Inland Northw	est Renal Care Group LLC v. WebTPA Employer Serv Case 2:19-cv-01758-JCC-SKV Docur	rices LLC nent 76 Filed 0	7/21/22 Page 1 of 6	Do		
1	THE HONORABLE JOHN C. COUGHENOUR					
2	THE HONORABLE S. KATE VAUGHAN					
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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON					
8	AT SEATTLE					
9	INLAND NORTHWEST RENAL CARE)				
10	GROUP, LLC d/b/a NORTHPOINTE DIALYSIS,) Case No. C19-	1758-JCC-SKV			
11	Plaintiff,)))	ON TO ADJUST			
12	V.		E-TRIAL DEADLINES			
13	WEBTPA EMPLOYER SERVICES, LLC and FIRST CHOICE HEALTH NETWORK,)				
14	INC.)				
15	Defendants.)				
16)				
17)				
18	The Parties to the above-captioned action, Plaintiff Inland Northwest Renal Care Group,					
19	LLC d/b/a Northpointe Dialysis ("Northwest"), Defendant WebTPA Employer Services, LLC					
20	("WebTPA"), and Defendant First Choice Health Network, Inc. ("First Choice") (collectively,					
21	the "Parties") hereby jointly move to adjust the pre-trial deadlines related to discovery,					
22	dispositive motions, and settlement/mediation, consistent with the table set forth below. The					
23	Parties believe and agree that the deadline adjustments requested in this Joint Motion will allow					
24	sufficient time to complete their preparation of the case for trial and that the requested					
25	adjustments are necessary, in the best interests of the Parties, and supported by good cause. In					
26	support of this Joint Motion, the Parties state as follows:					
27	27					
	JOINT MOTION TO ADJUST CERTAIN PRE-TRIAL I No. C19-1758-JCC-SKV	DEADLINES - 1	LANE POWELL PC 1420 FIFTH AVENUE, SUITE 4200 P.O. BOX 91302 SEATTLE, WA 98111-9402 206.223.7000 FAX: 206.223.7107			

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1. This lawsuit arises from a dispute between the Parties with regard to the rates that Defendant WebTPA paid for the dialysis and related services that Plaintiff Northwest provided to a specific patient under the PPO network operated by Defendant First Choice.

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2. Plaintiff Northwest filed this action on October 30, 2019. On December 6, 2019, Defendant WebTPA moved to dismiss all claims against it. After extensive briefing, Judge Theiler issued a Report and Recommendation on March 26, 2020 recommending that WebTPA's motion be denied. Dkt. No. 44. The Court adopted Judge Theiler's Report and Recommendation on April 14, 2020. Dkt. No. 45.

9 3. Following the denial of WebTPA's motion to dismiss, the Parties began paper
10 discovery in earnest, and those efforts continued until early 2021 when the Parties agreed to
11 schedule a mediation for May 26, 2021. The Parties agreed to informally stay discovery
12 pending the mediation in order to focus their efforts on preparing for the mediation.
13 Unfortunately, the mediation was unsuccessful.

4. Immediately following the mediation, the Parties continued their diligent efforts
to complete discovery. In late 2021, the Parties agreed to a framework to conduct further
mediations in February 2022 in order to hopefully resolve the case without the need for further
litigation.

18 5. In order to focus their efforts on settling this dispute, the Parties moved to stay
19 this case and all related deadlines on February 2, 2022. Dkt. No. 67. On February 4, 2022, the
20 Court granted that motion and entered an Order staying the case for a period of 90 days in order
21 to permit the Parties to engage in settlement discussions. Dkt. No. 68.

6. Despite the Parties' good faith efforts, they were unable to reach a mutually agreeable settlement. The Parties thereafter, on March 11, 2022, filed a motion to lift the stay and enter a new case scheduling order, which the Court granted on March 14, 2022. Dkt. Nos. 69-70. After the Court lifted the stay, the Parties once again resumed their diligent efforts to complete discovery.

JOINT MOTION TO ADJUST CERTAIN PRE-TRIAL DEADLINES - 2 No. C19-1758-JCC-SKV

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7. At present, all Parties have answered written discovery and produced documents 2 and are resuming work to complete their remaining productions and resolve outstanding 3 discovery disputes. Counsel for Northwest and WebTPA have held numerous meet and confer 4 conferences throughout 2021 and 2022 that have successfully narrowed their discovery disputes 5 in an effort to move this case toward the most efficient resolution. However, the Parties agree 6 that they are not currently in a position to meet the deadlines related to discovery, dispositive 7 motions, and settlement/mediation set forth in the current Case Scheduling Order.

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8 The parties have conferred and stipulate and agree that the discovery, dispositive 8. 9 motion, and settlement/mediation deadlines can be adjusted, without extending the current trial 10 date, such that the Parties will have sufficient time to complete document and deposition 11 discovery, seek resolution of any remaining discovery disputes, and properly prepare their 12 respective cases for trial. The proposed new dispositive motion deadline is left sufficiently in 13 advance of the trial date to allow resolution of any such motions. For the Court's convenience, 14 the Parties have included a table below that sets forth: (1) the case deadlines that they seek to 15 continue, (2) the current date of each deadline, and (3) the recommended new date for each 16 deadline:

7	Ev	vent	Current Date	New Date
				<u>rten Dute</u>
8	JU	RY TRIAL set for 9:30 a.m. on	4/24/2023	Unchanged
19	Le	ength of trial	5 da	iys
20	Di	sclosure of expert testimony under FRCP 26(a)(2)	7/25/2022	11/18/2022
21		sclosure of rebuttal expert testimony under FRCP (a)(2)	8/15/2022	12/9/2022
22 23	an	l motions related to discovery must be filed by this date d noted for consideration no later than the third Friday ereafter	8/23/2022	1/13/2023
	Di	scovery to be completed by	9/26/2022	1/13/2023
24 25		l dispositive motions must be filed by this date and noted r consideration no later than the fourth Friday thereafter	10/25/2022	11/23/2022
26	Se ^a tha	ttlement Conference per LCR 39.1(c)(2) held no later an	11/22/2022	2/3/2023
27	Me	ediation per LCR 39.1(c) held no later than	12/22/2022	3/3/2023
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JOINT MOTION TO ADJUST CERTAIN PRE-TRIAL DEADLINES - 3 No. C19-1758-JCC-SKV

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1 All motions in limine must be filed by this date and noted 3/24/2023 Unchanged for consideration no earlier than the third Friday after filing 2 but no later than the Friday before the pretrial conference Agreed LCR 16.1 Pretrial Order Due 4/10/2023 Unchanged 3 Trial briefs, proposed voir dire questions, proposed jury 4/17/2023 Unchanged instructions, deposition designations, and exhibits due by 4 this date; Counsel are to confer and indicate with their 5 submissions which exhibits are agreed to Pretrial Conference To be set as needed 6 9. The adjustments requested above will allow the Parties to complete the 7

discovery necessary to properly prepare this case for trial.

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A Proposed Order is submitted herewith.

WHEREFORE, the Parties respectfully request that the Court issue a new Case 10 Scheduling Order adjusting the pre-trial deadlines relating to discovery, dispositive motions, 11 and settlement/mediation specified in this Joint Motion, consistent with the dates in the table 12 set forth above. 13

JOINT MOTION TO ADJUST CERTAIN PRE-TRIAL DEADLINES - 4 No. C19-1758-JCC-SKV

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Respectfully submitted by the Parties on this 21st day of July, 2022:

/s/ Carin Marney Carin Marney, WSBA No. 25132 LANE POWELL PC 1420 Fifth Ave., Ste. 4200 P.O. Box 91302 Seattle, WA 98111-9402 Tel.: 206-223-7000 marneyc@lanepowell.com Attorney for Plaintiff Northwest /s/ Robert Zaffrann Robert Zaffrann, Pro Hac Vice Adam Santeusanio, Pro Hac Vice DUANE MORRIS LLP 100 High Street, Suite 2400 Boston, MA 02110 Tel.: 857-488-4200 rzaffrann@duanemorris.com amsanteusanio@duanemorris.com Attorney for Plaintiff Northwest /s/ Wendy Lyon Wendy Lyon, WSBA No. 34461 FOX ROTHSCHILD LLP 1001 Fourth Ave., Suite 4500 Seatle, WA 98154-1065 Tel.: 206-389-1667 wlyon@foxrothschild.com Attorney for Defendant First Choice /s/ Andrew Holly Benjamin Greenberg, WSBA No. 44120 Andrew Holly, Pro Hac Vice DORSEY & WHITNEY LLP 701 Fifth Ave., Suite 6100 Seattle, WA 98104-7043 Tel.: 206-903-5442 greenberg.ben@dorsey.com holly.andrew@dorsey.com Attorney for Defendant WebTPA 27 LANE POWELL PC JOINT MOTION TO ADJUST CERTAIN PRE-TRIAL DEADLINES - 5 1420 FIFTH AVENUE, SUITE 4200 No. C19-1758-JCC-SKV P.O. BOX 91302 SEATTLE, WA 98111-9402 206.223.7000 FAX: 206.223.7107

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[Proposed] Order

The Parties' Joint Motion to Adjust Certain Pre-Trial Deadlines is hereby GRANTED and IT IS HEREBY ORDERED that the Clerk shall issue a new Case Scheduling Order adjusting the pre-trial deadlines specified in this Joint Motion consistent with the table set forth in the foregoing Joint Motion.

SO ORDERED this 21st day of July, 2022.

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S. KATE VAUGHAN United States Magistrate Judge

LANE POWELL PC JOINT MOTION TO ADJUST CERTAIN PRE-TRIAL DEADLINES - 6 1420 FIFTH AVENUE, SUITE 4200 No. C19-1758-JCC-SKV P.O. BOX 91302 SEATTLE, WA 98111-9402 206.223.7000 FAX: 206.223.7107