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	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVA	ADA	
11	BLUE SUNSETS, LLC and JENCESS SOFTWARE & TECHNOLOGIES, INC.,	Case No. 2:17-cv-01418-JAD-CWH	
12	Plaintiffs,	STIPULATION TO EXTEND	
13	V	TIME TO FILE RESPONSE TO PLAINTIFFS' OPPOSITION TO	
14	MYKALAI KONTILAI aka MICHAEL CONTILE	DEFENDANTS' EMERGENCY EX	
15	and COLLECTORS COFFEE, INC dba COLLECTORS CAFE,	PARTE MOTION TO SEAL PLAINTIFFS' COMPLAINT	
16	Defendants.	(Fifth Request)	
17			
18	Defendants Collectors Coffee Inc. and Mylvol	oi Vantilai ("Defendante") and Blaintiffe	
19	Defendants Collectors Coffee, Inc. and Mykalai Kontilai ("Defendants") and Plaintiffs		
20	Blue Sunsets, LLC and Jencess Software & Technologies, Inc. ("Plaintiffs"), by and through		
21	their undersigned counsel, hereby stipulate and agree as follows:		
22	1. Defendants and Plaintiffs (the "Parties") request to extend the time to file a		
23	response to Plaintiffs' Opposition to Defendants' Emergency Ex Parte Motion to Seal Plaintiffs'		
24	Complaint, with the requested extension being June 30, 2017. The filing date of the Ex Parte		
25	Motion to Seal Plaintiffs' Complaint was May 19, 2017.		
26	2. This is the fifth stipulation the Parties	have made to the Court to extend the time	
27	to file a response to Plaintiffs' Opposition to Defendants' Emergency Ex Parte Motion to Sea		
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1	Plaintiffs' Complaint. The first stipulation is ECF Doc. No. 20, the second stipulation is ECF	
2	Doc. 22, the third stipulation is ECF Doc. 26, and the fourth stipulation is ECF Doc. 29.	
3	3. The current deadline to file a response to Plaintiffs' Opposition to Defendants'	
4	Emergency Ex Parte Motion to Seal Plaintiff' Complaint is today, June 26, 2017, and this	
5	current deadline has not expired.	
6	4. The Parties request this extension because the Parties are currently engaged in	
7	settlement negotiations. The Parties believe that they will have a settlement agreement entered	
8	into prior to the requested extension deadline of June 30, 2017, such that it is anticipated this	
9	will be the Parties' final request to extend time.	
10	IT IS SO STIPULATED.	
11	DATED this 26 th day of June 2017.	DATED this 26 th day of June 2017.
12	HUTCHISON & STEFFEN, LLC	WOLF, RIFKIN, SHAPIRO,
13		SCHULMAN & RABKIN, LLP
14	/s/ Robert T. Stewart	/s/ Don Springmeyer
15	Mark A. Hutchison (4639) Jeffrey R. Hall (9572)	Don Springmeyer (1021) Jordan Butler (10531)
16	Robert T. Stewart (13770) 10080 West Alta Drive, Suite 200 Las Vegas, NV 89145 Attorneys for Defendants	3556 E. Russell Road, Second Floor
17		Las Vegas, NV 89120 Attorneys for Plaintiffs
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19	United States Magistrate Judge Dated: June 27, 2017	
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