IN THE SUPREME COURT OF FLORIDA

STEVEN YOUNKIN,

Petitioner CASE NO.: SC19-385

L.T. CASE NO.: 5D18-3548

v.

NATHAN BLACKWELDER,

Respondent.	

RESPONDENT NATHAN BLACKWELDER'S UNOPPOSED MOTION FOR EXTENSION OF TIME TO FILE ANSWER BRIEF

Respondent, NATHAN BLACKWELDER, by and through his undersigned counsel and pursuant to Fla. R. App. P. 9.300, moves this Honorable Court for an extension of time to file his Answer Brief on the merits to September 8, 2019. Respondent states:

- 1. On July 10, 2019, Petitioner filed his Initial Brief on the merits.
- 2. This Court previously ordered Respondent to file his Answer Brief 30 days after service of the Initial Brief, or by August 9, 2019.
- 3. The Undersigned respectfully requests a 31-day extension to file his Answer Brief, to Monday, September 8, 2019. This extension is sought in goodfaith and not to delay the process of this proceeding. The extension sought herein

will not prejudice Petitioner. Counsel for Petitioner, Kansas R. Gooden, Esq., has informed the Undersigned that Petitioner does not oppose the extension.

4. Respondent is filing a separate Motion to Toll Time in accordance with Florida Rule of Appellate Procedure 9.300(d)(13).

WHEREFORE, Respondent, NATHAN BLACKWELDER, respectfully requests the Court enter an Order extending the time within which he must file his Answer Brief to September 8, 2019.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was filed and served in the Florida E-portal to: Kansas R. Gooden, Esquire and Geneva R. Fountain, Esquire[kgooden@boydjen.com, dperalta@boydjen.com, gfountain@boydjen.com, kbarnett@boydjen.com]; George H. Anderson, III, Esq. [Dutch.Anderson@newlinlaw.com, Anderson.pleadings@newlinlaw.com Melissa. Azeltine@newlinlaw.com]; Amanda E. Wright, Esq., [OrlandoLegal@Allstate.com], Law Offices of Robert J. Smith, Esquire [OrlandoLegal@Allstate.com]; Elaine D. Walter, [ewalter@boydlawgroup.com, service MIA@boydlawgroup.com]; Jason Gonzalez, Esq. and Amber Stoner Nunnally, Esq. [jasongonzalez@shutts.com, mpoppell@shutts.com]; anunnally@shutts.com, William Large, Esquire [william@fljustice.org]; Patrick A. Brennan, Esq. [brennan@hdlawpartners.com, maizo@hdlawpartners.com] and John Hamilton, Esq. [jhamlawyer.com]on this 22^{nd} day of July, 2019.

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CERTIFICATE OF COMPLIANCE

In compliance with the Florida Rules of Appellate Procedure, counsel for Respondent certifies that the size and style of typefont used in this Answer are Times New Roman 14 point.

Respectfully submitted,

Mark A. Nation, Esquire