

NO. FBT CV 15 6048103 S : SUPERIOR COURT  
DONNA L. SOTO, ADMINISTRATRIX  
OF THE ESTATE OF  
VICTORIA L. SOTO, ET AL : JUDICIAL DISTRICT OF FAIRFIELD  
V. : AT BRIDGEPORT  
BUSHMASTER FIREARMS  
INTERNATIONAL, LLC, a/k/a, ET AL : AUGUST 23, 2016

**MOTION FOR EXTENSION OF TIME, ON CONSENT, TO FILE RESPONSE REGARDING  
SCHEDULING OF THE REMINGTON DEFENDANTS' MOTION FOR SUMMARY  
JUDGMENT**

Plaintiffs in the above-captioned case represented in a recent case flow request that they would file a motion or response concerning the scheduling of the Remington Defendants' Motion for Summary Judgment by August 23, 2016. Plaintiffs intended to draft and file that response even though both Attorneys Sterling and Mesner-Hage were going to be traveling on vacation. The drafting of that response has been delayed far beyond what counsel anticipated, due to difficulties counsel have experienced with internet connections, as well as to vacation commitments. Plaintiffs accordingly seek until August 31 in which to file. This extension of time will give both Attorneys Sterling and Mesner-Hage time to return from vacation and prepare the filing. Counsel for the Remington Defendants consents to the granting of this Motion. Counsel for the Camfour Defendants has no interest in the Motion and so takes no position. Counsel for Mr. LaGuercia consents to the granting of this motion.

THE PLAINTIFFS,

By           /s/ Alinor C. Sterling            
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CERTIFICATION

This is to certify that a copy of the foregoing has been mailed, postage prepaid, and emailed this day to all counsel of record, to wit:

*For Bushmaster Firearms International LLC, a/k/a;*  
*Freedom Group, Inc., a/k/a;*  
*Bushmaster Firearms, a/k/a;*  
*Bushmaster Firearms, Inc., a/k/a;*  
*Bushmaster Holdings, Inc., a/k/a*  
*Remington Arms Company, LLC, a/k/a;*  
*Remington Outdoor Company, Inc., a/k/a*

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*For Camfour, Inc.;*  
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