

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORKUSDC SDNY  
DOCUMENT  
ELECTRONICALLY FILED  
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LENORE D'ANZIERI, :  
: \_\_\_\_\_  
: Plaintiff, :  
-against- :  
: \_\_\_\_\_ 21-CV-8506 (VEC)  
: \_\_\_\_\_  
HARRISON GLOBAL LLC d/b/a DAVEL :  
BOSTON COACH AND STEVEN PITEL, :  
: \_\_\_\_\_ ORDER  
: \_\_\_\_\_  
: \_\_\_\_\_  
Defendants. :  
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VALERIE CAPRONI, United States District Judge:

WHEREAS on March 7, 2025, Defendants filed their reply papers in support of their motion for summary judgment, *see* Dkts. 130–35;

WHEREAS Defendants filed the parties' Consolidated Rule 56.1 Statement under seal, *see* Dkt. 135;

WHEREAS Rule 5 of the Undersigned's Individual Practices in Civil Cases requires that any party wishing to file any document under seal file a letter motion seeking permission to do so and explaining why sealing is appropriate in light of the presumption of access discussed by the Second Circuit in *Lugosch v. Pyramid Co. of Onondaga*, 435 F.3d 110, 119–20 (2d Cir. 2006);

WHEREAS Defendants did not seek leave to file the Consolidated Rule 56.1 Statement under seal;

WHEREAS at every stage of the parties' briefing of Defendants' motion for summary judgment, the parties required repeated handholding from the Court to comply with Rule 5, *see* Dkts. 98, 102, 106, 123, 125; and

WHEREAS the previous iterations of the Rule 56.1 Statement were not filed under seal,  
*see* Dkts. 97-8, 115;

IT IS HEREBY ORDERED that by **Wednesday, March 12, 2025**, Defendants must show cause why the Consolidated Rule 56.1 Statement should not be unsealed, including by proposing redactions to the Consolidated Rule 56.1 Statement.

**SO ORDERED.**

**Date: March 10, 2025**  
**New York, New York**

  
**VALERIE CAPRONI**  
**United States District Judge**