Caguicla v. Trans Union LLC et al

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3. Trans Union requires additional time to locate and assemble the documents
relating to Plaintiff's allegations, any additional disputes submitted to Trans Union, and the
necessary time to fully investigate the allegations and claims raised by Plaintiff's Complaint and
prepare its response.
4. This Motion is made in good faith and not for the purposes of delay. The
additional time will allow Trans Union to assess the allegations contained in Plaintiff's
Complaint, review its records pertaining to the underlying accounts associated with Plaintiff's
claims against Trans Union, and prepare its response.
WHEREFORE, Plaintiff has agreed to extend the deadline in which Trans Union has to
answer or otherwise respond to Plaintiff's Complaint up to and including February 27, 2024.
This is the first request for an extension of time for Trans Union to respond to Plaintiff's
Complaint.
Dated this 6th day of February 2024.
SKANE MILLS LLP
/s/ Bernadette Rigo
Sarai L. Thornton, Esq. (Bar No. 11067) Bernadette Rigo (Bar No. 7882)
1120 Town Center Drive, Suite 200 Las Vegas, Nevada 89144
Telephone: (702) 363-2535
Counsel for Trans Union LLC
ORDER
IT IS SO ORDERED.
Dated this 6th day of February 2024.
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UNITED STATES MAGISTRATE JUDGE
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