1	Brett L. Gibbs, Esq. (SBN 251000) 38 Miller Avenue, #263 Mill Valley, CA 94941
2	Mill Valley, CA 94941 415-381-3104
3	brett.gibbs@gmail.com
4	Withdrawing Attorney for Plaintiff
5	IN THE INITED OF A TEC DISTRICT COURT FOR THE
6	IN THE UNITED STATES DISTRICT COURT FOR THE
7	CENTRAL DISTRICT OF CALIFORNIA
8	
9	INGENUITY13 LLC, No. 2:12-cv-08333-ODW(JCx)
10	Plaintiff, REQUEST FOR WITHDRAWAL
11	V. OF COUNSEL; PROPOSED ORDER
12	JOHN DOE,
13	Defendant.
14	
15	
16	REQUEST FOR WITHDRAWAL
17 18	Brett L. Gibbs, counsel for Plaintiff Ingenuity13 LLC ("Plaintiff"), hereby
19	requests that the Court issue an order permitting him to withdraw as counsel of record
20	for Plaintiff in this action.
21	As amount of anthis manner of Duratt I. Cibbs. dealers as fallows
22	As grounds for this request, I, Brett L. Gibbs, declare as follows:
23	1. I, Brett L. Gibbs, have been counsel for Plaintiff in this action. This case
24	was closed in late January of 2013.
25	2. On May 21, 2013, the Cour made the following request to me: "Finally,
26	
27	as a housekeeping matter, the Court requests Brett Gibbs to file requests
28	for withdrawal of attorney in this and the related cases. Brett Gibbs

1 appears to have withdrawn from these cases. (OSC Hr'g Tr. 87-18, Mar. 2 11, 2013 ('I am no longer employed by Prenda or any other corporation 3 or LLC that is involved in these cases.').) Given the circumstances and 4 5 the relationship between Gibbs and his *clients*, the Court will approve his 6 request for withdrawal." (Doc. #164). 7 3. The Court is correct. I am no longer employed by Prenda Law, Inc. or 8 9 any other corporation or LLC that is involved in these types of cases. 10 A copy of above-referenced order, and notice of my withdrawal, was sent 4. 11 to Mark Lutz, who is purportedly the CEO of Plaintiff's company. 12 13 5. I wish to withdraw as counsel for Plaintiff for all of the reasons above. I 14 pray that the Court understands my reasoning for this request, and grants 15 it. 16 17 I declare under penalty of perjury that the foregoing is true and correct 6. 18 based on my own personal knowledge, except for those matters stated on 19 information and belief, and those matters I believe to be true. If called 20 21 upon to testify, I can and will competently testify as set forth above. 22 /// 23 24 25 26 27 28 REQUEST FOR WITHDRAWAL AS COUNSEL; PROPOSED ORDER

1	WHEREFORE, Brett L. Gibbs' respectfully requests that the Court grant his
2	withdrawal.
3	
4	DATED: May 29, 2013.
5	
6	Respectfully Submitted,
7	Trospositany Susmitted,
8	
9	By: /s/ Brett L. Gibbs, Esq
10	Brett L. Gibbs, Esq. (SBN 251000)
11	Brett L. Gibbs, Esq. (SBN 251000) 38 Miller Avenue, #263 Mill Valley, CA 94941 Brett.gibbs@gmail.com
12	Brett.gibbs(a)gmail.com Tel: 415-381-3104
13	Withdrawing Attorney for Plaintiff
14	
15	[PROPOSED] ORDER
16	
17	IT IS SO ORDERED.
18	ON
19	UNITED STATES DISTRICT JUDGE
20	CIVILD STATES DISTRICT GODGE
21 22	
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25 26	
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28	3
-0	REQUEST FOR WITHDRAWAL AS COUNSEL; PROPOSED ORDER
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CERTIFICATE OF SERVICE The undersigned hereby certify that on May 29, 2013, all individuals of record who are deemed to have consented to electronic service are being served a true and correct copy of the foregoing document, and all attachments and related documents, using the Court's ECF system. /s/ Brett L. Gibbs Brett L. Gibbs, Esq. REQUEST FOR WITHDRAWAL AS COUNSEL; PROPOSED ORDER