UNITED STATES OF AMERICA BEFORE THE CONSUMER FINANCIAL PROTECTION BUREAU

Administrative Proceeding File No. 2016-CFPB-0018

In the Matter of:

Interstate Lending, LLC,

Respondent.

JOINT MOTION TO EXTEND TIME TO ANSWER THE NOTICE OF CHARGES & HOLD A SCHEDULING CONFERENCE

JOINT MOTION TO EXTEND TIME TO ANSWER THE NOTICE OF CHARGES & HOLD A SCHEDULING CONFERENCE

Pursuant to 12 C.F.R. § 1081.115, Enforcement Counsel and Interstate Lending, LLC ("Respondent") jointly move the Court for an order (1) granting an extension of time by which Respondent may answer the Bureau's Notice of Charges by fourteen (14) days, and (2) extending the time for holding a scheduling conference by fourteen (14) days. On October 3, 2016, the Court granted the Respondent's Motion to Extend Time to Answer Notice of Charges and Hold Scheduling Conference, extending the period of time for Respondent to Answer the Notice of Charges to October 19, 2016 and the time within which to hold the scheduling conference to October 25, 2016. The Parties now jointly request an additional fourteen-day extension to each of these timelines to discuss settlement. The factors set forth in 12 C.F.R. § 1081.115 weigh in favor of an extension. Although the Court has granted one extension, the proceeding has been pending for less than one month, the parties are at an ideal stage to discuss settlement because neither Party nor the Court have had to expend significant resources yet, and allowing the Parties to seek early resolution of this matter would not impede the Court's ability to complete the proceeding in the time specified by 12 C.F.R. § 1081.400(a). Although

negotiations are ongoing, the Parties believe that there is a reasonable chance to resolve this matter without further litigation.

In light of the foregoing, the Parties hereby jointly move for entry of the Proposed Order included as Attachment A.

Respectfully submitted,

<u>/s/</u>	<u>/s/</u>
Rebecca Coleman	Allen Denson
Amanda Krause	Erik M. Kosa
Enforcement Attorneys	Hudson Cook, LLP
Consumer Financial Protection Bureau	1909 K Street NW, 4th Floor
1700 G Street, NW	Washington, DC 20006
Washington, DC 20552	(202) 715-2007 – Telephone
(202) 435-7544 – Telephone	(202) 223-6935 – Fax
Rebecca.Coleman@cfpb.gov	adenson@hudco.com
Amanda.krause@cfpb.gov	ekosa@hudco.com
Attorneys for Consumer Financial	Attorneys for Respondent
Protection Bureau	Interstate Lending, LLC

Certificate of Service

I hereby certify that on the 14th day of October 2016, I caused a copy of the foregoing Joint Motion to Extend Time to Answer the Notice of Charges and Hold a Scheduling Conference, along with Attachment A to the Motion, to be filed by electronic transmission (e-mail) with the Office of Administrative Adjudication (CFPB_electronic_filings@cfpb.gov), Administrative Law Judge Christine L. Kirby, and served by email on the Respondents' counsel at the following addresses:

Allen Denson, Esq. adenson@hudco.com

Erik M. Kosa, Esq. ekosa@hudco.com

> /s/ Rebecca Coleman