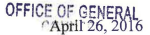
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Jeff S. Jordan Assistant General Counsel Complaints Examination & Legal Administration Federal Election Commission 999 E Street, NW Washington, DC 20463

Re: MUR 7038 National Nurses United for Patient Protection

Dear Mr. Jordan:

I am writing on behalf of respondent National Nurses United for Patient Protection ("Respondent") to request an enlargement of time to May 30, 2016 to respond to the complaint. Respondent received the Commission's notification of the complaint on April 15; accordingly, its response is due on April 30.

The complaint alleges a variety of actions and principally relies on numerous media reports. Counsel for Respondent have substantial unrelated, previously scheduled professional and travel commitments to fulfill over the next month, including in other litigation. Accordingly, on behalf of Respondent I respectfully request the Commission's accommodation in granting the enlargement sought.

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Thank you for your consideration.

Yours truly, Lammer Cold

Laurence E. Gold

Counsel for National Nurses United for Patient Protection

cc: Martha Kuhl, Treasurer Cole Duckworth, National Nurses United

MICHAEL B. TRISTER GAIL E. ROSS B. HOLLY SCHADLER LAURENCE E. GOLD ALLEN H. MATTISON* TALSO ADMITTED IN MARYLAND