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2	John E. Bragonje, Bar No. 9519 Christian T. Spaulding, Bar No. 14277		
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7	Attorneys for Plaintiffs Takenobu and Hitomi Matsugishi		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10 11	Takenobu Matsugishi, an individual; Hitomi Matsugishi, an individual,	Case No. 2:24-cv-01840-JAD-MDC	
12	Plaintiffs,	STIPULATION AND ORDER TO EXTEND BRIEFING SCHEDULE	
13	V.	[First Request]	
14 15	Peter Chen, an individual; James Yuh-Tyng Chen, as an individual and as the trustee of BV Trust; Hb5 Holdings, LLC, a Delaware limited	ECF No. 33	
16	liability company; and Bell Ventures, Inc., a Nevada corporation inclusive,		
17	Defendants.		
18			
19	Plaintiffs Takenobu Matsugishi and Hitomi Matsugishi (collectively, "Plaintiffs"), by and through their counsel of record, the law firm Womble Bond Dickinson (US) LLP, and Defendants Peter Chen, James Yuh-Tyng Chen, Hb5 Holdings, LLC, and Bell Ventures, Inc. (collectively		
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21			
22	"Defendants"), by and through their counsel of record, the law firm of Parsons Behle & Latimer,		
23	hereby stipulate to an extension of Plaintiffs' deadline to file a Reply in Support of Plaintiffs' Motion for Preliminary Injunction [ECF No. 24] from its current deadline of January 28, 2025 to		
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25	February 14, 2025 to accommodate the schedule of counsel.		
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1	The forgoing request is made in good faith and not for purposes of delay.	
2	Dated this 28 th day of January, 2025	Dated this 28th day of January, 2025.
3	WOMBLE BOND DICKINSON (US) LLP	PARSONS BEHLE & LATIMER
4		
5	By: <u>/s/ Christian Spaulding</u> E. Leif Reid, Bar No. 5750	By: <u>/s/ Sarah Ferguson</u>
6	John E. Bragonje, Bar No. 9519	Michael R. Kealy (NSB 0971) Sarah Ferguson (NSB 14515) Jake T. Herzik (NSB 16340)
7	Christian T. Spaulding, Bar No. 14277 3993 Howard Hughes Parkway, Suite 600 Las Vegas, NV 8916	50 West Liberty Street, Suite 750 Reno, Nevada 89501
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9	Christian.Spaulding@wbd-us.com	sferguson@parsonsbehle.com jward-herzik@parsonsbehle.com
10	Attorneys for Plaintiffs Takenobu and Hitomi Matsugishi	Attorney for Defendants
11	musugism	
12	ORDER	
13	Based on the parties' stipulation [ECF No. 33] and good cause appearing, IT IS ORDERED that the deadline to file the reply in support of the motion for preliminary injunction [ECF No. 24] is extended to February 14, 2025.	
14		
15 16		
10		Ander
18	UNI	TED STATES DISTRICT COURT JUDGE
19	DATED:1/28/25	
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