

MULLINER LAW GROUP CHTD
101 CONVENTION CENTER DRIVE, SUITE 650
LAS VEGAS, NEVADA 89109-2001
(702) 240-8545 FAX (702) 920-8606

1 Timothy R. Mulliner
Nevada Bar No. 10692
2 **MULLINER LAW GROUP, CHTD.**
101 Convention Center Dr., Ste. 650
3 Las Vegas, Nevada 89109
Tel. (702) 857-7850
4 Fax: (702) 920-8606
Email: tmulliner@mullinerlaw.com

5 *Attorneys for Ten X Holdings, LLC*

6
7 **UNITED STATES DISTRICT COURT**
8 **DISTRICT OF NEVADA**

9 JEFFREY MORSE, executor of the Estate
of Donald L. Pratt – FB Estate of Donald L.
10 Pratt,

11 Plaintiff,

12 v.

13 TEN X HOLDINGS, LLC, an Illinois
limited liability company; RICHARD F.
14 BESTON, an individual; BRIAN PEBLEY,
an individual; JOHN BRANCH, an
15 individual; DOES I through X; and ROE
CORPORATIONS I through X,

16 Defendants.
17

Case No. 17-cv-00073-JAD-CWH

**STIPULATION TO EXTEND TIME
TO FILE REPLY BRIEF
(First Request)**

ECF No. 34

18 This is the first stipulation to extend the time for filing briefs in this matter.

19 Undersigned counsel for Ten X Holdings, LLC (“Ten X”) represents that he
20 attempted to electronically file Ten X’s reply brief in support of its Motion to Dismiss
21 (ECF 17) or, alternatively, Motion to Transfer Venue (ECF 18) (the “Reply Brief”) on its
22 original deadline, March 22, 2017. However, upon discovering that the March 22
23 submission attempt was unsuccessful (for reasons still unknown), Ten X promptly re-
24 submitted the Reply Brief for filing on April 6, 2017 and informed plaintiff, Jonathan B.
25 Lee, of the errant initial attempt. This stipulation follows Mr. Lee’s confirmation that
26 plaintiff does not object to the Reply Brief on the basis that it was untimely.

27 ///

28 ///

