1	PATRICK H. HICKS, ESQ., Bar # 4632		
2	LITTLER MENDELSON, P.C. 3960 Howard Hughes Parkway		
3	Suite 300 Las Vegas, NV 89169-5937	NDELSON, P.C. lughes Parkway 89169-5937 02.862.8810 02.862.8810 ANDER (DC Bar No. 461316) ac vice STRAUSS HAUER & FELD LLP N.W. C. 20006 2) 887-4000 @ akingump.com Defendant ACE, INC. S PALACE UNITED STATES DISTRICT COURT DISTRICT OF NEVADA SPALACE VINITED STATES DISTRICT COURT DISTRICT OF NEVADA EERRY, JR., CYNTHIA HANE KAUFMANN, s), Case No. 2:17-cv-00019-GMN-PAL STIPULATION TO EXTEND DEADLINE TO SUBMIT REDACTED EXHIBITS (First Request)	
4	Telephone: 702.862.8800		
	Email: phicks@littler.com		
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10	Attorneys for Defendant DESERT PALACE, INC.		
	d/b/a CAESARS PALACE		
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16	WILLIAM J. BERRY, JR., CYNTHIA FALLS, and SHANE KAUFMANN,	Case No. 2:17-cv-00019-GMN-PAL	
17	Plaintiff(s),		
18			
	VS.	(First Request)	
19	DESERT PALACE, INC., d/b/a CAESARS PALACE, DOES I through x, et al.		
20	Defendant(s).		
21			
22	By Order dated June 17, 2019 (ECF No. 120), Magistrate Judge Weksler denied without		
23	prejudice plaintiffs' Motion for Leave to File Under Seal Appendix 3 of Exhibits in Support of		
24	Opposition to Motion for Summary Judgment (ECF No. 105). The Order instructed plaintiffs to file		
25	their renewed motion on or before June 21, 2019, or plaintiffs' exhibits will be unsealed.		
26	As the proponent of the confidential nature of information contained in plaintiffs' exhibits,		
27	such as the identities of Caesars' high-limit customers which Caesars considers highly confidential		

such as the identities of Caesars' high-limit customers which Caesars considers highly confidential and proprietary business information, Caesars' counsel desires to work with plaintiffs' counsel in FIRMWIDE:165089632.1 083558.1241

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1 order to demonstrate a compelling need for the redaction of such information from plaintiffs' 2 exhibits. In this regard, Caesars intends to provide plaintiffs with proposed redacted exhibits for 3 plaintiffs' consideration. However, the exhibits are numerous (requiring the review of plaintiffs' Exhibits 1, 3, 17, 21, 22, 23, 24, 26, 30, 39, 40, 41, 43, 44, 45, 49, 53, 55 and 56 totaling over 300 4 5 pages) and redaction will be time consuming. Nevertheless, the parties believe that over the next 6 week and a half, they will be able to reach an agreement regarding appropriate information to be 7 redacted from the exhibits (such as customer identities). Upon reaching such agreement, Caesars 8 desires to re-file the exhibits with the appropriate redactions and demonstrate to the Court the 9 compelling need to allow such redactions. Therefore, the parties request that the Court extend the 10 deadline to seek renewed protection of information contained in plaintiffs' Appendix 3 of Exhibits in 11 Support of Opposition to Motion for Summary Judgment by ten (10) days.

12 IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs WILLIAM J. 13 BERRY, JR., CYNTHIA FALLS, and SHANE KAUFMANN and Defendant DESERT PALACE, 14 INC. d/b/a CAESARS PALACE, by and through their respective counsel of record, that the deadline 15 to seek renewed protection for information contained in plaintiffs' Appendix 3 of Exhibits in 16 Support of Opposition to Motion for Summary Judgment be extended by ten (10) days up to and including July 1, 2019.

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1 This is the parties' first stipulation to extend the deadline to seek renewed protection of 2 information contained in Appendix 3 of Exhibits in Support of Opposition to Motion for Summary 3 Judgment. This stipulation is made in good faith and for the parties to work together in order to 4 reach an agreement regarding redaction to be presented to the Court. This stipulation is not for the 5 purpose of causing any undue delay, and the parties agree that good cause therefore exists for the 6 extension. 7 Dated: June 21, 2019 Dated: June 21, 2019 8 9 /s/ Kathleen J. England /s/ Patrick H. Hicks 10 KATHLEEN J. ENGLAND, ESQ. PATRICK H. HICKS, ESQ._ Gilbert & England Law Firm Littler Mendelson, P.C.

> ESTHER G. LANDER Akin Gump Strauss Hauer & Feld, LLP

Attorneys for Defendant DESERT PALACE, INC. dba CAESARS PALACE

ORDER

IT IS SO ORDERED. UNITED STATES MAGISTRATE JUDGE Dated this 25th day of June, 2019.

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