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1	KILPATRICK TOWNSEND & STOCKTON LLP		
2	Vaibhav P. Kadaba (pro hac vice petition forthcoming)		
3	Michael J. Turton (pro hac vice petition forthcoming)		
4	Andrew N. Saul (<i>pro hac vice</i> petition forthcoming)		
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8	wkadaba@kilpatricktownsend.com Michael J. Turton (pro hac vice petition forthcoming) mturton@kilpatricktownsend.com Andrew N. Saul (pro hac vice petition forthcoming) asaul@kilpatricktownsend.com 1100 Peachtree Street NE Suite 2800 Atlanta, Georgia 30309		
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13			
14	UNITED STATES DISTRICT COURT		
15	DISTRICT OF NEVADA		
16	LINKSMART WIRELESS TECHNOLOGY	Case No. 2:18-cv-00868-MMD-NIK	
17			
18	Plaintiff,	[PROPOSED] ORDER FOR A 30-DAY	
19	v.	ANSWER OR OTHERWISE RESPOND	
20	WYNN RESORTS, LIMITED,		
21	Defendant	(Second Request)	
22	Pursuant to LR IA 6-1, LR IA 6-2, and LR 7-1, IT IS HEREBY STIPULATED between		
23	Plaintiff Linksmart Wireless Technology, LLC and Defendant Wynn Resorts, Limited, by and		
24	through their undersigned counsel, that Defendant shall have a second 30-day extension of time		
25	within which to answer or otherwise respond to the Complaint, to and including August 15, 2018,		
26	and request that the Court enter an Order approving the same.		
27			
28	¹ Defendant's response was originally due on June 15, 2018. On June 4, 2018, the Court entered an Order approving the parties' first stipulation (Dkt. No. 17), to extend Defendant's deadline to		
	JOINT STIPULATION FOR A SECOND EXTENSION COMPLAINT	of time to respond to	
l "	2:18-cv-00868-MMD-NJK	Dockets Justia	



This second extension is sought because Defendant recently retained new litigation counsel 1 2 at the law firm Kilpatrick Townsend & Stockton LLP, who reasonably request additional time to 3 evaluate Defendant's claims and defenses and to prepare Defendant's response to the Complaint. 4 Defendant also seeks this second extension in order to finalize its retention of local counsel in this 5 matter. Defendant has requested only one prior extension from the Court, and this request is made in the interests of justice and not for the purposes of delay. 6 7 Dated: July 11, 2018 Dated: July 11, 2018 8 /s/ Mark Borghese /s/ Paul Swenson Prior 9 SNELL & WILMER L.L.P. Mark Borghese 10 Paul Swenson Prior, NV Bar No. 9324 Nevada Bar No. 6231 3883 Howard Hughes Pkwy., Ste. 1100 11 BORGHESE LEGAL, LTD. Las Vegas, Nevada 89169 10161 Park Run Drive, Suite 150 Telephone: (702) 784-5200 12 Las Vegas, Nevada 89145 13 KILPATRICK TOWNSEND & STOCKTON LLP Larry C. Russ (pro hac vice) Vaibhav P. Kadaba Marc A. Fenster (pro hac vice) 14 (pro hac vice petition forthcoming) Benjamin T. Wang (pro hac vice) wkadaba@kilpatricktownsend.com 15 Kent N. Shum (pro hac vice) Michael J. Turton Bahrad A. Sokhansanj (pro hac vice) (pro hac vice petition forthcoming) 16 RUSS, AUGUST & KABAT mturton@kilpatricktownsend.com 12424 Wilshire Boulevard, 12th Floor 17 Andrew N. Saul Los Angeles, California 90025 (pro hac vice petition forthcoming) 18 asaul@kilpatricktownsend.com Counsel for Plaintiff 1100 Peachtree Street NE Suite 2800 19 Linksmart Wireless Technology, LLC Atlanta, Georgia 30309 Telephone: (404) 815-6500 20 Facsimile: (404) 815-6555 21 Counsel for Defendant 22 Wynn Resorts, Limited NO FURTHER EXTENSIONS 23 WILL BE GRANTED. IT IS SO ORDERED: 24 25 UNITED STATES MAGISTRATE JUDGE 26 4810-6860-4781 27 28



July 16, 2018.

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