Gruchow (**LJSG**) respectfully submit the following stipulation to allow BANA an additional seven

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days to reply supporting its motion to compel discovery from LJSG, ECF No. 38, and similarly, to allow LJSG an additional seven days to reply supporting its countermotion to quash, ECF No. 41.

BANA filed its motion on March 3, 2020. (ECF No. 38.) LJSG filed its opposition and counter-motion to quash on March 17, 2020. (ECF No. 41.) BANA's deadline to file its reply is March 24, 2020. BANA's deadline to oppose LGSJ's counter-motion to quash is March 31, 2020. BANA and LJSG stipulate to extend BANA's deadline to reply supporting its motion to compel, ECF No. 38, by one week, to March 31, 2020, to allow BANA additional time to prepare its briefing and to file one brief including a reply supporting its motion to compel and opposition to LJSG's counter-motion to quash.

The parties similarly agree to extend LJSG's deadline to file its reply supporting its countermotion, ECF No. 41, which would otherwise be due on April 7, 2020, by seven days, to April 14, 2020.

This is the first request to extend the reply briefing deadlines. This stipulation is not made to cause delay or prejudice to any party.

**DATED:** March 24, 2020

## AKERMAN LLP

# /s/ Jamie K. Combs MELANIE D. MORGAN, ESO. Nevada Bar No. 8215 JAMIE K. COMBS, ESQ. Nevada Bar No. 13088 1635 Village Center Circle, Suite 200 Las Vegas, Nevada 89134

Attorneys for plaintiff Bank of America, N.A.

## LEACH KERN GRUCHOW ANDERSON SONG

/s/ Sean L. Anderson SEAN L. ANDERSON, ESO. Nevada Bar No. 7259 T. CHASE PITTSENBARGER, ESQ. 2525 Box Canyon Drive Las Vegas, Nevada 89129

Attorneys for dismissed party Leach Johnson Song & Gruchow

## **ORDER**

IT IS SO ORDERED:

Case No.: 2:16-cv-01932-APG-EJY

March 26, 2020

**DATED**