

**UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION**

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

CASE NO: 8:09-cv-87-T-26TBM

ARTHUR NADEL,  
SCOOP CAPITAL, LLC,  
SCOOP MANAGEMENT, INC.,

Defendants,

SCOOP REAL ESTATE, L.P.,  
VALHALLA INVESTMENT PARTNERS, L.P.,  
VALHALLA MANAGEMENT, INC.,  
VICTORY IRA FUND, LTD.,  
VICTORY FUND, LTD.,  
VIKING IRA FUND, LLC,  
VIKING FUND, LLC, and  
VIKING MANAGEMENT, LLC,

Relief Defendants.

\_\_\_\_\_ /

**ORDER**

In this action, Peg Nadel has sent a letter addressed to the undersigned Judge. Upon review, the document is found to be inappropriate for filing in the following respect(s):

\_\_\_ **Local Rule(s) Requirements:** The enclosed document does not comply with Rule , Local Rules, M.D.Fla., as may be further described below.

\_\_\_ **Filed in the Wrong District Court:** The caption of the document indicates that this should have been filed in a court other than the Middle District of Florida.

\_\_\_ **20-page Limit for Briefs/Memoranda:** Unless leave of Court is first obtained by proper motion, no brief or legal memorandum shall exceed 20 pages in length. See Local Rule 3.01(c).

\_\_\_ **Non-filing of Additional Briefs or Memoranda:** Unless specifically requested by the Court, no "reply" or other such additional brief or legal memorandum shall be filed with respect to a motion or other such pleading. See Local Rule 3.01(b).

\_\_\_ **Signature Required:** The document requires the signature of offering counsel or party. See Local Rule 1.05(d); Fed.R.Civ.P. 11.

\_\_\_ **Party Represented by Counsel:** Any party for whom appearance of counsel has been made may not file document or take any step in the case in proper person absent prior leave of Court. See Local Rule 2.03(d).

**Letters Not Accepted/Non-filing With Judge:** Matters shall not be addressed or presented to the Court in the form of a letter or the like. All documents, in proper form, shall be filed with the Clerk of the Court and not with the Judge thereof. See Local Rule 3.01(f).

\_\_\_ **Non-filing of Objections to Presentence Reports:** Counsel (or defendant if pro se) shall communicate in writing to the probation officer any objections they may have as to any material contained in or omitted from a disclosed presentence report. See Local Rule 4.12(b).

\_\_\_ **Facsimiles Not Accepted for Filing:** Counsel or parties may not transmit documents by facsimile directly to the Clerk for filing; documents must contain original signature(s) per L.R. 1.05(d) and Fed.R.Civ.P. 11.

\_\_\_ **JS 44(c) Civil Cover Sheet Required:** A completed AO form JS-44(c), Civil Cover Sheet, shall accompany each civil case filed by counsel as a condition to the filing thereof. [Only parties proceeding pro se are exempt from this requirement.] See Local Rule 1.05(e).

The Clerk is hereby **directed** to return the above-referenced document to the submitting counsel or party.

\_\_\_ The above-referenced document shall remain as filed.

**DONE AND ORDERED**, at Tampa, Florida, on September 2, 2010.



---

**RICHARD A. LAZZARA**  
**UNITED STATES DISTRICT JUDGE**

**COPIES FURNISHED TO:**

Peg Nadel, 3966 Country View Dr., Sarasota, FL, 34233