THE WEITZ LAW FIRM, P.A.

Bank of America Building 18305 Biscayne Blvd., Suite 214 Aventura, Florida 33160

September 23, 2024

VIA CM/ECF

Honorable Judge Lorna G. Schofield **United States District Court** Southern District of New York 40 Foley Square - Courtroom 1106 New York, NY 10007

Re:

Norris v. Carpet Culture & Rugs Inc., et al. Dated: September 24, 2024 Case 1:24-cv-05171-LGS

Dear Judge Schofield:

Application **GRANTED**. The initial pretrial conference scheduled for October 2, 2024, is adjourned to November 20, 2024, at 4:20pm. The materials described at Dkts. 3 and 4 shall be filed by **November 13, 2024**. Plaintiff shall file proof of service on Defendant Carpet Culture & Rugs, Inc. by October 2, 2024. Plaintiff shall file proof of service on Defendant Ying Wee Corp. or a status letter describing Plaintiff's efforts to serve Defendant by October 23, 2024.

New York, New York

UNITED STATES DISTRICT JUDGE

The undersigned represents the Plaintiff in the above-captioned case matter.

The Initial Pretrial Conference in this matter is currently scheduled for October 2, 20249 at 4:20 p.m., in Your Honor's Courtroom. Unfortunately, the Defendants have yet to appear and/or answer in this matter, though they have been served. We are awaiting the Affidavit of Service on the Tenant/Defendant Carpet Culture & Rugs Inc. and seek a better address for the Landlord/Defendant Ying Wee Corp., as the address for attempted service was invalid due to vacant premises.

We spoke to the attorney who had represented the Defendants in the prior case Norris v. Carpet Culture & Rugs Inc., Case 1:24-cv-02556-JGLC, Mr. Hector M. Roman, Jr. Esq., who advised he has not been retained in this current filing.

In order to allow additional time for the Defendants to hire an attorney and appear, also to allow for time to locate or investigate a better address to serve Yin Wee Corp., a 45-day adjournment of the Conference is hereby respectfully requested to a date most convenient to this Honorable Court.

Thank you for your consideration of this matter and second adjournment request.

Sincerely,

By: /S/ B. Bradley Weitz

B. Bradley Weitz, Esq. (BW9365) THE WEITZ LAW FIRM, P.A. Attorney for Plaintiff Bank of America Building 18305 Biscavne Blvd., Suite 214 Aventura, Florida 33160

Telephone: (305) 949-7777 Facsimile: (305) 704-3877 Email: bbw@weitzfirm.com