SHAWN A. MANGANO, ESQ. Nevada Bar No. 6730 shawn@manganolaw.com SHAWN A. MANGANO, LTD. 2 9960 West Cheyenne Avenue, Suite 170 3 Las Vegas, Nevada 89129-7701 Tel: (702) 304-0432 4 Fax: (702) 922-3851 5 Attorney for Plaintiff 6 7 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 8 9 10 RIGHTHAVEN LLC, a Nevada limited-Case No.: 2:10-cv-01575-JCM-PAL liability company, 11 CERTIFICATE OF SERVICE 12 Plaintiff, 13 v. 14 MAREN SCACCIA, an individual; and 15 MICHAEL SCACCIA, an individual, 16 Defendants. 17 18 Pursuant to Federal Rule of Civil Procedure 5(b) and in compliance with Judge Roger L. 19 Hunt's Minute Order (Doc. 138), in the matter of Righthaven v. Democratic Underground, 2:10-20 cv-1356-RLH-GWF, I hereby certify that on this 5th day of August, 2011, I caused the following 21 documents to be served: 22 1. The Strategic Alliance Agreement between Righthaven LLC and Stephens Media 23 LLC; 24 2. The Order on the Motion for Voluntary Dismissal with Prejudice; Motion to Dismiss 25 or Strike; and the Motion for Summary Judgment (Doc. 116); and 3. The Transcript of the Order to Show Cause Hearing, dated July 14, 2011. 26 27 28

1	The foregoing documents were served as follows:
	via United States mail to:
3	Michael Scaccia 4191 West Quail Run Road
4 5	P.O. Box 9466 Pahrump, NV 89060
6	Maren Scaccia 4191 West Quail Run Road P.O. Box 9466 Pahrump, NV 89060
9	via electronic mail to:
10	Media Bloggers Association
11 12	c/o James M. DeVoy, Esq. jmd@randazza.com
13 14	Democratic Underground, LLC c/o Lawrence Pulgram, Esq. lpulgram@fenwick.com
15 16 17	Democratic Underground, LLC c/o Chad Bowers, Esq. chadbowers@lawyer.com
18	Professor Jason Schultz
19	c/o Chad Bowers, Esq. chadbowers@lawyer.com
20	Citizens Against Litigation Abuse, Inc.
21	c/o Clyde DeWitt, Esq. clydedewitt@earthlink.net
22	
23	By: Steven G. Ganim
25	Steven G. Ganim An employee of Righthaven LLC
26	I'm employee of rughanavon BBC