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9	Email: rgrandgenett @ littler.com, cherrera @ littler.com Attorneys for Defendant		
10			
11	UNITED STATES DISTRICT COURT		
12	DISTRICT OF NEVADA		
13	RONALD BOSKOVICH,	Case No.: 2:16-cv-02846-RFB-CWH	
14	Plaintiff,	STIPULATION AND ORDER TO	
15	VS.	EXTEND TIME TO FILE OPPOSITION TO DEFENDANT'S	
16	ANTHONY & SYLVAN POOLS CORPORATION, an Ohio corporation,	MOTION TO DISMISS (ECF No. 9)	
17	Defendant.	(First Request)	
18)	
19	Plaintiff RONALD BOSKOVICH and	Defendant ANTHONY & SYLVAN POOLS	
20	CORPORATION, an Ohio corporation, by and through their respective counsel of record, hereby		
21	stipulate and agree to extend until March 2, 2017, the time for Ronald Boskovich to file his points		
22	and authorities in opposition to Defendant's Motion to Dismiss (ECF No. 9). The motion was filed		
23	on February 9, 2017; therefore Mr. Boskovich's opposition currently is due on February 23, 2017.		
\sim 4			

There is good cause for entering into this stipulation. Plaintiff's counsel has a significant volume of work at this time, including five complaints that must be drafted, including two with urgent statutes of limitations issues, as well as an opposition brief in another matter. A major summary judgment deadline also fell during the time period after Defendant's filed their pending motion.

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1 2	Therefore, a brief one-week extension is requested from the Court.	
3	DATED: February 17, 2017.	DATED: February 17, 2017.
4	LAW OFFICES OF ROBERT P. SPRETNAK	LITTLER MENDELSON, P.C.
5	By: <u>/s/ Robert P. Spretnak</u> Robert P. Spretnak, Esq.	By: <u>/s/ Crystal J. Herrera</u> Roger L. Grandgenett II, Esq.
6	Attorney for Plaintiffs	Crystal J. Herrera, Esq.
7	8275 S. Eastern Avenue, Suite 200	Attorneys for Defendant
8	Las Vegas, Nevada 89123	3960 Howard Hughes Parkway, Suite 300 Las Vegas, Nevada 89169
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11	IT IS SO ORDERED.	
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13	RICHARD F. BOULWARE, II	
14	United States District Judge DATED this 21st day of February, 2017.	
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