IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 1:15-cv-01291-RM-NYW

TYELER COOPER, on behalf of himself and all similarly situated persons,

Plaintiff,

v.

OFS 2 DEAL 2, LLC, f/k/a Vision Oil Tools, LLC, a Colorado limited liability company, KLX INC. and KLX ENERGY SERVICES LLC, d/b/a Vision Oil Tools and Vision Energy Services, both Delaware limited liability companies,

Defendants.

MINUTE ORDER

Entered By Magistrate Judge Nina Y. Wang

This civil action comes before the court on Plaintiff Tyeler Cooper's ("Plaintiff") Motion for Leave to Conduct Discovery and File a Sur-Reply in Further Response to Defendants' Motion to Compel Arbitration of Individual Claims and to Dismiss Class Action Claims, Collective Action Claims and Other Proceedings, filed on August 31, 2015 [#28] (the "Motion"). Pursuant to the Order Referring Case dated July 16, 2015 [#16] and the Memorandum dated September 1, 2015 [#29], the Motion is before this Magistrate Judge.

The Motion states that "[u]ndersigned counsel attempted to contact Defendants' counsel regarding their position on this motion but, at time of filing, had not received a response. [#28 at 1]. The court does not construe this to be an adequate showing that Plaintiff's counsel in fact made good-faith efforts to meet-and-confer as required by D.C.COLO.LCivR 7.1. Accordingly, IT IS ORDERED that the Motion is STRICKEN, without prejudice to re-filing if adequate efforts to meet-and-confer are made, and represented to.

DATED: September 3, 2015