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6 UNITED STATES DISTRICT COURT
 7 DISTRICT OF ARIZONA

9 JENNA MASSOLI p/k/a JENNA JAMESON,)
 10 Plaintiff,)
 11 vs.)
 12 "REGAN MEDIA," and JUDITH REGAN, an)
 13 individual,)
 14 Defendants.)

Case No.: CV 05-0854 PHX EHC

ATTORNEY'S CERTIFICATE OF
 COMPLIANCE WITH
 LRCiv 83.3(b)(2)(A)

16 REGAN MEDIA, INC., a New York)
 17 corporation, and JUDITH REGAN, an)
 18 individual,)
 19 Defendants/Counterclaimants)
 20 vs.)
 21 JENNA MASSOLI p/k/a JENNA JAMESON,)
 22 an individual,)
 23 Plaintiff/Counter-defendant,)
 24 and)
 25 JAY GRDINA, an individual,)
 26 Third-Party Defendant.)

(Assigned to the Honorable Earl H. Carroll)

1 Pursuant to LCRiv 83.3(b)(2) and (3)(B), Rules of Practice of the United States District
2 Court for the District of Arizona ("Local Rules"), attorney Jeffrey F. Reina of the firm of Lipsitz,
3 Green, Fahringer, Roll, Salisbury & Cambria, LLP hereby certifies that on August 22, 2005, Jay
4 Grdina notified me via email that the plaintiffs were discharging Lipsitz, Green, Fahringer, Roll,
5 Salisbury & Cambria, LLP ("Lipsitz") as attorneys of record in this matter, and that all further
6 legal work would be handled by Renaud, Cook, Drury, Mesaros, PA ("RCDM").

7 Subsequent to that date, Lipsitz notified RCDM of the decision by plaintiffs to discharge
8 Lipsitz and the desire by plaintiffs that RCDM act as lead trial counsel. RCDM has acted in that
9 capacity since on or about August 2005. Lipsitz also requested that RCDM prepare the
10 necessary paperwork to effect the voluntary withdrawal of Lipsitz from this matter. Said
11 paperwork was prepared and sent to plaintiffs by RCDM on or about October 24, 2005.

12 On November 2, 2005, Roger Hall, Esq. of RCDM left a voice mail with plaintiff Jenna
13 Jameson's assistant, Linda Johnson, asking her where the withdrawal documents were. No
14 response was received.

15 On November 23, 2005, attorney Hall sent an email directly to counter-defendant Jay
16 Grdina reminding him of the need to sign the withdrawal documents.

17 On November 28, 2005, I received an email from attorney Hall documenting the two
18 aforesaid contacts with plaintiffs/counter-defendants, and notifying me that if the withdrawal
19 documents were not filed, he would be submitting papers without client signature.

20 On December 6, 2005, I received an email from counter-defendant Jay Grdina indicating
21 that the withdrawal documents had been signed. No such documents have been received by me
22 or RCDM.

23 To date, neither the voluntary withdrawal documents, nor the papers absent client
24 signature have been filed with the Court. I am informed and believe that RCDM has kept
25 plaintiffs/counter-defendants totally informed of the status of this matter and has been actively
26 engaged in representing same since the discharge of Lipsitz.

1 RESPECTFULLY SUBMITTED this 7th day of March 2006.

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3 LIPSITZ, GREEN, FAHRINGER, ROLL
4 SALISBURY & CAMBRIA, LLP

5
6 By: 

Jeffrey F. Reina

7 42 Delaware Avenue, Suite 300
8 Buffalo, NY 14202

Attorneys for Plaintiff/Counterdefendant

9 The forgoing was filed electronically this
10 7th day of March 2006.

11 COPY of the foregoing was sent via Overnight Mail
12 to the Honorable Earl H. Carroll this 7th day
13 of March 2006.

14 COPY of the foregoing was mailed this
15 7th day of March 2006.

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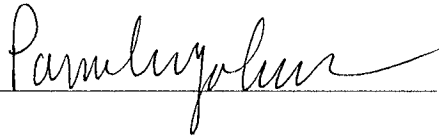
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