1 2 3 4 5	John D. Vaughn, State Bar No. 171801 Jeffrey A. Feasby, State Bar No. 208759 Christopher W. Rowlett, State Bar No. 257 PEREZ VAUGHN & FEASBY Inc. 600 B Street, Suite 2100 San Diego, California 92101 Telephone: 619-702-8044 Facsimile: 619-460-0437 E-Mail: vaughn@pvflaw.com	7357
6 7 8 9 10 11	Rincon Law LLP 90 New Montgomery St Suite 1400 San Francisco, California 94105 Telephone: (415) 996-8199 Facsimile: (415) 996-8280 E-Mail: jfillerup@rinconlawllp.com	
12 13 14	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA	
15 16 17 18 19 20 21 22 23 24 25 26	BENNION & DEVILLE FINE HOMES, INC., a California corporation, BENNION & DEVILLE FINE HOMES SOCAL, INC., a California corporation, WINDERMERE SERVICES SOUTHERN CALIFORNIA, INC., a California corporation,  Plaintiffs,  v.  WINDERMERE REAL ESTATE SERVICES COMPANY, a Washington corporation; and DOES 1-10  Defendant.	Case No. 5:15-CV-01921-DFM  Hon. Douglas F. McCormick  NOTICE OF ERRATA RE: DEFENDANT AND COUNTERCLAIMANT'S MOTION IN LIMINE TO EXCLUDE OPINION OF PLAINTIFFS' EXPERT PETER WROBEL RE: NET VALUE [FRE 104, 402, 403, 702, 703]  Date: June 18, 2018 Time: 10:00 a.m. Courtroom: 6B
27 28	AND RELATED COUNTERCLAIMS	Complaint Filed: September 17, 2015

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## TO THE COURT, ALL PARTIES AND TO THEIR ATTORNEYS OF **RECORD:**

**PLEASE TAKE NOTICE** that the Motion *In Limine* to Exclude Opinion of Plaintiffs' Expert Peter Wrobel Re: Net Value and supporting papers filed by Defendant and Counterclaimant Windermere Real Estate Services Company ("WSC") on April 25, 2018 (Dkt. 167) contained certain errors. Specifically,

- Docket No. 167, Defendant and Counterclaimant's Notice of Motion and Motion In Limine to Exclude Opinion of Plaintiff's Expert Peter Wrobel re: Net Value, contained the wrong hearing date in the body of the notice. A revised notice with the proper hearing date and with no additional changes other than the signature date is filed concurrently wherewith.
- Docket No. 167-2 was erroneously captioned *Defendant* Counterclaimant's Memorandum of Points and Authorities In Support of Motion In Limine to Exclude Opinion of Plaintiff's Expert Peter Wrobel re: Net Value. That document should have been captioned Declaration of Jeffrey A. Feasby in Support of Defendant and Counterclaimant's Motion In Limine to Exclude Opinion of Plaintiff's Expert Peter Wrobel re: Net Value. A properly captioned version of this declaration with no additional changes other than the signature date is filed concurrently wherewith.

DATED: April 26, 2018 PEREZ VAUGHN & FEASBY INC.

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By: /s/ Jeffrey A. Feasby

John D. Vaughn Jeffrey A. Feasby Attorneys for

Windermere Real Estate Services Company