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9			
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11	Frank M. Flansburg III Patrick J. Reilly		
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16	UNITED STATES DISTRICT COURT		
17	DISTRICT OF NEVADA		
18			
19	TAMARES LAS VEGAS PROPERTIES, LLC; PLAZA HOTEL & CASINO, LLC; and	Case No. 2:16-cv-02933-JAD-NJK	
20	T-UPR, LLC,	STIPULATION AND ORDER RE:	
21	Plaintiffs,	PAGE LIMITS AND BRIEFING SCHEDULE CONCERNING	
22	VS.	TRAVELERS' INDEMNITY COMPANY'S MOTION FOR	
23	THE TRAVELERS INDEMNITY COMPANY,	ATTORNEYS' FEES AND EXPENSES (ECF No. 265)	
24	Defendant.	ECF No. 266	
25			
26	STIPULATION		
27	Joshua Mallin, Dennis D'Antonio and Shan Davis, Counsel for Plaintiffs Tamares Las		
28	Vegas Properties, LLC, Plaza Hotel & Casino, LLC, and T-UPR, LLC, (collectively "Plaintiffs'		

Counsel") and Defendant The Travelers Indemnity Company ("Travelers"), by and through the law firms Clyde & Co LLP and Robinson & Cole LLP, hereby agree and stipulate as follows:

1. By Order dated November 22, 2022 this Court "SO ORDERED" a Stipulation governing the briefing schedule and page limits for Travelers' Motion for Attorney's Fees and Expenses (ECF No. 265) ("Motion"), the Plaza Plaintiffs' Opposition thereto, and Travelers' reply.

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 The Motion separately seeks relief against Plaintiffs' Counsel, pursuant to NRS 7.085, FRCP 37(c), 28 U.S.C. § 1927 and the Court's inherent power.

3. Each of these legal grounds presents differing standards for seeking an award
of fees and expenses. Plaintiffs' Counsel's Opposition will necessarily include a significant
discussion of the underlying facts and procedural history of this matter, including certain
pre-suit activity, pretrial discovery practice, motion practice, the trial, and information
gathered during recent post-trial discovery as relevant to the relief sought.

4. Additionally, and pursuant to Local Rule 54-14, Plaintiffs' Counsel's
Opposition will address Travelers' request for attorneys' fees with thirteen categories of
information, which includes a discussion of the fees and costs that Travelers has incurred
throughout the lifetime of this matter and Plaintiffs Counsels' liability for same.

18 5. Travelers and Plaintiffs' Counsel agree that there is good cause for increasing
19 the page limits of Plaintiffs' Counsel's opposition and Travelers' reply thereto in that the
20 aforementioned subjects cannot be adequately addressed within the page limits prescribed
21 by the Local Rules.

6. In light of the foregoing, Travelers and Plaintiffs' Counsel agree and stipulate
as follows:

a. Plaintiffs' Counsel shall file and serve a single, joint opposition to the
Motion of no more than 48 pages (excluding exhibits). Said opposition shall be filed on or
before January 20, 2023.

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1	b. Travelers may file and serve a reply brief in response to the opposition		
2	of Plaintiffs' Counsel on or before February 17, 2023. Said reply shall be limited to 18		
3	pages (excluding exhibits).		
4	7. The Plaintiffs agree to this Stipulation.		
5	Dated: December 8, 2022	Dated: December 8, 2022	
6	BROWNSTEIN HYATT FARBER SCHRECK, LLP	CLYDE & CO US LLP	
7 8 9	<u>/s/ Patrick J. Reilly</u> Frank M. Flansburg III Patrick J. Reilly 100 North City Parkway, Suite 1600	<u>/s/ Amy M. Samberg</u> Amy M. Samberg, Esq. Lee H. Gorlin 7251 West Lake Mead Boulevard, Suite 430	
10	Las Vegas, Nevada 89106 Attorneys for Plaintiffs	Las Vegas, Nevada 89128 Attorneys for Defendant	
11	WEG & MYERS, P.C.	ROBINSON COLE LLP	
12 13	<u>/s/ Joshua L. Mallin</u> Dennis T. D'Antonio (admitted pro hac vice) Joshua L. Mallin (admitted pro hac vice) 800 Westchester Avenue, Suite N-513	<u>/s/ Gregory P. Varga</u> Gregory P. Varga (admitted pro hac vice) J. Tyler Butts (admitted pro hac vice) 280 Trumbull Street	
14 15	Rye Brook, New York 10573 Attorneys for Plaintiffs DAVIS STIBOR	Hartford, CT 06103 Attorneys for Defendant	
16 17 18 19	<u>/s/ Shan Davis</u> Shan Davis (SBN 9323) 10845 Griffith Peak Drive, 2 nd Floor Las Vegas, Nevada 89135 Attorneys for Plaintiffs		
20			
21	<u>ORDER</u>		
22	IT IS SO ORDERED.		
23		Doren	
24		TED STATES DISTRICT JUDGE ember 8, 2022	
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