UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK -----x ADRIAN SCHOOLCRAFT,

10 -cv-6005 (RWS)

Plaintiff,

-against-

Notice of Depositions

Schoolcraft v. The infinity of the Wal YORK, et al,

Doc. 188 Att. 1

Defendants.

Please take notice that the pursuant to Rule 30 of the Federal Rules of Civil

Procedure the plaintiff will be taking the depositions of the parties and witnesses in this action by stenographic, video and tape-recorded means. You are invited to attend and cross-examine. The deposition shall proceed from day to day until completed.

Nathaniel B. Smith 111 Broadway – Suite 1305 New York, New York 10006

212-227-7062

Dated:

New York, New York

October 23, 2013

TO:

See attached Service List

Service List

Suzanna Mettham

NY & Lave Department

160 (Church Sirbb Ram \$2203;

New Start, NY 180007;

(212):/488-1103;

hax. (213):/888-176;

Email: smettham@law.myc.gov

Gregory John Radomish.

Martin Lleatwater of Both LISP (SMC)

220 East 2 ho Street

18 in Rigio.

New York NY 10017

(212) 9 16-0923

Pax: [212) 949-7054

Email: radomig@mcolaw.com

Brian E. Lee
Law Office of J. David O'Brien
20 Vessy Street
State J. 10
New York NS4 0007
(54.6):326-2400
Fax: (51.6):352-4952
Email: brianelee @idJaw.com

Bruce Morean Strato.
Callan Research & Breman LEP
One Winter all Sheet
New York NY (2009)
Eart (202) 248-6805
Eart (202) 248-6805
Email obstacky weksbilaw Com-

Walter Krefz, ir Sconpeus Seiff 448 Wadison Avenue, 30th Floor New York, New York Emails wakretz wseiffkrefz, com UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK ------ADRIAN SCHOOLCRAFT,

10 -cv-6005 (RWS)

Plaintiff,

-against-

Notice of Depositions

THE CITY OF NEW YORK, et al,

Defendants.

Please take notice that the pursuant to the Court's Order and Rule 30 of the Federal Rules of Civil Procedure the plaintiff will be taking the deposition of Dr. Lilian Aldana-Bernier by stenographic, video and/or tape-recorded means at 10:00 a.m., on November 15, 2013, at the offices of the undersigned. You are invited to attend and cross-examine. The deposition shall proceed from day to day until completed.

Nathaniel B. Smith 111 Broadway – Suite 1305 New York, New York 10006 212-227-7062

Dated:

New York, New York October 23, 2013

TO:

See attached Service List

Service List









