## ROSE LAW GROUP, P.C. 1 7144 East Stetson Drive, Suite 300 Scottsdale, Arizona 85251 2 Telephone: (480) 505-3932 Facsimile: (480) 505-3925 Christopher B. Ingle – 025553 Logan V. Elia – 025009 4 Ian A. Abaie – 030790 docket@roselawgroup.com 5 Attorneys for Plaintiffs 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE DISTRICT OF ARIZONA BRIAN KOLFAGE and ASHLEY No. 2:14-cy-01638-HRH 10 KOLFAGE, husband and wife, 11 Plaintiffs, 12 NOTICE OF COMPLIANCE v. 13 LOUIS ANTHONY CAPONECCHIA, also known as FRANK DARBO, FAWN 14 LEBOWITZ, JIM REEVES, and ESTER CUMBSKI; DARREN REMINGTON also 15 known as REN REM and REGINALD REMINGTON; JUSTINE L. GRANT; 16 NATHANIEL S. DOWNES, also known as SPOCK ELVIS, OLIVE COSSACK, and 17 ERIC STRATTON; PAUL E. LOEBE; JOHN L. PRAGER, 18 Defendants. 19 20 21 Plaintiffs Brian Kolfage and Ashley Kolfage hereby give notice that they 22 complied with this court's May 29, 2015 Order (Docket #114). Brian Kolfage 23 signed and sent the statement attached as Exhibit A to defendant Paul Loebe via 24 certified mail today. 25 26 27 June 30, 2015.

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ROSE LAW GROUP, P.C.

/s/ Logan V. Elia

Logan V. Elia Rose Law Group, PC 7144 E. Stetson Drive, Suite 300 Scottsdale, Arizona 85251 Counsel for Plaintiffs

CERTIFICATE OF SERVICE 1 2 3 I hereby verify that on June 30, 2015, I electronically transmitted the attached 4 document to the Clerk's Office using the CM/ECF System for filing, and for 5 transmittal of Notice of Electronic Filing to the following CM/ECF registrants: 6 Craig A. McCarthy Justin M. Scorza GUST ROSENFELD P.L.C. 7 One East Washington, Suite 1600 8 Phoenix, Arizona 85004-2553 Attorney for Defendant Remington 10 I hereby certify that on June 30, 2015, I served the attached document by U.S. 11 Mail on the following, who are not registered participants of the CM/ECF System: 12 13 Louis Caponecchia Nathaniel S. Downes 14 1933 West Alexis Road Apt. # 248 14711 84th Avenue E Toledo, Ohio 43613 Puyallup, WA 98375 15 Defendant Defendant 16 Justine L. Grant Paul E. Loebe 533 Church Street, #136 5688 Foxlake Drive 17 Nashville, TN 37219 North Fort Myers, FL 33917 Defendant Defendant 18 19 John Prager 817 Grandview St. 20 Wheeling, WV 26003 Defendant 21 22 23 By: /s/ Logan Elia 24 25 26 27 28

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Per Mr. Paul Loebe's request in court on Feb 9 2015 at 14:32:28 of the transcript for AZ case No. CV 14-1638-PHX-HRH, he asked that I write this in order for him to take my deal:

I published Jan's public information on my public Facebook page and I regret anything that transpired to Jan as a result of that.

Brian Wolfage 6/30/2015

19	the statement about Jan Virtros (phonetic), we discussed in	
20	some detail what the key points of that statement would be.	14:32:28
21	And as I understand it, the real key point is that my client	
22	will say that he published Jan's public information on his	
23	public Facebook page and that he regrets anything that was	
24	later done to Jan as a result of that.	
25	THE COURT: Mr. Loebe, anything you want to say on	14:32:52

## UNITED STATES DISTRICT COURT

that point?

MR. LOEBE: Yes. That sounds about right. He