AO 154 (10/03) Substitution of Attorn	ку			
	UNITED ST	TATES DIST	RICT COURT	
NOR'	THERN	District of _	CALIFO	RNIA
MAROUANE OUZ	ZIZ, et al. Plaintiff (s),		SENT ORDER GI	
ATM OPERATING	G, INC., et al. Defendant (s),	CASE	NUMBER: 4:12-c	v-02378 KAW
Notice is hereby given Brad J. Vornholdt, Esq. of			(Party (s) Bar No. 245382	YSTEMS, LLC_substitutes Name) as counsel of record in
	New Attorney) stianson, Esq. of L	aVelle & LaVelle		
Contact information for new of Firm Name: Address: Telephone:	Wolfe & Wyman	LLP	5, Walnut Creek, C.	
E-Mail (Optional):	bjvornholt@wolf	ewyman.com		
I consent to the above substitution Date: 1-8-13	ntion.	Ī		Case Systems, Inc.
I consent to being substituted Date: 1-7-12		2		nson/LaVelle & LaVelle, PL
Date: 1-9-13	ution.	C	Brad J. Vornholt/W	use of New Attorney) olfe & Wyman LLP
The substitution of attorney l		Control of the contro	* * v * = 1.	Carlotte Control of the Control of t
Date: 1/10/13		Kandis	Westwork	

[Note: A separate consent order of substitution must be filed by each new attorney wishing to enter an appearance.]

1	PROOF OF SERVICE				
2	STAT	TE OF CALIFORNIA			
3	COU	NTY OF CONTRA COSTA) ss.			
4	I, Amber A. Lane, declare: I am employed in the County of Contra Costa, State of California. I am over the age of 18 and not a party to the within action. My business address is 2175 North				
5	Califo	ornia Blvd., Suite 645, Walnut Čreek, California 94596-3502.			
6 7	SUBSTITUTION OF ATTORNEY on all interested parties in said action by placing a true copy				
8	×	BY MAIL: as follows:			
9	STATE - I am "readily familiar" with Wolfe & Wyman LLP's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Walnut Creek California, in the ordinary course of business. I am aware that on motion of party served service is presumed invalid if postal concellation data or postage metar data is more than one				
10					
11		service is presumed invalid if postal cancellation date or postage meter date is more than one (1) day after date of deposit for mailing in affidavit.			
12		FEDERAL – I deposited such envelope in the U.S. Mail at Walnut Creek, California, with postage thereon fully prepaid.			
13		BY EXPRESS MAIL as follows: I caused such envelope to be deposited in the U.S. Mail at			
14		Walnut Creek, California. The envelope was mailed with Express Mail postage thereon fully prepaid.			
15		BY CERTIFIED MAIL as follows: I am "readily familiar" with Wolfe & Wyman LLP's practice for the collection and processing of correspondence for mailing with the United			
16		States Postal Service; such envelope will be deposited with the United States Postal Soon the above date in the ordinary course of business at the business address shown above			
17 18		such envelope was placed for collection and mailing, by Certified United States Mail, Return Receipt Requested, on the above date according to Wolfe & Wyman LLP's ordinary business practice.			
19		BY PERSONAL SERVICE as follows: I caused a copy of such document(s) to be delivered			
20		by hand to the offices of the addressee between the hours of 9:00 A.M. and 5:00 P.M.			
21		BY OVERNIGHT COURIER SERVICE as follows: I caused such envelope to be delivered by overnight courier service to the offices of the addressee. The envelope was			
22		deposited in or with a facility regularly maintained by the overnight courier service with delivery fees paid or provided for.			
23	×	BY ELECTRONIC MAIL as follows: I hereby certify that I electronically transmitted the			
24		attached document(s) to the U.S. District Court using the CM/ECF System for filing, service and transmittal of Notice of Electronic Filing to the CM/ECF registrants for this case. Upon			
25		completion of the electronic transmission of said document(s), a receipt is issued to the serving party acknowledging receipt by ECF's system, which will be maintained with the original document(s) in our office.			
26		BY FACSIMILE as follows: I caused such documents to be transmitted to the telepho			
27		number of the addressee listed on the attached service list, by use of facsimile machine telephone number. The facsimile machine used complied with California Rules of Court,			
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Rule 2004 and no error was reported by the machine. Pursuant to California Rules of Court, Rule 2006(d), a transmission record of the transmission was printed.

- STATE I declare under penalty of perjury under the laws of the State of California that the above is true and correct.
- **FEDERAL** I declare that I am employed in the offices of a member of the State Bar of this Court at whose direction the service was made.

Executed on January 9, 2013, at Walnut Creek, California.

AMBER A. LANE

1 **SERVICE LIST** USDC-NORTHERN DISTRICT OF CALIFORNIA, Case No. 4:12-CV-2378 KAW MARQUANE OUZIZ, et al. v. ATM OPERATING, INC., et al. 2 **W&W File No. 1513-001** 3 [Revised: 1/9/13] 4 Scott A. Faxman, Esq. Attorney for Plaintiffs MAROUANE OUZIZ; 5 Lauren E. Saint, Esq. MORRISH ENTERPRISES, LLC SCOTT FLAXMAÑ LAW Tel: (415) 484-3189 6 2320 Marinship Wau, Suite 210 Sausalito, CA 49965 7 Robert M. Silverman, Esq. Attorneys for Defendant and Counterclaimant 8 LAW OFFICE OF ROBERT M. SILVERMAN ECLIPSE CASH SYSTEMS, LLC Tel: (760) 656-1699 269 South Beverly Drive, Suite 1385 Beverly Hills, CA 90212 Fax: (626) 340-3926 10 Robert C. Gebhardt, Esq. Attorney for Defendants ATM OPERATING, Sheena V. Jain, Esq. INC., ATM FUND 2016 L.P., ATM FUND 11 WILSON, ELSER, MASKOWITZ, EDELMAN 2017 L.P. and ATM PORTFOLIO TEN L.P. & DICKER LLP 12 525 Market Street, 17th Floor Tel: (415) 433-0990 San Francisco, CA 94105-2725 13 Fax: (415) 434-1370 14 Derek W. Edwards, Esq. Attorneys for Defendant ECLIPSE CASH WALLER LANSDEN DORTCH & DAVIS SYSTEMS, LLC **15** Tel: (615) 244-6380 5110 Union Street, Suite 2700 Fax: (615) 244-6804 **16** Nashville, TN 37219 **17** Tiffany M. Christianson, Esq. Attorneys for Defendant ECLIPSE CASH LAVELLE & LAVELLE, PLC. SYSTEMS, LLC 18 2525 E. Camelback Road, Suite 888 Tel: (602) 279-2100 Phoenix, AZ 85016 19 20 21 22 23 24 25 26 27

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