

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

MICHAEL L. SHAKMAN, et al.,)	
)	No. 69 C 2145
Plaintiffs,)	
)	
v.)	
)	Hon. Sidney Schenkier
COUNTY OF COOK,)	
)	
Defendants.)	

**AGREED ORDER TO AMEND
VARIOUS EXHIBITS FROM THE NOVEMBER 9, 2010 AGREED ORDER**

1. On February 2, 2007, by agreement of the parties, the Court approved the Supplemental Relief Order (“SRO”). Doc. 587. The SRO provided that Cook County (the “County”) would create a new, revised hiring plan to be submitted for approval to the Court. SRO § 2(B). This new plan would also include a new list of proposed exempt positions that would be presented to the Plaintiffs for comment and discussion “in a good faith effort to reach an agreement on the list.” SRO, § 2(D).

2. On November 9, 2010, by agreement of the Parties, this Court entered an order approving a list of positions as exempt from the employment plan (“2010 Exempt List”) provided for under Section II of the SRO, and attached as Exhibit A to the November 9, 2010 order. This List superseded the 1996 Exempt List. A number of positions that the County proposed should be exempt remain in dispute and are subject to later resolution by Court order, either by agreement of the parties or determination by the Court. A list of said disputed positions was attached as Exhibit B to the November 9, 2010 order.

3. Section II of the SRO provides that the parties may by agreement, subject to Court approval, amend the 2010 Exempt List from time to time.

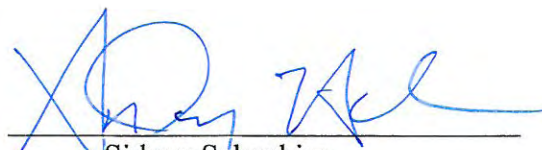
4. Since the November 9, 2010 agreed order, the parties have negotiated additional exempt positions and noted administrative errors requiring correction, therefore, requiring amendments to the November 9, 2010 Exhibits A and B. On December 1, 2010, the Plaintiffs and the County agreed on various amendments to both Exhibit A, "Positions deemed *Shakman* Exempt for Cook County" and its attachments and Exhibit B, "Cook County Proposed Exempt Positions Remaining in Dispute" and its attachments. Exhibits A and B dated December 1, 2010 attached hereto shall replace and supersede Exhibits A and B from the November 9, 2010 agreed order as well as the 1996 Exempt List.

5. After entry of the November 9, 2010 agreed order, the parties have noted and agreed to correct administrative errors discovered in the Group One, Group Two and Group Three Exhibits to the November 9, 2010 Agreed Order and to replace said Exhibits with the attached Exhibit Group One, Exhibit Group Two and Exhibit Group Three.

6. Accordingly, pursuant to the agreement of the parties, it is ordered that the November 9, 2010 Agreed Order shall remain in full force and effect and that this Agreed Order shall only serve to replace and supersede Exhibit A, Exhibit B, Exhibit Group One, Exhibit Group Two and Exhibit Group Three to the November 9, 2010 Agreed Order with the corresponding revised exhibits attached hereto.

It is so ordered.

Dated: December 2, 2010



Sidney Schenkier
Presiding Magistrate Judge