EXHIBIT X

CV-2016-09-3928

IN THE COURT OF COMMON PLEAS SUMMIT COUNTY, OHIO

MEMBER WILLIAMS, et al.,) Case No. CV-2016-09-3928
Plaintiffs,) Judge James A. Brogan
vs.) <u>AFFIDAVIT OF KENNETH</u>) M. ZERRUSEN
KISLING, NESTICO, & REDICK,)
LLC, et al.,)
Defendants.)
Detendants.)

Now comes Affiant, Kenneth M. Zerrusen, having first been sworn upon his oath, and attests as follows:

- 1) That I am of legal age, sound mind, and otherwise competent to testify.
- 2) That this affidavit is based on my personal knowledge.
- 3) That I am a licensed attorney and was admitted to the Ohio Bar in 1999.
- 4) That sole focus of my practice is personal injury law and I have represented only plaintiffs with respect to claims and litigation.
- 5) I have been employed at Kisling, Nestico & Redick, LLC since 2007 and I am a Partner of the firm.
- 6) A significant number of my clients do not have health insurance coverage.
- 7) From time to time, clients that have health insurance coverage have advised me that they do not want medical bills related to the accident submitted to their health insurance carriers and/or have instructed me to seek payment of these bills solely from the tortfeasor.

- 8) On various and numerous occasions, as part of my negotiation of my clients' claims, I have negotiated reduction of medical bills directly with medical providers including but not limited to Dr. Sam Ghoubrial.
- 9) On various and numerous occasions, as part of my negotiation of my clients' claims, I have recommended to management that KNR reduce its agreed-on contingency fee and had my recommendations approved.
- 10) The amount of medical bill and attorney fee reductions depends on the facts and circumstances of each case.

FURTHERMORE AFFIANT SAYETH NAUGHT

STATE OF OHIO

) SS:

COUNTY OF SUMMIT

ORN TO AND SUBSCRIBED in my presence by KENNETH M. ZERRUSEN

day of June, 2019.

Amy L. Zaleznik Resident Summit County Notery Public, State of Ohio

Commission Expires: 04-08-2022

CV-2016-09-3928