

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF NORTH CAROLINA**

EDDIE BOLLMEIER, et al.,)	
)	
Plaintiffs,)	
v.)	Case No. 3:15-cv-00111-RJC-DCK
)	
GARY HUMMEL, et al.,)	
)	
Defendants.)	
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Supplemental Exhibits to Motion for TRO or Preliminary Injunctive Relief

Plaintiffs Eddie Bollmeier, Bill Tracey, and Simon Parrott (“Plaintiffs”), hereby submit supplemental exhibits to their Motion for TRO or Preliminary Injunctive Relief that came to their attention after briefing had closed on the Motion.

As the Court is aware, Plaintiffs filed this LMRDA action in part to stop Defendants from spending any further USAPA dues monies for purposes that are not on behalf of the entire pilot group. [See Complaint, Doc. 1.] Plaintiffs filed a Motion for TRO or Preliminary Injunction on March 27, seeking immediate relief to enjoin Defendants from further spending. [See Motion for TRO/Injunction, Doc. 16] The briefing is closed on Plaintiffs’ Motion for TRO or Injunction, and it is at issue. [Docs. 24, and 35-36.] A hearing on the Motion for TRO is scheduled for June 30, 2015.

Eric Ferguson, a member in good standing and former member of the Board of Pilots Representatives of USAPA, has executed a declaration that provides further explication of certain relevant facts and background that may assist the Court for purposes of the TRO hearing. His declaration and exhibit(s) thereto is being submitted herewith as Exhibit 9.

Respectfully submitted this 18th day of June, 2015.

/s/ Marty Harper

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CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the Supplemental Exhibits to Motion for TRO with the Clerk of the court using the CM/ECF system. John Gresham, of Tin, Fulton Walker & Owen, has notified Plaintiffs' counsel that he is counsel for Defendants Bradford, Streble, Hummel, Stein, Nathan, Taylor, Dugstad, Milkey and Smyser. In the event that notification pursuant to the CM/ECF system cannot be sent to John Gresham or Brian O'Dwyer, I hereby certify that the foregoing document was duly served upon counsel for the Defendants in accordance with the provisions of Rule 5 of the Federal Rules of Civil Procedure by depositing it in the United States Mail, first-class postage prepaid, addressed as follows:

John Gresham
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I hereby certify that I additionally emailed this Motion to Mr. Gresham this same date at jgresham@tinfulton.com, and Brian O'Dwyer at bodwyer@odblaw.com.

I hereby certify that, with respect to the Defendants who have to our knowledge not been served or are evading service, I have placed a copy of this motion in the United States Mail, certified first-class postage prepaid, return receipt requested, addressed as follows:

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Dated this 18th day of June, 2015.

/s/ Marty Harper
