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7	Attorney for Plaintiff, U.S. Bank Trust, N.A., as T	Frustee for LSF8 Master Participation Trust		
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
9				
10	U.S. BANK TRUST, N.A., AS TRUSTEE FOR LSF8 MASTER PARTICIPATION TRUST,	Case No.: 2:18-cv-00077-GMN-GWF		
11	Plaintiff,	STIPULATION AND ORDER TO EXTEND DISCOVERY AND		
12	vs.	DISPOSITIVE MOTION DEADLINES		
13	FODOR FAMILY TRUST			
14	Defendant			
4 -	Derendant			
15	COMES NOW Plaintiff U.S. BANK	TRUST, N.A., AS TRUSTEE FOR LSF8 MASTER		
16				
17	PARTICIPATION TRUST. ("Plaintiff" or "U.S. Bank"), by and through its attorneys of record, Edgar C			
	Smith, Esq., and Rock K. Jung, Esq. of the lav	w firm of Wright, Finlay & Zak, LLP, and Defendant,		
18	FODOR FAMILY TRUST (hereinafter "Fodor"), by and through its counsel of record, Michael F. Bohn			
19	Esq. and Adam R. Trippiedi, Esq. of the Law Offices of Michael F. Bohn, Esq., Ltd., and hereby stipulate			
20	and agree to extend discovery and dispositive motion deadlines.			
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<u> </u>				

. **DISCOVERY COMPLETED**

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1.

Plaintiffs' Initial, First and Second Supplemental Disclosures.

23 2. Plaintiff's Subpoena Duces Tecum to Palo Verde Homeowners Association and Kirby C.
24 Gruchow, Jr., Esq. of Leach Johnson Song & Gruchow.

Case 2:18-cv-00077-GMN-GWF Document 26 Filed 07/25/18 Page 2 of 4

1	3.	Defendant Fodor Family Trust's written discovery (interrogatories, requests for			
2	production and requests for admission) to Plaintiff.				
3	4.	4. Defendant Fodor Family Trust's Initial Disclosures.			
4	5.	Plaintiff's responses to Fodor Family Trust's written discovery (requests for production,			
5	requests for admission, interrogatories).				
	6.	Plaintiff's Expert Disclosure			
6	7.	Plaintiff's written discovery (interrogatories, requests for production and requests for			
7	admission) to Fodor Family Trust.				
8	8.	Defendant Fodor Family Trust's responses to Plaintiffs' written discovery (requests for			
9	production, requests for admission, interrogatories).				
10	9.	Deposition of Kirby C. Gruchow, Jr., Esq. of Leach Johnson Song & Gruchow.			
11	B. DISCOVERY THAT REMAINS TO BE COMPLETED				
12	1.	Deposition of Defendant Fodor Family Trust.			
13	2.	Deposition of Palo Verde Circle Trust.			
14	3.	Deposition of Palo Verde Homeowners Association, Inc.			
4. 15	Plaintiff's written discovery (interrogatories, requests for production and requests for admission) to Palo				
	Verde Hom	eowners Association, Inc			
16	C. 1	REASON WHY DISCOVERY HAS NOT BEEN COMPLETED			
17	Good cause and excusable neglect justify an extension of the deadlines at this time. Plaintiff				
18	recently filed its First Amended Complaint on July 12, 2018 which brought in a new Defendant, Palo				
19	Verde Homeowners Association, Inc. ("HOA"). The HOA was recently served on July 23, 2018. It is				
20	anticipated that the HOA will be desirous of participating and completing discovery of their own.				
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D. PROPOSED PRE-TRIAL DEADLINES AND DISCOVERY SCHEDULE

EVENT	CURRENT DATE	PROPOSED DATE	
Discovery Cut-Off	August 15, 2018	December 14, 2018	
Motions to Amend	May 17, 2018	N/A	
Pleadings/Add Parties			
Expert Disclosures	June 18, 2018	N/A	
Rebuttal Expert Disclosures	July 16, 2018	N/A	
Dispositive Motions	September 14, 2018	January 14, 2019	
Joint Pre-Trial Order	October 15, 2018	April 12, 2019	

E. CURRENT TRIAL DATE

A trial date is not currently set for this matter.

1	F. CONCLUSION		
2	Accordingly, for good cause shown and excusable neglect, the parties respectfully request that the		
3	Court enter the accompanying order to extend the aforementioned discovery and dispositive motion		
4	deadlines in this matter.		
5	IT IS SO STIPULATED.		
6	DATED this 25th day of July, 2018.		
7	WRIGHT, FINLAY & ZAK, LLP LAW OFFICES OF MICHAEL F. BOHN, ESQ., LTD.		
8	/s/ Rock K. Jung, Esq./s/ Michael F. Bohn, Esq.EDGAR C. SMITH, ESQ.MICHAEL F. BOHN, ESQ.		
9	Nevada Bar No. 05506Nevada Bar No. 1641E-Mail: esmith@wrightlegal.net E-Mail: mbohn@bohnlawfirm.com		
10	ROCK K. JUNG, ESQ.ADAM R. TRIPPIEDI, ESQNevada Bar No. 10906Nevada Bar No. 12294		
11	E-Mail: rjung@wrightlegal.netE-Mail: atrippiedi@bohnlawfirm.com7785 W. Sahara Ave., Suite 200376 East Warm Springs Road, Suite 140		
12	Las Vegas, Nevada 89117Las Vegas, NV 89119Attorneys For: U.S. Bank Trust N.A.,Attorneys For: Fodor Family Trust		
13	as Trustee for LSF8 Master Participation Trust		
14	ORDER		
15	IT IS SO ORDERED.		
16	UNITED STATES MAGISTRATE JUDGE		
17	UNITED STATES MAGISTRATE JUDGE		
18	DATED: 7/26/2018		
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