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Erik F. Stidham (ISB No. 5483)
efstidham@stoel.com
G. Rey Reinhardt (ISB No. 6209)
grreinhardt@stoel.com
STOEL RIVES LLP
101 S. Capitol Boulevard, Suite 1900
Boise, ID 83702-5958
Telephone: (208) 389-9000
Fax Number: (208) 389-9040

Attorney for Defendant InterDent Service Corporation

UNITED STATES DISTRICT COURT

DISTRICT OF IDAHO

POCATELLO DENTAL GROUP, P.C., an
Idaho Professional Corporation

Plaintiff,

v.

INTERDENT SERVICE
CORPORATION, a Washington
Corporation

Defendant.

Case No.: CV-03-450-E-LMB

**DEFENDANT'S UNOPPOSED MOTION
FOR EXTENSION OF TIME FOR
DEFENDANT TO RESPOND TO
PLAINTIFF'S COMPLAINT**

Defendant, InterDent Service Corporation ("InterDent"), by and through the undersigned counsel, hereby files this unopposed motion for an extension of time to respond to Plaintiff's Complaint and file any related counterclaims.

As an officer of the Court, Defendant's counsel, G. Rey Reinhardt, represents that he has spoken with counsel for Plaintiff, James P. Price, who has agreed to the relief sought by this motion.

Specifically, by this unopposed motion, InterDent seeks an extension of time, until November 6, 2003, to answer or otherwise respond to Plaintiff's Complaint and to file any counterclaims related thereto.

**DEFENDANT'S UNOPPOSED MOTION FOR EXTENSION OF TIME FOR DEFENDANT
TO RESPOND TO PLAINTIFF'S COMPLAINT - 1**

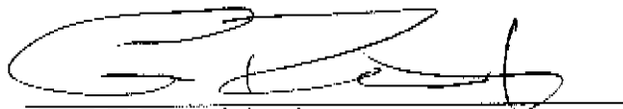
In conformance with District of Idaho Local Civil Rule 6.1(a), Defendant asserts that good cause exists for this extension and Defendant requests an extension for the following specific reasons.

On October 13, 2003, InterDent was served with both an ex-parte temporary restraining order ("TRO") and Plaintiff's Summons and Verified Complaint. Since that time, counsel for InterDent has been focused primarily on addressing and responding to issues raised by and specific to the TRO. Consequently, counsel for InterDent has not had sufficient time to fully explore and analyze the allegations in the underlying Complaint, InterDent's response to the Complaint, and any potential counterclaims.

Further, pursuant to District of Idaho Local Civil Rule 6.1(a), no previous extensions have been requested.

Defendant would therefore respectfully request that the deadline to respond to Plaintiff's Complaint be extended until November 6, 2003.

DATED this 6th day of November, 2003.



By: G. Rey Reinhardt
Attorney for Defendant
InterDent Service Corporation

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing **DEFENDANT'S UNOPPOSED MOTION FOR EXTENSION OF TIME FOR DEFENDANT TO RESPOND TO PLAINTIFF'S COMPLAINT** on the following named person(s) on the date indicated below by

- mailing with postage prepaid
- hand delivery
- facsimile transmission
- overnight delivery

to said person(s) a true copy thereof, contained in a scaled envelope, addressed to said person(s) at his or her last-known address(es) indicated below.

Gary L. Cooper
Ron Kerl
James P. Price
COOPER & LARSEN
151 N. 3rd Avenue, Ste. 210
PO Box 4229
Pocatello, ID 83205-4229
Phone: (208) 235-1145
Fax: (208) 235-1182

DATED: this 6th day of November, 2003.



G. Rey Reinhardt
Attorneys for Defendant