1 THE HONORABLE MARSHA J. PECHMAN 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE AYANNA ROSENBERG, individually, and on behalf of all those similarly situated, No.: 2:17-cy-00476-MJP 11 Plaintiff, STIPULATED MOTION TO WITHDRAW 12 AND SUBSTITUTE COUNSEL, AND TO BRIEFLY EXTEND DISCOVERY THREE v. 13 DAYS FOR LIMITED PURPOSE OF CCS COMMERCIAL, LLC (d/b/a Credit COMPLETING TWO OUT-OF-STATE Collection Services Commercial), and **DEPOSITIONS** PROGRESSIVE DIRECT INSURANCE 15 COMPANY, NOTE ON MOTION CALENDAR: May 1, 2018 16 Defendant. 17 18 Pursuant to LCRs 7(d)(1), 10(g), and 83.2(b)(1), the parties agree that current counsel for Defendant CCS—attorneys Kevin A. Michael, William Harrison Walsh, and Anusha E. 20 Jones of COZEN O'CONNOR—should be permitted to withdraw. The parties further agree 21 that attorneys Matthew J. Sekits and Holly D. Brauchli of BULLIVANT HOUSER BAILEY 22 should be permitted to substitute as counsel for CCS, in their place. 23 This change in counsel will have no effect on the current case schedule, with one exception. The parties stipulate to extend the discovery cutoff deadline three days, until May 25 16, for the sole purpose of taking the CR 30(b)(6) depositions of CCS and Defendant Progressive, in Boston, Massachusetts, and Cleveland, Ohio, respectively. This brief STIPULATION TO MOTION TO WITHDRAW, SUBSTITUTE, AND PAGE 1

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1	extension will be requested in order accommodate the schedules of the parties and their	
2	counsel.	
3	DATED this 1st day of May, 2018.	
4	BULLIVANT HOUSER BAILEY PC	COZEN O'CONNOR
5	/s/ Matthew J. Sekits	/s/ Kevin A. Michael
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10	/s/ Holly D. Brauchli Holly D. Brauchli, WSBA #44814	/s/ Anusha E. Jones
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12	Phone: 206-521-6441	Withdrawing Attorneys for Defendant CCS
13		Commercial, LLC (d/b/a Credit Collection
13	Substituting Attorneys for Defendant CCS	Services Commercial)
14	Commercial, LLC (d/b/a Credit Collection	
1,-	Services Commercial)	
15		
16	TOUSLEY BRAIN STEPHENS PLLC	HOLLAND & KNIGHT LLP
17	/s/ Chase Alvord	/s/ Shannon Armstrong
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22	E-mail: mjide@yahoo.com	Attorneys for Defendant Progressive Direct
		Insurance Company
23	Attorney for Plaintiff Ayanna Rosenberg,	
24	individually, and on Behalf of all those similarly situated	
25		
26	1	

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STIPULATION TO MOTION TO WITHDRAW, SUBSTITUTE, AND EXTEND DISCOVERY NO.: 2:17-CV-00476-MJP

1	IT IS SO ORDERED:	
2	DATED this3rd day of May, 2018.	
3		
4		Marshy Melens
5		The Honorable Marsha J. Pechman
6		United States Senior District Court Judge
7		
8		
9	Presented by:	
10	BULLIVANT HOUSER BAILEY PC	
11		
12	/s/ Matthew J. Sekits Matthew J. Sekits, WSBA #26175	
13	E-mail: matthew.sekits@bullivant.com	
14	/s/ Holly D. Brauchli Holly D. Brauchli, WSBA #44814	
15	E-mail: holly.brauchli@bullivant.com	
16	Substituting Attorneys for Defendant CCS Commercial, LLC (d/b/a Credit Collection	
17	Services Commercial)	
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