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March 29, 2019
Magistrate Judge Steven C. Mannion
Martin Luther King Building
\& U.S. Courthouse
50 Walnut Street
Newark, NJ 07101

## Re: Kenneth Chang a/k/a Kan Chang v. The Bank of New York Mellon Corp., et al. Civ. Action No.: $\quad 2: 17-\mathrm{cv}-11061$ <br> Status Letter

Dear Judge Mannion:
This Firm represents Kenneth Chang a/k/a Kan Chang ("Plaintiff") in the above entitled action. During the last telephone conference, Your Honor set deadlines on how the action is to proceed. These included deadlines for notices of deposition to be sent out and when the depositions are to be finished. Plaintiff requests an extension of those deadlines because this Firm needs additional time to review the ESI production of over 100,000 documents. While this is a small firm and cannot dedicate all resources solely to this action, we reviewed approximately a fourth of the production. Plaintiff needs more time-at least a month-before notices for deposition can be sent out. This Firm spoke to counsel for Defendants who consents for an extension of time. If the Court wishes to set up another telephone conference, please let this Firm know.

Thank you for your attention to this matter.


For Plaintiff:
/s/ Antony Lembersky
Antony Lembersky
days. Fact deposition
discovery is also extended 30 days.
BORDERED s/Steven C. Mannion Mu
Steven C. Mannion, U.S.MI.J.

## Date:

