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disfavored, as they usually are a strategic effort by the nonmovant to have the last word on a matter." Id. (citation and quotation marks omitted).

Here, Plaintiff did not timely request leave of court to file a sur-reply. Even if Plaintiff had sought leave of court, the court would not have permitted the filing of the sur-reply. While Defendants' reply brief did address Plaintiff's argument for sanctions and the exclusion of an exhibit filed in support of Defendants' motion, Plaintiff's sur-reply did not substantively respond to that argument. It repeated the arguments he made on this topic in his opposition brief. In addition, it repeated arguments concerning Plaintiff's claims that were asserted in Plaintiff's opposition brief.

For these reasons, the court finds good cause to strike the sur-reply from the record.

Defendants' motion to strike (ECF No. 94) is **GRANTED**, Plaintiff's sur-reply (ECF No. 93) shall be **STRICKEN** from the record.

## IT IS SO ORDERED.

DATED: December 11, 2015.

WILLIAM G. COBB

UNITED STATES MAGISTRATE JUDGE

Willen G. Cobb