

2. In response to an inquiry presented by the Court at the hearing on the Plan Implementation Motion, counsel for Alliacense offered to supplement the Court's record by filing Alliacense' response (the "Response") to the Arbitration Demand; Exhibit P to the Flowers Dec., Dkt. #711-3.

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Case: 1

3. With consent of counsel, Mr. St. James did so on December 14, 3015.

6 4. After our hearing of December 9, 2015, counsel for Alliacense in the arbitration
7 proceeding issued a letter dated December 10, 2015 explaining its counterclaims in that
8 proceeding and setting forth its damages claims.

9 5. When I realized Mr. St. James' lodgment with the Court yesterday did not
10 include the December 10, 2015 letter, I emailed other counsel seeking their consent to my
11 lodging this letter as Mr. St. James had done earlier in the day.

6. Since this letter did not exist until after the hearing, I believe it is consistent
with the Court's discussion to also lodge it. However, Mr. St. James asks that I note his
position that the submission of the letter is unauthorized and inappropriate.

15 7. Following the filing of this Declaration, I will transmit the December 10, 2015
16 letter to Chambers.

I declare under penalty of perjury under the laws of the United States of America that
the foregoing is true and correct and that this Declaration was executed in San Diego,

19 California on December 14, 2015.

Doc# 729

13-51589-SLJ-11

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DECLARATION OF CHARLES T. HOGE RE: LODGING RE: PLAN IMPLEMENTATION

Charles T. Hoge

-2-

Entered: 12/1

Filed: 12/15/15

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