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- 4. After counsel for Defendant's retention, a request was made to the Commission to continue the evidentiary hearing, but the Commission denied the hearing due to the allegations and the prior extension.
- 5. Counsel for Defendant recently transitioned to a new firm and no other attorney within the firm is familiar with Defendant or has previously represented Defendant.
- 6. Additionally, the parties have several conflicts throughout December and January, preventing an immediate rescheduling of the hearing, including the holidays, mediations, and multi-day evidentiary hearings.
- 7. Accordingly, the parties agree to VACATE the currently scheduled hearing on December 3, 2024 and request that the Court schedule the hearing for a date in February or at a time convenient for the Court.
- 8. This stipulation is made in good faith and not for purposes of delay.

DATED this 25th day of November 2024.

DATED this 25th day of November 2024.

GORDON REES SCULLY MANSUKHANI, LLP

LEX TECNICA, LTD

/s/ Scott Whitworth

/s/ Jacqueline V. Nichols
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Bobby Steele, as parent of and on behalf of C.S., a minor

The motion hearing set for December 3, 2024 at 2:30 p.m. is vacated and reset to February 3, 2025 at 1:30pm.

IT IS SO ORDERED.

UNITED STATES DISTRICT COURT JUDGE

DATED: ____11/25/2024