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Gadomski v. Trans Union LLC

June 1, 2017;

together with Plaintiff, the "Parties"), through their undersigned counsel, hereby stipulate as follows:

WHEREAS, Plaintiff filed the Complaint in this action on March 29, 2017, in the United States District Court for the Eastern District of California;

WHEREAS, TransUnion was served with the Complaint on March 30, 2017;

WHEREAS, pursuant to Local Rule 144(a), the Parties, through their respective counsel of record, previously agreed to extend TransUnion's deadline to respond to the Complaint by twenty-eight (28) days, to and including May18, 2017;

WHEREAS, the Parties require additional time to investigate the allegations in the Complaint and meet and confer regarding potential informal resolution of Plaintiff's claims;

WHEREAS, the Parties, through their respective counsel of record, have agreed to further

Plaintiff Kellie Gadomski ("Plaintiff") and defendant TransUnion LLC ("TransUnion," and

IT IS HEREBY STIPULATED by and between Plaintiff and TransUnion, through their respective counsel of record, that TransUnion shall have an additional fourteen (14) day extension of time, to and including June 1, 2017, to file its response to the Complaint.

extend TransUnion's deadline to respond to the Complaint by fourteen (14) days, to and including

IT IS SO STIPULATED.

Dated: May 11, 2017 STROOCK & STROOCK & LAVAN LLP STEPHEN J. NEWMAN BRIAN C. FRONTINO JULIETA STEPANYAN

By: /s/ Julieta Stepanyan

Julieta Stepanyan

Attorneys for Defendant, TRANSUNION LLC

[L.R. 144(a)]

STROOCK & STROOCK & LAVAN LLP 2029 Century Park East Los Angeles, California 90067-3086	1 2	Dated: May 11, 2017	KAZEROUNI LAW GROUP, APC ABBAS KAZEROUNIAN MATTHEW M. LOKER
	3		HYDE & SWIGART JOSHUA SWIGART
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	5		LAW OFFICE OF CLARK OVRUCHESKY CLARK OVRUCHESKY
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	8		/s/ Matthew M. Loker By: (as authorized on May 11, 2017) Matthew M. Loker
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	10		Attorneys for Plaintiff, KELLIE GADOMSKI
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	12	IT IS SO ORDERED.	
	13		
	14	Dated: May 12, 2017	My - thinkey
	15		Troy L. Nunley United States District Judge
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