UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

MIAMI DIVISION

CASE NO.: 1:13-cv-22589-KMW

MIGUEL ANGEL CORBACHO DAUDINOT

Plaintiff,

٧.

YASIEL PUIG VALDES a/k/a YASIEL PUIG and MARITZA VALDES GONZALEZ,

Defendants.	
	/

DEFENDANTS' SECOND UNOPPOSED MOTION FOR EXTENSION OF TIME TO ANSWER SECOND AMENDED COMPLAINT

Defendants, Yasiel Puig Valdes (a/k/a Yasiel Puig) and Maritza Valdes Gonzalez, pursuant to Fed. R. Civ. P. 6(b)(1)(A), hereby move for a one-week extension of time, up to and including August 8, 2014, in which to file their answer and affirmative defenses to the second amended complaint [ECF No. 24]. The grounds for this motion are:

- 1. On June 25, 2014, the Court entered an order denying defendants' motion to dismiss the second amended complaint [ECF No. 40]. Pursuant to Fed. R. Civ. P. 12(a)(4)(A) and 6(d), defendants' deadline to file the answer to the second amended complaint was July 11, 2014.
- 2. On July 8, 2014, defendants filed a motion for extension of time to answer the second amended complaint. [ECF No. 43.] On July 8, 2014, the Court granted the motion and extended defendants' deadline to answer to August 1, 2014. [ECF No. 44.]

3. Defendant Yasiel Puig is a Major League Baseball player for the Los

Angeles Dodgers whose schedule requires frequent travel. Due to Mr. Puig's schedule,

undersigned counsel has been unable to confer with Mr. Puig to finalize defendants'

answer and affirmative defenses to the second amended complaint. Undersigned

counsel anticipates that the one-week extension of time sought herein will be sufficient

time to confer with defendants and finalize their answer.

4. The extension of time sought herein will not unduly delay these

proceedings, jeopardize any of the Court's deadlines or prejudice any of the parties.

For the foregoing reasons, defendants request an extension of time, up to and

including August 8, 2014, in which to file their answer to the second amended complaint.

Local Rule 7.1(a)(3) Certification

Undersigned counsel has conferred in writing with counsel for plaintiff, Kenia

Bravo, regarding this motion and certifies that Ms. Bravo has no objection to the extension

of time sought herein.

Respectfully submitted,

SANTINI LAW

1001 Brickell Bay Drive, Suite 2650

Miami, Florida 33131

Tel: (305) 372-7307

Fax: (305) 372-7308

ssantini@santinilawfirm.com

By: /s/ Sean R. Santini

Sean R. Santini

Florida Bar No. 832898

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CERTIFICATE OF SERVICE

I hereby certify that on July 31, 2014, I electronically filed the foregoing document

with the Clerk of the Court using CM/ECF. I also certify that the foregoing document is

being served this day on all counsel of record or pro se parties identified on the attached

Service List in the manner specified, either via transmission of Notices of Electronic Filing

generated by CM/ECF or in some other authorized manner for those counsel or parties

who are not authorized to receive electronically Notices of Electronic Filing.

By: /s/ Sean R. Santini

Sean R. Santini

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SERVICE LIST

Kenia Bravo, Esq. avelinogonzalez2@bellsouth.net Law Offices of Avelino J. Gonzalez, P.A. 6780 Coral Way Miami, FL 33155

Avelino Jose Gonzalez, Esq. avelinogonzalez@bellsouth.net
Law Offices of Avelino J. Gonzalez, P.A. 6780 Coral Way Miami, FL 33155