## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. 1:21-cv-23472-RNS

Ryan Birmingham, Roman Leonov, Steven Hansen, Mitchell Parent, and Jonathan Zarley, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

Alex Doe, et al.,

Defendants.

## PLAINTIFFS' UNOPPOSED MOTION FOR AN EXTENSION OF TIME TO RESPOND TO DEFENDANTS BOONRUK RUAMKIT CO. LTD., IT OUTSOURCING CO. LTD, NATTPEMOL KRINARA, AND PAPAHRATSORN RAVIRATPORN'S MOTION TO DISMISS THE AMENDED COMPLAINT

Ryan Birmingham, Roman Leonov, Steven Hansen, Mitchell Parent, and Jonathan Zarley,

and others similarly situated (collectively "Plaintiffs"), by and through undersigned counsel, pursuant to Rule 6(b)(1)(A) of the Federal Rules of Civil Procedure, hereby file their *Unopposed* Motion for Extension of Time to Respond to Boonruk Ruamkit Co. Ltd., It Outsourcing Co. Ltd, Nattpemol Krinara, and Papahratsorn Raviratporn (collectively the "Thai Defendants") Motion to Dismiss [ECF No. 169]. Plaintiffs request fourteen days, whereby Plaintiffs would have until August 4, 2022 to Respond. In support of this Motion, Plaintiffs state:

1. The Thai Defendants filed their Motion to Dismiss on June 16, 2022. Plaintiffs filed an Unopposed Motion for Extension of Time to file a Response (ECF No. 174), which the Court granted on June 27, 2022 (ECF No. 179). Accordingly, Plaintiffs' response is currently due on July 21, 2022.

2. Plaintiffs respectfully request a fourteen day extension of time to respond to the Thai Defendants' Motion to Dismiss, up through and including August 4, 2022.

3. Enlargements of time are permitted with good cause by Federal Rule of Civil Procedure 6(b). Such enlargements of time should be liberally granted absent a showing of bad faith or undue prejudice. *See, e.g., Lizarazo v. Miami-Dade Corrections & Rehab. Dept.*, 878 F.3d 1008, 1012 (11th Cir. 2017) (citing *U.S. v. Miller Bros. Constr. Co.*, 505 F.2d 1031, 1035 (10th Cir. 1974)).

4. The extension of time is necessary as Plaintiffs are still in the process of reviewing and investigating the arguments asserted in the Motion to Dismiss. Counsel also requests this extension due to the undersigned's case load, which includes matters pending in both federal and state court. In this case alone, Counsel is managing three concurrent Motions to Dismiss.

5. Based on the foregoing, pursuant to Fed. R. Civ. P. 6(b)(1)(A), Plaintiffs have demonstrated good cause to extend the time to respond to the Thai Defendants' Motion to Dismiss. Moreover, no party will be prejudiced by the relief requested in this Motion, and the Motion is not filed for the purposes of delay.

6. On July 13, 2022 Plaintiffs conferred with the Thai Defendants' counsel regarding the relief sought in this Motion, and agreed to the extension for Plaintiffs to file a Response to their Motion to Dismiss, up to and including August 4, 2022.

7. A proposed Order granting the instant unopposed Motion is attached hereto.

WHEREFORE, Plaintiffs respectfully request the Court to enter an Order granting the extension of time for Plaintiffs to respond to the Thai Defendants' Motion to Dismiss, up to and including August 4, 2022.

## **CERTIFICATION UNDER LOCAL RULE 7.1(A)(3)**

Pursuant to Local Rule 7.1(a)(3), I hereby certify that Andrew Balthazor, counsel for Plaintiffs, conferred with Benjamin Reiss (counsel for the Thai Defendants) regarding the relief

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requested herein. Benjamin Reiss does not oppose the requested extension of time, until August 4,

2022, to Respond to the Thai Defendants' Motion to Dismiss.

Dated: July 19, 2022.

Respectfully submitted,

/s/ Dennis A. González

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**CERTIFICATE OF SERVICE** 

I HEREBY CERTIFY that on or about July 19, 2022, a true and accurate copy of

Plaintiffs' Motion for Extension of Time was served on counsel of record via the CM/ECF

system. For parties that do not receive Notices of Electronic Filing, the undersigned further

certifies that a copy of the foregoing documents was served upon Defendants at the addresses

listed below via mail or as otherwise indicated:

Art Sea Group Ltd.	Auro Advantages, LLC
Via publication on Plaintiffs' website	Via publication on Plaintiffs' website

Easy Com, LLC	Marina Garda
c/o Registered Agent	Via publication on Plaintiffs' website
159 Main Street, Unit 100,	
Nashua, NH 03060	
Global E-Advantages LLC	Grovee, LLC
c/o Registered Agent	c/o Registered Agent
North West Registered Agent LLC	Delaware Business Incorporators
8 The Green, Suite B,	3422 Old Capitol Trail, Suite 700
Dover, DE 19901	Wilmington, DE 19808
Ivan Hrechaniuk	Borys Konovalenko
Via direct message to his LinkedIn profile	Via email to
	borys.konovalenko@gmail.com
Mayon Solutions Ltd	Mayon Solutions, LLC
Via email to info@mayon.solutions and	(1) c/o Registered Agents, Inc.
sales@mayon.solutions	159 Main Street, Unit 100, Nashua, NH
	03060; and
	(2) Via courtesy email to
	Mayon.llc@gmail.com
Notus, LLC	Profit Media Group LP
c/o Registered Agent	4 Queen Street, Suite 1,
Colorado Registered Agent LLC	Edinburgh, GB, EH21JE
1942 Broadway Street, Suite 314C,	
Boulder, CO 80302	
Shopostar, LLC	Olga Tielly
c/o Registered Agent	3rd Floor 207 Regent Street,
Colorado Registered Agent LLC	London, United Kingdom W1B3HH
1942 Broadway Street, Suite 314C,	
Boulder, CO 80302	
Trans-Konsalt MR Ltd.	
Via publication on Plaintiffs' website.	

Respectfully submitted,

/s/ Dennis A. González

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