# Lehmann Law Office, PLLC

835 Hanover Street, Suite 301-A Manchester, N.H. 03104 (603) 731-5435 rick@nhlawyer.com

### VIA EMAIL

Michael Courtney Upton & Hatfield, LLP 10 Centre Street, PO Box 1090 Concord, N.H. 03302-1090

Re:

Tweed v. Nottingham

First Set Of Requests For Production Of Documents Served On The Town of Nottingham

## Dear Attorney Courtney:

Enclosed please find the plaintiff's First Set Of Requests For Production Of Documents Served On The Town of Nottingham. If you have any questions about these requests, please do not hesitate to contact me.

Very truly yours,

Richard J. Lehmann

కు కుండా కారు ప్రధానం చేస్తున్నారు. ఆ ఆటకా కార్ట్ కొట్టుకు కారు కొట్టుకు పడిస్తున్నారు. అన్నా కుట్టుకు కారాహ్య మార్కెట్ కారు కారుకు

These interrogatories are propounded in accordance with Superior Court Rule 24. If you object to any request, you must note your objection and state the reason therefore. If you fail to return your answers within thirty (30) days, the party who served them upon you may inform the court, and the court shall make such orders as justice requires, including the entry of a conditional default against you.

#### THE STATE OF NEW HAMPSHIRE

ROCKINGHAM, ss.

SUPERIOR COURT

Docket No. 218-2019-CV-00398

Brent Tweed, et al,

Plaintiff.

V.

Town of Nottingham, et al, Defendants.

# FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS SERVED ON THE TOWN OF NOTTINGHAM

Pursuant to New Hampshire Superior Court Rule 24, the plaintiffs hereby request that the defendants produce the following documents and/or records:

- 1. Please provide a copy of all invoices, bills, records, or other documents of any kind reflecting payment of money to any lawyer, law firm, association, partnership or any other entity, reflecting payment of legal fees attributable to any legal opinion that the town, its selectmen, and any employee or any agent thereof, concerning the legality or illegality of the Chemical Trespass Ordinance that is the subject of this litigation.
- 2. Please provide a copy of any correspondence, email, note, voice mail, memorandum or any other communication by the town, its selectmen, and any employee or agent thereof, concerning, discussing, or relating in any way to the Chemical Trespass Ordinance that is the subject of this litigation. This request seeks documents dating from January 1, 2018 to the present.

RESPECTFULLY SUBMITTED

Brent Tweed & G&F Goods, LLC

By their attorney,

Lehmann Law Office, PLLC

May 16, 2019

Richard J. Lehmann (Bar No. 9339)

835 Hanover Street, Suite 301-A

Manchester, N.H. 03104

(603) 731-5431