UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

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11 GOODMAN BALL, INC.,

12 Plaintiff(s),

13 v.

14 CLEAR WATER USA, INC., et al.,

15 Defendant(s).

No. C07-1148 BZ

ORDER GRANTING MOTION TO WITHDRAW AS COUNSEL

On January 23, 2009, Michael C. Addison, attorney for the defendants, filed a motion to withdraw as counsel.

Having considered the moving papers, and having received no opposition papers from defendants, IT IS HEREBY ORDERED that the motion to withdraw as counsel for defendants is GRANTED. Mr. Addison has not personally provided any legal services to defendants Mach II Aviation, Inc. and Escape Velocity of Tampa Bay, Inc. His former law partner, Caryl E. Delano, represented the defendants in this case. On February 29, 2008, this case was conditionally dismissed with a sixty day moving period to restore the matter if the settlement was not consummated. On June 25, 2008, more than sixty days after

the conditional dismissal, Ms. Delano left her practice and was sworn in as a United States Bankruptcy Judge for the Middle District of Florida. On December 3, 2008, plaintiff filed a motion to be relieved from default and to reopen the case. The motion was granted on January 6, 2009. Since this case has been reopened, defendants have not been communicating with Mr. Addison. The defendants failure to communicate, in addition to the fact that Mr. Addison did not provide any legal services to defendants for the duration of this case, provides sufficient cause for Mr. Addison to withdraw as counsel of record. Plaintiff's argument that Mr. Addison's withdrawal would be prejudicial is not persuasive because if defendants fail to secure other counsel, their default will be entered.

Mr. Addison is granted a conditional withdrawal pursuant to Civil Local Rule 11-5(b). While Mr. Addison is relieved of his responsibilities as counsel for defendants, papers for the defendants may continue to be served on him, until defendants appear by other counsel. Mr. Addison must serve this order on defendants.

Given that the defendants, as corporations, cannot represent themselves, **IT IS HEREBY ORDERED** that defendants must obtain alternate counsel. If substitute counsel do not file a general appearance by **May 1, 2009**, their default will be entered.

Dated: March 9, 2009

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Bernard/Zimmerman

United States Magistrate Judge

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