DISTRICT COURT, DENVER COUNTY STATE OF COLORADO

Denver District Court

1437 Bannock St.

Denver, CO 80202

Plaintiff: HARVEY SENDER, AS RECEIVER FOR GARY DRAGUL; GDA REAL ESTATE SERVICES, LLC; AND GDA REAL ESTATE

MANAGEMENT, LLC

v.

Defendants: GARY J. DRAGUL, an individual; BENJAMIN KAHN, an individual; THE CONUNDRUM GROUP, LLP, a Colorado Limited Liability Company; SUSAN MARKUSCH, an individual; ALAN C. FOX, an individual; ACF PROPERTY MANAGEMENT, INC.; a California Corporation, MARLIN S. HERSHEY, an individual; and PERFORMANCE HOLDINGS, INC., a Florida Corporation; JOHN AND JANE DOES 1 – 10; and XYZ CORPORATIONS 1 – 10.

Attorney for Defendant Susan Markusch and Olson Real Estate Services, LLC:

THOMAS F. QUINN

THOMAS F. QUINN, P.C.

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DATE FILED: July 6, 2020 9:19 PM FILING ID: 7D108898F6919 CASE NUMBER: 2020CV30255

## **▲** COURT USE ONLY **▲**

Case Number:2020CV30255

## UNOPPOSED MOTION FOR EXTENSION OF TIME TO RESPOND TO AMENDED COMPLAINT

Defendants Susan Markusch and Olson Real Estate Services, LLC ("Defendants"), by and through their undersigned counsel, hereby move the Court for an Order extending the time within which said Defendants may answer or otherwise respond to the Plaintiff's First Amended Complaint (the "Complaint"). As grounds for the requested relief, Defendants state as follows:

- 1. Defendants are authorized to state that Plaintiff does not oppose the relief requested in this Motion.
- 2. Pursuant to an unopposed joint motion of all the Defendants, the time for filing of responses to the Complaint was extended to July 6, 2020. .
- 3. On June 29, 2020, undersigned counsel underwent chemotherapy treatment for prostate cancer. Complications from that treatment have resulted in effective temporarty loss of use of counsel's left hand and general malaise.
- 4. Counsel is advised that his disabilities will most resolve as a matter of course. It is possible that if that does not occur, counsel will require surgery to his hand, which would result in a longer period of disability. Counsel hopes that he will be sufficiently recovered to permit preparation of a response for Ms. Markusch by this Friday, July 10, 2020..
- Counsel requests an extension of the shortest duration that may be required assuming the best expected outsome of his condition.
- 6. Defendants have meritorious defenses to Plaintiff's Complaint.
- 7. For the above reasons, Defendants request an extension of time within which she may respond to Plaintiff's Complaint to and including July 10, 2020.
- 8. Granting the short extension of time requested herein will serve the interests of justice by permitting the Defendants to plead their defenses.

WHEREFORE, Defendants Susan Markusch and Olson Real Estate Services, LLC requests the Court to extend the time within said Defendants may answer or otherwise respond to

Plaintiff's First Amended Com	nplaint to and including July 10, 2020
Date: July 6, 2020	THOMAS F. QUINN, P.C.
	Original signed copy of this pleading on file at the offices of Thomas F. Quinn, P. C.
	/s/ Thomas F. Quinn
	By:
	Thomas F. Quinn, Esq., Reg No. 5887
	Attorney for Defendant Susan Markusch
	and Olson Real Estate Servics LLC

## **CERTIFICATE OF SERVICE**

I hereby certify that on July 6, 2020 a true and correct copy of the foregoing pleading was provided to ICCES, with copies to be furnished, via ICCES to all counsel of record in this case. :

/s/ Thomas F.Quinn
 Thomas F.Quinn