IN THE CIRCUIT COURT OF THE 15th JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

## WILLIAM E. STANSBURY,

CASE NO: 50 2012 CA 013933 MB AN

Plaintiff,

vs.

TED S. BERNSTEIN; DONALD TESCHER and ROBERT SPALLINA, as co-personal representatives of the ESTATE OF SIMON L. BERNSTEIN and as co-trustees of the SHIRLEY BERNSTEIN TRUST AGREEMENT dated May 20, 2008; LIC HOLDINGS, INC.; ARBITRAGE INTERNATIONAL MANAGEMENT, LLC, f/k/a ARBITRAGE INTERNATIONAL HOLDINGS, LLC; BERNSTEIN FAMILY REALTY, LLC,

Defendants.

DEFENDANT'S, ESTATE OF SIMON L. BERNSTEIN, MOTION TO ALTER OR AMEND STYLE OF THE CASE

Defendant, Estate of Simon L. Bernstein (the "Estate"), moves this Court to alter or amend

the style of this case and states:

1. This is a multi-count action brought by Plaintiff, William E. Stansbury ("Stansbury"),

against numerous Defendants. Most of those Defendants have settled with Stansbury, and have been dismissed and dropped from this case. Despite that, the style of the case remains unchanged and inaccurately reflects that various non-parties are still involved in the action. Specifically, this still appears as though Stansbury is suing Ted S. Bernstein individually, and the Shirley Bernstein Trust (the "Trust"). In fact, all claims were dismissed with prejudice, with no consideration being paid

directly by Ted S. Bernstein or the Trust. Mr. Bernstein requests that his name be removed from the style of the case immediately.

2. Moreover, for simplicity the Estate suggests that the case style be amended or altered to read as follows:

WILLIAM E. STANSBURY,

Plaintiff,

v.

## ESTATE OF SIMON L. BERNSTEIN and BERNSTEIN FAMILY REALTY, LLC,

Defendants.

3. In addition, for clarity, and to avoid the need to serve unnecessary parties, the Estate requests the Court enter an order specifying that service need only be made on the currently active parties or their counsel, and not on any of the former parties who have been dismissed from the case.

WHEREFORE, the Estate requests that the Court enter an order altering or amending the style of the case; directing that the revised style be used on all future pleadings; and removing from the service list any non-parties who have been dismissed from this action.

## **CERTIFICATE OF SERVICE**

ICERTIFY that a copy of the foregoing has been furnished to the Service List set forth below

by: E-mail Electronic Transmission; □ Facsimile; □ U.S. Mail; □ Overnight Delivery; □

Hand-delivery, this 4th day of November, 2016.

MRACHEK, FITZGERALD, ROSE, KONOPKA, THOMAS & WEISS, P.A. 505 South Flagler Drive, Suite 600 West Palm Beach, Florida 33401 Telephone: (561) 655-2250 Facsimile: (561) 655-5537 Email: <u>arose@mrachek-law.com; mchandler@mrachek-law.com</u> Counsel for Defendant, Estate of Simon L. Bernstein

By: /s/ Alan B. Rose Alan B. Rose (Florida Bar No. 961825)

## SERVICE LIST - CASE NO. 502012CA013933XXXXMBAN

Bernstein Family Realty, LLC c/o Eliot Bernstein 2753 NW 34th Street Boca Raton, FL 33434 (561) 245-8588 - Telephone (561) 886-7628 - Cell (561) 245-8644 - Facsimile Email: Eliot I. Bernstein (iviewit@iviewit.tv)

Brian M. O'Connell, Esq. Joielle A. Foglietta, Esq. Ciklin Lubitz & O'Connell 515 N. Flagler Dr., 20th Floor West Palm Beach, FL 33401 561-832-5900 - Telephone 561-833-4209 - Facsimile Email: <u>boconnell@ciklinlubitz.com;</u> jfoglietta@ciklinlubitz.com; service@ciklinlubitz.com; slobdell@ciklinlubitz.com Peter M. Feaman, Esq. Peter M. Feaman, P.A. 3695 West Boynton Beach Blvd., Suite 9 Boynton Beach, FL 33436 (561) 734-5552 - Telephone (561) 734-5554 - Facsimile Email: <u>service@feamanlaw.com;</u> <u>mkoskey@feamanlaw.com</u> Counsel for William Stansbury