

The Honorable Benjamin H. Settle

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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON AT SEATTLE

STEVEN E. BARRON, an individual; MARC
W. HILLESTAD and CHRISTINE L.
HILLESTAD, husband and wife; FRANK E.
SCHOEN, an individual; and RAYMOND
OWENS and TAMMY OWENS, husband and
wife,

Plaintiffs,

v.

AMERICAN FAMILY MUTUAL
INSURANCE COMPANY,

Defendant.

No. 3:16-cv-05576-BHS

JOINT MOTION TO STAY OR
CONTINUE DISCOVERY DEADLINES

NOTED ON MOTION CALENDAR:
JUNE 1, 2017

Pursuant to LCR 7(d)(2)(A), the parties jointly seek an order staying or continuing the
existing deadline for completion of class discovery.

I. PROCEDURAL HISTORY

The Court has established July 31, 2017, as the deadline for completing class discovery.
Dkt. 58.

Pending Discovery. Plaintiffs have noted a Rule 30(b)(6) deposition and sought
documents from defendant American Family. The parties did not agree on the scope of document
production, which controls the nature and extent of the Rule 30(b)(6) deposition. The parties’

JOINT MOTION TO STAY OR CONTINUE DISCOVERY
DEADLINES
(3:16-cv-05576-BHS) - 1

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RESPECTFULLY SUBMITTED,

DATED: June 1, 2017

s/William C. Smart
s/Isaac Ruiz
s/ Kathryn M. Knudsen
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Isaac Ruiz, WSBA #35237
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s/ Jeffrey I. Tilden
s/ Mark A. Wilner
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DATED: June 1, 2017

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s/Timothy T. Parker
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ORDER

For the reasons stated above, the Court grants the parties' stipulated motion to stay or continue deadlines. The deadline to complete fact discovery is extended until 120 days following entry of the Court's orders on both American Family's motion for protective order, Dkt. 32, and Plaintiffs motion for interlocutory appeal, Dkt. 62. Once the new date for class certification fact discovery is known, the parties will submit for the Court's approval an amended scheduling order that sets forth the remaining discovery dates, consistent with the extension granted herein.

IT IS SO ORDERED this 1st day of June, 2017.



BENJAMIN H. SETTLE
United States District Judge