NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

| FEDERAL TRADE COMMISSION, | |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------|
| Plaintiff, |) |
| V. |) Case No. 1:09-cv-03347-TCB |
| ECONOMIC RELIEF TECHNOLOGIES, LLC, a Nevada limited liability company, SAFERIDE WARRANTY LLC, a Florida limited liability company, VP MARK ETING, LLC, a Georgia limited liability company, JASON JAMES EYER, KARA SINGLETON ADAMS, and JAMES A. SCHOENHOLZ, Defendants. |))))) Plaintiff's Response to) Defendant Schoenholz') Motion to Have this Action) Removed))))))))))))))))))) |
| | |

Plaintiff, the Federal Trade Commission, files this response to defendant Schoenholz' motion to have this action removed. Defendant Schoenholz asks this Court to remove the civil action pending against him. Defendant Schoenholz fails to submit any grounds for his request to remove the case and Plaintiff is unable to find any basis for this Court to grant his request. Under certain circumstances, a defendant may remove a case to federal court. § $e\ e.g$, 28 U.S.C § 1441 (2005). However, Plaintiff can find no corre

CERTIFICATE OF SERVICE

The undersigned certifies that on May 18,2010 she served a copy of the attached upon each of the following Defendants by first class U.S. mail, with postage fully prepaid, to their lastknown addresses:

Economic Relief Technologies, LLC 1820 Water Place, Suite 250 Atlanta, Georgia 30339

SafeRide Warranty, LLC 1820 Water Place, Suite 255 Atlanta, Georgia 30339

VP Marketing, LLC 1820 Water Place, Suite 195 Atlanta, Georgia 30339

Jæon James Eyer 6244 Blue Cay Court Orlando, Florida 32819 and 4230 Arley Court Marietta, Georgia 30062

Kara Singleton Adams
R.A. Deyton Detention Facility
11866 Hastings Bridgtofk 188.5200 TD 0.4200 Tc (i)Tj 32arR 0.4201.9200 j3.1200

James A. Schoenholz #44240039 P.O. Box 730 Lovejoy, Georgia 30250

Further, on the same date, Plaintiff served a copy of the attached upon the court-appointed Receiver, attorney Pat Huddleston, II, through the Court's electronic court filing/ ECF system.

/s/ Valerie M. Verduce Valerie M. Verduce Attorney for Plaintiff Federal Trade Commission 225 Peachtree Street, Suite 1500 Atlanta, Georgia 30303 Georgia Bar No. 727066