Matthew D. Francis (6978) Adam P. McMillen (10678) REC'D & FILED WATSON ROUNDS 5371 Kietzke Lane 2011 AUG 11 PM 4: 05 3 Reno, NV 89511 Telephone: 775-324-4100 ALAN GLOVER 4 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 10 JED MARGOLIN, an individual, Plaintiff, 11 Case No.: 090C00579 1B 12 VS. Dept. No.: 1 13 OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA 14 TECHNOLOGY CORPORATION, a Nevada **MOTION TO SERVE BY PUBLICATION** corporation, REZA ZANDIAN 15 aka GOLAMREZA ZANDIANJAZI aka GHOLAM REZA ZANDIAN 16 aka REZA JAZI aka J. REZA JAZI 17 aka G. REZA JAZI aka GHONONREZA ZANDIAN JAZI, an individual, DOE 18 Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, 19 Defendants. 20 21 COMES NOW Plaintiff Jed Margolin and hereby files this motion to serve Defendants 22 Reza Zandian, Optima Technology Corporation, a California Corporation, and Optima 23 Technology Corporation, a Nevada Corporation (collectively "Zandian"), pursuant to NRCP 24 4(e)(1)(i) via publication. 25 This motion is based on the following Memorandum of Points and Authorities, the 26 Declaration of Adam P. McMille, Esq., the attached exhibits, and all pleadings, motions, and 27

papers on file herein.

28

MEMORANDUM OF POINTS AND AUTHORITIES

I.

STATEMENT OF FACTS

On December 11, 2009, Plaintiff Jed Margolin filed his Complaint against Defendants Reza Zandian, Optima Technology Corporation, a California Corporation, and Optima Technology Corporation, a Nevada Corporation. All three Summonses were originally issued on December 15, 2009 and March 9, 2010. *See* Summons regarding Defendants Reza Zandian, Optima Technology Corporation, a California Corporation, and Optima Technology Corporation, a Nevada Corporation, attached hereto as **Exhibits 2**, **3**, and **4**. Thereafter, Plaintiff attempted to serve Defendants at their last-known residential and/or business address of 8401 Bonita Downs Road, Fair Oaks, California 95628. *Id.* The process servers were unable to personally serve Defendants and were unable to locate alternate addresses for Defendants. *Id.*

As Plaintiff was having difficulty serving Defendants, the summons and complaint were mailed to Defendants' attorney, John Peter Lee, on January 8, 2010, and a request for assistance in serving Defendants was made. *See* Letter, dated 1/08/10, from Cassandra Joseph to John Peter Lee, attached hereto as **Exhibit 5**. Despite the fact that Mr. Lee represented Reza Zandian prior to this action, Mr. Lee never responded to Cassandra Joseph's request for assistance in serving the Defendants. *See* Declaration of Adam P. McMillen, Esq., attached hereto as **Exhibit 1**.

Eventually, a notice of entry of default judgment against the Defendants was filed on March 7, 2011. On June 9, 2011, Defendant Reza Zandian, filed a motion to dismiss. On August 3, 2011, this Court set aside the default judgment, denied the motion to dismiss and ordered that Plaintiff shall have 90 days from August 3, 2011 to properly effectuate service on the Defendant.

On August 4, 2011, Adam McMillen sent a letter to John Peter Lee requesting that Mr. Lee accept service on behalf of his client, Reza Zandian. *See* Letter, dated 8/04/11, from Adam McMillen to John Peter Lee, attached hereto as **Exhibit 6**. Mr. McMillen also requested that Mr. Lee provide a current address for Reza Zandian. *Id*.

On August 8, 2011, Mr. Lee sent Mr. McMillen a letter stating as follows:

We cannot accept service, nor can we give you Reza Zandian's current address. Except to indicate that he <u>does not reside</u> in Nevada <u>at the present time</u> and is not subject to the jurisdiction of the courts of this State within the provisions of the litigation commenced by your firm involving an Arizona judgment which cannot be domesticated in Nevada.

See Letter, dated 8/8/11, from John Peter Lee to Adam McMillen, attached hereto as **Exhibit 7** (emphasis added).

II.

LEGAL AUTHORITY

NRCP 4(e) states in pertinent part as follows:

(1) Service by Publication.

(i) General. In addition to methods of personal service, when the person on whom service is to be made resides out of the state, or has departed from the state, or cannot, after due diligence, be found within the state, or by concealment seeks to avoid the service of summons, and the fact shall appear, by Declaration, to the satisfaction of the court or judge thereof, and it shall appear, either by Declaration or by a verified complaint on file, that a cause of action exists against the defendant in respect to whom the service is to be made, and that the defendant is a necessary or proper party to the action, such court or judge may grant an order that the service be made by the publication of summons.

Provided, when said Declaration is based on the fact that the party on whom service is to be made resides out of the state, and the present address of the party is unknown, it shall be a sufficient showing of such fact if the affiant shall state generally in such Declaration that at a previous time such person resided out of this state in a certain place (naming the place and stating the latest date known to affiant when such party so resided there); that such place is the last place in which such party resided to the knowledge of affiant; that such party no longer resides at such place; that affiant does not know the present place of residence of such party or where such party can be found; and that affiant does not know and has never been informed and has no reason to believe that such party now resides in this state; and, in such case, it shall be presumed that such party still resides and remains out of the state, and such Declaration shall be

deemed to be a sufficient showing of due diligence to find the defendant. This rule shall apply to all manner of civil actions, including those for divorce.

...

(iii) Publication. The order shall direct the publication to be made in a newspaper, <u>published in the State of Nevada</u>, to be designated by the court or judge thereof, for a period of 4 weeks, and at least once a week during said time. In addition to in-state publication, where the present residence of the defendant is unknown <u>the order may also direct that publication be made in a newspaper published outside the State of Nevada</u> whenever the court is of the opinion that such publication is necessary to give notice that is reasonably calculated to give a defendant actual notice of the proceedings. In case of publication, where the residence of a nonresident or absent defendant is known, the court or judge shall also direct a copy of the summons and complaint to be deposited in the post office, directed to the person to be served at the person's place of residence. The service of summons shall be deemed complete in cases of publication at the expiration of 4 weeks from the first publication, and in cases when a deposit of a copy of the summons and complaint in the post office is also required, at the expiration of 4 weeks from such deposit.

NRCP 4(e)(1)(i) and (iii)(emphasis added).

In the case at bar, the Declaration of Adam P. McMillen, Esq., attached hereto as **Exhibit 1**, and the Complaint on file herein show that a cause of action exists in favor of Plaintiff and against Defendants and that Defendants, each of them, are necessary and proper parties to this action. Moreover, Defendant Reza Zandian no longer resides at his last known address or is intentionally evading service.

Likewise, the above facts and attached Summonses and Declaration of Adam P.

McMillen, Esq. unequivocally demonstrate that due diligence was exercised by Plaintiff and Plaintiff's process servers in an attempt to personally serve the Defendants at their last known address. In addition, Defendant Reza Zandian's lawyer will not accept service, will not provide a current address, and states that Reza Zandian does not reside in Nevada. As a result, Plaintiff now seeks service by publication because Plaintiff does not know Defendants' present place of residence or employment.

III.

CONCLUSION

Based upon the foregoing, Plaintiff respectfully requests that this Court grant this motion to effectuate service of process by publication and that such service of process be

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 11th day of August, 2011.

BY:

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

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, **MOTION TO SERVE BY PUBLICATION**, addressed as follows:

John Peter Lee John Peter Lee, Ltd. 830 Las Vegas Blvd. South Las Vegas, NV 89101

Dated: August 11, 2011

Carla Ousby

INDEX OF EXHIBITS

| Exhibit No. | Title | Number of Pages |
|-------------|---|-----------------|
| 1 | Affidavit of Adam P. McMillen | 3 |
| 2 | Returned Summons to Reza Zandian | 4 |
| 3 | Returned Summons to Optima technology Corporation, a California corporation | 4 |
| 4 | Returned Summons to Optima technology Corporation, a Nevada corporation | 4 |
| 5 | January 8, 2010, Letter to John Peter Lee | 15 |
| 6 | August 4, 2011, Letter to John Peter Lee | 1 |
| 7 | August 8, 2011, Letter from John Peter Lee | 1 |
| 8 | Summonses | 6 |

Exhibit 1

Exhibit 1

| 1 | Matthew D. Francis (6978) Adam P. McMillen (10678) | · |
|----------|--|--|
| 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 | J. J | |
| 6 | , | |
| 7 | In The First Judicial District Co | urt of the State of Nevada |
| 8 | In and for Car | son City |
| 9 | | • |
| 10 | JED MARGOLIN, an individual, | |
| 11 | Plaintiff, | Case No.: 090C00579 1B |
| 12 | vs. | Dept. No.: 1 |
| 13 14 | OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA TECHNOLOGY CORPORATION, a Nevada | DECLARATION OF ADAM P. MCMILLEN IN SUPPORT OF |
| 15 16 | corporation, REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI aka GHOLAM REZA ZANDIAN aka REZA JAZI | MOTION TO SERVE BY PUBLICATION |
| 17 | aka J. REZA JAZI aka G. REZA JAZI aka GHONONREZA ZANDIAN JAZI, an | |
| 18 | individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE | |
| 19 | Individuals 21-30, | |
| 20 | Defendants. | |
| 21 | | ' |
| 22 | I, Adam P. McMillen do hereby declare and | |
| 23 | 1. I am an associate at the law firm of V | Watson Rounds located at 5371 Kietzke |
| 24 | Lane, Reno, Nevada 89511. I represent the Plaintif | f, Jed Margolin, in the above referenced |
| 25 | cause of action against the named Defendants, who | are necessary parties to this action. This |
| 26 | declaration is based upon my personal knowledge, a | and is made in support of Plaintiff's Motion |
| 27 | to Serve by Publication. | |
| 28 | 2. The Complaint in this action was file | ed on December 11, 2009, and personal |

service was attempted upon Defendant Reza Zandian ("Zandian") at his last known address at 8401 Bonita Downs Road, Fair Oaks, California 95628 on February 2, 2010 and on Defendants Optima Technology Corporation, a Nevada corporation, and Optima Technology Corporation, a California corporation on March 21, 2010. True and correct copies of the Affidavits of Service are attached hereto as **Exhibit 2, 3**, and **4**.

- 3. As we were having difficulty serving Defendant Reza Zandian, the summons and complaint were mailed to Defendants' attorney, John Peter Lee, on January 8, 2010, and a request for assistance in serving Defendants was made. *See* a true and correct copy of the Letter, dated 1/8/10, from Cassandra Joseph to John Peter Lee, attached hereto as **Exhibit 5**.
- 4. On August 4, 2011, I sent a letter to John Peter Lee requesting that Mr. Lee accept service on behalf of his client, Reza Zandian, and that he provide a current address for Mr. Lee. *See* a true and correct copy of the Letter, dated 8/4/11, from Adam McMillen to John Peter Lee, attached hereto as **Exhibit 6**.
- 5. On August 8, 2011, John Peter Lee sent me a letter stating that he cannot accept service on behalf of Reza Zandian and that he could not give us Zandian's current address.

 See a true and correct copy of the Letter, dated 8/8/11, from John Peter Lee to Adam

 McMillen, attached hereto as Exhibit 7.
- 6. According to the affidavits attached to the filed summonses, the last known address of Reza Zandian was 8401 Bonita Downs Road, Fair Oaks, California 95628.

 Apparently Reza Zandian does not live at this address, as manifested by his recent motion to dismiss.
- 7. Affiant does not know the present address of Reza Zandian, or where he resides or where he may be found; and that after due diligence, Reza Zandian cannot be found within the State of Nevada or if he was last known to reside outside of the State of Nevada, that Affiant does not know where he resides, where he may be found and that Affiant has no knowledge, has never been informed, and has no reason to believe that Reza Zandian currently resides in the State of Nevada.

- 8. Based upon the fact that process servers cannot personally serve Reza Zandian and that his lawyer, John Peter Lee, will not accept service and will not provide a current address for his client, therefore, Affiant believes that Reza Zandian cannot be found at this time.
- 9. I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

Dated this 11th day of August, 2011.

By: ADAM P. MCMILLEN

Exhibit 2

Exhibit 2



No. ___090000579 1B

REC'D & FILED

2010 MAR -9 PM 2: 15

ALAH GLOVER

BY

DEPTHAMISEEROAD

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 CALIFO | DIENIA . | 1 | (For General Use) |
|--|--|---|--|
| COUNTY OF SACR | | SS. | |
| | eRT TOTH | , | • |
| That afflant is, and was on the in, the within action; that the and personally served the set the within named defendant, personally, in | afflant received the Surame upon ReZA on the Russ cheek to a copy of the Cerjury under the law of the served to a copy of the Cerjury under the law of the certain the served to a copy of the Certain the served the served to a copy of the Certain the served the served to a copy of the Certain the served the serv | mmons on the 2 2ANDIAN day of FEBIENAI County of SACIE complaint. the State of Nevada It | , declares under penalty of perjury over 18 years of age, and not a party to, nor interested day of |
| CARSON CITY I hereby certify and return th and personally served the sa | of —— | , 20, by deliveri | NEVADA SHERIFF'S RETURN (For Use of Sheriff of Carson City day of, 20 , the within named defendant, ring to the said defendant, personally, in Carson City, applaint. |
| Date; | , 20 | Ву | Sheriff of Carson Clty, Nevac |
| STATE OF NEVADA | ss. | , | AFFIDAVIT OF MAILING se When Service is by Publication and Mailing |
| in, the within action; that on, Nevada upon which first class postag the within named defendant, that there is a regular communication. | en the herein described the da ta copy of the within State the was fully prepaid, add at unication by mail betwe | malling took place, or ay of ummons attached to a dressed to en the place of mailing | , declares under penalty of perjury over 18 years of age, and not a party to, nor intereste , 20 , affaint deposited in the Post Office a copy of the Complaint, enclosed in a sealed enveloping and the place so addressed. The foregoing is true and correct. |
| Executed this | day of | . 20 | . |
| | | • | |

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 G. Reza Jazi, aka Ghonomeza 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

Exhibit 3

Exhibit 3



| No | 090000579 | <u>1B</u> |
|------|-----------|-----------|
| Dept | | |

REC'D & FILED
2010 MAR 26 PM 1: 40
ALAN GLOVER
BY

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.

THE STATE OF NEVADA SENDS GREETINGS TO THE ABOVE-NAMED DEFENDANT: Optima
TEchnology Corporation, a California 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 |
| | ByMulling | |
| A.L | , | Deputy Clerk |
| March 9, 20 10 | | |

*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

| STATE OF CALIFORNIA | (For General Use) |
|--|--|
| COUNTY OF SACRAMENTO SS. | |
| _ | |
| I SHAWN SARDIA | , declares under penalty of perjury: |
| in, the within action; that the affiant received the Summons on and personally served the same upon REZA ZANDIA. | the 19th 20 Th 3 day of MARCH , 20 10 , V AGENT FOR SERVICE OF PROCESS |
| | MARCH, 20 10, by delivering to the sald defendant, SACRAMENTO, State of CACIFORNIA, |
| I declare under penalty of perjury under the law of the State of | of Nevada that the foregoing is true and correct |
| | Signature of person making service |
| STATE OF NEVADA SS. | NEVADA SHERIFF'S RETURN (For Use of Sheriff of Carson City) |
| , — | : |
| I hereby certify and return that I received the within Summons | on the, 20, the within named defendant, |
| | |
| on the, 20 | , by delivering to the said defendant, personally, in Carson City, |
| State of Nevada, a copy of the Summons attached to a copy | of the Complaint. |
| | |
| • | Sheriff of Carson City, Nevada |
| Date: | у |
| | Deputy |
| STATE OF NEVADA COUNTY OF | AFFIDAVIT OF MAILING (For Use When Service is by Publication and Mailing) |
| | , declares under penalty of perjury: |
| That affiant is, and was when the herein described malling t in, the within action; that on the day of | ook place, over 18 years of age, and not a party to, nor interested, 20, affaint deposited in the Post Office at |
| | attached to a copy of the Complaint, enclosed in a sealed envelope o |
| | |
| that there is a regular communication by mail between the pla | ace of mailing and the place so addressed. |
| I declare under penalty of perjury under the law of the State | of Nevada that the foregoing is true and correct. |
| Executed this day of | , 20, |
| · | |

NOTE -

If service is made in any manner permitted by Rule 4 other than personally upon the defendant, or is made outside the United $\dot{}$ es, a special affidavit or return must be made

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 23rd 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 23rd day of March, at Citrus Heights, California.

SHAWN SARDIA Registered Process Server Sacramento #2008-5

Exhibit 4

Exhibit 4

| No | 090000579 | 1B |
|------|-----------|----|
| | | |
| Dept | 1 | |



REC'D & FILEU 2010 MAR 26 PM 1: 40 ALAN GLOVER

C. OOUPER

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. 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.

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 |
| Date | Murch 9 20 10 | | |

*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

| STATE OF CALIFORNIA | (For General Use) |
|---|--|
| COUNTY OF <u>SACRAMENTO</u> | SS. |
| • | • |
| I SHAWN SARDIA | , declares under penalty of perjury: |
| That afflant is, and was on the day when he served the w n, the within action; that the affiant received the Summo | within Summons, over 18 years of age, and not a party to, nor interested ons on the 1974 2671456 day of MANCIA -, 20 10 1. |
| | 14N, AGENT FOR SCAVILE OF AROLESS |
| | of _MARCIT |
| | unity of SACRAMENTO , State of CALIFORNIA , |
| a copy of the Summons attached to a copy of the Comp | • |
| I declare under penalty of perjury under the law of the S | / \ |
| Executed this 23th day of MARCH | , 20 10 . Shan F SASO in the 2005. Signature of person making service |
| • | |
| STATE OF NEVADA | NEVADA SHERIFF'S RETURN |
| . SS. | (For Use of Sheriff of Carson City) |
| CARSON CITY | |
| I hereby certify and return that I received the within Sun | nmons on theday of, 20; |
| | , the within named defendant, |
| • |), by delivering to the said defendant, personally, in Carson City, |
| State of Nevada, a copy of the Summons attached to a | |
| | |
| | Sheriff of Carson Clly, Nevada |
| | |
| Date:, 20 | Ву |
| | Deputy |
| STATE OF NEVADA | AFFIDAVIT OF MAILING |
| ss. | (For Use When Service is by Publication and Mailing) |
| COUNTY OF | |
| | declares under penalty of perjury: |
| | alling took place, over 18 years of age, and not a party to, nor interested |
| in, the within action; that on the day of | of, 20, affaint deposited in the Post Office at |
| | mons attached to a copy of the Complaint, enclosed in a sealed envelope |
| | essed to, |
| | |
| that there is a regular communication by mail between | - · · · |
| I declare under penalty of perjury under the law of the | orace or reevada that the foregoing is true and correct. |
| Executed this day of | 20 |
| Udy UI | , 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 23rd 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 23rd day of March, at Citrus Heights, California.

SHAWN SARDIA Registered Process Server Sacramento #2008-5

Exhibit 5

Exhibit 5



January 8, 2010

KELLY (I, WATSON I MICHAEL D. ROUNDS I MATTHEW D. FRANCIS 2

ARTHUR A, ZORIO I
CASSANDRA P, JOSEPH I
MELISSA P, BARNARD
RYAN E, JOHNSON
TARA A, SHIROFF
MATTHEW G, HOLLAND
ADAM P, McMILLEN I
ELIZA BECHTOLD I
ADAM YOWELL

OF COUNSEL-MARC D, FOODMAN 1.1

Also ficensed in California
Also ficensed in Utah
Also ficensed in Massaulusetts
Licensed only in California

5371 Kietzke Lane Reno, Nevada 89511 (775) 324-4100 Fax (775) 333-8171 e-mnil: reno@watsonrounds.com

777 North Rainbow Boulevard Suite 350 Las Vegas, Nevada 89107 (702) 636-4902 Fax (702) 636-4904

One Market-Steumt Tower Suite 1600 San Francisco, CA 94105 (415)243-4090 Fax (415)243-0226

www.watsonrounds.com

Reply to: Reno

John Peter Lee, Esq. John Peter Lee, Ltd. 830 Las Vegas Boulevard South Las Vegas, NV 89101

Re: Optima Technology Corporation and Reza Zandian

Dear Mr. Lee:

We represent Mr. Jed Margolin in a case pending in the First Judicial District Court for the State of Nevada in and for Carson City, Case No. 09 0C 00579 1B captioned Jed Margolin v. Optima Technology Corporation (CA), Optima Technology Corporation (NV), Reza Zandian aka Golamreza Zandianjazi aka aka Gholam Reza Zandian, aka Reza Jazi, aka J. Reza Jazi, aka G. Reza Jazi, aka Ghononreza Zandian Jazi (the Action). Copies of the summonses and complaint filed in the Action are enclosed.

We understand that at one time you represented one or more of the Defendants named in the Action. We are attempting to effectuate service of the enclosed summonses and complaint on Mr. Zandian and the Defendant entities and have been unsuccessful thus far. Please inform me whether you currently represent Mr. Zandian or the Defendant entities, and if so, whether you will accept service on behalf of any of the Defendants. If you refuse or cannot accept service on behalf of any of the Defendants, please provide any information possible regarding the whereabouts of any of the Defendants. Alternatively, please provide copies of the summonses and complaint to the Defendants.

Please inform me by January 29, 2010 whether or not you will accept service of the summonses and complaint on behalf of any of the Defendants, or whether you



John Peter Lee, Esq. January 8, 2010 Page 2

will take any other action requested herein. I look forward to hearing from you.

Sincerely,

Cassandra P. Joseph WATSON ROUNDS

A Professional Corporation

COPY

1 DC 00579 REC'D & FILED 2 Dept. No.: 2009 DEC 11 PM 4: 07 3 4 5 6 IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR CARSON CITY 8 JED MARGOLIN, an individual, 9 Plaintiff, 10 ٧s. 11 12 OPTIMA TECHNOLOGY CORPORATION, a California corporation, 13 OPTIMA TECHNOLOGY CORPORATION, a Nevada corporation, REZA ZANDIAN aka 14 GOLAMREZA ZANDIANJAZI aka GHOLAM REZA ZANDIAN aka REZA 15 JAZI aka J. REZA JAZI aka G. REZA 16 JAZI aka GHONONREZA ZANDIAN JAZI, an individual, DOE Companies 1-10, DOE 17 Corporations 11-20, and DOE Individuals 21-30, 18 Defendants. 19 20 COMPLAINT 21 (Exemption From Arbitration Requested) 22 Plaintiff, JED MARGOLIN ("Mr. Margolin"), by and through his counsel of record, 23 WATSON ROUNDS, and for his Complaint against Defendants, hereby alleges and complains 24 as follows: 25 The Parties 26 Plaintiff Mr. Margolin is an individual residing in Storey County, Nevada. 1. 27 2. 28 On information and belief, Defendant Optima Technology Corporation is a

California corporation with its principal place of business in Irvine, California.

- On information and belief, Defendant Optima Technology Corporation is a Nevada corporation with its principal place of business in Las Vegas, Nevada.
- 4. On information and belief, Defendant Reza Zandian, aka Golamreza Zandianjazi, aka Golamreza Zandianjazi, aka Gholam Reza Zandian, aka Reza Jazi, aka J. Reza Jazi, aka G. Reza Jazi, aka Ghononreza Zandian Jazi (collectively "Zandian"), is an individual who at all relevant times resided in San Diego, California or Las Vegas, Nevada.
- 5. On information and belief, Defendant Optima Technology Corporation, the Nevada corporation ("OTC—Nevada") is a wholly owned subsidiary of Optima Technology Corporation, the California corporation ("OTC—California"), and Defendant Zandian at all relevant times served as officers of the OTC—California and OTC—Nevada.
- 6. Mr. Margolin believes, and therefore alleges, that at all times herein mentioned, each of the Defendants was the agent, servant or employee of each of the other Defendant and at all times was acting within the course and scope of said agency and/or employment and that each Defendant is liable to Mr. Margolin for the reasons and the facts herein alleged. Relief is sought herein against each and all of the Defendants jointly and severally, as well as its or their agents, assistants, successors, employees and all persons acting in concert or cooperation with them or at their direction. Mr. Margolin will amend his Complaint when such additional persons acting in concert or cooperation are ascertained.

Jurisdiction and Venue

7. Pursuant to the Nevada Constitution, Article 6, Section 6, the district courts of the State of Nevada have original jurisdiction in all cases excluded by law from the original jurisdiction of the justice courts. This case involves tort claims in an amount in excess of the jurisdictional limitation of the justice courts and, accordingly, jurisdiction is proper in the district court.

8. Venue is based upon the provisions of N.R.S. § 13.010, et seq., inasmuch as the Defendants at all times herein mentioned has been and/or is residing or currently doing business in and/or are responsible for the actions complained of herein in Storey County.

Facts

- 9. Plaintiff Mr. Margolin is the named inventor on numerous patents and patent applications, including United States Patent No. 5,566,073 ("the '073 Patent"), United States Patent No. 5,904,724 ("the '724 Patent"), United States Patent No. 5,978,488 ("the '488 Patent") and United States Patent No. 6,377,436 ("the '436 Patent") (collectively "the Patents").
- Mr. Margolin is the legal owner and owner of record for the '488 and '436
 Patents, and has never assigned those patents.
- In July 2004, Mr. Margolin granted to Optima Technology Group ("OTG"), a
 Cayman Islands Corporation specializing in aerospace technology, a Power of Attorney
 regarding the '073 and '724 Patents. In exchange for the Power of Attorney, OTG agreed to pay
 Mr. Margolin royalties based on OTG's licensing of the '073 and '724 Patents.
- 12. In May 2006, OTG and Mr. Margolin licensed the '073 and '724 Patents to Geneva Aerospace, Inc., and Mr. Margolin received a royalty payment pursuant to the royalty agreement between Mr. Margolin and OTG.
- 13. On about July 20, 2004, Mr. Margolin assigned the '073 and '724 Patents to OTG.
- 14. In about November 2007, OTG licensed the '073 Patent to Honeywell International, Inc., and Mr. Margolin received a royalty payment pursuant to the royalty agreement between Mr. Margolin and OTG.
- 15. In December 2007, Defendant Zandian filed with the U.S. Patent and Trademark Office ("USPTO") fraudulent assignment documents allegedly assigning all four of the Patents to Optima Technology Corporation.

- 16. Upon discovery of the fraudulent filing, Mr. Margolin: (a) filed a report with the Storey County Sheriff's Department; (b) took action to regain record title to the '488 and '436 Patents that he legally owned; and (c) assisted OTG in regaining record title of the '073 and '724 Patents that it legally owned and upon which it contracted with Mr. Margolin for royalties.
- 17. Soon thereafter, Mr. Margolin and OTG were named as defendants in an action for declaratory relief regarding non-infringement of the '073 and '724 Patents in the United States District Court for the District of Arizona, in a case titled: *Universal Avionics Systems Corporation v. Optima Technology Group, Inc.*, No. CV 07-588-TUC-RCC (the "Arizona Action"). In the Arizona Action, Mr. Margolin and OTG filed a cross-claim for declaratory relief against Zandian in order to obtain legal title to their respective patents.
- 18. On August 18, 2008, the United States District Court for the District of Arizona entered a final judgment in favor of Mr. Margolin and OTG on their declaratory relief action, and ordered that OTC had no interest in the '073 or '724 Patents, and that the assignment documents filed with the USPTO were "forged, invalid, void, of no force and effect." Attached as Exhibit A is a copy of the Order from the United States District Court in the Arizona Action.
- 19. Due to Defendants' fraudulent acts, title to the Patents was clouded and interfered with Plaintiff's and OTG's ability to license the Patents.
- 20. During the period of time Mr. Margolin worked to correct record title of the Patents in the Arizona Action and with the USPTO, he incurred significant litigation and other costs associated with those efforts.

Claim 1--Conversion (Against All Defendants)

- 21. Paragraphs 1-20 of the Complaint set forth above are incorporated herein by reference.
- 22. Through the fraudulent acts described above, Defendants wrongfully exerted dominion over the Patents, thereby depriving Mr. Margolin of the use of such property.

- 23. The Patents and the royalties due Mr. Margolin under the Patents were the personal property of Mr. Margolin.
- 24. As a direct and proximate result of the Defendants' conversion, Mr. Margolin has suffered damages in excess of ten thousand dollars (\$10,000), entitling him to the relief set forth below.

Claim 2--Tortious Interference With Contract (Against All Defendants)

- 25. Paragraphs 1-24 of the Complaint set forth above are incorporated herein by reference.
- 26. Mr. Margolin was a party to a valid contract with OTG for the payment of royalties based on the license of the '073 and '724 Patents.
 - 27. Defendants were aware of Mr. Margolin's contract with OTG.
- 28. Defendants committed intentional acts intended and designed to disrupt and interfere with the contractual relationship between Mr. Margolin and OTG.
- 29. As a result of the acts of Defendants, Mr. Margolin's contract with OTG was actually interfered with and disrupted.
- 30. As a direct and proximate result of the Defendants' tortious interference with contract, Mr. Margolin has suffered damages in excess of ten thousand dollars (\$10,000), entitling him to the relief set forth below.

<u>Claim 3—Intentional Interference with Prospective Economic Advantage</u> (Against All Defendants)

- 31. Paragraphs 1-30 of the Complaint set forth above are incorporated herein by reference.
- 32. Defendants were aware of Mr. Margolin's prospective business relations with licensees of the Patents.
- 33. Defendants purposely, willfully and improperly attempted to induce Mr.
 Margolin's prospective licensees to refrain from engaging in business with Mr. Margolin.

34. The foregoing actions by Defendants interfered with the business relationships of Mr. Margolin, and were done intentionally and occurred without consent or authority of Mr. Margolin.

35. As a direct and proximate result of the Defendants' tortious interference, Mr. Margolin has suffered damages in excess of ten thousand dollars (\$10,000), entitling him to the relief set forth below.

Claim 4—Unjust Enrichment (Against All Defendants)

- 36. Paragraphs 1-35 of the Complaint set forth above are incorporated herein by reference.
 - 37. Defendants wrongfully obtained record title to the Patents.
- 38. Defendants were aware that record title to the Patents was valuable, and were aware of the benefit derived from having record title.
- 39. Defendants unjustly benefitted from the use of Mr. Margolin's property without compensation to Mr. Margolin.
- 40. As a direct and proximate result of Defendants' aforementioned acts, Mr. Margolin is entitled to equitable relief.

Claim 5—Unfair and Deceptive Trade Practices (Against All Defendants)

- 41. Paragraphs 1-40 of the Complaint set forth above are incorporated herein by reference.
- 42. The Defendants, engaging in the acts and conduct described above, have knowingly and willfully committed unfair and deceptive trace practices under NRS 598.0915 by making false representations.
- 43. As a direct and proximate result of the Defendants' unfair and deceptive trade practices, Mr. Margolin has suffered damages in excess of ten thousand dollars (\$10,000), entitling him to the relief set forth below.

WHEREFORE, Plaintiff Jed Margolin, prays for judgment against the Defendants as follows:

- That Plaintiff be awarded damages for Defendants' tortious conduct;
- 2. That Plaintiff be awarded damages for Defendants' unjust enrichment;
- 3. That Plaintiff be awarded damages for Defendants' commission of unfair and deceptive trade practices, in an amount to be proven at trial, with said damages being trebled pursuant to NRS 598.0999;
- 4. That Plaintiff be awarded actual, consequential, future, and punitive damages of whatever type or nature;
 - 5. That the Court award all such further relief that it deems just and proper.

AFFIRMATION

Pursuant to NRS 239B.030, the undersigned does hereby affirm that the preceding document, filed in District Court, does not contain the social security number of any person.

DATED: December / 0, 2009

WATSON ROUNDS

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 2 3 4 IN THE UNITED STATES DISTRICT COURT 5 FOR THE DISTRICT OF ARIZONA 6 7 UNIVERSAL AVIONICS SYSTEMS) No. CV 07-588-TUC-RCC CORPORATION, 8 ORDER Plaintiff, 9 ٧s. 10 OPTIMA TECHNOLOGY GROUP, INC. 11 TECHNOLOGY OPTIMA CORPORATION, ROBERT ADAMS and 12 JED MARGOLIŃ, 13 Defendants. 14 OPTIMA TECHNOLOGY INC. a/k/a) OPTIMA TECHNOLOGY GROUP, INC.,) 15 16 a corporation, 17 Counterclaimant, 18 19 UNIVERSAL AVIONICS SYSTEMS) CORPORATION, an Arizona corporation, 20 Counterdefendant, 21 22 OPTIMA TECHNOLOGY INC. a/k/a) OPTIMA TECHNOLOGY GROUP, INC.,) 23 Cross-Claimant, 24 vs. 25 OPTIMA TECHNOLOGY 26 CORPORATION, 27 Cross-Defendant. 28 @ase 4:07-cv-00588-RCC Document 131 Filed 08/18/2008 Page 1 of 2

This Court, having considered the Defendants' Application for Entry of Default Judgment against Cross-Defendant Optima Technology Corporation, finds no just reason to delay entry of final judgment.

Therefore, IT IS HEREBY ORDERED:

Final Judgment is entered against Cross-Defendants Optima Technology Corporation, a California corporation, and Optima Technology Corporation, a Nevada corporation, as follows:

- 1. Optima Technology Corporation has no interest in U.S. Patents Nos. 5,566,073 and 5,904,724 ("the Patents") or the Durable Power of Attorney from Jed Margolin dated July 20, 2004 ("the Power of Attorney");
- 2. The Assignment Optima Technology Corporation filed with the USPTO is forged, invalid, void, of no force and effect, and is hereby struck from the records of the USPTO;
- 3. The USPTO is to correct its records with respect to any claim by Optima Technology Corporation to the Patents and/or the Power of Attorney; and
- 4. OTC is hereby enjoined from asserting further rights or interests in the Patents and/or Power of Attorney; and
- 5. There is no just reason to delay entry of final judgment as to Optima Technology Corporation under Federal Rule of Civil Procedure 54(b).
 DATED this 18th day of August, 2008.

Raner C. Collins United States District Judge

- 2 -

ORIGINAL

| No | 090000579 | 1B | |
|---------|-----------|----|--|
| Dept. = | Ţ | | |

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

Date December J4, 2009

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

RETURN OF SERVICE ON REVERSE SIDE

| () | | | Ĝ | 0 | ١ | J | Д | 1 | |
|-----|-----|---|-------------|---|---|----|--------------|----|-----|
| 1.1 | H A | П | N ⊸A | ñ | Ħ | Я. | <i>(</i> –) | ١. | in. |

| No090C00579_1B | | • | | * | |
|--|--|--|--|---|-----------------|
| DeptI | · · | · . | | | , |
| Борц | • | | | • . | |
| | | | | | |
| | | | | | |
| In the F | irst Judicial Distric | t Court of the | State of Neva | ida | * |
| | in and for | Carson City | | | • |
| | J _e , | | | Add/ | |
| JED MARGOLIN, an indiv | vidna" | • | 50 | IMMONS | |
| OBD EMIGODEN; MI THEE | Plaintiff, | | • | | |
| | , | | • | | |
| Optima Technology Corpo Optima Technology Corpo | oration, a Nevada co | rporation, Reza | | • | |
| Zandian aka Golamreza | | | | | |
| aka Reza Jazi aka J. R aka Chononreza Zandian | Jazi, an individual | , DOE Companies | 9 | | |
| 1-10, DOE Corporations DEFEND | | viduals 21-30 | | | |
| | | | _/ | | |
| THE STATE C | OF NEVADA SENDS GREE | TINGS TO THE AB | OVE-NAMED DEFEI | NDANT: | • . |
| NOTICE! YOU HAVE BEEN | SUED. THE COURT | MAY DECIDE A | GAINST YOU W | ITHOUT YO | OUR BEING . |
| HEARD UNLESS YOU RES | POND WITHIN 20 DA | YS. READ THE | INFORMATION | BELOW. | |
| TO THE DEFENDANT: A civil Cor | mblaint han been filed by the | s plaintiff against va | • | | |
| 1. If you wish to defend this laws | ult, you must, within 20 days | after this Summons | a. s is served on you, ex | clusive of the | day of service, |
| file with this Court a written pleadin | | | | 4 - 11 - 11 1 1 1 1 1 1 1 1 | 4 |
| 2. Unless you respond, your defautor the relief demanded in the Comp | iit will be entered upon applic laint*, which could result in the | auon of the plaintiff, e taking of money or | property or the relief | frequested in t | the Complaint. |
| 3. If you wish to seek the advice of | | | | | |
| 4. You are required to serve your r | response upon plaintiff's atto | orney, whose addres | ss is | | |
| • | ۵,, | | | | |
| | | , | المراوع الموادية المراوع المرا ويور المراوع ا | | |
| | • | | ALAN GLO | | NII_C |
| | · | . ву | Barrier | | Dierk of Court |
| 15 | | | | | Deputy Clerk |
|) 5 December 44, 2009 | | | 1 | \$1.10 Page 1 | • |

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

RETURN OF SERVICE ON REVERSE SIDE

ORIGINAL

| • | | | | |
|---|--|---|---|--|
| No. <u>090000579 1B</u> | | | | |
| Dept | | | | |
| • | | | | |
| | | | | |
| , | | | | |
| | | | | |
| in the | First Judicial Distric | | e of Nevada | 1 |
| | in and to | r Carson City | Add | 1 |
| | | <i>t</i> | SUMMON | |
| JED MARGOLIN, an in | | | | • |
| | Plaintiff, | | | |
| Optima Technology Co Zandian aka Golamrez aka Reza Jazi aka J. aka Chononreza Zandi 1-10, DOE Corporatio | orporation, a Californi orporation, a Nevada co a Zandianjazi aka Ghol RezaDefendant, Jazi a an Jazi, an individual ons 11-20, and DOE Indi | orporation, Reza am Reza Zandian aka G. Reza Jazi ., DOE Companies | | |
| THE STAT | E OF NEVADA SENDS GREE | TINGS TO THE ABOVE-N | AMED DEFENDANT: | |
| NOTICE! YOU HAVE BEE HEARD UNLESS YOU RI | | | | |
| TO THE DEFENDANT: A civil of 1. If you wish to defend this lar file with this Court a written plea 2. Unless you respond, your defor the relief demanded in the Court and | wsult, you must, within 20 days ding in response to this Compi fault will be entered upon applic mplaint*, which could result in th of an attorney in this matter, y | s after this Summons is sen laint. sation of the plaintiff, and th e taking of money or propei ou should do so promptly s | ls Court may enter a jud ty or the relief requeste | igment against you d in the Complaint |
| | • | · "di | | • |
| | | • | 37301 117 | |
| • | | | ALAN GLOVER | ··· |
| • | | () | | · Clerk of Court |
| • | | By | 74 | . Daniel Olivi |
| Date December 14, 2009 | 20 | | | Deputy Clerk |

RETURN OF SERVICE ON REVERSE SIDE

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

JM_FJD_0380



August 4, 2011

KELLY G. WATSON I MICHAEL D. ROUNDS I MATTHEW D. FRANCIS ²

ARTHUR A, ZORIO I MELISSA P, BARNARD RYAN E, JOHNSON MATTHEW G, HOLLAND ADAM P, McMILLEN ² ADAM YOWELL VINH PHAM ³

OF COUNSEL-MARC D, FOODMAN ^{1,3} STEVEN T, POLÍKALAS ^{1,4}

Also licensed in California

Also licensed in Utah

³ Also licensed in Massachusetts

Also licensed in Tennessee
Licensed only in California

5371 Kletzke Lune Reno, Nevada 89511 (775) 324-4100 Fux (775) 333-8171 e-mail: reno@vutsonrounds.com

777 North Rainbow Boulevard Suite 350 Las Vegas, Novada 89107 (702) 636-4902 Fax (702) 636-4904

One Market-Steuart Tower Suite 1600 San Francisco, CA 94105 (415)243-4090 Fax (415)243-0226

www.watsonrounds.com

Reply to: Reno

VIA FACSIMILE ONLY: 702-383-9950 John Peter Lee, Esq. John Peter Lee, Ltd. 830 Las Vegas Boulevard South Las Vegas, NV 89101

Re: First Judicial District Court Case No. 090C00579

Dear Mr. Lee:

We are in receipt of and have reviewed the Order setting aside Jed Margolin's default judgment against your client in the above referenced matter. Also in the order is a 90 day time period from August 3, 2011 to properly effectuate service on your client.

Please allow this letter to serve as a formal demand that you accept service on behalf of your client, Reza Zandian. Also, it is demanded that you provide us with a current address for your client. It is demanded that you agree to accept service and provide this information to my office by 5:00 p.m. on August 8, 2011.

If you do not agree to accept service on behalf of your client and if you are not willing to provide his current address, please explain why so that we can properly serve your client in this case.

I look forward to your professional cooperation in this matter.

Regards,

Adam P. McMillen
WATSON ROUNDS
A Professional Corporation

JOHN PETER LEE, LTD.

ATTORNEYS AT LAW

17:06

830 LAS VEGAS BOULEVARD SOUTH
LAS VEGAS, NEVADA 89101
TELEPHONE (702) 382-4044
FACSIMILE (702) 383-9950
E-MAIL; info@johnpeterlee.com

August 8, 2011

Fax: (702) 333-8171

Adam P. McMillan WATSON-ROUNDS A Professional Corporation 777 North Rainbow Boulevard Suite 350 Las Vegas, Nevada 89511

Re: First Judic

Dear Mr. McMillan:

First Judicial District Court Case No. 090C00579

Your letter of August 4, 2011, is acknowledged. Our response is as follows:

We cannot accept service, nor can we give you Reza Zandian's current address. Except to indicate that he does not reside in Nevada at the present time and is not subject to the jurisdiction of the courts of this State within the provisions of the litigation commenced by your firm involving an Arizona judgment which cannot be domesticated in Nevada.

Yours truly,

JOHN PETER LEE, LTD.

Dictated but not read

John Peter Lee, Esq.

JPE/mh

| No. <u>090C00579 1B</u> | |
|---|--|
| Dept NoI | |
| In the First Judicial District Co in and for Co | |
| JED MARGOLIN, an individual, | |
| Plaintiff, | SUMMONS |
| . V. | · · |
| 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 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: REZA REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI ak NOTICEL YOU HAVE BEEN SUED. THIS ACTION IS E THE DEFENDANTS' FRAUDULENT ASSIGNMENT OF DO 5,904,724 AND 5,978,488 AS MORE FULLY STAT AGAINST YOU WITHOUT YOUR BEING HEARD UNLINFORMATION BELOW. | ZANDIAN aka GOLAMREZA ZANDIANJAZI aka GHOLAM ka G. REZA JAZI aka CHONONREZA ZANDIAN JAZI BROUGHT TO RECOVER DAMAGES AS A RESULT OF OCUMENTS RELATING TO PATENT NO.'S 5,566,073, TED IN THE COMPLAINT. THE COURT MAY DECIDE |
| | s after this summons is served on you, exclusive of the day of onse to this Complaint. on of the plaintiff(s) and this Court may enter a judgment against |
| time. 4. You are required to serve your response upon plaintiff's attorr | ney, whose address is |
| | |
| Matthew D. Francis Adam McMillen | ALAN GLOVER Clerk of Court |
| Watson Rounds | |
| 5371 Kletzke Lane Reno, Nevada 89511 | By |
| Date 20 | |

RETURN OF SERVICE ON REVERSE SIDE

*Note – When served by publication, insert a brief statement of the object of the action. See Rule 4.

AFFIDAVIT OF SERVICE (For General Use)

| STATE OF | Ta | (1 01 001 | 10141 0007 |
|--|--|---|--|
| COUNTY OF | \$s. | | |
| That afflant is, and was on the day when he | served the within Summons | | irty to, nor interested |
| in, the within action; that the affiant received and personally served the same upon | | | |
| the within named defendant, on the | day of | , 20, by delivering to | the said defendant, |
| a copy of the Summons attached to a copy I declare under penalty of perjury under the | · | a that the foregoing is true and corre | ct. |
| Executed this day of | , 20 | Signature of pe | erson making service |
| STATE OF NEVADA SS. CARSON CITY | | NEVADA SHERIFI (For Use of Sheriff o | 'S RETURN |
| I hereby certify and return that I received the and personally served the same upon on the day of State of Nevada, a copy of the Summons a | , 20, by deliv | rering to the said defendant, persona | named defendant, |
| | | Sheriff of | Carson City, Nevada |
| Date:, 20 | Ву | | Deputy |
| STATE OF NEVADA COUNTY OF | | AFFIDAVIT OF MA Use When Service is by Public | ation and Mailing) |
| That afflant is, and was when the herein in, the within action; that on the, Nevada, a copy of the upon which first class postage was fully protection that the within named defendant, at | day of day of day of ellached epaid, addressed to deepaid. | lo a copy of the Complaint, enclosed | in the Post Office a in a sealed envelope |
| that there is a regular communication by not declare under penalty of perjury under the | nall between the place of m | ailing and the place so addressed. | |
| Executed this day of _ | , 20 | | |
| | - | | |

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.

| No. <u>090C00579 1B</u> | |
|--|--|
| Dept No. | |
| • | |
| In the First Judicial District Co | |
| JED MARGOLIN, an individual, | |
| Plaintiff, | |
| v. | SUMMONS |
| 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 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: OPTIM NOTICE! YOU HAVE BEEN SUED. THIS ACTION IS B THE DEFENDANTS' FRAUDULENT ASSIGNMENT OF DOS,904,724 AND 5,978,488 AS MORE FULLY STAT AGAINST YOU WITHOUT YOUR BEING HEARD UNLE INFORMATION BELOW. TO THE DEFENDANT: A civil complaint or petition has been filled 1. If you wish to defend this lawsuit, you must, within 20 days service, file with the Clerk of the Court a written pleading in respond. 2. Unless you respond, a default will be entered upon application you for the relief demanded in the complaint*, which could result | MA TECHNOLOGY CORPORATION, a Nevada corporation ROUGHT TO RECOVER DAMAGES AS A RESULT OF DCUMENTS RELATING TO PATENT NO.'S 5,566,073, FED IN THE COMPLAINT. THE COURT MAY DECIDE ESS YOU RESPOND WITHIN 20 DAYS. READ THE d by the plaintiff(s) against you. after this summons is served on you, exclusive of the day of nse to this Complaint. n of the plaintiff(s) and this Court may enter a judgment against |
| Complaint. 3. If you wish to seek the advice of an attorney in this matter, you | |
| time. 4. You are required to serve your response upon plaintiff's attorn | |
| | |
| Matthew D. Francis Adam McMillen | ALAN GLOVER Clerk of Court |
| Watson Rounds 5371 Kietzke Lane | By |
| Reno, Nevada 89511 | Deputy Clerk |
| Date, 20 | |

*Note – When served 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 | `` _ | (|
|--|---------------------------------|---|
| COUNTY OF | SS. | |
| No. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10 | | , declares under penalty of perjury: |
| That afflant is, and was on the day when he | served the within Summons | s, over 18 years of age, and not a party to, nor interested |
| in, the within action; that the afflant received | d the Summons on the | , 20, |
| and personally served the same upon | | |
| the within named defendant, on the | day of | , 20, by delivering to the said defendant, |
| personally, In | County of | , Slate of, |
| a copy of the Summons attached to a copy | of the Complaint. | |
| I declare under penalty of perjury under the | a law of the State of Nevada | a that the foregoing is true and correct, |
| Executed this day of | , 20 | Obs. days of several days of |
| | | Signature of person making service |
| | | MEVADA CHEDIECO DETUDA |
| STATE OF NEVADA | | NEVADA SHERIFF'S RETURN |
| CARSON CITY SS. | | (For Use of Sheriff of Carson City) |
| JANGON OITT | • | |
| I hereby certify and return that I received th | ne within Summons on the | day of, 20, |
| | | , the within named defendant, |
| · · | | vering to the said defendant, personally, in Carson City, |
| State of Nevada, a copy of the Summons a | | · |
| otato of Horada, a copy of the cummons of | indeploy to a copy of the oc | трын. |
| | | Sherlff of Carson City, Nevada |
| | | Siletili of Carson City, Nevada |
| | | · |
| Date:, 20 | Ву | Depuly |
| | | |
| STATE OF NEVADA | | AFFIDAVIT OF MAILING |
| · | SS. (For | Use When Service is by Publication and Mailing) |
| COUNTY OF | | |
| | | , declares under penally of perjury: |
| That afflant is, and was when the herein of | described mailing took place | e, over 18 years of age, and not a party to, nor interested |
| in, the within action; that on the | day of | , 20, affaint deposited in the Post Office at |
| | | to a copy of the Complaint, enclosed in a sealed envelope |
| unon which first class nostage was fully pr | enald addressed to | · |
| the within named defendant, at — | | |
| that there is a regular communication by m | | |
| I declare under penalty of perjury under the | • | - ' |
| , acordio andor pondity or perjury ander th | io idiy di tijo diata di 1469ac | a that the foregoing is the diffe dollook |
| Evecuted this ———————————————————————————————————— | | |
| Executed this day of | , 20 | |
| | | |

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.

| No. <u>090C00579 1B</u> | |
|--|---|
| Dept NoI | |
| | • |
| In the First Judicial District Co in and for Ca | |
| JED MARGOLIN, an individual, | |
| Plaintiff, | |
| v. | SUMMONS |
| 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 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: OPTIMA | |
| NOTICE! YOU HAVE BEEN SUED. THIS ACTION IS BEEN THE DEFENDANTS' FRAUDULENT ASSIGNMENT OF DO 5,904,724 AND 5,978,488 AS MORE FULLY STATE AGAINST YOU WITHOUT YOUR BEING HEARD UNLE INFORMATION BELOW. | CUMENTS RELATING TO PATENT NO.'S 5,566,073, ED IN THE COMPLAINT. THE COURT MAY DECIDE |
| TO THE DEFENDANT: A civil complaint or petition has been filed 1. If you wish to defend this lawsuit, you must, within 20 days service, file with the Clerk of the Court a written pleading in respor 2. Unless you respond, a default will be entered upon application you for the relief demanded in the complaint*, which could result in Complaint. 3. If you wish to seek the advice of an attorney in this matter, you time. 4. You are required to serve your response upon plaintiff's attorned. | after this summons is served on you, exclusive of the day of use to this Complaint. If the plaintiff(s) and this Court may enter a judgment against in the taking of money or property or the relief requested in the ushould do so promptly so that your response may be filed on |
| Matthew D. Francis | ALAN GLOVER |
| Adam McMillen Watson Rounds | Clerk of Court |
| 5371 Kietzke Lane Reno, Nevada 89511 | By Deputy Clerk |
| Date, 20 | |

RETURN OF SERVICE ON REVERSE SIDE

*Note – When served by publication, insert a brief statement of the object of the action. See Rule 4.

AFFIDAVIT OF SERVICE (For General Use)

| | ****** | | (Lot de | ileiai USE) |
|---|-------------------------|-----------------|---------------------------------------|--------------------------|
| STATE OF | \$ ss. | , | | |
| | |) | , declares und | er penalty of perjury: |
| That affiant is, and was on the day when he | | | , | |
| in, the within action; that the affiant receive | | | | |
| and personally served the same upon | | | | |
| the within named defendant, on the | • | | | |
| personally, in | , County | / of | , State of | , |
| a copy of the Summons attached to a copy | y of the Complain | t. | | |
| I declare under penalty of perjury under the | ne law of the State | e of Nevada th | at the foregoing is true and corre | ect. |
| Executed this day of | | 20 | | |
| EXCORDED THE EXCEPTION OF THE EXCEPTION | | | Signature of p | erson making service |
| · | d difficult afternished | terragyas vendi | | |
| STATE OF NEVADA | | | NEVADA SHERIF | |
| CARSON CITY | | | (For Use of Sheriff of | of Carson City) |
| CARSON CITY | | | | |
| I hereby certify and return that I received t | he within Summa | ons on the | day of | . 20 |
| and personally served the same upon | | | | |
| on the day of | | | | |
| State of Nevada, a copy of the Summons | | | | |
| and a supply of the calling the | | ,, ., .,,, | | |
| | | | Sheriff o | f Carson Cily, Nevada |
| | | | | , 50, 50, 50, 110, 100 |
| Date: 20 | | Rv | | |
| Date, | - | Оу | | Deputy |
| | Carry I de conces | and Contract | COLLEGE CERTIFICATION COLLEGE AND COL | |
| STATE OF NEVADA | | | AFFIDAVIT OF MA | ILING |
| | ss. | (For Us | e When Service is by Publi- | |
| COUNTY OF | 3 | , | | |
| | | | , declares ur | nder penalty of perjury: |
| That afflant is, and was when the herein | described mailin | g took place, o | over 18 years of age, and not a p | earty to, nor Interested |
| in, the within action; that on the | day of _ | | , 20, affaint deposite | d in the Post Office al |
| , Nevada, a copy of th | | | | |
| | | | | |
| upon which first class postage was fully p the within named defendant, at | | | | |
| that there is a regular communication by | | | | |
| I declare under penalty of perjury under t | , | | | rect. |
| Executed thisday of | , | , 20 | · | |
| | | | | |
| | | | | |

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.