		s Status - status	
1	Matthew D. Francis (6978)	REC'D & FILED	
2	Adam P. McMillen (10678) WATSON ROUNDS	2013 FEB 20 AM 1: 32	
3	5371 Kietzke Lane Reno, NV 89511	ALANGLOVER	
4	Telephone: 775-324-4100 Facsimile: 775-333-8171	C. BY CLERK	
5	Attorneys for Plaintiff Jed Margolin	Constraints MAA	
6			
7	In The First Judicial District Court of the State of Nevada		
8	In and for Carson City		
9	in and for Carson City		
ΤΟ	JED MARGOLIN, an individual,		
11	Plaintiff,	Case No.: 090C00579 1B	
12	VS.	Dept. No.: 1	
13	OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA	PLAINTIFF'S APPLICATION FOR	
14	TECHNOLOGY CORPORATION, a Nevada	ATTORNEY'S FEES AND COSTS	
15	corporation, REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI		
16	aka GHOLAM REZA ZANDIAN 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			
20	Defendants.		
21			
22	Pursuant to this Court's January 15, 2013 Order Granting Plaintiff's Motion for		
23	Sanctions Under NRCP 37, Plaintiff Jed Margolin ("Plaintiff") hereby submits this		
24	Application for Attorney's Fees and Costs.		
25	///		
26	///		
27	///		
28			
	1	JM FJD 1295	
1	1	5111 1 512 1275	

1	This Application is based upon the pleadings and papers on file in this matter, the		
2	accompanying Memorandum of Points and Authorities, the Declaration of Adam P.		
3	McMillen in Support of Plaintiff's Application for Attorney's Fees and Costs ("McMillen		McMillen
4	Decl."), and any requested oral argument.		
5	DATED this $15$ day of February, 2013.	WATSON ROUNDS	
6		$\sim$	
7		By: Matthew D. Francis	
8		Adam P. McMillen 5371 Kietzke Lane	
9		Reno, NV 89511 Telephone: (775) 324-4100	
10		Facsimile: (775) 333-8171	
11		Attorneys for Plaintiff	
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## **MEMORANDUM OF POINTS AND AUTHORITIES**

## A. BACKGROUND

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3 On December 14, 2012, Jed Margolin filed Plaintiff's Motion for Sanctions Under NRCP 37 in the above-captioned matter. In its Motion, Plaintiff requested that this Court 4 strike Defendant REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI aka GHOLAM 5 REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI aka G. REZA JAZI aka 6 7 GHONONREZA ZANDIAN JAZI's ("Zandian") General Denial and award Plaintiff his fees 8 and costs incurred in bringing the Motion. No opposition to Plaintiff's Motion was filed. On January 15, 2013, this Court entered an Order granting Plaintiff's Motion for 9 Sanctions Under NRCP 37. In its Order, this Court ordered, that the Denial of Zandian be 10 11 stricken and that "Plaintiff shall be awarded its fees and costs incurred in bringing his Motion, 12 and file an application for fees and a memorandum of costs relating to his Motion." On December 12, 2012, Plaintiff's counsel spent a total of 4.9 hours drafting the 13 Motion for Sanctions and the accompanying declaration of Adam P. McMillen. McMillen 14

15 Decl., ¶ 3A. Plaintiff's counsel's hourly rate for this matter is \$300 per-hour. *Id.* The task

16 necessarily required review of legal authorities, chronicling the dispute for the Court,

17 || researching, and compiling exhibits for the Motion. *Id.* Also, on December 12, 2012,

18 || Plaintiff's counsel's assistant reviewed the draft Motion for Sanctions and declaration of

19 || counsel in Support thereof and prepared the exhibits for the Motion. Additionally, on

December 14, 2012, counsel's assistant spent .5 revising the draft motion and filing and
serving the motion. Counsel's assistant spent 1.5 hours on this project. Her hourly rate as a
paralegal for this matter is \$125 per-hour. McMillen Decl., ¶ 3B.

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On January 8, 2013, Plaintiff's counsel spent a total of 2.8 hours drafting a proposed order on the Motion. McMillen Decl., ¶ 3C. Also on January 8, 2013, counsel's assistant spent .8 hours on this project, determining if a response or opposition had been filed and in preparing a proposed request for submission of the motion. On January 10, 2013, counsel's assistant spent .5 hours revising the request for submission and filing and serving the same; and, on January 16, 2013, the assistant prepared a draft Notice of Entry of Order Granting

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1	Sanctions and filed and served the same. Counsel's assistant spent a total of 1.8 hours on this			
2	project. McMillen Decl. ¶ 3C. Postage, photocopies and courier costs for filing and serving			
3	the Motion equated to \$69.20.			
4	B. ARGUMENT			
5	NRCP 37(d)(2) provides that:			
6 7	If a party fails (2) to serve answers or objections to interrogatories submitted under Rule 33, after proper service of the interrogatories, or (3) to serve a written response to a request for inspection submitted under Rule 34,			
8	after proper service of the request, the court in which the action is pending on motion may make such orders in regard to the failure as are just, and among			
9 10	others it may take any action authorized under subparagraphs (A), (B), and (C) of subdivision (b)(2) of this rule.			
11	NRCP 37(b)(2) provides that:			
12	In lieu of any of the foregoing orders or in addition thereto, the court shall require the party failing to obey the order or the attorney advising that party or			
13 14	both to pay the reasonable expenses, including attorney's fees, caused by the failure			
15	As set forth above, the Court has ordered that Plaintiff be awarded his fees and costs			
16	incurred in bringing his Motion for Sanctions Under NRCP 37. See supra. This Order was			
17	reasonable and made pursuant to NRCP 37 and Nevada law. Id.			
18	As delineated above and in Exhibit 1, Plaintiff's counsel spent a total of 7.7 hours in			
19	bringing Plaintiff's Motion For Sanctions Under NRCP 37, which equates to a grand total of			
20	\$2,310.00. McMillen Decl., ¶ 4; see supra. Counsel's assistant spent a total of 3.3 hours of			
21	billable work on this project, which equates to a total of \$412.50. The total of fees requested			
22	are therefore \$2,722.50. Id. The costs requested are \$69.65. McMillen Decl., ¶ 5. As such,			
23	Plaintiff respectfully requests that the Court order that Defendant Zandian pay Plaintiff's fees			
24	and costs incurred in bringing its Motion for Sanctions Under NRCP 37 in the total amount of			
25	\$2,792.15.			
26	C. CONCLUSION			
27	For all of the foregoing reasons, Plaintiff requests that its Application for Fees and			
28	///			
	4			
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Costs be granted in the manner requested. **AFFIRMATION PURSUANT TO NRS 239B.030** The undersigned does hereby affirms that the preceding document does not contain the social security number of any person. By:\_ Matthew D. Francis Adam P. McMillen 5371 Kietzke Lane Reno, NV 89511 Telephone: (775) 324-4100 Facsimile: (775) 333-8171 Attorneys for Plaintiff JM\_FJD\_1299

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		
4	and correct copy of the foregoing document, PLAINTIFF'S APPLICATION FOR		
5	ATTORNEY'S FEES AND COSTS, addressed as follows:		
6 7	Reza Zandian 8775 Costa Verde Blvd.		
8	San Diego, CA 92122		
9	Reza Zandian 8775 Costa Verde Blvd, Apt. 501 San Diego, CA 92122		
10			
11	Alborz Zandian 9 Almanzora		
12	Newport Beach, CA 92657-1613		
13	Dated: February <u>15</u> , 2013		
14	l Nancy Lindsley		
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