

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

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EROS INTERNATIONAL PLC,	:	
	:	
Plaintiff,	:	Index No. 653096/2017
	:	
-against-	:	
	:	
MANGROVE PARTNERS, NATHANIEL H.	:	<u>AFFIRMATION OF SERVICE</u>
AUGUST, MANUEL P. ASENSIO, ASENSIO &	:	
COMPANY, INC., MILL ROCK ADVISORS, INC.,	:	
GEOINVESTING, LLC, CHRISTOPHER IRONS,	:	
DANIEL E. DAVID, FG ALPHA MANAGEMENT,	:	
LLC, FG ALPHA ADVISORS, FG ALPHA, L.P.,	:	
CLARITYSPRING INC., CLARITYSPRING	:	
SECURITIES LLC, NATHAN Z. ANDERSON AND	:	
JOHN DOES NOS. 1-30,	:	
	:	
Defendants.	:	
	:	
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I, Stephen W. Tountas, an attorney duly admitted to practice before the Courts of the State of New York, hereby affirm under penalty of perjury, pursuant to CPLR § 2106, that a true and correct copy of the Supplemental Summons and Complaint filed on September 29, 2017 was effectively served on John Doe Defendant No. 6, “Hindenburg Research,” via defendants ClaritySpring, Inc. (Dkt No. 24), ClaritySpring Securities, LLC (Dkt No. 43), and Nathan Z. Anderson (Dkt No. 23) (collectively, the “ClaritySpring Defendants”).

The ClaritySpring Defendants affirmed they were doing business as Hindenburg Research in their motion to dismiss briefing (Dkt No. 95). Counsel for the ClaritySpring Defendants, in the stipulation so-ordered by this Court on November 3, 2017 (Dkt No. 31), confirmed that the ClaritySpring Defendants were “doing business as Hindenburg Research,” and accepted service of the Complaint on behalf of those defendants.

Eros Int'l v. Mangrove Partners, et al.

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Dated: New York, New York
February 1, 2018

By: /s/ Stephen W. Tountas

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Attorney for Eros International Plc