

STATE OF NEW HAMPSHIRE

ROCKINGHAM, SS.

SUPERIOR COURT

CASE NO. 217-2020-CV-00026

DAVID MEEHAN, ET AL

v.

STATE OF NEW HAMPSHIRE,  
DEPARTMENT OF HEALTH AND HUMAN SERVICES, et al.

---

217-2022-CV-00794	218-2022-CV-01085	218-2023-CV-00065
218-2023-CV-00019	218-2022-CV-01125	218-2023-CV-00074
218-2023-CV-00058	218-2022-CV-01145	217-2022-CV-00701
217-2022-CV-00714	218-2022-CV-01147	218-2023-CV-00132
217-2022-CV-00721	218-2022-CV-01155	218-2023-CV-00130
217-2022-CV-00744	218-2023-CV-00013	218-2023-CV-00262
217-2022-CV-00795	217-2021-CV-00607	218-2023-CV-00261
217-2022-CV-00833	218-2023-CV-00035	
217-2022-CV-00994	218-2023-CV-00075	

**PLAINTIFFS' NOTICE OF INTENT TO REPLY**

Pursuant to N.H. Super. Ct. Civ. R. 13A, Plaintiffs<sup>1</sup>, by and through their counsel, Rilee & Associates, PLLC and Nixon Peabody LLP, hereby give notice of their intent to reply to Defendant NFI North, Inc.'s objection to Plaintiffs' motion to clarify and/or extend objection deadline.

Respectfully submitted,

**DAVID MEEHAN**

---

<sup>1</sup> A full list of the plaintiffs to which this motion relates is set forth in **Exhibit A**.

Dated: May 9, 2023

By and through counsel,

**RILEE & ASSOCIATES, P.L.L.C.**

**NIXON PEABODY LLP**

/s/ Cyrus F. Rilee, III

Cyrus F. Rilee, III, Esq. (Bar No. 15881)

Laurie B. Rilee, Esq. (Bar No. 15373)

264 South River Road

Bedford, NH 03110

T: 603.232.8234

[crilee@rileelaw.com](mailto:crilee@rileelaw.com)

[lrilee@rileelaw.com](mailto:lrilee@rileelaw.com)

/s/ David A. Vicinanza

David A. Vicinanza, Esq. (Bar No. 9403)

W. Daniel Deane, Esq. (Bar No. 18700)

Mark Tyler Knights, Esq. (Bar No. 264904)

Nathan Warecki, Esq. (Bar No. 20503)

Erin S. Bucksbaum, Esq. (Bar No. 270151)

Allison K. Regan, Esq. (Bar No. 272296)

900 Elm Street, 14th Floor

Manchester, NH 03101

T: 603-628-4000

[dvicinanza@nixonpeabody.com](mailto:dvicinanza@nixonpeabody.com)

[ddeane@nixonpeabody.com](mailto:ddeane@nixonpeabody.com)

[mknights@nixonpeabody.com](mailto:mknights@nixonpeabody.com)

[nwarecki@nixonpeabody.com](mailto:nwarecki@nixonpeabody.com)

[ebucksbaum@nixonpeabody.com](mailto:ebucksbaum@nixonpeabody.com)

[aregan@nixonpeabody.com](mailto:aregan@nixonpeabody.com)

**CERTIFICATE OF SERVICE**

I certify that on May 9, 2023, I am sending a copy of this document as required by the rules of the court. I am electronically sending this document through the court's e-filing system to all attorneys and to all other parties who have entered electronic service contacts (email addresses) in this case.

/s/ Allison K. Regan

# **EXHIBIT A**

<b>Plaintiff</b>	<b>Civil Action No.</b>
Jane Doe #52	217-2022-CV-00794
Jane Doe #74	218-2023-CV-00019
Jane Doe #78	218-2023-CV-00058
John Doe #415	217-2022-CV-00714
John Doe #416	217-2022-CV-00721
John Doe #448	217-2022-CV-00744
John Doe #471	217-2022-CV-00795
John Doe #535	217-2022-CV-00833
John Doe #549	217-2022-CV-00994
John Doe #557	218-2022-CV-01085
John Doe #574	218-2022-CV-01125
John Doe #582	218-2022-CV-01145
John Doe #586	218-2022-CV-01147
John Doe #588	218-2022-CV-01155
John Doe #593	218-2023-CV-00013
John Doe #607	217-2021-CV-00607
John Doe #611	218-2023-CV-00035
John Doe #619	218-2023-CV-00075
John Doe #627	218-2023-CV-00065
John Doe #633	218-2023-CV-00074
John Doe #404	217-2022-CV-00701
John Doe #640	218-2023-CV-00132
John Doe #644	218-2023-CV-00130
John Doe #654	218-2023-CV-00262
John Doe #660	218-2023-CV-00261