UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 10-61189-CIV-HUCK/O'SULLIVAN

NATIONAL ALLIANCE FOR ACCESSIBILITY, INC., a Florida Non-Profit Corporation, and DENISE PAYNE, Individually,

PAYNE, Individually,

Plaintiffs,

v.

LENNROUGE, INC., a Florida Profit
Corporation,,

Defendant.

ORDER

THIS MATTER comes before the Court on the Plaintiffs' Verified Application for Attorneys Fees, Costs and Expert Fees and Accompanying Memorandum of Law (DE # 26, 1/31/11). Rule 7.1(C), Local Rules for the United States District Court for the Southern District of Florida provides, in pertinent part:

Each party opposing a motion shall serve an opposing memorandum of law no later than ten days after service of the motion as computed in the Federal Rules of Civil Procedure. Failure to do so may be deemed sufficient cause for granting the motion by default. (Emphasis supplied).

Having received no response from the defendant, and a response having been due, it is

ORDERED AND ADJUDGED that the defendant shall file a response to the Plaintiffs' Verified Application for Attorneys Fees, Costs and Expert Fees and Accompanying Memorandum of Law (DE # 26, 1/31/11) on or before March 24, 2011.

The failure to file a response may result in a recommendation that the Plaintiffs' Verified Application for Attorneys Fees, Costs and Expert Fees and Accompanying Memorandum of Law (DE # 26, 1/31/11) be granted in its entirety.

DONE and ORDERED, in chambers, in Miami, Florida, this 10th day of March,

2011.

JOHN J. O'SULLIVAN

ÚNITED STATES MAGISTRATE JUDGE

Copies furnished to:
United States District Judge Huck
All counsel of record