UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SECURITIES AND EXCHANGE	§	
COMMISSION	§	
	§	
Plaintiff,	§	
	§	
v.	§ (Civil Action No. 3:06-CV-2136-P
	§	
ABC VIATICALS, INC.,	§	
C KEITH LAMONDA,	§	
and JESSE W. LAMONDA, JR.	§	
	§	
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Defendants,	§	
Defendants,		
Defendants,	§	
,	§ §	
,	§ §	
and	§ §	
and LAMONDA MANAGEMENT FAMILY	<i>w w w w w</i>	
and LAMONDA MANAGEMENT FAMILY LIMTED PARTNERSHIP,	\$\text{\$\phi\$} \text{\$\phi\$} \	
and LAMONDA MANAGEMENT FAMILY LIMTED PARTNERSHIP, STRUCTURED LIFE	00 00 00 00 00 00 00 00 00 00 00 00 00	
and LAMONDA MANAGEMENT FAMILY LIMTED PARTNERSHIP, STRUCTURED LIFE SETTLEMENTS, INC., BLUE WATER	wo wo wo wo wo wo	

UNOPPOSED JOINT MOTION TO EXTEND TIME FOR DEFENDANTS C. KEITH LAMONDA AND JESSE W. LAMONDA, JR. TO ANSWER PLAINTIFF'S COMPLAINT

Defendants C. Keith Lamonda, and Jesse W. Lamonda, Jr. (collectively, "<u>Defendants</u>") file this Unopposed Joint Motion to Extend Time for Defendants C. Keith Lamonda and Jesse W. Lamonda, Jr. to Answer Plaintiff's Complaint, and would respectfully show as follows:

1. Plaintiff filed the Complaint with the Court on November 17, 2006, and sent within the United States to each Defendant on that date a Notice of Lawsuit and Request for Waiver of Service of Summons. Each Defendant has returned to Plaintiff a signed Waiver of Service of Summons, which instruments were filed by Plaintiff with the Court on December 15,

2006 and January 11, 2007 for Jesse W. Lamonda, Jr. and C. Keith Lamonda, respectively. Accordingly, pursuant to Fed. R. Civ. P. 4(d)(4), the above-numbered and entitled suit is proceeding as Jesse W. Lamonda, Jr. had been served on December 15, 2006, and C. Keith Lamonda had been served on January 11, 2007. On February 5, 2007, this Court signed an order extending both Defendants' obligation to move, answer or otherwise respond to the Complaint (the "Response Date") from February 5, 2007 to April 6, 2007 and on March 30, 2007, signed an amended order on a second motion extending the Response Date to May 31, 2007.

- 2. Defendants and Plaintiff have determined that an extension of time to respond to this suit, in light of ongoing pending litigation between the Defendants and the United States Department of Justice, United States Attorney's Office, Middle District of Florida, Orlando District Office, would be in the best interest of Plaintiff and Defendants, and would avoid potential waste of this Court's time and resources by eliminating the need to file an application to stay this Suit. Plaintiff has agreed to extend the Response Date in this suit until July 20, 2007. Both Plaintiff and Defendants agree that this is the final motion to extend the Response Date which will be filed in this suit by Defendants.
- 3. In accordance with the foregoing agreement between Plaintiff and Defendants, the parties agree that the interests of justice will be served by extending the Response Date to and including July 20, 2007.

WHEREFORE, PREMISES CONSIDERED, Defendants request entry that the foregoing motion be granted and that Defendants' deadline to respond to Plaintiff's Original Complaint be extended to July 20, 2007.

DATED: May 29, 2007.

Respectfully submitted,

KESSLER COLLINS, P.C.

/s/ Lisa C. Tulk

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SECORE & WALLER, L.L.P.

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CERTIFICATE OF CONFERENCE

I hereby certify that counsel for C. Keith Lamonda conferred with counsel for Plaintiff regarding the substance of the foregoing motion and that Plaintiff indicated it would not oppose Defendants' requested relief.

<u>/s/ Lisa C. Tulk</u> LISA C. TULK

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above instrument has this day been sent by electronic means upon its filing to all parties pursuant to the Federal Rules of Civil Procedure and Local Rule CV-5(a)(3)(A).

SIGNED on May 29, 2007.

/s/ Lisa C. Tulk LISA C. TULK