

**IN THE SUPREME COURT  
STATE OF FLORIDA**

THE FLORIDA BAR,

**CASE NO. SC18-149**

Petitioner,

v.

Florida Bar File Nos.  
20174035(11B) and  
20174045(11B)

TIKD SERVICES LLC,  
A Foreign Limited Liability Company,

and

CHRISTOPHER RILEY,  
individually and as Founder of  
TIKD SERVICES LLC,

Respondents.

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**RESPONDENTS TIKD SERVICES LLC AND CHRISTOPHER RILEY'S  
THIRD MOTION FOR EXTENSION OF TIME**

Respondents TIKD Services LLC (“TIKD”) and Christopher Riley, through undersigned counsel, file this Third Motion for Extension of Time to Respond to The Florida Bar’s (“Bar”) Objection to the Report of the Referee (“Objections”) and respectfully show as follows:

1. On March 11, 2019, this Court granted an extension of time for Respondents to respond to the Bar’s Objections.
2. On March 27 2019, this Court granted a second extension of time for Respondents to respond to the Bar’s Objections because lead counsel for TIKD,

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Christopher Kise, had been admitted on March 21, 2019, to Tampa General Hospital's emergency room for a cardiac condition and had undergone corrective procedures.

3. Mr. Kise was ultimately released from Tampa General Hospital on April 1, 2019. Following additional consultation at Mayo Clinic in Jacksonville, Mr. Kise returned home to Tallahassee on April 3, 2019. Since that time, Mr. Kise has remained at home and has been on medications and monitored 24/7 by his cardiology and electrophysiology doctors. While at home, Mr. Kise has been able to engage in limited activity, but he cannot drive, he has not returned to his office, and he has not been able to resume normal work or other activities.

4. While it had been hoped Mr. Kise would by now be able to resume normal activities, additional monitoring by, and follow up with, the electrophysiology physicians revealed the need for a further interventional procedure to identify and treat his ongoing condition. That procedure is scheduled currently for May 16, 2019, at Tampa General Hospital.

5. Respondents are requesting a third extension because of the ongoing extenuating circumstances arising from the medical condition of Mr. Kise. Following the May 16, 2019, procedure, Mr. Kise will likely remain in Tampa until at least May 21, and then return home for a period of recovery. Therefore, the current

June 3, 2019, deadline will prove challenging under the circumstances. Additional information can be provided to the Court as necessary.

6. This Motion is not interposed for purposes of delay or for any other improper purpose. Additionally, no prejudice will result to any party were the requested relief granted by this Court.

7. Pursuant to Rule 9.300(a), Florida Rules of Appellate Procedure, the undersigned has consulted with counsel for the Bar. Unfortunately, even though Respondent TIKD is not and has not been operating in Florida for some time and the foregoing circumstances have been presented to opposing counsel, the Bar opposes the relief requested in this Motion.

WHEREFORE Respondents respectfully request that this Court grant an additional 30-day extension of time to respond to the Bar's Objections, making Respondents' response to the Objections due Wednesday, July 3, 2019.

Respectfully submitted, May 9, 2019,

By: /s/ Joshua M. Hawkes  
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**CERTIFICATE OF SERVICE**

I **HEREBY CERTIFY** that a true and correct copy of the foregoing was served by electronic mail on May 9, 2019 on all counsel listed below.

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