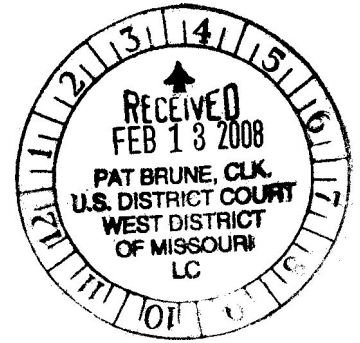


UNITED STATES DISTRICT COURT
 FOR THE WESTERN DISTRICT OF MISSOURI
 KANSAS CITY, MISSOURI



SAMUEL K. LIPARI)
(Assignee of Dissolved)
Medical Supply Chain, Inc.))
<i>Plaintiff</i>) Case No. 07-0849-CV-W-FJG
)
vs.)
)
GENERAL ELECTRIC COMPANY,)
GENERAL ELECTRIC CAPITAL)
BUSINESS ASSET FUNDING CORPORATION,)
GE TRANSPORTATION SYSTEMS)
GLOBAL SIGNALING, L.L.C.) <u>Jury Requested</u>
JEFFREY R. IMMEL T)
SEYFARTH SHAW LLP)
STEWART FOSTER)
HEARTLAND FINANCIAL GROUP, Inc.)
CHRISTOPHER M. MCDANIEL)
BRADLEY J. SCHLOZMAN)
<i>Defendants</i>)

MOTION FOR EXTENSION OF TIME

Comes now the plaintiff Samuel K. Lipari appearing *pro se* and respectfully requests an extension of time in which to respond to the defendants' new motions to dismiss for the purpose of consolidating all into a single plaintiff's response, thus conserving the resources of the court and aiding opposing counsel in the parties' thorough resolution of all pleading sufficiency issues before the plaintiff undertakes amendment for their cure. The plaintiff respectfully requests that the date for the plaintiffs' response to dispositive motions in lieu of answers by the defendant parties be suspended until all such motions have been filed.

1. The plaintiff incorporates by reference his current motion for extension. See Exb. 1
2. The plaintiff was mistaken and is still attempting to serve defendant Bradley J. Schlozman who will also it is believed will seek dismissal in lieu of answering with the co-conspirators Stewart Foster, Heartland Financial Group, Inc. and Christopher M. McDaniel.

Respectfully submitted,

CS1 all.. "t/

Samuel K: **tlp**
 297 NE Bayview
 Lee's Summit, MO 64064
 816-365-1306
saml@medicalsupplychain.com

Prose

CERTIFICATE OF SERVICE

I certify I have sent a copy via email to the undersigned and opposing counsel via email on 2/13/08.


And served the following counsel for Jeffrey R. Immelt, General Electric Capital Business Asset Funding Corporation, GE Transportation Systems Global Signaling, LLC, and General Electric Company via email at the following addresses:

John K. Power
Leonard L. Wagner
Michael S. Hargens
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(816)283-4651
Fax: (816)421-0596
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michael.hargens@husch.com
via email

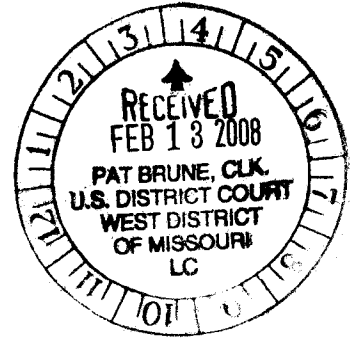
Attorneys for the GE Defendants

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Attorney for Seyfarth Shaw LLP


S/ Samuel K. Lipari
Samuel K. Lipari

UNITED STATES DISTRICT COURT
 FOR THE WESTERN DISTRICT OF MISSOURI
 KANSAS CITY, MISSOURI



SAMUEL K. LIPARI
 (Assignee of Dissolved
 Medical Supply Chain, Inc.)
Plaintiff

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) **Case No. 07-0849-CV-W-FJG**
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vs.

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 GENERAL ELECTRIC CAPITAL
 BUSINESS ASSET FUNDING CORPORATION,
 GE TRANSPORTATION SYSTEMS
 GLOBAL SIGNALING, L.L.C.
 JEFFREY R. IMMELT
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 BRADLEY J. SCHLOZMAN
Defendants

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Respectfully Submitted,

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Pro se

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
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Attorney for Seyfarth Shaw LLP

S/ Samuel K. Lipari

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