

1 Morgan E. Pietz (SBN 260629)
THE PIETZ LAW FIRM
2 3770 Highland Avenue, Suite 206
Manhattan Beach, CA 90266
3 mpietz@pietzlawfirm.com
Telephone: (310) 424-5557
4 Facsimile: (310) 546-5301

5 Drew E. Pomerance (SBN 101239)
Anne S. Kelson (SBN 257851)
6 Jesse B. Levin (SBN 268047)
7 ROXBOROUGH, POMERANCE, NYE & ADREANI
5820 Canoga Avenue, Suite 250
8 Woodland Hills, CA 91367
dep@rpnalaw.com
9 ask@rpnalaw.com
jbl@rpnalaw.com
10 Telephone: (818) 992-9999
Facsimile: (818) 992-9991

11 *Attorneys for Plaintiff John Blaha,*
12 *Individually and on Behalf of Others Similarly Situated*

13
14 **UNITED STATES DISTRICT COURT**
15 **CENTRAL DISTRICT OF CALIFORNIA**

16 John Blaha, * individually and on behalf of
17 others similarly situated,

18 Plaintiff,

19 v.

20 Rightscorp, Inc., a Nevada corporation,
f/k/a Stevia Agritech Corp.; Rightscorp,
21 Inc., a Delaware corporation; Christopher
Sabec; Robert Steele; Craig Harmon;
22 Dennis J. Hawk; BMG Rights
Management (US) LLC; Warner Bros.
23 Entertainment Inc.; and John Does 1 to 10,

24 Defendants.

25
26 [** Previously captioned with Karen J. Reif*
27 *and Isaac Nesmith as lead plaintiffs*]

Case No.: 2:14-cv-9032-DSF-(JCGx)

Assigned to: Hon. Dale S. Fischer
United States District Judge

Referred to: Hon. Jay C. Gandhi
United States Magistrate Judge

**DECLARATION OF MORGAN E.
PIETZ REGARDING
AUTHENTICATION OF EXHIBITS
SUBJECT TO REQUEST FOR
JUDICIAL NOTICE**

[Opposition To Motion To Strike and
Motion to Dismiss, etc. filed
concurrently herewith]

DATE: May 11, 2015

TIME: 8:30 a.m.

COURTROOM: 840

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**DECLARATION OF MORGAN E. PIETZ REGARDING
AUTHENTICATION OF EXHIBITS SUBJECT TO REQUEST FOR
JUDICIAL NOTICE**

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Complaint Filed: November 21, 2014
Trial Date: Not yet set

**DECLARATION OF MORGAN E. PIETZ REGARDING
AUTHENTICATION OF EXHIBITS SUBJECT TO REQUEST FOR
JUDICIAL NOTICE**

DECLARATION OF MORGAN E. PIETZ

I, Morgan E. Pietz, declare as follows:

1. I am attorney duly licensed to practice before all of the Courts of the State of California. I am an attorney with the Pietz Law Firm, attorneys of record for Plaintiff John Blaha, individually and on behalf of others similarly situated. I have personal knowledge of the facts set forth herein and if called upon as a witness, I could and would testify competently thereto under oath.

2. Attached as Exhibit A are true and correct copies of documents associated with *In re Subpoena to Telscape Communications, Inc.*, Case No. 2:12-mc-00317-UA (C.D. Cal.), including the docket report; the Declaration of Dennis Hawk; and the DMCA Subpoena to Telscape Communications, Inc. I personally downloaded these documents from PACER and can attest to their authenticity.

3. Attached as Exhibit B are true and correct copies of documents associated with *Telscape Communications, Inc. v. Rightscorp., Inc.*, Case No. 2:12-cv-08833-DSF-JCG (C.D. Cal.), including the docket report; Telscape’s Motion to Quash or Modify Subpoena; the Declaration of Sherri Flatt; the Declaration of Michelle Wells; the Declaration of Gary Hamlett; Notice of Non-Opposition; and Order Granting Motion to Quash. I personally downloaded these documents from PACER and can attest to their authenticity.

4. Attached as Exhibit C are true and correct copies of documents associated with *In re IMON Communications LLC*, Case No. 2:14-mc-00277-UA (C.D. Cal.), including the docket report, the Declaration of Dennis Hawk, the Notice of Lodging of Summary Spreadsheet and DMCA Notifications; and DMCA Subpoena to IMON Communications. I personally downloaded these documents from PACER and can attest to their authenticity.

5. Attached as Exhibit D are true and correct copies of documents associated with *In re Subpoena to Grande Communications Network, LLC*, Case No. 2:14-mc-00627-UA (C.D. Cal.), including the docket report; the Declaration of

1 Dennis Hawk; Notice of Lodging of Summary Spreadsheet and DMCA
2 Notifications; and DMCA Subpoena to Grande Communications Network, LLC. I
3 personally downloaded these documents from PACER and can attest to their
4 authenticity.

5 6. Attached as Exhibit E are true and correct copies of documents
6 associated with *In re Subpoena to Greenfield Communications, Inc.* Case No. 2:14-
7 mc-00635-UA (C.D.Cal.), including the docket report; the Declaration of Dennis
8 Hawk; Notice of Lodging of Summary Spreadsheet and DMCA Notifications; and
9 DMCA Subpoena to Greenfield Communications, Inc. I personally downloaded
10 these documents from PACER and can attest to their authenticity.

11 7. Attached as Exhibit F are true and correct copies of documents
12 associated with *Grande Communications Network, LLC. v. Rightscorp, Inc.*, Case
13 No.1:14-mc-00848-LY (W.D. Tex.), including the docket report; Grande
14 Communications Network, LLC's Motion to Quash; and Order Referring Motion to
15 Magistrate Judge, Advisory to the Court Regarding Withdrawal of Subpoena, and
16 Order Closing Case. I personally downloaded these documents from PACER and
17 can attest to their authenticity.

18 8. Attached as Exhibit G are true and correct copies of documents
19 associated with *In re Subpoena to Birch Communications, Inc.*, Case No 2:14-mc-
20 00671-UA (C.D. Cal.), including the docket report; Declaration of Dennis Hawk;
21 Notice of Lodging of Summary Spreadsheet and DMCA Notifications; and DMCA
22 Subpoena to Birch Communications, Inc. I personally downloaded these documents
23 from PACER and can attest to their authenticity.

24 9. Attached as Exhibit H are true and correct copies of documents
25 associated with *In re Subpoena to Elijay Telephone Co.*, Case No. 2:14-mc-00861-
26 UA (C.D. Cal.), including the docket report; the Declaration of Dennis Hawk; the
27 Notice of Lodging of Summary Spreadsheet; and DMCA Subpoena to Elijay
28 Telephone Co. I personally downloaded these documents from PACER and can

1 attest to their authenticity.

2 10. Attached as Exhibit I are true and correct copies of documents
3 associated with *In re Subpoena Issued to Birch Communications, Inc. f/k/a CBeyond*
4 *Communications LLC*, Case No. 1:14-cv-03904-WSD (N.D. Ga.), including the
5 docket report; Excerpts of Birch Communications, Inc.’s Motion to Quash;
6 Rightscorp, Inc.’s Response to Motion to Quash; Birch Communications, Inc.’s
7 Reply; the Declaration of Anton Zouplna In Support of Reply; Rightscorp’s Motion
8 for Leave to File Surreply; Declaration of Robert Steele; and Order Granting Motion
9 to Quash. I personally downloaded these documents from PACER and can attest to
10 their authenticity.

11 11. Attached as Exhibit J are true and correct copies of documents
12 associated with *In re Subpoena Issued to Elijah Telephone Co.*, Case No. 2:14-mi-
13 0004-WCO (N.D. Ga.), including the docket report; Elijah Telephone, Co.’s Motion
14 to Quash; Rightscorp, Inc.’s Consent Motion to Withdraw Subpoena and Withdraw
15 Motions to Quash and for Sanctions; and Order Dismissing Case. I personally
16 downloaded these documents from PACER and can attest to their authenticity.

17 12. Attached as Exhibit K are true and correct copies of documents
18 associated with *In re Subpoena to Hiawatha Broadband Communications, Inc.*, Case
19 No. 2:14-mc-1006-UA (C.D. Cal.), including the docket report; the Declaration of
20 Dennis Hawk; the Notice of Lodging of Summary Spreadsheet; and DMCA
21 Subpoena to Hiawatha Broadband Communications, Inc. I personally downloaded
22 these documents from PACER and can attest to their authenticity.

23 13. Attached as Exhibit L is a true and correct copy of an April 28, 2014
24 “Form 8-K (Current report filing),” filed by Defendant Rightscorp, Inc. for the
25 period ending April 25, 2014, which I downloaded from the official S.E.C. website
26 called EDGAR.com.

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1 I declare under penalty of perjury that the foregoing is true and correct.
2 Executed this 10th day of April, 2015, at Manhattan Beach, California.

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4 /s/ Morgan E. Pietz
5 MORGAN E. PIETZ
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