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Attorneys for Plaintiffs

**IN THE UNITED STATES DISTRICT COURT
 DISTRICT OF ARIZONA**

10 XCENTRIC VENTURES, LLC, an Arizona
 11 corporation, d/b/a “RIPOFFREPORT.COM”;
 12 ED MAGEDSON, an individual

Case No: 2:07-CV-00954-NVW

13 Plaintiffs,

14 v.

**NOTICE OF FILING
 DECLARATION OF THOMAS
 ZEEH REGARDING ATTEMPTED
 SERVICE OF PROCESS UPON
 DEFENDANT WILLIAM “BILL”
 STANLEY**

15
 16 WILLIAM “BILL” STANLEY, an
 17 individual; WILLIAM “BILL” STANLEY
 18 d/b/a DEFAMATION ACTION.COM;
 19 WILLIAM “BILL” STANLEY d/b/a
 20 COMPLAINTREMOVER.COM; WILLIAM
 21 “BILL” STANLEY aka JIM RICKSON;
 22 WILLIAM “BILL” STANLEY aka MATT
 23 JOHNSON; ROBERT RUSSO, an
 24 individual; ROBERT RUSSO d/b/a
 25 COMPLAINTREMOVER.COM; ROBERT
 26 RUSSO d/b/a DEFENDMYNAME.COM;
 27 ROBERT RUSSO d/b/a QED MEDIA
 28 GROUP, L.L.C.; QED MEDIA GROUP,
 L.L.C.; QED MEDIA GROUP, L.L.C. d/b/a
 DEFENDMYNAME.COM; QED MEDIA
 GROUP, L.L.C. d/b/a
 COMPLAINTREMOVER.COM;
 DEFAMATION ACTION LEAGUE, an
 unincorporated association; and INTERNET
 DEFAMATION LEAGUE, an
 unincorporated association;

Defendants.

JABURG & WILK, P.C.
 ATTORNEYS AT LAW
 3200 NORTH CENTRAL AVENUE
 SUITE 2000
 PHOENIX, ARIZONA 85012

1 Plaintiffs Xcentric Ventures, LLC and Ed Magedson (“Plaintiffs”), through counsel
2 undersigned, hereby give notice that they are filing with the Court the Declaration of
3 Thomas Zeeh (the “Declaration”) regarding attempted service of process upon Defendant
4 Stanley, as referenced in Plaintiffs’ Motion for Alternative Service Upon Defendant
5 Stanley, Document No. 72, filed with the Court on September 27, 2007. At the time of
6 filing the Motion, the Declaration had not yet been translated. Plaintiffs have since
7 received an official translation of the Declaration, and therefore the Declaration and
8 translation are attached hereto as Exhibit 1.

9 The Declaration is in support of the following statement made in Plaintiffs’ Motion
10 for Alternative Service Upon Defendant Stanley:

11 William Stanley lists an Austria address at 8 Redetsky
12 Strasse, Klagenfurt in all of his domain name registrations.
13 He has sent emails and made verbal statements that he is
14 living in Austria and not subject to the laws of the United
15 States. However, an investigator located in Austria went to
16 Stanley’s Austria address and also contacted the owner of that
17 property, Alfred Schurz. The investigator has reported back
18 that Stanley had previously lived at the 8 Redetsky Strasse
19 address, but left for America “several weeks ago”. Exhibit
20 “1”, Affidavit and translation to be filed at a later date.

21 Although Plaintiffs are aware that the Court has granted Plaintiffs’ Motion for Alternative
22 Service, Plaintiffs had represented to the Court that the Declaration would be filed upon
23 receipt and translation.

24 DATED this 22nd day of October, 2007.

25 **JABURG & WILK, P.C.**

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27 s/Maria Crimi Speth
28 Maria Crimi Speth
Attorneys for Plaintiffs

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Certificate of Service

I hereby certify that on October 22, 2007, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing, and for transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:

Teresa Kay Anderson
Snell & Wilmer LLP
One Arizona Center
400 E Van Buren
Phoenix, AZ 85004

Michael Kent Dana
Snell & Wilmer LLP
One Arizona Center
400 E Van Buren
Phoenix, AZ 85004-0001

With a COPY of the foregoing emailed on this 22nd day of October, 2007, to:

William "Bill" Stanley
defamationaction@gmail.com
geographicalseo@gmail.com

With a COPY of the foregoing hand delivered on the 23rd day of October, 2007, to:

Honorable Neil V Wake
United States District Court
District of Arizona

s/Debra Gower