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IN THE GENERAL SESSIONS COURT FOR DAVIDSON COUNTY, AM 9: 15 TENNESSEE

METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY	Boutage .c
Plaintiff,) <u>Docket No. 09GC25797</u>
v.))
ADVENTURE SPORTS, LLC d/b/a))
SKYDIVE NASHVILLE; IGOVINCENT, INC. d/b/a SKYDIVE) }
NASHVILLE	
Defendants.))
)

AGREED ORDER

WHEREAS, the Metropolitan Government of Nashville & Davidson ("Plaintiff") filed suit against Adventure Sports, LLC d/b/a Skydive Nashville and Igovincent, Inc. d/b/a Skydive Nashville, (Defendants) in the General Sessions Court, Division IV Environmental Court, for Davidson County; and

WHEREAS, it appearing to the Court, as evidenced by the signatures of counsel for the respective parties below, that the parties have reached an agreement in this matter, the following order is hereby issued:

 Defendant shall be prohibited from placing, erecting, and maintaining, or causing to be placed, erected, or maintained any signs including all "SKYDIVE 1-800-505-JUMP" stickers any similar signs advertising Defendants' services, on road signs, utility poles, guardrails, posts and poles

- within the public right-of-way, and any other public property, structures, and improvements within Metropolitan Davidson County, Tennessee.
- 2. Plaintiff shall provide a list and/or photos identifying where Plaintiff is aware of existing violations. At present more than 250 locations have been identified in the Metropolitan Nashville and Davidson County area.

 That supplement the lists and/or photos are not exhaustive but represent a warreness. Sampling of the affected areas and of the kinds of violations at issue.
- 3. Defendant shall immediately remedy existing violations by removing all "SKYDIVE 1-800-505-JUMP" stickers and any similar signs advertising Defendants' services, from all road signs, utility poles, guardrails, posts and poles within the public right-of-way, and from all other public property, structures, and improvements within Metropolitan Davidson County, Tennessee by January 12, 2010.
- 4. Defendant shall either replace or restore all such road signs, utility poles, guardrails, posts and poles within the public right-of-way, and all other public property, structures, and improvements within Metropolitan Davidson County, Tennessee to their prior condition.
- 5. Defendants shall provide a list identifying the locations where the violations have been remedied by the defendant. This list shall be provided to Plaintiff on each Friday by the end of the business day, beginning Friday, December 18th, until all signs have been removed.

- 6. A compliance hearing is hereby set for January 13th at 2:30 p.m., to determine the status of Defendant's compliance efforts, and to determine whether any further relief will be granted by this court.
- 7. By entering this agreement, Defendants are making no admissions as to guilt and waive no jurisdictional arguments.

It is, therefore, so ORDERED, ADJUDGED and DECREED.

ENTERED this 15 day of brensher 2009

JIM TODD, REFEREE

APPROVED FOR ENTRY:

THE DEPARTMENT OF LAW OF THE METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY SUE B. CAIN, #9380, DIRECTOR OF LAW

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