UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

2311 RACING LLC d/b/a 23XI RACING and FRONT ROW MOTORSPORTS, INC.,

Plaintiffs,

v.

NATIONAL ASSOCIATION FOR STOCK CAR AUTO RACING, LLC and JAMES FRANCE,

Defendants.

Civil Action No. 3:24-cv-886-FDW-SCR

PLAINTIFFS' MOTION FOR AN EXPEDITED BRIEFING AND HEARING SCHEDULE

Pursuant to the Court's Initial Scheduling Order Rule 3(b)(v), Plaintiffs respectfully move this Court for an expedited briefing and hearing schedule in connection with their concurrently filed motion for preliminary injunction. In support of this motion, Plaintiffs state as follows:

- 1. Following the denial without prejudice of Plaintiffs' motion for preliminary injunction (Dkt. 42) and the voluntary dismissal of their Fourth Circuit appeal of that order (24-2134, No. 27), Plaintiffs have concurrently filed a motion for preliminary injunction in this Court with evidence of changed circumstances.
- 2. Due to the nature of Plaintiffs' motion and the upcoming holidays, Plaintiffs request that this Court issue an expedited briefing and hearing schedule for Plaintiffs' motion. As detailed in Plaintiffs' concurrently filed motion, Plaintiffs seek the Court's ruling on its motion to meet certain contractual deadlines on December 17, 18, and 20, all triggered after the Court's November 8, 2024 Order. Moreover, Plaintiffs' business partners have requested conversations occur as soon

as this week for updates regarding these contractual deadlines. Since the standard briefing schedule under Local Rule 7.1(e) would have briefing completed on December 17, Plaintiffs request an expedited schedule.

- 3. An expedited schedule aligns with what this Court previously ordered for Plaintiffs' original motion for preliminary injunction (Dkt. No. 24). For Plaintiffs' original motion, this Court ordered Defendants to file their response within five days and scheduled a hearing for exactly one week after the filing of Plaintiffs' motion. This Court only reverted to the standard briefing schedule (Dkt. 26) after Plaintiffs consented to Defendants' request for a less expedited schedule because of Hurricane Milton (Dkt. 25).
- 4. On November 25, 2024, counsel for the parties discussed Plaintiffs' concurrently filed motion and an expedited briefing and hearing schedule, but did not reach agreement on the expedited schedule.
- 5. Plaintiffs propose the following schedule based on the Court's prior expedited briefing and hearing schedule, the upcoming holidays, and the Plaintiffs' need for a ruling before December 17.
 - November 26, 2024: Plaintiffs' Opening Brief due
 - December 6, 2024: Defendants' Response Brief due
 - December 10, 2024: Plaintiffs' Reply Brief due
 - December 12 or 13, 2024: Hearing on Plaintiffs' Motion for a Preliminary Injunction
- 6. Defendants proposed the following expedited briefing schedule and noted any hearing should be at the Court's discretion.
 - November 26, 2024: Plaintiffs' Opening Brief due
 - December 9, 2024: Defendants' Response Brief due
 - December 11, 2024: Plaintiffs' Reply Brief due

7. For the reasons stated above, Plaintiffs respectfully request this Court grant their motion for an expedited briefing and hearing schedule in connection with their concurrently filed motion for preliminary injunction and order Plaintiffs' proposed schedule.

Dated: November 26, 2024 Respectfully submitted,

WINSTON & STRAWN LLP

/s/ Jeffrey L. Kessler By:

Jeffrey L. Kessler

WINSTON & STRAWN LLP

200 Park Avenue New York, NY 10166 Tel: (212) 294-6700 Fax: (212) 294-4700

jkessler@winston.com

Danielle T. Williams

WINSTON & STRAWN LLP

300 South Tryon Street

16th Floor

Charlotte, NC 28202

Tel: (704) 350-7700 Fax: (704) 350-7800 dwilliams@winston.com

Jeanifer Parsigian Michael Toomey

WINSTON & STRAWN LLP

101 California Street San Francisco, CA 94111 Tel: (415) 591-1000 Fax: (415) 591-1400 jparsigian@winston.com

mtoomey@winston.com

Matthew R. DalSanto

WINSTON & STRAWN LLP

35 W. Wacker Drive Chicago, IL 60601 Tel: (312) 558-5600

Fax: (312) 558-5700 mdalsanto@winston.com

 $Counsel \ for \ Plaintiffs \ 2311 \ Racing \ LLC \ d/b/a$ 23XI Racing and Front Row Motorsports Inc.

CERTIFICATE OF SERVICE

I hereby certify that the foregoing PLAINTIFFS' MOTION FOR AN EXPEDITED BRIEFING AND HEARING SCHEDULE was electronically filed using the Court's CM/ECF system, which will automatically send notice of this filing to counsel of record for all parties, including:

Tricia Wilson Magee SHUMAKER LOOP & KENDRICK, LLP 101 S. Tryon St., Suite 2200 Charlotte, NC 28280 tmagee@shumaker.com

Christopher S. Yates LATHAM & WATKINS LLP 505 Montgomery Street, Suite 2000 San Francisco, CA 94111 chris.yates@lw.com

Lawrence E. Buterman LATHAM & WAKINS LLP 1271 Avenue of the Americas New York, NY 10020 lawrence.buterman@lw.com

Anna M. Rathbun Christopher J. Brown LATHAM & WATKINS LLP 555 Eleventh Street, NW, Suite 1000 Washington, DC 20004 anna.rathbun@lw.com chris.brown@lw.com

Counsel for Defendants National Association for Stock Car Auto Racing, LLC and James France

> Jeffrey L. Kessler Jeffrey L. Kessler