Board of Truste	es of	the Southern Nevada Joint Management and Culinaryra	aining Fund v. Fava et al	D		
Gordon Rees Scully Mansukhani, LLP 300 S. 4th Street, Suite 1550 Las Vegas, NV 89101	es of 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	the Southern Nevada Joint Management and Culinaryra ROBERT S. LARSEN, ESQ. Nevada State Bar No. 7785 DAVID T. GLUTH, II, ESQ. Nevada State Bar No. 10596 GORDON REES SCULLY MANSUKHANI, LLP 300 South Fourth Street, Suite 1550 Las Vegas, Nevada 89101 Telephone: (702) 577-9301 Facsimile: (702) 255-2858 rlarsen@grsm.com dgluth@grsm.com dgluth@grsm.com Attorneys for Defendant Christopher Fava UNITED STATES DIS DISTRICT OF N BOARD OF TRUSTEES OF THE SOUTHERN) NEVADA JOINT MANAGEMENT AND) CULINARY AND BARTENDERS TRAINING) FUND DBA CULINARY ACADEMY OF LAS) VEGAS,) VEGAS,) N. CHRISTOPHER FAVA, AN INDIVIDUAL;) JAIME MONARDES, AN INDIVIDUAL;) LIMITED LIABILITY COMPANY; ECLIPSE) THEATRE LAS VEGAS, LIMITED) PARTNERSHIP, A DELAWARE LIMITED) PARTNERSHIP, 21 GREENS INC, A NEVADA) CORPORATION; FEDERAL INSURANCE) COMPANY, AN INDIANA CORPORATION;) HKM PRODUCTIONS INC., A NEVADA) CORPORATION,) Defendants.)	STRICT COURT			
		Defendants.				
	24	Plaintiffs Board of Trustees of the Southern	Nevada Joint Management and Culinary ar	nd		
	25	Bartenders Training Fund dba Culinary Academy of Las Vegas ("Plaintiffs") and Christopher Fava ("Defendant Fava") hereby stipulate and request that the Court enter an order extending the time by which Defendant Fava may respond to the Complaint. Plaintiffs and Defendant Fava				
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	28	hereby agree and stipulate to the following:				
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2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1		1.	WHEREAS on January 9, 2018, Plaintiffs filed their Complaint (ECF No. 1);
	2		2.	WHEREAS on January 13, 2018, Plaintiffs served Defendant Fava (ECF No. 8);
	3		3.	WHEREAS, a representative for Defendant Fava requested an extension of time to
	4			respond to the Compliant which Plaintiff agreed to extend the time to respond to
	5			March 1, 2018 (19 days). No stipulation was filed for this request.
	6		4.	WHEREAS, Defendant Fava tendered a claim with his insurance company Chubb
	7			insurance.
	8		5.	WHEREAS, on February 12, 2018, Chubb insurance appointed Gordon & Rees
	9			Scully Mansukhani to represent Defendant Fava in this matter.
	10		6.	WHEREAS, on February 12, 2018, Counsel for Defendant Fava contacted counsel
	11			for Plaintiffs to request a 45 day extension of time to respond to the Complaint.
	12			Counsel for Plaintiffs responded that additional time had already been granted and
	13			asked for further information as to why additional time was warranted. On February
	14			13, 2018, Counsel to Defendant Fava explained that Chubb retained Gordon & Rees
Las Ve	15			on February 12, 2018, and that counsel needs 30 days to review documents,
	16			witnesses, and other information in order to prepare a response to the lengthy
	17			allegations of the Complaint. Counsel for Plaintiff agreed to an extension for another
	18			30 days.
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	1	7. WHEREAS, the original deadline to respond to the Complaint was February 3, 2						
	2	IT IS THEREFORE STIPULATED and agreed to by and between Plaintiffs and						
	3	Defendant Fava that Defendant Fava has up to and including March 15, 2018 to respond to the						
	4	Complaint.						
	5	GORDON REES SCULLY MASUKHANI	NI BROWNSTEIN HYATT FARBER					
	6		SCHECK, LLP					
	7	By: /s/ Robert S. Larsen	By: /s/ Bryce C. Loveland					
	8	By: <u>/s/ Robert S. Larsen</u> ROBERT S. LARSEN, ESQ Nevada Bar No. 7785	By: <u>/s/ Bryce C. Loveland</u> ADAM P. SEGAL, ESQ. Nevada Bar No. 6120					
	9	DAVID T. GLUTH. II. ESO.	BRYCE C. LOVELAND, ESQ. Nevada Bar No. 10132					
e _	10	300 So. 4 th Street, Suite 1550	100 N. City Parkway, Suite 1600 Las Vegas, NV 89106					
i, LLJ	11	Attorneys for Defendant Christopher Fava	Attorneys for Plaintiff					
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Mansı t, Suite IV 891	13	ORDER						
tully l Stree gas, N	14							
Gordon Rees Scully Mansukhani, LLP 300 S. 4th Street, Suite 1550 Las Vegas, NV 89101	15		S SO ORDERED.					
don R 300	16	UNI	TED STATES MAGISTRATE UDGE					
Gor	17							
	18	DATED: _ February 16, 2018						
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