1 Sheri M. Thome, Esq. Nevada Bar No. 008657 2 Chad C. Butterfield, Esq. Nevada Bar No. 010532 3 WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP 300 South Fourth Street, 11th Floor 4 Las Vegas, Nevada 89101 (702) 727-1400; FAX (702) 727-1401 sheri.thome@wilsonelser.com 5 chad.butterfield@wilsonelser.com Attorneys for Defendant YSR, Inc. 6 7 8 9 UNITED STATES DISTRICT COURT 10 DISTRICT OF NEVADA 11 12 KEVIN ZIMMERMAN, an individual; CASE NO.: 2:17-cv-00438-GMN-GWF 13 Plaintiff, STIPULATION AND (PROPOSED) ORDER FOR EXTENSION OF TIME TO FILE 14 v. **RESPONSIVE PLEADING TO PLAINTIFF'S COMPLAINT** 15 YSR, Inc. (First Request) Defendant. 16 17 18 Defendant, YSR, Inc. (hereinafter "Defendant"), by and through its counsel of record, 19 SHERI M. THOME, ESQ. and CHAD BUTTERFIELD, ESQ., of the law firm WILSON, ELSER, 20 MOSKOWITZ, EDELMAN & DICKER LLP, and Plaintiff, KEVIN ZIMMERMAN, by and 21 through his counsel of record, WHITNEY C. WILCHER, ESQ. of the law offices of THE 22 WILCHER FIRM hereby stipulate and agree to extend the deadline for filing a responsive pleading 23 to May 31, 2017. 24 Plaintiff has represented to Defendant that service of the summons and complaint in this 25 matter were effected on April 17, 2017. Based on that representation, Defendant's responsive 26 pleading was originally due on or before May 8, 2017. Plaintiff has graciously agreed to extend the 27 responsive pleading deadline to May 31, 2017. 28

Zimmerman v. Y\$R, Inc.

1141452v.1

Doc. 19

This stipulation is submitted in compliance with LR IA 6-1. Good cause exists for the requested extension, as Defendant is in the process of conducting an internal survey with respect to the alleged ADA violations identified in the Complaint. The results of this survey are necessary for Defendant to form its defense strategy in this case. Accordingly, the parties agree that the requested extension furthers the interests of this litigation and is not being requested in bad faith or to delay these proceedings unnecessarily.

The parties' failure to file this stipulation on or before May 8, 2017 was the result of excusable neglect, as Defendant was unaware of the date of service of the summons and complaint until after the deadline had already expired. Defendant had requested from Plaintiff the date of service of the summons and complaint, which Plaintiff only recently provided. Accordingly, the parties respectfully submit that the failure to file this stipulation on or before the expiration of the original responsive pleading deadline was the result of excusable neglect.

This is the parties' first request for extension of the deadline.

DATED this 12th day of May, 2017.

WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP

/s/ Sheri M. Thome

Sheri M. Thome, Esq.
Nevada Bar No. 008657
Chad C. Butterfield, Esq.
Nevada Bar No. 010532
300 South Fourth Street, 11th Floor
Las Vegas, NV 89101
Attorneys for Defendant YSR, Inc.

DATED this 12th day of May, 2017.

THE WILCHER FIRM

/s/ Whitney C. Wilcher

Whitney C. Wilcher, Esq. Nevada Bar No. 7212 8465 West Sahara Avenue Suite 111-236 Las Vegas, NV 89117 Attorney for Plaintiff Kevin Zimmerman

2728

1	ODDED
2	ORDER COOD CALISE SHOWN IT IS SO ORDERED
3	GOOD CAUSE SHOWN, IT IS SO ORDERED.
4	Dated this <u>15th</u> day ofMay, 2017.
5	UNITED STATES MAGISTRATE JUDGE
6	UNITED STATES MAGISTRATE JUDGE
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

1141452v 1