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1			
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	TAWNYA NILSEN,	Case Number	
		2:18-cv-00272-GMN-NJK	
11	Plaintiff,		
12	VS.	RENEWED DISCOVERY PLAN AND	
13	EQUIFAX INFORMATION SERVICES,	<u>SCHEDULING ORDER</u>	
	LLC, a Foreign Limited-Liability Company,	SUBMITTED IN COMPLIANCE WITH	
14	SANTANDER CONSUMER USA, INC., a Foreign Company, TRANSUNION, LLC, a	<u>LR 26-1(B)</u>	
15	Foreign Limited-Liability Company,		
16	EXPERIAN INFORMATION SOLUTIONS, INC., a Foreign Corporation,		
	nve., a i oleign corporation,		
17	Defendants.		
18	Plaintiff Tawnya Nilsen ("Plaintiff"), Defendant Equifax Information Services, LLC		
19	("Defendant Equifax"), Defendant Santander Consumer USA, Inc. ("Defendant Santander"),		
20	Defendant Transunion, LLC ("Defendant Transunion") and Defendant Experian Information		
21	Solutions, Inc. ("Defendant Experian"), held a telephonic conference on April 26, 2018, and by		
22	and through their respective counsel of record, file this, their Stipulated Discovery Plan and		
23	Scheduling Order pursuant to Fed. R. Civ. P. 26(f) and Local Rule 26-1.		
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#### PROPOSED SCHEDULE

# 2 I. <u>FED. R. CIV. P. 26(A) INITIAL DISCLOSURE:</u>

Parties have agreed to exchange initial disclosures no later than May 10, 2018, which is 14
days after the Rule 26 Conference was held. The parties expressly agree any document productions
shall be bates-stamped with the parties' respective identifying bates system. Other than this, no
changes are necessary in the form or requirement for disclosures under Fed. R. Civ. P. 26(a).

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II.

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#### ESTIMATE OF TIME REQUIRED FOR DISCOVERY:

B Discovery will take 180 days from March 6, 2018, which is the date Defendant Equifax
9 filed their Answer to Plaintiff's Complaint, the first responsive pleading. Accordingly, all
10 discovery must be completed no later than September 4, 2018. The parties may conduct discovery
11 within the scope of Fed. R. Civ. P. 26(b). Subject to the foregoing, discovery need not be limited
12 or focused on particular issues or conducted in phases.

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#### III. <u>AMENDING THE PLEADINGS AND ADDING PARTIES:</u>

Unless stated herein or ordered by the Court, the date for filing motions to amend the
pleadings or to add parties shall not be later than 90 days prior to the discovery cut-off date, and
therefore not later than June 6, 2018.

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# IV. FED. R. CIV. P. 26(A)(2) DISCLOSURES (EXPERTS):

In accordance with Fed. R. Civ. P. 26(a)(2), disclosures identifying experts shall be made
60 days prior to the discovery cut-off date, and therefore not later than July 6, 2018 and disclosures
of rebuttal experts shall be made 30 days after the initial disclosure of experts, and therefore not
later than August 6, 2018.

# 22 V. <u>DISPOSITIVE MOTIONS:</u>

The parties shall file dispositive motions 30 days after the discovery cut-off date, and therefore not later than October 4, 2018.

#### 1 **VI. PRETRIAL ORDER:**

If no dispositive motions are filed, and unless otherwise ordered by this Court, the Joint
Pretrial Order shall be filed 30 days after the date set for filing dispositive motions, and therefore
not later than November 5, 2018. In the event dispositive motions are filed, the date for filing the
Joint Pretrial Order shall be suspended until 30 days after the Court enters a ruling on the
dispositive motions, or otherwise by further order of the Court. The disclosures required by Fed.
R. Civ. P. 26(a)(3), and any objections thereto, shall be included in the Joint Pretrial Order.

#### 8 VII. <u>INTERIM STATUS REPORTS:</u>

9 In accordance with Local Rule 26-3, an Interim Status Report will be filed by the parties
10 with the Court 60 days prior to the discovery cut-off date, and therefore not later than July 6, 2018.

# 11 VIII. EXTENSIONS OR MODIFICATIONS OF THE DISCOVERY PLAN AND SCHEDULING ORDER:

LR 26-4 governs modifications or extensions to this discovery plan and scheduling order.

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#### IX. <u>PROVIDING "SHELLS" OR WORD VERSIONS TO OPPOSING COUNSEL</u> <u>FOR ALL WRITTEN DISCOVERY PROPOUNDED:</u>

The parties agree that for each set of written discovery propounded upon the other, an accompanying "word" or "word perfect" version of said discovery set shall be provided in order to reduce the time and effort in having to type out the requests or interrogatories. The failure to do so does not deem service of the written discovery ineffective.

# 19 X. ELECTRONICALLY STORED INFORMATION AND ELECTRONIC EVIDENCE:

The parties have discussed the retention and production of electronic data. The parties agree that service of discovery via electronic means, including electronic files copied to compact disc, pursuant to Fed. R. Civ. 5(b), is sufficient, and the parties retain the right to receive three additional days for mailing provided for in Fed. R. Civ. P. 6(d). The parties reserve the right to revisit this issue if a dispute or need arises. The parties further intend to present evidence in
 electronic format to jurors for the purposes of jury deliberations.

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#### XI. PROTECTION OF PRIVILEGED/TRIAL PREPARATION MATERIAL:

If a party discovers it has inadvertently disclosed privileged or trial preparation material, it 4 5 agrees to notify the opposing party in writing within 30 days of the discovery that such document(s) 6 have been disclosed, which written notification will set forth the basis for the claim that the items disclosed are privileged or trial preparation material. If the party receiving the disclosure agrees 7 that the inadvertently-produced items are privileged or trial preparation material, it will return all 8 9 such items to the producing party without the retention of any copies. If the receiving party 10 disputes that the items are privileged or trial preparation materials, it will within 30 days of written notification of the inadvertent disclosure, present the disputed items inadvertently disclosed to the 11 court under seal for a decision with respect thereto (without the retention of copies), including with 12 such submission the producing party's written notification and any statement the receiving party 13 wishes to make in support of its position that the items are not privileged or trial preparation 14 15 material. If the receiving party disclosed the inadvertently-produced privileged or trial preparation materials before being notified of the inadvertent disclosure, it will take reasonable steps to retrieve 16 the materials pending resolution of the matter. 17

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# XII. <u>ALTERNATIVE DISPUTE RESOLUTION:</u>

The parties certify that they met and conferred about the possibility of using alternative
dispute-resolution processes including mediation, arbitration, and if applicable, early neutral
evaluation.

# 22 XIII. LR II 26-1(B) CERTIFICATIONS:

The parties certify that they considered consenting to trial by a magistrate judge and use of
the Short Trial Program.

1	Dated this 30th day of April, 2018. COGBURN LAW OFFICES	Dated this 30th day of April, 2018. <b>SNELL &amp; WILMER, LLP</b>
2		
3	By: /s/ Erik W. Fox Name: Jamie S. Cogburn, Esq.	By: /s/ Bradley T. Austin Name: Bradley T. Austin, Esq.
4	Nevada Bar No. 8409 Erik W. Fox, Esq.	Nevada Bar No. 13064 3883 Howard Hughes Parkway,
5	Nevada Bar No. 884 2580 St. Rose Parkway, Suite 330	Suite 1100
6	Henderson, Nevada 89074 Attorneys for Plaintiff	Las Vegas, Nevada 89169 Attorneys for Defendant Equifax Information Services, LLC
7	Dated this 30th day of April, 2018.	Dated this 30th day of April, 2018.
8	LEWIS ROCA ROTHGERBER CHRISTIE, LLP	LEWIS BRISBOIS BISGAARD & SMITH, LLP
9		
10	By: /s/ J. Christopher Jorgensen	By: /s/ Jason G. Revzin
11	Name: J. Christopher Jorgensen Nevada Bar No. 5382	Name: Jason G. Revzin, Esq. Nevada Bar No. 8629
	3993 Howard Hughes Parkway,	6385 S. Rainbow Boulevard,
12	Suite 600 Las Vegas, Nevada 89169	Suite 600 Las Vegas, Nevada 89118
13	Attorneys for Defendant Santander Consumer USA, Inc.	Attorneys for Defendant TransUnion, LLC
14		
15	Dated this 30th day of April, 2018. NAYLOR & BRASTER	
16		
17	By: <u>/s/ Jennifer L. Braster</u> Name: Jennifer L. Braster, Esq.	_
	Nevada Bar No. 9982	
18	Andrew J. Sharpless Nevada Bar No. 12866	
19	1050 Indigo Drive, Suite 200	
20	Las Vegas, Nevada 89145 Attorneys for Defendant Experian Information Solutions, Inc.	
21		IT IS SO ORDERED:
22		12 Martin
		UNITED STATES MAGISTRATE JUDGE
23		May 1, 2018
24		DATE
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