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**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

ASIA ECONOMIC INSTITUTE, a
California LLC; RAYMOND
MOBREZ an individual; and ILIANA
LLANERAS, an individual,

Plaintiffs,

vs.

XCENTRIC VENTURES, LLC, an
Arizona LLC, d/b/a as BADBUSINESS
BUREAU and/or
BADBUSINESSBUREAU.COM
and/or RIP OFF REPORT and/or
RIPOFFREPORT.COM; BAD
BUSINESS BUREAU, LLC, organized
and existing under the laws of St.
Kitts/Nevis, West Indies; EDWARD
MAGEDSON an individual, and DOES
1 through 100, inclusive,

Defendants.

Case No.: 2:10-cv-01360-SVW-PJW

The Honorable Stephen V. Wilson

**PLAINTIFFS' NOTICE OF
ERRATA REGARDING
PLAINTIFFS' OPPOSITION TO
DEFENDANTS' MOTION FOR
SANCTIONS PURSUANT TO
FEDERAL RULE OF CIVIL
PROCEDURE 11**

Hearing Date: October 4, 2010
Time: 1:30 PM
Courtroom: 6

1 Page 12 of Plaintiffs' Opposition contained a transcription error. The
2 paragraph on page 12 should have read:

3 "In fact, counsel did respond to the Court's question about causation, which
4 Defendants fail to acknowledge or include in their papers. The causation was that:

5 MS. BORODKIN: Your Honor, I apologize. This is all
6 very recent that we discovered contradictory evidence in the
7 record. Generally, the injury is that subjects of the Ripoff
8 reports may have declined to pursue certain avenues of relief
9 that may been available to them had they known the true facts
10 which are there are limited circumstances in which reports may
11 be taken down, but they simply don't get that far because [sic] their
12 representations on the websites and the correspondence.
13 Defendants stated copiously there is only one way to address
14 these reports.

15 See Transcript of July 12, 2010 hearing at p. 5:13-22 (emphasis added)."

16 In addition, Plaintiffs' Opposition to Defendants' Motion for Sanctions under
17 Federal Rule of Civil Procedure 11 did not contain a table of contents or table of
18 authorities.

19 A corrected copy of the Opposition correcting the transcription error and
20 including the tables is attached hereto as **Exhibit "A."**

21 Dated: September 14, 2010

22 Respectfully Submitted,

23 /s/ Lisa J. Borodkin

24 Daniel F. Blackert, Esq.

25 Lisa J. Borodkin, Esq.

26 Attorneys for Plaintiffs
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1 I certify that on September 14, 2010 I electronically transmitted the attached
2 document to the **Clerk's Office using the CM/ECF** system for filing, and for
3 transmittal of a **Notice of Electronic Filing, to the following CM/ECF**
4 **registrants:**

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20 /s/ Lisa J. Borodkin
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