

IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT

Nos. 17-14194-HH

CAROL WILDING,
STANLEY RIFKEN,
SHARON CRAWFORD,
WILLIAM SCOTT FRANZ,
DAVID PULASKI,
MARY JASMINE WELCH,
JOSE ALBERTO GONZALEZ,
JANE ELLEN PLATTNER,
KIM MARIE HOULE,
TIMOTHY BINGEN
SUSAN REED,
ANGELA MONSON,
IMEE R. COLEMAN,
ELESHA SNYDER,
MATTHEW SHAW,
ZACHARY JAMES HANEY,
ESTRELLA GONZALEZ,
CAHTERINE G CYKO,
LAURA GENNA,
MARIANNE BLAIR,
AMARA L. JOHNSTON
VALERIE ELYSE RESCH,
BRETT TEEGARDIN,
DANIEL O'MEARA,
PEGGY LEW, et al.,

Plaintiffs-Appellants,

versus

DNC SERVICES CORPORATION,
DEBORAH WASSERMAN SCHULTZ,

Defendants-Appellees.

Appeal from the United States District Court
for the Southern District of Florida

Before: WILSON, ROSENBAUM, and NEWSOM, Circuit Judges.

BY THE COURT:

Plaintiffs-appellants' motion to amend the complaint is GRANTED. The second amended complaint is sufficient to establish minimal diversity under the Class Action Fairness Act. *See* 28 U.S.C. § 1332(d)(2); *Wright Transp., Inc. v. Pilot Corp.*, 841 F.3d 1266, 1270 (11th Cir. 2016); *Mallory & Evans Contractors & Eng'rs, LLC v. Tuskegee Univ.*, 663 F.3d 1304, 1305 (11th Cir. 2011). Accordingly, we deem the pleadings as so amended and this appeal may proceed. *See* 28 U.S.C. § 1653.

The plaintiffs-appellants are directed to file notice of this order in the district court, along with a copy of the second amended complaint and this order granting the motion to amend.