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Hilomi Maisugisni	
UNITED STATES DISTRICT COURT	
	OF NEVADA
	-
Takenobu Matsugishi, an individual; Hitomi	Case No. 2:24-cv-0
Matsugishi, an individual,	
Plaintiffs	STIPHLATION
	John E. Bragonje, Bar No. 9519 Christian T. Spaulding, Bar No. 14277 LEWIS ROCA ROTHGERBER CHRISTIE LLE 3993 Howard Hughes Parkway, Suite 600 Las Vegas, NV 89169 Tel: 702.474.2625 LReid@lewisroca.com JBragonje@lewisroca.com CSpaulding@lewisroca.com Attorneys for Plaintiffs Takenobu and Hitomi Matsugishi UNITED STATES DISTRICT (Takenobu Matsugishi, an individual; Hitomi Matsugishi, an individual,

Peter Chen, an individual; James Yuh-Tyng Chen, as an individual and as the trustee of BV

Nevada corporation inclusive,

Defendants.

Trust; Hb5 Holdings, LLC, a Delaware limited liability company; and Bell Ventures, Inc., a

ase No. 2:24-cv-01840-JAD-MDC

STIPULATION AND ORDER TO EXTEND BRIEFING **SCHEDULE**; **ORDER** VACATING HEARING

ECF No. 23

Plaintiffs Takenobu Matsugishi and Hitomi Matsugishi (collectively, "Plaintiffs"), by and through their counsel of record, the law firm Lewis Roca Rothgerber Christie LLP, and Defendants Peter Chen, James Yuh-Tyng Chen, Hb5 Holdings, LLC, and Bell Ventures, Inc. (collectively "Defendants") by and through their counsel of record, the law firm Parsons Behle & Latimer, hereby stipulate to a two-week extension of Plaintiffs' deadline to file Opposition to Motion to Dismiss [ECF No. 20] from its current deadline to **January 17, 2024** and a one-week extension for Defendants' Reply to Plaintiffs' Opposition to Motion to Dismiss from its current deadline to January 31, 2025, to accommodate counsels' schedules over the holidays. /// /// ///

1	The forgoing request is made in good faith and not for purposes of delay.		
2	Dated this 26th day of December, 2024.	Dated this 26th day of December, 2024.	
3	LEWIS ROCA ROTHGERBER	PARSONS BEHLE & LATIMER	
4	CHRISTIE LLP		
5	By: /s/ John E. Bragonje	By: /s/ Sarah Ferguson	
6	E. Lief Reid (NSB 5750) John E. Bragonje (NSB 9519)	Michael R. Kealy (NSB 0971) Sarah Ferguson (NSB 14515)	
7	Christian T. Spaulding (NSB 14277) 3993 Howard Hughes Parkway, Ste 600	Jake T. Herzik (NSB 16340) 50 West Liberty Street, Suite 750	
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11	Attorneys for Plaintiffs	Attorney for Defendants	
12			

Order

Based on the parties' stipulation [ECF No. 23] and good cause appearing, IT IS ORDERED that the briefing deadlines are extended; the opposition to the motion to dismiss [ECF No. 20] is due January 17, 2025, and the reply brief is due January 31, 2025.

IT IS FURTHER ORDERED sua sponte that the hearing on the motion to dismiss, currently scheduled for February 10, 2025, is VACATED. The court will reassess whether a hearing will be helpful after the motion is fully briefed.

UNITED STATES DISTRICT COURT JUDGE

DATED January 7, 2025

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