3534630v1

Acuity, A Mutual Insurance Company v. Cifuni et al Case 2:19-cv-01879-GMN-DJA Document 28 Filed 05/20/20 Page 1 of 6

1 2	MICHAEL C. MILLS, ESQ. Nevada Bar No. 003534 BERNADETTE A. RIGO, ESQ.		
3	Nevada Bar No. 007882 BAUMAN LOEWE WITT & MAXWELL		
4	3650 N. Rancho Dr., Ste. 114 Las Vegas, Nevada 89130 Phone: 702-240-6060		
5	Fax: 702-240-4267 Email: mmills@blwmlawfirm.com		
6	Email: brigo@blwmlawfirm.com		
7	Attorneys for Plaintiff Acuity, a Mutual Insurance Company		
8	, , , , , , , , , , , , , , , , , , , ,		
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11	ACUITY, a Mutual Insurance Company,	CASE NO: 2:19-cv-01879-GMN-DJA	
12	Plaintiff,		
13			
14	VS.		
15	CHERYL RIDEOUT CIFUNI, individually		
16	and as Special Administrator of the Estate of MIKAYLA ALEXANDRA CIFUNI,		
17	deceased; and MICHAEL CIFUNI, individually; DOE INDIVIDUALS I through		
18 19	X inclusive and ROE BUSINESS ENTITIES I through X inclusive,		
20	Defendants.		
21	Deferidants.		
22	STIDI II ATION AND ODDED TO MO	DIEV THE DISCOVEDY DI AN AND	
23	STIPULATION AND ORDER TO MODIFY THE DISCOVERY PLAN AND SCHEDULING ORDER TO EXTEND DISCOVERY PLAN DEADLINES (FIRST REQUEST)		
24	111011	<u>LQOLOTJ</u>	
25	Plaintiff Acuity, a Mutual Insurance Company and Defendants Cheryl Rideout		
26	Cifuni individually and as Special Administrator of the Estate of Mikayla Cifuni		
27	(deceased) and Michael Cifuni, by and through their respective counsel, and pursuant		
28	to Local Rule 26-4, stipulate to modify their discovery plan as follows:		
	STIPULATION AND ORDER TO MODIFY THE DISCOVERY PLAN AND SCHEDULING ORDER (FIRST REQUEST)		

28

27

Scheduling Order [ECF 16].

1	15.	On February 10, 2020, this Court granted the	e Discovery Plan and
2	Scheduling Order [ECF 17].		
3	.16.	On February 10, 2020, this Court issued its I	Notice Regarding AO 85
4	Consent Forms [ECF 18].		
5	17.	On February 11, 2020, Defendants filed a Re	esponse to Plaintiffs Motion
6	for Summary Judgment [ECF 19].		
7	18.	. On February 25, 2020, the parties filed a Stipulation and Order to Extend	
8	Time for Plaintiff to Reply to Defendants Response to Plaintiffs Motion for Summary		
9	Judgment [ECF 20].		
10	19.	On February 26, 2020, this Court granted the	e Stipulation and Order to
11	Extend Time for Plaintiff to Reply to Defendants Response to Plaintiffs Motion for		
12	Summary Judgment [ECF 21].		
13	20.	0. On March 3, 2020, Plaintiff filed a Reply to Defendants Response to	
14	to Plaintiffs Motion for Summary Judgment [ECF 22].		
15	21.	On March 13, 2020, Plaintiff filed Exhibit B to	their Reply to Defendants
16	Response to Plaintiffs Motion for Summary Judgment [ECF 23].		
17	22. On April 3, 2020, Plaintiff filed a Motion for Leave to File Supplemental		
18	Brief [ECF 24].		
19	23.	On April 16, 2020, Defendants filed their Res	sponse to Plaintiffs Motion for
20	Leave to file Supplemental Brief [ECF 25].		
21	24. On April 22, 2020, Plaintiff filed their Reply to Defendants Response to		
22	Plaintiffs Motion for Leave to file Supplemental Brief [ECF 26].		
23	25.	The parties held their F.R.C.P. Rule 26(f) con	nference on January 31, 2020
24	and filed their Stipulated Discovery Plan and Scheduling Order on February 7, 2020. In		
25	this original plan, the parties agreed to the following dates:		
26	Last Day to Amend Pleadings: 04/21/2020		
27	Expert Disclosure Deadline: 05/21/2020		05/21/2020
28	Interim Status Report Deadline: 05/21/2020 STIPULATION AND ORDER TO MODIFY THE DISCOVERY PLAN AND SCHEDULING ORDER (FIRST REQUEST)		

- PAGE 3 OF 6 -

1 Rebuttal Expert Disclosure: 06/22/2020 2 Last Day to Extend Discovery Plan: 06/29/2020 3 Discovery Cut-Off: 07/20/2020 4 Dispositive Motions Deadline: 08/20/2020 5 Pre-Trial Order: 09/19/2020 6 The initial discovery plan was approved by United States Magistrate Daniel J. 7 Albregts on February 10, 2020. 8 26. In compliance with Local Rule 26-4, the parties provide the following 9 information regarding the discovery status: 10 (a) Discovery Completed pursuant to Fed. R. Civ. P. 26(a): 11 **Defendants:** 12 None 13 Plaintiffs: 14 Plaintiff's Initial Disclosures 02/05/2020 15 Plaintiff's First Supplemental Disclosure 02/12/2020 16 Plaintiff's Second Supplemental Disclosure 02/24/2020 17 (b) Discovery that remains to be completed: 18 Following the court's ruling on the Motion to Dismiss, Plaintiff needs to file 19 a responsive pleading. 20 Plaintiff needs to conduct the depositions of Defendants. 21 The parties may wish to conduct depositions of other parties or witnesses. 22 The parties need to designate experts and rebuttal experts and exchange 23 designations of experts and their reports. 24 The parties need to conduct the depositions of Plaintiff's experts and 25 Defendant's experts. 26 Reasons why discovery was not completed: (c) 27 The parties need additional time for discovery for the following reasons, 28 among others: STIPULATION AND ORDER TO MODIFY THE DISCOVERY PLAN AND SCHEDULING ORDER (FIRST REQUEST)

- PAGE 4 OF 6 -

3534630v1

- It took longer than expected to gather all of the documents.
- Additional discovery is anticipated to be largely dependent upon the testimony given at the depositions and, due to the State Court Case difficulties encountered in coordinating the schedule of the witnesses and counsel for the parties.
- Defendants counsel has recently filed a Motion to Dismiss.
- Plaintiff's counsel has recently filed a Motion for Summary Judgment.
- A hearing on the Motions has not been set.
- The COVID-19 restrictions have impacted the parties' ability to obtain documents, schedule depositions and obtain experts.

The parties submit that pursuant to Rule LR II 26-4, good cause exists for the proposed extended discovery schedule detailed below.

(d) **Proposed Schedule:**

The parties propose a 60-day extension to complete the remaining discovery.

Those dates will be:

Last Day to Amend Pleadings: closed

Expert Disclosure Deadline: 07/20/2020

Interim Status Report Deadline: 07/20/2020

Rebuttal Expert Disclosure: 08/21/2020

Last Day to Amend DPSO: 08/28/2020

Discovery Cut-Off: 09/18/2020

Dispositive Motions Deadline: 10/19/2020

Pre-Trial Order: 11/18/2020

> (If dispositive motions are filed, the deadline for the filing of the joint pre-trial order will be suspended until 30 days after decision on the dispositive motions or further court order.)

STIPULATION AND ORDER TO MODIFY THE DISCOVERY PLAN AND SCHEDULING ORDER (FIRST REQUEST) - PAGE 5 OF 6 -

1 CONCLUSION 2 For the foregoing reasons, the parties herein respectfully request this Honorable 3 Court to modify the Discovery Plan and Scheduling Order to extend all discovery 4 deadlines. 5 Approved as to form and content: 6 Dated this 20th day of May 2020. Dated this 20th day of May 2020. 7 **NETTLES / MORRIS** THE SCHNITZER LAW FIRM 8 /s/ Christian M. Morris /s/ Jordan P. Schnitzer 9 BRIAN D. NETTLES, ESQ. JORDAN P. SCHNITZER, ESQ. Nevada Bar No. 07462 Nevada Bar No. 10744 10 CHRISTIAN M. MORRIS, ESQ. 9205 W. Russell Road, Ste. 240 Nevada Bar No. 11218 Las Vegas, NV 89148 11 1389 Galleria Dr., Ste. 200 Phone: 702-960-4050 Henderson, NV 89014 Fax: 702-960-4092 12 Phone: 702-434-8282 Associate Counsel for Defendants, Cheryl Rideout Cifuni, Estate of Fax: 702-434-1488 13 Attorneys for Defendants, Cheryl Mikayla Alexandra Cifuni, and Michael Rideout Cifuni, Estate of Mikayla Cifuni 14 Alexandra Cifuni, and Michael Cifuni 15 Dated this 20th day of May 2020. 16 **BAUMAN LOEWE WITT & MAXWELL** 17 /s/ Michael C. Mills 18 MICHAEL C. MILLS, ESQ. Nevada Bar No. 003534 19 3650 N. Rancho Dr., Ste. 114 Las Vegas, Nevada 89130 20 Phone: 702-240-6060 Fax: 702-240-4267 21 Attorneys for Plaintiff, Acuity, a Mutual Insurance Company 22 IT IS SO ORDERED. 23 **DATED: May 21, 2020.** 24 25 UNITED STATES MAGISTRATE JUDGE 26 **NOTE - The Local Rules as amended on 4/17/2020 eliminated former Local Rule 26-3's requirement for Interim Status Reports. Therefore, the parties are not 27 required to submit an Interim Status Report. The parties are directed to review the revised local rules for further changes.** 28 STIPULATION AND ORDER TO MODIFY THE DISCOVERY PLAN AND SCHEDULING ORDER (FIRST REQUEST)

- PAGE 6 OF 6 -

3534630v1