1 Matthew D. Francis (6978) REC'D & FILED Cassandra P. Joseph (9845) 2 WATSON ROUNDS 2011 FEB 28 PH 4: 45 5371 Kietzke Lane 3 Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 4 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 Plaintiff, 11 Case No.: 090C00579 1B 12 Dept. No.: 1 VS. 13 OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA DECLARATION OF CASSANDRA P. 14 TECHNOLOGY CORPORATION, a Nevada JOSEPH IN SUPPORT OF corporation, REZA ZANDIAN aka APPLICATION FOR DEFAULT 15 JUDGMENT GOLAMREZA ZANDIANJAZI aka GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA 16 JAZI aka G. REZA JAZI aka GHONONREZA ZANDIAN JAZI, an individual, DOE Companies 17 1-10, DOE Corporations 11-20, and DOE 18 Individuals 21-30, 19 Defendants. 20 21 I, Cassandra P. Joseph do hereby declare and state as follows: 22 I am a partner at the law firm of Watson Rounds located at 5371 Kietzke Lane, 1. 23 Reno, Nevada 89511. This declaration is based upon my personal knowledge, and is made in 24 support of Plaintiff's Application for Default Judgment. 25 2. The Complaint in this action was filed on December 11, 2009, and was 26 personally served upon Defendant Reza Zandian ("Zandian") on February 2, 2010 and on 27 Defendants Optima Technology Corporation, a Nevada corporation, and Optima Technology 28

Corporation, a California corporation on March 21, 2010. True and correct copies of the

Affidavits of Service are attached hereto as Exhibit A.

- 3. Answers to the Complaint were due on February 22, 2010 and March 8, 2010, but Defendants have not answered the Complaint or responded in any way.
- 4. Default was entered against Defendants on December 2, 2010. Plaintiff filed and served a Notice of Entry of Default for each defendant on December 7, 2010. Plaintiff served the Application for Default and the Notice of Entry of Default for each defendant on Defendants' last known attorney on December 16, 2010. A true and correct copy of each Notice of Entry of Default is attached hereto as Exhibit B.
- 5. To date, Plaintiff has incurred billed and unbilled costs in the amount of \$2,327.46. A true and correct copy of a printout from the Watson Rounds Alsco client ledger is attached hereto as Exhibit C. As a result, the total amount of costs incurred in this action to date total \$2,327.46.
- Attached hereto as Exhibit D is a true and correct printout from http://www.moneycafe.com/library/primerate.htm showing the prime interest rates from 2001-2011. The prime interest rate as of June 1, 2007 was 8.25%.
- 7. I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

Dated this 28<sup>th</sup> day of February, 2011.

By: WVVVV I

1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of Watson Rounds, and that or
3	this date, I deposited for mailing, in a sealed envelope, with first-class postage prepaid, a true
4	and correct copy of the foregoing document, DECLARATION OF CASSANDRA P.
5	JOSEPH IN SUPPORT OF APPLICATION FOR DEFAULT JUDGMENT, addressed a
6	follows:
7 8 9.	John Peter Lee John Peter Lee, Ltd. 830 Las Vegas Blvd. South Las Vegas, NV 89101  Reza Zandian
12	8401 Bonita Downs Road Fair Oaks, CA 95628
13 14 15	Optima Technology Corp. A California corporation 8401 Bonita Downs Road Fair Oaks, CA 95628
16 17	Optima Technology Corp. A Nevada corporation 8401 Bonita Downs Road Fair Oaks, CA 95628
18 19 20	Reza Zandian 8775 Costa Verde Blvd. #501 San Diego, CA 92122
21 22 23	Optima Technology Corp. A California corporation 8775 Costa Verde Blvd. #501 San Diego, CA 92122
24	Optima Technology Corp. A Nevada corporation 8775 Costa Verde Blvd. #501 San Diego, CA 92122
. ) [-	

Dated: February 28, 2011

3

### Exhibit A

Exhibit A



No	090C00579	1B
Dept	I	

REC'D & FILED

2010 MAR -9 PM 2: 15

ALAH GLOVER

BY

DEPTHARKEEROAD

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

**SUMMONS** 

JED MARGOLIN, an individual

Plaintiff,

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 Defendant, Jazi aka G. Reza Jazi aka Chononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30 DEFENDANTS

THE STATE OF NEVADA SENDS GREETINGS TO THE ABOVE-NAMED DEFENDANT:

### NOTICE! YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. READ THE INFORMATION BELOW.

TO THE DEFENDANT: A civil Complaint has been filed by the plaintiff against you.

- 1. If you wish to defend this lawsuit, you must, within 20 days after this Summons is served on you, exclusive of the day of service, file with this Court a written pleading in response to this Complaint.
- 2. Unless you respond, your default will be entered upon application of the plaintiff, and this Court may enter a judgment against you for the relief demanded in the Complaint\*, which could result in the taking of money or property or the relief requested in the Complaint.
- 3. If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your response may be filed on time.
- 4. You are required to serve your response upon plaintiff's attorney, whose address is

ALAN GLOVER

Clerk of Court

Deputy Clerk

\*Note - When service by publication, insert a brief statement of the object of the action. See Rule 4.

RETURN OF SERVICE ON REVERSE SIDE

### AFFIDAVIT OF SERVICE (For General Use)

STATE OF CALIFORNIA	(For General Use)
STATE OF <u>CALIFORNIA</u> COUNTY OF <u>SACRAMENTO</u> ss.	
COUNTY OF SHURAMENTO	and the second s
ROBERT TOTH	, declares under penalty of perjury:
That affiant is, and was on the day when he served the within	Summons, over 18 years of age, and not a party to, nor interested
in, the within action; that the affiant received the Summons of	n the 22" day of JANUARY, 20 /U.
and personally served the same upon Reza ZAN	DIAN
the within named defendant, on the $\frac{2^{ND}}{}$ day of $\frac{1}{L}$	ERBRUARY, 20_/O , by delivering to the said defendant
personally, in <u>FAIR DAKS</u> , County	of SACRAMENTO, State of CALIFORNIA
a copy of the Summons attached to a copy of the Complaint.	•
I declare under penalty of perjury under the law of the State	of Nevada that the foregoing is true and correct.
Executed this 12TH day of FEBRUARY , 2	on 10 fold Toth
day of	Signature of person making service
and the second of the second o	
STATE OF NEVADA	NEVADA SHERIFF'S RETURN
SS.	(For Use of Sheriff of Carson City)
CARSON CITY	(1 of ose of offerin of ourself oily)
I hereby certify and return that I received the within Summon	
	s on the, 20,
and personally served the same upon	, the within named defendant,
and personally served the same upon on the , 20	, the within named defendant, by delivering to the said defendant, personally, in Carson City,
and personally served the same upon	, the within named defendant, by delivering to the said defendant, personally, in Carson City,
and personally served the same upon on the , 20	, the within named defendant, personally, in Carson City, of the Complaint.
on the day of, 20	, the within named defendant, by delivering to the said defendant, personally, in Carson City, of the Complaint.
and personally served the same upon on the , 20 , 20 , State of Nevada, a copy of the Summons attached to a copy	, the within named defendant, , by delivering to the said defendant, personally, in Carson City, of the Complaint.  Sheriff of Carson City, Nevada
and personally served the same upon , 20	, the within named defendant, , by delivering to the said defendant, personally, in Carson City, of the Complaint.  Sheriff of Carson City, Nevada
and personally served the same upon , 20 , 20 , 20 , State of Nevada, a copy of the Summons attached to a copy	, the within named defendant, , by delivering to the said defendant, personally, in Carson City, of the Complaint.  Sheriff of Carson City, Nevada
and personally served the same upon, 20, 20, 20, 20, 20, 20	, the within named defendant, , by delivering to the said defendant, personally, in Carson City, of the Complaint.  Sheriff of Carson City, Nevada
and personally served the same upon	, the within named defendant, , by delivering to the said defendant, personally, in Carson City, of the Complaint.  Sheriff of Carson City, Nevada  By  Deputy
and personally served the same upon, 20, 20, 20, 20	, the within named defendant, , by delivering to the said defendant, personally, in Carson City, of the Complaint.  Sheriff of Carson City, Nevada  By  Deputy
and personally served the same upon, 20, 20, 20, 20	, the within named defendant, , by delivering to the said defendant, personally, in Carson City, of the Complaint.  Sheriff of Carson City, Nevada  By  Deputy  AFFIDAVIT OF MAILING  (For Use When Service is by Publication and Mailing)
and personally served the same upon	, the within named defendant, , by delivering to the said defendant, personally, in Carson City, of the Complaint.  Sheriff of Carson City, Nevada  By  Deputy  AFFIDAVIT OF MAILING  (For Use When Service is by Publication and Mailing)  , declares under penalty of perjury.
and personally served the same upon	AFFIDAVIT OF MAILING  (For Use When Service is by Publication and Mailing)  ook place, over 18 years of age, and not a party to, nor interested
and personally served the same upon	AFFIDAVIT OF MAILING  (For Use When Service is by Publication and Mailing)  ook place, over 18 years of age, and not a party to, nor interested and the said defendant, personally, in Carson City, of the Complaint.  Sheriff of Carson City, Nevada  Sheriff of Carson City, Nevada  October 18 years of age, and not a party to, nor interested and party to an interested and party to, nor interested and party to, nor interested and party to, nor intereste
and personally served the same upon	AFFIDAVIT OF MAILING  (For Use When Service is by Publication and Mailing)  ook place, over 18 years of age, and not a party to, nor interested attached to a copy of the Complaint, enclosed in a sealed envelope attached to a copy of the Complaint, enclosed in a sealed envelope
and personally served the same upon	AFFIDAVIT OF MAILING  (For Use When Service is by Publication and Mailing)  ook place, over 18 years of age, and not a party to, nor interested attached to a copy of the Complaint, enclosed in a sealed envelope attached to a copy of the Complaint, enclosed in a sealed envelope
and personally served the same upon	AFFIDAVIT OF MAILING  (For Use When Service is by Publication and Mailing)  ook place, over 18 years of age, and not a party to, nor interested attached to a copy of the Complaint, enclosed in a sealed envelope of the complaint.
and personally served the same upon	AFFIDAVIT OF MAILING  (For Use When Service is by Publication and Mailing)  ook place, over 18 years of age, and not a party to, nor interested attached to a copy of the Complaint, enclosed in a sealed envelope on the complaint of the compla
and personally served the same upon	AFFIDAVIT OF MAILING  (For Use When Service is by Publication and Mailing)  ook place, over 18 years of age, and not a party to, nor interested attached to a copy of the Complaint, enclosed in a sealed envelope of the Complaint, enclosed in a sealed envelope of the place so addressed.
and personally served the same upon	AFFIDAVIT OF MAILING  (For Use When Service is by Publication and Mailing)  ook place, over 18 years of age, and not a party to, nor interested  attached to a copy of the Complaint, enclosed in a sealed envelope  of Nevada that the foregoing is true and correct.

NOTE -

If service is made in any manner permitted by Rule 4 other than personally upon the defendant, or is made outside the United States, a special affidavit or return must be made

 Jed Margolin v. Optima Technology Corp., et al. Case No. 090C00579 1B Declaration of Robert Toth

#### I, ROBERT TOTH, hereby declare:

I am a registered process server for the State of California. I have personal knowledge of the facts contained in this Declaration, and if called as a witness, I could and would competently testify thereto. As to those matters alleged on information and belief, I believe them to be true.

I served copies of the Summons and Complaint, on Reza Zandian aka Golamreza Zandianjaza, aka Gholam Reza Zandian, aka Reza Jazi, aka J. Reza Jazi, aka Ghononreza Zanian Jazi:

On January 26, 2010 at 8:43 a.m., I wen to the residence address at 8401 Bonita Downs Road, Fair Oaks, California 95628. There was no answer at the door.

On January 28, 2010 at 3:47 p.m., I returned to the residence again, and there was no answer at the door.

On January 31, 2010 at 4:13 p.m., I went the residence address, and again there was no answer at the door.

On February 2, 2010 at 5:37 p.m., when I returned to the residence address, I observed no lights on, no cars parked, but that the trash was set out.

On February 2, 2010 at 7:21 p.m., I returned to the residence address. The door was answered by an elderly man, described as mid to late-60's, middle eastern accent, 5'4" tall, grey hair, long beard, thin, and wearing glasses. I told him I was looking for Reza. I showed him the name on the documents with the various names, and made a motion that he knew one or more of the names. I showed him the photograph that I had. I told him I had legal documents for Reza, and that I would leave it with him. He took the envelope, opened it and saw the documents. He told me that he did not want the papers and that he did not live there. I told him that we had confirmed that was his address. He returned the envelope back. I told him that he needed to make sure that Reza got the paperwork. I put the envelope by the doorway. He picked up the envelope and threw it at me as I was leaving. I left the documents there and again told him that he had been served for Reza.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration is executed this 18th day of February, at Citrus Heights, California.

ROBERT M. TOTH Registered Process Server



000C00570 1P	The state of the s
No. <u>090C00579 1B</u>	2010 MAR 2
Dept. ——1	2010 MAR 26 PM 1: 40
	ALAN GLOVER  State of Nevada
	By ALAN GLOVER
	Carrie
In the First Judicial District Court of the S	State of Novada
	otate of Nevada
in and for Carson City	add'l
TER MARGOT THE CO. STUDIES IN . 1	SUMMONS
JED MARGOLIN, an individual	
Plaintiff,	
WO.	
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. RezaDefendant / Jazi aka G. Reza Jazi	
aka Chononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30.	
1-10, DOE Corporations 11-20, and DOE individuals 21-30.	* *
THE STATE OF NEVADA SENDS GREETINGS TO THE ABO	VE-NAMED DEFENDANT: Ontima
TEchnology Corporation,	a California Corporation
NOTICE! YOU HAVE BEEN SUED. THE COURT MAY DECIDE AG	
HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. READ THE I	NFORMATION BELOW.
TO THE DEFENDANT: A civil Complaint has been filed by the plaintiff against you.	
<ol> <li>If you wish to defend this lawsuit, you must, within 20 days after this Summons i file with this Court a written pleading in response to this Complaint.</li> </ol>	s served on you, exclusive of the day of service,
Unless you respond, your default will be entered upon application of the plaintiff, a	nd this Court may enter a judgment against you
for the relief demanded in the Complaint*, which could result in the taking of money or p	roperty or the relief requested in the Complaint.
3. If you wish to seek the advice of an attorney in this matter, you should do so prom	
<ol> <li>You are required to serve your response upon plaintiffs attorney, whose address</li> </ol>	IS .
	ALAN GLOVER Clerk of Court
	MALAL PLOSA
Ву	UK FUT VICTUS UY

\*Note - When service by publication, insert a brief statement of the object of the action. See Rule 4.

March 9-20 10

RETURN OF SERVICE ON REVERSE SIDE

Deputy Clerk

### AFFIDAVIT OF SERVICE (For General Use)

STATE OF CALIFORNIA	(For General Use)
COUNTY OF SACRAMENTO	SS.
	, declares under penalty of perjury:
That affiant is, and was on the day when he served in, the within action; that the affiant received the S and personally served the same upon Reza the within named defendant, on the personally, in Fair OAKS a copy of the Summons attached to a copy of the I declare under penalty of perjury under the law of Executed this 3300 day of MARCH.  STATE OF NEVADA CARSON CITY	the within Summons, over 18 years of age, and not a party to, nor interested furnmons on the 1912 20 10 day of MARCH, 20 10, 20 20 20, 20 20 20, 20 20 20, 20 20 20, 20 20 20, 20 20 20, 20 20 20 20, 20 20 20, 20 20 20, 20 20 20, 20 20 20, 20 20, 20 20, 20 20 20,
	in Summons on theday of, the within named defendant,
	, 20, by delivering to the said defendant, personally, in Carson City,
State of Nevada, a copy of the Summons attache	•
	Sheriff of Carson City, Nevada
Date:, 20	Ву
	· Deputy
COUNTY OF	AFFIDAVIT OF MAILING S. (For Use When Service is by Publication and Mailing)
	, declares under penalty of perjury:
	ed mailing took place, over 18 years of age, and not a party to, nor interested day of, 20, affaint deposited in the Post Office at
	Summons attached to a copy of the Complaint, enclosed in a sealed envelope
upon which first class postage was fully prepaid,	addressed to;
	ween the place of mailing and the place so addressed.
	of the State of Nevada that the foregoing is true and correct.
Executed this day of	, 20

Jed Margolin v. Optima Technology Corporation, et al. Case No. 090C0500679 1B Declaration of Robert Toth

#### I, ROBERT TOTH, hereby declare:

I am a registered process server for the State of California. I have personal knowledge of the facts contained in this Declaration, and if called as a witness, I could and would competently testify thereto. As to those matters alleged on information and belief, I believe them to be true.

I attempted service of copies of the Summons, Complaint and Order on Reza Zandian, agent for process of service for Optima Technology Corp, a California Corp and Optima Technology Corp, A Nevada Corp., as follows:

On March 19, 2010 at 4:12 p.m., I went to the residence address at 8401 Bonita Downs Road Fair Oaks, 95628. There was no answer at the door.

On March 20, 2010 at 12:07 p.m. There was no answer at the door.

At that time, I turned over the documents to an associated, Shawn Sardia.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration is executed this 23<sup>rd</sup> day of March, at Citrus Heights, California.

ROBERT M. TOTH Registered Process Server Sacramento #2000-28

Jed Margolin v. Optima Technology Corporation, et al. Case No. 090C0500679 1B Declaration of Shawn Sardia

#### I, SHAWN SARDIA, hereby declare:

I am a registered process server for the State of California. I have personal knowledge of the facts contained in this Declaration, and if called as a witness, I could and would competently testify thereto. As to those matters alleged on information and belief, I believe them to be true.

I served copies of the Summons, Complaint and Order on Reza Zandian, agent for process of service for Optima Technology Corp, a California Corp and Optima Technology Corp, A Nevada Corp., as follows:

On March 20, 2010 at 10:14 a.m., I went to the residence located at 8401 Bonita Downs Road, Fair Oaks, CA 95628. There was no answer at the door.

On March 21, 2010 at 9:45 a.m. I returned to the residence. There was no answer at the door.

On March 21, 2010 at 6:45 p.m. I returned to the resident's address. The door was answered by an elderly man, described as mid to late-60's, middle eastern accent, 5'4" tall, grey hair, long beard, thin, wearing glasses and is the subject's father. I told him I had legal documents for Reza Zandian, and that I would leave it with him. He told me he did not want the papers. I put the envelope by the doorway and told him he had been served for Reza. He closed the door.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration is executed this 23<sup>rd</sup> day of March, at Citrus Heights, California.

Registered Process Server Sacramento #2008-5

No	090C00579	1B	_
Dept	1		_



REC'D & FILED

2010 MAR 26 PM 1: 40

ALAN GLOVER

BY

C. OCOMESTICATION

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

JED MARGOLIN, an individual

SUMMONS

Plaintiff,

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. Rez Defendant. Jazi aka G. Reza Jazi aka Chononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30.

THE STATE OF NEVADA SENDS GREETINGS TO THE ABOVE-NAMED DEFENDANT: Optima Technology Corporation, a Nevada Corporation

### NOTICE! YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. READ THE INFORMATION BELOW.

TO THE DEFENDANT: A civil Complaint has been filed by the plaintiff against you.

- 1. If you wish to defend this lawsuit, you must, within 20 days after this Summons is served on you, exclusive of the day of service, file with this Court a written pleading in response to this Complaint.
- 2. Unless you respond, your default will be entered upon application of the plaintiff, and this Court may enter a judgment against you for the relief demanded in the Complaint\*, which could result in the taking of money or property or the relief requested in the Complaint.
- 3. If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your response may be filed on time.
- 4. You are required to serve your response upon plaintiff's attorney, whose address is

	ALAN GLOVER	
		Clerk of Court
	By Mallelina	
	.,	Deputy Clerk
pate		

\*Note - When service by publication, insert a brief statement of the object of the action. See Rule 4.

RETURN OF SERVICE ON REVERSE SIDE

### AFFIDAVIT OF SERVICE (For General Use)

STATE OF CALIFORNIA	(For General U	lse)
STATE OF <u>CALIFORNIA</u> COUNTY OF <u>SACRAMENTO</u>		•
COUNTY OF STORY OF STORY	<b>.</b>	
	, declares under penalty	of perjury:
That affiant is, and was on the day when he sen in, the within action; that the affiant received the	ved the within Summons, over 18 years of age, and not a party to, no e Summons on the	r interested , 20 <i>10</i> ,
and personally served the same upon PCZA	ZANDIAN, AGENT FOR SCRUILE OF PROCESS	
	day of	
	, County of <u>SACRAMONTO</u>	· ·
a copy of the Summons attached to a copy of the	·	
r declare under perialty of perjury under the lav	w of the State of Nevada that the foregoing is true and correct.	ΙĖ
Executed this day of day of	H, 20 10. Signature of person male	1 <u>SAC 200</u> 5- king service
STATE OF NEVADA	NEVADA SHERIFF'S RE	ETURN
- SS.	(For Use of Sheriff of Carse	
CARSON CITY	, ,	2,
I hereby certify and return that I received the w	vithin Summons on theday of	20
	, the within named o	
• 1.	, 20, by delivering to the said defendant, personally, in Ca	· ·
State of Nevada, a copy of the Summons attac	•	••
		· ·
	Sheriff of Carson C	Cily, Nevada
Date: 20	Du.	
Date, 20	Ву	Deputy
STATE OF NEVADA	AFFIDAVIT OF MAILING	ı
}	SS. (For Use When Service is by Publication an	
COUNTY OF		
	, declares under penali	
	cribed mailing took place, over 18 years of age, and not a party to, no	
	day of, 20, affaint deposited in the P	
, ,	thin Summons attached to a copy of the Complaint, enclosed in a seal id, addressed to	,
	iu, audresseu to	
	between the place of mailing and the place so addressed.	
-	aw of the State of Nevada that the foregoing is true and correct.	
· · · · · · · · · · · · ·	<b>Q D</b>	
Executed this day of	. 20	

Jed Margolin v. Optima Technology Corporation, et al. Case No. 090C0500679 1B Declaration of Robert Toth

#### I, ROBERT TOTH, hereby declare:

I am a registered process server for the State of California. I have personal knowledge of the facts contained in this Declaration, and if called as a witness, I could and would competently testify thereto. As to those matters alleged on information and belief, I believe them to be true.

I attempted service of copies of the Summons, Complaint and Order on Reza Zandian, agent for process of service for Optima Technology Corp, a California Corp and Optima Technology Corp, A Nevada Corp., as follows:

On March 19, 2010 at 4:12 p.m., I went to the residence address at 8401 Bonita Downs Road Fair Oaks, 95628. There was no answer at the door.

On March 20, 2010 at 12:07 p.m. There was no answer at the door.

On March 19, 2010 I turned over a copy of the documents to an associate, Shawn Sardia.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration is executed this 23<sup>rd</sup> day of March, at Citrus Heights, California.

ROBERT M. TOTH Registered Process Server Sacramento #2000-28

Jed Margolin v. Optima Technology Corporation, et al. Case No. 090C0500679 1B Declaration of Shawn Sardia

#### I, SHAWN SARDIA, hereby declare:

I am a registered process server for the State of California. I have personal knowledge of the facts contained in this Declaration, and if called as a witness, I could and would competently testify thereto. As to those matters alleged on information and belief, I believe them to be true.

I served copies of the Summons, Complaint and Order on Reza Zandian, agent for process of service for Optima Technology Corp, a California Corp and Optima Technology Corp, A Nevada Corp., as follows:

On March 20, 2010 at 10:14 a.m., I went to the residence located at 8401 Bonita Downs Road, Fair Oaks, CA 95628. There was no answer at the door.

On March 21, 2010 at 9:45 a.m. I returned to the residence. There was no answer at the door.

On March 21, 2010 at 6:45 p.m. I returned to the resident's address. The door was answered by an elderly man, described as mid to late-60's, middle eastern accent, 5'4" tall, grey hair, long beard, thin, wearing glasses and is the subject's father. I told him I had legal documents for Reza Zandian, and that I would leave it with him. He told me he did not want the papers. I put the envelope by the doorway and told him he had been served for Reza. He closed the door.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration is executed this 23<sup>rd</sup> day of March, at Citrus Heights, California.

SHAWN SARDIA Registered Process Server Sacramento #2008-5

JM FJD 0078

### Exhibit B

Exhibit B

REC'D&FILEL Matthew D. Francis (6978) 2010 DEC -7 PM 2: 15 Cassandra P. Joseph (9845) WATSON ROUÑDS 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 CLERK Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin 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 Plaintiff, Case No.: 090C00579 1B 11 Dept. No.: 1 VS. 12 OPTIMA TECHNOLOGY CORPORATION, 13 NOTICE OF ENTRY OF DEFAULT a California corporation, OPTIMA TECHNOLOGY CORPORATION, a Nevada 14 corporation, REZA ZANDIAN aka **GOLAMREZA** 15 ZANDIANJAZI aka GHOLAM REZA 16 ZANDIAN aka REZA JAZI aka J. REZA JAZI aka G. REZA 17 JAZI aka GHONONREZA ZANDIAN JAZI, an individual, DOE Companies 18 1-10, DOE Corporations 11-20, and DOE 19 Individuals 21-30, 20 Defendants. 21 22 To all parties and their counsel of record: 23 Please take notice that the Default as to Optima Technology Corporation, a Nevada 24 corporation, attached hereto as Exhibit 1 was filed in the above-titled Court on December 2, 25 2010. 26 /// 27 28 ///

1	Dated this 6 <sup>th</sup> day of December, 2010.	1 .	2
2	II .	Hunkan	Ma
3	BY:	GMMM -	1////
4	Matti Cass	new D. Francis (6 andra P. Joseph (9 SON ROUNDS	978) 1845)
5	5371	Kaetzke Lane	
6	Reno Teler	, NV 89511 bhone: 775-324-4 mile: 775-333-81	100
7	7 Facsi	mile: 775-333-81 neys for Plaintiff	71 Jed Margolin
8	11	neys for a raining	oca ma gom
9	9'		
10	0		
11	1		
12	2		
13	3		
14	4		
15	5		
16	6		
17	7		
18	.8		
19			
20	20		
21			
22			
23	23		
24			
25	25		
26	26		
27	27		

#### 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, NOTICE OF ENTRY OF DEFAULT, addressed as
follows:

Reza Zandian 8401 Bonita Downs Road Fair Oaks, CA 95628

1

2

3

4

5

6

7

8

10

11

15

16

20

21

22

23

24

25

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

Reza Zandian 8775 Costa Verde Blvd. #501 San Diego, CA 92122

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: December 6, 2010

Carla Ousby

26

27

### Exhibit 1

Exhibit 1

1 2 3 4 5 6 7 8	Matthew D. Francis (6978) Cassandra P. Joseph (9845) WATSON ROUNDS 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin  In The First Judicial District C In and for Ca	
9	JED MARGOLIN, an individual,	Case No.: 090C00579 1B
10	Plaintiff,	Dept. No.: 1
11	vs.	DEFAULT
13	OPTIMA TECHNOLOGY CORPORATION, a California corporation, et al.	DEFROE
14	Defendants.	
15		
16	It appearing that Optima Technology Co	rporation (a Nevada corporation),
17	the defendant herein is in default for failure to plea-	d or otherwise defend as required by law.
18	DEFAULT is hereby entered against said d	efendant this day of
19	Sociales , 20 10.	
20		ALAN GLOVER, Clerk
21		
23		By:, Deputy
24		
25		
26		
27		
28		

Page 1 of 1

Default/W/08-12-09

REC'D & FILEU Matthew D. Francis (6978) Cassandra P. Joseph (9845) 2010 DEC -7 PM 2: 15 2 WATSON ROUNDS 5371 Kietzke Lane ALAH GLOVER 3 Reno, NV 89511 O'C. LLUEER EDW Telephone: 775-324-4100 Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin 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 Plaintiff, Case No.: 090C00579 1B 11 Dept. No.: 1 VS. 12 OPTIMA TECHNOLOGY CORPORATION, NOTICE OF ENTRY OF DEFAULT 13 a California corporation, OPTIMA TECHNOLOGY CORPORATION, a Nevada 14 corporation, REZA ZANDIAN aka **GOLAMREZA** 15 ZANDIANJAZI aka GHOLAM REZA 16 **ZANDIAN** aka REZA JAZI aka J. REZA JAZI aka G. REZA 17 JAZI aka GHONONREZA ZANDIAN JAZI, an individual, DOE Companies 18 1-10, DOE Corporations 11-20, and DOE 19 Individuals 21-30, 20 Defendants. 21 22 23 To all parties and their counsel of record: 24 Please take notice that the Default as to Reza Zandian, attached hereto as Exhibit 1 was 25 filed in the above-titled Court on December 2, 2010. 26 /// 27 28

Dated this 6<sup>th</sup> day of December, 2010.

BY:

Matthew D. Francis (6978) Cassandra P. Joseph (9845) WATSON ROUNDS 5371 Kietzke Lane Reno, NV 89511
Telephone: 775-324-4100
Facsimile: 775-333-8171
Attorneys for Plaintiff Jed Margolin

1	CERTIFICATE OF SERVICE		
2	Pursuant to NRCP 5(b), I certify that I am an employee of Watson Rounds, and that on		
3	this date, I deposited for mailing, in a sealed envelope, with first-class postage prepaid, a true and		
4	correct copy of the foregoing document, NOTICE OF ENTRY OF DEFAULT, addressed as		
5	follows:		
6 7 8	Reza Zandian 8401 Bonita Downs Road Fair Oaks, CA 95628		
9   10   11	Optima Technology Corp. A California corporation 8401 Bonita Downs Road Fair Oaks, CA 95628		
L2 L3 L4	Optima Technology Corp. A Nevada corporation 8401 Bonita Downs Road Fair Oaks, CA 95628		
15 16	Reza Zandian 8775 Costa Verde Blvd. #501 San Diego, CA 92122		
17 18 19	Optima Technology Corp. A California corporation 8775 Costa Verde Blvd. #501 San Diego, CA 92122		
20 21 22	Optima Technology Corp. A Nevada corporation 8775 Costa Verde Blvd. #501 San Diego, CA 92122		
23 24	Dated: December 6, 2010  Carla Ousby		
25			
26	II		

### Exhibit 1

Exhibit 1

1 2 3 4 5 6 7 8	Matthew D. Francis (6978) Cassandra P. Joseph (9845) WATSON ROUNDS 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin  In The First Judicial District C In and for Ca	
9	JED MARGOLIN, an individual,	Case No.: 090C00579 1B
10	Plaintiff,	Dept. No.: 1
12	vs.	DEFAULT
13	OPTIMA TECHNOLOGY CORPORATION, a California corporation, et al.	DEFAULI
14	Defendants.	
15		
16	It appearing that <u>Reza Zandian</u>	
17	the defendant herein is in default for failure to please	d or otherwise defend as required by law.
18	DEFAULT is hereby entered against said de	efendant this day of
1.9	1)00000 20 10	
20		ALAN GLOVER, Clerk
21.		18th Allia 18th 18th throwns
23		By:, Deputy
24		
25		
26		
27		
28		
	1.1	

///

Dated this 6<sup>th</sup> day of December, 2010. BY:

Matthew D. Francis (6978)
Cassandra P. Joseph (9845)
WATSON ROUNDS
5371 Kietzke Lane
Reno, NV 89511
Telephone: 775-324-4100
Facsimile: 775-333-8171
Attorneys for Plaintiff Jed Margolin

1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of Watson Rounds, and that on
3	this date, I deposited for mailing, in a sealed envelope, with first-class postage prepaid, a true an
4	correct copy of the foregoing document, NOTICE OF ENTRY OF DEFAULT, addressed as
5	follows:
6	Reza Zandian
7 8	8401 Bonita Downs Road Fair Oaks, CA 95628
9	Optima Technology Corp. A California corporation
10	8401 Bonita Downs Road
11	Fair Oaks, CA 95628
12	Optima Technology Corp. A Nevada corporation
13	8401 Bonita Downs Road
14	Fair Oaks, CA 95628
15	Reza Zandian 8775 Costa Verde Blvd. #501
16	San Diego, CA 92122
17	Optima Technology Corp.
18	A California corporation 8775 Costa Verde Blvd. #501
19	San Diego, CA 92122
20	Optima Technology Corp.  A Nevada corporation
21	8775 Costa Verde Blvd. #501
23	San Diego, CA 92122
24	Dated: December 6, 2010  Carla Ousby
25	

### Exhibit 1

Exhibit 1

1 2 3 4 5 6 7	Matthew D. Francis (6978) Cassandra P. Joseph (9845) WATSON ROUNDS 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin  In The First Judicial District Co	
9	JED MARGOLIN, an individual,	Case No.: 090C00579 1B
10	Plaintiff,	Dept. No.: 1
11	vs.	- <b>,</b> , , , , , , , , , , , , , , , , , ,
12	OPTIMA TECHNOLOGY CORPORATION,	DEFAULT
13	a California corporation, et al.	
14	Defendants.	
15		
16	It appearing that Optima Technology Co	rporation (a California corporation),
17	the defendant herein is in default for failure to plea	d or otherwise defend as required by law.
19	DEFAULT is hereby entered against said d	efendant this 2 day of
20	Dacuber , 20 10 .	
21		ALAN GLOVER, Clerk
22		By C. COOPER Denuty
23	•	By:, Deputy
24		
25		
26		
27		
28		

	(
1	Matthew D. Francis (6978) Cassandra P. Joseph (9845)
2	WATSON ROUNDS 5371 Kietzke Lane
3	Reno, NV 89511 Telephone: 775-324-4100
4	Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin
5	
6	
7	In The First Judicia
8	In
9	·
10	JED MARGOLIN, an individual,
11	Plaintiff,
	vs.
12	OPTIMA TECHNOLOGY CORPOR
13	a California corporation, OPTIMA
14	TECHNOLOGY CORPORATION, corporation, REZA ZANDIAN aka
15	GOLAMREZA ZANDIANJAZI aka REZA ZANDIAN aka REZA JAZI a
16	JAZI aka G. REZA JAZI aka GHON
17	ZANDIAN JAZI, an individual, DO 1-10, DOE Corporations 11-20, and
	Individuals 21-30,

19

20

21

22

23

24

25

26

27

28

REC'D & FILED

### rst Judicial District Court of the State of Nevada In and for Carson City

individual,

OGY CORPORATION, n, OPTIMA PORATION, a Nevada NDIAN aka IANJAZI aka GHOLAM REZA JAZI aka J. REZA ZI aka GHONONREZA idividual, DOE Companies ns 11-20, and DOE

Defendants.

Case No.: 090C00579 1B

Dept. No.: 1

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Watson Rounds, and that on December 16, 2010, I deposited for mailing, in a sealed envelope, with first-class postage prepaid, a true and correct copy of each of the following documents: 1) Application for Entry of Default as to Optima Technology Corporation, a California corporation; 2) Application for Entry of Default as to Optima Technology Corporation, a Nevada corporation; 3) Application for Entry of Default as to Reza Zandian; 4) Notice of Entry of Default as to Optima Technology Corporation, a California corporation; 5) Notice of Entry of Default as to Optima

1	Technology Corporation, a Nevada corporation, and 6) Notice of Entry of Default as to Reza
2	Zandian; addressed as follows:
3	
4	John Peter Lee John Peter Lee, Ltd.
5	830 Las Vegas Blvd. South Las Vegas, NV 89101
6	Las vegas, iv 69101
7	Dated: February 25, 2011  Carla Ousby
8	Carla Ousby
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

#### CERTIFICATE OF SERVICE

1	CENTIFICATE OF SERVICE
1	Pursuant to NRCP 5(b), I certify that I am an employee of Watson Rounds, and that on
2	this date, I deposited for mailing, in a sealed envelope, with first-class postage prepaid, a true
3 4	and correct copy of the foregoing document, Certificate of Service, addressed as follows:
5	John Peter Lee John Peter Lee, Ltd.
6	830 Las Vegas Blvd. South Las Vegas, NV 89101
7 8	Reza Zandian 8401 Bonita Downs Road
9	Fair Oaks, CA 95628
10	Optima Technology Corp. A California corporation
11	8401 Bonita Downs Road Fair Oaks, CA 95628
12	Optima Technology Corp.
13	A Nevada corporation
14	8401 Bonita Downs Road Fair Oaks, CA 95628
15	Reza Zandian
16 17	8775 Costa Verde Blvd. #501 San Diego, CA 92122
18	Optima Technology Corp.
19	A California corporation 8775 Costa Verde Blvd. #501
20	San Diego, CA 92122
21	Optima Technology Corp. A Nevada corporation
22	8775 Costa Verde Blvd. #501 San Diego, CA 92122
23	Δ
24	Dated: February 25, 2011  Carla Ousby  Carla Ousby
25	
26	II

3

27

### Exhibit C

Exhibit C

Watson Rounds Client Ledger

_			Client Ledger ALL DATES			
ate Entry #	Received From/Paid To Explanation	Chq# Rec#	General	Bld  Fees Inv# Acc	Trust Activity Rcpts Disbs	Balanc
157 Margo	olin, Jed			Anti Aug		Paranc
1 <b>57.01</b> ec 1/2009	Patent theft analysis & litiga Expense Recovery	tion			Resp Lawyer: CPJ	
869431	Documents downloaded from Westlaw	13610	9.38	103050		
c 4/2009	Billing on Invoice 102713					
868174 c 10/2009	FEES 1592.50 First District Court		0.00	102713		
869673 c 18/2009	Complaint filing fee E.S.Q. Services, Inc.	71165	265.00	103050		
871259	Service fee	71200	120.00	103050		
2 18/2009 872376	Expense Recovery FEDEX expense	13654	22.44	103050		
23/2009 873024	Legal Wings, Inc. Process service expense					
n 4/2010	Expense Recovery		69.50	103050		
876511	Documents downloaded from Westlaw	13695	197.50	103314		
n 6/2010 874834	Billing on Invoice 103050 FEES 6765.00 DISBS 486.32		0.00	103050		
n 31/2010	Expense Recovery					
882035	Litigation documents downloaded from Westlaw	13747	14.18	103314		
b 10/2010 882591	Billing on Invoice 103314 FEES 2545.00 DISBS 211.68		0.00	103314		
b 22/2010	Legal Wings, Inc.		ne co			
887744 b 23/2010	Process service expense Legal Wings, Inc.		75.00	103889		
887750 r 11/2010	Process service expense Billing on Invoice 103889		110.00	103889		
888570 r 1/2010	DISBS 185.00		0.00	103889		
895217	Expense Recovery Litigation documents downloaded from Westlaw	13914	5.95	104529		
r 7/2010 894487	Billing on Invoice 104198 FEES 1950.00		0.00	104198		
y 7/2010 901087	Billing on Invoice 104529 FEES 1200.00 DISBS 5.95		0.00	104529		
n 10/2010	Billing on Invoice 105061					
907799 1 8/2010	Billing on Invoice 105335		0.00	105061		
913421	Expense Recovery		0.00	105335		
918373 g 9/2010	Litigation documents downloaded from Westlaw	14163	11.37	105883		
919703	Billing on Invoice 105883 FEES 1035.00 DISBS 11.37		0.00	105883		
g 24/2010 922556	Watson Rounds Retainer to trust	72542	1046.37	106101		
g 24/2010 922560	Billing on Invoice 106101 DISBS 1046.37 RCPTS					
g 31/2010	1046.37 ROF1S 1046.37 REFIS		0.00	106101		
923779 p 1/2010	Airfare expense for Cassandra Joseph Expense Recovery	14195	323.40	107000		
924558	Rental car/parking expense for Cassandra Joseph	14231	43.05	107441		
ep 1/2010	Expense Recovery	4.6				
924559	Meal expense for Cassandra Joseph	14231	7.00	107441		
924804	Billing on Invoice 107000 FEES 1380.00 DISBS		0.00	107000		
t 8/2010	323.40 Billing on Invoice 107441					
931678	FEES 1530.00 DISBS 50.05		0.00	107441		
ov 5/2010	Billing on Invoice 107813					
936861 c 6/2010	FEES 480.00 Expense Recovery		0.00	107813		
942182 c 10/2010	Postage Billing on Invoice 108188	14433	7.32	108855		
942258 in 13/2011	FEES 1800.00 Billing on Invoice 108855		0.00	108188		
947389	FEES 1145.00 DISBS		0.00	108855		
b 4/2011 951074	7.32 Billing on Invoice 109186		0.00	109186		
1	UNBILLED		——BILLED		BALANCES —	
OTALS ERIOD	CHE + RECOV + FEES 0.00 0.00 1560.00	= TOTAL 1560.00	DISBS + FEES	+ TAX - RECEIPTS	= A/R T	RUST
ND DATE	0.00 0.00 1560.00	1560.00	2327.46 21422.50 2327.46 21422.50	0.00 23749.96 0.00 23749.96		0.00 0.00
			———BILLED			<del></del>
IRM TOTAL!	CHE + RECOV + FEES	= TOTAL 1560.00	DISBS + FEES	+ TAX - RECEIPTS 0.00 23749.96	= A/R T	RUST
ERIOD	0.00 0.00 1560.00		2327.46 21422.50		0.00 500	0.00

Watson Rounds Client Ledger ALL DATES

Date	Received From/Paid To			Chq#	General			p14 1	Trust Activity		
Entry #	Explanation			Rec#	Repts	Disbs	Fees	Inv# Acc		Disbs Balance	
END DATE	0.00	0.00	1560.00	1560.00	2327.46	21422.50	0.00		0.00	5000.00	
EPORT SELEC	TIONS - Clie	nt Ledger	F.								
Layout Templ		Lougor		Defau	11+						
Advanced Sea				None							
Requested by				Kim							
Finished					sday. Februar	y 23, 2011 at	11.22.57	ΔM			
Ver					SP4 (10.0.201		11,22,01	curi			
Matters				5457.		1000177					
Clients				A11	OI.						
Major Client	q			All							
Client Intro				All							
Matter Intro				All							
Responsible				All							
Assigned Law				All							
Type of Law	Aer			All							
Select From					o Inactivo	Archived Matt	0.00				
Matters Sort	hu			Defau		Archived Matt	ers				
New Page for				No	IIC						
	Each Matter			No							
No Activity					31/2199						
Firm Totals				No.	11/2133						
Totals Only	Olling			No							
Entries Show	m - Billed C	n l v		No							
Entries Show				Yes							
Entries Show				No.							
Entries Show				No							
Entries Show		1005		No							
Incl. Matter		nor Bal		No							
	s with Neg U			No							
Trust Accoun		HDIG DIGD		All							
Working Lawy				A1.1							
	ected Entrie	10		No							
	on Paid Pay			No							
Show Client		ables		No							
Consolidate				No							
Show Trust S		count		No							
Show Interes		Journe		No							
Interest Up					23/2011						
Show Invoice		nts Were An	nlied to	No No	2012011						
Display Entr		mes word ub	Pried CO		Order						
Pray micr	.200 111			Date	Order						

# Exhibit D

Exhibit D

Ads by Google Cafe Home Loans | Personal Loans Auto Loans | Business Loans O Web () MoneyCafe,com Bach CP 8 Voz February 17, 2011 Credit Reports | Insurance Credit Cards | & More History Google Search MoneyCenter.com ERICHTPOR and the interpretation of the second Allstates Cartinguance Great Rates on Car Insurance, 24/7 Today's Average Rates Across the Service, Easy Claim Handling & More Country\* Savings / Auto Insurance Refinance CDs Historical Prime Rate
Find more sources/options for what Product Hall Avg Featured your looking for 30 Yr Flxed 5.17% 4.74% 15 Yr Fixed 4.48% 4.22% Today's Pthne Bate? 5/1 ARM 3.83% 3.21% Prime, Libor and More Avail Here. Plus Rates, News, Advice and More. ed radiality parts Ada by Google Reference Bates provided by SHS 想进 Prime Rate
1 Year Treasury (CMT)
12 Month Treasury Avg (12MTA) LIBOR Index 1 Month | 3 Month 6 Month | 1 Year 11th District Cost of Funds Index (COFI)
Certificates of Deposit Index (CODI)
Cost of Savings Index (COSI) Fed Funds Target Rate Fed Funds Historical Graph Prime Rate Historical Graph

**Prime Rate** 

Historical Graph | Historical Chart | Other Rates/Indexes | Add this Page to Your Favorites (click here)

The last reported rate is: 3.25 %

(Effective since December 16, 2008)

Mortgage Rates

Daily Updates of Dozens of Rates

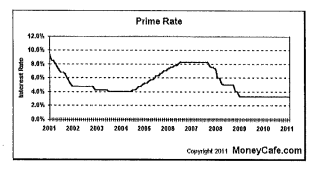
Comparison Charls

[Update January 26, 2011 -- The FOMC kept rates the same at their meeting today. There is no change to the Prime Rate.]

What is the Prime Rate? The Prime Interest Rate is the interest rate charged by banks to their most creditworthy customers (usually the most prominent and stable business customers). The rate is almost always the same amongst major banks. Adjustments to the prime rate are made by banks at the same time; although, the prime rate does not adjust on any regular basis. The Prime Rate is usually adjusted at the same time and in correlation to the adjustments of the <u>Fed Funds Rate</u>. The Prime Rate graph and chart reported below are based upon the prime rates on the first day of each respective month over the past decade. Some banks use the name "Reference Rate" or "Base Lending Rate" to refer to their Prime Lending Rate. Publications may refer to the Wall Street Journal Prime Rate or the WSJ Prime Rate in addition to "Prime Rate".

#### Historical Graph

Click here for the complete historical graph of the Prime Rate from 1930 to 2011.



Historical Chart

Prime Rate											
/lonth/Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011
Jan 1	9.50%	4.75%	4.25%	4.00%	5.25%	7.25%	8.25%	7.25%	3.25%	3.25%	3.25%
Feb 1	8.50%	4.75%	4.25%	4.00%	5.25%	7.50%	8.25%	6.00%	3.25%	3.25%	3.25%
Mar 1	8.50%	4.75%	4.25%	4.00%	5.50%	7.50%	8.25%	6.00%	3.25%	3.25%	
Apr 1	8.00%	4.75%	4.25%	4.00%	5.75%	7.75%	8.25%	5.25%	3.25%	3.25%	
May 1		4.75%									
Jun 1	7.00%	4.75%	4.25%	4.00%	6.00%	8.00%	8.25%	5.00%	3.25%	3.25%	
Jul 1	6.75%	4.75%	4.00%	4.25%	6.25%	8.25%	8.25%	5.00%	3.25%	3.25%	
Aug 1	6.75%	4.75%	4.00%	4.25%	6.25%	8.25%	8.25%	5.00%	3.25%	3.25%	
Sep 1	6.50%	4.75%	4.00%	4.50%	6.50%	8.25%	8.25%	5.00%	3.25%	3.25%	ĺ
Oct 1	6.00%	4.75%	4.00%	4.75%	6.75%	8.25%	7.75%	5.00%	3.25%	3.25%	j
Nov 1	5.50%	4.75%	4.00%	4.75%	7.00%	8.25%	7.50%	4.00%	3.25%	3.25%	
Dec 1	5.00%	4.25%	4.00%	5.00%	7.00%	8.25%	7.50%	4.00%	3.25%	3.25%	

#### Source: Federal Reserve Board

#### Click here for complete historical graph of the Prime Rate.

Reasonable efforts are made to maintain accurate information. However, information could contain errors or inaccuracies and is presented without warranty. No liability is assumed for errors or omissions.

© 1995-2011 MoneyCafe.com \*\*
All Rights Reserved.

Winney Cafe