10801 W. CHARLESTON BLVD. Suite 500 LAS VEGAS, NV 89135 TELEPHONE: 702.369.6800	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Mary C. Dollarhide (admitted pro hac vice) mary.dollarhide@dlapiper.com Taylor Wemmer (admitted pro hac vice) taylor.wemmer@dlapiper.com DLA PIPER LLP (US) 4365 Executive Drive, Suite 1100 San Diego, CA 92121 Telephone: 858.677.1400 Brian S. Kaplan (admitted pro hac vice) brian.kaplan@us.dlapiper.com DLA PIPER LLP (US) 1251 Avenue of the Americas, 27th Floor New York, NY 10020 Telephone: 212.335.4500 Khesraw Karmand (admitted pro hac vice) kash.karmand@dlapiper.com DLA PIPER LLP (US) 401 B Street, Suite 1700 San Diego, CA 92101 Telephone: 619.699.2700 Molly M. Rezac Nevada Bar No. 7435 molly.rezac@ogletreedeakins.com OGLETREE, DEAKINS, NASH, SMOAK & STEWART 200 S. Virginia Street, 8th Floor Reno, NV 89501	, P.C.			
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	19	Attorneys for Defendant Venetian Casino Resort,	LLC			
	20	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA				
	21	MUSTAFA YOUSIF and SHARONE	Case No.: 2:16-cv-02941-RFB-NJK			
	22	WALKER on behalf of themselves and all others similarly situated,	Case 110 2.10-ev-02/41-Rt D-1131X			
	23	Plaintiffs,	STIPULATION AND ORDER TO ALLOW DEFENDANT TO FILE AN OPPOSITON			
	24	vs.	BRIEF WITH EXCESS PAGES AND FOR THE PARTIES TO FILE REPLY BRIEFS			
	25	LAS VEGAS SAND CORP.; THE	WITH EXCESS PAGES			
	26	VENETIAN CASINO RESORT, LLC; and DOES 1 through 50, inclusive,	(FIRST REQUEST)			
	2728	Defendants.				
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Pursuant to LR IA 6-2 and LR 7-3, Defendant Venetian Casino Resort, LLC ("Defendant) and Mustafa Yousif and Sharone Walker (collectively, "Plaintiffs"), by and through undersigned counsel, hereby stipulate and jointly request leave to allow Defendant to file its brief opposing Plaintiffs' Motion for Class Certification Pursuant to Federal Rule of Civil Procedure 23 in excess of the twenty-four (24) page limitation by six (6) pages. In addition, the Parties both request leave to file Reply briefs in excess of the twelve (12) page limitation by three (3) pages. This is the Defendant's first request for leave to file opposition briefs in excess of the page limitations, and the Parties' first request for leave to file reply briefs in excess of the page limitations.

On September 30, 2022, Plaintiffs filed their Notice of Motion and Motion for Class Certification Pursuant to Federal Rule of Civil Procedure 23 (ECF No. 228), and Defendant filed its Motion to Decertify Collective Action (ECF No. 229). The Parties must oppose each other's Motion by November 18, 2022. On November 9, 2022, Plaintiffs filed their Motion for Leave to File Excess Pages (ECF No. 231). The Court granted Plaintiffs' Motion on November 14, 2022. (ECF No. 232). Additionally, the Court previously granted Plaintiffs' Motion for Leave to File Excess Pages as to Plaintiffs' Motion for Class Certification Pursuant to Federal Rules of Civil Procedure 23 (ECF No. 226) to which Defendant is now responding.

The Parties have engaged in voluminous discovery in this case, including, but not limited to a discovery Questionnaire propounded to each of the FLSA Opt-In Plaintiffs, 143 sworn declarations, over 5,800 pages of documents, 2 million lines of KRONOS data, several expert reports, the depositions of the Named Plaintiffs Yousif and Walker, depositions of thirteen (13) Opt-In Plaintiffs, the depositions of two Defendant PMKs, as well as the site visit of the employee areas of Defendant's premises.

The nature of the Plaintiffs' claims and the quantity of evidence that requires analysis by the Parties in opposing each other's motions is good cause for allowing both Plaintiff and Defendant an additional six (6) pages for their Opposition briefs as well as allowing the Parties an additional three (3) pages for their Reply briefs. See Declaration of Leah L. Jones, ECF No. 231-1, attached hereto as **Exhibit A**; see also Declaration of Mary Dollarhide, attached hereto as **Exhibit B**. Defendant's Opposition brief will not exceed thirty (30) pages, excluding exhibits, and it shall provide a table of

contents and a table of authorities as required by LR 7-3. Similarly, each Parties' Reply brief will not exceed fifteen (15) pages, excluding exhibits, and will also include a table of contents and a table of authorities. Accordingly, based on the foregoing and for good cause, the Parties stipulate and request the Court grant the Defendant leave to file opposition briefs in excess of twenty-four (24) pages but not more than thirty (30) pages, and Reply briefs in excess of twelve (12) pages but not more than fifteen (15) pages. DATED this 14th day of November, 2022. DATED this 14th day of November, 2022. OGLETREE, DEAKINS, NASH, SMOAK & STEWART, THIERMAN BUCK LLP P.C. /s/ Leah L. Jones /s/ Molly M. Rezac Mark R. Thierman Mary Dollarhide (admitted pro hac vice) Taylor Wemmer (admitted pro hac vice) Nevada Bar No. 8285 Joshua D. Buck DLA PIPER LLP (US) Nevada Bar No. 12187 4365 Executive Drive, Suite 1100 Joshua R. Hendrickson San Diego, CA 92121 Nevada Bar No. 12225 Brian S. Kaplan (admitted pro hac vice) Leah L. Jones DLA PIPER LLP (US) Nevada Bar No. 13161 1251 Avenue of the Americas, 27th Floor 7287 Lakeside Drive New York, NY 10020 Reno, NV 89511 Khesraw Karmand (admitted pro hac vice) Attorneys for Plaintiffs DLA PIPER LLP (US) 401 B Street, Suite 1700 San Diego, CA 92101 Molly M. Rezac Nevada Bar No. 7435 OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C. 200 S. Virginia Street, 8th Floor Reno, NV 89501 Attorneys for Defendant **ORDER** IT IS SO ORDERED. United States District Court

DATED this 16th day of November, 2022.

1	Mary C. Dollarhide (admitted pro hac vice)		
2	mary.dollarhide@dlapiper.com Taylor Wemmer (admitted pro hac vice)		
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18	Miorneys for Defendant veneran Casmo Resort	LEC	
19	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
20	MUSTAFA VOVSE LSVADOVE	Case No.: 2:16-cv-02941-RFB-NJK	
21	MUSTAFA YOUSIF and SHARONE WALKER on behalf of themselves and all	Case No.: 2:10-cv-02941-RFB-NJK	
22	others similarly situated,	INDEX OF EXHIBITS	
23	Plaintiffs,	INDEA OF EARIBITS	
24	VS.		
25	LAS VEGAS SAND CORP.; THE		
26	VENETIAN CASINO RESORT, LLC; and DOES 1 through 50, inclusive,		
27	Defendants.		
28			
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Case 2:16-cv-02941-RFB-NJK Document 234 Filed 11/16/22 Page 5 of 12

	Exhibit A	Declaration of Leah L. Jones
	Exhibit B	Declaration of Mary Dollarhide

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EXHIBIT A Declaration of Leah L. Jones

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п	9	Attorne one for Diving
ck.cor	10	Attorneys for Plaintif
03-502/ thiermanbuck.com	11	
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(c//) www.r	13	
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imail	18	VS.
Н		THE VENETIAN CA
	19	LAS VEGAS SANDS
	20	through 50, inclusive,
	21	Defendants.
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	23	I, Leah L. Jones, here
	24	1. The fo
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7287 Lakeside Drive
Reno, Nevada 89511

Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

MUSTAFA YOUSIF and SHARONE WALKER on behalf of themselves and all others similarly situated,

Plaintiffs,

THE VENETIAN CASINO RESORT, LLC; LAS VEGAS SANDS, CORP. and DOES 1 through 50, inclusive,

Case No.: 2:16-cv-02941-RFB-NJK

DECLARATION OF LEAH L. JONES IN SUPPORT OF STIPULATION TO **EXCEED PAGE LIMITATION FOR** THE PARTIES REPLIES IN SUPPORT

, Leah L. Jones, hereby declare and state as follows:

1. The following declaration is based upon my own personal observation and knowledge, and if called upon to testify to the things contained herein, I could competently so testify.

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2. I am an Associate attorney with Thierman Buck, LLP, and I am admitted to
practice law in the states of California and Nevada. I am also admitted to the United States
District Court District of Nevada, Central District of California, Northern District of
California, Eastern District of California, Southern District of California, the United States
Court of Appeals for the Ninth Circuit, and the Supreme Court of the United States.

- 3. I am one of the attorneys of record for Plaintiffs MUSTAFA YOUSIF and SHARONE WALKER, and all others similarly situated ("Plaintiffs") in this action against THE VENETIAN CASINO RESORT, LLC and DOES 1 through 50, inclusive ("Defendants" or "Venetian"). Mark R. Thierman, Joshua D. Buck, and Joshua R. Hendrickson are also attorneys of record in this case.
- Given the lengthy history of this case, voluminous discovery completed, and the Parties' mutual agreement that additional pages are necessary to adequately provide the Court with the law and facts to rule on Plaintiffs' FRCP 23 class certification motion, Plaintiffs request an additional 3 pages in excess of the Court's 12-page limit for their reply in support excluding exhibits, and it shall provide a table of contents and a table of authorities as required by LR 7-3.
- 5. Plaintiffs do not oppose Defendant's request for additional pages as set forth in the Stipulation and Declaration of Mary Dollarhide.
- I have read the foregoing declaration and declare under penalty of perjury 6. under the laws of the United States of America and the State of Nevada that the foregoing is true and correct.

Executed on November 14, 2022, in Reno, Nevada.

/s/Leah L. Jones Leah L. Jones

EXHIBIT BDeclaration of Mary Dollarhide

1	MARY C. DOLLARHIDE (California Bar No. 13844)	1)
2	mary.dollarhide@us.dlapiper.com TAYLOR H. WEMMER (California State Bar No. 292	2539)
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4	Facsimile: 775.440.2376	
	Attorneys for Defendant	
15	The Venetian Casino Resort, LLC	
6	UNITED STATES DIS	TRICT COURT
17		
8	DISTRICT OF N	
9	MUSTAFA YOUSIF and SHARONE WALKER on behalf of themselves and all others similarly situated,	Case No. 2:16-cv-02941-RFB-NJK
20		DECLARATION OF MARY
	Plaintiffs,	DOLLARHIDE IN SUPPORT OF REQUEST FOR LEAVE TO FILE AN
21	V.	OPPOSITION BRIEF UP TO
22	THE VENETIAN CASINO RESORT, LLC; LAS VEGAS SANDS, CORP. and DOES 1 through 50,	THIRTY (30) PAGES AND A REPLY BRIEF UP TO FIFTEEN (15) PAGES
23	inclusive,	BRIEF OF TO FIFTEEN (13) TAGES
24	Defendants.	
25		
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28	-1-	DAMPE IN GUIDADE OF
	DECLARATION OF MARY DOLLA DEFENDANT'S REQUEST TO FILE BE	

181097944.4

I, Mary C. Dollarhide, declare as follows:

- 1. I am an attorney admitted to practice in this matter and a partner with DLA Piper LLP (US), counsel of record for Defendant Venetian Casino Resort, LLC ("Venetian"). I am one of the attorneys responsible for the defense of this action and, in connection with this declaration, have reviewed the discovery in this case. I make this declaration in support of the Parties' Stipulation and Order to Allow Excess Pages for (1) Defendant's Opposition to Plaintiffs' Motion for Class Certification Pursuant to Federal Rule of Civil Procedures 23, and (2) the Parties Reply Briefs (First Request). Except where stated on information and belief, I have personal knowledge of the following and, if called as a witness, I would and could competently testify to all facts in this declaration.
- 2. The Parties have engaged in voluminous discovery in this case, including, but not limited to a discovery Questionnaire, 143 sworn declarations, over 5,800 pages of documents, 2 million lines of KRONOS data, several expert reports, the depositions of the Named Plaintiffs Yousif and Walker, depositions of thirteen (13) Opt-In Plaintiffs, the depositions of two Defendant PMKs, as well as the site visit of the employee areas of Defendant's premises.
- 3. Both the Opposition to Plaintiffs' Motion for Class Certification Pursuant to Rule of Civil Procedure 23and the Reply In Support of Defendant's Motion to De-Certify require analysis and evaluation of the extensive data in this case. Thus, to adequately address all the issues involved, Defendant respectfully requests an additional six (6) pages for its Opposition brief and an additional three (3) pages for its Reply brief. Defendant will file an Opposition brief of thirty (30) or less pages and will include a table of contents and a table of authorities, and a Reply brief of fifteen (15) or less pages and will include a table of contents and a table of authorities.

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1	I declare under penalty of perjury under the laws of the United States of America and the
2	State of California that the foregoing is true and correct.
3	EXECUTED this 14th day of November, 2022.
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5	/s/Mary Dollarhida
6	/s/ Mary Dollarhide Mary C. Dollarhide
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DECLARATION OF MARY DOLLARHIDE IN SUPPORT OF DEFENDANT'S REQUEST TO FILE BRIEFS WITH EXCESS PAGES

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