IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

FELD ENTERTAINMENT, INC.,)	
Plaintiff,)	
)	
v.)	Civ. No. 07-1532 (EGS/JMF)
ANIMAL WELFARE INSTITUTE, et al.,)	
Defendants.)	
)	

CONSENT MOTION FOR EXTENSION OF TIME TO REPLY IN SUPPORT OF THE NONPROFIT ORGANIZATIONS' MOTION FOR A PROTECTIVE ORDER

Pursuant to Federal Rule of Civil Procedure 6(b), The Fund for Animals, Animal Welfare Institute, the Humane Society of the United States, and Wildlife Advocacy Project move the Court for an extension of time in which to reply¹ in support of their Motion for a Protective Order (ECF No. 184), from December 30, 2013 to January 3, 2014.

This brief extension is warranted in light of the intervening holidays. Counsel for Feld Entertainment, Inc., consents to the extension.

A proposed order is attached.

¹ Wildlife Advocacy Project joined the motion filed by The Fund for Animals, Animal Welfare Institute, and the Humane Society of the United States, *see* ECF No. 185, and may elect to file a separate reply.

Date: December 23, 2013 Respectfully submitted,

/s Andrew Caridas

Roger E. Zuckerman, Esq. (D.C. Bar No. 134346) Andrew Caridas, Esq. (D.C. Bar No. 105512)

ZUCKERMAN SPAEDER LLP

1800 M Street, N.W., Suite 1000 Washington, D.C. 20036-1802 Telephone: (202) 778-1800

Telephone: (202) 778-1800 Facsimile: (202) 822-8106

Emails: rzuckerman@zuckerman.com;

acaridas@zuckerman.com

and

Logan D. Smith (D.C. Bar No. 474314) **ALEXANDER SMITH, LTD.** 3525 Del Mar Heights Road, #766 San Diego, CA 92130

Telephone: (858) 444-0480

Email: logan@alexandersmithlaw.com

Counsel for Defendant The Fund for Animals, Inc.

Bernard J. DiMuro, Esq. (D.C. Bar No. 393020) Nina J. Ginsberg. Esq. (D.C. Bar No. 251496) Stephen L. Neal, Jr., Esq. (D.C. Bar No. 441405) Andrea L. Moseley, Esq. (D.C. Bar No. 502504) M. Jarrad Wright, Esq. (D.C. Bar No. 493727) **DIMUROGINSBERG**, **P.C.**

1101 King Street, Suite 610 Alexandria, Virginia 22314 Telephone: (703) 684-4333 Facsimile: (703) 548-3181

Emails: bdimuro@dimuro.com; nginsberg@dimuro.com;

sneal@dimuro.com; amosley@dimuro.com

Counsel for Defendant Animal Welfare Institute

Christian J, Mixter (D.C. Bar No. 352328) W. Brad Nes (D.C. Bar No. 975502) MORGAN, LEWIS & BOCKIUS LLP 1111 Pennsylvania Avenue, N.W. Washington, D.C. 20004

Telephone: (202) 739-5779 Facsimile: (202) 739-3001

Emails: cmixter@morganlewis.com;

bnes@morganlewis.com; grollins@morganlewis.com

Counsel for Defendant The Humane Society of the United States

Stephen L. Braga (D.C. Bar No. 366727) Kathleen M. Braga (D.C. Bar No. 418830) LAW OFFICE OF STEPHEN L. BRAGA, PLLC 3079 Woods Cove Lane Woodbridge, VA 22192 Telephone: (703) 623-2180 bragalaw@gmail.com

Counsel for Defendant Wildlife Advocacy Project

CERTIFICATE OF SERVICE

I HEREBY CERTIFY on this 23rd day of December, 2013, I electronically filed the

foregoing with the Clerk of Court using the CM/ECF system, which will send a notification of

such filing to all counsel of record.

/s Andrew Caridas

Andrew Caridas