## THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

## **Miami Division**

Howard Adelman and Judith Sclawy, as Co-Personal Representatives of The Estate of Michael Sclawy-Adelman,

CASE NO. 1:10-cv-22236-ASG
Plaintiffs, District Ct. Judge: Alan S. Gold

VS.

Boy Scouts of America, et al. Magistrate Judge: Chris M. McAliley

Defendants.

## **DEFENDANTS' NOTICE OF COMPLIANCE WITH COURT ORDER [DE # 115]**

DEFENDANTS, Boy Scouts of America and South Florida Council, Inc., by and through their undersigned counsel, hereby give notice of their compliance with the Order on Emergency Motion to Reschedule Hearing, Notice of Rescheduled Hearing and Order on Motions dated January 26, 2011 [DE # 115], and state more fully as follows:

- 1. Defendants were to review the documents produced by Plaintiffs that were requested during the November 24, 2010 document inspection to determine whether Defendants' previous Motions to compel production were moot. [DE # 115 at p. 3] [DE #s 92, 93].
- 2. Defendants were to complete this review by February 9, 2011 and "file with the Court by that date written notice that the motions are moot, or that specifically states what documents are missing from Plaintiffs' production, and recounts specifically the reasonable efforts of counsel for both Plaintiffs and Defendants to resolve the dispute." Id.
- 3. Defendants reviewed the over 1,500 documents and sent a letter to Plaintiffs' counsel listing the documents that were requested at the November 24<sup>th</sup> document review but were missing from the production. *See* February 7, 2011 letter attached as **Exhibit "A."**
- 4. Counsel for the Plaintiffs and Defendants have communicated via e-mail for the past two days regarding the documents. Plaintiffs' counsel have received and reviewed the February 7<sup>th</sup> letter and represents that they are diligently working on this issue. Plaintiffs

have asked for time to respond to the February  $7^{th}$  letter given the fact that depositions in this case took place on February  $7^{th}$  and  $8^{th}$ .

- Defendants appreciate the time-constraint difficulties given the extensive nature of this litigation, the multitude of discovery requests and extensive motion practice involved in this case.
- 6. Thus, defense counsel will work with Plaintiffs' counsel to resolve this issue before moving to compel. Defense counsel simply files this Notice to comply with the Court Order described above.

By:\_\_\_\_s/Kevin D. Franz\_\_\_\_

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Attorneys for Defendants, Boy Scouts of America and The South Florida Council, Inc.

America and The South Florida Council, inc

## **CERTIFICATE OF SERVICE**

WE HEREBY CERTIFY that a true copy of the foregoing was sent February 9, 2011 to: Robert D. Peltz, Esq, Ira H. Leesfield, Esq., LEESFIELD & PARTNERS, P.A., 2350 South Dixie Highway, Miami, FL, 33133; Frederick E. Hasty, Esquire, Wicker, Smith, O'Hara, McCoy, Graham & Ford, P.A., 2800 Ponce de Leon Boulevard, Suite 800, Coral Gables, FL 33134; Greg Gaebe, Esq., Devang Desai, Esq., Gaebe, Mullen Antonelli, Esco & DiMatteo, 420 S. Dixie Highway, Third Floor, Coral Gables, FL, 33146.

By:\_\_\_\_s/Kevin D. Franz\_\_\_\_

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