Matthew D. Francis (6978) 1 Adam P. McMillen (10678) WATSON ROUNDS 2012 DEC 14 PM 3: 08 2 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin 4 5 6 In The First Judicial District Court of the State of Nevada 7 In and for Carson City 8 9 JED MARGOLIN, an individual, 10 Case No.: 090C00579 1B Plaintiff, 11 Dept. No.: 1 VS. 12 OPTIMA TECHNOLOGY CORPORATION, 13 a California corporation, OPTIMA TECHNOLOGY CORPORATION, a Nevada 14 **DECLARATION OF ADAM P.** corporation, REZA ZANDIAN MCMILLEN IN SUPPORT OF aka GOLAMREZA ZANDIANJAZI 15 **PLAINTIFF'S MOTION FOR** aka GHOLAM REZA ZANDIAN SANCTIONS UNDER NRCP 37 aka REZA JAZI aka J. REZA JAZI 16 aka G. REZA JAZI aka GHONONREZA 17 ZANDIAN JAZI, an individual, DOE Companies 1-10, DOE Corporations 11-20, 18 and DOE Individuals 21-30. 19 Defendants. 20 21 I, Adam P. McMillen, do hereby declare and state as follows: I am a lawyer at the law firm of Watson Rounds located at 5371 Kietzke Lane, 22 1. Reno, Nevada 89511. This declaration is based upon my personal knowledge, and is made in 23 support of Plaintiff's Motion for Sanctions Under NRCP 37 and the Memorandum of Points and 24 Authorities in Support Thereof. 25 On July 16, 2012, JED MARGOLIN ("Margolin") served Defendant REZA 26 2. ZANDIAN aka GOLAMREZA ZANDIANJAZI aka GHOLAM REZA ZANDIAN aka REZA 27

JAZI aka J. REZA JAZI aka G. REZA JAZI aka GHONONREZA ZANDIAN JAZI's

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("Zandian") with Margolin's First Set of Interrogatories to Zandian as well as Margolin's First Set of Requests for Production to Margolin. A true and correct copy of Margolin's First Set of Interrogatories to Zandian is attached hereto as Exhibit 1, and a true and correct copy of Margolin's First Set of Requests for Production to Zandian is attached hereto as Exhibit 2. Pursuant to NRCP 33 and 34, responses to these discovery requests, as well as responsive documents, were due on August 20, 2012. No responses or documents were served on that date or thereafter.

- 4. Also on July 16, 2012, Margolin served Zandian with Margolin's First Set of Requests for Admissions. A true and correct copy of the First Set of Requests for Admissions is attached hereto as Exhibit 3. Pursuant to NRCP 36, responses to these Requests for Admissions were due on August 20, 2012. No responses were served on that date or thereafter.
- 5. On September 10, 2012, Margolin emailed and faxed Zandian a meet and confer letter demanding that Zandian serve responses and documents to the aforementioned discovery (and other discovery) no later than September 17, 2012. A true and correct copy of this letter is attached hereto as Exhibit 4. In the September 10, 2012 letter, Margolin demanded that Zandian "respond, without objection, to the requests for admissions, the requests to produce documents (including the actual production of documents), and the interrogatories no later than September 17, 2012." Exhibit 4. Margolin stated that if Zandian failed to comply with this request, Margolin would file a motion to compel with this Court. *Id.* Margolin also stated that since Margolin did not respond to Margolin's First Set of Requests for Admissions, those admissions were (and are) deemed admitted. *Id.* Zandian has not served responses or documents pursuant to the aforementioned discovery requests, nor has he responded to the September 10, 2012 letter. *Id.*
- 6. I certify that I have in good faith corresponded with Zandian in an effort to resolve this discovery dispute without court intervention. However, my sincere efforts to resolve the dispute have been unsuccessful.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED this 13th day of December, 2012.

WATSON ROUNDS

By:
Matthew D. Francis
Adam P. McMillen
5371 Kietzke Lane
Reno, NV 89511

Telephone: (775) 324-4100 Facsimile: (775) 333-8171

Attorneys for Plaintiff Jed Margolin

CERTIFICATE OF SERVICE

1	<u>CERTIFICATE OF SERVICE</u>
2	Pursuant to Rule 5(b), Nevada Rules of Civil Procedure, I hereby certify that I am an
3	employee of WATSON ROUNDS, and on this date a true and correct copy of the foregoing
4	document, Declaration of Adam P. McMillen in Support of Plaintiff's Motion for Sanctions
5	Under NRCP 37 will be served on the following by first-class mail though the U.S. Postal
6	Service.
7 8 9	Reza Zandian 8775 Costa Verde Blvd. San Diego, CA 92122
10	Reza Zandian 8775 Costa Verde Blvd, Apt. 501 San Diego, CA 92122
12	Dated: December 14, 2012.
13	Nancy Lindsley

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INDEX OF EXHIBITS

Exhibit 1	Plaintiff's First Set of Interrogatories to Reza Zandian	8 pages
Exhibit 2	Plaintiff's First Set of Requests for Production of Documents to Reza Zandian	5 pages
Exhibit 3	Plaintiff's First Set of Requests for Admissions to Reza Zandian	7 pages
Exhibit 4	September 10, 2012 letter to Reza Zandian	2 pages

Exhibit 1

Exhibit 1

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Matthew D. Francis (6978)
Adam P. McMillen (10678)
WATSON ROUNDS
5371 Kietzke Lane
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Attorneys for Plaintiff Jed Margolin

In The First Judicial District Court of the State of Nevada In and for Carson City

JED MARGOLIN, an individual,

Plaintiff,

VS.

OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA TECHNOLOGY CORPORATION, a Nevada corporation, REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI aka GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI aka G. REZA JAZI aka GHONONREZA ZANDIAN JAZI, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30,

Defendants.

Case No.: 090C00579 1B

Dept. No.: 1

PLAINTIFF'S FIRST SET OF INTERROGATORIES TO REZA ZANDIAN

Plaintiff Jed Margolin ("Margolin") hereby requests that Defendant Reza Zandian aka Golamreza Zandianjazi, aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi ("Zandian") serve responses to the following Interrogatories within thirty (30) days of service hereof. These Interrogatories are considered continuing and therefore Zandian is required to supplement his answers whenever Zandian obtains different or additional knowledge, information or belief relative to the Interrogatories.

I. DEFINITIONS

A. As used in these Interrogatories, unless otherwise specified, the terms "Zandian," "you," or "your" or "yourself" refers to Reza Zandian aka Golamreza Zandianjazi, aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi and any other aka.

B. As used in these Interrogatories, the terms "document," "documents," or "documentation" refer to any and all tangible items or sources of information within the meaning of Rule 34 of the Nevada Rules of Civil Procedure, whether original or non-identical copies of such items, in both final and draft form, of every kind and nature whatsoever, that are within your possession, custody or control, or that are known by you to exist. The terms "document" or "documents" include, but are not limited to, all correspondence, memoranda, records, notes, drafts, proposals, minutes of meetings, books, papers, drawings, telegrams, logs, diaries, computer printouts, computations, ledgers, journals, purchase orders, bills of lading, invoices, vouchers, checks, books of original entry and other books or records; all studies, analyses, or other valuative or interpretive reports; recordings or memoranda of conversations, or any other written, printed, typewritten or other graphic or photographic matter or tangible thing on which any information is affixed; all mechanical, electronic, sound or video recordings or transcripts thereof; all other magnetic recordings or matter existing in any other machine readable form; and all information capable of being retrieved from a computer.

C. As used in these Interrogatories, the terms "communicate" or "communications" refer to all conversations, messages, correspondence, or contacts between any persons, whether in person, in writing, by telephone, or by any other means.

D. As used in these Interrogatories, the terms "person" or "persons" refer to all individuals, associations, partnerships, corporations, and any other business entities.

II. GUIDELINES

A. Whenever the phrase "state in detail" or "describe in detail" is used in these Interrogatories, you are required to set forth every fact, consideration, factor, circumstance,

act, omission, event, transaction, occurrence, or statement which supports, refutes, concerns, relates to, or refers to the matter about which information is sought.

B. Whenever the term "identify" or "identification" is used in these Interrogatories with respect to an individual person, you are required to state: the full name of each such person; his or her last known residential address; his or her last known business address; and his or her present or last known job title, job description, and the dates during which the job position was held. Once a person has been identified in an answer to an interrogatory, it shall be sufficient thereafter when identifying that person merely to state his or her name.

C. Whenever the term "identify" or "identification" is used in these Interrogatories with respect to any corporation, partnership, or business entity, you are required to state: its present or last known full name; all of its previous registered and/or operating business names, if any; its present or last known business address; and the nature of its business. Once a corporation, partnership, or business entity has been identified in an answer to an interrogatory, it shall be sufficient thereafter when identifying such entity merely to state its name.

- D. Whenever the term "identify" or "identity" or "identification" is used in these Interrogatories with respect to a document or documents, you are required to:
 - (1) describe the type of document, <u>e.g.</u>, letter, memorandum, report, diary, chart, etc.;
 - (2) provide the date, if any, of the document;
 - (3) identify the author(s) of the document;
 - (4) identify each addressee appearing on the document;
 - (5) identify each recipient of the document or any copies of the document;
 - (6) describe the contents of the document;
 - (7) describe the present location of the document; and
 - (8) identify the person(s) having possession, control, or custody of the document.

If any such document was, but is no longer in your possession, custody or control, state what disposition was made of it; and if such document was destroyed, or alleged to have been destroyed, state the date of and reason for its destruction, the identity of each person having knowledge of its destruction, and each person responsible for its destruction. For each interrogatory that requests the identification of document(s), you may produce for inspection and copying, true and correct copies of the document(s) as kept in the usual course of business, organized and labeled to correspond with the categories in this request, all in accordance with Rule 33(c) of the Nevada Rules of Civil Procedure, and such production of copies will be accepted as complying with such request.

E. Should you deem any information requested by any of the following Interrogatories to be privileged, you shall specify that a claim of privilege is being made, briefly state the grounds on which the claim of privilege rests, and identify who is making the claim of privilege.

III. INTERROGATORIES

Interrogatory No. 1:

Please describe in detail why on December 5, 2007, you signed and filed an assignment of patent numbers 5,566,073, 5,904,724, 6,377,436 and 5,978,488 (the "patents") with the United States Patent Office.

Interrogatory No. 2:

Please describe in detail whose idea it was to file the assignment of the patents with the United States Patent Office on December 5, 2007.

Interrogatory No. 3:

If it was not your idea to file the assignment of the patents with the United States Patent Office on December 5, 2007, then please describe in detail whose idea it was, including the name(s) and contact information (address, phone number, email address, etc.) of anyone involved in the decision making process.

Interrogatory No. 4:

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Please describe in detail John Peter Lee Ltd's involvement in the December 5, 2007 assignment of the patents including but not limited to the following John Peter Lee Ltd members: John Peter Lee, John C. Courtney, and Paul C. Ray.

Interrogatory No. 5:

Please describe in detail Greenberg Traurig LLP's involvement in the December 5, 2007 assignment of the patents, including but not limited to the following Greenberg Traurig LLP members: Scott J. Bornstein, Allan A. Kassenoff, E. Jeffrey Walsh and Paul J. Sutton.

Interrogatory No. 6:

Please describe in detail whose credit card was used to pay for the December 5, 2007 assignment of the patents with the United States Patent Office, with the last four numbers of the credit card being 1004 and the expiration date being 01/09; please include the name of the credit card holder and why the credit card was used for the December 5, 2007 assignment of the patents.

Interrogatory No. 7:

Please describe in detail who the officers and directors of Optima Technology Corporation, a California Corporation, were at the time you filed the assignment of the patents with the United States Patent Office on December 5, 2007.

Interrogatory No. 8:

Please describe in detail who the officers and directors of Optima Technology Corporation, a Nevada Corporation, were at the time you filed the assignment of the patents with the United States Patent Office on December 5, 2007.

Interrogatory No. 9:

Please describe in detail why John Peter Lee's name and address was associated with and used for Optima Technology Corporation (NV) in the patents' assignment documents you filed with the United States Patent Office on December 5, 2007.

Interrogatory No. 10:

Please describe in detail what "Jed Margolin based on Power of Attorney, dated July 20, 2004 to: Optima Technology Corporation (CA)" means as detailed in the assignment of the patents, dated December 5, 2007, attached hereto as Exhibit A.

Interrogatory No. 11:

Please describe in detail what the Power of Attorney, dated July 20, 2004 is, as detailed on the assignment documents filed with the United States Patent Office on December 5, 2007 and how you obtained a copy of said Power of Attorney. See Exhibit A.

Interrogatory No. 12:

Please describe in detail the knowledge you had of the contract between Jed Margolin and Optima Technology Group, a Cayman Islands Corporation, at the time you filed the assignment of the patents on December 5, 2007.

Interrogatory No. 13:

Please describe in detail the licensing activity you engaged in regarding the patents after you filed the assignment of the patents on December 5, 2007.

Interrogatory No. 14:

Please describe in detail any and all activities you engaged in regarding the patents after you filed the assignment on December 5, 2007.

Interrogatory No. 15:

Please describe in detail all revenues derived from your activities related to the patents after filing the assignment of the patents on December 5, 2007.

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AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED: July 16, 2012

WATSON ROUNDS

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BY: s Adam McMillen

Matthew D. Francis (6978) Adam P. McMillen (10678) 5371 Kietzke Lane Reno, NV 89511

Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171

Attorneys for Plaintiff Jed Margolin

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Watson Rounds, and that on this date, I deposited for mailing, in a sealed envelope, with first-class postage prepaid, a true and correct copy of the foregoing document, **Plaintiff's First Set of Interrogatories to Reza Zandian**, addressed as follows:

Reza Zandian 8775 Costa Verde Blvd. San Diego, CA 92122

Dated: July16, 2012

Carla Ousby