UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

UNITED STATES SECURITIES AND EXCHANGE COMMISSION,)))
Plaintiff,	Civil Action No. 18-cv-5587
v.) Hon. John Z. Lee
EQUITYBUILD, INC., EQUITYBUILD FINANCE, LLC, JEROME H. COHEN, and SHAUN D. COHEN,) Magistrate Judge Young B. Kim)
Defendants.)))

RECEIVER'S MOTION FOR EXTENSION

Kevin B. Duff, as the receiver ("Receiver") for the Estate of Defendants EquityBuild, Inc., EquityBuild Finance, LLC, their affiliates, and the affiliate entities of Defendants Jerome Cohen and Shaun Cohen, respectfully requests that this Court enter an order granting him an additional two days to file the Receiver's position statement. In support of his Motion, the Receiver states as follows:

- 1. On November 22, 2021, an order was entered modifying various elements of the schedule for Group 1 submissions. *See* Docket No. 1091. Pursuant to that schedule, the Receiver's submission regarding Group 1 claims is scheduled to be filed on February 24, 2022.
- 2. The Receiver and those professionals working with him, have been devoting significant time to the preparation and completion of that submission which involves efforts to convey and summarize information and recommendations as to 169 claims and their related submissions. At this time, the Receiver will not be able to have the materials prepared and organized such that a filing today is practicable.

3. The Receiver respectfully requests an additional two business days until Monday, February 28, 2022 to make that submission.

WHEREFORE, the Receiver requests an extension of time from February 24, 2022 to February 28, 2022, to file his submission in regards to Group 1 claims.

Dated: February 24, 2022 Respectfully submitted,

s/ Michael Rachlis
Michael Rachlis
Jodi Rosen Wine
Rachlis Duff & Peel, LLC
542 South Dearborn Street, Suite 900
Chicago, IL 60605

Phone (312) 733-3950 mrachlis@rdaplaw.net jwine@rdaplaw.net

Attorneys for Kevin B. Duff, Receiver

CERTIFICATE OF SERVICE

I hereby certify that I provided service of the foregoing Motion for Extension, via the Court's CM/ECF system, to all counsel of record on February 24, 2022.

/s/ Michael Rachlis

Michael Rachlis Rachlis Duff & Peel, LLC 542 South Dearborn Street, Suite 900 Chicago, IL 60605 Phone (312) 733-3950 Fax (312) 733-3952 mrachlis@rdaplaw.net