1 Phillip A. Silvestri, Esq. Nevada Bar No. 11276 2 GREENSPOON MARDER, P.A. 3993 Howard Hughes Pkwy., Ste. 400 3 Las Vegas, Nevada 89169 (702)978-4249 Tel: 4 (954)333-4256 Fax: phillip.silvestri@gmlaw.com 5 CHERISH A BENEDICT 6 (Admitted Pro Hac Vice) GREENSPOON MARDER, P.A. 7 201 East Pine St., Suite 500 Orlando, Florida 32801 8 Telephone: (407) 425-6559 Facsimile: (407) 422-6583 cherish.benedict@gmlaw.com 10 Attorneys for Defendants 11 UNITED STATES DISTRICT COURT 12 DISTRICT OF NEVADA 13 KEN KACHUR, Case No.: 2:16-cv-02899 14 15 Plaintiff, STIPULATION AND REQUEST TO 16 EXTEND DISCOVERY AND OTHER VS. 17 **DEADLINES** (THIRD REQUEST) NAV-LVH, LLC dba WESTGATE LAS 18 VEGAS RESORT & CASINO, a Nevada, Limited Liability Company, 19 20 Defendant. 21 Pursuant to Local Civil Rule 6-1(a), Defendant NAV-LVH LLC dba Westgate Las Vegas 22 Resort & Casino ("Defendant") and Plaintiff Ken Kachur ("Plaintiff"), by and through their 23 respective counsel of record, hereby stipulate as follows: 24 This request is being made timely in accordance with LR 26-4 and the prior scheduling 25 Order, which provides that requests for further discovery extensions must be made no later than 26 twenty-one (21) days before the existing discovery cut-off date, or, here, by February 12, 2018. 27 This is the third request for an extension. 28 1 32209492.1

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This stipulation is made and based upon the following factors.

To date, the parties have both made their initial disclosures to the other side. Defendant has propounded written discovery to Plaintiff, to which Plaintiff has responded. Plaintiff has also propounded written discovery to Defendant, which is outstanding but timely. In addition, the parties have conducted some depositions and are in the process of locating a number of witnesses who have moved or left the state. For example, a key witness has moved to California and it has been difficult to coordinate a suitable date. Further, counsel for both parties have other cases before this Court, which involve overlapping witnesses to some extent and, thus, the attorneys are coordinating the scheduling of the depositions in such cases to minimize the burden on the witnesses and travel for out-of-state counsel. Lastly, because of the nature of this case, a deposition of Plaintiff's doctor is required and the scheduling of this deposition has been hampered as a result of the holiday season and the doctor's busy schedule.

The parties and their attorneys have diligently worked to complete discovery as expediently as possible and will continue to try to complete the remaining discovery in as expedient a manner as possible.

Given the above circumstances, the parties request that the discovery period be extended as follows:

Activity	Former Date	Requested Date
Discovery Cut-Off Date	03/05/18	06/04/18
Dispositive Motions	04/03/18	07/02/18
Pretrial Order	05/07/18	08/06/18 <sup>1</sup>

<sup>&</sup>lt;sup>1</sup> Or 30 days after the decision on the last dispositive motion.

1	In accordance with LR 26-4 the parties understand that any further requests for discovery		
2	extensions must be made no later than twenty-one (21) days before the newly-proposed discovery		
3	cut-off date of June 4, 2018, or no later than twenty-one (21) days before any other deadline		
4	sought to be extended.		
5	DATED this 16 <sup>th</sup> of January, 2018.		
6			
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8	/s/ Michael P. Balaban	/s/ Phillip A. Silvestri	
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21		Attorneys for Defendant	
22			
23	IT IS SO ORDERED.		
24	DATED: January 17, 2018		
25	DATED: January 17, 2010		
26	MLow		
27	C.W. HOFFMAN, JR.		
28	UNITED STATES MAGISTRATE JUDGE		
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