1 Steven James Goodhue (#029288) Law Offices of Steven James Goodhue 9375 East Shea Blvd.. Suite 100 2 Scottsdale, AZ 85260 Telephone: (480) 214-9500 3 Facsimile: (480) 214-9501 E-Mail: sig@sigoodlaw.com 4 Attorney for Plaintiff 5 AF Holdings, L.L.C. 6 7 8 9 AF HOLDINGS, L.L.C., a St. Kitts and Nevis 10 limited liability company, 11 Plaintiff, v. 12 DAVID HARRIS, 13 Defendant. 14 15

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

CASE NO.: 2:12-CV-02144-PHX-GMS

PLAINTIFF'S MOTION TO **CONTINUE (RESCHEDULE) THE** SHOW CAUSE HEARING SET FOR **JUNE 21, 2013**

Plaintiff AF Holdings, L.L.C., through its undersigned counsel, hereby respectfully requests the Court continue the Show Cause Hearing which is currently scheduled for June 21, 2013 at 2:00 p.m. The undersigned counsel's serious medical issues continue to persist and the undersigned counsel is unable to travel or attend the hearing in any meaningful capacity in his current condition. The undersigned counsel has also been prescribed medication that greatly interferes with his ability to remain lucid. The undersigned counsel will only be able to participate in the Show Cause Hearing once he has fully addressed his medical issues, and he is cleared by his doctors. The undersigned counsel respectfully requests that the Court continue the Show Cause Hearing until the undersigned counsel has completed the diagnostic testing, and any follow up care recommended by his physician.

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Once the undersigned has completed the diagnostic testing and any follow up care, and is able to participate in the Show Cause Hearing, he will immediately notify the Court. The undersigned counsel understands that his medical issues come at an inconvenient time in regards to the Show Cause Hearing and apologizes to the Court and Defendant for this inconvenience, but the seriousness of the medical issues is outside of the undersigned counsel's control. To reduce the impact of the delay caused by the medical issues, Plaintiff will provide written submissions to the issues raised in the Court's June 11, 2013 Order (ECG No. 71) in the very near future. Dated this 20th day of June, 2013 Law Offices of Steven James Goodhue

By: _/s/ Steven James Goodhue_ Steven James Goodhue (#029288) 9375 East Shea Blvd., Suite 100 Scottsdale, AZ 85260 Attorney for Plaintiff AF Holdings, L.L.C.

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2	I hereby certify that on June 20, 2013, I electronically filed the foregoing with the Clerk of the Court for filing and uploading to the CM-ECF system which will send notifications of such filing to all parties of record.
3	A CODY of the ferror in a reserve well of the
4	A COPY of the foregoing was mailed (or served via electronic notification if indicated by an "*") on June 20, 2013, to:
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6	Honorable G. Murray Snow *(snow_chambers@azd.uscourts.gov) U.S. District Court
7	Sandra Day O'Connor Courthouse Suite 324 401 West Washington Street, SPC 82 Phoenix, Arizona 85003-7550
8	Filoeliix, Alizolia 83003-7330
9	David Harris* (troll.assassins@cyber-wizards.com) 4632 East Caballero Street, #1
10	Mesa Arizona 85205
11	Paul Ticen, Esq.* (paul@kellywarnerlaw.com) Kelly/Warner, PLLC
12	404 S. Mill Ave, Suite C-201 Tempe, Arizona 85281
13	/s/ Steven James Goodhue
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