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5	and local counsel				
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9	Facsimile: (702) 933-1464 Email: shandavis@davisstibor.com Attorneys for Plaintiffs Tamares Las Vegas Properties, LLC, Plaza Hotel & Casino, LLC and T-UPR, LLC				
10					
11					
12	UNITED STATES DISTRICT COURT				
13	DISTRICT OF NEVADA				
14	TAMARES LAS VEGAS PROPERTIES,	Caga No. 2:16 av 02022 IAD NIV			
15	LLC; PLAZA HOTEL & CASINO, LLC; and T-UPR, LLC,	Case No. 2:16-cv-02933-JAD-NJK			
16	Plaintiffs,	STIPULATION AND ORDER TO			
17	VS.	EXTEND DISCOVERY DEADLINES			
18	THE TRAVELERS INDEMNITY COMPANY,	(Fifth Request)			
19	Defendant.				
20	Detendant.				
21	Plaintiffs Tamares Las Vegas Properties	, LLC, Plaza Hotel & Casino, LL, and T-UPR,			
22	LLC (collectively "Plaintiffs") and Defendant The Travelers Indemnity Company ("Travelers"),				
23	by and through their respective counsel of record, hereby stipulate and request that the Court				
24	extend the discovery deadlines identified herein by approximately seventy-seven (77) days. This				
25	is the parties' fifth request to extend the discovery deadlines in this matter. The Court previously				
26	granted extensions of ninety (90) days on September 8, 2017, forty-five (45) days on November				
27	13, 2017, thirty (30) days on January 18, 2017 and thirty (30) days on March 9, 2018. The				
28	primary reason for this request is that the parties anticipate it will take at least seventy-seven (77)				
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days to complete the depositions of the parties' respective expert witnesses whose testimony they wish to obtain before filing dispositive motions.

Pursuant to Local Rule 26-4, the parties state as follows:

## I. DISCOVERY COMPLETED TO DATE

- The parties conducted the Fed. R. Civ. P. 26(f) conference.
- The parties have exchanged initial and supplementary disclosures of documents and lists of witnesses, including the exchange of thousands of pages of documents.
- The parties have propounded and responded to multiple sets of written discovery requests, including requests for admissions, requests for production of documents and interrogatories.
- The parties have issued subpoenas *duces tecum* to approximately twenty-five (25) non-parties for documents relating to the alleged claim and loss, resulting in collection of tens of thousands of pages of documents. Some of those document subpoenas remain outstanding and the parties are working with the recipients to obtain records in response.
- The parties have completed eighteen (18) depositions, including depositions of their respective representatives and employees and those of several non-parties.
- Travelers has conducted (2) two site inspections of the subject premises.
- The parties' have engaged in extensive meet and confer efforts and have resolved, a number of issues relating disputes with respect to their respective discovery responses and depositions.
- Plaintiffs have provided the Defendant with their expert witness disclosures pursuant to Fed. R. Civ. P. 26(a)(2) and corresponding expert reports.
- Defendant has provided Plaintiffs with their expert witness disclosures pursuant to Fed. R. Civ. P. 26(a)(2) and corresponding expert reports.
- Plaintiffs have provided the Defendant with rebuttal expert reports and two (2) additional rebuttal expert witness disclosures pursuant to Fed. R. Civ. P. 26(a)(2).

## II. DISCOVERY TO BE COMPLETED

Depositions of expert witnesses.

The above list is made without prejudice to any party's ability to conduct additional discovery consistent with the Federal Rules of Civil Procedure.

## III. REASONS WHY THE DEADLINES CANNOT BE COMPLETED WITHIN THE CURRENT SCHEDULE

As noted in the original Discovery Plan and Scheduling Order, this is a complex insurance coverage action arising out of alleged storm damage to the Plaza Hotel & Casino in downtown Las Vegas. The additional time for expert discovery is requested primarily to allow for the completion of the depositions of the thirteen (13) identified expert witnesses designated by the parties. The requested extension is expected to provide the parties with sufficient time to complete the expert depositions by September 7, 2018 and for the parties to obtain deposition transcripts and review that testimony before providing filing their respective dispositive motions. Specifically, the parties have agreed to the following expert deposition schedule:

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- June 22, 2018 Alan Mooney of Criterium Engineers in New York, NY;
- July 10, 2018 Karen Terry of Risknomics in San Diego, CA;
- July 10, 2018 Theresa Lopeman-Cortese of Risknomics in San Diego, CA;
- August 8, 2018 Michael LoGiudice of CBIZ Corporate Recovery Services in Las Vegas, NV;
- August 9, 2018 Don Gifford of Gifford Consulting Group, LLC in Las Vegas, NV;
- August 10, 2018 John Breuer of Whiting-Turner in Las Vegas, NV;
- August 14, 2018 Dr. Elizabeth Austin of Weather Extreme in Las Vegas, NV
- August 15, 2018 Derek Downey of Legal Pool Experts in Las Vegas, NV;
- August 16, 2018 William Badini of Inversion Consulting, LLC in Las Vegas, NV;
- August 22, 2018 George Coto of J.S. Held in New York, NY;
- August 23, 2018 John Held of J.S. Held in New York, NY;
- August 29, 2018 Steven Rosenthal of RGL Forensics in San Francisco Bay Area, CA; and
- September 5, 2018 Paul Christoferson of J.S. Held in New York, NY.

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The parties have worked cooperatively over the last several months to complete fact discovery and will continue to do so in order to minimize any delay in completing the expert discovery that remains.

In sum, this extension is intended to allow the parties additional time to complete the depositions of the parties' respective expert witnesses before the close of expert discovery because 30 days to complete thirteen (13) expert depositions, most of which require both parties to travel out of state, will not be sufficient. The parties agree that this request is not made for the purpose of delay, but to ensure a just adjudication of the case on the merits, and that none of them will be prejudiced by the requested extension.<sup>1</sup>

## IV. PROPOSED SCHEDULE

WHEREFORE, the parties respectfully request that this Court extend discovery deadlines as follows:

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EVENT

EVENT	CURRENT	PROPOSED DEADLINE
	DEADLINE	
Plaintiffs' Designation		COMPLETED
of Expert Witness(es)		
Defendant's		COMPLETED
Designation of Expert		
Witness(es)		
Close of Fact		COMPLETED
Discovery		
Plaintiffs' Disclosure		COMPLETED
of Rebuttal Expert		
Testimony		
Close of Expert	June 22, 2018	September 7, 2018
Discovery		_
File Dispositive	July 23, 2018	October 8, 2018
Motions		
Joint Pretrial Order	August 23, 2018	November 8, 2018
	_	*In the event dispositive motions are filed, the
		date for filing the Joint Pretrial Order shall be
		suspended until 30 days after the decision of
		the dispositive motions or further order of
		Court.

<sup>&</sup>lt;sup>1</sup> This Joint Filing by the parties has no effect as it relates to Plaintiffs' pending motion to amend their complaint (ECF Dkt. No. 70) *sub judice*.

1		Case No. 2:16-cv-02933-JAD-NJK
3		Stipulation and Order to Extend Discovery Deadlines (Fifth Request)
4	Dated June 18, 2018	Dated June 18, 2018
5	WEG & MYERS, P.C	FORAN GLENNON PALANDECH PONZI
6	WES & MIERO, I.E	& RUDLOFF PC
7		/s/ Casey G. Perkins
8		Amy M. Samberg
9	/s/ Amanda Peterson Dennis T. D'Antonio (admitted pro hac vice)	1 East Washington Street, Suite 500 Phoenix, AZ 85004
10	Joshua L. Mallin (admitted pro hac vice) Amanda Peterson(admitted pro hac vice)	Casey G. Perkins 2200 Paseo Verde Parkway, Suite 280
11	52 Duane Avenue, 2 <sup>nd</sup> Floor	Henderson, NV 89052  Counsel for The Travelers Indemnity
12	New York, NY 10007	Insurance Company
13	<u>/s/ Shan Davis</u>   Shan Davis	
14	DAVIS STIBOR 1180 N. Town Center Drive, Ste. 100	
15	Las Vegas, NV 89114	
16	Counsel for Plaintiffs	ORDER
17	IT IS SO ORDERED.	ORDER
18	II IS SO ORDERED.	
19	DATED June 19, 2018	
20	DATED date 10, 2010	
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22	U.	NITED STATES MAGISTRATE JUDGE
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