

IN THE CIRCUIT COURT OF THE 17<sup>th</sup>  
JUDICIAL CIRCUIT IN AND FOR BROWARD  
COUNTY, FLORIDA

CASE No: 12-34121 (07)  
Complex Litigation Unit

MARGARET J. SMITH as Managing  
General Partner of P&S ASSOCIATES,  
GENERAL PARTNERSHIP, a Florida  
limited partnership, and S&P ASSOCIATES,  
GENERAL PARTNERSHIP, a Florida  
limited partnership; P&S ASSOCIATES,  
GENERAL PARTNERSHIP, a Florida  
limited partnership; and S&P ASSOCIATES  
GENERAL PARTNERSHIP, a Florida  
limited partnership,

Plaintiffs,

vs.

JANET A. HOOKER CHARITABLE  
TRUST, a charitable trust, et al.

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**DEFENDANTS, HOLY GHOST FATHERS INTERNATIONAL FUND #2'S  
RESPONSE TO PLAINTIFF'S FIRST SET OF INTERROGATORIES**

Defendant, Holy Ghost Fathers International Fund #2 ("HG International Fund #2"), by  
and through their undersigned attorneys, hereby serve its Response to Plaintiffs' First Set of  
Interrogatories as follows:

**INTERROGATORIES**

Interrogatory No. 1. Identify all persons with knowledge of any of the facts alleged in the  
Complaint and/or in any pleadings You filed with the Court (including Your Motion for  
Summary Judgment), including the specific matters of which each such person has knowledge.

**RESPONSE:**

Fr. George J. Spangenberg, C.S.Sp., Congregation of the Holy Spirit, 6230 Brush Run Road,  
Bethal Park, PA 15102-2214.

Interrogatory No. 2: State all facts and/or circumstances under which You received any payments, transfers of funds, and/or distributions from P&S.

**RESPONSE:** HG International Fund #2 states that it accepted distributions from P&S as they were received.

Interrogatory No. 3: . State all facts and/or circumstance under which You made any payments, transfers of funds, and/or distribution to P&S.

**RESPONSE:** HG International Fund #2 states that it made investments with P&S at various times as money became available and for the purpose of generating income for religious and charitable endeavors.

Interrogatory No. 4: Identify any communications between Defendant and P&S; S&P; Michael D. Sullivan, Steven Jacob; Sullivan & Powell Solutions in Tax; Guardian Angel Trust, LLC; Michael D. Sullivan & Associate, Inc. , a Florida Corporation Steven F. Jacob, CPA & Associates, Inc.; Frank Avellino; Michael Bienes; Kelco Foundation, Inc., a Florida Non Profit Corporation; and/or Vincent T. Kelly. For each communication identified, state all facts and/or circumstances surrounding that communication. Please provide any documentation concerning such communications.

**RESPONSE:** HG International Fund #2 communicated with P&S regarding its investments and distributions. All copies of communications between HG International Fund #2 and P&S in its possession are being produced herewith.

Interrogatory No. 5: State all facts and/or circumstances that support that Plaintiffs could have reasonably discovered any payments, transfers of funds, and/or distribution between You and P&S at any time prior to the filing of the Complaint in this action.

**RESPONSE:** Plaintiffs have had access to all records of payments and or distributions between HG International Fund #2 and P&S.

Interrogatory No. 6: State all facts and/or circumstances that support that “Plaintiffs failed to bring a lawsuit within the time under the applicable statutes of limitations for each count,” as is alleged in Your Motion for Summary Judgment.

**RESPONSE:** HG International #2 has submitted its Motion for Summary Judgment in response to the Amended Complaint in this action. The Motion for Summary Judgment speaks for itself and is incorporated herein by reference. Moreover, the last distribution to HG International Fund #2 was in January of 2007. The Complaint was filed in December of 2012, in excess of 5 years after the last distribution to HG International Fund #2.

Interrogatory No. 7: Were You aware of any distribution received by any partner of P&S and/or S&P prior to the filing of the Complaint in this action? For each distribution to a partner of P&S and/or S&P that You were aware of prior to the filing of the Complaint in this action, identify the name of the partner who received that distribution, when You became aware of that distribution, and the circumstances under which You became aware of that distribution.

**RESPONSE:** HG International Fund #2 was unaware of what other partners of P&S received as distributions from P&S, and has no knowledge pertaining to S&P.

Interrogatory No. 8: Prior to the filing of the Complaint in this action, identify all partners of P&S and/or S&P that were aware of the distribution that You received from P&S. For each

partner of P&S and/or S&P identified, state when You believe that partner of P&S and/or S&P became aware of the distribution that You received from P&S and the circumstances under which that partner of P&S and/or S&P became aware of the distribution that You received from P&S.

**RESPONSE:** HG International Fund #2 is unaware of what other partners of P&S were aware of the distributions it received.

**Interrogatory No. 9:** Identify all persons who supplied information used in answering these interrogatories. For each person identified, state the interrogatory for which the person furnished the answer or supplied the information incorporated in the answer, and the source of the person's answer or information.

**RESPONSE:** Fr. José Lopes de Sousa, C.S.Sp., General Bursar, Rome, as to all interrogatories.

**Interrogatory No. 10:** Identify by name, address, phone number and e-mail address any person expected to testify at trial in this action, for any purpose.

**RESPONSE:** HG International Fund #2 has not determined its witnesses at this time.

**Interrogatory No. 11:** Please set out the facts and subject matter on which each person identified in response to Interrogatory No. 11 above is expected to testify.

**RESPONSE:** HG International Fund #2 has not determined its witnesses at this time.

**Interrogatory No. 12:** Identify all affirmative defenses that You plan to assert in response to the Amended Complaint in this action, and the facts and circumstances that support each affirmative defense.

**RESPONSE:** HG International Fund #2 has submitted its Motion for Summary Judgment in response to the Amended Complaint in this action. The Motion for Summary Judgment speaks for itself and is incorporated herein by reference.

Interrogatory No. 13: Have you ever requested or received accounting and/or investment advice concerning your investment in P&S. If so, please state the name of the person or entity which provided such advice and the nature of the advice provided.

**RESPONSE:** No.

Interrogatory No. 14: Please state all facts and/or circumstances that led to Your being invested in P&S.

**RESPONSE:** HG International Fund #2 is unsure of precisely how it came to invest in P&S. The possibility of investing in P&S as an investment opportunity was passed via word-of-mouth among priests within Holy Ghost Fathers communities around the world.

Interrogatory No. 15: Please state the nature of the investments made by P&S, and when You first became aware of the nature of the investments made by the P&S.

**RESPONSE:** HG International Fund #2 invested in P&S as an investment group, and was not aware of the precise nature of the investments made by P&S. HG International Fund #2 became aware that there may be issues with the investments in or about December, 2008, when it learned that P&S's investments might be related to Bernard Madoff.

Interrogatory No. 16: Please state the nature of Your business and/or operations.

**RESPONSE:** HG International Fund #2 is an investment fund set up through Holy Ghost Fathers' Head Office Investments in Rome, Italy for the purpose of generating income for religious and charitable investors.

Interrogatory No. 17: Please state all affiliations that You have with any churches or other religious entities.

**RESPONSE:** The Congregation of the Holy Ghost, also known as the Congregation of the Holy Spirit (abbreviated C.S.Sp.) is a Roman Catholic congregation of priests. Congregation members are sometimes known as Spiritans or Holy Ghost Fathers.

Interrogatory No. 18: Please state any facts or circumstances which support Your allegation that the alleged breach of contract was a "minor breach," as is alleged in Your Motion for Summary Judgment.

**RESPONSE:** HG International Fund #2 objects to this interrogatory on the grounds that its Motion for Summary Judgment does not allege a "minor breach" of the P&S Partnership Agreement. HG International Fund #2 objects to this interrogatory on the grounds that its Motion for Summary Judgment speaks for itself.

Interrogatory No. 19: Please state all facts and/or circumstances that support Your assertion that You "merely accepted distributions in accordance with the Partnership Agreement," as alleged in your Motion for Summary Judgment.

**RESPONSE:** HG International Fund #2 objects to this request on the grounds that its Motion for Summary Judgment speaks for itself. HG International Fund #2 further states that it accepted distributions from P&S as they were received.

Interrogatory No. 20: Please state all of the facts and/or circumstances concerning your decision to not comply with the Demand Letter that You received in November of 2012 from Margaret Smith and the Demand Letter that You received in October 2013.

**RESPONSE:** HG International Fund #2 objects to this interrogatory on the grounds that it is overbroad and seeks information protected by the attorney-client privilege and attorney work product doctrine.

Interrogatory No. 21: Please state all of the facts and circumstances that lead to your alleged withdrawal and/or disassociation from P&S.

**RESPONSE:** HG International Fund #2 states that it stopped receiving distributions in January, 2007.

Interrogatory No. 22: Identify any relationship between You and Vincent T. Kelly; Kelco Foundation, Inc., a Florida Non-Profit Corporation; any entity with "Holy Ghost" in its name, and/or any entity with "Spiritans" in its name.

**RESPONSE:** Fr. Vincent T. Kelly is friend of several members of the Congregation of the Holy Ghost in Ireland. HG International Fund #2 has no relationship with "Kelco Foundation, Inc." The Congregation of the Holy Ghost, also known as the Congregation of the Holy Spirit (abbreviated C.S.Sp.) is a Roman Catholic congregation of priests. Congregation members are sometimes known as Spiritans or Holy Ghost Fathers.

Interrogatory No. 23: Please state all of the terms of Your investment in P&S.

**RESPONSE:** HG International Fund #2 states that the terms of its investment in P&S are governed by the partnership agreement.

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 30<sup>th</sup> day of January, 2014, a true and correct copy of the foregoing was SENT VIA E-MAIL to: LEONARD K. SAMUELS, Esq., ETAN MARK, Esq., and STEVEN D. WEBER, Esq., c/o Berger Singerman, Attorneys for Plaintiffs, 350 East Las Olas Boulevard, Suite 1000, Fort Lauderdale, Florida 33301: [lsamuels@bergersingerman.com](mailto:lsamuels@bergersingerman.com); [emark@bergersingerman.com](mailto:emark@bergersingerman.com); [sweber@bergersingerman.com](mailto:sweber@bergersingerman.com); [DRT@bergersingerman.com](mailto:DRT@bergersingerman.com); [VLeon@bergersingerman.com](mailto:VLeon@bergersingerman.com); ERIC N. ASSOULINE, Esq., c/o Assouline & Berlowe, P.A., Attorneys for Ersica P. Gianna, 213 E. Sheridan Street, Suite 3, Dania Beach, Florida 33004: [ena@assoulineberlowe.com](mailto:ena@assoulineberlowe.com); and [ah@assoulineberlowe.com](mailto:ah@assoulineberlowe.com); JULIAN H. KREEGER, Esq., Attorneys for James Bruce Judd and Valeria Judd, 2665 S. Bayshore Drive, Suite 220-14, Miami, Florida 33133-5402: [juliankreeger@gmail.com](mailto:juliankreeger@gmail.com); JOSEPH P. KLAPHOLZ, Esq., Attorney for Abraham Newman, Rita Newman & Gertrude Gordon, c/o Joseph P. Klapholz, P.A., 2500 Hollywood Boulevard, Suite 212, Hollywood, Florida 33020: [jklap@klapholzpa.com](mailto:jklap@klapholzpa.com); [dml@klapholzpa.com](mailto:dml@klapholzpa.com); PETER G. HERMAN, Esq., c/o Tripp Scott Law Offices, 110 S.E. Sixth Street, Suite 1500, Fort Lauderdale, Florida 33301: [PGH@trippscott.com](mailto:PGH@trippscott.com); MICHAEL C. FOSTER, Esq., and ANNETTE M. URENA, Esq., c/o Daniels Kashtan, 4000 Ponce de Leon Blvd., Suite 800, Coral Gables, Florida 33146: [Mfoster@dkdr.com](mailto:Mfoster@dkdr.com); [aurena@dkdr.com](mailto:aurena@dkdr.com); MICHAEL R. CASEY, Esq., 1831 N.E. 38th Street, #707, Oakland Park, Florida 33308: [mcasey666@gmail.com](mailto:mcasey666@gmail.com); MARC S. DOBIN c/o Dobin Law Group, 500 University Blvd., Suite 205, Jupiter, Florida 33458: [service@DobinLaw.com](mailto:service@DobinLaw.com); THOMAS M. MESSANA, Esq., and BRETT LIEBERMAN, Esq., c/o Messana P.A., 401 East Las Olas Blvd., Suite 1400, Fort Lauderdale, Florida 33301: [tmessana@messana-law.com](mailto:tmessana@messana-law.com); [blieberman@messana-law.com](mailto:blieberman@messana-law.com); RICHARD T. WOLFE, Esq., c/o Bunnell & Woulfe, P.A., One Financial Plaza, Suite 1000, 100 S.E. Third Avenue, Fort Lauderdale, Florida 33394: [Pleadings.RTW@bunnellwoulfe.com](mailto:Pleadings.RTW@bunnellwoulfe.com); THOMAS L. ABRAMS, Esq., 1776 N. Pine Island Road,



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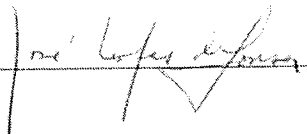
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/s/Thomas J. Goodwin

Thomas J. Goodwin  
Pro Hac Vice No. 104414

CERTIFICATION

I hereby certify that I have read the foregoing Answers to Interrogatories and know the contents thereof; that said Answers were prepared with the assistance and advice of counsel and the assistance of employees and representatives of the corporation upon which I have relied; that the Answers set forth herein, subject to inadvertent or undiscovered errors, are based on and therefore necessarily limited by the records and information still in existence, presently recollected and thus for discovered in the course of the preparation of this Answers; that consequently, the party answering these Interrogatories reserves the right to make any changes in the Answers if it appears at any time that omissions or errors have been made therein or that more accurate information is available; and that subject to the limitations set forth herein, that said Answers are true to the best of my knowledge, information and belief.

By: 

STATE OF                    )  
                                  )SS:  
COUNTY OF                )

BEFORE ME, the undersigned authority, personally appeared \_\_\_\_\_ as \_\_\_\_\_ of the Congregation of the Holy Spirit, who, being first duly Sworn, deposes and states that the answers to the foregoing Interrogatories are true and correct.

SWORN TO AND SUBSCRIBED before me, this \_\_\_\_\_ day of \_\_\_\_\_, 2014, by \_\_\_\_\_, who is \_\_\_\_\_ personally known to me or \_\_\_\_\_ has produced \_\_\_\_\_ as identification.

\_\_\_\_\_  
Notary Public, State of  
Commission No.

My Commission Expires: