Case 2:17-cv-06054-JMV-CLW Document 21 Filed 01/12/18 Page 1 of 1 PageID: 163 CLEARY GIACOBBE ALFIERI JACOBS LLC

RUBY KUMAR-THOMPSON, Partner <u>rkumarthompson@cgajlaw.com</u>

Reply to: Oakland Office

January 12, 2018

VIA ELECTRONIC FILING

Clerk, United States District Court Martin Luther King, Jr. Federal Bldg. & U.S. Courthouse 50 Walnut Street, Rm. 4015 Newark, NJ 07101

RE: Bergen Rockland Eruv Assoc., et al v. Township of Mahwah Civil Action No.: 2:17-cv-06054-JMV-CLW

Dear Sir/Madam:

Enclosed please find for electronic filing a Stipulation for an extension of time to Answer, move, or otherwise respond to the Complaint. The reason for the parties' request for another extension is that the parties are in the process of engaging in settlement discussions that would resolve this entire matter. Thus, it is respectfully requested that Defendants be granted another short extension until January 31, 2018 in order to respond to the Complaint.

Sincerely. RUBY KUMAR-THOMPSON, ESO.

RKT/cms Enclosure (1) Cc: Yehudah Buchweitz, Esq. (via electronic filing)

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Obtained via www.EruvLitigation.com See website for case information and documents www.cgajlaw.com 955 State Route 34 Suite 200 Oakland, NJ 07747 Tel 732 583-7474 Fax 732 290-0753

CLEARY GIACOBBE ALFIERI JACOBS, LLC

Attorneys at Law 169 Ramapo Valley Road Upper Level – Suite 105 Oakland, New Jersey 07436 Telephone: (973)845-6700 Fax: (201) 644-7601 Attorneys for Defendant, The Township of Mahwah

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

BERGEN ROCKLAND ERUV ASSOCIATION, INC., YISROEL FRIEDMAN and S. MOSHE PINKASOVITS,

Plaintiffs

vs.

THE TOWNSHIP OF MAHWAH,

Defendant.

Civil Action No. 2:17-cv-06054-JMV-CLW

FOURTH STIPULATION EXTENDING TIME TO FILE AN ANSWER, MOVE OR OTHERWISE REPLY TO THE COMPLAINT

It is hereby stipulated and agreed by and between the parties, acting through and with consent of their respective counsel identified by their signatures below, that the time within which the above-named Defendant, the Township of Mahwah, may answer, respond, or otherwise move with respect to the Complaint shall be extended for the last time until January 31, 2018.

WEIL GOTSHAL & MANGES, LLP Attorney for Plaintiffs **CLEARY GIACOBBE ALFIERI JACOBS** Attorneys for Defendant

By: <u>s/ Yehudah L. Buchweitz</u> Yehudah L. Buchweitz, Esq. By: <u>s/ Richard Gantner</u> Richard Gantner, Esq.

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CLEARY GIACOBBE ALFIERI JACOBS, LLC

Attorneys at Law 169 Ramapo Valley Road Upper Level – Suite 105 Oakland, New Jersey 07436 Telephone: (973)845-6700 Fax: (201) 644-7601 Attorneys for Defendant, The Township of Mahwah

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

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Defendant.

PROOF OF ELECTRONIC FILING

I, Christina Sarras, hereby certify as follows:

1. I am a paralegal in the law firm of Cleary, Giacobbe, Alfieri, Jacobs, LLC, attorneys for Defendant, The Township of Mahwah.

2. On January 12, 2018, I caused the following documents to be filed electronically with the United States District Court, Martin Luther King, Jr. Federal Building and U.S. Courthouse, 50 Walnut Street, Newark, New Jersey: FOURTH STIPULATION OF EXTENSION OF TIME TO ANSWER, MOVE, OR OTHERWISE REPLY TO THE COMPLAINT, with the permission of our adversary, Yehudah L. Buchweitz, Esq. to use his electronic signature Obtained via www.EruvLitigation.com See website for case information and documents

therein, and hereby certify that service of such filing upon all counsel of record was effectuated simultaneously with said electronic filing by this office.

> By: <u>s/ Christina M. Sarras</u> Christina Sarras, Paralegal On behalf of the Firm

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