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12 Attorneys for Plaintiffs,  
13 Asia Economic Institute LLC,  
14 Raymond Mobrez, and  
15 Iliana Llaneras

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

18 ASIA ECONOMIC INSTITUTE, a  
19 California LLC; RAYMOND  
20 MOBREZ an individual; and ILIANA  
21 LLANERAS, an individual,

22 Plaintiffs,

23 vs.

24 ~~GENERIC VENTURES LLC et al~~  
25 ~~Arizona LLC, d/b/a as BADBUSINESS~~  
26 ~~BUREAU and/or~~  
27 ~~BADBUSINESSBUREAU.COM~~  
28 ~~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

**PLAINTIFFS' NOTICE OF  
ERRATA REGARDING  
PLAINTIFFS' STATEMENT OF  
GENUINE ISSUES IN  
OPPOSITION TO DEFENDANTS'  
MOTION FOR SUMMARY  
JUDGMENT**

The Honorable Stephen V. Wilson

Hearing Date: June 28, 2010  
Time: 1:30 P.M.  
Courtroom 6

Pretrial Conference: August 2, 2010  
Trial Date: August 3, 2010

Asia Economic Institute et al v. Generic Ventures LLC et al

Doc. 71

1 Plaintiffs Asia Economic Institute LLC, Raymond Mobrez, and Iliana  
2 Llaneras respectfully submit this Notice of Errata in connection with Plaintiffs'  
3 Statement of Genuine Issues in Opposition to Defendants' Motion for Summary  
4 Judgment, which was electronically filed on June 14, 2010, to correct the following  
5 errors overlooked during proofreading:

6 In **Paragraph 11** of Plaintiffs' Additional Statement of Material Facts, the  
7 "Evidence" column should state "Declaration of Kristi Jahnke ("Jahnke  
8 Declaration") ¶¶ 7, 3."

9 In **Paragraph 12** of Plaintiffs' Additional Statement of Material Facts, the  
10 "Evidence" column should state "Jahnke Declaration ¶ 5."

11 In **Paragraph 15** of Plaintiffs' Additional Statement of Material Facts, the  
12 "Evidence" column should state "Jahnke Declaration ¶ 7."

13 In **Paragraph 21** of Plaintiffs' Additional Statement of Material Facts, the  
14 "Evidence" column should state "Blackert Declaration ¶ 44."

15 **Paragraph 22** of Plaintiffs' Additional State of Material Facts is a repetition  
16 of Paragraph 21 and should be deleted therefrom.

17 In **Paragraph 25** of Plaintiffs' Additional Statement of Material Facts, the  
18 "Evidence" column should state "Blackert Declaration ¶10; RM Dec. 1 ¶ 15."

19 In **Paragraph 29** of Plaintiffs' Additional Statement of Material Facts, the  
20 "Evidence" column should state "Blackert Declaration ¶ 18."

21 In **Paragraph 40** of Plaintiffs' Additional Statement of Material Facts, the  
22 "Evidence" column should state "Blackert Declaration ¶ 36, Exhibit 35."

23 In **Paragraph 41** of Plaintiffs' Additional Statement of Material Facts, the  
24 "Evidence" column should state "Blackert Declaration ¶ 43, Exhibit 41."

25 In **Paragraph 42** of Plaintiffs' Additional Statement of Material Facts, the  
26 "Evidence" column should state "RM Dec 1 ¶ 18."

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For the Court's convenience, a true and correct copy of the Plaintiffs' Statement of Genuine Issue is attached hereto as "Exhibit 1."

RESPECTFULLY SUBMITTED this 15<sup>th</sup> day of June, 2010.



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Daniel F. Blackert, Esq.  
Lisa J. Borodkin, Esq.  
Attorney for Plaintiffs

## CERTIFICATE OF SERVICE

I certify that on June 15, 2010 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:**

And with copies by US Mail to the following:

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Honorable Stephen V. Wilson  
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