1 2 3 4 5 6 7 8	SIDLEY AUSTIN LLP Elizabeth W. Walker California Bar No. 113545 555 West Fifth Street, 40 th Floor Los Angeles, CA 90013 Telephone: (213) 896-6000 Facsimile: (213) 896-6600 ewalker@sidley.com Attorneys for Credit Suisse AG, Cayman Islan Cayman Islands Branch (as successor to Credit Credit Suisse Securities (USA) LLC (formerly k Credit Suisse AG (collectively, "Credit Suisse" of	Suisse First Boston, Cayman Islands Branch); nown as Credit Suisse First Boston LLC); and
9	UNITED STATES D	DISTRICT COURT
10	FOR THE DISTRI	CT OF NEVADA
11	T	LIGDO C. N. 17 OLOTE ICM
12	In re:	USDC Case No.: 17-cv-01975-JCM Appeal Ref. No. 17-27
13 14	LAKE AT LAS VEGAS JOINT VENTURE, LLC; LLV-1, LLC; LLV HOLDCO, LLC;	
15	LAKE LAS VEGAS PROPERTIES, LLC; LLV FOUR CORNERS, LLC; NORTHSHORE	Appeal from Case No. BK-S-08-17814-MKN BK <u>08-17815</u> MKN BK <u>08-17832</u> MKN BK <u>08-17837</u> MKN
16	GOLF CLUB LLC; P-3 AT MONTELAGO VILLAGE LLC; THE GOLF CLUB AT LAKE LAS VEGAS LLC; MARINA INVESTORS	BK <u>08-17817</u> MKN BK <u>08-17835</u> MKN BK <u>08-17820</u> MKN BK <u>08-17837</u> MKN BK 08-17822 MKN BK 08-17841 MKN
17	LLC; THE VINEYARD AT LAKE LAS	BK $\overline{08-17825}$ MKN BK $\overline{08-17842}$ MKN
18	VEGAS LLC; LLVVHI LLC; TCH DEVELOPMENT LLC; TC TECHNOLOGIES	BK <u>08-17827</u> MKN BK <u>08-17844</u> MKN BK <u>08-17830</u> MKN BK <u>08-17845</u> MKN
19	LLC; SOUTHSHORE GOLF CLUB LLC NEVA HOLDINGS LLC	Joint Administration
20	Jointly Administered Reorganized Debtors.	
21		
22	CREDIT SUISSE,	STIPULATION AND ORDER TO EXTEND BRIEFING SCHEDULE TO
23	Appellant, v.	FACILITATE MEDIATION AND
24	LARRY LATTIG, CREDITOR TRUSTEE OF	CORRECT PARTIES TO THE APPEAL
25	THE LLV CREDITOR TRUST, ET AL.	
26	Appellees.	
27	Credit Suisse, by and through its undersign	ned counsel, Elizabeth W. Walker of the law firm
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1 S L 3 a 4 C 5 a 6 C 7 E 8 F 9 10 11 " 12 A

Sidley Austin LLP and William M. Noall of the law firm Garman Turner Gordon LLP, Larry Lattig, as Creditor Trustee (the "Creditor Trustee") of the LLV Creditor Trust, by and through his attorneys, Robert M. Charles, Jr. of the law firm Lewis Roca Rothgerber Christie LLP and Gary Cruciani, Jr. of the law firm McKool Smith, P.C., and Highland Floating Rate Opportunities Fund and NexPoint Credit Strategies Fund (together, the "Highland Entities" and, collectively with the Creditor Trustee, the "Appellees") by and through their attorneys, Jacob S. Frumkin and Michael D. Warner of the law firm Cole Schotz P.C. and Samuel A. Schwartz of the law firm Schwartz Flansburg PLLC (collectively, the "Parties"), stipulate and agree as follows:

RECITALS

- a. On December 12, 2017, this Court issued a Minute Order [ECF No. 27] (the "Minute Order") setting the deadlines for Appellant to file and serve an opening brief, for Appellee(s) to file and serve an answering brief, and for Appellant to file and serve a reply brief. The deadlines set in the Minute Order are December 26, 2017, January 9, 2018, and January 23, 2018, respectively.
- b. During the past month or so, the Parties have met and conferred and determined to globally mediate all of the disputes involved in what is referred to by both the Parties and the United States Bankruptcy Court for the District of Nevada as the "Indemnification Dispute," which includes this appeal. Resolution of the Indemnification Dispute would pave the way to close all the above-referenced bankruptcy cases, which have been pending since 2008.
- c. The Parties agreed on a mediator and the Honorable Gregg W. Zive has confirmed he will conduct a mediation between the Parties to resolve the Indemnification Dispute in late January 2018.
- d. The Parties do not wish to expend further resources on this appeal at this time, as significant work will be required to prepare for mediation, including compiling time and cost summaries constituting the amounts sought in connection with the Claymore litigation, and review of same, further settlement negotiations and preparation of mediation statements and for mediation.
 - e. In view of the foregoing and consistent with Bankruptcy Rule 8009, made

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1	applicable to this appeal pursuant to LR 8018, the Parties have further met and conferred regarding		
2	an extension of the current briefing schedule.		
3	f. Additionally, the Parties have	realized that Claymore Holdings, LLC was	
4	mistakenly included as a party interested in th	is appeal as well as the Indemnification Dispute	
5	before the Bankruptcy Court and desire to correct the record in this regard.		
6	STIPULATION		
7	Based upon the above Recitals and subject to the entry of an order by this Court approvin		
8	this Stipulation, the Parties agree that:		
9	1. The Appellant shall have until M	Tarch 2, 2018, to file and serve an opening brief.	
10	2. The Appellees shall have until A	pril 6, 2018, to file and serve an answering brief.	
11	3. The Appellant shall have until A	pril 20, 2018, to file and serve a final reply brief.	
12	4. Claymore Holdings, LLC was a	mistakenly included as a party interested in this	
13	appeal (as well as the remain	der of the Indemnification Dispute before the	
14	Bankruptcy Court) and shall not	be deemed to be a party to this appeal.	
15	Dated: December 21, 2017.		
16	GARMAN TURNER GORDON LLP	SIDLEY AUSTIN LLP	
17	/s/ William M. Noall	/s/ Elizabeth W. Walker	
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21	Attorney for Credit Suisse	Attorneys for Credit Suisse	
22	LEWIS ROCA ROTHGERBER CHRISTIE	MCKOOL SMITH, P.C.	
23	LLP		
24	/s/ Robert M. Charles, Jr.	/s/ Gary Cruciani, Jr.	
25	Robert M. Charles, Jr. 3993 Howard Hughes Pkwy Ste 600	Gary Cruciani, Jr. 300 Crescent Court	
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28			

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8	Telephone: (817) 810-5250 Attorneys for the Highland Entities	
	Actorneys for the Highland Endices	
9		
10		
11		IT IS SO ORDERED:
12		Xellu C. Mahan
13		UNITED STATES DISTRICT JUDGE
14		DATED: December 29, 2017
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