

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION**

ROBERT E. LEVY, D.M.D., LLC;)
VANESSA N. KELLER D.M.D. & TRISHA)
M. YOUNG D.M.D., P.C.; RIVKA)
GOLDENHERSH D.M.D., LLC; and)
FARHAD MOSHIRI, AND MAZYAR)
MOSHIRI, D.M.D., M.S., P.C., dba Moshiri)
Orthodontics, on behalf of themselves and all)
others similarly situated,)

Plaintiffs,)

v.)

HARTFORD FINANCIAL SERVICES)
GROUP INC., DBA THE HARTFORD,)
HARTFORD CASUALTY INSURANCE)
COMPANY, SENTINEL INSURANCE)
COMPANY, LIMITED and TWIN CITY)
FIRE INSURANCE COMPANY)

Defendants.)

Case No.: 4:20-cv-00643-SRC

RESPONSE TO PLAINTIFFS’ MOTION FOR LEAVE TO FILE SURREPLY

Defendants Hartford Financial Services Group, Inc., Hartford Casualty Insurance Company, Sentinel Insurance Company, Limited, and Twin City Fire Insurance Company (“Defendants”) have no objection to Plaintiffs’ Motion for Leave to File a Surreply. (Doc. 40). In fact, they offered to present an agreed motion provided Plaintiffs kept the surreply to five pages. Plaintiffs declined.

Though they have no objection to Plaintiffs’ filing a surreply, Defendants do not agree there is any basis upon which Plaintiffs can pursue claims against HFSG. Defendants, accordingly, respectfully request that, should the Court grant Plaintiffs leave to file a surreply, it also grant Defendants leave to file a brief response to Plaintiffs’ surreply.

Dated: October 7, 2020

Respectfully submitted,

By: /s/ Patrick J. Kenny
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***Attorneys for Hartford Financial Services
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CERTIFICATE OF SERVICE

I hereby certify that on the 7th day of October 2020, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system, which sent notification of such filing to the following:

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dba Moshiri Orthodontics***

/s/ Patrick J. Kenny _____
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