0701 Email: jolson@ocgas.com;	And Anthony M. Paglia, Esq.
10	tdillard@ocgas.com	Nevada Bar No. 11234
11	Attorneys for Defendant	ANTHONY PAGLIA INJURY LAWYER
11	NOBU HOSPITALITY GROUP, LLC	255 E Warm Springs Road, Suite 100A
12		Las Vegas, NV 89119 Tel: (702) 830-7070; Fax: (702) 522-0504
13		Email: apaglia@anthonypaglia.com
		Counsel for Plaintiffs
14		WILLIAM and ELLA McKNIGHT
15		
16		<u>ORDER</u>
17	IT IS SO ORDERED.	
18	II IS SO ONDERED.	and the same of th
19		UNITED STATES DISTRICT JUDGE
20		Dated: July 13, 2017.
21		
22		
23		
24		
25		
26		
27		
28		