

August 22, 2021

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VIA ELECTRONIC FILING

Scott S. Harris
Clerk of Court
Supreme Court of the United States
1 First Street NE
Washington, DC 20543-0001
sharris@supremecourt.gov

*Re: Second motion to extend time to respond to petition for writ of certiorari in
Amber Brooks, et al. v. Mentor Worldwide LLC
S. Ct. Case No. 20-1822*

Dear Sir:

I represent Respondent, Mentor Worldwide LLC (“Mentor”), in the above-referenced matter. The Petition for Writ of Certiorari in the above-referenced entitled case was filed on June 25, 2021, and docketed July 1, 2021. Mentor’s brief in opposition to the Petition for Writ of Certiorari was originally due on or before August 2, 2021. Pursuant to Rule 30.4 of the United States Supreme Court, Mentor requested a thirty-day extension of time to file a brief in opposition to the Petition for Writ of Certiorari, which was granted, extending Mentor’s time to file its brief in opposition until September 1, 2021. Pursuant to Rule 30.4, I am hereby requesting an additional thirty (30) day extension of time to file a brief in opposition to the Petition for Writ of Certiorari, until Friday, October 1, 2021. Good cause exists for this second request.

I am counsel of record in the above referenced matter. After the close of business on Friday, August 20, the printing service I had arranged to handle formatting, printing, and mailing of Mentor’s opposition informed me they were unavailable to perform these services during the necessary time frame. In addition, my colleague and co-counsel on this matter, Jeffrey C. Sindelar Jr., has had family members adversely affected by Covid-19 during the past month. Mr. Sindelar and I also have both been busy attending to other demands of our practice.

I emailed counsel for petitioners, Mr. Anthony Anderson Benton Dogali, seeking his consent to this extension request yesterday, Saturday, August 21, 2021, and have not yet heard back from him regarding his position. Because Mentor’s opposition is currently due ten days from today, I am filing this motion without having received a response from Mr. Dogali.

Accordingly, I am respectfully requesting a second thirty (30) day extension of time, until October 1, 2021, to file a brief in opposition to the Petition for a Writ of Certiorari.

Thank you for your time and attention to the foregoing.

Respectfully submitted,

TUCKER ELLIS LLP

s/Dustin B. Rawlin

Dustin B. Rawlin

*Attorney for Respondent
Mentor Worldwide LLC*

cc: Anthony Anderson Benton Dogali (Counsel of Record for Petitioners)

DBR:jcs