	1	DARREN T. BRENNER, ESQ.			
	2	Nevada Bar No. 8386			
		ALLISON R. SCHMIDT, ESQ. Nevada Bar No. 10743 AKERMAN LLP 1160 Town Center Drive, Suite 330			
	3				
	4	Las Vegas, Nevada 89144 Telephone: (702) 634-5000 Facsimile: (702) 380-8572 Email: darren.brenner@akerman.com			
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	7	Attorneys for Defendant Nationstar Mortgage LLC. and Bank of America, NA			
	8	LLC. and Dank of America, NA			
	9	UNITED STATES DISTRICT COURT			
	10	DISTRICT OF NEVADA			
	11				
	12	MICHAEL BONDI,	Case No.: 2:14-cv-001215-LDG-GWF		
	13	Plaintiff,	STIPULATION AND ORDER TO TAKE DEPOSITION OUTSIDE OF THE CLOSE		
	14	V.	<b>OF DISCOVERY</b>		
	15	NATIONSTAR MORTGAGE LLC, a Delaware Corporation; BANK OF AMERICA N.A., DOES	(First Request)		
	16	I-X, inclusive, and ROE CORPORATIONS I-X, inclusive,			
	17	Defendants.			
	18				
	19				
	20	Defendants Nationstar Mortgage, LLC (Nationstar), Bank of America, N.A. ( <b>Bank of</b> <b>America</b> ) and Plaintiff Michael Bondi ( <b>Plaintiff</b> ) respectfully submit the following stipulation to take the deposition of Bank of America's Rule 30(b)(6) repetitive outside of the discovery deadline. This is the parties' first request to take a deposition outside of the discovery deadline, and is submitted in resolution of the discovery dispute detailed in Bank of America's Motion for Protective			
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	26	Order [Dkt. 48].			

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## I. <u>INTRODUCTION</u>.

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This lawsuit arises out of a dispute regarding the alleged agreement to waive collection on a second mortgage following the 2009 foreclosure on plaintiff's property. Plaintiff asserts causes of action under the FDCPA and FCRA as well as claims of Fraud, Misrepresentation and Civil Conspiracy.

Discovery in this matter presently closes on March 14, 2016. On March 5, 2016, plaintiff served 2 deposition notices for the "person most knowledgeable" for Bank of America and Nationstar. The notices did not contain topics and set the depositions both on March 14, 2016 and both in Las Vegas, Nevada. Though the parties were able to resolve their dispute with regard to the Nationstar Notice of Deposition, Bank of America filed a motion for protective order on March 11, 2016 [Dkt. 48]. Following the filing of the motion for protective order, the parties came to an agreement to resolve the discovery dispute and submit this stipulation and order in accordance with that agreement:

## II. <u>STATEMENT SPECIFYING THE DISCOVERY COMPLETED.</u>

On January 14, 2016, the court entered an order granting plaintiff a second extension of discovery, which set the following deadlines: and set the following deadlines:

17 18 Discovery Cut Off: March 14, 2016 (a) 19 Deadline to File Motions or Amend Pleadings: N/A (b) 20 Initial Expert Disclosures Deadline: N/A (c) 21 (d) Rebuttal Expert Disclosures Deadline: N/A 22 Dispositive Motion Deadline: April 13, 2016 (e) 23 The following discovery has been completed: 24 1. Defendants have propounded Interrogatories, Requests for Admission and Requests 25 for Production of documents upon plaintiff. 2. 26 Plaintiff had propounded written discovery on both Nationstar and Bank of America, 2 {37850186;1}

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2		4.	The deposition of plaintiff was completed on March 9, 2016.			
3		5.	The deposition of Nationstar's Rule 30(b)(6) witness was completed on March 14,			
4	2016.					
5	II. <u>Specific description of the discovery that remains to be completed</u> .					
6		1.	Deposition of Bank of America's Rule 30(b)(6) witness			
7	III.	III. <u>Reason Why Extension Is Required.</u>				
8		Discovery in this case closes on March 14, 2016. Plaintiff served deposition notices on				
9	March	March 5, 2016 for both Nationstar and Bank of America's "Person Most Knowledgeable", which				
01 EAX: (702) 380-8572 11 51 EAX: (702) 280-8572	contained no topics and set the depositions in Las Vegas, Nevada. The short notice and lack of					
11	topics did not allow a Bank of America witness to be identified and produced. The full details of the					
XY 12	discovery dispute is outlined in Bank of America's Motion for Protective Order [Dkt. 48]. In					
13	13 resolution of that motion, the parties agree as follows:					
ET.: (702) 634-5000 13 14 15		(1)	The deposition of Bank of America's Rule 30(b)(6) witness may be taken outside the			
); 15	15 close of discovery, up to and including March 28, 2016.					
16		(2)	Bank of America will produce its witness in Dallas, Texas.			
17		(3)	Plaintiff's counsel may take the deposition by telephone or videoconference to avoid			
18	the expense of travel to Dallas, Texas.					
19		(4)	There will be no extension of the present dispositive motion deadline; and			
20		(5)	The deposition topics will be as follows:			
21			(i) Bank of America's credit reporting of Bondi's second mortgage loan;			
22			(ii) The timing of the service transfer of Bondi's second mortgage loan from Bank of			
23			America to Nationstar; and			
24			(iii) The existence of any record of a deficiency waiver agreement by Bank of			
25			America on Bondi's second mortgage loan.			
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- All parties have provided initial disclosures,
- 4. The deposition of plaintiff was completed on March 9, 2016.

1 The court has not granted any previous request to take a deposition in this matter outside the 2 close of discovery. 3 IV. **CONCLUSION** 4 The parties agree that allowing Plaintiff to take Bank of America's Rule 30(b)(6) deposition 5 outside of discovery is appropriate given the circumstances and will promote the expeditious 6 resolution of this case. This stipulation and order will also render the pending Motion for Protective 7 Order [Dkt. 48] moot as resolved. 8 DATED this \_\_\_\_\_ day of March, 2016. 9 **AKERMAN LLP** FULLER LAW PRACTICE 1160 TOWN CENTER DRIVE, SUITE 330 LAS VEGAS, NEVADA 89144 TEL.: (702) 634-5000 – FAX: (702) 380-8572 10 /s/ Allison R. Schmidt /s/ Rebecca Fuller DARREN BRENNER, ESQ. Rebecca Fuller, Esq. 11 Nevada Bar No. 9809 Nevada Bar No. 8386 ALLISON R. SCHMIDT, ESQ. 500 N. Rainbow Blvd., Suite 300 12 Nevada Bar No. 10743 Las Vegas, NV 89107 1160 Town Center Drive, Suite 330 13 Las Vegas, Nevada 89144 Attorney for Plaintiff 14 Attorneys for Defendants 15 **ORDER** 16 **IT IS SO ORDERED:** 17 18 19 UNITED TES MAGISTRATE JUDGE 20 March 17, 2016 **DATED:** 21 22 23 24 25 26

**AKERMAN LLP** 

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