

FILED

IN THE UNITED STATES COURT
DISTRICT OF KANSAS

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
SAMUEL K. LIPARI,)
)
<i>Plaintiff,</i>)
)
v.) Case No. 2:07-cv-02146-CM
)
US. BANCORP and)
U.S. BANK NATIONAL ASSOCIATION,)
)
<i>Defendants.</i>)

U.S. DISTRICT COURT
 DEPT. OF JUSTICE
 DEPUTY CLERK
 DISTRICT OF KANSAS

MOTION FOR EXTENSION OF TIME TO FILE SUPPLEMENTAL RULE 26 DISCLOSURES

Comes now the plaintiff Samuel K. Lipari appearing *pro se* and makes the following motion for extension of time to file supplemental Rule 26 disclosures. The plaintiff respectfully requests the extension of time for the following reasons:

1. The court over ruled the magistrate and parties agreed upon case management schedule.
2. The plaintiff was required to research, respond to and defend a second motion to dismiss during the time period initial Rule 26 disclosures were due.
3. The plaintiff also had extensive research and writing to brief the magistrate for mediation.
4. The plaintiff was required to present his claims in related case to adequately justify settlement.
5. The plaintiff had planned to use the defendants' electronic records (emails between the parties, the signed written contract for escrow accounts) and the signed written loan application but the defendants have not produced these documents, necessitating the plaintiffs supplemental disclosure of his copies of these documents.
6. The defendants are seeking a more detailed rule 26 disclosure than the plaintiff had filed, including addresses and telephone numbers.
7. There are no deadlines for interim supplemental disclosures and the plaintiff suggests that the court grant the plaintiff until April 15th, 2008 to supplement his initial disclosures.
8. The defendants agree / do not agree to the proposed extension.

Respectfully Submitted,
 S/ Samuel K. Lipari

 Samuel K. Lipari

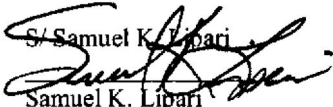
297 NE Bayview
Lee's Summit, MO 64064
816-365-1306
saml@medicalsupplychain.com
Pro se

CERTIFICATE OF SERVICE

I certify [have sent a copy to the undersigned opposing counsel via electronic filing on 3/3/08.

Mark A. Olthoff, Esq.,
Jay E. Heidrick, Esq.
Shughart Thomson & Kilroy, P.c.
Twelve Wyandotte Plaza
120 W. 12th Street
Kansas City, MO 64105

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S/ Samuel K. Lipari

Samuel K. Lipari

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 DISTRICT COURT
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 DISTRICT OF KANSAS

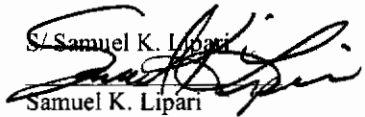
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 Samuel K. Lipari

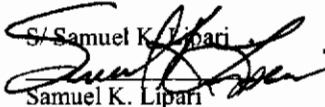
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