## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

AF HOLDINGS, LLC,	
Plaintiff/Counterdefendant,	)
v.	Civil Action No. 1:12-cv-12105-IT
SANDIPAN CHOWDHURY,	)
Defendant/Counterplaintiff.	) ) )

## SANDIPAN CHOWDHURY'S MOTION FOR SUBSTITUTION OF PARTIES AND ENTRY OF AN AMENDED JUDGMENT

Sandipan Chowdhury ("Chowdhury") respectfully moves the Court to add or substitute John Steele and Paul Hansmeier as parties in addition to or in place of Counterdefendant AF Holdings, LLC. In support of this motion, Chowdhury relies on the memorandum filed herewith. Pursuant to the Court's Order on Remand, Doc. 78, a proposed amended judgment is attached.

Dated: September 29, 2016 Respectfully submitted,

/s/ Jason Sweet Jason E. Sweet (BBO# 668596) jsweet@boothsweet.com

/s/ Dan Booth (with consent)
Dan Booth (BBO# 672090)
dbooth@boothsweet.com

BOOTH SWEET LLP 32R Essex Street Cambridge, MA 02139 Tel.: (617) 250-8602 Fax: (617) 250-8883

Counsel for Sandipan Chowdhury

## **CERTIFICATE OF SERVICE**

I hereby certify that a true copy of the above motion and the attached memorandum in support, notice of hearing on the motion, and proposed amended judgment, were filed through the ECF system and will be sent electronically to the registered participants as identified on the Notice of Electronic Filing on September 29, 2016, and, further, that John Steele and Paul Hansmeier will be served copies of said documents pursuant to Rules 4 and 25 of the Federal Rules of Civil Procedure.

/s/ Jason Sweet

## **CERTIFICATION PURSUANT TO LOCAL RULE 7.1(a)(2)**

I, Jason E. Sweet, hereby certify that counsel for Sandipan Chowdhury sought to confer with opposing counsel in a good faith effort to resolve or narrow the issues in the foregoing motion but was unable to do so. AF Holdings' counsel withdrew in 2013 without replacement, and mail sent to its last known address has been returned as undeliverable since 2013. I emailed attorneys Steele and Hansmeier but did not obtain consent to the motion.

/s/ Jason Sweet