<<COURT\_NAME>>

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| <<PROVIDER\_SUITNAME>>,  a/a/o <<INJUREDPARTY\_NAME>>  Plaintiff,  vs.  <<INSURANCECOMPANY\_SUITNAME>>  Defendant  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/ | Case No. <<INDEXORAAA\_NUMBER>> |

**PLAINTIFF’S MOTION FOR EXTENSION OF TIME**

**TO FILE RESPONSES TO DEFENDANT’S DISCOVERY REQUESTS**

Plaintiff, <<PROVIDER\_SUITNAME>>, by and through the undersigned counsel, hereby files its Motion for Extension of Time to File Responses to Defendant’s Discovery Requests, and in support thereof states as follows:

1. Plaintiff files this Motion for Extension of Time and requests an additional twenty (20) days to file responses to Defendant’s Discovery Requests, up to and including <<20\_DAYS\_FROM\_TODAY>>.

2. Plaintiff certifies that this motion is made in good faith and not for the purposes of delay.

3. Defendant will not be prejudiced by a short extension of time.

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on February 19, 2022, a true and correct copy of the foregoing was filed and served on the Defendant through Florida Courts E-Filing Portal.

**Florida Insurance Law Group, LLC**

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