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July 20, 2018

Via Email blauten@brianlauten.com
Mr. Brian Lauten
Brian P. Lauten, P.C.
3811 Turtle Creek Blvd., Suite 1450
Dallas, Texas 75219

Re: *Fee Smith, Sharp & Vitullo, LLP and Anthony Vitullo vs. Block Garden & McNeill, LLP f/k/a Block & Garden, LLP, Christopher McNeill and Steven Block*; 18-06835; 95th Judicial District Court, Dallas County, Texas

Dear Brian:

This letter memorializes and confirms the parties' Rule 11 Agreement to extend the deadline for Defendants to respond and object to the following discovery requests from July 25, 2018 to September 6, 2018:

1. Plaintiffs' Consolidated Request for Disclosure, First Set of Interrogatories, Request for Production, and Request for Privilege Log to all Defendants;
2. Plaintiff's First Request for Admissions to Defendant Block Garden & McNeill, f/k/a Block & Garden, LLP;
3. Plaintiff's First Request for Admissions to Defendant Christopher McNeill; and
4. Plaintiff's First Request for Admissions to Defendant Steven Block.

We appreciate your courtesy regarding this matter.

Very truly yours,

Robert L. Tobey

Agreed:

Brian Lauten
Attorney for Plaintiffs