WO IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA Equal Employme nt Opportunity No. CV-06-2303-PHX-MHM Commission, **ORDER** Plaintiff, VS. University of Phoenix, Inc., an Arizona corporation, and Apollo Group, Inc., an Arizona corporation, Defendants.

On May 2, 2008, the Court granted in part and denied in part a Motion to Intervene in the EEOC's enforcement action against the University of Phoenix and Apollo Group, Inc (Dkt. #149). The proposed interveners whose Motions were denied have moved for reconsideration of the Court's Order. (Dkt. #152).

"The Court will ordinarily deny a m otion for reconsideration of an order absent a showing of manifest error or a showing of new facts or legal authority that could not have been brought to its attention earlier with r easonable diligence." LRCiv. 7.2(g)(1). The motion "shall point out with specificity . . . any new m atters being brought to the Court's attention for the first time and the reasons they were not presented earlier." <u>Id.</u>

The Court finds that the proposed interveners have not met their burden on their Motion for Reconsideration. They failed to demonstrate that the Court's Order constituted manifest error, or that they provided new facts or legal authority not previously before the

1	Court. Furthermore, the Response filed by the EEOC was filed in contravention of LR Civ
2	7.2(g)(2), and thus, was not considered. (Dkt. #154).
3	Accordingly,
4	IT IS ORDERED denying the Motion for Reconsideration. (Dkt. #152).
5	DATED this 21st day of May, 2008.
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9	Mary H. Murgula United States District Judge
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