1 2 3 4 5 6 7 8	JOHN B. SULLIVAN (State Bar No. 96742) jbs@severson.com MARY KATE SULLIVAN (State Bar No. 18020 mks@severson.com ALISA A. GIVENTAL (State Bar No. 273551) aag@severson.com SEVERSON & WERSON A Professional Corporation One Embarcadero Center, Suite 2600 San Francisco, California 94111 Telephone: (415) 398-3344 Facsimile: (415) 956-0439 Attorneys for Defendant ALLY FINANCIAL, INC.	03) Statutes DISTRICTOR IT IS SO ORDERED Judge Edward J. Davila DATED: 10/27/2015 CD DISTRICT OF			
9					
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA—SAN JOSE DIVISION				
12	MARY ANN INGRAM,	Case No. 15-cv-04327-EJD			
13 14	Plaintiff, vs.	STIPULATION TO EXTEND TIME FOR DEFENDANT ALLY FINANCIAL, INC. TO RESPOND TO INITIAL COMPLAINT			
	EXPERIAN INFORMATION SOLUTIONS,				
16 17	INC.; EQUIFAX, INC.; TRANSUNION, LLC; SEVENTH, AVE.; ALLY FINANCIAL, INC.; ASHRO, INC.; GOLDEN 1 CREDIT UNION; PATIENT ACCOUNTING SERVICE CENTER, LLC AND DOES 1				
	THROUGH 100 INCLUSIVE,				
19	Defendant.				
20					
21	Plaintiff MARY INGRAM(Plaintiff) and defendant ALLY FINANCIAL, INC.				
22	(Defendant') hereby stipulate as follows:				
23	RECITALS				
24	1. Plaintiff filed this action against Defendant in the Superior Court of California,				
25	County of Santa Clara on September 15, 2015 and served Defendant on September 28, 2015.				
26	Defendant's initial deadline to respond to the Complaint was October 28, 2015. This action was				
27	removed to this Court on September 22, 2015.				
28	07462.0497/5265000.1 STIPULATION TO EXTEND TIME FOR DEFENDANT ALLY FINANCIAL, INC. TO RESPOND TO INITIAL COMPLAINT Dockets.Justia.com				

1	2. Plaintiff h	as agreed to extend the time for Defendant to respond to the Complain	ıt
2	up to and including Dece	nber 15, 2015, so that Defendant may have additional time to investig	gate
3	this matter and the parties	may explore the possibility of settlement.	
4	3. This chang	e in deadline will not alter the date of any event or any deadline alread	dy
5	fixed by Court order, loca	l rules, or the Federal Rules of Civil Procedure.	
6	THEREFORE, the	e parties stipulate as follows:	
7	<u>STIPULATION</u>		
8	1. The deadli	ne for Defendant to respond to the Complaint shall be continued to	
9	December 15, 2015.		
10	2. This chang	e in deadline will not alter the date of any event or any deadline alread	dy
11	fixed by Court order, loca	l rules, or the Federal Rules of Civil Procedure.	
12	IT IS SO STIPU	LATED.	
13	DATED: October 26, 20	15 SAGARIA LAW, P.C.	
14		By: /s/ Elliot W. Gale	
15		Elliot W. Gale	
16		Attorneys for Plaintiff	
17		MARY INGRAM	
18	DATED: October 26, 20		
19		A Professional Corporation	
20		By: /s/ Alisa A. Givental Alisa A. Givental	
21		Attorneys for Defendant	
22		ALLY FINANCIAL, INC.	
23	I, Alisa A. Givental, am t	ne ECF user whose identification and password are being used to file	this
24	Stipulation. I hereby attest that Elliot W. Gale has concurred in this filing. /s/ Alisa A. Givental		
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26			
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28			
	07462.0497/5265000.1 STIPULATION TO EXT	2 END TIME FOR DEFENDANT ALLY FINANCIAL, INC. TO RESPOND TO INCOMPL	