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

11 INGENUITY 13, LLC, a Limited
12 Liability Company Organized Under
13 the Laws of the Federation of Saint
14 Kitts and Nevis,

15 Plaintiff,

16 v.

17 JOHN DOE,

18 Defendant.

Case Number: 2:12-cv-08333-ODW-JC

Case Assigned to:
District Judge Otis D Wright, II

Discovery Referred to:
Magistrate Judge Jacqueline Chooljian

Case Consolidated with Case Nos.:
2:12-cv-6636; 2:12-cv-6669; 2:12-cv-
6662; 2:12-cv-6668

NOTICE OF LODGING
DEPOSITION TRANSCRIPT FROM
30(b)(6) DEPOSITION OF AF
HOLDINGS

NOTICE OF LODGING

TO THE HONORABLE COURT, ALL PARTIES, AND THEIR COUNSEL

PLEASE TAKE NOTICE that the putative Putative John Doe in 2:12-cv-08333-DMG-PJW by and through counsel, hereby lodges with the Court the deposition transcript attached hereto as Exhibit A. The deposition is of AF Holdings’ designated 30(b)(6) deponent, Paul Hansemeier, and was conducted by undersigned counsel (together with co-counsel Nicholas Ranallo) on February 19, 2013, in *AF Holdings v. Navasca*, N.D. Cal. No. 3:12-cv-2396-EMC.

The transcript being lodged is the recently-received electronic version of the “certified copy” provided by the court reporter, but it has not yet been signed by the deponent, Paul Hansemeier (the time for him to do so has not yet elapsed).

Pursuant to L.R. 16-2.7, the questions and answers on which the Putative John Doe may rely at the March 11, 2013 sanctions hearing in this action are marked in yellow (in both the e-filed exhibit, and in the courtesy copy being lodged with the Court).

Respectfully submitted,

DATED: March 6, 2013

THE PIETZ LAW FIRM

/s/ Morgan E. Pietz

Morgan E. Pietz
THE PIETZ LAW FIRM
Attorney for Putative John Doe(s)
Appearing on Caption