## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

LINDSAY BLANKMEYER

Plaintiff

-against-

## CIVIL ACTION NO.1:12-cv-10378-RWZ

COMPLAINT-JURY TRIAL

STONEHILL COLLEGE, INC.

Defendant.

## PLAINTIFF'S MOTION TO SUPPLEMENT COMPLAINT

The plaintiff in the above-referenced matter, Lindsay Blankmeyer ("Blankmeyer"), respectfully requests that this Honorable Court allow her to supplement her Complaint (Docket No. 1), filed on February 29, 2012.

Plaintiff inadvertently omitted three exhibits (A, B and C) which were referenced in the Complaint at paragraphs 33, 42 and 61, respectively. Attached hereto are Exhibits A, B, and C.

Plaintiff respectfully requests that this Court allow her to supplement the Complaint and include the previously referenced exhibits.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> Plaintiff has now yet attempted to serve the complaint.

ABRAMS, FENSTERMAN, FENSTERMAN, EISMAN, GREENBERG, FORMATO & EINIGER, LLP <u>Attorneys for Plaintiffs</u> By:

/s/ Eric Broutman Eric Broutman 1111 Marcus Avenue, Suite 107 Lake Success, New York 11042 (516) 328-2300 ebroutman@abramslaw.com TOCCI, GOSS & LEE, P.C. <u>Attorneys for Plaintiffs</u> By:

/S/ Cary P. Gianoulis John F. Tocci, Esq., BBO# 562139 Cary P. Gianoulis, Esq., BBO# 649900 Tocci, Goss & Lee, P.C. 35 India Street, 5<sup>th</sup> Floor Boston, Massachusetts 02110 (617) 542-6200 jtocci@lawtgl.com cgianoulis@lawtgl.com

## **CERTIFICATE OF SERVICE**

I hereby certify that the above document, filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non registered participants on the 1<sup>st</sup> day of March, 2012.

/s/ Cary Gianoulis Cary Gianoulis