1 2	Logan Smith (<i>Pro Hac Vice</i>) lsmith@mcnamarallp.com Edward Chang (NV 11783)	
	echang@mcnamarallp.com	
3	MCNAMARA SMITH LLP 655 West Broadway, Suite 1600	
4	San Diego, California 92101 Tel.: 619-269-0400	
5	Fax: 619-269-0401	
6	Michael F. Lynch (NV 8555) Michael@LynchLawPractice.com	
7	LYNCH LAW PRACTICE, PLLC 3613 S. Eastern Ave.	
8	Las Vegas, Nevada 89169 Tel.: 702-684-6000	
9	Fax: 702-543-3279	
10	Attorneys for Court-Appointed Monitor	
11	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
12	DISTRICT OF N	
13	THOMAS W. MCNAMARA, as the Court-	Case No. 2:17-cv-02969-JAD-CWH
14	Appointed Monitor for AMG Capital Management, LLC; BA Services LLC; Black Creek Capital	STIPULATION TO EXTEND TIME
15	Corporation; Broadmoor Capital Partners, LLC; Park 269, LLC; C5 Capital LLC; DF Services	TO RESPOND TO DEFENDANTS SELLING SOURCE, LLC,
16	Corp.; DFTW Consolidated [UC] LLC; Impact BP LLC; Level 5 Apparel LLC; Level 5 Capital	PARTNERWEEKLY L.L.C., MONEYMUTUAL, LLC, DATAX,
17	Partners LLC; Level 5 Eyewear LLC; Level 5 Motorsports, LLC; Level 5 Scientific LLC; NM	LTD., AND DEREK LAFAVOR'S MOTIONS TO DISMISS FIRST
18	Service Corp. (f/k/a/ National Money Service); PSB Services LLC; Real Estate Capital LLC (f/k/a/	AMENDED COMPLAINT
19	Rehab Capital I, LLC); Sentient Technologies; ST Capital LLC; Westfund LLC; Eclipse Renewables	(FIRST REQUEST)
20	Holdings LLC; Scott Tucker Declaration of Trust, dated February 20, 2015; West Race Cars, LLC;	ECF Nos. 52, 54
21	and Level 5 Management LLC; and their successors, assigns, affiliates, and subsidiaries,	LOI 1103. 32, 34
22	Plaintiff,	
23	V.	
24	SELLING SOURCE, LLC; PARTNERWEEKLY L.L.C.; MONEYMUTUAL, LLC; DATAX, LTD.;	
25	DEREK LAFAVOR; and ROE CORPORATIONS I-X,	
26	Defendants.	
20 27		
27		
20		

1	Plaintiff, Thomas W. McNamara ("Plaintiff") in his capacity as court-appointed Monitor,		
2	Defendants Selling Source, LLC; PartnerWeekly L.L.C.; MoneyMutual, LLC; and DataX, Ltd.		
3	("Corporate Defendants") represented by Jeff Silvestri of McDonald Carano, LLP and Benjamin		
4	J. Razi and Dennis B. Auerbach of Covington & Burling LLP, and Defendant Derek LaFavor		
5	("LaFavor") represented by Marc P. Cook of Cook & Kelesis, Ltd. (collectively, "Defendants")		
6	stipulate and agree as follows:		
7	WHEREAS, Plaintiff filed a First Amended against Defendants on April 30, 2018 (ECF		
8	No. 49);		
9	WHEREAS, LaFavor filed his Motion to Exceed 24 Page Limit Pursuant to Local		
10	Rule 7-3(c) on May 30, 2018 (ECF No. 52), wherein he attached his Omnibus Motion to Dismiss		
11	Monitor's First Amended Complaint for Failure to State a Claim Pursuant to Rule 12; for Lack		
12	of Jurisdiction Pursuant to NRS 12.230 and NRS 11.190(3)(d); or in the Alternative for More		
13	Definite Statement (ECF No. 52-1).		
14	WHEREAS, Corporate Defendants filed their Motion to Dismiss Plaintiff's First		
15	Amended Complaint on May 30, 2018 (ECF No. 53) (collectively, the "Motions to Dismiss").		
16	WHEREAS, Plaintiff's deadline to file his responses to the Motions to Dismiss is		
17	currently June 13, 2018.		
18	WHEREAS, Plaintiff is currently on a family vacation out of the country from June 3,		
19	2018 to June 17, 2018.		
20	WHEREAS, LaFavor's counsel will be on a family vacation from June 13, 2018 to		
21	June 26, 2018.		
22	///		
23	///		
24	///		
25	///		
26	///		
27	///		
28	///		

1	NOW, THEREFORE, the parties stipulate, subject to Court approval, that Plaintiff's		
2	deadline to file his responses to the Motions to Dismiss shall be extended to June 29, 2018 and		
3	Defendants' deadline to file their replies in support of the Motions to Dismiss shall be extended		
4	to July 23, 2018.		
5	Dated: June 7, 2018	Dated: June 7, 2018	
6	COVINGTON & BURLING LLP	MCNAMARA SMITH LLP	
7 8 9	<u>/s/ Dennis B. Auerbach</u> Dennis B. Auerbach (<i>Pro Hac Vice</i>) Benjamin J. Razi (<i>Pro Hac Vice</i>) One City Center, 850 Tenth Street, NW Washington, DC 20001	/s/ Edward Chang Edward Chang (NV 11783) Logan D. Smith (<i>Pro Hac Vice</i>) 655 West Broadway, Suite 1600 San Diego, CA 92101	
10 11 12	Jeff Silvestri (NSBN 5779) MCDONALD CARANO LLP 2300 West Sahara Avenue, Suite 1200 Las Vegas, Nevada 89102	Michael F. Lynch (NV 8555) LYNCH LAW PRACTICE, PLLC 3613 S. Eastern Ave. Las Vegas, Nevada 89169	
13 14	Attorneys for Defendants Selling Source, LLC; PartnerWeekly L.L.C.; MoneyMutual, LLC; and DataX, Ltd.	Attorneys for Thomas W. McNamara, in his capacity as Court-Appointed Monitor	
15	Dated: June 7, 2018		
16	COOK & KELESIS, LTD.		
17 18 19	<u>/s/ Marc P. Cook</u> Marc P. Cook George P. Kelesis 517 South 9 th Street Las Vegas, Nevada 89101		
20	Attorneys for Defendant Derek LaFavor		
21	ORDER		
22 23 24 25 26 27 28	Based upon the parties' stipulation [54] and good cause appearing, IT IS ORDERED that the deadline to respond to the motion to dismiss is extended to June 29, 2018. IT IS FURTHER ORDERED that the motion to enlarge page limits [52] is GRANTED. However, the format of the oversized motion [53] does not comply with LR 7-3(c) because it does not include a table of contents and a table of authorities. The manner in which it was filed does not comply with LR IA 10-3 and IC 2-2(a)(3) because the exhibits are filed as part of the base document, not attached as separate files with an index. Defendants have 3 days to submit a corrected image of the motion [54] that complies with the rules of this court.		