

**THE UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA**

**Miami Division**

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

Plaintiffs,

vs.

Boy Scouts of America, a Foreign Corporation;  
The South Florida Council Inc.,  
Boy Scouts of America;  
Plantation United Methodist Church;  
Howard K. Crompton, individually; and  
Andrew L. Schmidt, individually,

Defendants.

CASE NO. 1:10-cv-22236-ASG

District Ct. Judge: Alan S. Gold

Magistrate Judge: Jonathan Goodman

**DEFENDANT'S, BOY SCOUTS OF AMERICA,  
ANSWER AND SECOND AMENDED AFFIRMATIVE DEFENSES TO PLAINTIFFS'  
AMENDED COMPLAINT**

COMES NOW, Defendant, Boy Scouts of America, by and through its undersigned counsel, and pursuant to Local Rule 15.1 of the United States District Court for the Southern District of Florida, Federal Rule of Civil Procedure 15(a)(2) and the Order Establishing Pretrial Dates and Procedures, files its Answer and *Second Amended* Affirmative Defenses to Plaintiffs' Amended Complaint as follows:

Each and every allegation of Plaintiffs' Amended Complaint not expressly admitted herein is denied.

1. Admitted.
2. Admitted that Michael Sclawy-Adelman was a member of Boy Scout Troup 111, sponsored by Plantation United Methodist Church which is located in the Pine Island District of the South Florida Council.



3. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 3, and therefore denies paragraph 3 in its entirety and demands strict proof thereof.
4. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 4, and therefore denies paragraph 4 in its entirety and demands strict proof thereof.
5. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 5, and therefore denies paragraph 5 in its entirety and demands strict proof thereof.
6. Defendant denies paragraph 6 in its entirety and demands strict proof thereof.
7. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 7, and therefore denies paragraph 7 in its entirety and demands strict proof thereof.
8. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 8, and therefore denies paragraph 8 in its entirety and demands strict proof thereof.
9. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 9, and therefore denies paragraph 9 in its entirety and demands strict proof thereof.
10. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 10, and therefore denies paragraph 10 in its entirety and demands strict proof thereof.

11. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 11, and therefore denies paragraph 11 in its entirety and demands strict proof thereof.

12. Defendant admits that Michael Sclawy-Adelman died on May 9, 2009; however, Defendant is without knowledge to either admit or deny the remaining allegations in paragraph 12, and therefore denies the remaining allegations in paragraph 12 and demands strict proof thereof.

### **THE PARTIES**

#### **The Plaintiffs**

13. Admitted.

14. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 14, and therefore denies paragraph 14 in its entirety and demands strict proof thereof.

#### **Defendant Boy Scouts of America**

15. Admitted that the Boy Scouts of America is authorized by the United States Congress to make available the scouting program within the United States, including all of the State of Florida.

16. Admitted that the Boy Scouts of America Headquarters is located in Irving, Texas.

17. Defendant denies paragraph 17 as worded and demands strict proof thereof.

18. Admitted only that Boy Scouts of America develops programs, and sets and maintains quality standards in training, leadership selection, uniforms, registration records, literature development, and advanced requirements for the scouting movement. Defendant denies the remainder of paragraph 18 as worded and demands strict proof thereof.

19. Admitted.

**Defendant South Florida Council**

20. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 20, and therefore denies paragraph 20 in its entirety and demands strict proof thereof.

21. Admitted.

22. Defendant denies paragraph 22 as worded and demands strict proof thereof.

23. Defendant denies paragraph 23 as worded and demands strict proof thereof.

**Defendant Plantation United Methodist Church**

24. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 24, and therefore denies paragraph 24 in its entirety and demands strict proof thereof.

25. Admitted.

26. Defendant admits that Plantation United Methodist Church is a chartered organization, and either the Church or a troop committee operates Troop 111. Defendant denies the remainder of paragraph 26 as worded and demands strict proof thereof.

27. Defendant admits that Plantation United Methodist Church is a chartered organization, and either the Church or a troop committee operates Troop 111. Defendant denies the remainder of paragraph 27 as worded and demands strict proof thereof.

**Defendant Howard K. Crompton**

28. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 28, and therefore denies paragraph 28 in its entirety and demands strict proof thereof.

29. Defendant denies paragraph 29 as worded and demands strict proof thereof. However, Defendant admits that Howard K. Crompton was identified as the scout Master of Plantation

United Methodist Church Troop 111, and Defendant admits that Plantation United Methodist Church is located in the geographic area served by the Pine Island District of the South Florida Council.

30. Defendant denies paragraph 30 as worded and demands strict proof thereof.

**Defendant Andrew L. Schmidt**

31. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 31, and therefore denies paragraph 31 in its entirety and demands strict proof thereof.

32. Defendant denies paragraph 32 as worded and demands strict proof thereof.

33. Defendant denies paragraph 33 as worded and demands strict proof thereof.

**JURISDICTION**

34. Admitted that this Court has original jurisdiction pursuant to 28 U.S.C. §1331 and 28 U.S.C. 1441. Also admitted that this cause was removed by the Defendants from the Circuit Court for the Eleventh Judicial Circuit, Miami-Dade County, Florida.

**COUNT I**  
**NEGLIGENCE OF HOWARD K. CROMPTON**

35. Defendant re-alleges and incorporates by reference its answers to paragraphs 1 through 34, as if fully stated herein.

36. The allegations in paragraph 36 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

37. The allegations in paragraph 37 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

38. The allegations in paragraph 38 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

39. The allegations in paragraph 39 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
40. The allegations in paragraph 40 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
41. The allegations in paragraph 41 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
42. The allegations in paragraph 42 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
43. The allegations in paragraph 43 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
44. The allegations in paragraph 44 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

**COUNT II**  
**NEGLIGENT SUPERVISION BY HOWARD K. CROMPTON**

45. Defendant re-alleges and incorporates by reference its answers to paragraphs 1 through 34 as if fully stated herein.
46. The allegations in paragraph 46 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
47. The allegations in paragraph 47 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
48. The allegations in paragraph 48 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
49. The allegations in paragraph 49 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

50. The allegations in paragraph 50 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

51. The allegations in paragraph 51 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

52. The allegations in paragraph 52 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

**COUNT III**  
**NEGLIGENCE OF ANDREW L. SCHMIDT**

53. Defendant re-alleges and incorporates by reference its answers to paragraphs 1 through 34 as if fully stated herein.

54. The allegations in paragraph 54 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

55. The allegations in paragraph 55 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

56. The allegations in paragraph 56 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

57. The allegations in paragraph 57 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

58. The allegations in paragraph 58 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

59. The allegations in paragraph 59 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

60. The allegations in paragraph 60 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

61. The allegations in paragraph 61 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

62. The allegations in paragraph 62 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

**COUNT IV**  
**NEGLIGENT SUPERVISION BY ANDREW L. SCHMIDT**

63. Defendant re-alleges and incorporates by reference its answers to paragraphs 1 through 34 as if fully stated herein.

64. The allegations in paragraph 64 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

65. The allegations in paragraph 65 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

66. The allegations in paragraph 66 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

67. The allegations in paragraph 67 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

68. The allegations in paragraph 68 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

69. The allegations in paragraph 69 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

70. The allegations in paragraph 70 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.



**COUNT V**  
**NEGLIGENCE OF BOY SCOUTS OF AMERICA**

71. Defendant re-alleges and incorporates by reference its answers to paragraphs 1 through 34 as if fully stated herein.

72. Defendant denies the first sentence as worded but admits that it develops and makes publicly available safety publications throughout the nation. Defendant admits that it publishes and makes available the "Guide to Safe Scouting" and numerous other publications.

73. Defendant admits that it reviews the names of adults submitted by troops for membership to determine if the person was previously reported as unfit for membership. As to the second sentence, troops are encouraged and expected to submit travel plans. If a troop submits an application, Defendant will review the application in an effort to assist the unit's preparation.

74. Defendant admits the first sentence in paragraph 74. Defendant denies the second sentence as worded in paragraph 74 and demands strict proof thereof. Defendant admits the third sentence in paragraph 74.

75. Defendant admits the first sentence of paragraph 75. Defendant admits that, to the extent possible, it works closely with organizations it charts to help obtain applications for the best possible leaders for the various scouting units.

76. Defendant denies the first sentence in paragraph 76 and demands proof thereof. Defendant admits the second sentence of paragraph 76.

77. Defendant admits the first and second sentences of paragraph 77 as they relate to training materials. Defendant denies that it "mandates" "rules" or "regulations" as worded in the third sentence of paragraph 77 and demands strict proof thereof as to the entire statement made in the third sentence.

78. Defendant admits that it develops and makes available training materials, but Defendant denies the first sentence of paragraph 78 as worded and demands strict proof thereof. Defendant

admits that, at all material times, it provided training courses in New Mexico. Defendant admits the third sentence of paragraph 78.

79. There is no paragraph 79 to admit or deny.

80. Defendant denies paragraph 80 as worded and demands strict proof thereof.

81. Admitted.

82. Defendant denies paragraph 82 as worded and demands strict proof thereof. However, Defendant admits that it makes available insurance coverage to the South Florida Council, Plantation United Methodist Church and requested adults involved in scouting related activities. Defendant also admits that these entities and individuals would be expected to report serious injury or death.

83. Defendant denies paragraph 83 as worded concerning the troop level and demands strict proof thereof. However, Defendant admits applicants undergo commercially provided background checks.

84. Defendant denies the first and second sentences of paragraph 84 as it does not relate to relevant issues or the time period of the incident at issue. Defendant denies the third sentence of paragraph 84 as worded and demands strict proof thereof.

85. Defendant admits that the Charter issued by Boy Scouts of America to Plantation United Methodist Church allows the Church to create and operate directly or through a committee, a troop including selection of Howard Crompton and Andrew Schmidt as adult members. A charter issued by South Florida Council provides support to troops located in the South Florida area.

86. Admitted that Boy Scouts of America develops and makes available for use programs for the scouting movement. Defendant further admits that commercially provided criminal background checks are obtained on applicants for adult membership. Defendant further admits

that the Boy Scouts of America sets general standards under the Boy Scouts of America oath and law that adult and youth members must abide by. To the extent that any portions of paragraph 86 are not admitted, they are denied and Defendant demands strict proof thereof.

87. Admitted.

88. Admitted that Boy Scouts of America requires that all adult members be approved by their chartering organization. If Boy Scouts of America is not aware of any facts that disqualify the individual, that individual is then registered/commissioned as a member active in the scouting movement.

89. Defendant admits that it has those duties imposed by Florida law.

90. Defendant denies paragraph 90 in its entirety and demands strict proof thereof.

91. Defendant denies paragraph 91 in its entirety and demands strict proof thereof.

92. Defendant denies paragraph 92 in its entirety and demands strict proof thereof.

93. Defendant denies paragraph 93 in its entirety and demands strict proof thereof.

94. Defendant is without knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 94, and therefore denies paragraph 94 in its entirety and demands strict proof thereof.

**COUNT VI**  
**NEGLIGENCE OF THE SOUTH FLORIDA COUNCIL, INC.,**  
**BOY SCOUTS OF AMERICA**

95. Defendant re-alleges and incorporates by reference its answers to paragraphs 1 through 34 as if fully stated herein.

96. The allegations in paragraph 96 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

97. The allegations in paragraph 97 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

98. The allegations in paragraph 98 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

99. The allegations in paragraph 99 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

100. The allegations in paragraph 100 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

101. The allegations in paragraph 101 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

102. The allegations in paragraph 102 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

103. The allegations in paragraph 103 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

104. The allegations in paragraph 104 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

105. The allegations in paragraph 105 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

106. The allegations in paragraph 106 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

107. The allegations in paragraph 107 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

108. The allegations in paragraph 108 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

109. The allegations in paragraph 109 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

110. The allegations in paragraph 110 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

111. The allegations in paragraph 111 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

**COUNT VII**  
**THE SOUTH FLORIDA COUNCIL INC., BOY SCOUTS OF AMERICA:**  
**NEGLIGENT SELECTION AND RETENTION OF SCOUTMASTERS**

112-133. The allegations in paragraphs 112-133 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

**COUNT VIII**  
**THE SOUTH FLORIDA COUNCIL INC., BOY SCOUTS OF AMERICA:**  
**NEGLIGENT SUPERVISION**

134-139. The allegations in paragraphs 134-139 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

**COUNT IX**  
**NEGLIGENCE OF PLANTATION UNITED METHODIST CHURCH**

140. Defendant re-alleges and incorporates by reference its answers to paragraphs 1 through 34, as if fully stated herein.

141. The allegations in paragraph 141 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

142. The allegations in paragraph 142 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

143.The allegations in paragraph 143 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

144.The allegations in paragraph 144 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

145.The allegations in paragraph 145 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

146.The allegations in paragraph 146 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

147.The allegations in paragraph 147 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

148.The allegations in paragraph 148 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

149.The allegations in paragraph 149 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

150.The allegations in paragraph 150 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

151.The allegations in paragraph 151 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

**COUNT X**  
**PLANTATION UNITED METHODIST CHURCH:**  
**NEGLIGENT SELECTION AND RETENTION OF SCOUTMASTERS**

152.Defendant re-alleges and incorporates by reference its answers to paragraphs 1 through 33 and 141-145, as if fully stated herein.

153.The allegations in paragraph 153 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

154. The allegations in paragraph 154 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
155. The allegations in paragraph 155 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
156. The allegations in paragraph 156 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
157. The allegations in paragraph 157 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
158. The allegations in paragraph 158 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
159. The allegations in paragraph 159 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
160. The allegations in paragraph 160 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
161. The allegations in paragraph 161 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
162. The allegations in paragraph 162 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
163. The allegations in paragraph 163 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
164. The allegations in paragraph 164 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.
165. The allegations in paragraph 165 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

166.The allegations in paragraph 166 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

167.The allegations in paragraph 167 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

168.The allegations in paragraph 168 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

169.The allegations in paragraph 169 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

170.The allegations in paragraph 170 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

171.The allegations in paragraph 171 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

172.The allegations in paragraph 172 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

173.The allegations in paragraph 173 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

**COUNT XI**  
**PLANTATION UNITED METHODIST CHURCH:**  
**NEGLIGENT SUPERVISION**

174.Defendant re-alleges and incorporates by reference its answers to paragraphs 1 through 34, 141-145 and 153-168, as if fully stated herein.

175.The allegations in paragraph 175 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.



176.The allegations in paragraph 176 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

177.The allegations in paragraph 177 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

178.The allegations in paragraph 178 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

179.The allegations in paragraph 179 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

**COUNT XII**  
**PLANTATION UNITED METHODIST CHURCH:**  
**VICARIOUS LIABILITY FOR ACTS OF HOWARD K. CROMPTON**

180.Defendant re-alleges and incorporates by reference their answers to paragraphs 1 through 34, as if fully stated herein.

181.The allegations in paragraph 181 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

182.The allegations in paragraph 182 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

183.The allegations in paragraph 183 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

184.The allegations in paragraph 184 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

185.The allegations in paragraph 185 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

186.The allegations in paragraph 186 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

187.The allegations in paragraph 187 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

188.The allegations in paragraph 188 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

189.The allegations in paragraph 189 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

190.The allegations in paragraph 190 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

191.The allegations in paragraph 191 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

**COUNT XIII**  
**PLANTATION UNITED METHODIST CHURCH:**  
**VICARIOUS LIABILITY FOR ACTS OF ANDREW L. SCHMIDT**

192.Defendant re-alleges and incorporates by reference its answers to paragraphs 1 through 34, as if fully stated herein.

193.The allegations in paragraph 193 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

194.The allegations in paragraph 194 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

195.The allegations in paragraph 195 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

196.The allegations in paragraph 196 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

197.The allegations in paragraph 197 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

198.The allegations in paragraph 198 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

199.The allegations in paragraph 199 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

200.The allegations in paragraph 200 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

201.The allegations in paragraph 201 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

202.The allegations in paragraph 202 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

203.The allegations in paragraph 203 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

204.The allegations in paragraph 204 are directed toward another Defendant. As such, the allegations do not require a response from the Boy Scouts of America.

## AFFIRMATIVE DEFENSES

205. For its first affirmative defense, Defendant affirmatively avers that Plaintiffs' Complaint fails to state a claim upon which relief can be granted for negligence against Boy Scouts of America.
206. For its second affirmative defense, Defendant affirmatively avers that the evidence may show that the death of Michael Sclawy-Adelman was proximately caused by the negligence of the Plaintiffs and/or Michael Sclawy-Adelman, and therefore, Plaintiffs would be barred from recovery against Defendant.
207. For its third affirmative defense, Defendant affirmatively avers that the evidence may show that the Plaintiffs and/or Michael Sclawy-Adelman were comparatively negligent and that to the extent that his death was caused by Defendant in any way, Plaintiffs' recovery shall be reduced in accordance with Plaintiffs' and/or Michael Sclawy-Adelman's respective comparative negligence.
208. For its fourth affirmative defense, Defendant affirmatively avers that the evidence may show that Michael Sclawy-Adelman's death resulted from an intervening and superseding cause not related to any actions or inactions on behalf of the Defendant.
209. For its fifth affirmative defense, Defendant affirmatively avers that it is entitled to a set-off from any and all collateral sources that have compensated the Plaintiffs for their alleged damages.
210. For its sixth affirmative defense, Defendant affirmatively avers that any alleged damages were the result of negligence on the part of Third Parties who were not under the care, custody or control of Defendant, and therefore the Plaintiffs are unable to recover as against this Defendant.

211. For its seventh affirmative defense, Defendant affirmatively avers that it is not liable for Michael Sclawy-Adelman's death as he was not under the direction or control of this Defendant.

212. For its eighth affirmative defense, Defendant affirmatively avers that the evidence may show that the Plaintiffs and/or Michael Sclawy-Adelman assumed the risk related to the incident.

213. For its ninth affirmative defense, Defendant affirmatively avers that the evidence may show that Michael Sclawy-Adelman's death was proximately caused, in whole or in part, by intervening or superseding causes events that were extraordinary under the circumstances and not foreseeable in the normal course of events.

214. For its tenth affirmative defense, Defendant affirmatively avers that Plaintiff's claims are barred, in whole or in part, to the extent that the evidence shows that Michael Sclawy-Adelman's death was caused by a preexisting or unrelated medical condition, disease or illness.

215. For its eleventh affirmative defense, Defendant affirmatively avers that Plaintiff's claims are barred, in whole or in part, by the doctrine of waiver, pursuant to the terms and conditions of the "PARENT PERMISSION FORM" executed by Michael Sclawy-Adelman's parent/guardian on August 20, 2008.

216. For its twelfth affirmative defense, Defendant affirmatively avers that Plaintiff's claims are barred, in whole or in part, by the doctrine of release, pursuant to the terms and conditions of the "PARENT PERMISSION FORM" executed by Michael Sclawy-Adelman's parent/guardian on August 20, 2008.

217. For its thirteenth affirmative defense, Defendant affirmatively avers that Plaintiff's claims are barred, in whole or in part, by the doctrine of spoliation, because (upon information and belief) an autopsy was scheduled to be performed by the Collier County Sheriff's Department to determine the cause of death for Michael Sclawy-Adelman, but as a result of Plaintiffs'

instructions, was cancelled. The physical condition at the time of death has been placed in controversy by the plaintiffs, and the medical examiner's autopsy would have been the most medically reasonable method to determine Michael Sclawy-Adelman's physical condition at the time of death. See In re Certain Asbestos Cases, 113 F.R.D. 612, 614 (N.D.Tex. 1986); Hammer v. Rosenthal Jewelers Supply Corp., 558 So.2d 460, 461 (Fla. 4<sup>th</sup> DCA 1990).

218. For its fourteenth affirmative defense, Defendant affirmatively avers that any alleged damages were the result of negligence on the part of the U.S. Department of the Interior National Park Service (which processed a Backcountry Use Permit for the subject hike), and which was not under the care, custody or control of Defendant; and therefore, the Plaintiffs are unable to recover in whole or in part as against this Defendant. See Fabre v. Marin, 623 So.2d 1182 (Fla. 1993).

219. For its fifteenth affirmative defense, Defendant affirmatively avers that any alleged damages were the result of negligence on the part of Pediatric Associates (which authorized Michael Sclawy-Adelman to participate in all outdoor activities), and which was not under the care, custody or control of Defendant; and therefore, the Plaintiffs are unable to recover in whole or in part as against this Defendant. See Fabre v. Marin, 623 So.2d 1182 (Fla. 1993).

220. This Defendant reserves the right to allege other affirmative defenses as they may arise during the course of discovery.

**TRIAL BY JURY DEMAND**

Defendant demands trial by jury of all issues so triable as a matter of right by jury.

By: \_\_\_\_\_s/Kevin D. Franz \_\_\_\_\_  
William. S. Reese Esq.  
Florida Bar No. 187183  
[wreese@lanereese.com](mailto:wreese@lanereese.com)  
Kevin D. Franz, Esq.  
Florida Bar No. 015243  
[kfranz@lanereese.com](mailto:kfranz@lanereese.com)  
LANE, REESE, SUMMERS, ENNIS &  
PERDOMO, P.A.  
2600 Douglas Road  
Douglas Centre, Suite 304  
Coral Gables, FL 33134  
Phone: (305) 444-4418  
Fax: (305) 444-5504  
Attorneys for Defendants, Boy Scouts of  
America and The South Florida Council, Inc.

CERTIFICATE OF SERVICE

WE HEREBY CERTIFY that a true copy of the foregoing was sent October 12, 2011 to:  
Robert D. Peltz, Esq, Ira H. Leesfield, Esq., LEESFIELD & PARTNERS, P.A., 2350 South Dixie Highway, Miami, FL, 33133; Eric Kleinman, Esq., Kleinman & Arrizabalaga, P.A., 150 SE 2<sup>nd</sup> Avenue, Suite 1105, Miami, FL 33131; Greg Gaebe, Esq., Devang Desai, Esq., Gaebe, Mullen Antonelli, Esco & DiMatteo, 420 S. Dixie Highway, Third Floor, Coral Gables, FL, 33146; Ubaldo J. Perez, Jr., Esq., LAW OFFICES OF UBALDO J. PEREZ, JR., P.A., 8181 NW 154<sup>th</sup> Street, Suite 210, Miami Lakes, FL 33016

By: \_\_\_\_\_s/Kevin D. Franz \_\_\_\_\_  
William. S. Reese Esq.  
Florida Bar No. 187183  
[wreese@lanereese.com](mailto:wreese@lanereese.com)  
Kevin D. Franz, Esq.  
Florida Bar No. 015243  
[kfranz@lanereese.com](mailto:kfranz@lanereese.com)  
LANE, REESE, SUMMERS, ENNIS &  
PERDOMO, P.A.  
2600 Douglas Road  
Douglas Centre, Suite 304  
Coral Gables, FL 33134  
Phone: (305) 444-4418  
Fax: (305) 444-5504  
Attorneys for Defendants, Boy Scouts of  
America and The South Florida Council, Inc.