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counsel of record, Kaempfer Crowell, and hereby opposes the Motion for Order to Show Cause Regarding Contempt ("Motion") filed by Plaintiff in this matter on February 12, 2014. This Opposition is made pursuant to FJDCR 15 and is based on NRS 21.270.

NRCP 69, the attached Memorandum of Points and Authorities, all papers and pleadings on file herein, and any evidence and argument allowed by the Court at a hearing on the *Motion* granted pursuant to FJDCR 15 or D.C.R. 15.

DATED this  $3^{\rm rd}$  day of March, 2014.

#### KAEMPFER CROWELL

BY:

JASON D. WOODBURY
Wevada Bar No. 6870
SEVERIN A. CARLSON
Nevada Bar No. 9373
KAEMPFER CROWELL
510 West Fourth Street

Carson City, Nevada 89703 Telephone: (775) 884-8300 Facsimile: (775) 882-0257 e-mail: <u>jwoodbury@kcnvlaw.com</u>

scarlson@kcnvlaw.com Attorneys for **Defendant**, **REZA ZANDIAN** 

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#### **MEMORANDUM OF POINTS AND AUTHORITIES**

#### I. Factual Background

The following facts are pertinent to this Court's analysis in regard to Plaintiff's request for the issuance of an order to show cause why Reza Zandian should not be held in contempt of this Court:1

- (1) Reza Zandian does not reside in Carson City, Nevada<sup>2</sup>;
- (2) On January 13, 2014, this Court issued its Order Granting Plaintiff's

  Motion for Debtor Examination and to Produce Documents ("Order for Debtor Examination")3;
- (3) On January 16, 2014, counsel for Plaintiff served by regular mail a notice of the entry of the *Order for Debtor Examination* upon counsel for Reza Zandian4;

<sup>&</sup>lt;sup>1</sup> Although only a select few facts are relevant to the actual issue before the Court, Plaintiff's *Motion* offers several pages of "background", most of which is obviously designed to engender bad will and disdain for Mr. Zandian. *Motion* at 3:20 – 7:15. This *Opposition* will make no effort—because none is called for—to refute material which is immaterial to the question of whether this Court should issue the requested order. Suffice it to say, for now, that there are two sides to this story.

<sup>&</sup>lt;sup>2</sup> This is not to assert that there is no dispute over the residence of Mr. Zandian. Mr. Zandian continues to maintain that he resides in France, while Plaintiff continues to contend that he resides in California. Compare, e.g., Affidavit of Reza Zandian in Support of Mot. to Set Aside Default J. at \[2-3\] ("I am currently a resident of Paris, France and have been living full-time at 6 Rue Edouard Fournier, 75116 Paris, France since August 11, 2011.... I have not resided in the United States since August 2011.") (Jan. 17, 2014) (attached hereto and marked as Exhibit 1); Notice of Appeal at 1:1-3, 22-25 (identifying Reza Zandain's address at 6, rue Edouard Fournier, 75116 Paris, France) (Clark County District Court case number A-11-635430-C, Dept. No. IV) (Mar. 15, 2013) (attached hereto and marked as Exhibit 2) with, e.g., Application for Default J. at 13:5-7, 13-15 (April 16, 2013) (serving Mr. Zandian at one address in Fair Oaks, California and one address in San Diego, California); Declaration of Jed Margolin in Support of Appl. For Default J. at 5:6-8 (April 16, 2013) (serving Reza Zandian at address in San Diego, California); Plaintiff's App. for Atty's Fees and Costs at 6:6-10 (serving Reza Zandian at two substantially similar addresses in San Diego, California) (Feb. 15, 2013); Complaint at ¶4 ("On information and belief, Defendant Reza Zandian ... is an individual who at all relevant times resided in San Diego, California or Las Vegas, Nevada.") (Dec. 11, 2009). This is by no means an exhaustive recitation of the evidence which has been offered on the point of Mr. Zandian's residence. In regard to the Motion, it does not matter where Mr. Zandian resides, so long as it is not in Carson City, Nevada. And there has never been any suggestion or indication by anyone in this case that he does.

<sup>&</sup>lt;sup>3</sup> See Order Granting Pl.'s Mot. for Debtor Examination and to Produce Documents (Jan. 13, 2014).

<sup>4</sup> See Notice of Entry of Or. Granting Pl.'s Mot. for Debtor Examination and to Produce Documents (Jan. 16, 2014) (attached hereto and marked as Exhibit 3).

- (4) The Order for Debtor Examination required Reza Zandian to appear on February 11, 2014 at 9:00 a.m. before the Court in Carson City, Nevada<sup>5</sup>; and
- (5) The Order for Debtor Examination required Reza Zandian to produce 11 categories of documents to the office of Plaintiff's counsel no later than February 4, 2014. Those categories of documents included, but were not limited to:
  - (a) Any and all information and documentation identifying real property, computers, cell phones, intellectual property, vehicles, brokerage accounts, bank deposits and all other assets that may be available for execution to satisfy the Judgment entered by the Court....
  - (b) Documents sufficient to show Zandian's balance sheet for each month for the years 2007 to present;
  - (c) Documents sufficient to show Zandian's gross revenues for each month for the years 2007 to present;
  - (d) Documents sufficient to show Zandian's costs and expenses for each month for the years 2007 to present;
  - (e) All of Zandian's accounting records, computerized electronic and/or printed on paper format for the years 2007 to the present;
  - (f) All of Zandian's statements, cancelled checks and related banking documents for any bank, brokerage or other financial account at least partially controlled by Zandian, or recorded in the name of Zandian or for Zandian's benefit, for the years 2007 to the present;

<sup>&</sup>lt;sup>5</sup> See Order for Debtor Examination at ¶1.

- (g) All of Zandian's checkbooks, checkbook stubs and checkbook entries for the years 2007 to the present;
- (h) Documents sufficient to show the means and source of payment of Zandian's current residence and any other residence for the years 2007 to present; and
- (i) Documents sufficient to show the means and source of payment of Zandian's counsel in this matter.6

As of the date of the Order for Debtor Examination, there had been a total of 85 months in the period referenced as "each month for the years 2007 to present."

#### II. Argument

A. Reza Zandian is not a resident of Carson City and therefore NRS 21.270 does not authorize his examination in Carson City.

Plaintiff's request for permission to conduct a debtor's examination in this case was based upon NRS 21.270, which authorizes and regulates the procedure.7 As such, it seems somewhat remarkable that Plaintiff's Motion for Judgment Debtor Examination and to Produce Documents quotes only a portion of the statute.8 Unfortunately, that that Motion included nothing to alert this Court that only a portion of the controlling statute was included, and that, in fact, the most relevant portion was excluded.

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<sup>6</sup> See Order for Debtor Examination at ¶2(a) − (k).

<sup>&</sup>lt;sup>7</sup> See Motion for Judgment Debtor Examination and to Produce Documents at 1:24-25 (Dec. 11, 2013).

<sup>&</sup>lt;sup>8</sup> See Motion for Judgment Debtor Examination and to Produce Documents at 5:25 - 6:2 (1:24-25 ("Under Nevada procedure, Mr. Margolin is entitled to a debtor examination. NRS 21.270 states that 'a judgment creditor, at any time after the judgment is entered, is entitled to an order from the judge of the court requiring the judgment debtor to appear and answer upon oath or affirmation concerning his or her

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KAEMPFER CROWELL RENSHAW GRONAUER & FIORENTINO 510 W. Fourth Street Carson Cily, Nevada 69703 24 *In its entirety*, NRS 21.270(1) provides:

- A judgment creditor, at any time after the judgment is entered, is entitled to an order from the judge of the court requiring the judgment debtor to appear and to answer upon oath or affirmation concerning his or her property, before:
  - The judge or a master appointed by the judge; or
- (b) An attorney representing the judgment creditor, at a time and place specified in the order. No judgment debtor may be required to appear outside the county in which the judgment debtor resides.

(Emphasis added).

The emphasized provision could not be more clear and explicit. Under anyone's interpretation of the evidence pertaining to the residence of Reza Zandian, there is no information indicating that he resides in Carson City, Nevada—or that he ever has, for that matter. Therefore, NRS 21.270 does not permit him to be the subject of a debtor's examination here. The Order for Debtor's Examination should have never been issued. Indeed, it is virtually certain that, had the applicable law been quoted or explained in its entirety, this Court never would have issued such an order.9

As the Order for Debtor's Examination is contrary to NRS 21.270 in the first place, Mr. Zandian should not be held in contempt for a failure to comply with the requirements of that order, insofar as it required to personally present himself in Carson City, Nevada for examination. For this reason, this Court should deny the *Motion*.

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property' at an examination either before 1) the judge or master appointed by the judge or 2) an attorney representing the judgment creditor. NRS 21.270(1)").

9 To be fair, the fact that the Motion for Judgment Debtor Examination and to Produce Documents was unopposed by then-counsel for Reza Zandian bears a fair share of the responsibility for the oversight. The invalidity of the order subjecting Mr. Zandian to a debtor's examination should have been presented to this Court in the context of an opposition. Nonetheless, the failure to respond does not expand the scope of this Court's lawful authority beyond that which is authorized. In other words, the law is what the law is.

B. Reza Zandian should not be held in contempt for failing to comply with a requirement reducing by half his time to respond to an ordered document production.

Next, Plaintiff complains that Mr. Zandian failed to comply with this Court's Order for Debtor's Examination "by failing to produce the documents one week prior to the debtor's examination." Once again, Plaintiff takes generous—and unauthorized—liberties with the procedural regulation of supplementary proceedings in aid of judgment execution.

#### NRCP 69(a) provides:

(a) In general. Process to enforce a judgment for the payment of money shall be a writ of execution, unless the court directs otherwise. The procedure on execution, in proceedings supplementary to and in aid of a judgment, and in proceedings on and in aid of execution shall be in accordance with the practice and procedure of the State. In aid of the judgment or execution, the judgment creditor or a successor in interest when that interest appears of record, may obtain discovery from any person, including the judgment debtor, in the manner provided in these rules.

(Emphasis added).

The emphasized language permits Plaintiff, as the judgment creditor, to utilize the discovery techniques set forth in the Nevada Rules of Civil Procedure. As such, the Order for Debtor's Examination, insofar as it required the production of documents by Reza Zandian, is sound. However, the term "in the manner provided in these rules" is more than an authorization. It is also a limitation. That is, the language authorizes the use of discovery techniques, but requires them to be exercised in accordance with the Nevada Rules of Civil Procedure.

The production of documents is governed by NRCP 34. Under that rule, a party, in this case Reza Zandian, would be allowed 30 days to serve a written response to a

And the failure to present an accurate statement of the law in a timely fashion, while regrettable in this instance, does not change the lawful authority—and limitations thereon—of this Court.

<sup>&</sup>lt;sup>10</sup> See Motion at 8:20-21.

GRONAUER B 510 W. For Carson City, N request for the production of documents.<sup>11</sup> Applied in the context of this case, 30 days from service of the *Order for Debtor's Examination* would have required the document disclosure by February 18, 2014.<sup>12</sup> Of course, Reza Zandian's time for production was drastically reduced from that to February 4, 2014. The result was a requirement that Reza Zandian produce 11 categories of documents, several of which required 85 months of information, within two weeks—half of the time allotted for a "normal" document production.<sup>13</sup>

Of course, this Court has the authority to compel a shorter or allow a longer time than 30 days to produce documents in accordance with NRCP 34.14 And while Plaintiff may contend that this authority was invoked by the Court in its *Order for Debtor's Examination*, the contention seems dubious for two reasons. First, Plaintiff's *Motion for Judgment Debtor Examination and to Produce Documents* includes no discussion supporting a request to shorten the time for production. And, second, there is, in fact, no urgency to limit the time frame for the production of the requested documents. The judgment in this case has existed for quite some time prior to the request for supplementary proceedings. In regard to that judgment, the interests of Plaintiff are protected from fraudulent transfers by Chapter 112 of Nevada Revised Statutes. Other than Plaintiff's yearn to expedite execution—shared by nearly all judgment creditors throughout history—there is no meaningful reason to reduce by half the opportunity for

<sup>&</sup>lt;sup>12</sup> See NRCP 34(b) ("The party upon whom the request is served shall serve a written response within 30 days after the service of the request.")

<sup>12</sup> See NRCP 6.

<sup>&</sup>lt;sup>13</sup> Again, it must be conceded that it would have been far better to present this position in the context of an opposition to the *Motion for Judgment Debtor Examination and to Produce Documents*. But be that as it may, counsel for Reza Zandian did alert Plaintiff's counsel in advance that it would not be possible to comply with the order's production requirement "due to the short amount of time provided." Exhibit 2 to *Motion*.

<sup>&</sup>lt;sup>14</sup> NRCP 34(b) ("A shorter or longer time may be directed by the court...")

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Reza Zandian to respond to the expansive request set forth in the Order for Debtor's Examination.

These circumstances do not warrant a determination that Reza Zandian is in contempt of this Court or that the sanctions which Plaintiff requests should be imposed. For this reason, this Court should deny the Motion at this time.

#### III. Conclusion

For these reasons, it is respectfully requested that this Court enter an order denying the Motion.

DATED this 3rd day of March, 2014.

KAEMPFER CROWELL

BY:

ASON D. WOODBURY

Nevada Bar No. 6870

SEVERIN A. CARLSON

Nevada Bar No. 9373

KAEMPFER CROWELL

510 West Fourth Street

Carson City, Nevada 89703

Telephone: (775) 884-8300

Facsimile: (775) 882-0257

e-mail: jwoodbury@kcnvlaw.com

scarlson@kcnvlaw.com

Attorneys for Defendant, REZA ZANDIAN

#### **CERTIFICATE OF SERVICE**

	Pursuant	το	NRCP	5(b),	T	петеру	cermy	tnat	service	or	the	Toreg	;oing
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in the United States mail, postage pre-paid at Carson City, Nevada, addressed to:

Matthew D. Francis Adam P. McMillen WATSON ROUNDS 5371 Kietzke Lane Reno, NV 89511 Attorneys for Plaintiff Jed Margolin

DATED this 3rd day of March, 2014.

An employee of Kaempfer Crowell

#### 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 GHONOREZA ZANDIAN JAZI, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30,

#### Defendants.

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

Case No. 09 OC 00579 1B Dept. No. I

#### EXHIBIT INDEX

to Opposition Motion for Order to Show Cause Regarding Contempt

Exhibit No.	Description of Exhibit	Exhibit Pages
1	Affidavit of Reza Zandian in Support of Motion to Set Aside Default Judgment (Jan. 17, 2014)	2
2	Notice of Appeal (Mar. 15, 2013)	2
3	Notice of Entry of Order Granting Plaintiff's Motion for Debtor Examination and to Produce Documents (Jan. 16, 2014)	8

## EXHIBIT 1

## EXHIBIT 1

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COUNTRY OF FRANCE CITY OF

I. Reza Zandian, have personal knowledge of the matters set forth herein and being first duly sworn hereby depose and state as follows:

- I am a named Defendant in the matter of Jed Margolin vs. Optima Technology 1. Corporation, et al., Case No. 090C00579 1B.
- That I am currently a resident of Paris, France and have been living full-time at 6 2. Rue Edouard Fournier, 75116 Paris, France since August 2011.
- That I have not resided in the United States since August 2011. Specifically, I have 3. not resided at 8775 Costa Verde Blvd, San Diego, CA 92122 since August 2011.
- Since the withdrawal of my previous counsel, John Peter Lee, Esq., on April 26, 2012 I have never received any pleadings or written discovery related to Case No. 090C00579 1B.
- I learned of the Default Judgment in late November 2013 while visiting the United States of America on business. I was advised of the Default Judgment by a business associate by the name of Fred Sadri.

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CAROLINE AL TAWIL onseillère de Clientèle

HAWKING MELENDREZ, P. C., 9555 Hillwood Dave, Suine 150 Law Veges, Newach 89134 Telephone (702) A1R-8800: Facesingle (702) 318-8801 

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

Executed this At day of January, 2014.



Subscribed and Swom to before me day of January, 2014.

INEAL TAWIL

Notary Public in and for Said State and County

(SEAL)

## EXHIBIT 2

## EXHIBIT 2

Electronically Filed 03/15/2013 02:33:18 PM

CLERK OF THE COURT

NOAS
REZA ZANDIAN
6, rue Edouard Fournier
75116 Paris, France
7 Pro Per Appellant

DISTRICT COURT

CLARK COUNTY, NEVADA

GHOLAMREZA ZANDIAN JAZI, also known as RBZA ZANDIAN, individually, CASE NO.: A-11-635430-C DEPT. NO.: IV

Plaintiff.

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FIRST AMERICAN TITLE COMPANY, a Nevada business entity; JOHNSON SPRING WATER COMPANY, LLC, formerly known as BIG SPRING RANCH, LLC, a Nevada Limited Liability Company, FRED SADRI, Trustee of the Star Living Trust, RAY KOROGHLI, individually, and ELIAS ABRISHAMI, individually,

Defendants.

AND ALL RELATED COUNTERCLAIMS AND THIRD-PARTY CLAIMS

1334,024072-13

#### NOTICE OF APPEAL

Notice is hereby given that REZA ZANDIAN a member of the above named company,

hereby appeals to the Supreme Court of Nevada from the Order to Distribute Attorney Fee and Costs

Awards to Defendants entered in this action on the 15th day of February, 2013.

DATED this 5th day of March, 2013.

REZA ZANDIAN 6, the Edouard Fournier 75116 Paris, France Pro Per Appellant

### CERTIFICATE OF MAILING

I HEREBY CERTIFY that on theday of March, 2013, I served a copy of the above and
foregoing NOTICE OF APPEAL, upon the appropriate parties hereto, by enclosing it in a scaled
envelope, deposited in the United States mail, upon which first class postage was fully prepaid
addressed to:

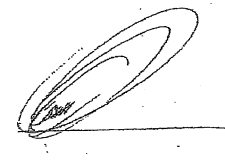
Stanley W. Parry 100 Morth City Parkway, Ste. 1750 Las Vegas, Nevada 89106

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Elias Abrishami P.O. Box 10476 Beverly Hills, California 90213

Ryan B. Johnson, Esq. Watson & Rounds 777 North Rainbow Bivd. Stc. 350 Las Vegas, Nevada 89107



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# EXHIBIT 3

# EXHIBIT 3

13314.1 CAWH

Matthew D. Francis (6978) Adam P. McMillen (10678) WATSON ROUNDS 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin 5 6 7 In The First Judicial District Court of the State of Nevada 8 In and for Carson City 9 JED MARGOLIN, an individual, 10 Case No.: 090C00579 1B 11 Plaintiff, Dept. No.: 1 12 vs. OPTIMA TECHNOLOGY CORPORATION, 13 NOTICE OF ENTRY OF ORDER a California corporation, OPTIMA GRANTING PLAINTIFF'S MOTION 14 TECHNOLOGY CORPORATION, a Nevada FOR DEBTOR EXAMINATION AND corporation, REZA ZANDIAN TO PRODUCE DOCUMENTS 15 aka GOLAMREZA ZANDIANJAZI aka GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI aka G. REZA JAZI aka GHONONREZA 17 ZANDIAN JAZI, an individual, DOE Companies 18 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, 19 Defendants. 20 21 TO: All parties: 22 PLEASE TAKE NOTICE that on January 13, 2014 the Court entered its Order 23 Granting Plaintiff's Motion for Debtor Examination and to Produce Documents. Attached as 24 Exhibit 1 is a true and correct copy of the Order Granting Plaintiff's Motion for Debtor 25 Examination and to Produce Documents. 26 Affirmation Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the

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social security number of any person.

DATED: January 16, 2014.

#### WATSON ROUNDS

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

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 or
this date, I deposited for mailing, in a sealed envelope, with first-class postage prepaid, a true
and correct copy of the foregoing document, NOTICE OF ENTRY OF ORDER GRANTING
PLAINTIFF'S MOTION FOR DEBTOR EXAMINATION AND TO PRODUCE
DOCUMENTS, addressed as follows:
·

Optima Technology Corp. A California corporation 8401 Bonita Downs Road Fair Oaks, CA 95628

Optima Technology Corp. A Nevada corporation 8401 Bonita Downs Road Fair Oaks, CA 95628

Optima Technology Corp. A California corporation 8775 Costa Verde Blvd. #501 San Diego, CA 92122

Optima Technology Corp. A Nevada corporation 8775 Costa Verde Blvd. #501 San Diego, CA 92122

Johnathon Fayeghi, Esq. Hawkins Melendrez 9555 Hillwood Dr., Suite 150 Las Vegas, NV 89134 Counsel for Reza Zandian

Dated: This 16th day of January, 2014.

Mancy Lindsley

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## Exhibit 1

Exhibit 1

Will after Case No. 09 0C 00579 1B 2014 JAN 13 PH 4: 15 2 Dept. No. ALAN GLOVER 3 In The First Judicial District Court of the State of Nevada In and for Carson City 6 7 JED MARGOLIN, an individual, 8 Plaintiff, 9 [PROPOSED] ORDER GRANTING 10 PLAINTIFF'S MOTION FOR DEBTOR EXAMINATION AND OPTIMA TECHNOLOGY CORPORATION, 11 TO PRODUCE DOCUMENTS a California corporation, OPTIMA TECHNOLOGY CORPORATION, a Nevada 12 corporation, REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI 13 aka GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI aka G. REZA JAZI aka GHONONREZA 15 ZANDIAN JAZI, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE 16 Individuals 21-30, 17 Defendants. 18 This matter comes before the Court on Plaintiff JED MARGOLIN's Motion for Debtor 19 Examination and to Produce Documents, filed on December 11, 2013. 20 The Court finds that Defendants have not opposed the Motion for Debtor Examination 21 and to Produce Documents. The non-opposition by Defendants to Plaintiff's Motion constitutes 22 a consent to the granting of the motion. 23 The Court finds good cause exists to grant Plaintiff's Motion for Debtor Examination 24 and to Produce Documents. 25 /// 26 27 28

#### NOW, THEREFORE, IT HEREBY IS ORDERED as follows:

- 1. 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 is hereby ordered to appear before the Court and answer upon oath or affirmation concerning Defendant's property at a Judgment Debtor Examination under the authority of a Judge of the Court on the following date February 1, 2010 91:00 3 and,
- 2. 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 is hereby ordered to produce to Mr. Margolin's counsel at least one week prior to the Judgment Debtor Examination, so that counsel may effectively review and question Zandian regarding the documents, all information and documents identifying, related to, and/or comprising the following:
  - a. Any and all information and documentation identifying real property, computers, cell phones, intellectual property, vehicles, brokerage accounts, bank deposits and all other assets that may be available for execution to satisfy the Judgment entered by the Court, including, but not limited to, information relating to financial accounts, monies owed to Zandian by others, etc.
  - b. Documents sufficient to show Zandian's balance sheet for each month for the years
     2007 to the present.
  - c. Documents sufficient to show Zandian's gross revenues for each month for the years 2007 to the present.
  - d. Documents sufficient to show Zandian's costs and expenses for each month for the years 2007 to the present.
  - e. All tax returns filed by Zandian with any governmental body for the years 2007 to the present, including all schedules, W-2's and 1099's.

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Attorney for Plaintiff

#### CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Watson Rounds, and that or
this date, I deposited for mailing, in a sealed envelope, with first-class postage prepaid, a true
and correct copy of the foregoing document, Proposed Order Granting Motion for Debtor
Examination and for Production of Documents, addressed as follows:

Geoffrey W. Hawkins, Esquire Johnathon Fayeghi, Esquire Hawkins Melendrez, P.C. 9555 Hillwood Drive, Suite 150 Las Vegas, Nevada 89134

Alborz Zandian 9 Almanzora Newport Beach, CA 92657-1613

Optima Technology Corp. A California corporation 8401 Bonita Downs Road Fair Oaks, CA 95628

Optima Technology Corp. A Nevada corporation 8401 Bonita Downs Road Fair Oaks, CA 95628

Optima Technology Corp. A California corporation 8775 Costa Verde Blvd. #501 San Diego, CA 92122

Optima Technology Corp. A Nevada corporation 8775 Costa Verde Blvd. #501 San Diego, CA 92122

Dated: January 11, 2014

Mancy R Lindsle

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