IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

SIMON BERNSTEIN IRREVOCABLE) INSURANCE TRUST DTD 6/21/95,)	
Plaintiff,)) v.)	Case No. 13 cv 3643 Honorable John Robert Blakey Magistrate Mary M. Rowland
HERITAGE UNION LIFE INSURANCE) COMPANY,)	
Defendant,))	Simon Bernstein Irrevocable Insurance Trust Dated 6/21/95, Ted Bernstein, as Trustee and Individually,
HERITAGE UNION LIFE INSURANCE) COMPANY)	Pamela B. Simon, Jill Iantoni, and Lisa Friedstein ("Movants or Plaintiffs").
Counter-Plaintiff)))))	MOTION FOR LEAVE TO FILE A BRIEF IN EXCESS OF FIFTEEN PAGES
v.)	
SIMON BERNSTEIN IRREVOCABLE INSURANCE TRUST DTD 6/21/95)	
Counter-Defendant) and,	
FIRST ARLINGTON NATIONAL BANK) as Trustee of S.B. Lexington, Inc. Employee) Death Benefit Trust, UNITED BANK OF) ILLINOIS, BANK OF AMERICA, Successor in interest to LaSalle National) Trust, N.A., SIMON BERNSTEIN TRUST,) N.A., TED BERNSTEIN, individually and) as purported Trustee of the Simon Bernstein) Irrevocable Insurance Trust Dtd 6/21/95,)	

and ELIOT BERNSTEIN)
Third-Party Defendants.)))
ELIOT IVAN BERNSTEIN,)
Cross-Plaintiff))
v.))
TED BERNSTEIN, individually and as alleged Trustee of the Simon Bernstein Irrevocable Insurance Trust Dtd, 6/21/95)))))
Cross-Defendant and,)
PAMELA B. SIMON, DAVID B.SIMON, both Professionally and Personally ADAM SIMON, both Professionally and Personally, THE SIMON LAW FIRM, TESCHER & SPALLINA, P.A., DONALD TESCHER, both Professionally and Personally, ROBERT SPALLINA, both Professionally and Personally, LISA FRIEDSTEIN, JILL IANTONI S.B. LEXINGTON, INC. EMPLOYEE DEATH BENEFIT TRUST, S.T.P. ENTERPRISES, INC. S.B. LEXINGTON, INC., NATIONAL SERVICE ASSOCIATION (OF FLORIDA), NATIONAL SERVICE ASSOCIATION (OF ILLINOIS) AND JOHN AND JANE DOES	
Third-Party Defendants.)

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Plaintiffs, pursuant to Local Rule 7.1, respectfully move this honorable court for an order

granting leave to file a memorandum of law in support of their motion for summary judgment in

excess of the fifteen page limit, and in support thereof states as follows:

1. Plaintiffs are prepared to file their motion for summary judgment as to Count I of their

claims to the Policy Proceeds.

2. This matter is not overly complicated, and is ripe for summary judgment, but as is

evident from the seven pages of parties listed on the Docket there is quite a bit of factual

and procedural history surrounding this matter which requires review and explanation.

3. Plaintiffs believe that they have dealt with the issues presented by this case in an

efficient and succinct manner, but their memorandum of law exceeds fifteen pages.

Plaintiffs anticipate that their final brief will not exceed twenty pages.

WHEREFORE, Plaintiffs pray for an Order granting them leave to file a memorandum of

law in support of their motion for summary judgment as to Count I of their claims that exceeds the

fifteen page limit.

Dated: March 16, 2015

Respectfully submitted,

/s/ Adam Simon

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Attorney for Plaintiffs