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10	Attorneys for JPMorgan Chase Bank, N.A.				
11	UNITED STATES DISTRICT COURT				
00 12 EL 50 0	DISTRICT OF NEVADA				
BALLARD SPAHR LLP 1980 FESTIVAL PLAZA DR., SUITE 900 LAS VEGAS, NEVADA 89135 (702) 471-7000 FAX (702) 471-7000	JPMORGAN CHASE BANK, N.A., a national banking association,	Case No. 2:17-CV-00324-GMN-PAL			
BALLAR BALLAR 1080 FESTIVAL 18 18 19 20 21 22 22 23	Plaintiff, vs. SFR INVESTMENTS POOL 1, LLC, a Nevada limited liability company; THE WILLOWS HOMEOWNERS' ASSOCIATION, a Nevada non-profit corporation; DANIEL A. RICHARD, an individual, Defendants. SFR INVESTMENTS POOL 1, LLC, a Nevada limited liability company, Counterclaimant/Cross-Claimant,	STIPULATION AND ORDER TO AMEND SCHEDULING ORDER TO EXTEND DISPOSITIVE MOTIONS DEADLINE AND ALLOW FOR LATE DEPOSITION (Third Request)			
$\begin{bmatrix} 25 \\ 24 \end{bmatrix}$	VS.				
25	JPMORGAN CHASE BANK, N.A.; DANIEL A. RICHARD, an individual,				
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27	Counter-Defendant/Cross-Defendants.				

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Pursuant to LR IA 6-1, LR 26-4 and Fed. R. Civ. P. Rule 29, Plaintiff/Counter-Defendant/Cross-Defendant **JPMORGAN** CHASE BANK N.A. ("Chase"). Defendant/Counterclaimant/Cross-Claimant SFR INVESTMENTS POOL 1, LLC. ("SFR"), and Defendant THE WILLOWS HOMEOWNERS' ASSOCIATION (the "Willows"), (collectively, the "Parties"), by and through their respective counsel of record, stipulate and request that this Court extend the dispositive motion deadline in the above-captioned case as well as authorize a limited extension of time to permit the Parties to complete discovery and take the deposition of the Willow's designee after the discovery cutoff date of March 5, 2018. The Willow's designee has been ill and will not be available until after discovery in this matter has closed. The Parties agree that permitting the deposition to occur after the close of discovery is the most reasonable way to complete the deposition, including providing the Willow's designated witness sufficient time to recuperate and prepare for the deposition.

The dispositive motions deadline is presently set for April 5, 2018 [ECF No. 53]. The Parties propose a limited two (2) week extension of time to allow the Parties to take the deposition of the Willow's designee. The proposed dispositive motions deadline is April 19, 2018.

This is the Parties' third request for an extension to the scheduling order deadlines, which were submitted in compliance with LR 26-1. The Parties make this request in good faith and not for purposes of delay.

A. Discovery Completed to Date

Discovery is complete, with the exception of the deposition of the Willow's designated witness.

To date, Chase has served the following discovery: initial disclosures; initial expert disclosure; requests for production to SFR; interrogatories to SFR; notice of Rule 30(b)(6) deposition of SFR; requests for production to Willows; interrogatories to Willows; notice of Rule 30(b)(6) deposition of Willows; subpoena to produce documents on non-party Absolute Collection Services, LLC; and subpoena to testify

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at a deposition on non-party Absolute Collection Services, LLC. Chase has also responded to SFR's and Willows' requests for production, requests for admission, and interrogatories to Chase.

To date, SFR has served the following discovery: initial disclosures; requests for production to Chase; interrogatories to Chase; requests for admission to Chase; and notice of Rule 30(b)(6) deposition of Chase. SFR has also responded to Chase's requests for production and interrogatories to SFR.

To date Willows has served the following discovery: requests for production to Chase; interrogatories to Chase; and requests for admission to Chase. The Willows has also responded to Chase's Requests for Production and Interrogatories to Willows.

В. Specific Description of Discovery that Remains to be Completed

Discovery is complete, with the exception of the deposition of the Willow's designated witness.

Good Cause Exists for the Requested Extension

A limited-purpose extension of the discovery deadlines is merited under LR 26-4. The Parties have been diligently prosecuting this case. All discovery is complete except for the deposition of the Willow's designated witness. The Parties are only requesting extensions of the dispositive motion deadline and seek authorization from the Court to allow the Parties to take the deposition of the Willow's designee outside of the discovery deadline. The Parties ask the Court to extend the dispositive motions deadline by two (2) weeks and seek this extension in good faith.

Proposed Discovery Deadlines D.

The parties request an order extending the deadline to file dispositive motions by two (2) weeks.

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Event	Current Deadline ¹	New Deadline
Close of Discovery	March 5, 2018	
Dispositive Motions	April 5, 2018	April 19, 2018
Pre-Trial Order	May 2, 2018	

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¹ See Scheduling Order, ECF No. 53.

1	This extension is reasonable and necessary given the good cause set forth						
2	above and is not done for the purposes of delay.						
3	IT IS SO STIPULATED.						
4	Dated: March 5, 2018						
5	BALLARD SPAHR LLP		KIM GILBERT EBRON				
6	By: /s/ Kyle A. Ewing		By:/s/ Diana S. Ebron				
7	Joel E. Tasca, Esq. Nevada Bar. No. 14124		Diana S. Ebron, Esq. Nevada Bar. No. 10580				
8	Maria A. Gall, Esq. Nevada Bar No. 14200		Jacqueline A. Gilbert, Esq. Nevada Bar. No. 10593				
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11	1980 Festival Plaza Dr. Suite Las Vegas, Nevada 89106	900	Attorneys for SFR Investments Pool 1,				
§ 12	Attorneys for JPMorgan Chase Bank,						
LP SUITE 89135 71-7070	N.A.						
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ARD S AL PLA 3AS, N 7000 FA	By:/s/ T. Chase Pittsenbarger						
BALL	Sean L. Anderson, Esq. Nevada Bar. No. 7259						
17	T. Chase Pittsenbarger, Esq. Nevada Bar. No. 13740						
18	8945 W. Russell Road, Suite 3 Las Vegas, Nevada 89148	330					
19	Attorneys for Defendant The Wil	llows'					
20	Homeowners Association						
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22							
23	IT IS SO ORDERED:						
24		Jegan a. Leen					
25	1	UNITED FATES MAGISTRATÉ JUDGE					
26		DATED:	March 7, 2018				
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	II						