	Case 2:12-cv-08333-ODW-JC Document 80	Filed 03/13/13 Page 1 of 2 Page ID #:2094	
1 2 3 4 5 6 7 8 9 10 11 11 12 13 14 15	Morgan E. Pietz (SBN 260629) THE PIETZ LAW FIRM 3770 Highland Ave., Ste. 206 Manhattan Beach, CA 90266 mpietz@pietzlawfirm.com Telephone: (310) 424-5557 Facsimile : (310) 546-5301 Attorney for Putative John Doe in 2:12-cv UNITED STATES UNITED STATES CENTRAL DISTRI INGENUITY 13, LLC, a Limited Liability Company Organized Under the Laws of the Federation of Saint Kitts and Nevis, Plaintiff, V.	2-08333-ODW-JC DISTRICT COURT CT OF CALIFORNIA 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.:	
16	JOHN DOE, Defendant.	2:12-cv-6636; 2:12-cv-6669; 2:12-cv- 6662; 2:12-cv-6668	
17 18 19		NOTICE OF LODGING SUPPLEMENTAL AUTHORITY	
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	-1- NOTICE OF LODGING SUPPLEMENTAL AUTHORITY		

NOTICE OF LODGING

TO THE HONORABLE COURT, ALL PARTIES, AND THEIR COUNSEL

PLEASE TAKE NOTICE that the putative John Doe in 2:12-cv-08333-DMG-PJW by and through counsel, hereby lodges with the Court the following:

Attached hereto as Exhibit 1 is a true and correct copy of the District Court's original sanctions order in *Mick Haig Prod's. v. Does 1-670*, N.D. Tex. No. 3:10-cv-1900-N, ECF No. 17, 9/9/11 (ordering, *inter alia*, that "1) [plaintiff's counsel] Stone shall serve a copy of this Order on each ISP implicated and to every person or entity with whom he communicated for any purpose in these proceedings. 2) Stone shall file a copy of this Order in every currently-ongoing proceeding in which he represents a party, pending in any court in the United States, federal or state. . . . ").

Attached hereto as Exhibit 2 is a true and correct copy of the District Court's order clarifying the imposition of a similar sanction in *Righthaven LLC v*. *Democratic Underground, LLC*, D. Nev. No. 2:10-cv-1356-RLH-GWF, ECF No. 148, 8/2/11 (clarifying that "Righthaven must produce the required documents to all parties in all pending matters" and that merely filing the required documents via CM/ECF in each pending case would not be sufficient).

Respectfully submitted, DATED: March 13, 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