UNITED STATES DISTRICT COURT WESTERN DISTRICT OF KENTUCKY LOUISVILLE DIVISION -Electronically Filed-

IN RE: YAMAHA MOTOR CORP. RHINO ATV PRODUCTS LIABILITY LITIGATION	Master File No. 3:09-MD-2016-JBC MDL No. 2016
THIS DOCUMENT RELATES TO: Dakota Higgins Plaintiff,	JENNIFER B. COFFMAN, U.S. DISTRICT JUDGE
v.	
YAMAHA MOTOR CO., LTD., YAMAHA MOTOR CORPORATION, U.S.A., and YAMAHA MOTOR MANUFACTURING CORPORATION OF AMERICA,	
Defendants.	
CASE NO. 3:09-cv-00692-JBC	

AGREED DISMISSAL ORDER

By agreement of the Plaintiff, Dakota Higgins ("Plaintiff"), and Defendants, Yamaha Motor Co., Ltd., Yamaha Motor Corporation, U.S.A. and Yamaha Motor Manufacturing Corporation of America ("Yamaha Defendants"), pursuant to Rule 41(a)(1) of the Federal Rules of Civil Procedure, and the Court being sufficiently advised;

IT IS HEREBY ORDERED that this case is dismissed with prejudice, with each party to bear its own costs.

Section I.B.2.a. of the Common Benefit Order [Doc # 2021] ("CBO") entered in the proceeding styled, In Re: Yamaha Motor Corp. Rhino ATV Products Liability Litigation, Master File No. 3:09-MD-2016-JBC ("MDL 2016"), requires the Yamaha Defendants to withhold five percent (5%) from the total settlement amount payable to Plaintiff. Counsel for Plaintiff and counsel for the Yamaha Defendants certify that a five percent (5%) assessment against the recovery in this action has been withheld and deposited into the Common Benefit Fund established in MDL 2016. See Exhibit A, Certificate of

liance. It is so ORDERED this _14 day of _ June___ 2012. Alminher Bloggman Compliance.

AGREED TO:

/s/ Linsey W. West LINSEY W. WEST KARA M. STEWART **DINSMORE & SHOHL LLP** 250 West Main Street, Suite 1400 Lexington, KY 40507 Telephone: (859) 425-1000

THOMAS E. FENNELL **JONES DAY** 2727 North Harwood Street Dallas, TX 75201-1515 Telephone: (214) 969-5130 **COUNSEL FOR YAMAHA DEFENDANTS** Robert K. Miller BOWMAN AND BROOKE, LLP 879 West 190th St., Suite 700 Gardena, CA 90248 Telephone: (310) 380-6537 LOCAL COUNSEL FOR YAMAHA DEFENDANTS

/s/Elizabeth Cabraser (with permission)

Elizabeth Cabraser LIEFF, CABRASER, HEIMANN & BERNSTEIN, LLP Embarcadero Center West 275 Battery Street, Suite 3000 San Francisco, CA 94111-3339 Telephone: (415) 956-1000 LEAD COUNSEL FOR PLAINTIFF

<u>/s/ Jennifer A. Moore (with permission)</u> JENNIFER A. MOORE Grossman & Moore, PLLC 401 West Main Street One Riverfront Plaza Suite 1810 Louisville, KY 40202 Telephone: (502) 657-7100 **LIAISON COUNSEL FOR PLAINTIFF**

/s/ Robert Nelson (with permission) Robert Nelson LIEFF, CABRASER, HEIMANN & BERNSTEIN, LLP Embarcadero Center West 275 Battery Street, Suite 3000 San Francisco, CA 94111-3339 Telephone: (415) 956-1000 COUNSEL FOR PLAINTIFF

CERTIFICATE OF SERVICE

On the 13th day of June, 2012, I electronically filed the foregoing document through the ECF system, which will send a notice of electronic filing to all participants appearing on the Panel Attorney Service List.

> /s/ Linsey W. West COUNSEL FOR YAMAHA DEFENDANTS

EXHIBIT A

CERTIFICATE OF COMPLIANCE

As to Dakota Higgins

MDL 2016 COMMON BENEFIT ORDER

Pursuant to Section I.B.2.a. of Common Benefit Order ("CBO") entered in the proceeding styled *In Re: Yamaha Motor Corp. Rhino ATV Products Liability Litigation,* Master File No. 3:09-MD-2016-JBC ("MDL 2016"), counsel for Yamaha Motor Co., Ltd., Yamaha Motor Corporation, U.S.A., and Yamaha Motor Manufacturing Corporation of America ("Yamaha Defendants") and the undersigned Plaintiff's counsel hereby certify that a 5% assessment against the recovery by Dakota Higgins in this action has been withheld and deposited into the Common Benefit Fund.

A copy of this Certificate of Compliance shall accompany the Agreed Dismissal Order in this action.

Date: By:

Paula Reichenstein Counsel for Yamaha Defendants

Date:

By: _

Robert Nelson Counsel for Plaintiff

EXHIBIT A

CERTIFICATE OF COMPLIANCE

As to Dakota Higgins

MDL 2016 COMMON BENEFIT ORDER

Pursuant to Section I.B.2.a. of Common Benefit Order ("CBO") entered in the proceeding styled In Re: Yamaha Motor Corp. Rhino ATV Products Liability Litigation, Master File No. 3:09-MD-2016-JBC ("MDL 2016"), counsel for Yamaha Motor Co., Ltd., Yamaha Motor Corporation, U.S.A., and Yamaha Motor Manufacturing Corporation of America ("Yamaha Defendants") and the undersigned Plaintiff's counsel hereby certify that a 5% assessment against the recovery by Dakota Higgins in this action has been withheld and deposited into the Common Benefit Fund.

A copy of this Certificate of Compliance shall accompany the Agreed Dismissal Order in this action.

Date:

_____ Date: 7/1/11 ______ By: _____K

By:

Robert K. Miller Counsel for Yamaha Defendants

Robert Nelson **Counsel for Plaintiff**