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8	Attorneys for HSBC Bank USA, N.A., as Trustee for		
9	Wells Fargo Home Equity Asset-Backed Certificates, Series 2006-3, by its Attorney-in-fact Wells Fargo Bank, N.A., Wells Fargo Bank, N.A., and Wells Fargo Asset Securities Corporation		
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12	UNITED STATES DISTRICT COURT		
13	DISTRICT OF NEVADA		
14	EDYTA GRYGLAK, formerly known as	Case No.: 2:17-cv-01514-JCM-NJK	
15	EDYTA A. FROMKIN,		
16	Plaintiff,	STIPULATION AND ORDER TO EXTEND DISCOVERY DEADLINES	
17	VS.	(Second Request)	
18	HSBC BANK USA, N.A., as trustee for WELLS FARGO HOME EQUITY		
19	ASSET-BACKED CERTIFICATES, Series 2006-3, by its Attorney-in-fact WELLS		
20	FARGO BANK, N.A.; WELLS FARGO BANK, N.A.; and WELLS FARGO		
21	ASSET SECURITIES CORPORATION,		
22	Defendants.		
23	Pursuant to LR 7-1 and LR 26-4, Plaintiff Edyta Gryglak ("Plaintiff") and Defendants		
24	HSBC Bank USA, N.A., as Trustee for Wells Fargo Home Equity Asset-Backed Certificates,		
25	Series 2006-3, by its Attorney-in-fact Wells Fargo Bank, N.A. ("HSBC"); Wells Fargo Bank,		
26	N.A. ("Wells Fargo"); and Wells Fargo Asset Securities Corporation ("WFASC", collectively		
27	with HSBC and Wells Fargo, "Defendants") (collectively with Plaintiff, the "Parties"), by and		
28	through their counsel, and in light of the Court's recent ruling on Defendants' motion to dismiss		
I	4842-6117-0271	1	

and counsel for Defendants' medical issues, hereby stipulate and request that this Court extend
 the remaining discovery deadlines in the above-captioned case by a modest forty-five (45) days.
 The current close of discovery is March 29, 2018, and the Parties seek an extension to May 14,
 2018.

5 This is the Parties' Second Request to extend the discovery deadlines. In support of this
6 Stipulation, the Parties state as follows.

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A.

REASONS WHY REMAINING DISCOVERY WAS NOT COMPLETED

8 As previously noted to the Court, Defendants' counsel Blakeley E. Griffith, Esq., had 9 taken the lead in litigating this case on behalf of Defendants, but was on leave pursuant to the 10 Family Medical Leave Act ("FMLA") through March 25, 2018. Unfortunately, counsel that took 11 her place as lead, Jennifer L. McBee, Esq., recently had a health diagnosis in February that has 12 required her to have multiple out-of-town doctor appointments and will require surgery shortly. 13 This unexpected medical issue has not allowed Ms. McBee to complete the written discovery 14 requests that she anticipated getting done shortly after the last extension request to this Court. The 15 undersigned has recently stepped in as lead for Defendants until Ms. Griffith returns at the end of March 2018. The undersigned is getting up to speed on this matter and is preparing responses to 16 17 Plaintiff's written discovery requests.

The Parties have agreed that Defendants will respond to Plaintiff's written discovery on or
before March 23, 2018 and Plaintiff will respond to Defendants' written discovery on or before
April 6, 2018. The Parties will also work together to set deposition dates establish dates for all
depositions to take place in April.

The Parties have been working diligently to litigate this action, with a dispositive motion having recently been ruled on and written discovery propounded by all Parties. Extending the close of discovery and dispositive motion deadlines will allow additional time for counsel to finalize written discovery responses in advance of depositions that will be scheduled.

The Parties do not seek an extension for any improper purpose, or for the purpose of delay. Additionally, an extension of time will not prejudice the Parties, as all counsel explicitly consents to the requested extension. Finally, the Parties are only requesting an extension of the

1	close of discovery, dispositive motions, and the joint pretrial order, and request that these deadlines		
2	be extended, as detailed below.		
3	В.	B. <u>DISCOVERY COMPLETED TO DATE</u>	
4		The following discovery has been completed:	
5		1. Plaintiff served written discovery requests on Defendants on or about December	
6		21, 2017.	
7		2. Defendants served written discovery on Plaintiff on or about January 10, 2018.	
8		3. The Parties are working to schedule depositions.	
9	C. <u>DISCOVERY THAT REMAINS TO BE COMPLETED</u>		
10		The following discovery remains to be completed:	
11		1. The Parties must respond to written discovery requests.	
12		2. The Parties intend to notice all depositions for April 2018.	
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D. <u>PROPOSED SCHEDULE</u>

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Accordingly, the Parties propose the following schedule: 2 3 **Current Deadline Event Proposed New Deadline** Close of Discovery March 29, 2018 May 14, 2018 4 **Dispositive Motions** April 28, 2018 June 15, 2018 Joint Pretrial Order May 28, 2018 July 16, 2018 5 6 Dated: March 8, 2018. Dated: March 8, 2018. 7 SNELL & WILMER L.L.P. AVRAMSKI LAW, PC 8 /s/ Nathan G. Kanute /s/ Boris Avramski By: By: 9 Amy F. Sorenson (NV Bar No. 12495) Boris Avramski (NV Bar No. 11350) Nathan G. Kanute (NV Bar No. 12413) 602 So. 10th Street 10 Jennifer L. McBee (NV Bar No. 9110) Las Vegas, NV 89101 3883 Howard Hughes Parkway, Suite 1100 Telephone: (702 522-1808 11 Las Vegas, NV 89169 Facsimile: (702) 685-3625 Attorney for Plaintiff Attorneys for HSBC Bank USA, N.A., as Trustee 12 for Wells Fargo Home Equity Asset-Backed Certificates, Series 2006-3, by its Attorney-in-fact 13 Wells Fargo Bank, N.A., Wells Fargo Bank, N.A., 14 and Wells Fargo Asset Securities Corporation 15 16 17 **ORDER** 18 IT IS SO ORDERED. 19 DATED: _March 9, 2018 20 21 22 UNITED STATES MAGISTRATE JUDGE 23 24 25 26 27 28 - 4 -

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