## **BLANK ROME LLP**

A Pennsylvania LLP STEPHEN M. ORLOFSKY New Jersey Resident Partner ANDREW J. HUGHES 301 Carnegie Center Princeton, NJ 08540 Phone: (609) 750-7700 Facsimile: (609) 750-7701 Attorneys for Defendants Mark Boal and Kathryn Bigelow

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

:

SGT. JEFFREY S. SARVER,	: HON. DENNIS M. CAVANAUGH
Plaintiff,	CIVIL ACTION NO. 2:10-cv-01076
v.	: Oral Argument Requested
THE HURT LOCKER, LLC, MARK BOAL, KATHRYN BIGELOW, GREG	: (Filed Electronically)
SHAPIRO, NICOLAS CHARTIER,	. (Fneu Electronically)
TONY MARK, DONALL McCUSKER,	NOTICE OF MOTION
SUMMIT ENTERTAINMENT, LLC,	:
VOLTAGE PICTURES, LLC,	:
GROSVENOR PARK MEDIA, LP,	:
FIRST LIGHT PRODUCTIONS, INC.,	:
KINGSGATE FILMS, INC. and	:
PLAYBOY ENTERPRISES, INC., Jointly	:
and Severally,	:
	:
Defendants.	_ :

To: Linda George, Esq. 577 Summit Avenue Hackensack, NJ 07601 *Attorney for Plaintiff* 

900200.00001/50380148v.1

Charles J. Falletta, Esq. SILLS CUMMIS & GROSS One Riverfront Plaza Newark, NJ 07102 Attorneys for Defendants, The Hurt Locker, LLC, Voltage Pictures, LLC, and Nicolas Chartier

Scott A. Resnik, Esq. Katten, Muchin & Rosenman, LLP 575 Madison Ave. 14<sup>th</sup> Floor New York, NY 10022 *Attorneys for Defendant, Summit Entertainment, LLC* 

Richard A. Ulsamer, Esq. Tompkins, McGuire, Wachenfeld & Barry, LLP Four Gateway Center 100 Mulberry Street Newark, NJ 07102 *Attorneys for Defendant, Playboy Enterprises, Inc.* 

PLEASE TAKE NOTICE that on July 19, 2010 at 10:00 a.m., or as soon thereafter as counsel may be heard, the undersigned attorneys for Defendants, Mark Boal and Kathryn Bigelow ("Defendants"), shall move before the Honorable Dennis M. Cavanaugh, United States District Court for the District of New Jersey, Martin Luther King, Jr. Federal Building & United States Courthouse, 50 Walnut Street, Newark, New Jersey 07102 for an Order granting their Motion to Dismiss for lack of personal jurisdiction under Fed. R. Civ. P. 12(b)(2); improper venue under Fed. R. Civ. P. 12(b)(3) and 28 U.S.C. § 1406; and failure to state a claim upon which relief can be granted, in part, under Fed. R. Civ. P. 12(b)(6). In the alternative, Defendants shall move for an Order granting their Motion to Transfer Venue under 28 U.S.C. § 1406 or 28 U.S.C. § 1404.

PLEASE TAKE FURTHER NOTICE that in support of their motion, Defendants will

rely on their Memorandum of Law and Declarations of Mark Boal and Kathryn Bigelow. A

proposed Form of Order is also enclosed; and

PLEASE TAKE FURTHER NOTICE that oral argument is requested.

s/ Stephen M. Orlofsky

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