Peeler v. Sta	te Far	m Mutual Automobile Insurance Company	Doc. 118			
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	1	JAMES E. HARPER Nevada Bar No. 9822				
	2	SABRINA G. WIBICKI				
	3	Nevada Bar No. 10669 HARPER   SELIM				
	4	1935 Village Center Circle Las Vegas, Nevada 89134				
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	5					
	6	Attorneys for Defendant				
	7	UNITED STATES DISTRICT COURT				
	8	DISTRICT	OF NEVADA			
	9	MACIE PEELER,	CASE NO.: 2:17-cv-02735-JAD-DJA			
N N N	10	Plaintiff,				
PER SELIM	11	VS.	STIPULATION AND ORDER TO EXTEND DISCOVERY CUTOFF			
	12	STATE FARM MUTUAL AUTOMOBILE	DEADLINE (Fifth Request)			
	13	INSURANCE COMPANY; DOES 1 through				
		20; and ABC LIMITED LIABILITY				
PER	14	COMPANIES 21 through 30,				
	15	Defendants.				
AND	16	Pursuant to Fed. R. Civ. P. 6, Fed. R. Civ. P. 26, LR 26-1, and LR 26-4, Plaintiff, MACIE PEELER ("Plaintiff"), by and through her counsel of record, NETTLES   MORRIS and MATTHEW				
	17					
	18					
	19	L. SHARP, LTD., and Defendant, STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY ("Defendant"), by and through its counsel of record, HARPER   SELIM, (collectively,				
	20					
		"the Parties") hereby stipulate and agree to a sixty (60) day continuance of the close of discovery				
	21	deadline.				
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	26	///				
	27	///				
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1	I. STA	ATEMENT OF DISCOVERY COMPLETED	
2	1.	The parties participated in the Fed. R. Civ. P 26(f) conference on January 2, 2018.	
3	2.	Plaintiff served her FRCP 26(A) Initial List of Witness and Documents on January 9,	
4	2018.		
5	3.	Plaintiff served her First Supplement to FRCP 26(A) Initial List of Witness and	
6	Documents	s on March 8, 2018.	
7	4.	Defendant served its Rule 26.1(a)(1) Initial Disclosure on March 9, 2018.	
8	5.	Defendant served its Designation of Expert Witness on April 16, 2018.	
9	6.	Discovery in this case was then stayed on July 25, 2019. ECF 46 at 5:10-11.	
10	7.	On August 6, 2020, the Court re-set the discovery deadlines in this case. ECF 80.	
11	8.	Defendant served its Amended Rule 26.1(a)(1) Initial Disclosure on August 18, 2020.	
12	9.	Plaintiff propounded her First Set of Interrogatories, Requests for Production of	
13	Documents and Requests for Admission to Defendant on October 27, 2020.		
14	10.	Defendant served its Responses to Plaintiff's First Set of Interrogatories, Requests	
15	for Product	tion of Documents and Requests for Admission on December 31, 2020.	
16	11.	Plaintiff served her Second Set of Requests for Production of Documents to	
17	Defendant on December 3, 2020.		
18	12.	Defendant served its Responses to Plaintiff's Second Set of Requests for Production	
19	of Docume	nts on December 31, 2020.	
20	13.	Plaintiff propounded her Third Set of Requests for Production of Documents to	
21	Defendant	on January 20, 2021.	
22	14.	Defendant served its Responses to Plaintiff's Third Set of Requests for Production of	
23	Documents on February 22, 2021.		
24	15.	Defendant served its Amended Responses to Plaintiff's Second Set of Requests for	
25	Production	of Documents on May 7, 2021.	
26	16.	Defendant served its First Supplemental Designation of Expert Witness on July 12,	
27	2021.		

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Plaintiff served her Initial Expert Disclosures on July 12, 2021.

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2	18.	Defendant propounded its First Set of Interrogatories, Requests for Production of		
3	Documents, and Requests for Admissions to Plaintiff on July 16, 2021.			
4	19.	Defendant served its Amended Responses to Plaintiff's Second Set of Requests for		
5	Production of Documents on July 21, 2021.			
6	20.	On July 21, 2021, Defendant served Notices of Taking Deposition of Person Most		
7	Knowledgeable and/or Custodian of Records of Plaintiff's medical providers re: billing and liens,			
8	including: Centennial Hills Hospital; Chiropractic Healing; David Ross, M.D.; Desert Radiology;			
9	HealthCare Pa	artners/Intermountain Healthcare; Henderson Hospital; Interventional Pain and Spine		
10	Care; Las Veg	gas Radiology; Neuromonitoring & Monitoring; Nevada Orthopedic and Spine; Nevada		
11	Spine Clinic;	PBS Anesthesia; Shadow Emergency Physicians; Smoke Ranch Surgery Center;		
12	Surgical Arts Center; and US Anesthesia.			
13	21.	The deposition of Amy Scribner was taken on July 22, 2021.		
14	22.	The deposition of Anna Hasenpflug was taken on July 23, 2021.		
15	23.	The deposition of Defendant's 30(b)(6) witness, Jason Snyder, was taken on July 23,		
16	2021.			
17	24.	Plaintiff propounded her Fourth Set of Requests for Production of Documents to		
18	Defendant on July 23, 2021.			
19	25.	Defendant propounded its First Set of Interrogatories, Requests for Production of		
20	Documents, and Requests for Admissions to Plaintiff on July 27, 2021.			
21	26.	Defendant served its Second Supplemental Designation of Expert Witnesses an		
22	Rebuttal to Plaintiff's Expert Witnesses on August 9, 2021.			
23	27.	Plaintiff served her Rebuttal Expert Disclosures on August 9, 2021.		
24	28.	Plaintiff served her Second Supplement to FRCP 26(A) Initial List of Witness and		
25	Documents or	n August 9, 2021.		
26	29.	Defendant served its Responses to Plaintiff's Fourth Set of Requests for Production of		
27	Documents on August 25, 2021.			

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1	30. Plaintiff served her Answers/Responses to Defendant's First Set of Interrogatories,			
2	Requests for Production of Documents on September 1, 2021.			
3	31. Plaintiff served her Answers/Responses to Defendant's Second Set of Interrogatories			
4	Requests for Production of Documents on September 1, 2021.			
5	32. Plaintiff served her Third Supplement to FRCP 26(A) Initial List of Witness and			
6	Documents on September 3, 2021.			
7	33. Plaintiff served her Fourth Supplement to FRCP 26(A) Initial List of Witness and			
8	Documents on September 13, 2021.			
9	34. Plaintiff server her First Supplement to Initial Expert Disclosures on September 13,			
5 10	2021.			
5 11	II. DESCRIPTION OF REMAINING DISCOVERY TO BE COMPLETED			
12	1. Deposition of Plaintiff's expert, Scott Glogovac, Esq., as previously noticed for			
13	October 19, 2021			
14	2. Deposition of Plaintiff, Macie, Peeler, as previously noticed for October 25, 2021			
15	3. Deposition of Plaintiff's expert, Frederick C. Berry, Jr., as previously noticed for			
16	October 26, 2021			
18	4. Deposition of Defendant's expert, Michael Seiff, M.D., requested and his office			
19	reports that he is not available until late December or early January 2022.			
20	III. REASONS WHY DISCOVERY SHOULD BE EXTENDED			
21	Plaintiff and Defendant have been diligently pursuing discovery in this matter, including			
22	serving disclosures, serving/answering written discovery, noticing/conducting depositions, and			
23	disclosing experts and reports. However, the parties concur that additional time is warranted given			
24	the several issues that have arisen that were brought to the Court's attention via motion and are still			
25	pending decisions, all of which would affect the remaining discovery to be completed.			
26	Specifically pending before the Court are the following motions:			
27				

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1	1.	Plaintiff's Motion to Compel Prod	uction of Defendant's	Unredacted Insurance
2	Claims File, and Motion for Sanctions (ECF 97);			
3	2. State Farm Mutual Automobile Insurance Company's Objection to Plaintiff's			jection to Plaintiff's
4	Subpoenas Duces Tecum, Motion to Quash and/or Motion for Protective Order (ECF			
5	104 and 105); and			
6	3.	State Farm Mutual Automobile Ins	surance Company's Mo	otion for Reinstatement of
7		Stay Pending Resolution of State C	Court Action On Order	Shortening Time (ECR
8		108).		
9	The decisions on these motions will affect (1) whether any discovery should be proceeding in this			
10	action while the underlying related action proceeds in state court, and (2) if so, the scope of the			
11	remaining witnesses' testimony.			
12	In addition to a request to extend discovery, Plaintiff and Defendant request a hearing on the			
13	pending motions so they can obtain rulings on the outstanding issues. The request is consistent with			
14	Fed. R. Civ. P. 1 because the court orders will impact future discovery and the parties may avoid			
15	unnecessary expenses while being able to efficiently conduct discovery and mitigating the likelihood			
16	of future motions regarding discovery.			
17	Given the state of the case, the Parties have agreed to extend the current discovery deadlines			
18	for sixty (60) days and would request that this Court, if possible, set hearings to address the			
19	outstanding motions. The Parties anticipate approximately one (1) hour of court time to resolve the			
20	motions.			
21	IV. PROPOSED SCHEDULE FOR COMPLETING REMAINING DISCOVERY			
22	Plaintiff and Defendant have agreed to extend the current discovery deadline herein for sixty			
23	(60) days to complete the remaining discovery as outlined above. If approved, the new discovery			
24	deadlines wou	ld be modified as follows:		
25	Task		Current Deadline	Proposed Deadline
26		e of Discovery ositive Motions	November 4, 2021 December 6, 2021	January 3, 2022 February 2, 2022
27	-	Pre-Trial Order	January 5, 2022	March 4, 2022

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1					
2	2 IT IS SO STIPULATED AND AGREED.				
3	DATED this 14 <sup>th</sup> day of October, 2021.	DATED this 14 <sup>th</sup> day of October, 2021.			
4	NETTLES   MORRIS	HARPER   SELIM			
5	/s/Matthew L. Sharp	/ s / Sabrina G. Wibicki			
6	BRIAN D. NETTLES	JAMES E. HARPER			
7	Nevada Bar No. 7462	Nevada Bar No. 9822			
0	CHRISTIAN M. MORRIS	SABRINA G. WIBICKI			
8	Nevada Bar No. 11218	Nevada Bar No. 10669			
9	RACHEAL A. ROSS Nevada Bar No. 14943	1935 Village Center Circle Las Vegas, Nevada 89134			
$\begin{bmatrix} z \\ 0 \end{bmatrix} 10$	1389 Galleria Drive, Suite 200	Attorneys for Defendant			
	Henderson, NV 89014				
⊴ 11					
<u> </u>	MATTHEW L. SHARP				
_	432 Ridge Street	Nevada Bar No. 4746 432 Ridge Street			
13 d	Reno, NV 89501				
≚ 14	Attorneys for Plaintiff				
<ul> <li>▼ 13</li> <li>™ 14</li> <li>™ 14</li> <li>™ 15</li> </ul>	ORDER				
<sup>□</sup> Z 16	6 The parties' Stipulation to Extend Discovery Cutoff Deadline is granted in part				
	denied in part. The request to extend the discovery deadlines sixty days is GRAN				
18	motions is GRANTED ONLY as it relates to the motion to compel (ECF No. 95), the				
19		motion for protective order (ECF No. 104), and			
20	the motion to quash (ECF No. 105). The hearing will be set by separate order.				
20					
		SO ORDERED.			
22	DATED: October 28, 2021	SO URDERED.			
23					
24					
25		EL J. ALBREGTS			
26					
27					
<i>~ '</i>					

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