1 2	Anna Maria Martin (Bar No. 7079) amartin@mmhllp.com MESERVE, MUMPER & HUGHES LLP		
3	316 California Ave. #216 Reno, Nevada 89509		
4	800 Wilshire Boulevard, Suite 500		
5	Los Angeles, California 90017-2611 Telephone: (213) 620-0300 Facsimile: (213) 625-1930		
6	Attorneys for Defendant		
7	LIFE INSURANCE COMPANY OF NORTH		
8	Thomas H. Fell (Bar No. 3717)		
9	tfell@fclaw.com FENNEMORE CRAIG, P.C.		
10	300 South Fourth Street, Suite 1400 Las Vegas, Nevada 89101		
12	Telephone: (702) 692-8000		
13	Ryan C. Curtis (Bar No. 12949) rcurtis@fclaw.com FENNEMORE CRAIG, P.C.		
14	2394 Camelback Road, Suite 600		
15	Telephone: (602) 916-5426 Facsimile: (602) 916-5626		
16	Attorneys for Defendant		
17	CAESARS ENTERPRISE SERVICES, LLC		
18			
19	DISTRICT O		
20	IRINA MILLER,	Case No. 2:18-cv-00287-GMN-PAL	
21	Plaintiff, )	STIPULATION TO EXTEND TIME FOR LIFE INSURANCE	
22	VS. )	COMPANY OF NORTH AMERICA AND CAESARS ENTERPRISE SERVICES, LLC,	
23	CAESARS ENTERPRISE SERVICES, ) LLC, as Plan Administrator of the Caesars ) Enterprise Services, LLC Welfare Benefit )	AS PLAN ADMINISTRATOR OF THE CAESARS ENTERPRISE	
24	Plan; and LIFE INSURANCE  COMPANY OF NORTH AMERICA, as	SERVICES, LLC WELFARE BENEFIT PLAN TO ANSWER OR	
25	Claims Administrator for the Caesars (Enterprise Services, LLC Welfare Benefit )	OTHERWISE RESPOND TO THE AMENDED COMPLAINT [First	
26	Plan, )	Request]]	
27 28	Defendants. )	Judge: Gloria M. Navarro Dept: 7D	
20	1	Complaint Filed: February 15. 2018  Case No. 2:18-cv-00287-GMN-PAL  STIPULATION TO EXTEND TIME FOR	
	162059 1	DEFENDANTS TO ANSWER/RESPOND TO THE AMENDED COMPLAINT [First Request]]	
	162958.1	[	

LAW OFFICES
MESERVE,
MUMPER &
HUGHES LLP

1	WHEREAS, Defendant LIFE INSURANCE COMPANY OF NORTH			
2	AMERICA ("LINA") was served with the Amended Complaint in this action b			
3	Plaintiff IRINA MILLER ("Plaintiff") on March 26, 2018, which was filed in th			
4	United States District Court, District of Nevada;			
5	WHEREAS, the deadline for LINA to respond to the Amended Complaint			
6	presently April 16, 2018;			
7	WHEREAS, LINA's counsel requires time to review and assess the file			
8	order to prepare an adequate response to the Amended Complaint;			
9	WHEREAS, the Complaint was amended to add Defendant CAESAR			
10	ENTERPRISE SERVICES, LLC, as Plan Administrator of the Caesars Enterpri			
11	Services, LLC Welfare Benefit Plan ("CAESARS") and CAESARS was served wi			
12	the Amended Complaint on March 13, 2018, which was filed in the United Stat			
13	District Court, District of Nevada;			
14	WHEREAS. CAESARS' counsel likewise requires time to review and asse			
15	the file, which it is in the process of obtaining from LINA, in order to prepare			
16	adequate response to the Amended Complaint.			
17	WHEREAS, for good cause and pursuant to Local Rule IA 6-1, the parti			
18	wish to extend the time within which a responsive pleading to the Amended			
19	Complaint must be filed and served by LINA and CAESARS by thirty (30) day			
20	from the date LINA's response is currently due, to May 16, 2018;			
21	WHEREAS, this is the first stipulation for extension of time to file			
22	responsive pleading to the Amended Complaint;			
23	IT IS HEREBY STIPULATED by and between Plaintiff and LINA a			
24	CAESARS, by and through their respective attorneys of record, that the time with			
25	which a responsive pleading to Plaintiff's Amended Complaint must be filed and			
26	served by LINA and CAESARS is extended to May 16, 2018.			
27	///			
28				

162958.1

1	IT IS SO STIPULATE	ED.
2	Dated: April 2, 2018	Julie A. Mersch LAW OFFICE OF JULIE A. MERSCH
3		LAW OFFICE OF JULIE A. MERSCH
4		By: /s/ Julie A. Mersch
5		Julie A. Mersch Attorneys for Plaintiff
6		IRINA MILLER
7	Dated: April 2, 2018	Anna Maria Martin
8	r ,	MESERVE, MUMPER & HUGHES LLP
9		
10		By: <u>/s/ Anna Maria Martin</u> Anna Maria Martin
11		Attorneys for Defendant LIFE INSURANCE COMPANY
12		OF NORTH AMERICA
<ul><li>13</li><li>14</li></ul>	Datada Amril 2 2019	Dron C. Cuntic
15	Dated: April 2, 2018	Ryan C. Curtis Thomas H. Fell FENNEMORE CRAIG
16		TENNEWORE CRAIG
17		By: /s/Ryan C. Curtis
18		Ryan C. Curtis
19		Attorneys for Defendant CAESARS ENTERPRISE SERVICES, LLC.
20		
21	IT IS SO ORDERED	
22	Dated: April 6, 2018	Juggy a. Jeen
23		The Hogorable Peggy A. Leen United States Magistrate Judge
24		Officed States Wagistrate Judge
25		
26		
27		
28		Cosa No. 2:18 av 00287 CMN DAI

162958.1