

**UNITED STATES OF AMERICA
BEFORE THE FEDERAL TRADE COMMISSION**

In the matter of)	
)	
Evanston Northwestern Healthcare Corporation,)	
a corporation, and)	Docket No. 9315
)	
ENH Medical Group, Inc.,)	
a corporation.)	
)	
)	

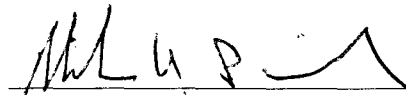
**MOTION FOR LEAVE TO FILE RESPONDENTS' REPLY
TO COMPLAINT COUNSEL'S OPPOSITION TO MOTION
FOR LIMITED EXTENSION OF DISCOVERY DEADLINE**

Respondents Evanston Northwestern Healthcare Corporation and ENH Medical Group, Inc., collectively "ENH", move pursuant to 16 C.F.R. 3.22(c), for leave to file a Reply Brief in Support of their Motion for a Limited Extension of the Discovery Deadline. For the reasons stated in their brief Reply, Respondents respectfully request leave to address Complaint Counsel's Response because it was Complaint Counsel's idea to list three deposition witnesses as possible trial witnesses and to focus on the "Drill Down" Reports. Accordingly, Respondents propose in their Reply that if Complaint Counsel continues to focus on the Drill Down Reports and does not strike the three deposition witnesses as possible trial witnesses, then Complaint Counsel should either: (1) withdraw those witnesses from its trial list and withdraw the Drill Down Reports from its trial exhibits, or (2) withdraw its objections to Respondents' pending Motion for a Limited Extension of Time. In any event, the problem which has arisen is the result of the third parties' non-compliance with valid and timely served subpoenas.

Accordingly, Respondents should not be punished for their attempts to conduct discovery of the FTC's noticed witnesses without prior document discovery.

WHEREFORE, Respondents respectfully request leave of Court to file their Reply to Complaint Counsel's Opposition to Their Motion for a Limited Extension of the Discovery Deadline, a copy of which has been filed contemporaneously with this Motion.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'N. A. Pavich', written over a horizontal line.

Nicholas A. Pavich
One of the Attorneys for Respondents

Dated: September 22, 2004

Michael T. Hannafan
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**ORDER GRANTING RESPONDENTS' MOTION FOR LEAVE
TO FILE RESPONDENTS' REPLY TO COMPLAINT COUNSEL'S OPPOSITION
TO MOTION FOR LIMITED EXTENSION OF DISCOVERY DEADLINE**

On September 22, 2004, Respondents Evanston Northwestern Healthcare Corporation and ENH Medical Group, Inc., filed their Motion requesting leave to file Respondents Reply to Complaint Counsel's Opposition to Motion for Limited Extension of Discovery Deadline.

Respondents' Motion is Granted. _____

Respondents' Motion is Denied _____

ORDERED:

Stephen J. McGuire
Chief Administrative Law Judge

Dated: September 22, 2004

CERTIFICATE OF SERVICE

I hereby certify that on September 22, 2004, a copy of the foregoing **Motion For Leave to File Respondents' Reply to Complaint Counsel's Opposition To Motion for Limited Extension of Discovery Deadline** was served by first class mail, Federal Express and electronically on:

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