

**BEFORE THE FEDERAL ELECTION COMMISSION**

Jonathan Nassar, Eric Barbanel,	)	
Emmanuel Schenkman, Manuel Perry,	)	
Michael Miller, William Gotsis,	)	
Wael Fakhoury, Laura Nicoll,	)	Pre-MUR 607
Florence Lazaroff, Lezode Kipoliongo,	)	
Sandeep Singh, Gurvinder Sethi,	)	
Robert Dinsmore, Rosa Cirillo,	)	
and Zewditu Bekele-Arcuri	)	

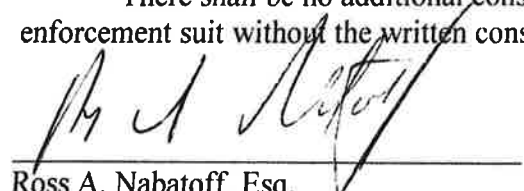
**CONSENT TO EXTEND THE TIME TO INSTITUTE A CIVIL LAW  
ENFORCEMENT ACTION, SUIT, OR PROCEEDING**

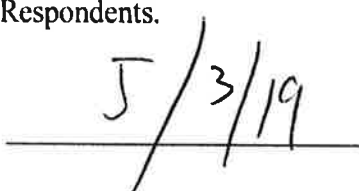
Respondents, Jonathan Nassar, Eric Barbanel, Emmanuel Schenkman, Manuel Perry, Michael Miller, William Gotsis, Wael Fakhoury, Laura Nicoll, Florence Lazaroff, Lezode Kipoliongo, Sandeep Singh, Gurvinder Sethi, Robert Dinsmore, Rosa Cirillo, and Zewditu Bekele-Arcuri hereby consent to toll the statute of limitations for any civil enforcement action, suit, or proceeding that the Federal Election Commission might institute in connection with Pre-MUR 607 pursuant to 52 U.S.C. § 3019(a)(6) for a period of one hundred and eighty (180) days.

Respondents therefore agree that the time period beginning on April 10, 2019, and continuing until midnight on October 7, 2019, shall be excluded from any calculation of time for purposes of the application of the five-year statute of limitations found at 28 U.S.C. § 2462 or any other statute of limitations or repose that may be applicable in this matter.

The act of entering into this Agreement does not constitute an admission by Respondents of any wrongdoing.

There shall be no additional consent to extend the time to institute a civil law enforcement suit without the written consent of the Respondents.

  
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Ross A. Nabatoff, Esq.  
Counsel for Respondents

  
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Date