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10	Attorneys for Plaintiff CMFG Life Insurance Company	
11	UNITED STATES	DISTRICT COURT
12	DISTRICT OF NEVADA	
13	CMFG LIFE INSURANCE COMPANY,	Case No. Case No. 2:24-cv-01969-APG-DJA
14	Plaintiff,	UNOPPOSED MOTION FOR EXTENSION
15	V.	OF TIME TO FILE JOINT DISCOVERY PLAN
16	TAVARUS DUNBAR, and KEVIN DUNBAR, JR., individually and as	I LAN
17	representative of the Estate of Kevin Dunbar	
18	Sr., Defendants.	
19		
20	Plaintiff CMFG Life Insurance Company ("CMFG"), by and through its undersigned	
21	attorney, hereby moves this Honorable Court a	n Order extending the time for the parties to file a
22	joint discovery plan. In support thereof, CMFG avers as follows:	
23 24	1. CMFG filed its complaint with	accompanying exhibits (ECF 1) in the above-
25	captioned action on October 22, 2024.	
26	2. CMFG brings claims for declara	tory relief that the subject life insurance policy and
27	AD&D certificate are void and for interpleader relief in the alternative. See generally ECF 1.	
28	3. Defendant Tavarus Dunbar, Jr. w	vas served on November 2, 2024.
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	4. Defendant Tavarus Dunbar, Jr. answered and filed counterclaims against CMFG on	
	November 6, 2024. ECF 7.	
	5. Upon Tavarus Dunbar filing his answer, it appears to the parties the CM/ECF system	
	set a deadline of December 21, 2024, to file a joint discovery plan. Id.	
	6. Defendant Kevin Dunbar, Jr. has not yet appeared in this action. ¹	
,	7. Accordingly, counsel for CMFG and defendant Tavarus Dunbar conferred and	
	agreed it would be most efficient to file a joint discovery plan once all defendants have been served	
	and appeared.	
	WHEREFORE, CMFG prays for an Order permitting the parties to file a joint discovery	
	plan once all defendants have been served and appeared in this case.	
	Dated: 01/02/2025 WRIGHT, FINLAY & ZAK, LLP	
	<u>/s/ Robert A. Riether</u> Robert Riether, Esq.	
	Nevada Bar No. 12076 8337 W. Sunset Rd., Suite 220	
,	Las Vegas, NV 89113 Ava R. Giacobbo, admitted pro hac vice	
	Attorneys for Plaintiff CMFG Life Insurance Company	
	IT IS THEREFORE ORDERED that the motion (ECF No. 16) is GRANTED. The parties discovery plan and scheduling order is due on or before February 3, 2025.	
	1000	
,	DANIEL J. ALBRIGTS UNITED STATES MAGISTRATE JUDGE	
	DATED: 1/3/2025	
	¹ CMFG has attempted personal service on Defendant Kevin Dunbar, Jr. at two different addresses. CMFG has also been in contact with an attorney for Kevin Dunbar, Jr. who agreed to accept service, but then indicated he could not accept service because he was not barred in Nevada or a member of the bar for the United States District Court for the District of Nevada. Kevin Dunbar, Jr. did not sign the waiver of service forms. CMFG continues its attempts to serve Kevin Dunbar, Jr.	

1	CERTIFICATE OF SERVICE	
2	I HEREBY CERTIFY that I am an employee of WRIGHT, FINLAY & ZAK, LLP and that	
3	I electronically served on the 2 nd day of January, 2025, the foregoing UNOPPOSED MOTION	
4	FOR EXTENSION OF TIME TO FILE JOINT DISCOVERY PLAN to all parties registered	
5	to receive CM/ECF notification and/or by depositing a true and correct copy of the same in the U.S.	
6	Mail addressed as follows:	
7	Kirk T Kennedy ktkennedylaw@gmail.com	
8	Ava Rae Giacobbo ava.giacobbo@faegredrinker.com; docket.general@faegredrinker.com	
9	/s/ Tonya Sessions	
10	An Employee of WRIGHT, FINLAY & ZAK, LLP	
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