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16	UNITED STATES DISTRICT COURT		
17	DISTRICT OF NEVADA		
18	TAMARES LAS VEGAS PROPERTIES,		
19	LLC; PLAZA HOTEL & CASINO, LLC; and T-UPR, LLC,	Case No. 2:16-cv-02933-JAD-NJK	
20	Plaintiffs,		
21	VS.	STIPULATION AND ORDER TO EXTEND BRIEFING SCHEDULE	
22	THE TRAVELERS INDEMNITY	REGARDING THE TRAVELERS INDEMNITY COMPANY'S	
23	COMPANY,	MOTIONTO EXTEND REMAINING DISCOVERY DEADLINES	
24	Defendant.	(First Request)	
25			
26	Plaintiffs Tamares Las Vegas Properties, LLC, Plaza Hotel & Casino, LL, and T-UPR, LLC		
27	(collectively "Plaintiffs") and Defendant The Travelers Indemnity Company ("Travelers"), by and		
28	through their respective counsel of record, hereby stipulate and request that the Court extend the		

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time for Travelers to file a reply regarding its Motion to Extend Remaining Discovery Deadlines ("Motion") (Doc. No. 75). This is the parties' first request to extend the briefing schedule relating to the Motion. The request is made to allow the parties² additional time to further meet and confer in an effort to resolve the issues raised in the Motion. To that end, the parties' request that the Court extend the deadline for Travelers to file any reply in support of the Motion, currently June 11, 2018, to June 18, 2018.

STIPULATION

- 1. WHEREAS, Travelers filed the Motion on June 1, 2018, in relation to a dispute between the parties regarding the scheduling of thirteen expert depositions in this matter and Travelers' request for a 60-day extension of the remaining discovery and other pretrial deadlines in order to provide additional time to complete those depositions.
- 2. WHEREAS, the Court entered an Order on June 4, 2018 (Doc. No. 76), requiring that Plaintiffs' response to the Motion be filed by June 7, 2018 and that any reply be filed by June 11, 2018.
- 3. WHEREAS, the parties have resumed efforts to meet and confer regarding the present dispute and more particularly to develop a mutually-agreeable schedule for the completion of the expert depositions.
- 4. WHEREAS, the parties anticipate submitting to the Court no later than June 18, 2018 a joint proposal for completion of the expert depositions along with an accompanying request to extend the remaining discovery deadlines consistent with such a proposal.
- 5. WHEREAS, in anticipation of submitting a joint proposal, the parties' desire to avoid further motion practice.

The parties hereby STIPULATE, AGREE, AND REQUEST that the Court enter an order extending the deadline for Travelers to file its reply in support of the Motion through and including Monday, June 18, 2018.

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1		Case No. 2:16-cv-02933-JAD-NJK
2		Stipulation and Order to Extend Briefing Schedule on Motion to Extend Remaining
3		Deadlines
4		
5	Dated: June 11, 2018	Dated: June 11, 2018
6	WEG & MYERS, P.C	FORAN GLENNON PALANDECH PONZI & RUDLOFF PC
7		& RODLOTT TO
8	/s/ Amanda Peterson	/s/ Casey G. Perkins
9	Dennis T. D'Antonio (<i>Pro Hac Vice</i>)	Amy M. Samberg
10	Joshua L. Mallin (<i>Pro Hac Vice</i>) Amanda Peterson(<i>Pro Hac Vice</i>)	Two North Central Avenue, 18 th Floor Phoenix, AZ 85004
11	52 Duane Avenue, 2 nd Floor	Casey G. Perkins
12	New York, NY 10007	2200 Paseo Verde Parkway, Suite 280
13	/s/ Shan Davis	Henderson, NV 89052
14		ROBINSON COLE
15	Shan Davis DAVIS STIBOR	/s/ Gregory P. Varga
16	1180 N. Town Center Drive, Suite 100 Las Vegas, NV 89114	Gregory P. Varga, Esq.(<i>Pro Hac Vice</i>) J. Tyler D. Butts, Esq. (<i>Pro Hac Vice</i>) 280 Trumbull Street
17	Counsel for Plaintiffs	Hartford, CT 06103
18	· · · · · · · · · · · · · · · · · · ·	Counsel for The Travelers Indemnity Insurance
19		Company
20		ODDED
21		ORDER
22	TT 10 00 000 TT TT	
23	IT IS SO ORDERED.	
24	D. (1777)	
25	DATED June 12, 2018	
26		
27		UNITED STATES MAGISTRATE JUDGE
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