SAO 1 BRANDON W. MCCOY, Esq.. Nevada Bar No.: 10402 MCCOY LAW GROUP, Ltd. 625 S. 8th Street, 2nd Floor Las Vegas, Nevada 89101 (702) 384-2600 *Telephone* (702) 384-2603 Facsimile bmccoy@mccoylawgroup.com Attorney for Defendant, LOCKMOR HÖLDINGS, LLC 6 7 UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA** 8 DITECH FINANCIAL LLC; FEDERAL 9 NATIONAL MORTGAGE ASSOCIATION) Case No.: 2:17CV-01829-JAD-PAL Plaintiff, 10 Order Granting Stipulation to Extend 11 Response Deadline for Motion for Summary VS. Felephone (702) 384-2600 Fax (702) 384-2603 Judgment 12 LOCKMOR HOLDINGS, LLC, (First Request) MCCOY LAW GROUP, Ltd. 13 Defendant. Las Vegas, Nevada 89101 625 S. 8. Street, 2d Floor [ECF No. 46] 14 15 STIPULATION AND ORDER TO CONTINUE RESPONSE DUE DATE 16 **COMES NOW**, Defendant, LOCKMOR HOLDINGS, LLC, by and through their attorney, 17 BRANDON W. MCCOY, Esq., of MCCOY LAW GROUP, Ltd., and Plaintiffs, DITECH 18 FINANCIAL LLC and FEDERAL NATIONAL MORTGAGE ASSOCIATION, by and through 19 their attorney, COLT B. DODRILL, ESQ,. of WOLFE & WYMAN, LLP., and hereby stipulate and 20 agree as follows: 21 /// 22 /// 23 /// 24 /// 25 /// 26 /// 27 /// 28

1	IT IS HEREBY STIPULATED AND AGREED that the Defendant's due date for filing		
2	it's Response currently scheduled for August 2, 2019, be continued approximately two weeks		
3	3 until August 20, 2019. The reason for the extension is to allow the parties to continue se	ettlement	
4	4 discussions.		
5	5		
6	6 DATED this 1st day of August, 2019. DATED this 1st day of August, 2019.		
7	7 MCCOY LAW GROUP, Ltd. WOLFE & WYMAN, LLP.		
8	8 WOLFE & WIMAN, LLF.		
9	_/5/Biandon vv. wiee5/	_/s/Colt B. Dodrill COLT B. DODRILL, Esq.	
10	10 Nevada Bar No.: 10402 Nevada Bar No.: 9000		
11	11 Las Vegas, Nevada 89101 Las Vegas, Nevada 89119		
12	(702) 301 2003 1 desimile		
13	13 bmccoy@mccoylawgroup.com cbdodrill@wolfewyman.com Attorney for Defendant, Attorney for Plaintiffs, LOCKMOR HOLDINGS, LLC DITECH FINANCIAL LLC and FEDI	ED A I	
14	14 LOCKMOR HOLDINGS, ELC NATIONAL MORTGAGE ASSOCIATE		
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2	<u>ORDER</u>
3	Pursuant to the Stipulation of the parties and for good cause, therefore,
4	IT IS HEREBY ORDERED that the Defendant's due date for filing it's Response, currently
5	scheduled for August 2, 2019, be continued approximately two weeks or until August 20, 2019
6	
7	DATED this 6th day of August, 2019.
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9	IIS District Indiana Danson
10	U.S. District Judge Jennifer A. Dorsey
11	Respectfully Submitted by:
12	MCCOY LAW GROUP, Ltd.
13	
14	_/s/Brandon W. McCoy_ BRANDON W. MCCOY, Esq.
15	625 S. 8 th Street, 2 nd Floor
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17	(702) 384-2603 Facsimile bmccoy@mccoylawgroup.com
18	Attorney for Defendant,
19	LOCKMOR HOLDINGS, LLC
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