DISTRICT COURT, DENVER COUNTY, COLORADO **GRANTED BY COURT** 1437 Bannock Street, Denver, CO 80202 DATE FILED: June 22, 2022 9:58 AM CASE NUMBER: 2022CV31451 **Plaintiffs:** UNIVERSAL HERBS, LLC, by and through GARY SCHWARTZ in his capacity as Court-Appointed Receiver **ALEX C MYERS** District Court Judge v. Defendant: TITAN HEALTH, LLC, **COURT USE ONLY** Attorney for Defendant Richard W. Bryans, Jr. #20734 Case Number: 2022CV031451 1675 S. Birch Street, #1104 Denver, CO 80222 Ctrm. 209 Tel (303) 257-0216

ENTRY OF APPEARANCE AND UNOPPOSED MOTION FOR EXTENSION OF TIME TO FILE ANSWER, WITH AUTHORITIES

Undersigned counsel hereby enters his appearance for the Defendant pursuant to the Colorado Rules of Civil Procedure, and pursuant to Rule 6, C.R.C.P., respectfully requests the Court allow the defendant an additional fifteen (15) days to file an Answer or other responsive pleading to the Complaint, and as good cause therefor, shows unto the Court the following:

CERTIFICATE OF CONFERRAL

In accordance with Section 1-15, Rule 121, C.R.C.P., undersigned counsel conferred with plaintiff's counsel who stated that they do not oppose this Motion.

- 1. The Summons in this case is dated May 23, 2022. Undersigned counsel was contacted by Defendant and engaged on Monday, June 13, 2022. Due to expiration of 21 days from the date the Summons was received on May 24, 2022, there is practically no time to file a substantively appropriate Answer. Because a reasonable time is be needed by counsel to obtain information and prepare an appropriate response, defense counsel requests an additional fifteen (15) days for that purpose, which is not unreasonable. Opposing counsel understands and courteously does not oppose this Motion.
- 2. The trial court has broad latitude under section C.R.C.P. 6(b)(2) in permitting enlargement of

Email: rw@bryanslaw.com

time within which to file responsive pleadings. *People v. McBeath*, 709 P.2d 38 (Colo. App. 1985). A trial court may, for good cause, allow an extension of time to file an answer, even though the original time limit has passed. *Reap v. Reap*, 142 Colo. 354, 350 P.2d 1063 (1960).

3. There will be no prejudice to any party and the granting of this Motion will serve the best interests of justice.

WHEREFORE, defendant moves the Court for an Order as aforesaid and for such other relief deemed just and appropriate.

Respectfully submitted this 17th day of June, 2022.

/s/ Richard W. Bryans, Jr. Richard W. Bryans, Jr.

CERTIFICATE OF SERVICE

I hereby certify that on this 17th day of June, 2022, the foregoing was filed and served via the Colorado Courts E-Filing System upon the following:

John Chanin Katie Roush Foster Graham Millstein & Kalisher LLP 360 S Garfield St #600 Denver, CO 80209

> /s/ Richard W. Bryans, Jr. Richard W. Bryans, Jr.