No. 14-16-00537-CV

IN THE FOURTEENTH COURT OF APPEALS FILED IN 14th COURT OF APPEALS HOUSTON, TEXAS

HOUSTON, TEXAS

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CHRISTOPHER A. PRINE GARDEN OAKS MAINTENANCE ORGANIZATION, Appellant / Cross-Appellee,

v.

PETER S. CHANG AND KATHERINE M. CHANG, Appellees / Cross-Appellants.

Appeal from the 269th District Court, Harris County, Texas Hon. Dan Hinde, Presiding

APPELLANT'S SECOND MOTION FOR EXTENSION OF TIME TO FILE MOTION FOR REHEARING

TO THE COURT OF APPEALS:

Appellant/Cross-Appellee, Garden Oaks Maintenance Organization ("GOMO"), files this Second Opposed Motion for Extension of Time to file its Motion for Rehearing.

- The present deadline for filing the motion for rehearing is 1. December 29, 2017.
- 2. GOMO seeks a fourteen-day extension, until January 12, 2018, in which to file its motion for rehearing. GOMO does not intend to seek an additional extension.
 - 3. This is GOMO's second request for an extension of time for this filing.

4. This motion is opposed. The reasons for this motion are as follows.

5. Because of the season of the year and the number of persons involved

on GOMO's side of the case, finalizing a rehearing motion has gone more slowly

than anticipated. GOMO's side of the case includes attorneys from different firms,

as well as a multi-member board. Although the hope has been that the process would

move more expeditiously, progress has slowed because of complications resulting

from competing deadlines and the seasonal events such as office holiday closures,

office personnel holiday schedules, and counsel's family commitments over the

Christmas and New Year's Day holidays.

6. This motion is not filed for the purpose of delay, but to allow counsel

adequate time to prepare the motion for rehearing. As stated earlier, GOMO intends

to file the motion by January 12, 2018 without seeking any additional extensions.

For these reasons, GOMO respectfully requests that this Court grant it an

extension of time to file its motion for rehearing, until January 12, 2018.

Respectfully submitted,

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By: /s/ David M. Gunn

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CERTIFICATE OF CONFERENCE

I certify that I conferred with Casey Lambright, counsel for Appellees/Cross-Appellants regarding this motion, and he is opposed to the requested extension.

/s/ W. Austin Barsalou

W. Austin Barsalou

CERTIFICATE OF SERVICE

I hereby certify that on this 27th day of December, 2017, a true and correct copy of the foregoing Second Motion for Extension of Time to File Motion for Rehearing was served on all counsel of record via efiling, as follows:

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