1 2 3 4 5 6 7 8 9 10 11	DANIEL F. BLACKERT, ESQ., CSB No. 19 Asia Economic Institute LLC 11766 Wilshire Blvd., Suite 260 Los Angeles, CA 90025 Telephone (310) 806-3000 Facsimile (310) 826-4448 Daniel@asiaecon.org Blackertesq@vahoo.com lisa@asiaecon.org lisa_borodkin@post.harvard.edu Attorneys for Plaintiffs, Asia Economic Institute, LLC Raymond Mobrez, and Iliana Llaneras		Г	
	UNITED STATES DISTRICT COURT			
12	CENTRAL DISTRICT OF CALIFORNIA			
13	ASIA ECONOMIC INSTITUTE LLC,	Case No.: 2:10-cv-	01360-SVW-PJW	
14	a California LLC; RAYMOND			
15	MOBREZ an individual; and ILIANA			
16	LLANERAS, an individual,	ASIA ECONOMI LLC'S NOTICE	OF DEPOSITION	
Asia Ecorldmi	c Institute et al v. <b>Reanntict fre</b> ntures LLC et al	TO DEFENDAN MAGEDSON	Γ EDWARD	Doc. 91 Att. 4
18	vs.	The Hon. Stephen V. Wilson		
19	XCENTRIC VENTURES, LLC, an	Pretrial Conference Trial Date:	e: August 2, 2010 August 3, 2010	
20	Arizona LLC, d/b/a as BADBUSINESS ) BUREAU and/or		e ·	
21	BADBUSINESSBUREAU.COM	Deposition Date: Time:	June 8, 2010 9:30 a.m.	
22	and/or RIP OFF REPORT and/or	Place:	Jaburg & Wilk 3200 N. Central Ave	
23	RIPOFFREPORT.COM; BAD ) BUSINESS BUREAU, LLC, organized }		Phoenix, AZ 85012	
24	and existing under the laws of St.			
25	Kitts/Nevis, West Indies; EDWARD			
	MAGEDSON an individual, and DOES			
26	1 through 100, inclusive,			
27	Defendants.			
28				
	AEI's Notice of Deposition for Edward Magedson			
	- 1			

PLEASE TAKE NOTICE that, pursuant to Federal Rule of Civil Procedure 30(a)(1), Plaintiff Asia Economic Institute, LLC ("AEI"), by and through its attorneys, will take the deposition of Defendant Edward Magedson upon oral examination at 9:30 a.m. on June 8, 2010 at the offices of Jaburg & Wilk, 3200 N. Central Avenue, Suite 2000, Phoenix, Arizona 85012, or such place as the parties shall reasonably mutually determine. The deposition will be videotaped and recorded stenographically before a certified shorthand reporter duly authorized to administer oaths.

DATED: June 7, 2010

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Asia Economic Institute LLC

By:

DANIEL F. BLACKERT LISA J. BORODKIN Attorneys for Plaintiffs, Asia Economic Institute, Raymond Mobrez, and Iliana Llaneras

AEI's Notice of Deposition for Edward Magedson



Lisa Borodkin <lborodkin@gmail.com>

## RE: AEI v. Xcentric - ED's Depo

## Lisa Borodkin <lborodkin@gmail.com>

Mon, Jun 7, 2010 at 5:45 PM

To: david@ripoffreport.com Cc: Maria Crimi Speth <mcs@jaburgwilk.com>, Daniel Blackert <blackertesq@yahoo.com>

David and Maria,

Please see attached Notice of Deposition for Mr. Magedson's deposition tomorrow.

Lisa

On Mon, Jun 7, 2010 at 3:07 PM, Lisa Borodkin <<u>Iborodkin@gmail.com</u>> wrote:

Yes, we have flights.

See you tomorrow.

Lisa

On Mon, Jun 7, 2010 at 1:57 PM, David Gingras <<u>david@ripoffreport.com</u>> wrote:

We're available assuming you are.

David Gingras, Esq.

General Counsel

Xcentric Ventures, LLC

http://www.ripoffreport.com/

David@RipoffReport.com



PO BOX 310, Tempe, AZ 85280

Tel.: (480) 668-3623

Fax: (480) 248-3196

From: Lisa Borodkin [mailto:<u>lborodkin@gmail.com]</u> Sent: Monday, June 07, 2010 1:51 PM

To: <u>david@ripoffreport.com</u>; Maria Crimi Speth Cc: Daniel Blackert Subject: Re: AEI v. Xcentric - ED's Depo Hi David and Maria,

Can we confirm that we are still on for Mr. Magedson's deposition for 9:30 a.m. tomorrow?

Lisa

On Jun 4, 2010, at 5:02 PM, Lisa Borodkin < lborodkin@gmail.com > wrote:

Hi David and Maria,

We'd like to schedule the deposition of Edward Magedson for Tuesday, June 8 at 9:30 a.m. Please find attached a subpoena for a few documents for Mr. Magedson to bring with him.

At this time we're going to hold off on deposing Ben Smith. Thanks very much for offering to make him available.

Lisa

On Thu, Jun 3, 2010 at 3:06 PM, David Gingras < <u>david@ripoffreport.com</u>> wrote:

Lisa,

Per our phone conversation a few minutes ago, I spoke to Ed and he can be available for his individual depo either Tuesday, June 8 or Wednesday, June 9. However, I have not yet been able to reach Ben Smith to see what his schedule is like, and my impression from yesterday was that you wanted to take Ben and Ed on the same day, if possible.

Anyway, I left a voicemail for Ben and will let you know when I hear back from him. Right now, I am hoping that he's free and that we can get this done on Tuesday which I think you said was your preferred date.

David Gingras, Esq. General Counsel Xcentric Ventures, LLC http://www.ripoffreport.com/ David@RipoffReport.com http://www.ripoffreport.com/ PO BOX 310, Tempe, AZ 85280 Tel.: (480) 668-3623

Fax: (480) 248-8326

-----Original Message-----From: Lisa Borodkin [mailto:lborodkin@gmail.com] Sent: Thursday, June 03, 2010 9:49 AM To: david@ripoffreport.com; Maria Crimi Speth

	Cc: Daniel Blackert; <u>alexandra@asiaecon.org</u> ; <u>kristi@asiaecon.org</u> Subject: AEI v. Xcentric
]	Hi David and Maria,
6	Just a reminder that pursuant to my discussion with David yesterday we are expecting your final approval for filing on the joint stipulation by 11:00 am today.
]	Lisa
	No virus found in this incoming message. Checked by AVG - <u>www.avg.com</u> Version: 9.0.819 / Virus Database: 271.1.1/2910 - Release Date: 06/02/10 23:25:00
1	 Lisa J. Borodkin lisa@lisaborodkin.com
	323-337-7933 <magedson depo="" subpoena.pdf=""></magedson>
No	virus found in this incoming message. ecked by AVG - <u>www.avg.com</u> rsion: 9.0.829 / Virus Database: 271.1.1/2923 - Release Date: 06/06/10 23:35:00
lisa@	J. Borodkin <u>Qlisaborodkin.com</u> 337-7933
lisa@lis	Borodkin saborodkin.com 7-7933
권 <mark>위</mark>	aintiff Notice of Deposition of Magedson.pdf K

## **CERTIFICATE OF SERVICE**

I certify that on June 7, 2010, I transmitted the document:

Asia Economic Institute LLC's Notice of Deposition to Defendant Edward Magedson

to the following recipients by electronic mail:

David S. Gingras Gingras Law Office, PLLC 4073 E. Mountain Vista Drive Phoenix, AZ 85048 David@ripoffreport.com David.Gingras@webmail.azbar.org Marie Crimi Speth msc@jaburgwilk.com Paul S. Berra paul@berra.org Attorneys for Defendants

Lisa J. Borodkin