VANNAH & VANNAH enth Street, 4 th Floor•Las Vegas, Nevada 89101 • (702) 369-4161 • Facsimile (702) 369-0104	1 2 3 4 5 6 7 8 9 10 11 12 13	JOHN B. GREENE, ESQ. Nevada Bar No. 004279 ROBERT D. VANNAH, ESQ. Nevada Bar No. 002503 VANNAH & VANNAH 400 S. Seventh Street, 4 th Floor Las Vegas, Nevada 89101 Telephone (702) 369-4161 jgreene@vannahlaw.com Attorneys for Plaintiff UNITED STATES DI DISTRICT OF o0o ALL CITY PHARMACY, L.L.C., a domestic limited liability company, Plaintiff, VS.	NEVADA
	14 15	SENTINEL INSURANCE COMPANY, LTD., a	DISCOVERY
	16	foreign corporation; DOES I through X, inclusive, and ROE CORPORATIONS I through X, inclusive,	[FIRST REQUEST]
400 South Sev Telephone	17 18	Defendants.	
40	19		
	20	Pursuant to LR 6-1 and LR 26-3, the parti	ies, by and through their respective counsel of
	21	record, hereby stipulate and request that this Court of	extend discovery in the above-captioned case by
	22	sixty (60) days, up to and including Wednesday, No	ovember 8, 2023, as a discovery cut off date. In
	23	addition, the parties request that all other future dea	adlines contemplated by the Discovery Plan and
	24	Scheduling Order be extended pursuant to Local R	ule. In support of this Stipulation and Request,
	25	the parties state as follows:	
	26	1. On September 2, 2022, Plaintiff filed t	he Complaint.
	27	2. This action was removed to Federal Co	ourt on October 19, 2022. (ECF No. 1).
	28	3. On May 31, 2022, Defendant filed its	answer to the complaint. (ECF No. 9).
		1	Dockets Justia co

	1	4.	On December 14, 2022, the Court granted in part and denied in part the parties Joint
	2		Discovery Plan and Scheduling Order. (ECF No. 16).
	3	5.	On January 6, 2023, Defendant served its Initial FRCP 26(f) Disclosures.
	4	6.	On February 9, 2023, Plaintiff served its Initial FRCP 26(f) Disclosures.
	5	7.	On February 24, 2023, Plaintiff served written discovery on Defendant.
	6	8.	On February 24, 2023, Counsel for the parties retained Hon. Betsy Gonzalez, (Ret.), to
	7		act as a mediator, with a mediation calendared for May 24, 2023.
	8	9.	On April 11, 2023, Defendant responded to written discovery.
	9	10.	On May 3, 2023, the mediation was postponed due to a scheduling conflict. Efforts by
9101 ‡	10		counsel to reschedule the mediation are ongoing.
evada 8 69-010	11		DISCOVERY REMAINING
sgas, N (702) 3	12	1.	Depositions of the members and manager(s) of Plaintiff.
reet, 4 th Floor • Las 369-4161 • Facsim	13	2.	Depositions of the PMK(S) of Defendant.
	14	3.	Depositions of the prior employees of Plaintiff.
	15	4.	Depositions of Plaintiff's designated witnesses.
venth St (702)	16	5.	Depositions of the claims representative and claims manager of Defendant.
outh Sev slephone	17	6.	Depositions of Defendant's designated witnesses.
400 Sc Te	18	7.	Designate Expert Witnesses.
	19	8.	Depositions of Expert Witnesses.
	20	9.	The parties may take the depositions of any and all other witnesses garnered through
	21		discovery.
	22		WHY REMAINING DISCOVERY HAS NOT BEEN COMPLETED
	23	The pa	arties aver, pursuant to Local Rule 26-3, that good cause exists for the following
	24	requested ext	tension. Both parties have made initial disclosures and Defendant has provided
	25	responses to l	Plaintiff's written discovery. Further, additional time is requested so that the parties
	26	can reschedul	e the mediation in this matter with Hon. Gonzalez (Ret.). Joint Discovery Plan and
	27	Scheduling O	rder indicated that "the parties met and conferred about alternative dispute resolution,
	28	have agreed t	to private mediation, and propose a relatively early deadline of June 2, 2023, for
			2

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mediation." Regrettably, though the mediation was initially scheduled for a date to meet this deadline, it needed to be vacated and efforts are underway to reschedule it for a mutually convenient date and time.

It's the strong desire of the parties to attempt to resolve this dispute through mediation before spending considerable resources in additional discovery. The parties are working in good faith to mediate this matter, an act that, if successful, will save considerable and valuable time, money, and court resources.

This Request for an extension of time is not sought for any improper purpose or other purpose of delay. Rather, the parties seek this extension solely for the purpose of allowing sufficient time to resolve this case and, if necessary, complete discovery.

Extension or Modification of The Discovery Plan and Scheduling Order. LR 26-3 governs modifications or extension of the Discovery Plan and Scheduling Order. Any stipulation or motion to extend or modify that Discovery Plan and Scheduling Order must be made no later than twenty-one (21) days before the expiration of the subject deadline and must comply fully with LR 26-3. This request to extend the deadlines is made more than 21 days before the expiration of any deadline.

This is the first request for extension of time in this matter. The parties respectfully submit that the reasons set forth above constitute compelling reasons for the requested extension.

The following is a list of the current discovery deadlines and the parties' proposed extended deadlines:

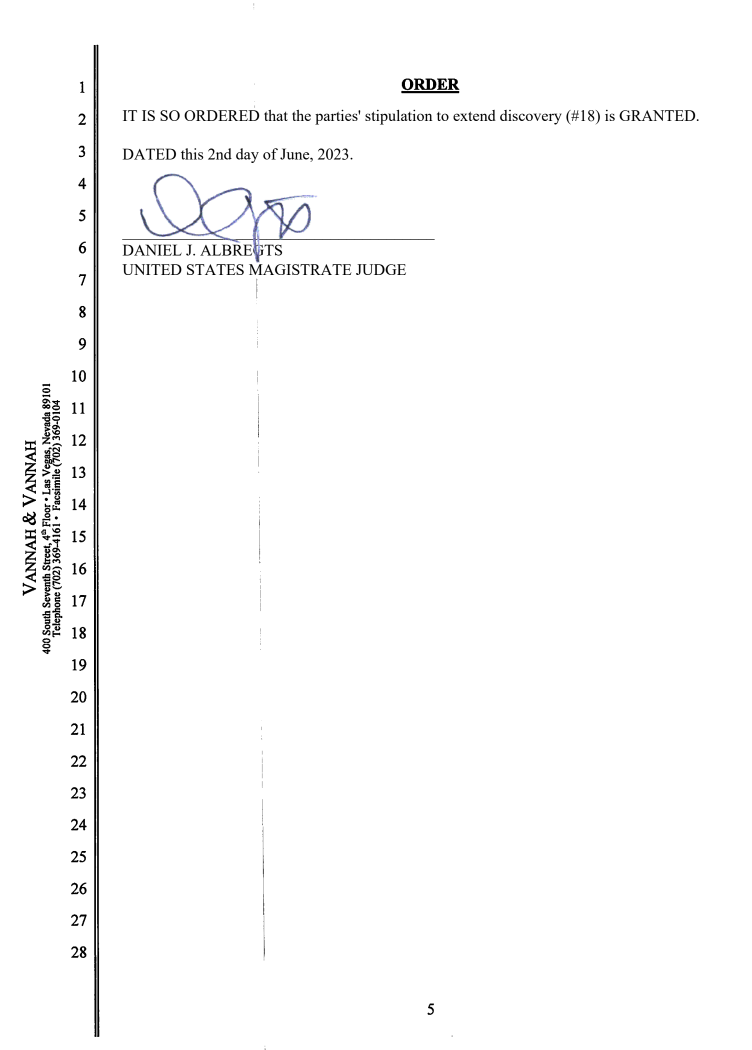
Scheduled Event	Current Deadline	Proposed Deadline
Discovery Cut-off	Friday, September 8, 2023	Wednesday, November 8, 202.
Deadline to Amend Pleadings or Add Parties	Thursday, June 8, 2023	Tuesday, August 8, 2023

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1 2	Scheduled Event	Current Deadline		Proposed Deadline	
3	Expert Disclosure	Friday, July 7, 2023	3	Thursday, September 7, 2023	
4	pursuant to FRCP 26				
5	(a)(2)				
6	Rebuttal Expert	Monday, August 7,	2023	Monday, October 9, 2023	
7	Disclosure pursuant to				
8	FRCP. 26(a)(2)				
9 10	Dispositive Motions	Friday, October 6, 2	2023	Friday, December 8, 2023	
11	Joint Pretrial Order	Monday, November	r 6, 2023	Monday, January 8, 2024	
2	WHEREFORE, th	E, the parties respectfully request that this Court extend the discovery period			
3					
4	sixty (60) days from the	current deadline of Se	eptember 8, 20	23, up to and including November	
	sixty (60) days from the 2023, and the other dates				
14 15 16		as outlined in accorda	nce with the ta		
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May 29, 2023, 2:26 PM (3 days ago)

Downs, Andrew

to Darren, me, Robert

John –

Pardon my delay – I got yanked back out of town the beginning of last week for an unexpected in person deposition in Dallas.

The stip is fine with my address corrected which I've done on the attached. You may /s/ it as revised.

I'm working on mediation dates next.

Andy