## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

IRA KLEIMAN, as the personal representative
of the Estate of David Kleiman, and W&K Info
Defense Research, LLC

Plaintiffs,

v.

CRAIG WRIGHT

Defendant.

CASE NO.: 9:18-cv-80176-BB/BR

## PLAINTIFFS' EMERGENCY MOTION TO SEAL

Plaintiffs' request that the Court seal the document filed as ECF No. [512-7]. Plaintiffs inadvertently filed this exhibit, which Defendants' seek to keep under seal, with their redacted motion for sanctions.

## S.D. FLA. L.R. 7.1 CERTIFICATION

In accordance with S.D. Fla. L.R. 7.1(a)(3), counsel for Plaintiffs conferred with Defendant's counsel who we understand wants the information sealed.

Dated: May 21, 2020 Respectfully submitted,

s/ Velvel (Devin) Freedman

Velvel (Devin) Freedman, Esq.

ROCHE CYRULNIK FREEDMAN LLP

200 S. Biscayne Blvd.

Suite 5500 Miami, Florida 33131

vel@rcfllp.com

nbermond@rcfllp.com

Kyle W. Roche, Esq.
Joseph M. Delich

ROCHE CYRULNIK FREEDMAN LLP

Andrew S. Brenner, Esq. **BOIES SCHILLER FLEXNER LLP**100 SE 2<sup>nd</sup> Street, Suite 2800

Miami, Florida 33131

<u>abrenner@bsfllp.com</u>

Counsel to Plaintiffs Ira Kleiman as Personal Representative of the Estate of David Kleiman and W&K Info Defense Research, LLC

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on May 21, 2020, a true and correct copy of the foregoing was filed with CM/ECF, which caused a copy to be served on all counsel of record.

/s/ Velvel (Devin) Freedman
Velvel (Devin) Freedman