

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

WILBERT R. HOLMES,

Plaintiff(s),

V.

MOTOR HOME SPECIALIST,

Defendant(s).

Case No.: 2:21-cv-00547-GMN-NJK

Order

A joint proposed discovery plan is generally due 44 days after a Defendant first appears.

Local Rule 26-1(a). Defendant filed a motion to dismiss nearly two months ago. Docket No. 7.

“The Federal Rules of Civil Procedure do not provide for automatic or blanket stays of discovery

when a potentially dispositive motion is pending.” *Tradebay, LLC v. eBay, Inc.*, 278 F.R.D. 597,

601 (D. Nev. 2011). Nonetheless, no discovery plan has been filed nor has a motion to stay

discovery been filed.

To the extent Defendant seeks a stay of discovery, it must file a motion addressing the

governing standards for such relief. See, e.g., *Kor Media Grp., LLC v. Green*, 294 F.R.D. 579,

581 (D. Nev. 2013). Any such motion must be filed by June 11, 2021. If no motion to stay

ery is filed, then a joint

IT IS SO ORDERED.

Nancy J. Koppe
United States Magistrate Judge