28

Mary E. Bacon, Esq. (NV Bar No. 12686) Jessica E. Chong, Esq. (NV Bar No. 13845) 3 SPENCER FANE LLP 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101 Telephone: (702) 408-3400 Facsimile (702) 938-8648 Email: mbacon@spencerfane.com 6 ichong@spencerfane.com 7 Attorneys for Defendant USAA Casualty Insurance Company 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA 10 CHRISTOPHER ORTIZ JR., an Case No. 2:23-cv-00554-GMN-EJY individual. 11 STIPULATION AND ORDER TO Plaintiff, 12 EXTEND DISCOVERY v. 13 (FOURTH REQUEST) **USAA CASUALTY INSURANCE** 14 COMPANY, a foreign corporation; DOE INDIVIDUALS I-X, inclusive; and ROE 15 CORPORATIONS I-X, inclusive, 16 Defendants. 17 18 Plaintiff, Christopher Ortiz ("Plaintiff"), and Defendant, USAA Casualty Insurance 19 Company ("Defendant") have agreed to extend the discovery deadlines by 60 days. In 20 support of this Stipulation the parties state as follows: 21 A. DISCOVERY THAT HAS BEEN COMPLETED 22 1. On July 10, 2023, the parties conducted an initial FRCP 26(f) conference. 23 2. On July 18, 2023, Plaintiff served his FRCP 26 Initial Disclosures. 24 3. On July 18, 2023, Defendant served their FRCP 26 Initial Disclosures. 25 4. Defendant subpoenaed Plaintiff's medical providers and pharmacies. 26 5. On October 27, 2023, Defendant disclosed its FRCP first supplemental 27 disclosures.

2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			

- 6. On September 19, 2023, Plaintiff served his FRCP first supplemental disclosure.
- 7. Defendant subpoenaed Plaintiff's medical providers.
- 8. Defendants have served requests for production, and interrogatories on Plaintiff.
- 9. On January 24, 2024, Defendant disclosed its FRCP second supplemental disclosure.
- 10. On March 28, 2024, Plaintiff disclosed its FRCP second supplemental disclosures.

B. DISCOVERY REMAINING:

- 1. Plaintiff's supplemental FRCP disclosures;
- 2. Defendant's supplemental FRCP disclosures;
- 3. Defendant written discovery requests;
- 4. Initial and supplemental expert disclosures;
- 5. Independent Medical Examination of Plaintiff
- 6. Deposition of Plaintiff;
- 7. Deposition of Defendant;
- 8. Depositions of the parties' lay witnesses;
- 9. Depositions of the parties' expert witnesses; and
- 10. Any other potential depositions or written discovery which may become necessary as discovery continues.

C. REASONS REMAINING DISCOVERY CANNOT BE COMPLETED WITHIN THE TIME SET BY PRIOR DISCOVERY PLAN:

The parties have diligently engaged in discovery in this matter. The parties strongly believed settlement was possible in this case, and invested the last several months in that goal. Ultimately, the parties were not successful. Good cause exists to continue existing deadlines because the Parties agreed to pause expert discovery to invest that time and resources towards settlement. The parties now need time to engage experts and complete their depositions, etc. with the goal of continuing settlement negotiations with the benefit of Case No. 2:23-cv-00554-GMN-EJY

expert opinions.

No party will be prejudiced by the extension, and the requested extension is made in good faith and not for purposes of delay. Based on the foregoing, the parties respectfully request that the Court grant their joint request to extend the deadline by 60 days in accordance with the requested amended discovery deadlines.

D. PROPOSED SCHEDULE FOR COMPLETION OF DISCOVERY Current Discovery Deadlines:

Last day to amend pleadings and add parties

Closed

Last day to disclose initial experts:

June 7, 2024

Last day to disclose rebuttal experts:

July 8, 2024

Close of Discovery:

August 8, 2024

Last day to file Dispositive Motions:

September 9, 2024

Proposed Discovery Deadlines:

Last day to amend pleadings and add parties

Closed

Last day to disclose initial experts:

August 8, 2024

Last day to disclose rebuttal experts:

September 8, 2024

Close of Discovery:

October 8, 2024

Last day to file Dispositive Motions:

November 9, 2024

E. CURRENT TRIAL DATE

A trial date has not been set.

1	DATED this 3 rd day of June, 2024.	DATED this 3 rd day of June, 2024.
2	THE POWELL LAW FIRM	SPENCER FANE, LLP
3 4	/s/ Benjamin Carman Paul D. Powell (7488) Tom W. Stawart (14280)	/s/ Mary E. Bacon Mary E. Bacon, Esq.
5	Tom W. Stewart (14280) 8918 Spanish Ridge Avenue, Suite 100	(Nevada Bar No. 12686) Jessica E. Chong, Esq.
6	Las Vegas, Nevada 89148	(Nevada Bar No. 13845) 300 S. Fourth Street, Suite 950
7	and	Las Vegas, NV 89101 Attorneys for USAA Casualty Insurance
8	Benjamin Carman, Esq. NV Bar #12565	Policy
10	THE BIG GUNS INJURY ATTORNEYS 4045 Spencer Street, Suite A52	
11	Las Vegas, NV 89119 Attorneys for Plaintiff	
12		ORDER
13	IT IS SO ORDERED.	ORDER
14 15		U.S. MAGISTRATEJUDGE
16		Datadi. Juna 2, 2024
17		Dated: June 3, 2024
18		
19		
20		
21 22		
23		
24		
25		
26		
27		
28		4 Case No. 2:23-cv-00554-GMN-EJY