1 2 3 4 5 6 7	Kirsten A. Milton Nevada State Bar No. 14401 Daniel I. Aquino Nevada State Bar No. 12682 JACKSON LEWIS P.C. 3800 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 Tel: (702) 921-2460 Email: <u>kirsten.milton@jacksonlewis.com</u> Email: <u>daniel.aquino@jacksonlewis.com</u> Attorneys for Defendant Nevada Restaurant Services, Inc. dba Dotty's	
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9	UNITED STATES DISTRICT COURT	
10 11	DISTRICT OF NEVADA	
11	MINERVA NAVARETTE,	C_{222} No. , $2.18 \approx 00001$ DED CWE
12	Plaintiff,	Case No.: 2:18-cv-00691-RFB-GWF
13	vs.	STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANTS TO FILE THEIR
15	NEVADA RESTAURANT SERVICES, INC. dba DOTTY'S, a domestic	REPLY IN SUPPORT OF THEIR MOTION TO DISMISS PLAINTIFF'S AMENDED
16	corporation; CRAIG ESTEY, an individual; PAULA GRAZIANO, an individual; DOE	COMPLAINT
17	INDIVIDUALS 1 THROUGH 300; AND roe business or governmental entities 1	(First Request)
18	through 300, inclusive, Defendants.	
19	Defendants.	
20	Defendants Nevada Restaurant Services, Inc. dba Dotty's ("Dotty's"), Craig Estey	
21	("Estey"), and Paula Graziano ("Graziano") (collectively, "Defendants"), by and through their	
22	counsel, Jackson Lewis P.C., and Plaintiff Minerva Navarette ("Plaintiff"), by and through her	
23	counsel, Mullins & Trenchak, hereby stipulate and agree to extend the time for Defendants to file	
24	their Reply in Support of Their Motion to Dismiss Plaintiff's Amended Complaint. Defendants	
25	filed their motion on August 20, 2018 (ECF No. 18). Plaintiff filed her response on August 31,	
26	2018 (ECF No. 19). Defendants' reply is due on September 7, 2018.	
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JACKSON LEWIS P.C. LAS VEGAS		

1	Since the filing of Plaintiff's response, Defense counsel's family member had a medical	
2	emergency, requiring Defense counsel to be out of the office for at least two-and-a-half weeks.	
3	As such, Plaintiff and Defendants have agreed to a brief extension of time for Defendants to file	
4	their reply.	
5	Defendants shall, therefore, have a 21-day day extension, up to and including September	
6	28, 2018, to file their Reply in Support of Their Motion to Dismiss Plaintiff's Amended	
7	Complaint.	
8	This stipulation and order is sought in good faith and not for the purpose of delay. No	
9	prior request for any extension of time has been made.	
10	Dated this 6th day of September, 2018.	
11	JACKSON LEWIS P.C.	MULLINS & TRENCHAK
12	JACKSON LEWIST.C.	MULLINS & IRENCHAR
13	/s/ Kirsten A. Milton Kirsten A. Milton, Bar No. 14401	<u>/s/ Philip J. Trenchak</u> Philip J. Trenchak, Bar No. 9924
14	Daniel I. Aquino, Bar No. 12682	Victoria Mullins, Bar No. 13546 1212 South Casino Center Blvd.
15	3800 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169	Las Vegas, Nevada 89104
16	Attorneys for Defendant	Attorneys for Plaintiff Minerva Navarette
17	Nevada Restaurant Services, Inc. dba Dotty's	Ivimer va Tva var ette
18	<u>ORDER</u>	
19		IT IS SO ORDERED.
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21		RICHARD F. BOULWARE, II
22		United States District Court Dated: September 9, 2018.
23		Dated: <u>september 9, 2010.</u>
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