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14	BANK OF AMERICA, N.A.	
15	UNITED STATES DISTRICT COURT	
16	DISTRICT OF NEVADA	
17		
18	ALEXIS GURSHIN, an individual,	CASE NO. 2:15-cv-00323-GMN-VCF
19	Plaintiff,	JOINT STIPULATION TO EXTEND NON- EXPERT PRE-TRIAL DEADLINES SET
20	VS.	FORTH IN AMENDED JOINT
21	BANK OF AMERICA, NATIONAL ASSOCIATION; DOES 1 through X, and	DISCOVERY PLAN AND SCHEDULING ORDER [DKT. #24]
22	ROE BUSINESS ENTITIES I through X, inclusive,	Pursuant to Fed. R. Civ. P. 16(b)(4) and Local Rules 6-1 and 26-4
23	Defendants.	(FIRST REQUEST REGARDING THESE
24		DEADLINES)
25		Complaint Filed: 10/29/2014
26		Complaint Filed: 10/28/2014 Complaint Served: 2/4/2015
27		Removal Date: 2/24/2015
28		
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	JOINT STIPULATION TO EXTEND	NON-EXPERT PRE-TRIAL DEADLINES

Gurshin v. Bank of America, N.A.

Doc 36

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1	The parties, Plaintiff Alexis Gurshin ("Plaintiff") and Defendant Bank of America, N.A.
2	("BANA") (collectively, the "Parties"), through their respective attorneys of record, hereby move
3	the Court to extend the non-expert pre-trial deadlines set by this Court in the May 5, 2015,
4	Amended Order Granting Joint Discovery Plan and Scheduling Order (Dkt. #24).
5	<u>RECITALS</u>
6	WHEREAS, the Amended Order Granting Joint Discovery Plan and Scheduling Order
7	(Dkt. #24) set the following dates (among other deadlines that have either already expired and the
8	two expert disclosure deadlines for which the Parties already sought and received an extension):
9	1. Interim Status Report: September 15, 2015
10	2. Discovery Cut-Off Date: November 11, 2015
11	3. Dispositive Motion Deadline (File and Service): December 11, 2015
12	4. Joint Pretrial Order: January 12, 2016
13	
14	WHEREAS, Fed. R. Civ. P. 16(b)(4) and Local Rule 26-4 require good cause and judicial
15	consent as prerequisites to modifying a scheduling order;
16	
17	WHEREAS, on August 6, 2015, the Parties filed a Joint Stipulation to Extend Expert
18	Witness Disclosure Deadlines Set Forth in Amended Joint Discovery Plan and Scheduling Order,
19	which was granted by this Court in an Order dated August 7, 2015 [Dkt. # 32], such that the
20	current deadline for Expert Reports and Expert Disclosures is now October 26, 2015, and the
21	current deadline for Expert Rebuttal Reports and Disclosures is now November 27, 2015;
22	
23	WHEREAS, the current discovery cut-off date of November 11, 2015 pre-dates the new
24	Expert Rebuttal Reports and Disclosures deadline and therefore does not allow time for expert
25	discovery following the disclosure of experts;
26	
27	WHEREAS, based on the progress of the above-referenced action, the Parties believe a
28	one-hundred (100) day extension of all remaining pre-trial deadlines (with the exception of the
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JOINT STIPULATION TO EXTEND NON-EXPERT PRE-TRIAL DEADLINES

expert disclosure deadlines for which the Parties already sought and received an extension to October 26, 2015 for experts, and November 27, 2015 for rebuttal experts) is necessary to resolve outstanding discovery issues, to complete outstanding document productions prior to the preparation of expert reports, and to conduct expert discovery following the recently continued expert disclosure deadlines;

WHEREAS, the Parties have completed the following discovery:

- 1. The parties did their Initial Disclosures in May 2015, and exchanged some documents and information for the May 15, 2015 ENE.
- 2. Defendant propounded written Interrogatories, Requests for Admission, and Requests for Production of Documents. After two requested extensions, in July 2015, Plaintiff provided written responses to Defendant's Interrogatories, Requests for Admission, and has provided written responses to Defendant's 1st (and only) Set of Requests for Production of Documents.
- 3. In late July 2015, Defendant claimed it did not receive Plaintiff's written responses to Defendant's 1st Set of Requests for Production of Documents when originally served and the parties are attempting to sort out the details and problems with service. The Parties are further currently meeting and conferring regarding the sufficiency of Plaintiff's written discovery responses.
- 4. Plaintiff has issued four document productions, the last being on August 13, 2015.
- 5. Pursuant to Defendant's Requests for Production of Documents and a prior agreement between counsel, Plaintiff has produced some, but not all, responsive documents. The Parties are currently meeting and conferring regarding these outstanding documents. Plaintiff produced over one-thousand pages of documents in her second and third productions on July 7 and July 9, 2015.
- 6. The Parties entered into a Stipulation for a Protective Order, which was submitted and approved by this Court on September 1, 2015.
- 7. In July and August 2015, Plaintiff propounded one set of written Interrogatories, one

set of Requests for Admission, and four sets of Requests for Production of Documents, some of which Defendant claims they did not receive when originally served. On a requested extension, Defendant has provided written responses to all sets of discovery (except one set of Requests for Production of Documents which will be due at the end of this week), and has produced over 1200 documents as of September 3, 2015.

- 8. Plaintiff has requested inspection of certain original documents. The Parties are currently meeting and conferring regarding the requested inspections.
- 9. Defendant has propounded numerous subpoenas for employment records to Plaintiff's various employers subsequent to her employment with Defendant, and Defendant has propounded numerous subpoenas for medical records to Plaintiff's medical providers. Defendant has received some records responsive to said subpoenas, while some records are outstanding.
- 10. Defendant took the first session of Plaintiff's deposition during an all-day deposition on August 26, 2015. Plaintiff has agreed to appear for a second session of her deposition, and the parties are currently meet and conferring to select a mutually agreeable date, which now looks to be October 13, 2015.
- 11. Defendant took and completed the depositions of Plaintiff's parents, Suzanne and Bradlee Gurshin, on August 27, 2015.

WHEREAS, the following discovery remains to be completed because either responses are outstanding and/or the Parties are currently engaging in meet and confer efforts to resolve outstanding disputes:

- As indicated above, the Parties are currently meeting and conferring regarding the sufficiency of Plaintiff's written discovery responses and the outstanding written responses to Defendant's Requests for Production of Documents.
- 2. As indicated above, Defendant is currently preparing responses to Plaintiff's fifth set of requests for production of documents, which have not yet become due.
- 3. As indicated above, some records responsive to record subpoenas served by Defendant

remain outstanding.

- 4. Plaintiff anticipates noticing various depositions of relevant Bank representatives and/or Bank employees (former and current), two of which will likely be on October 20 and 21, 2015. The parties are currently meeting and conferring to select mutually agreeable dates for depositions. One witness, Branch Manager and alleged harasser, Jarrett Wu, no longer works for Bank of America and resides in Honolulu. Another, the individual who investigated Plaintiff's internal harassment complaint, Sheri Madrid, no longer works for the Bank and resides in Arizona. Plaintiff has indicated an intent to depose former Bank employee and Employee Relations Manager, Yolanda Vera, who prepared a response to Plaintiff's EEOC Charge. Ms. Vera also resides in Arizona. Defendant contends that Ms. Vera does not possess knowledge relevant to this lawsuit; the Parties are currently meeting and conferring regarding Ms. Vera's deposition. Defendant declines to bring Mr. Wu, Ms. Madrid, or Ms. Vera, who are not parties to this lawsuit or current employees of Defendant, to Nevada to be deposed.
- 5. The Parties intend to meet and confer regarding any potential medical or psychiatric examination(s) of Plaintiff.
- 6. At Plaintiff's deposition, Plaintiff's counsel disclosed that Plaintiff previously only obtained records from her health care providers pursuant to a limited release, and Plaintiff disclosed additional medical care. Plaintiff promised to obtain and produce to BANA these additional records. The parties are currently meeting and conferring regarding the production of a complete set of medical records.

WHEREAS, despite the diligence of the Parties throughout this litigation, in light of the outstanding discovery issues and outstanding discovery requests, the Parties cannot reasonably meet the current pre-trial deadlines in light of the recently continued expert disclosure deadlines, which were recently continued because the information and documents at issue in the outstanding discovery identified above are critical to any expert's analysis and preparation of an expert report;

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1	WHEREAS, the outstanding discovery issues and outstanding discovery requests could not
2	reasonably have been foreseen at the time of the issuance of the Parties' filing of the Joint
3	Discovery Plan and Scheduling Order (Dkt. #22);
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5	WHEREAS, undersigned Plaintiff's counsel (Ms. England) has two other cases whose
6	deadlines are similar to the ones in this case, and with the intervening Thanksgiving and December
7	holidays, the parties agree this additional time will enable them to complete discovery with some
8	flexibility;
9	
10	WHEREAS, the Parties do not believe the one-hundred (100) day extension sought hereby
11	will prejudice any party or result in undue delay;
12	
13	WHEREAS, this is the Parties' first request for an extension of the pre-trial deadlines
14	identified in this Stipulation, and only the second request for an extension of any dates in this
15	matter;
16	
17	WHEREAS, no trial date has been set in this matter;
18	
19	Accordingly, the Parties have mutually agreed upon an extension of the remaining pre-trial
20	deadlines (with the exception of the expert disclosure deadlines for which the Parties already
21	sought and received an extension) of one-hundred (100) days, during which the parties will
22	diligently work to exchange all outstanding documents, complete all meet and confer efforts, file
23	any necessary discovery motions, and complete all discovery based on the Court's rulings. This
24	Stipulation is made in compliance with Local Rule 26-4 as it is being filed within twenty-one (21)
25	days before the expiration of each of the relevant deadlines.
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JOINT STIPULATION TO EXTEND NON-EXPERT PRE-TRIAL DEADLINES

STIPULATION 1 NOW, THEREFORE, based on the foregoing, the Parties hereby stipulate and move the 2 Court for an Order extending the following deadlines as follows: 3 1. Interim Status Report: December 21, 2015 4 2. Discovery Cut-Off Date: February 19, 2016 5 3. Dispositive Motion Deadline (File and Service): March 21, 2016 6 4. Joint Pretrial Order: April 19, 2016 7 IT IS SO STIPULATED. 8 Dated: September 14, 2015 9 Dated: September 14, 2015 10 11 Kathleen J. England (admitted pro hac vice) ENGLAND LAW OFFICE Lindsay L. Ryan, Esq. 630 S. Third Street Las Vegas, NV 89101 (admitted pro hac vice) McGuireWoods LLP kengland@englandlawoffice.com 15 Margaret A. McLetchie Sheri M. Thome, Esq. Chad C. Butterfield, Esq. McLetchie Shell LLC 16 WILSON, ELSER, MOSKOWITZ, EDELMAN & 701 East. Bridger Ave., Suite 520 Las Vegas, Nevada 89101 DICKER LLP 17 300 S. Fourth Street, 11th Floor TEL (702) 728-5300 Las Vegas, Nevada 89101 maggie@nvlitigation.com 18 sheri.thome@wilsonelser.com chad.butterfield@wilsonelser.com Attorneys for Plaintiff ALEXIS GURSHIN 19 OF Attorneys for Defendant BANK 20 AMERICA, N.A. 21 22 IT IS SO ORDERED: 23 24 UNITED STATES MAGISTRATE JUDGE 25 26 9-15-2015 DATED: 27 28

JOINT STIPULATION TO EXTEND NON-EXPERT PRE-TRIAL DEADLINES