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14	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
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17 18	BOND MANUFACTURING CO., INC., a California corporation	CASE NO.: 2:17-cv-01522-JCM-DJA
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10	Plaintiff,	STIPULATION TO STAY BRIEFING OF DEFENDANT ASHI EV'S MOTION TO
19 20	Plaintiff, vs.	STIPULATION TO STAY BRIEFING OF DEFENDANT ASHLEY'S MOTION TO STRIKE
20	vs.	DEFENDANT ASHLEY'S MOTION TO STRIKE
20 21		DEFENDANT ASHLEY'S MOTION TO
20	vs. ASHLEY FURNITURE INDUSTRIES, INC., a	DEFENDANT ASHLEY'S MOTION TO STRIKE
20 21 22	vs. ASHLEY FURNITURE INDUSTRIES, INC., a Wisconsin corporation, Defendant.	DEFENDANT ASHLEY'S MOTION TO STRIKE
20 21 22 23	vs. ASHLEY FURNITURE INDUSTRIES, INC., a Wisconsin corporation, Defendant.	DEFENDANT ASHLEY'S MOTION TO STRIKE (Second Request) 7-1, Plaintiff BOND MANUFACTURING CO.,
20 21 22 23 24	vs. ASHLEY FURNITURE INDUSTRIES, INC., a Wisconsin corporation, Defendant. Pursuant to Local Rules IA 6-1, 6-2, and 7	DEFENDANT ASHLEY'S MOTION TO STRIKE (Second Request) 7-1, Plaintiff BOND MANUFACTURING CO., ITURE INDUSTRIES, INC. ("Ashley"), by and
 20 21 22 23 24 25 	vs. ASHLEY FURNITURE INDUSTRIES, INC., a Wisconsin corporation, Defendant. Pursuant to Local Rules IA 6-1, 6-2, and 7 INC. ("Bond") and Defendant ASHLEY FURNI	DEFENDANT ASHLEY'S MOTION TO STRIKE (Second Request) 7-1, Plaintiff BOND MANUFACTURING CO., TURE INDUSTRIES, INC. ("Ashley"), by and ipulation to Stay Briefing of Ashley's Motion to

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Same ("Motion to Strike"). *See* Motion to Strike, ECF No. 70; Order On Stipulation To Stay
 Briefing On Defendant Ashley's Motion To Strike, ECF No. 75.

The Parties' prior stay was contingent upon Ashley's assessment of Bond's compliance with LPR 1-6 and 1-7 disclosures. *Id.* Bond's deadline to oppose the Motion to Strike was April 20, 2020, but Bond believes it cannot fully supplement its patent infringement disclosures until Ashley responds to Bond's outstanding discovery requests. However, due to COVID-19, Ashley is unable to complete its responses to the requests at this time. Ashley is headquartered in Wisconsin and Florida, both of which are under stay at home orders, effectively eliminating its employee's access to documents necessary for discovery responses. Communication with necessary parties in China, as well as access to essential documents and information in that country, is difficult if not impossible given the global pandemic.

Additionally, though the deadline to oppose the Motion to Strike has passed, good cause exists under LR IA 6-1(a) to extend the time for the same. The national health emergency has made communications difficult, and despite diligence from the parties, counsel could not complete a stipulation in advance of the deadline. Nevertheless, both parties agree that the briefing should be extended, especially given their separate request to extend the deadlines identified in the scheduling order out 90 days.

Accordingly, compelling circumstances exist that justify the requested stay of briefing. The Parties have agreed to a prolonged extension to accommodate the current uncertain

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circumstances. Bond's Response shall be due in 90 days, on July 20, 2020 with Ashley's Reply due in the ordinary course. DATED this 23rd day of April, 2020. DATED this 23rd day of April, 2020 WEIDE & MILLER, LTD. McDONALD CARANO LLP /s/ Rory T. Kay /s/ F. Christopher Austin F. Christopher Austin, Esq. (NSBN 6559) Jeff Silvestri, Esq. (NSBN 5779) Rory T. Kay, Esq. (NSBN 12416) 10655 Park Run Drive, Suite 100 Sarah Ferguson, Esq. (NSBN 14515) Las Vegas, NV 89144 2300 West Sahara Avenue, Suite 1200 Attorneys for Plaintiff, Las Vegas, NV 89102 Bond Manufacturing Co., Inc. Thomas J. Wimbiscus, Esq. (admitted pro hac vice) Christopher V. Carani, Esq. (admitted pro hac vice) Philipp Ruben, Esq. (admitted pro hac vice) 500 West Madison Street, 34th Floor Chicago, IL 60661 Attorneys for Defendant, Ashley Furniture Industries, Inc. **IT IS SO ORDERED.** UNITED STATES MAGISTRATE JUDGE DATED: April 27, 2020