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Attorneys for Defendants

UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

EUGENE DIVISION

BRANDON AUSTIN,

Plaintiff,

v.

UNIVERSITY OF OREGON; SANDY WEINTRAUB; CHICORA MARTIN; ROBIN HOLMES; and MICHAEL R. GOTTFREDSON, all in their individual capacities only,

Defendants.

DOMINIC ARTIS and DAMYEAN DOTSON,

Plaintiffs,

v.

UNIVERSITY OF OREGON; SANDY WEINTRAUB; CHICORA MARTIN; ROBIN HOLMES; and MICHAEL R. GOTTFREDSON,

Defendants.

Case No.: 6:15-cv-02257-MC (Lead Case)

Case No.: 6:16-cv-00647-MC (Member Case)

DEFENDANTS' UNOPPOSED MOTION TO EXTEND TIME TO REPLY TO ITS MOTION TO DISMISS THIRD AMENDED COMPLAINT

LR 7.1 CERTIFICATE

The parties have conferred regarding this motion, and plaintiffs' counsel does not oppose the extension requested herein.

MOTION

In accordance with Fed R Civ P 6(b), all defendants move this Court for an order resetting the time to reply to their motion to dismiss third amended complaint from February 27, 2017, to April 10, 2017.

MEMORANDUM IN SUPPORT

Defendants seek this extension to reply due to other obligations and the work schedules of defense counsel and defendants. As noted above, defendants' counsel has informed counsel for plaintiffs of this motion and plaintiffs' counsel has stated that they have no objection.

This is the first request for an extension made by defendants and this motion is not made for purposes of delay.

CONCLUSION

Defendants respectfully request that this motion be granted.

DATED this 22nd day of February, 2017.

MILLER NASH GRAHAM & DUNN LLP

s/Michelle Barton Smigel

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Attorneys for Defendants

I hereby certify that on February 22nd, 2017, I electronically filed the foregoing Defendants' Unopposed Motion to Extend Time to Reply to Its Motion to Dismiss Third Amended Complaint with the Clerk of the Court using the CM/ECF system and that by doing so I served the foregoing on all parties of record in the subject case via CM/ECF system transmission.

DATED this 22nd day of February, 2017.

s/Michelle Barton Smigel

Michelle Barton Smigel, OSB No. 045530

Of Attorneys for Defendants