ImageKeeper LLC v	Wright National Flood Insurance Services LLC Case 2:20-cv-01470-GMN-VCF Document 82	Eiled 11/20/20 Page 1 of 2	Doc.	82
	Case 2.20-CV-01470-Givily-VCF Document 02			
1	F. Christopher Austin (Nevada Bar No. 6559)			
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3	10655 Park Run Drive, Suite 100 Las Vegas, NV 89144			
4	Telephone: (702) 382-4804 Facsimile: (702) 382-4805			
5	Attorney for Evoke Technologies			
6				
7	UNITED STATES DISTRICT COURT			
8	DISTRICT OF NEVADA			
9	IMAGEKEEPER, LLC, a Nevada limited	Case No.: 2:20-cv-01470-GMN-VCF		
	liability company;			
10	Plaintiff,	STIPULATION AND ORDER FOR 30- DAY EXTENSION OF TIME TO		
11	V.	RESPOND TO COMPLAINT		
12	WRIGHT NATIONAL FLOOD INSURANCE	(First Request)		
13	SERVICES, LLC, a Delaware limited liability Company, and EVOKE TECHNOLOGIES			
14	PRIVATE LIMITED, an Ohio foreign corporation.			
15	Defendant.			
16				
17	Pursuant to LR IA 6-1, 6-2, and LR 7-1, Plaintiff IMAGEKEEPER, LLC, ("Plaintiff")			
18	and Defendant EVOKE TECHNOLOGIES PRIVATE LIMITED ("Defendant"), by and through			
19	their respective counsel of record, hereby stipulate and agree to a 30-day extension of time for			
20	Defendant to respond to the Complaint, as follows:			
21	Defendant only retained the undersigned Defense Counsel, F. Christopher Austin, of			
22	Weide & Miller, Ltd., just a few days ago but has not yet had an opportunity to meaningfully			
23	discuss the claims or underlying facts alleged in this matter. Retention in this matter was also			
24	further hampered by the fact that counsel was quarantined and unavailable until this week due to			
25	having contracted Covid-19.			
26	The parties have agreed to stipulate to a 30-day extension of time for Defendant to respond			
27	to the Complaint to allow Defendant a reasonable time to review Plaintiff's Complaint, consult			
28	with counsel, and prepare a response. Accordingly, Defendant will have until December 21, 2020,			
WEIDE & MILLER, LTD. 10655 PARK RUN DRIVE SUITE 100	FCA-w-1211 1			
LAS VEGAS, NEVADA 89144 (702) 382-4804				
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1 to respond to the Complaint.

2	THEREFORE, Plaintiff and Defendant hereby stipulate and agree that Defendant's time			
3	to answer or otherwise respond to Plaintiff's Complaint shall be extended to and including			
4	Monday December 21, 2020.			
5	Dated: November 19, 2020.			
6				
7	POLSINELLI LLP	Weide & Miller, Ltd.		
8	By: <u>/s/ Colby B. Springer</u> Colby B. Springer, Esq. (Pro Hac Vice)	By: <u>/s/ F. Christopher Austin</u> F. Christopher Austin, Esq.		
9 10	Barrington E. Dyer, Esq. (Pro Hac Vice) Terih P. Nguyen, Esq. (Pro Hac Vice) Miya Yusa, Esq. (Pro Hac Vice)	Nevada Bar No. 6559 <u>caustin@weidemiller.com</u> 10655 Park Run Drive, Suite 100		
11	<u>cspringer@polsinelli.com</u> bdyer@polsinelli.com	Las Vegas, NV 89144		
12	thpnguyen@polsinelli.com myusa@polsinelli.com	Attorneys for Defendant		
13	Three Embarcadero Center, Suite 2400 San Francisco, CA 94111			
14	COHEN JOHNSON LLC			
15	H. Stan Johnson, Esq.			
16	Steven B. Cohen, Esq. sjohnson@cohenjohnson.com			
17	scohen@cohenjohnson.com 375 E. Warm Springs Road, Suite 104			
18	Las Vegas, NV 89119			
19	Attornevs for Plaintiff			
20				
21				
22		IT IS SO ORDERED:		
23		UNITED STATES MAGISTRATE JUDGE		
24		DATED: November 20, 2020.		
25				
26				
27				
28 Ltd.				
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