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 3
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    Attorney FOR DEFEND OUR FREEDOMS FOUNDATION,
 4
    ORLY TAITZ INC, APPEALING DENTISTRY
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    CHARLES LINCOLN,
                                               ) CASE NO.: 8:10-CV-01573-AG
                                               ) DEFENDANTS' DEFEND OUR FREEDOMS FOUNDATION,
 7
                   PLAINTIFF,
                                               ) ORLY TAITZ INC AND APPEALING DENTISTRY
                                               ) NOTICE OF JOINDER TO DEFENDANTS' DAYLIGHT
 8
           VS.
                                               ) CHEMICAL INFORMATION SYSTEMS AND YOSEF
                                               ) TAITZ, MOTION TO DISMISS PURSUANT TO
 9
    DAYLIGHT CHEMICAL, et al
                                               ) FEDERAL RULE OF CIVIL PROCEDURE 12(B)(1)
                                               ) AND (6)
10
                  DEFENDANT
                                               ) DATE JANUARY 10, 2011
                                                  TIME 10:00 AM CRTRM 10 D
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    TO ALL PARTIES AND TO THEIR COUNSEL OF RECORD:
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    PLEASE TAKE NOTICE that pursuant to federal rules of Civil Procedure Rule 10(
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    c,)Defendants Defend Our Freedoms Foundation, Orly Taitz, inc and Appealing Dentistry
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     (collectively "Defendants") hereby join and incorporate by reference Defendants,
    Daylight Chemical Information Systems and Yosef Taitz, Motion (collectively "Daylight
16
    Chemical") to dismiss pursuant to Federal Rule of Civil Procedure 12(b)(1) and (6).
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    (DKT 6)
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    Defendants bring this joinder on the grounds that Daylight Chemical Motion applies to
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    the Plaintiff's claims against the defendants. In the interest of Judicial economy,
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    Defendants make this joinder because the resolution of this motion will address
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    whether Plaintiff has sufficiently pled his RICO claim against all defendants and
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    whether this court will retain subject matter jurisdiction over Plaintiff's Complaint.
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    Respectfully submitted ,
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    /s/Orly Taitz
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    Dr.Orly Taitz, ESQ
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    12.15.10
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FEDERAL COURT PROOF OF SERVICE I certify under penalty of perjury and under the laws of CA that I served the Plaintiff with the above NOTICE OF JOINDER via mail on December 24, 2010. Plaintiff is being served by the ECF on December 27, 2010 Dated this 12.24.10 /s/Orly Taitz Dr. Orly Taitz, ESQ 29839 Santa Margarita Pkwy Rancho Santa Margarita CA 92688