

August 19, 2015

To: United States District Court
Middle District of Florida
Office of the Clerk
United States Courthouse
801 North Florida Avenue
Tampa, Florida 33602

2015 SEP -2 11:03 AM
U.S. DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA, FLORIDA

Case File: Security and Exchange Commission, Case No: 8:09-cv-0087-T-26TBM

Plaintiff,

v.

Arthur Nadel,
Scoop Capital, LLC,
Scoop Management, INC.,

Defendants,

Scoop Real Estate, LP,
Valtalla Investments Partners, LP,
Valtalla Management, INC,
Victory IRA Fund, LTD,
Victory Fund, LTD,
Viking IRA Fund, LLC,
Viking Fund, LLC,
Viking Management, LLC and
Traders Investment Club

Relief Defendants.

VINCENTZ Response to the MOTION of Document 1190 Dated 8-12-15 and subsequent documents 1094 and 1095.

I understand you ruled our response was not timely. I would like to advise the court that the court appointed receiver advised us in writing that we had until August 31, 2015 to respond. See attached copy of their email so advising us of the time to respond to the courts. You will also note that other legal experts who were members of the receivers company received this same email and never corrected the information.

I understand it is our responsibility to get the correct information but we feel we made a reasonable assumption that receiver would advise us correctly.

We realize it benefits the receiver to have us reply late and get thrown out but we can't believe they would do that deliberately as a course of action to win their point.

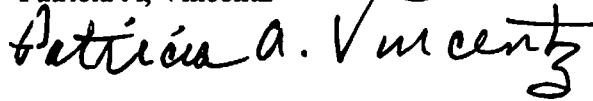
We hope the court will consider the facts behind the timeliness of our filing and accept our response.

Respectively submitted on August 31, 2015

Quester C Vincentz



Patricia A, Vincentz



Chester Vincentz

From: Jared Perez <jperez@wiandlaw.com>
Sent: Wednesday, August 12, 2015 2:56 PM
To: Melanie Madison; chetv@electrodyne.cc; patv@electrodyne.cc
Cc: Gianluca Morello; Carrie Rehus
Subject: RE: Claim Nos. 403-408 and 477

Mr. and Mrs. Vincentz:

If you wish to file a response to this motion with the Court, you must do so on or before August 31, 2015.

WIAND GUERRA KING

Jared J. Perez

5505 WEST GRAY STREET | TAMPA, FL 33609
PHONE: 813.347.5141 | FAX: 813.347.5199
EMAIL: jperez@wiandlaw.com | www.wiandlaw.com

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From: Melanie Madison
Sent: Wednesday, August 12, 2015 2:53 PM
To: chetv@electrodyne.cc; patv@electrodyne.cc
Cc: Jared Perez <jperez@wiandlaw.com>; Gianluca Morello <GMorello@wiandlaw.com>; Carrie Rehus <CRehus@wiandlaw.com>
Subject: Claim Nos. 403-408 and 477

Please see the attached documents which will also be sent via U.S. Mail today. If you have any questions, please contact our office.

Thank you.

Melanie Madison
Legal Assistant to
Katherine C.
Donlon, Jared J. Perez,
Kimberly Koves and

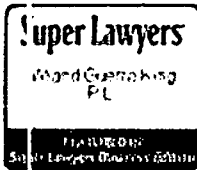
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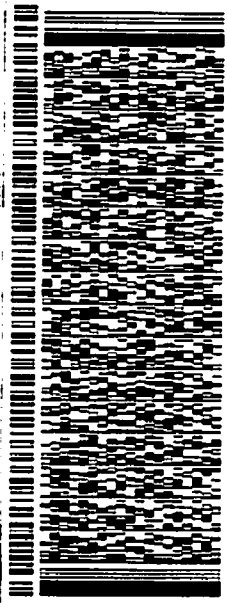
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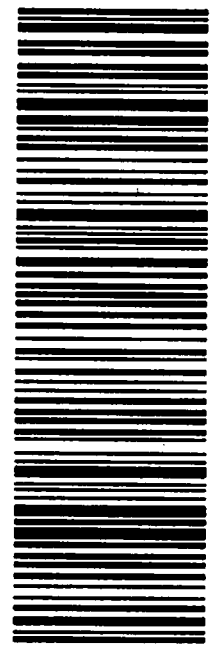


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