Joshua Zipkin Advanced Mining Technologies, Inc. 601 West Ave, PO Box #2314 Jenkintown, PA, 19046 Telephone: (855) 866-6463

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CRA	IG	LEN	IELL,	ρt	al
CICA	\mathbf{v}	LLL	وبدلاناه	$\epsilon\iota$	ш.,

Plaintiffs,

CIVIL ACTION

v.

ADVANCED MINING TECHNOLOGY, INC., et al.,

Defendants.

No. 2:14-cv-01924

RESPONSE TO THE COURT ORDER OF JUNE 29, 2015.

In accordance with This Court's order of June 29, 2015, Defendants submit the following response.

1. Correspondence to Advanced Mining Technology, Inc. may be sent to: 601 West Ave, PO Box #2314, Jenkintown, PA, 19046. A physical address of the company no longer exists because the company is no longer active or in a state of operation. The mailing address provided to the court was created solely for this case and has been verified as active. Defendants respectfully request that mail be sent without the need of a signature to ensure delivery.

Case 2:14-cv-01924-LDD Document 47 Filed 09/29/15 Page 2 of 3

2. Defendants are still attempting to acquire counsel for both this case and insolvency filings. As of this date, no representation has been obtained. Defendants will provide further update on December 28, 2015.

Respectfully submitted:.

DATED: September 29, 2015

By: Joshua Zipkin

Advanced Mining Technologies, Inc.

601 West Ave, PO Box #2314

Jenkintown, PA, 19046

Case-2:144cv-019344LDD Document 467 Filed 06/30/15 Page 13 of 13

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CRAIG LENELL, et al.

CIVIL ACTION

Plaintiffs,

:

v.

ADVANCED MINING TECHNOLOGY,

No. 14-cv-01924

INC., et al.,

Defendants.

ORDER

AND NOW, this 29th day of June 2015, upon consideration of Defendant Joshua Zipkin's informal communication to the Court, it is hereby ORDERED as follows:

- 1. Defendant Zipkin is directed to provide the Court with a current physical address where Defendant Advanced Mining Technology receives mail.
- 2. This case is placed in suspense pending the entry of an appearance of counsel on behalf of Defendant Advanced Mining Technology. The Clerk of Court is directed to mark this action closed for statistical purposes and place the matter in the Civil Suspense File.
- 3. Defendant Zipkin shall update the Court of his efforts to secure counsel in 90 day intervals, commencing on September 29, 2015.

BY THE COURT:

/s/ Legrome D. Davis

Legrome D. Davis, J.