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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];		
	WHEREAS, the Parties mediated this case before Hon. Daniel Weinstein (Ret.) on January		
5	15, 2018;		
6	WHEREAS, the Parties did not fully resolve the case at mediation, but made sufficient		
7	progress that they requested an extension of the stay to continue settlement negotiations and the		
8	Court extended the stay through March 26, 2018 pursuant to the Parties' stipulation [D.E. 69];		
9	WHEREAS, the Parties notified the Court by stipulation dated March 26, 2018 that they		
10	had reached an agreement to settle the case on a classwide basis, subject to documentation;		
	WHEREAS, the Parties are in the final stages of preparing settlement documentation and		
11	negotiating bids for class administration services, and expect to be in position to file a motion for		
12	preliminary approval of the settlement by May 24, 2018, including a proposed schedule for other		
13	settlement-related filings, hearings, and notices;		
14	NOW THEREFORE the parties through their undersigned counsel hereby stipulate to, and		
15	respectfully request the Court to order, that the stay of case deadlines be extended pending the		
16	Court's consideration of the settlement agreement under Federal Rule 23.		
17	IT IS SO STIPULATED.		
18	DATED: May 10, 2018		
19	/s/ Adam L. Hoipkemier	/s/ K. Issac deVyver	
20	Adam L. Hoipkemier Adam L. Hoipkemier	K. Issac deVyver	
21	Epps Holloway DeLoach & Hoipkemier LLP 6 Concourse Parkway, Suite 2920	McGuireWoods LLP Tower Two-Sixty	
22	Atlanta, GA 30328	260 Forbes Avenue, Suite 1800 Pittsburgh, PA 15222-3142	
23	Michael F. Ram	_	
24	Susan S. Brown	Counsel for Defendant Wells Fargo Bank, N.A.	
25	Robins Kaplan LLP 2440 W. El Camino Real, Suite 100		
26	Mountainview, CA 94040		
	Counsel for Plaintiff Vana Fowler		
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28			
	JOINT STIPULATION TO EXTEND STAY OF CASE DEADLINES		

PURSUANT TO STIPULATION, IT IS SO ORDERED. Dated: May 10, 2018 Honorable Haywood S. Gilliam, Jr. United States District Judge

1	<u>ATTESTATION</u>
2	I, Adam L. Hoipkemier, am the ECF user whose identification and password are being
3	used to file this Joint Stipulation to Extend Stay of Case Deadlines and [Proposed] Order. In
4	compliance with Civil Local Rule 5-1(i)(3), I hereby attest that Issac K. DeVyvver concurs in this
5	filing.
6	
7	DATED: May 10, 2018
8	By: /s/ Adam L. Hoipkemier
9	Adam L. Hoipkemier
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