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May 9, 2013

**VIA FACSIMILE  
& E-FILED**

Gary Shinnars, Executive Secretary  
National Labor Relations Board  
1099 14th Street, N.W.  
Washington, D.C. 20570

**Re: 800 River Road Operating Company d/b/a  
Woodcrest Health Care Center  
NLRB Case No.: 22-CA-083628**

Dear Executive Secretary Shinnars:

I am the lead attorney in 800 River Road Operating Company d/b/a Woodcrest Health Care Center ("Employer") in connection with the above case. I respectfully request an adjournment of the date for which exceptions and the supporting brief herein are due from May 15, 2013 to May 22, 2013.

The Board previously granted a two-week adjournment I requested, which was necessitated by my heavy docket, including preparation that was underway for trial in *Kleckner v. MarcumRosenfarb*, et al., Case No. L-8773-09, Superior Court of New Jersey, Middlesex County. That trial was scheduled to begin this past Monday, May 8, but developments in that case have resulted in postponement of the trial until June 3, 2013. While that has opened up time that was previously unavailable, other commitments have prevented me from advancing the Employer's exceptions and supporting brief sufficiently to permit filing on May 15. By way of example, had the *Kleckner* trial proceeded on May 8, I would have had to adjourn the hearing in *Oradell Health Care Center*, Case Nos. 22-CA-086895 and 089565, which now will begin as scheduled on Tuesday, May 14, 2013. Although it is not a long case, preparation is nonetheless necessary and has occupied portions of the last two days and will require further efforts. Separate from that, today I have to travel on California on business and will not return until Friday night.

In my April 26, 2013 letter requesting the previous extension of time, I had stated "[i]n concept...I would prefer additional time to complete the exceptions and brief, but the requested 2-week adjournment will be sufficient." Unfortunately, my confidence in that time frame being sufficient was misplaced.

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Counsel for the Acting General Counsel has consented to this request provided that the Employer agrees that this is its final request for additional time to file its exceptions and supporting brief. The Employer does so agree. Counsel for the Union has indicated that the Union opposes this request.

Thank you in advance for your prompt attention to this request.

Very truly yours,

*s/ Jedd Mendelson*

Jedd Mendelson

JM/jar

cc: Michael Lightner, Regional Director (via electronic & first class mail)  
Marguerite Greenfield, Esq. (via electronic & first class mail)  
Katherine H. Hansen, Esq. (via electronic & first class mail)

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