1

2

3

4

5

6

7

8

9

10

## 11 12 12 13 14 15 16 California 16 17 18 19 20 21 22

23

24

25

26

27

28

## IN THE UNITED STATES DISTRICT COURT

## FOR THE NORTHERN DISTRICT OF CALIFORNIA

BAERBEL MCKINNEY-DROBNIS, et al.,

Plaintiffs,

٧.

MASSAGE ENVY FRANCHISING RANSTAD NORTH AMERICA, L.P.,

Defendant.

No. C-16-6450 MMC

SECOND ORDER DIRECTING
PLAINTIFFS TO SUBMIT CHAMBERS
COPY IN COMPLIANCE WITH THE CIVIL
LOCAL RULES AND THE COURT'S
STANDING ORDERS

On April 28, 2017, plaintiffs electronically filed their "Amended Class Action Complaint." Plaintiffs have violated the Civil Local Rules of this District and the Court's Standing Orders, however, by failing "to provide for chambers a paper copy of each document that is electronically filed . . . marked 'Chambers Copy'." See Civil L.R. 5-1(e)(7); see also Standing Orders For Civil Cases Assigned to The Honorable Maxine M. Chesney ¶ 2.

Plaintiffs are hereby ORDERED to comply with the Civil Local Rules of this District and the Court's Standing Orders by immediately submitting a chambers copy of the above-referenced document.

The Court has previously advised plaintiffs of their failure to comply with the Civil Local Rules of this District and the Court's Standing Orders in connection with earlier-filed documents. (See Order, filed February 23, 2017.) Such reminder appears to have had

little to no effect on compelling compliance therewith.
 Parties are expected to comply with court rules without repeated reminders.
 Accordingly, plaintiffs are hereby advised that the Court will impose sanctions, including,
 but not limited to, striking from the record any further electronically filed document for which

a chambers copy has not been timely provided to the Court.

IT IS SO ORDERED.

Dated: May 8, 2017