IN THE COURT OF COMMON PLEAS SUMMIT COUNTY, OHIO

MEMBER WILLIAMS, et al.,

Case No. 2016 09 3928

Plaintiffs,

Judge James A. Brogan

٧.

KISLING, NESTICO & REDICK, LLC, et

al.,

Defendants.

STIPULATED MOTION FOR EXTENSION
TO RESPOND TO PLAINTIFFS'
SECOND MOTION TO COMPEL
DISCOVERY AND MOTION FOR
SANCTIONS AND MOTION TO STRIKE
CONFIDENTIALITY DESIGNATIONS
REGARDING BRANDY GOBROGGE'S
DEPOSITION TESTIMONY

Now come Plaintiffs and Defendants, Kisling, Nestico & Redick, LLC, Alberto R. Nestico, and Robert Redick, (collectively "Defendants"), and pursuant to Summit Loc.R. 7.13(C), hereby stipulate and respectfully move the Court for an Order granting Defendants an extension of time until Monday, December 24, 2018 within which to respond to Plaintiffs' Second Motion to Compel Discovery and Motion for Sanctions and Motion to Strike Confidentiality Designations Regarding Brandy Gobrogge's Deposition Testimony.

WHEREFORE, based on the foregoing, the parties hereby respectfully move this Court for an Order granting the requested extension of time. A proposed order is being submitted herewith

/s/ Peter Pattakos (per e-mail approval 12-17-18)

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Attorneys for KNR Defendants

CERTIFICATE OF SERVICE

Pursuant to Civ.R. 5(B)(2)(f), the undersigned certifies that a copy of the foregoing STIPULATED MOTION FOR EXTENSION was filed electronically with the Court on this 17th day of December, 2018. The parties, through counsel, may access this document through the Court's electronic docket system.

/s/ James M. Popson James M. Popson (0072773)