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Ū	Attorneys for Plaintiff Edward B. Douglas	
7	UNITED STATES DI	STRICT COURT
8		
	DISTRICT OF NEVADA	
9	EDWARD B. DOUGLAS, an individual,	Case No. 2:17-cv-02134-APG-BNW
10	ED WARD D. DOOOLAS, an individual,	Case No. 2.17-69-02154-AI O-DN W
11	Plaintiff,	STIPULATION AND PROPOSED
11		ORDER TO EXTEND TIME TO
12	V.	RESPOND TO MOTION TO COMPEL
13	DREAMDEALERS USA, LLC d/b/a Exotics	DISCOVERY [ECF No. 50]
15	Racing, a Nevada limited liability company,	(First Request)
14	DAVID PERISSET, an individual, and	· · · · · · · · · · · · · · · · · · ·
15	ROMAIN THIEVIN, an individual,	

Defendants.

Plaintiff, EDWARD B. DOUGLAS ("Plaintiff"), and Defendants, DREAMDEALERS USA, LLC, DAVID PERISSET, and ROMAN THIEVIN (collectively "Defendants"), hereby agree and stipulate to extend by two days the time for Plaintiff to respond to Defendants' Motion to Compel Discovery, ECF No. 50, from the current deadline of January 21, 2020 up to and including January 23, 2020. This is the first request to extend the time for Plaintiff to respond to Defendants' Motion to Compel Discovery, which was filed on January 7, 2020.

Good cause exists to grant this stipulation and extend the response deadline by two days. In particular, Plaintiff has been out of state attending medical appointments with his wife as she seeks treatment related to breast cancer and a traumatic brain injury. Plaintiff has also been out of state taking care of an elderly family member facing significant medical issues and requiring end-

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Ш of-life care. Accordingly, the requested extension is sought in good faith and not for purposes of 1 undue delay. 2 DATED: January 21, 2020 DATED: January 21, 2020 3 4 Respectfully submitted, Respectfully submitted, 5 CLARK LAW COUNSEL PLLC LITTLER MENDELSON, P.C. 6 /s/ Dustin L. Clark /s/ Marcus B. Smith 7 Dustin L. Clark Wendy M. Krincek Attorney for Plaintiff Marcus B. Smith 8 Attorney for Defendants 9 10 IT IS SO ORDERED. 11 12 13 UNITED STATES MAGISTRATE JUDGE 14 15 1/22/2020 16 DATED: 17 18 19 20 21