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**ELECTRONICALLY FILED**  
Superior Court of California,  
County of San Diego  
**12/27/2022** at 12:01:00 AM  
Clerk of the Superior Court  
By Bernabe Montijo, Deputy Clerk

5 Attorney for Defendant Abhay Schweitzer, individually and doing business as TECHNE  
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8 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
9 COUNTY OF SAN DIEGO, CENTRAL DIVISION

10 AMY SHERLOCK, an individual and on behalf )  
of her minor children, T.S. and S.S., ANDREW )  
11 FLORES, an individual, )

12 Plaintiffs, )

13 v. )

14 GINA M. AUSTIN, an individual; AUSTIN )  
LEGAL GROUP, a professional corporation, )  
15 LARRY GERACI, an individual, REBECCA )  
BERRY, an individual; JESSICA McELFRESH, )  
16 an individual; SALAM RAZUKI, an individual; )  
NINUS MALAN, an individual; FINCH, )  
17 THORTON, AND BARID, a limited liability )  
partnership; ABHAY SCHWEITZER, an )  
18 individual and dba TECHNE; JAMES (AKA JIM) )  
BARTELL, an individual; NATALIE )  
19 TRANG-MY NGUYEN, an individual, AARON )  
MAGAGNA, an individual; BRADFORD )  
20 HARCOURT, an individual; SHAWN MILLER, )  
an individual; LOGAN STELLMACHER, an )  
21 individual; EULENTHIAS DUANE )  
ALEXANDER, an individual; STEPHEN LAKE, )  
22 an individual, ALLIED SPECTRUM, INC., a )  
California corporation, PRODIGIOUS )  
23 COLLECTIVES, LLC, a limited liability )  
company, and DOES 1 through 50, inclusive, )  
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25 Defendants. )  
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27 )  
28 )

CASE NO.: 37-2021-00050889-CU-AT-CTL  
NOTICE OF LODGMENT OF EXHIBITS  
IN SUPPORT OF MOTION FOR  
ATTORNEY FEES SUBMITTED BY  
DEFENDANT ABHAY SCHWEITZER,  
INDIVIDUALLY AND DOING BUSINESS  
AS TECHNE

IMAGED FILE

UNLIMITED CIVIL CASE

Complaint Filed: 12/3/2021

Date: April 7, 2023  
Time: 9:00 A.M.  
Dept.: C-75  
Judge: Honorable James A Mangione

1 Defendant ABHAY SCHWEITZER, individually and doing business as TECHNE, hereby  
2 lodges the following exhibits in support of his Motion for Attorney Fees against Plaintiffs Amy  
3 Sherlock, an individual and on behalf of her minor children, T.S. and S.S., and Andrew Flores, an  
4 individual:

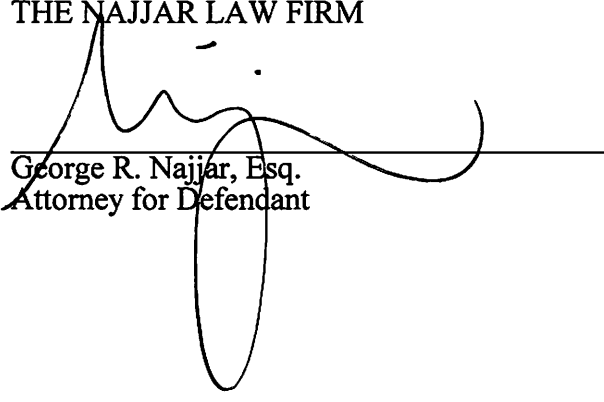
5 EXHIBIT 1: true and accurate copy of the December 1, 2022, tentative ruling in this action  
6 in favor of granting Defendant Schweitzer's anti-SLAPP motion [ROA 223],  
7 confirmed on December 2, 2022 [ROA 229];<sup>1</sup> and,

8 EXHIBIT 2: true and accurate copy of the August 25, 2022, correspondence from George  
9 R. Najjar, Esq., to Andrew Flores, Esq.<sup>2</sup>

10 Respectfully submitted,

11 THE NAJJAR LAW FIRM

12  
13 Dated: December 23, 2022

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16 George R. Najjar, Esq.  
17 Attorney for Defendant

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26 <sup>1</sup>. See, Declaration of George R. Najjar, Esq., in Support of Motion for Attorney Fees Submitted  
27 by Defendant Abhay Schweitzer, individually and doing business as TECHNE, p.2 para.2 ("Najjar  
28 Declaration"); Request for Judicial Notice in Support of Motion for Attorney Fees Submitted by  
Defendant Abhay Schweitzer, individually and doing business as TECHNE.

<sup>2</sup>. See, Najjar Declaration, pp.3-4 para.6.