

N.D.W.V. LBR 9006-1

Time Periods.

Each party to an action may obtain stipulated extensions of time not to exceed a total of twenty (20) days in which to file motions or responsive pleadings. This may be done by filing with the Clerk a written stipulation between the parties for such extension; provided, that the aggregate time for all extensions by stipulation during the action shall not exceed a total of twenty (20) days. A stipulation filed with the Clerk shall affirmatively state that no prior stipulated extensions to that party, together with the stipulated extension then filed, exceed a total of twenty (20) days. Neither the stipulation nor any entry to that effect need to be submitted to the Court for such extensions. If no such stipulation is obtained, or if additional extensions beyond the stipulated period are requested, the party desiring an extension must move the Court for the additional extension within the original or extended response time.