

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF FLORIDA**

EQUALITY FLORIDA; FAMILY EQUALITY; M.A., by and through his parent AMBER ARMSTRONG; S.S., by and through her parents, IVONNE SCHULMAN and CARL SCHULMAN; ZANDER MORICZ; LINDSAY MCCLELLAND, in her personal capacity and as next friend and parent of JANE DOE; RABBI AMY MORRISON and CECILE HOURY; DAN and BRENT VANTICE; LOURDES CASARES and KIMBERLY FEINBERG; LINDSEY BINGHAM SHOOK; ANH VOLMER; SCOTT BERG; and MYNDEE WASHINGTON,

Plaintiffs,

v.

FLORIDA STATE BOARD OF EDUCATION; THOMAS R. GRADY, BEN GIBSON, MONESIA BROWN, ESTHER BYRD, GRAZIE P. CHRISTIE, RYAN PETTY, and JOE YORK, in their official capacities as members of the Board of Education; JACOB OLIVIA, in his official capacity as Commissioner of Education of Florida; FLORIDA DEPARTMENT OF EDUCATION; BROWARD SCHOOL BOARD; SCHOOL BOARD OF MANATEE COUNTY; SCHOOL BOARD OF SARASOTA COUNTY; SCHOOL BOARD OF

Civil Action No. 4:22-cv-0134-AW-MJF

MIAMI-DADE COUNTY;
ORANGE COUNTY SCHOOL
BOARD; ST. JOHNS COUNTY
SCHOOL BOARD; and PASCO
COUNTY SCHOOL BOARD;

Defendants.

**UNOPPOSED MOTION FOR EXTENSION OF TIME TO FILE SECOND
AMENDED COMPLAINT**

As set forth below, Plaintiffs respectfully ask the Court to extend their time to file a Second Amended Complaint by fourteen days, from October 13, 2022 to October 27, 2022.

1. On September 29, 2022, the Court issued a decision and order granting Defendants' motions to dismiss and providing Plaintiffs with fourteen days from the date of the Order to file a Second Amended Complaint, and Defendants with fourteen days thereafter to respond. ECF No. 120, Order on Motions to Dismiss at 25 ("Order").
2. Plaintiffs respectfully request that the Court extend their time to file a Second Amended Complaint by fourteen days, from October 13, 2022 to October 27, 2022, to enable Plaintiffs to fully address the Court's Order. Such additional time is requested in light of the recent hurricane, religious holidays, and to ensure counsel has had time to fully address the Order and Second Amended Complaint with all Plaintiffs.

3. Undersigned counsel has conferred with counsel for Defendants and is authorized to represent that Defendants do not oppose this motion.

Dated: October 7, 2022

Respectfully submitted,



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Attorneys for Plaintiffs

CERTIFICATE OF COUNSEL UNDER LOCAL RULE 7.1(B)

Pursuant to Local Rule 7.1(B), the undersigned certifies that counsel for Plaintiffs conferred by written correspondence with Defendants concerning the foregoing issues and is authorized to represent that Defendants do not oppose this motion.

Dated: New York, NY
October 7, 2022



Roberta A. Kaplan, Esq.

CERTIFICATE OF SERVICE

I hereby certify that on October 7, 2022, true and correct copies of the foregoing were duly served upon all parties via ECF.

Dated: New York, NY
October 7, 2022



Roberta A. Kaplan, Esq.