

ADMIT / DENY - 1

Edward Magedson currently resides at 15821 East Jericho in Fountain Hills Arizona 85268?

ADMIT / DENY - 2

Edward Magedson is the administrative contact for the domain RIPOFFREPORT.COM and uses the address of P.O. Box 470, Tempe Arizona 85280?

ADMIT / DENY - 3

Edward Magedson is the technical contact for the domain RIPOFFREPORT.COM and uses the address of P.O. Box 470, Tempe Arizona 85280?

ADMIT / DENY - 4

ULTRADNS.NET IP 204.69.234.1 is the primary DNS server routing traffic to the domain RIPOFFREPORT.COM?

ADMIT / DENY - 5

ULTRADNS.NET IP 204.74.101.1 is the secondary DNS server routing traffic to the domain RIPOFFREPORT.COM?

ADMIT / DENY - 6

Edward Magedson acknowledges complete authority to act for Xcentric Ventures LLC?

ADMIT / DENY - 7

Edward Magedson acknowledges administrative control of the domain RIPOFFREPORT.COM and has used the email address David@RipoffReport.com and Editor@RipoffReport.com?

ADMIT / DENY - 8

Edward Magedson acknowledges that he has employed James P. Rogers at 15821 East Jericho in Fountain Hills Arizona 85268 and that James P. Rogers has posted, authored, altered and manipulated various ripoff reports at RIPOFFREPORT.COM from this address?

ADMIT / DENY - 9

Edward Magedson acknowledges that he has employed Kim Smith at 15821 East Jericho in Fountain Hills Arizona 85268 and that Kim Smith has posted, authored, altered and manipulated various ripoff reports at RIPOFFREPORT.COM from this address?

ADMIT / DENY - 10

Edward Magedson acknowledges that he has employed Ben Smith at 15821 East Jericho in Fountain Hills Arizona 85268 and that Ben Smith has posted, authored, altered and manipulated various ripoff reports at RIPOFFREPORT.COM from this address?

ADMIT / DENY - 11

Edward Magedson acknowledges that he has employed David Bedore at 15821 East Jericho in Fountain Hills Arizona 85268 and that David Bedore has posted, authored, altered and manipulated various ripoff reports at RIPOFFREPORT.COM from this address?

ADMIT / DENY - 12

Edward Magedson acknowledges that he has employed Maria Speth at 15821 East Jericho in Fountain Hills Arizona 85268 and that Maria Speth has posted, authored, altered and manipulated various ripoff reports at RIPOFFREPORT.COM from this address?

ADMIT / DENY - 13

Edward Magedson acknowledges that he has and is currently running a criminal enterprise as defined under 18 U.S.C. § 1964(C) and 18 U.S.C.A § 1961?

ADMIT / DENY - 14

Edward Magedson acknowledges that he has for several years in the past and is currently running a criminal enterprise as defined under 18 U.S.C.A § 1961 and unless a Court of competent jurisdiction acts under section § 1962, it is Ed Magedson's intention to carry on with this criminal enterprise?

ADMIT / DENY - 15

Edward Magedson acknowledges that RIPOFFREPORT.COM is criminal enterprise as defined under 18 U.S.C.A § 1961 and unless a Court of competent jurisdiction acts under section § 1962, it is Ed Magedson's intention to carry on with this criminal enterprise?

ADMIT / DENY - 16

Edward Magedson acknowledges that Xcentric Ventures LLC. is a criminal enterprise as defined under 18 U.S.C.A § 1961 and unless a Court of competent jurisdiction acts under section § 1962, it is Ed Magedson's intention to carry on with this criminal enterprise?

ADMIT / DENY - 17

Edward Magedson acknowledges that Xcentric Ventures LLC. is criminal enterprise as defined under 18 U.S.C.A § 1961 and that the United States District Court, District of Arizona is the court of competent jurisdiction and demands that it act under section § 1962 and disable the domain RIPOFFREPORT.COM?

ADMIT / DENY - 18

Edward Magedson does agree to allow the Federal Marshall's to seize the computer equipment located 15821 East Jericho in Fountain Hills Arizona 85268 and preserve the same under a voluntary writ of sequestration and agrees that \$100.00 is a sufficient bond?

ADMIT / DENY - 19

Edward Magedson acknowledges that Xcentric Ventures LLC. is criminal enterprise as defined under 18 U.S.C.A § 1961 and that the United States District Court, District of Arizona issue orders and mandates that are necessary to the International Corporation For Assigned Names and Numbers (ICANN) to gain and control permanent possession of the Domain RIPOFFREPORT.COM?

ADMIT / DENY - 20

Edward Magedson acknowledges that Xcentric Ventures LLC. is criminal enterprise as defined under 18 U.S.C.A § 1961 and that the United States District Court, District of Arizona issue orders and mandates that are necessary to ULTRADNS.NET and order that the domain RIPOFFREPORT.COM immediately resolve to a 404 error?

ADMIT / DENY - 21

Edward Magedson understands that under 1962 (b) It is unlawful for any person through a pattern of racketeering activity or through collection of an unlawful debt to acquire or maintain, directly or indirectly, any interest in or control of any enterprise which is engaged in, or the activities of which affect, interstate or foreign commerce.

ADMIT / DENY - 22

Edward Magedson understands that under 1962 (b) It was unlawful to order James P. Rogers to engage in a pattern of racketeering activity or to acquire or maintain, directly or indirectly, any interest in or control of any enterprise which is engaged in, or the activities of which affect, interstate or foreign commerce.

ADMIT / DENY - 23

Edward Magedson understands that under 1962 (b) It was unlawful to order Ben Smith to engage in a pattern of racketeering activity or to acquire or maintain, directly or indirectly, any interest in or control of any enterprise which is engaged in, or the activities of which affect, interstate or foreign commerce.

ADMIT / DENY - 24

Edward Magedson understands that under 1962 (b) It was unlawful to order Maria Speth to engage in a pattern of racketeering activity or to acquire or maintain, directly or indirectly, any interest in or control of any enterprise which is engaged in, or the activities of which affect, interstate or foreign commerce.

ADMIT / DENY - 25

Edward Magedson understands that under 1962 (b) It was unlawful to order Kim Smith to engage in a pattern of racketeering activity or to acquire or maintain, directly or indirectly, any interest in or control of any enterprise which is engaged in, or the activities of which affect, interstate or foreign commerce.

ADMIT / DENY - 26

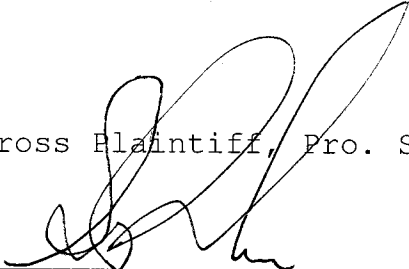
Edward Magedson understands that under 1962 (b) It was unlawful to order David Bedore to engage in a pattern of racketeering activity or to acquire or maintain, directly or indirectly, any interest in or control of any enterprise which is engaged in, or the activities of which affect, interstate or foreign commerce.

These (26) requests for admissions are hereby served upon Ed Magedson this Friday the 15th day of October 2010 pursuant to rule 36 of the Federal Rules of Civil Procedure. The Defendant Magedson is required to admit or deny the truthfulness of the following within 30 days unless the scope of time is stipulated to or this Court enlarges the time under rule 29.

A matter admitted under this rule is conclusively established unless the court, on motion, permits the admission to be withdrawn or amended. Subject to Rule 16(e), the court may permit withdrawal or amendment if it would promote the presentation of the merits of the action and if the court is not persuaded that it would prejudice the requesting party in maintaining or defending the action on the merits. An admission under this rule is not an admission for any other purpose and cannot be used against the party in any other proceeding.

Served upon the Defendant Ed Magedson and filed of record
in cause 10-1931 PHX NVW, to be used exclusively in this
action, this 15th Day of October 2010.

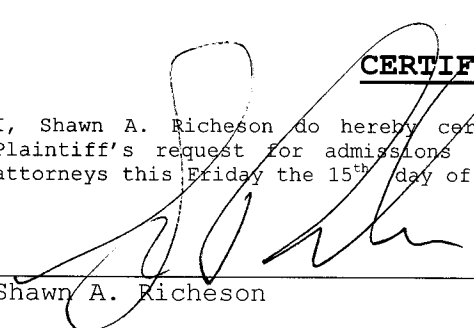
Cross Plaintiff, Pro. Se.



Shawn A. Richeson
1906 Twilight Drive
Killeen, Texas 76543
Shawn@ClickaNerd.com

CERTIFICATE OF SERVICE

I, Shawn A. Richeson do hereby certify that a true and correct copy of this Cross Plaintiff's request for admissions from Ed Magedson was served upon all parties and attorneys this Friday the 15th day of October 2010.



Shawn A. Richeson

Ed Magedson - CERTIFIED MAIL: _____
15821 East Jericho
Fountain Hills Arizona
85268

Maria Speth - CERTIFIED MAIL: _____
3105 East Claire Drive
Phoenix Arizona
85032

✓ United States District Clerk
Sandra Day O'Connor U.S. Courthouse
401 West Washington Street
Phoenix, AZ 85003

Please file this in cause of action *10-1931 PHX NVW*

Shawn - Field Manager

From: Shawn - Field Manager [Shawn@ClickaNerd.com]
Sent: Friday, October 15, 2010 10:55 AM
To: 'editor@ripoffreport.com'; 'Maria Crimi Speth'; 'david@ripoffreport.com'
Cc: 'paladin@paladinpi.com'
Subject: Emailing: Microsoft Word - 1-RFA-ED-MAGEDSON

Attachments: Microsoft Word - 1-RFA-ED-MAGEDSON.pdf



Microsoft Word -
.-RFA-ED-MAGE..

Dear Ed Magedson Maria Speth and David Gingras,

Attached is the cross Plaintiff's request for admissions from Ed Magedson under FRCP 36.

I realize that we have not had a 26F conference yet.

When the 26F hearing in that matter is set I will be in phoenix to attend.

Under the rules I do not see anything that prohibits request for admissions before the 26F hearing.

If I am wrong, shoot me the rule and I will hold off.

Else, I am an open book on discovery, so fire away when ever you want?

Take Care
Shawn