******************	
CHESTER TAYLOR III, RONDA and BRIAN WARLICK, LORI	)
MENDEZ, LORI MARTINEZ, CRYSTAL PRICE, JEANETTE	) From Mecklenburg County
and ANDREW ALESHIRE,	) No. 18-CVS-8266
MARQUITA PERRY, WHITNEY WHITESIDE, KIMBERLY	)
STEPHAN, KEITH PEACOCK,	)
ZELMON MCBRIDE,	)
A 11	)
Appellees,	)
v.	)
BANK OF AMERICA, N.A.,	)

SUPREME COURT OF NORTH CAROLINA

Appellant.

# TO THE HONORABLE SUPREME COURT OF NORTH CAROLINA

Plaintiffs-Appellees Chester Taylor III, et al. ("Appellees"), by and through the undersigned counsel and pursuant to Rule 27(c) of the North Carolina Rules of Appellate Procedure, hereby move for a one-day extension of time in which to file and serve their response brief in

2

this Court.

In support of their Motion, Appellees respectfully show the Court that they filed their response brief on 28 March 2022 but would like to resubmit their response brief to address formatting concerns raised by the Court. Counsel for Defendant-Appellant Bank of America, N.A. consents to the requested relief and this Motion is made in good faith and not for purposes of delay.

WHEREFORE, Appellees respectfully request that the Court grant the requested relief and extend the time for filing Appellees' response brief by a period of one (1) day, through and including 29 March 2022.

This 29th day of March 2022.

# ROBINSON ELLIOTT & SMITH

/s/ William C. Robinson

William C. Robinson Attorney for Plaintiffs-Appellees 800 East Boulevard Charlotte, North Carolina 28203 Telephone: (704) 343-0061

Facsimile: (704) 373-0290

N.C. Bar No. 17584

srobinson@reslawfirm.net

N.C. R. App. P. 33(b) Certification: I certify that all the attorneys listed below have authorized me to list their names on this document as if they had personally signed it.

Dorothy M. Gooding N.C. Bar. No. 46058 ROBINSON ELLIOTT & SMITH 800 East Boulevard Charlotte, North Carolina 28203 Telephone: (704) 343-0061 Facsimile: (704) 373-0290 dgooding@reslawfirm.net

# CERTIFICATE OF SERVICE

This is to certify that the undersigned has this date served the foregoing Motion for Extension of Time upon all other parties to this cause as indicated below by mailing to the opposing party's counsel by depositing said document, enclosed in a post-paid, properly addressed wrapper in a post office or official depository under the exclusive care and custody of the United States Post Office for mailing via first class mail:

### MCGUIREWOODS LLP

Bradley R. Kutrow State Bar No. 13851 bkutrow@mcguirewoods.com Carolina E. Keen State Bar No. 50809 ckeen@mcguirewoods.com (704) 343-2049 201 North Tryon Street, Ste. 3000 Charlotte, NC 28202

# GOODWIN PROCTOR LLP

Keith E. Levenberg kelevenberg@goodwinlaw.com 901 New York Avenue, N.W. Washington, D.C. 20001 Admitted Pro Hac Vice James McGarry jmcgarry@goodwinlaw.com 100 Northern Avenue Boston, MA 02210 Admitted Pro Hac Vice

This 29th day of March 2022.

/s/ William C. Robinson William C. Robinson Robinson Elliott & Smith