IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT, IN AND FOR SEMINOLE COUNTY, FLORIDA

STATE OF FLORIDA,

Plaintiff,

GEORGE ZIMMERMAN,

VS.

Defendant.

AMENDED DEMAND FOR SPECIFIC DISCOVERY

CASE NO.: 2012-001083-CFA

COMES NOW the Defendant, GEORGE ZIMMERMAN, by and through his undersigned counsel, and pursuant to Rule 3.220, *Fla. R. Crim. P.*, hereby files this his Amended Demand for Specific Discovery, demanding that the State of Florida forward true and accurate copies of all of the following information listed below. The following categories of information are requested in whatever native file format they were created in. By way of example, all digital files (such as email, text messages, postings) are to be forwarded digitally.

- 1. The following documents, information, data, and/or evidence from the Department of Justice Community Relations Services:
- a) all interagency memorandums and correspondence between the FBI and Department of Justice Community Relations Services;
- b) any and all communication between the Department of Justice Community Relations Services and the state attorney's office in either the Fourth Circuit or the Eighteenth Circuit; and
- c) any and all communications between the Department of Justice Community Relations Services and the Sanford Police Department.
 - 2. Names and identifying information of all employees and other Department of Justice

Community Relations Services personnel who performed any duties in connection with this investigation.

- 3. Copy of the initial request made to the Department of Justice Community Relations Services from whatever source which began the agency's involvement.
- 4. Any and all reports generated, including, but not limited to, witness statement summaries, employee tasking forms or sheets, and any summaries of the agency's involvement.

DATED THIS 7th day of December, 2012.

Respectfully submitted,

O'MARA LAW GROUP

By:

MARKM. OMXRA, ESQUIRE

Florida Bar No. 359701 1416 East Concord Street Orlando, Florida 32803

Telephone:

(407) 898-5151

Facsimile: E-Mail:

(407) 898-2468

D-IVIAII.

Mark@markomaralaw.com

Co-Counsel for Defendant

CERTIFICATE OF SERVICE

I certify that a copy of this document was delivered by facsimile transmission and/or email to the persons listed below on December 7, 2012:

Bernie de la Rionda, Assistant State Attorney John Guy, Assistant State Attorney Office of the State Attorney 220 East Bay Street Jacksonville, Florida 32202-3429

Donald R. West, Esquire 636 West Yale Street Orlando, Florida 32804

MARKM. O'MARA, ESQUIRE