## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

Case No. 8:20-cv-394-T-35SPF

KINETIC INVESTMENT GROUP, LLC, and MICHAEL SCOTT WILLIAMS,

Defendants, and

KINETIC FUNDS I, LLC; KCL SERVICES, LLC d/b/a LENDACY; SCIPIO, LLC; LF42, LLC; EL MORRO FINANCIAL GROUP, LLC; and KIH, INC. f/k/a KINETIC INTERNATIONAL, LLC,

Relief Defendants.	
	,

## <u>ORDER</u>

On May 15, 2020, Receiver filed his First Interim Omnibus Application for Allowance and Payment of Professionals' Fees and Reimbursement of Expenses (Doc. 73). Receiver stated in his 3.01(g) certification that counsel for Defendant Michael Scott Williams ("Williams") indicated he opposed the relief requested. On May 27, 2020, two days prior to the response deadline of May 29, 2020, counsel for Williams moved to withdraw, which this Court granted on the same date (Docs. 82 & 84). Concomitantly, *i.e.* on May 27, 2020, Jon A. Jacobson and Timothy W, Schulz filed a Notice of Appearance as co-counsel for Williams (Doc. 83).

A review of the docket reveals that Williams did not timely file a response to the Receiver's Application. Because Williams substituted his counsel after the Application was filed, the Court will give Williams until close of business on **Wednesday**, **June 3**, **2020** to file a response. If no response is filed, the Court will deem the Application unopposed. *See Legends Collision Ctr.*, *LLC v. State Farm Mut. Auto. Ins. Co.*, No. 6:14-cv-6006-ORL-31TBS, 2016 WL 3406409, at \*1 (M.D. Fla. June 21, 2016) (stating that a party's failure to respond to a motion indicates the motion is unopposed).

**ORDERED** in Tampa, Florida, this 1st day of June 2020.

SEAN P. FLYNN

UNITED STATES MAGISTRATE JUDGE