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11	Facsimile: (904) 798-3207			
12	Wells Fargo Bank, N A			
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14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
15 16	OAKLAN	D DIVISION		
10				
18	VANA FOWLER, individually and on behalf of all others similarly situated,	CASE NO. 4:17-cv-02092-HSG		
19	Plaintiff,	JOINT STIPULATION FOR SECOND EXTENSION OF STAY OF DEADLINES IN SCHEDULING ORDER AND		
20	vs.	[PROPOSED] ORDER		
21	WELLS FARGO BANK, N.A.,	The Hon. Haywood S. Gilliam, Jr.		
22	Defendant.	The fion. Hay wood S. Onnani, Jr.		
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	JOINT STIPULATION FOR SECOND EXTENSION	OF STAY OF DEADLINES IN SCHEDULING ORDER Dockets.Justia.com		

1	Pursuant to Civil Local Rules 6-2 and 7-12, Plaintiff Vana Fowler and Defendant Wells			
2	Fargo Bank, N.A., hereby stipulate through their respective counsel of record as follows:			
3	WHEREAS, on November 17, 2017, the Court issued an Order staying the case pending			
4	mediation on January 15, 2018 ("Stay Order") [D.E. 57];			
5	WHEREAS, the Parties mediated this case before Hon. Daniel Weinstein (Ret.) on January			
6	15, 2018;			
7	WHEREAS, the Parties did not fully resolve the case, but made sufficient progress at			
8	mediation that they requested an extension of the stay through February 23, 2018 to continue			
9	settlement negotiations, and the Court entered an Order extending the stay on January 19, 2018			
10	[D.E. 66];			
11	WHEREAS, the Parties remain in ongoing discussions regarding the terms of a potential			
12	settlement and need to pull additional information and data to continue the settlement discussions;			
13	WHEREAS, the Parties request a final, thirty-day extension of the stay to continue			
14	settlement discussions without the added expense of litigation and discovery;			
15	WHEREAS, the Parties will submit a proposed briefing scheduling if a class settlement is			
16	reached, or a scheduling order to address any deadlines affected by the stay if settlement negotiations			
17	reach an impasse, by March 26, 2018;			
18	NOW THEREFORE the parties through their undersigned counsel hereby stipulate to, and			
19	respectfully request the Court to order, that the stay of the case be extended through March 26, 2018.			
20	IT IS SO STIPULATED.			
21	DATED: February 23, 2018			
22	DiffLD. 1 coldary 23, 2010			
23	/s/ Adam L. Hoipkemier	/s/ K. Issac deVyver		
24	Adam L. Hoipkemier Epps Holloway DeLoach & Hoipkemier LLP	K. Issac deVyver McGuireWoods LLP		
25	6 Concourse Parkway, Suite 2920	Tower Two-Sixty 260 Forbes Avenue, Suite 1800		
26	Atlanta, GA 30328	Pittsburgh, PA 15222-3142		
27	Counsel for Plaintiff Vana Fowler	Counsel for Defendant Wells Fargo Bank, N.A.		
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	JOINT STIPULATION FOR SECOND EXTENSION OF STAY OF DEADLINES IN SCHEDULING ORDER			

1	DUDCUANT TO STIDULATI	ION IT IS SO ODDEDED
2	PURSUANT TO STIPULAT	ION, II 15 SO OKDERED.
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4	Dated: <u>2/26/2018</u>	Starwood & full
5		Honorable Haywood S. Gilliam, Jr. 70 United States District Judge
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	JOINT STIPULATION FOR SECOND EX	TENSION OF STAY OF DEADLINES IN SCHEDULING ORDER