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*Attorneys for Defendant  
Wal-Mart Stores, Inc.*

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

ELIZABETH MONTILLA, individually,  
  
Plaintiff,  
  
v.  
  
WAL-MART STORES, INC., a Foreign  
Corporation; DOES I - X, and ROE  
CORPORATIONS I - X, inclusive,  
  
Defendants.

Case No.: 2:13-cv-02348-GMN-CWH

**STIPULATION AND PROPOSED ORDER  
TO TAKE DEPOSITIONS OUTSIDE THE  
CLOSE OF DISCOVERY AND FOR  
PLAINTIFF TO DISCLOSE A  
REBUTTAL EXPERT**

**[SECOND REQUEST]**

Plaintiff ELIZABETH MONTILLA (“Plaintiff”) and Defendant WAL-MART STORES, INC. (“Walmart”), by and through their respective counsel of record, do hereby stipulate hereby to the following: (1) Plaintiff withdraws, as moot, her Motion to Extend Discovery and Rebuttal Expert Disclosure Deadlines, *Docket Filing No. 19*; (2) to allow the Plaintiff to conduct the depositions of Walmart employees identified by the deponents during the depositions of Lisa Shine and Ofelia Bombino outside the close of discovery; (2) to allow Plaintiff 30 days to disclose a rebuttal expert; (3) allow Walmart 30 days after disclosure to depose Plaintiff’s rebuttal expert; (4) to extend the dispositive motion deadline in this matter to 30 days after the final deposition is completed; and (5) to extend the pre-trial order deadline to 30 days after the dispositive motion deadline. Pursuant to Local Rule 6-1(b), the parties state that this is the second request for an extension of any discovery deadline in this matter.

Pursuant to Local Rule 26-4, the parties state the following:

**(a) Discovery completed**

- The parties have exchanged FRCP 26(a) disclosures and supplements thereto;
- Walmart has deposed Plaintiff Elizabeth Montilla;
- Walmart has deposed Agnes Branham;
- Walmart has deposed Dr. Mark Kabins;
- Walmart has deposed Dr. Louis Mortillaro;
- Walmart has depose Dr. G. Michael Elkanich;
- Plaintiff has deposed Lisa Shine;
- Plaintiff has deposed Ofelia Bombino;
- Plaintiff has served Interrogatories and Requests For Production on Walmart, and Walmart has served responses and objections thereto;
- Walmart has served Interrogatories and Requests For Production on Plaintiff, and Plaintiff has served responses and objections thereto; and
- Walmart has disclosed affirmative experts; and
- Plaintiff has disclosed non-retained treating physicians.

**(b) Specific Description Of Discovery That Remains To Be Completed**

- Walmart's deposition of Plaintiff's treating physicians Dr. David Ginsburg; Dr. Brian Lemper; and Dr. Daniel Burkhead (to be completed during the discovery period);
- Plaintiff's deposition of Walmart employees identified by the deponents during the depositions of Lisa Shine and Ofelia Bombino;
- Plaintiff's deposition of Walmart's expert Dr. Stephen McIntire;
- Plaintiff's disclosure of an expert to rebut Walmart's Expert, Dr. Michael Reid's opinions; and
- Walmart's deposition of Plaintiff's rebuttal expert.

1                   **(c) Reasons Why The Deadline Was Not Satisfied Or The Remaining Discovery Was Not**  
2                   **Completed Within The Time Limits Set By The Discovery Plan**

3                   The parties stipulate, pending this Court's approval, that Plaintiff shall have leave to depose  
4 Walmart's expert, Stephen McIntire, M.D., Ph.d, the parties aver, pursuant to Local Rule 6-1, that  
5 good cause and excusable neglect exists for the requested leave. The parties have been unable to  
6 schedule Dr. McIntire's deposition during the discovery period, given Dr. McIntire's professional  
7 obligations and Plaintiff's counsel's trial schedule. The parties have diligently sought to conduct this  
8 deposition within the discovery period, but Plaintiff's counsel's trial schedule and Dr. McIntire's  
9 schedule have necessitated scheduling of his deposition outside the discovery period. The parties also  
10 stipulate the allow Plaintiff to take the depositions of Walmart employees identified during the  
11 depositions of Lisa Shine and Ofelia Bombino outside the close of discovery. The parties have tried to  
12 schedule these depositions during the discovery period, but given Plaintiff's counsel's trial schedule,  
13 have been unable to do so.  
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15                   The parties also stipulate to allow Plaintiff leave to disclose an expert to rebut Walmart's  
16 expert, Dr. Michael Reid's opinions. The parties aver, pursuant to Local Rule 6-1, that good cause and  
17 excusable neglect exists for Plaintiff to disclose such an expert after the expiration of the rebuttal  
18 expert deadline, as Walmart disclosed Dr. Reid's supplemental report which contained new opinions  
19 on May 27, 2014, 30 days after the expert disclosure deadline. The parties further stipulate that  
20 Walmart will have until 30 days after such a rebuttal expert is disclosed to depose said expert.  
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22                   Furthermore, the parties stipulate to extend the dispositive motion deadlines to 30 days after  
23 the last deposition is conducted and to extend the pre-trial order deadline to 30 days after the  
24 dispositive motion deadline, pursuant to Local Rule 26-1(e)(5).  
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26                   **(d) Proposed Schedule For Completing All Remaining Discovery**

27                   The parties note that discovery in this matter will close on August 25, 2014. All discovery in  
28 this matter has been completed, with the exception of the depositions stated above that will be

1 completed by August 25, 2014, and the depositions the parties have agreed to occur outside the close  
2 of discovery. Therefore, the parties propose the following deadlines:

- 3           • Plaintiff shall have until **September 15, 2014** to depose any Walmart employees  
4           identified by the deponents during the depositions of Lisa Shine and Ofelia Bombino;  
5           • Plaintiff shall have until **October 6, 2014** to depose Walmart's expert, Dr. Stephen  
6           McIntire;  
7           • Plaintiff shall have until **September 5, 2014** to disclose an expert to rebut Dr. Michael  
8           Reid's opinions;  
9           • Walmart shall have until **October 6, 2014** to depose Plaintiff's rebuttal expert;  
10          • The dispositive motion deadline shall be moved to **November 7, 2014**; and  
11          • The pre-trial order deadline shall be moved to **December 8, 2014**.

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14           As part of this stipulation and proposed order, Plaintiff agrees to withdraw her Motion To  
15 Extend Discovery and Rebuttal Expert Deadlines, *Docket Filing No. 19*. As the completed discovery  
16 demonstrates, the parties have been reasonable and diligent in adhering to this Court's Discovery Plan  
17 And Scheduling Order in conducting the completed discovery.

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1 The parties therefore respectfully request that the parties be granted leave to conduct the  
2 aforementioned depositions, and for Plaintiff to disclose a rebuttal expert. The parties aver that this  
3 request is made by the parties in good faith and not for the purpose of delay.

4 DATED this 5<sup>th</sup> day of August, 2014 DATED this 5<sup>th</sup> day of August, 2014.  
5

6 /s/ Jerome Bowen

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Wal-Mart Stores, Inc.*

14 **IT IS SO ORDERED:**

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16 **UNITED STATES MAGISTRATE JUDGE**

17 **DATED:** August 6, 2014  
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