

DOCKET NO.: CV-14-6025333-S : **COMPLEX DOCKET**
ROBIN SHERWOOD and
GREG HOELSCHER : **J.D. OF WATERBURY**
V. : **AT WATERBURY**
STAMFORD HEALTH SYSTEM, INC.
D/B/A STAMFORD HOSPITAL : **August 17, 2016**

DEFENDANT’S MOTION FOR EXTENSION OF TIME

The undersigned, on behalf of the defendant, **Stamford Health System, Inc. d/b/a Stamford Hospital**, respectfully move the court to grant a thirty (30) day extension of time, up to and including September 19, 2016, within which to respond to plaintiffs’ Supplemental Interrogatories and Requests for Production dated July 20, 2016. Counsel for the defendants need the additional time to respond to the discovery requests.

**THE DEFENDANT,
STAMFORD HEALTH SYSTEMS, INC.,
D/B/A STAMFORD HOSPITAL**

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CERTIFICATION

THIS IS TO CERTIFY THAT a copy of the foregoing was emailed this 17th day of August, 2016, to the following counsel:

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