	I			
1	Matthew D. Francis (6978) Adam P. McMillen (10678)	REC'D & FILED		
2	WATSON ROUNDS 5371 Kietzke Lane	2013 APR 17 AM 11:41		
3	Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171	ALAN GLOVER		
4	Attorneys for Plaintiff Jed Margolin	BYCLERK		
5		L. EICHEPUTY		
6				
7	In The First Judicial District Co			
8	In and for Car	son City		
9 10	JED MARGOLIN, an individual,			
10	Plaintiff,	Case No.: 090C00579 1B		
12	vs.	Dept. No.: 1		
13	OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA	DECLARATION OF JED MARGOLIN		
14	TECHNOLOGY CORPORATION, a Nevada	IN SUPPORT OF APPLICATION FOR DEFAULT JUDGMENT		
15	corporation, REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI aka	DEFAULT JUDGMENT		
16	GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI aka G. REZA JAZI aka			
17	GHONONREZA ZANDIAN JAZI, an individual, DOE Companies			
18	1-10, DOE Corporations 11-20, and DOE Individuals 21-30,			
19	Defendants.			
20				
21	I, Jed Margolin do hereby declare and state as follows:			
22	1. I am the named inventor on United States Patent No. 5,566,073 ("the '073			
23	Patent"), United States Patent No. 5,904,724 ("the '724 Patent"), United States Patent No.			
24	5,978,488 ("the '488 Patent") and United States Patent No. 6,377,436 ("the '436 Patent")			
25	(collectively "the Patents").			
26 27	2. Attached as Exhibit 1 is a true and correct copy of the Amended Answer,			
27	Counterclaims, Cross-Claims and Third-Party Claim	ns filed in the action captioned Universal		
		JM_FJD_1343		

Avionics Systems Corporation v. Optima Technology Group, Inc., No. CV 07-588-TUC-RCC (the "Arizona Action").

3 3. Attached as Exhibit 2 is a true and correct copy of the August 18, 2008 Order
4 from the Arizona Action.

5 4. After Defendant Zandian filed the forged and invalid assignment document 6 with the USPTO relating to the Patents, I was forced to spend \$90,000 in attorneys' fees in the 7 Arizona Action where the Court ordered that the USPTO correct record title to the Patents. 8 Attached as Exhibit 3 are true and correct copies of the records from my bank showing three 9 transfers of \$30,000 each. Two transfers went to Optima Technology Group and one transfer 10 went directly to the attorneys representing Optima Technology Group and myself. The three 11 12 transfers were for the payment of attorneys' fees in the Arizona Action.

- 13 5. I was to be paid \$210,000 pursuant to a patent purchase agreement that failed 14 as a proximate result of the Defendants' actions as stated in the Amended Complaint. I cannot 15 publicly provide documentation or specific details of the actual purchase agreement because of 16 the confidentiality provisions in the agreement. However, I will provide the Court with 17 documentation of the agreement so the Court can review the agreement in camera. Also, on 18 April 14, 2008, Optima Technology Group entered into a purchase agreement to sell the '073 19 and '724 Patents to another entity which would have netted me \$210,000 on the purchase price 20 21 of the subject Patents alone. The purchase agreement also included a provision for post patent 22 sale royalty payments which would have provided me with additional substantial income. 23 Finally, the April 14, 2008 purchase agreement provided the purchasing entity an opportunity 24 to conduct due diligence regarding the Arizona Action. On June 13, 2008, the purchasing 25 entity wrote Optima Technology Group and stated that they had completed their due diligence 26 investigation and determined that the Patents and/or the Arizona Action were not acceptable 27
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1	and therefore the purchase agreement was terminated. Simply put, the purchase agreement
2.	was terminated because of Defendants' actions.
	I declare under penalty of perjury that the foregoing is true and correct to the best of
3 4	my knowledge.
5 6	Dated: April 8, 2013.
7	By: Jed Margolin JED MARGOLIN
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1	AFFIRMATION
2	Pursuant to NRS 239B.030, the undersigned does hereby affirm that the preceding
3	document does not contain the social security number of any person.
4	Dated: April 16, 2013.
5	
6	BY: Matthew D. Francis (6978)
7	Matthew D. Francis (6978) Adam P. McMillen (10678) WATSON ROUNDS 5371 Kietzke Lane
8	Reno, NV 89511
9	Telephone: 775-324-4100 Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin
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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, DECLARATION OF JED MARGOLIN IN
5	SUPPORT OF APPLICATION FOR DEFAULT JUDGMENT, addressed as follows:
6	Reza Zandian
7	8775 Costa Verde Blvd. #501 San Diego, CA 92122
8	Optima Technology Corp.
9	A California corporation
10	8775 Costa Verde Blvd. #501 San Diego, CA 92122
11	Optima Technology Corp.
12	A Nevada corporation 8775 Costa Verde Blvd. #501
13	San Diego, CA 92122
14	1 Gara Chinda C
15	Dated: April 16, 2013
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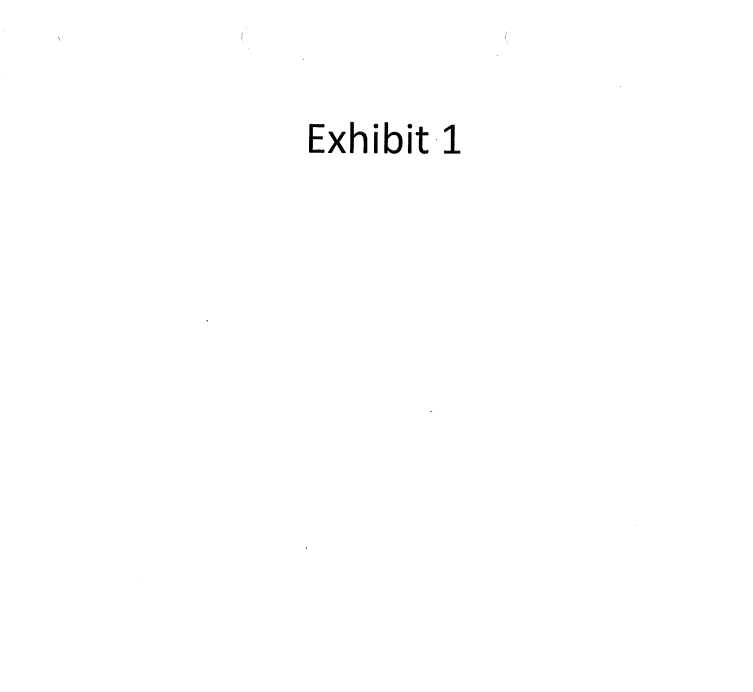


Exhibit 1

JM_FJD_1348

ţ	Case 4:07-cv-005 RCC Document 38 F	Filed 01/24/0 Page 1 of 33
1	CHANDLER & UDALL, LLP ATTORNEYS AT LAW	
2	4801 E. BROADWAY BLVD., SUITE 400 TUCSON, ARIZONA 85711-3638	
3 4	Telephone: (520) 623-4353 Fax: (520)792-3426	
5	Edward Moomjian II, PCC # 65050, SBN 01666 Jeanna Chandler Nash, PCC # 65674, SBN 0223	
6	Attorneys for Defendants Adams, Margolin ar Technology Group, Inc.	nd Optima Technology Inc. a/k/a Optima
7	UNITED STATES DIS	STRICT COURT
8	DISTRICT OF .	ARIZONA
9	UNIVERSAL AVIONICS SYSTEMS CORPORATION,	NO. CV-00588-RC
10 11	Plaintiff, vs.	AMENDED ANSWER, COUNTERCLAIMS, CROSS-
12	OPTIMA TECHNOLOGY GROUP, INC.,	CLAIMS AND THIRD-PARTY CLAIMS OF OPTIMA
13	OPTIMA TECHNOLOGY CORPORATION, ROBERT ADAMS and JED MARGOLIN,	TECHNOLOGY INC. A/K/A OPTIMA TECHNOLOGY GROUP, INC.
14	Defendants	
15	OPTIMA TECHNOLOGY INC. a/k/a OPTIMA TECHNOLOGY GROUP, INC., a	
16	corporation, Counterclaimant,	JURY TRIAL DEMANDED
17 18	VS.	Assigned to: Hon. Raner C. Collins
18	UNIVERSAL AVIONICS SYSTEMS CORPORATION, an Arizona corporation,	
20	Counterdefendant	
21	OPTIMA TECHNOLOGY INC. a/k/a	
22	OPTIMA TECHNOLOGY GROUP, INC., a corporation, Cross-Claimant,	
23	vs.	
24	OPTIMA TECHNOLOGY CORPORATION, a corporation,	
25 26	Cross-Defendant	
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	Case 4:07-cv-005 RCC Document 38 Filed 01/24/0 Page 2 of 33					
1						
2	OPTIMA TECHNOLOGY INC. a/k/a					
3	OPTIMA TECHNOLOGY GROUP, INC., a corporation,					
4	Third-Party Plaintiff, vs.					
5	JOACHIM L. NAIMER and JANE DOE NAIMER, husband and wife; and FRANK E.					
6	HUMMEL and JANE DOE HUMMEL,					
7	Third-Party Defendants.					
8	Defendant/Counterclaimant/Cross-Claimant/Third-Party Plaintiff Optima Technology					
9	Inc. a/k/a Optima Technology Group Inc. (hereinafter "Optima"), by and through undersigned					
10	counsel, hereby submits its Amended Answer to the Plaintiff's Complaint herein, including its					
11	Counterclaims, Cross-Claims and Third-Party Claims herein.					
12	As stated in Optima's original <i>Answer</i> , due to its contemporaneously-filed <i>Motion to</i>					
13	Dismiss asserting that Counts V, VI and VII fail to state a claim against Optima, Optima					
14	answers herein the general allegations of the Complaint, and those of Counts I-IV, and will					
15	amend this Answer to answer Counts V, VI and/or VII at such time, and to the extent that, the					
16	Court herein denies that <i>Motion</i> in whole or in part. See Rule 12(a)(4), Fed.R.Civ.P. ¹					
17	The following paragraphs are in response to the allegations of the correspondingly					
18	numbered paragraphs of the Complaint:					
19	INTRODUCTORY PARAGRAPH					
20	Deny the allegations of Plaintiff's Introductory Paragraph (page 1 line 19 through page					
21						
22	¹ The District of Arizona has adopted the majority view "that even though a pending					
23	motion to dismiss may only address some of the claims alleged, the motion to dismiss tolls the time to respond to all claims." <i>Pestube Systems, Inc. v. Hometeam Pest Defense, LLC.</i> , 2006					
24	WL 1441014 *7 (D.Ariz. 2006). However, because this is an unpublished decision, and only to avoid any potential dispute with Plaintiff whether a failure to answer the allegations of					
25	Counts I-IV of the <i>Complaint</i> (i.e., those claims that are not the subject of the <i>Motion to Dismiss</i>) could be deemed a failure to defend those allegations for purposes of a default,					
26	Optima proceeds to answer those allegations and claims herein.					

1 2 line 3 of the Complaint).

2	NATURE OF THE ACTION		
3	1. Admit that the <i>Complaint</i> seeks declarations of invalidity and non-infringement		
4	of U.S. Patent Nos. 5,566,073 (the "073 patent") and 5,904,724 (the "724 patent"). ² Admit		
5	that the Complaint asserts claims for breach of contract, unfair competition and negligent		
6	interference. Deny validity of all such assertions and claims. Deny all remaining allegations.		
7	THE PARTIES		
8	2. Deny for lack of knowledge.		
9	3. Admit. Affirmatively allege that Optima Technology Group Inc. is also known		
10	and has been and does business as Optima Technology Inc.		
11	4. Denied. Affirmatively allege that Optima Technology Corporation (hereinafter		
12	"OTC") has no relationship whatsoever to Optima.		
13	5. Denied. Affirmatively alleged that Defendant Robert Adams ("Adams") is the		
14	Chief Executive Officer of Optima.		
15	6. Denied.		
16	7. Denied.		
17	JURISDICTION AND VENUE		
18	8. Admit that the <i>Complaint</i> seeks declarations of invalidity and non-infringement		
19	of the '073 patent and the '724 patent, and asserts claims for breach of contract, unfair		
20	competition and negligent interference. Deny validity of all such assertions and claims. Deny		
21	all remaining allegations.		
22	9. Admit that the Court has original jurisdiction over Counts I-IV of the Complaint		
23	$asserting {\tt non-infringement} {\tt and} {\tt invalidity} {\tt of} {\tt the} {\tt Patents} ({\tt although} {\tt Optima} {\tt denies} {\tt the} {\tt assertions}$		
24	and validity of those claims) as to Defendant Optima. Affirmatively allege that co-Defendant		
25			
26	² The '073 patent and the '724 patent are collectively referred to herein as the "Patents."		
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OTC, to the extent that it purportedly exists, does not own or have any other interest in the Patents. Deny that the Court has jurisdiction over Counts V, VI and VII of the Complaint, and affirmatively allege that Plaintiff lacks Article III standing with respect thereto. Affirmatively allege that Counts V, VI and VII fail to state a claim against Optima as asserted in Optima's Motion to Dismiss. Deny that the Court has supplemental jurisdiction over Counts V, VI and VII of the *Complaint*. Deny all remaining allegations.

10. Deny.

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THE PATENTS-IN-SUIT

11. Admit that the '073 patent is duly and legally issued and is valid. Admit that a copy of the '073 patent is attached as Exhibit 1 to the Complaint. Admit the '073 patent was assigned to Optima which is the current owner of the '073 patent. Deny that OTC has any right or interest in the '073 patent. Deny all remaining allegations.

12. Admit that the '724 patent is duly and legally issued and is valid. Admit that a 13 copy of the '724 patent is attached as Exhibit 2 to the *Complaint*. Admit the '724 patent was 14 assigned to Optima which is the current owner of the '724 patent. Deny that OTC has any right or interest in the '724 patent. Deny all remaining allegations.

13. Admit that Defendant Jed Margolin at one time granted a Power of Attorney to 17 Optima. Admit that a copy of the Power of Attorney is attached as Exhibit 3 to the Complaint. 18 Admit that the Power of Attorney appointed "Optima Technology Inc. - Robert Adams, CEO" 19 as Margolin's agent with respect to the Patents. Affirmatively allege that OTC has and had no 20 right or interest under the Power of Attorney. Affirmatively allege that the Power of Attorney 21 was superseded by an assignment of the Patents to Optima prior to the filing of the Complaint 22 herein. Affirmatively allege that the Power of Attorney was subsequently revoked and is no 23 longer valid or in force. Deny all remaining allegations. 24

FACTS

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14. Admit that Adams communicated (as CEO of Optima) with Plaintiff's counsel.

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Affirmatively allege that the text of Exhibit 4 to the *Complaint* speaks for itself. Deny all remaining allegations.

15. Admit that Jed Margolin communicated with Adams (as CEO of Optima), and that Adams (as CEO of Optima) communicated with Plaintiff's counsel. Affirmatively allege that the text of Exhibit 5 to the *Complaint* speaks for itself. Deny all remaining allegations.

16. Admit. Affirmatively allege that Adams' alleged actions as described in Paragraph 16 of the *Complaint* were in his capacity as CEO of Optima.

17. Admit that Plaintiff is/was infringing on the Patents. Admit that Adams (as CEO of Optima) communicated with Plaintiff's counsel. Affirmatively allege that the text of Exhibit 5 to the *Complaint* speaks for itself. Deny all remaining allegations.

11 18. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its
12 counsel. Admit that Plaintiff is/was infringing on the Patents. Affirmatively allege that the text
13 of Exhibit 5 to the *Complaint* speaks for itself. Deny all remaining allegations.

14 19. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its
 15 counsel. Admit that Plaintiff is/was infringing on the Patents. Deny all remaining allegations.

20. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its
counsel. Affirmatively allege that the text of Exhibit 6 to the *Complaint* speaks for itself.
Deny all remaining allegations.

19 21. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its
20 counsel. Affirmatively allege that the text of Exhibit 7 to the *Complaint* speaks for itself.
21 Deny all remaining allegations.

22 22. Admit. Affirmatively allege that Adams' alleged actions as described in
23 Paragraph 22 of the *Complaint* were in his capacity as CEO of Optima.

24 23. Admit. Affirmatively allege that the text of Exhibit 8 to the *Complaint* speaks
25 for itself. Affirmatively allege that Plaintiff, through its actions, has waived its rights under
26 Exhibit 8 to the *Complaint*.

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Affirmatively allege that the text of Exhibit 9 to the *Complaint* speaks for itself.
 Deny all remaining allegations.

25. Admit second sentence of Paragraph 25 of the *Complaint* to the extent it asserts
that the following persons attended the meeting on behalf of Plaintiff: Donald Berlin, Andria
Poe, Paul DeHerrera, Frank Hummel, Michael P. Delgado, and Scott Bornstein. Deny all
remaining allegations.

7 26. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its
8 counsel. Deny all remaining allegations.

9 27. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its
10 counsel. Deny all remaining allegations.

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28. Deny.

12 29. Admit that Jed Margolin communicated with Plaintiff. Deny all remaining
13 allegations.

Admit that OTC, which is upon information and belief owned and controlled by
Reza Zandian a/k/a Gholamreza Zandianjazi, may have been involved in filing numerous
and/or frivolous state court lawsuits. Deny all remaining allegations. Affirmatively allege that
OTC, and any such lawsuits, are completely unrelated to Optima.

18 31. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its
19 counsel. Affirmatively allege that the text of Exhibit 10 to the *Complaint* speaks for itself.
20 Deny all remaining allegations.

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32. Deny for lack of knowledge.

33. Deny Plaintiff's "conclusion" for lack of knowledge. Deny all remaining
allegations.

Admit that Adams communicated (as CEO of Optima) with Plaintiff and its
counsel. Affirmatively allege that the text of Exhibits 11 and 12 to the *Complaint* speak for
themselves. Deny all remaining allegations.

35. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its counsel. Affirmatively allege that the text of Exhibit 13 to the *Complaint* speaks for itself. Deny all remaining allegations.

36. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its counsel. Deny allegations regarding communications to which Optima was not a party for lack of knowledge. Deny all remaining allegations.

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37. Deny for lack of knowledge.

8 38. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its
9 counsel. Affirmatively allege that the text of Exhibit 14 to the *Complaint* speaks for itself.
10 Deny all remaining allegations.

39. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its
 counsel. Affirmatively allege that the text of Exhibit 15 to the *Complaint* speaks for itself.
 Deny all remaining allegations.

40. Admit that Adams communicated (as CEO of Optima) with Plaintiff and its
counsel. Affirmatively allege that the text of Exhibit 16 to the *Complaint* speaks for itself.
Deny all remaining allegations.

41. Admit. Affirmatively allege that the text of Exhibit 17 to the *Complaint* speaks
for itself.

42. Admit. Affirmatively allege that the text of Exhibit 17 to the *Complaint* speaks
for itself.

43. Admit.

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Declaratory Judgment of Non-Infringement of the '073 Patent

CLAIMS FOR RELIEF

COUNT ONE

44. Optima repeats and restates the statements of paragraphs 1-43 above as if fully
set forth herein.

45. Deny that Optima made an "unreasonable" licensing demand of Plaintiff.
 Otherwise admit with respect to Optima. Deny that OTC has any right or interest in the
 Patents. Deny all remaining allegations.

46. Deny.

Admit that Plaintiff seeks a declaration as described in Paragraph 47 of the
 Complaint. Deny that Plaintiff is entitled to such a declaration. Deny all remaining allegations.

COUNT TWO

Declaratory Judgment of Invalidity of the '073 Patent

9 48. Optima repeats and restates the statements of paragraphs 1-47 above as if fully
10 set forth herein.

49. Deny that Optima made an "unreasonable" licensing demand of Plaintiff. Admit
 with respect to Optima. Deny that OTC has any right or interest in the Patents. Deny all
 remaining allegations.

50. Deny.

15 51. Admit that Plaintiff seeks a declaration as described in Paragraph 51 of the
 16 Complaint. Deny that Plaintiff is entitled to such a declaration. Deny all remaining allegations.

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Declaratory Judgment of Non-Infringement of the '724 Patent

COUNT THREE

19 52. Optima repeats and restates the statements of paragraphs 1-51 above as if fully
 20 set forth herein.

53. Deny that Optima made an "unreasonable" licensing demand of Plaintiff.
Otherwise admit with respect to Optima. Deny that OTC has any right or interest in the
Patents. Deny all remaining allegations.

54. Deny.

25 55. Admit that Plaintiff seeks a declaration as described in Paragraph 55 of the
 26 Complaint. Deny that Plaintiff is entitled to such a declaration. Deny all remaining allegations.

COUNT FOUR 1 **Declaratory Judgment of Invalidity of the '724 Patent** 2 Optima repeats and restates the statements of paragraphs 1-55 above as if fully 56. 3 set forth herein. 4 57. Deny that Optima made an "unreasonable" licensing demand of Plaintiff. Admit 5 with respect to Optima. Deny that OTC has any right or interest in the Patents. Deny all 6 remaining allegations. 7 58. Deny. 8 59. Admit that Plaintiff seeks a declaration as described in Paragraph 59 of the 9 *Complaint*. Deny that Plaintiff is entitled to such a declaration. Deny all remaining allegations. 10 **COUNTS FIVE THROUGH SEVEN** 11 Defendant Optima has contemporaneously filed a Motion to Dismiss seeking to dismiss 12 Counts Five through Seven of the Complaint against it for failure to state a claim. As such, 13 Defendant Optima will amend this Answer and respond to Counts V, VI and/or VII of the 14 Complaint at such time, and to the extent that, the Court herein denies that Motion in whole or 15 in part. See Rule 12(a)(4), Fed.R.Civ.P. 16 **GENERAL DENIAL** 17 Defendant Optima denies each allegation of Plaintiff's Complaint not specifically 18 admitted herein. 19 **EXCEPTIONAL CASE** 20 This is an exceptional case under 35 U.S.C. § 285 in which Defendant Optima is entitled 21 to its attorneys' fees and costs incurred in connection Plaintiff's stated claims in bringing this 22 action. 23 **AFFIRMATIVE DEFENSES** 24 Defendant Optima asserts all available affirmative defenses under Rule 8(c), 25 Fed.R.Civ.P., including but not limited to those specifically designated as follows (Defendant 26

Optima hereby reserves the right to amend this *Answer* at any time that discovery, disclosure or additional events reveal the existence of additional affirmative defenses):

1. With respect to Counts V, VI and VII of the Complaint, Defendant Optima 3 asserts those Rule 12(b)(6) defenses raised in its contemporaneously filed Motion to Dismiss 4 including but not limited to: waiver; failure to plead in accordance with the standards 5 expressed under Bell Atlantic Corp. v. Twombly, ____ U.S. ___, 127 S.Ct. 1955 (2007); failure 6 to establish Article III standing; lack of jurisdiction; inapplicability of California law to 7 Optima; and failure to establish "unlawful" or "fraudulent" conduct as a predicate act to a claim 8 of California statutory Unfair Competition (California Business and Professions code § 17200 9 et seq); 10

- 2. Laches;
- 3. Waiver; and,
- 4. Estoppel.

JURY TRIAL DEMAND

Defendant Optima demands a jury trial on all claims and issues to be litigated in this matter.

PRAYER FOR RELIEF

WHEREFORE Defendant Optima requests that the Court enter judgment in its favor on
 Plaintiff's claims, deny Plaintiff any relief herein, grant Optima its attorneys' fees and costs
 pursuant to applicable law, including but not limited to 35 U.S.C. § 285, and grant Optima such
 other and further relief as the Court deems reasonable and just.

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COUNTERCLAIMS, CROSS-CLAIMS & THIRD-PARTY CLAIMS³

Counterclaimant/Cross-Claimant/Third-Party Plaintiff Optima brings this civil action against Counterdefendant Universal Avionics Systems Corporation ("UAS"), against

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³ Except where otherwise noted, all capitalized terms herein are as defined in the foregoing *Amended Answer*.

Cross-Defendant Optima Technology Corporation, a corporation ("OTC"), and against Third-Party Defendants Joachim L. Naimer and Jane Doe Naimer, husband and wife, and Frank E. Hummel and Jane Doe Hummel.

THE PARTIES

- 1. Counterclaimant Optima is, and at all times relevant hereto has been, a Delaware 5 corporation engaged in the business of the design, conception and invention of synthetic vision systems. Optima is the owner of the '073 patent and '724 patent.
- 2. Counterdefendant UAS is, upon information and belief, an Arizona corporation who is 8 headquartered and does business in Arizona. 9
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Cross-Defendant Optima Technology Corporation ("OTC") is, upon information and belief, a California corporation.

- Third-Party Defendants Joachim L. Naimer and Jane Doe Naimer (individually and 4. 12 collectively "Naimer") are, upon information and belief, husband and wife who reside 13 in California. At all times relevant hereto, Naimer was acting for the benefit of his 14 marital community, and was acting as an agent, employee, servant and/or authorized 15 representative of UAS, and within the course and scope of such agency, employment, 16 service and/or representation. Upon information and belief Naimer is the President and 17 Chief Executive Officer of UAS. 18
- Third-Party Defendants Frank E. Hummel and Jane Doe Hummel (individually and 5. 19 collectively "Hummel") are, upon information and belief, husband and wife who reside 20 in Washington. At all times relevant hereto, Hummel was acting for the benefit of his 21 marital community, and was acting as an agent, employee, servant and/or authorized 22 representative of UAS, and within the course and scope of such agency, employment, 23 service and/or representation. Upon information and belief, Hummel is an officer or 24 managing agent of UAS. Upon information and belief, Hummel is the Vice 25 President/General Manager of Engineering Research and Development for UAS. 26
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1	6.	Upon information and belief, UAS, Naimer, and Hummel have transacted business in	
2		and/or committed one or more acts in Arizona which give rise to the claims herein.	
3		JURISDICTION AND VENUE	
4	7.	The statements of all of the foregoing paragraphs are incorporated herein by reference	
5		as if fully set forth herein.	
6	8.	The Counterclaim, Cross-Claim and Third-Party Claim include claims for patent	
7		infringement and for declaratory judgment relating to ownership/rights in patents, which	
8		arise under the United States Patent Laws, 35 U.S.C. §101 et seq. The amount in	
9		controversy is in excess of \$1,000,000.	
10	9.	Jurisdiction of this Court is pursuant to 28 U.S.C. §§ 1331, 1367, 1338(a) and (b), and	
11		2201 et seq.	
12		FACTS	
13	10.	The statements of all of the foregoing paragraphs are incorporated herein by reference	
14		as if fully set forth herein.	
15	11.	Upon information and belief, with actual and/or constructive knowledge of the Patents	
16		UAS has sold and/or manufactured and/or used and/or advertised/promoted one or more	
17		products including those products designated by UAS as the Vision-1, UNS-1 and	
18		TAWS Terrain and Awareness & Warning systems all of which infringe one or the	
19		other of the Patents in suit ("Infringing Products").	
20	12.	Optima informed UAS that the Infringing Products infringed upon the Patents prior to	
21		the filing of the Complaint herein. Upon information and belief, despite such	
22		notification UAS has continued to sell and/or manufacture and/or use and/or	
23		advertise/promote the Infringing Products.	
24	13.	Upon information and belief:	
25		a. Naimer was the moving force who originated UAS's concept of the Infringing	
26		Products; and/or	
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Ъ.	Naimer was and is the Chief Executive Officer of UAS, thereby controlling UAS
	and its actions, including UAS's decision to create, develop, manufacture,
	market and sell the Infringing Products; and/or
c.	Naimer knew and/or should have known of the Patents prior to this lawsuit;
	and/or
d.	Naimer knew of Optima's allegations that UAS infringed upon the Patents prior
	to this lawsuit; and/or
e.	Naimer knew of UAS's actions in the nature of those described in Paragraphs 25,
	31 and 33 of the Complaint and participated in and/or directed those UAS
	actions/efforts; and/or
f.	It was at all times within Naimer's authority and/or ability to stop UAS's
	continued design, development, manufacturing, marketing and selling of the
	Infringing Products but, after Naimer knew of the Patents, the allegations that
	UAS infringed on the Patents and/or UAS's actions in the nature of those
	described in Paragraphs 25, 31 and 33 of the Complaint, he did not stop UAS's
	continued design, development, manufacturing, marketing and selling of the
	Infringing Products; and/or
g.	It was at all times within Naimer's authority and/or ability to direct UAS to
	redesign, revise and/or redevelop the Infringing Products such that they would
	no longer infringe on the Patents but, after Naimer knew of the Patents, the
	allegations that UAS infringed on the Patents and/or UAS's actions in the nature
	of those described in Paragraphs 25, 31 and 33 of the Complaint, he did not
	direct UAS to redesign, revise and/or redevelop the Infringing Products such that
	they would no longer infringe on the Patents; and/or
h.	Naimer has continued to direct UAS's design, development, manufacturing,
	marketing and selling of the Infringing Products while knowing and/or intending
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1			for UAS to infringe on the Patents.
2	14.	Upon	information and belief:
3		a.	Hummel was and is the Vice President/General Manager of Engineering
4			Research and Development of UAS, thereby controlling UAS's design,
5			development and/or manufacture of the Infringing Products; and/or
6		b.	Hummel was intimately involved in UAS's design and/or development of the
7			Infringing Products; and/or
8		c.	Hummel knew and/or should have known of the Patents prior to this lawsuit;
9			and/or
10		d.	Hummel knew of Optima's allegations that UAS infringed upon the Patents prior
11			to this lawsuit; and/or
12		e.	Hummel knew of UAS's actions in the nature of those described in Paragraphs
13			25, 31 and 33 of the Complaint and participated in and/or directed those UAS
14			actions/efforts; and/or
15		f.	It was at all times within Hummel's authority and/or ability to stop UAS's
16			continued design, development and/or manufacturing of the Infringing Products
17			but, after Hummel knew of the Patents, the allegations that UAS infringed on the
18			Patents and/or UAS's actions in the nature of those described in Paragraphs 25,
19			31 and 33 of the Complaint, he did not stop UAS's continued design,
20			development and/or manufacturing of the Infringing Products; and/or
21		g.	It was at all times within Hummel's authority and/or ability to direct UAS to
22			redesign, revise and/or redevelop the Infringing Products such that they would
23			no longer infringe on the Patents but, after Naimer knew of the Patents, the
24			allegations that UAS infringed on the Patents and/or UAS's actions in the nature
25			of those described in Paragraphs 25, 31 and 33 of the Complaint, he did not
26			direct UAS to redesign, revise and/or redevelop the Infringing Products such that

they would no longer infringe on the Patents; and/or

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- h. Hummel has continued to direct UAS's design, development and/or manufacturing of the Infringing Products while knowing and/or intending for UAS to infringe on the Patents.
- 15. UAS and Optima entered into the contract attached as Exhibit 8 to the Complaint herein 5 (hereinafter the "Contract"). Pursuant to and under the terms of the Contract, Optima 6 provided to UAS a confidential power of attorney (hereinafter the "Power of Attorney") 7 that Jed Margolin ("Margolin"), as the inventor and then-owner of the Patents, had 8 previously executed. The Power of Attorney provided, inter alia, that Margolin 9 appointed "Optima Technology Inc. - Robert Adams CEO" as his attorney-in-fact with 10 respect to (inter alia) the Patents. Under its express terms, the Power of Attorney could 11 only be exercised by "Optima Technology Inc. - Robert Adams CEO" and could only 12 be exercised by a signature in the following form: "Jed Margolin by Optima 13 Technology, Inc., c/o Robert Adams, CEO his attorney in fact." Optima had not and has 14 not at any time placed the Power of Attorney in the public domain or otherwise provided 15 a copy of it, or made it available, to OTC. 16
- 16. UAS, through its duly authorized agents, employees and/or attorneys, provided the
 Power of Attorney (or a copy thereof) to OTC principal, director, officer and/or agent
 Gholamreza Zandianjazi a/k/a Reza Zandian ("Zandian"). As of that time, neither
 Zandian nor OTC had ever received, been privy to, obtained or had knowledge of the
 Power of Attorney.
- 17. OTC does not have, and has never had, any right, interest or valid claim to any right,
 title or interest in or to either the Patents or the Power of Attorney.
- UAS, by and through its authorized agents and attorneys Scott Bornstein ("Bornstein")
 and/or Greenberg Traurig, LLP ("GT"), informed, directed, advised, assisted,
 associated, agreed, conspired and/or engaged in a mutual undertaking with

Zandian/OTC to record the Power of Attorney with the U.S. Patent and Trademark Office ("PTO") in the name of OTC.

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UAS knew or should have known that the Power of Attorney could not be rightfully exercised by OTC/Zandian and/or recorded with the PTO as:

- a. UAS had been advised and/or knew that OTC was a different corporate entity than "Optima Technology, Inc" as listed in the Power of Attorney; and/or
- b. UAS had been advised and/or knew that "Robert Adams" was not an agent or employee of OTC and, thus, the Power of Attorney could not be rightfully exercised by Zandian on behalf of OTC; and/or
 - c. UAS had been advised and/or knew that OTC had no right or interest whatsoever in the Patents or the Power of Attorney.
- Based upon the information, direction, advice and assistance of UAS, Zandian/OTC
 proceeded to publish and record the Power of Attorney to and with the PTO (in
 Virginia) as a document in support of a claim of assignment of the Patents to OTC (the
 "Assignment"). As a result thereof, the Assignment/Power of Attorney have become
 part of the public PTO record on which the U.S. Patent Office, the public and third
 parties rely for information regarding title to the Patents.
- Robert Adams and Optima did not execute, record or authorize the execution or recording of any documents purporting to assign or transfer title and/or any interest in the Patents to OTC with the PTO.
- 21 22. Upon information and belief, Zandian executed such documents by (*inter alia*) utilizing
 22 his signature on behalf of OTC and mis-stating that Zandian/OTC was exercising the
 23 Power of Attorney as the "attorney in fact" of Margolin.
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 23. Had UAS not provided the Power of Attorney to Zandian/OTC, OTC would not have
 25
 been able to record it as a purported Assignment with the PTO.
- $26 \mid 24$. The recording of the Assignment and Power of Attorney with the PTO:

1	a.	Are circumstances under which reliance upon such recordings by a third person
2		is reasonably foreseeable as the open public records of the PTO are regularly and
3		normally referred to and/or relied upon by persons in determining legal rights
4		with respect to patents (including assignments, transfers of rights and licenses
5		relating thereto), and evaluating such rights with respect to valuation, negotiation
6		and purchase of rights with respect to patents (including assignments, transfers
7		of rights and licenses relating thereto); and/or
8	b.	Create a cloud of title, an impairment of vendibility, and/or an appearance of
9		lessened desirability for purchase, lease, license or other dealings with respect
10		to the Patents and/or Power of Attorney; and/or
11	с.	Prevent and/or impair sale and/or licensing of the Patents; and/or
12	∖d.	Otherwise impair and/or lessen the value of the Patents and/or any licenses to be
13		issued with respect to them; and/or
14	e.	Cast doubt upon the extent of Optima's interests in the Patents and/or under the
15		Power of Attorney relating thereto and/or upon Optima's power to make an
16		effective sale, assignment, license or other transfer of rights relating thereto;
17		and/or
18	f.	Caused damage and harm to Optima; and/or
19	g.	Reasonably necessitated and/or forced Optima to prepare and record documents
20		with the PTO attempting to correct the public record regarding Optima's rights
21		with respect to the Patents and/or the Power of Attorney for which Optima
22		incurred substantial expenses (attorneys' fees and costs) in the preparation and
23		recording thereof; and/or
24	h.	Irrespective of Optima's filings with the PTO, created a continuing cloud of title,
25		impairment of vendibility, etc. (as discussed in the foregoing paragraphs) and
26		continuing harm to Optima reasonably necessitating and forcing Optima to bring

1		its declaratory judgment cross-claim against OTC herein to declare and establish	
2		true and proper title to the Patents, for which Optima has incurred and will incur	
3		substantial expenses (attorneys' fees and costs) in the prosecution thereof.	
4	25.	Upon information and belief, UAS provided additional information to Zandian/OTC	
5		regarding, or of the same nature as that discussed in, Paragraph 33 of and Exhibits 14,	
6		15 and 17 to the Complaint herein.	
7	26.	UAS made the disclosures (inter alia) as acknowledged in its Complaint herein.	
8	27.	Upon information and belief, UAS also made the disclosures alleged in Paragraph 34	
9		of, and in Exhibit 12 attached to, the Complaint.	
10	28.	By filing its Complaint as part of the open public record in this case, UAS disclosed the	
11		content thereof and the Exhibits attached thereto.	
12	29.	The actions of UAS and OTC herein were motivated by spite, malice and/or ill-will	
13		toward Optima and were for the purpose of and/or were intended to intermeddle with,	
14		interfere with, trespass upon and/or cause harm to Optima's rights in the Patents and/or	
15		under the Power of Attorney, and/or with knowledge that such intermeddling,	
16		interference, trespass and/or harm was substantially certain to occur.	
17	30.	Upon information and belief, OTC intends to continue to compete, interfere, and/or	
18		attempt to compete and/or interfere with Optima regarding the Patents and/or the Power	
19		of Attorney. At this time, however, Optima is unaware of any actual attempts yet made	
20		by OTC to purportedly license, sell or otherwise transfer rights regarding the Patents	
21		under its purported Assignment/Power of Attorney (as recorded with the PTO). If and	
22		when Optima becomes aware of such actions, it will timely seek to amend and	
23		supplement the Counterclaims, Cross-Claims, Third-Party Claims and/or remedies	
24		herein as necessary and applicable.	
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	COUNT 1
	PATENT INFRINGEMENT
31.	The statements of all of the foregoing paragraphs are incorporated herein by reference
	as if fully set forth herein.
32.	This is a cause of action for patent infringement under 35 U.S.C. § 271 et seq. At all
	relevant times, UAS had actual and constructive knowledge of the Patents in suit
	including the scope and claim coverage thereof.
33.	UAS's aforesaid activities constitute a direct, contributory and/or inducement of
	infringement of the aforesaid patents in violation of 35 U.S.C. § 271 et seq. UAS's
	aforesaid infringement is and has, at all relevant times, been willful and knowing.
34.	Naimer and Hummel, through their forgoing actions, actively aided and abetted and
	knowingly and/or intentionally induced, and specifically intended to induce, UAS's
	direct infringement despite their knowledge of the Patents.
35.	Optima has suffered and will continue to suffer immediate and ongoing irreparable and
	actual harm and monetary damage as a result of UAS's, Naimer's and Hummel's willful
	patent infringement in an amount to be proven at trial.
	<u>COUNT 2</u>
	BREACH OF CONTRACT
36.	The statements of all of the foregoing paragraphs are incorporated herein by reference
	as if fully set forth herein.
37.	This is a cause of action for breach of contract against UAS pursuant to Arizona law.
38.	UAS's actions constitute one or more breaches of the contract attached as Exhibit 8 to
	the Complaint herein.
39.	As a result thereof, Optima has suffered and will continue to suffer immediate and
	ongoing harm and monetary damage in an amount to be proven at trial.
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	 32. 33. 34. 35. 36. 37. 38.

1		COUNT 3				
2		BREACH OF THE IMPLIED COVENANT OF GOOD FAITH AND FAIR DEALING				
3	40.	The statements of all of the foregoing paragraphs are incorporated herein by reference				
4		as if fully set forth herein.				
5	41.	This is a cause of action for breach of the implied covenant of good faith and fair				
6		dealing against UAS pursuant to Arizona law.				
7	42.	Under Arizona law, every contract contains an implied covenant of good faith and fair				
8		dealing.				
9	43.	UAS's actions constitute one or more breaches of covenant of good faith and fair				
10		dealing present and implied in the contract attached as Exhibit 8 to the Complaint				
11		herein.				
12	44.	As a result thereof, Optima has suffered and will continue to suffer immediate and				
13		ongoing harm and monetary damage in an amount to be proven at trial.				
14		<u>COÙNT 4</u>				
15		NEGLIGENCE				
16	45.	The statements of all of the foregoing paragraphs are incorporated herein by reference				
17		as if fully set forth herein.				
18	46.	This is an cause of action for negligence against UAS pursuant to the law of New York,				
19		Delaware, California, Virginia or Arizona.				
20	47.	UAS owed a duty of care to Optima as a result of Exhibit 8 to the <i>Complaint</i> herein, and				
21		the obligations created therein and/or relating thereto.				
22	48.	UAS breached these duties through its foregoing actions as alleged herein, including but				
23		not limited to:				
24		a. UAS's inclusion in an openly-accessible public record the allegations of its				
25		Complaint; and/or				
26						
		-20-				

1		b. UAS's inclusion in an openly-accessible public record the exhibits attached to
2		the Complaint; and/or
3		c. UAS's provision of a copy of the Power of Attorney prior to and/or as a result
4		of UAS's service of the Complaint (with Exhibit 3 thereto) upon OTC; and/or
5		d. UAS's informing, directing, advising, assisting and conspiring of/with
6		Zandian/OTC to record the Power of Attorney with the U.S. Patent and
7		Trademark Office ("PTO").
8	49.	As a result thereof, Optima has suffered and will continue to suffer immediate and
9		ongoing harm and monetary damage in an amount to be proven at trial.
10		<u>COUNT 5</u>
11		DECLARATORY JUDGMENT
12	50.	The statements of all of the foregoing paragraphs are incorporated herein by reference
13		as if fully set forth herein.
14	51.	This is a cause of action for declaratory judgment under 28 U.S.C. § 2201 et seq against
15		OTC.
16	52.	Optima was at all times relevant hereto the rightful holder of the Power of Attorney and
17		the rightful owner of the Patents.
18	53.	By virtue of OTC's recording of the Assignment and Power of Attorney with the PTO,
19		a cloud of title, impairment of vendibility, etc. (as otherwise alleged above) exists with
20		respect to Optima's exclusive ownership rights relating to the Patents and the exclusive
21		rights under the Power of Attorney.
22	54.	An actual and live controversy exists between OTC and Optima.
23	55.	As a result thereof, Optima requests a declaration of rights with respect to the foregoing,
24		including but not limited to a declaration that OTC has no interest or right in either the
25		Power of Attorney or the Patents, that OTC's filing/recording of documents with the
26		PTO asserting any interest or right in either the Power of Attorney or the Patents was

1		invali	id and void, and ordering the PTO to correct and expunge its records with respect			
2		to any such claim made by OTC.				
3			COUNT 6			
4			INJURIOUS FALSEHOOD/SLANDER OF TITLE			
5	56.	The s	tatements of all of the foregoing paragraphs are incorporated herein by reference			
6		as if f	fully set forth herein.			
7	57.	This i	s a cause of action for injurious falsehood and/or slander of title against OTC and			
8		UAS	pursuant to the law of New York, Delaware, California, Virginia or Arizona.			
9	58.	The a	ctions of OTC and/or UAS, as alleged above:			
10		a.	Are/were false and/or disparaging statement(s) and/or publication(s) resulting in			
11			an impairment of vendibility, cloud of title and/or a casting of doubt on the			
12			validity of Optima's right of ownership in the Patents and/or rights under the			
13			Power of Attorney; and/or			
14		Ъ.	Are/were an effort to persuade third parties from dealing with Optima, and/or to			
15			harm to interests of Optima, regarding the Patents and/or the Power of Attorney;			
16			and/or			
17		c.	Are/were actions for which OTC and UAS foresaw and/or should have			
18			reasonably foreseen that the false and/or disparaging statement(s) and/or			
19			publication(s) would likely determine the conduct of a third party with respect			
20			to, or would otherwise cause harm to Optima's pecuniary interests with respect			
21	:		to, the purchase, license or other business dealings regarding Optima's right in			
22			the Patents and/or rights under the Power of Attorney; and/or			
23		d. .	Are/were with knowledge that the statement(s) and/or publication(s) was/were			
24			false; and/or			
25		e.	Are/were with knowledge of the disparaging nature of the statements; and/or			
26		f.	Are/were in reckless disregard of the truth or falsity of the statement(s) and/or			
			-22-			

1			publication(s); and/or
2		g.	Are/were in reckless disregard with being in the nature of disparagement(s);
3			and/or
4		h.	Are/were motivated by ill will toward Optima; and/or
5		i.	Are/were motivated by an intent to injure Optima; and/or
6		j.	Are/were committed with an intent to interfere in an unprivileged manner with
7			Optima's interests; and/or
8		k.	Are/were committed with negligence regarding the truth or falsity of the
9			statement and/or publication and/or with being in the nature of a disparagement.
10	59.	As a	result thereof, Optima has suffered and will continue to suffer immediate and
11		ongo	ing harm and monetary damage in an amount to be proven at trial.
12			COUNT 7
13			TRESPASS TO CHATTELS
14	60.	The s	tatements of all of the foregoing paragraphs are incorporated herein by reference
15		as if t	fully set forth herein.
16	61.	This	is a cause of action for trespass to chattels against OTC and UAS pursuant to the
17		law o	f New York, Delaware, California, Virginia or Arizona.
18	62.	The a	ctions of OTC and/or UAS, as alleged above:
19		a.	Are/were intentional physical, forcible and/or unlawful interference with the use
20			and enjoyment of rights to the Patents and/or Power of Attorney possessed by
21			Optima without justification or consent; and/or
22		b.	Are/were possession of and/or the exercise of dominion over rights to the Patents
23	-		and/or Power of Attorney possessed by Optima without justification or consent;
24			and/or
25		c.	Are/were intentional use and/or intermeddling with rights to the Patents and/or
26			Power of Attorney possessed by Optima without authorization; and/or
			-23-
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1		d.	Resulted in deprivation of Optima's use of and/or rights in the Patents and/or
2			Power of Attorney for a substantial time; and/or
3		e.	Resulted in impairment of the condition, quality and/or value of Optima's use of
4			and/or rights in the Patents and/or Power of Attorney; and/or
5		f.	Resulted in harm to the legally protected interests of Optima.
6	63.	As a	result thereof, Optima has suffered and will continue to suffer immediate and
7		ongo	ing harm and monetary damage in an amount to be proven at trial.
8			COUNT 8
9			UNFAIR COMPETITION
10	64.	The s	statements of all of the foregoing paragraphs are incorporated herein by reference
11		as if a	fully set forth herein.
12	65.	This	is a cause of action for unfair competition against OTC and UAS pursuant to the
13		comn	non law of New York, Delaware, California, Virginia or Arizona.
14	66.	The a	actions of OTC and/or UAS, as alleged above:
15		a.	Are/were an unfair invasion and/or infringement of Optima's property rights of
16			commercial value with respect to the Patents and/or the Power of Attorney;
17			and/or (
18		b.	Are/were a misappropriation of a benefit and/or property right belonging to
19			Optima with respect to the Patents and/or the Power of Attorney; and/or
20		c.	Are/were a deceit and/or fraud upon the public with respect to the true ownership
21			and other rights of Optima relating to the Patents and/or the Power of Attorney;
22			and/or
23		d.	Are/were likely to cause confusion of the public with respect to the true
24			ownership and other rights of Optima relating to the Patents and/or the Power of
25			Attorney; and/or
26		e.	Will cause and/or are likely to cause an unfair diversion of trade whereby any
			-24-

1			potential purchaser of a license or other rights from OTC with respect to the
2			Patents and/or Power of Attorney will be cheated into the purchase of something
3			which it is not in fact getting; and/or
4		f.	Are likely to divert the trade of Optima; and/or
5		g.	Are likely to cause substantial and irreparable harm to Optima.
6	67.	As a :	result thereof, Optima has suffered and will continue to suffer immediate and
7	e	ongoi	ng harm and monetary damage in an amount to be proven at trial.
8			COUNT 9
9		<u>UNF</u>	AIR AND DECEPTIVE COMPETITION/BUSINESS PRACTICES
10	68.	The st	tatements of all of the foregoing paragraphs are incorporated herein by reference
11		as if f	ully set forth herein.
12	69.	This is	s a cause of action for unfair and deceptive competition/business practices against
13		OTC a	and UAS pursuant to the statutory law of Delaware, 6 Del.C. §2531 et seq. to the
14		extent	t such statutory scheme applies in this matter.
15	70.	The a	ctions of OTC and/or UAS, as alleged above:
16		a.	Are/were those of a person engaged in a course of a business, vocation, or
17			occupation; and/or
18		b.	Constitute a deceptive trade practice; and/or
19		c.	Cause a likelihood of confusion or of misunderstanding as to affiliation,
20			connection, or association with, or certification by, another; and/or
21		d.	Represent that goods or services have sponsorship, approval, characteristics,
22			ingredients, uses, benefits, or quantities that they do not have, or that a person
23			has a sponsorship, approval, status, affiliation, or connection that the person does
24			not have; and/or
25		e.	Represent that goods or services are of a particular standard, quality, or grade,
26			or that goods are of a particular style or model, if they are of another; and/or
			-25-

1		f. Disparage the goods, services, or business of another by false or misleading
2		representation of fact; and/or
3		g. Were conduct which similarly creates a likelihood of confusion or of
4		misunderstanding.
5	71.	As a result thereof, Optima has suffered and will continue to suffer immediate and
6		ongoing harm and monetary damage in an amount to be proven at trial.
7	72.	To the extent Optima is entitled to damages under Delaware common-law it is further
8		entitled to treble damages pursuant to 6 Del.C. §2533(c).
9	73.	Optima is entitled to injunctive relief pursuant to 6 Del.C. §2533(a).
10	74.	The acts were a willful deceptive trade practice entitling Optima to its attorneys' fees
11		and costs pursuant to 6 Del.C. §2533(b).
12	75.	This matter is an "exceptional" case also entitling Optima to its attorneys fees pursuant
13		to 6 Del.C. §2533(b).
10		
14		COUNT 10
		<u>COUNT 10</u> <u>UNLAWFUL CONSPIRACY TO INJURE TRADE OR BUSINESS</u>
14	76.	
14 15	76.	UNLAWFUL CONSPIRACY TO INJURE TRADE OR BUSINESS
14 15 16	76. 77.	UNLAWFUL CONSPIRACY TO INJURE TRADE OR BUSINESS The statements of all of the foregoing paragraphs are incorporated herein by reference
14 15 16 17		UNLAWFUL CONSPIRACY TO INJURE TRADE OR BUSINESS The statements of all of the foregoing paragraphs are incorporated herein by reference as if fully set forth herein.
14 15 16 17 18		UNLAWFUL CONSPIRACY TO INJURE TRADE OR BUSINESS The statements of all of the foregoing paragraphs are incorporated herein by reference as if fully set forth herein. This is a cause of action for unlawful conspiracy to injure trade or business against OTC
14 15 16 17 18 19		UNLAWFUL CONSPIRACY TO INJURE TRADE OR BUSINESS The statements of all of the foregoing paragraphs are incorporated herein by reference as if fully set forth herein. This is a cause of action for unlawful conspiracy to injure trade or business against OTC and UAS pursuant to the statutory law of Virginia, Va. Code Ann. § 18.2-499 and
14 15 16 17 18 19 20	77.	UNLAWFUL CONSPIRACY TO INJURE TRADE OR BUSINESS The statements of all of the foregoing paragraphs are incorporated herein by reference as if fully set forth herein. This is a cause of action for unlawful conspiracy to injure trade or business against OTC and UAS pursuant to the statutory law of Virginia, Va. Code Ann. § 18.2-499 and § 18.2-500, to the extent such statutory scheme applies in this matter.
14 15 16 17 18 19 20 21	77.	UNLAWFUL CONSPIRACY TO INJURE TRADE OR BUSINESS The statements of all of the foregoing paragraphs are incorporated herein by reference as if fully set forth herein. This is a cause of action for unlawful conspiracy to injure trade or business against OTC and UAS pursuant to the statutory law of Virginia, Va. Code Ann. § 18.2-499 and § 18.2-500, to the extent such statutory scheme applies in this matter. The actions of OTC and UAS, as alleged above, were those of two or more persons who
14 15 16 17 18 19 20 21 22	77.	UNLAWFUL CONSPIRACY TO INJURE TRADE OR BUSINESS The statements of all of the foregoing paragraphs are incorporated herein by reference as if fully set forth herein. This is a cause of action for unlawful conspiracy to injure trade or business against OTC and UAS pursuant to the statutory law of Virginia, Va. Code Ann. § 18.2-499 and § 18.2-500, to the extent such statutory scheme applies in this matter. The actions of OTC and UAS, as alleged above, were those of two or more persons who combined, associated, agreed, mutually undertook and/or acted in concert together for
14 15 16 17 18 19 20 21 22 23	77. 78.	UNLAWFUL CONSPIRACY TO INJURE TRADE OR BUSINESS The statements of all of the foregoing paragraphs are incorporated herein by reference as if fully set forth herein. This is a cause of action for unlawful conspiracy to injure trade or business against OTC and UAS pursuant to the statutory law of Virginia, Va. Code Ann. § 18.2-499 and § 18.2-500, to the extent such statutory scheme applies in this matter. The actions of OTC and UAS, as alleged above, were those of two or more persons who combined, associated, agreed, mutually undertook and/or acted in concert together for the purpose of willfully and maliciously injuring Optima and its trade and/or business.
 14 15 16 17 18 19 20 21 22 23 24 	77. 78.	UNLAWFUL CONSPIRACY TO INJURE TRADE OR BUSINESS The statements of all of the foregoing paragraphs are incorporated herein by reference as if fully set forth herein. This is a cause of action for unlawful conspiracy to injure trade or business against OTC and UAS pursuant to the statutory law of Virginia, Va. Code Ann. § 18.2-499 and § 18.2-500, to the extent such statutory scheme applies in this matter. The actions of OTC and UAS, as alleged above, were those of two or more persons who combined, associated, agreed, mutually undertook and/or acted in concert together for the purpose of willfully and maliciously injuring Optima and its trade and/or business. As a result thereof, Optima has suffered and will continue to suffer immediate and

Ann.§ 18.2-500,

2		<u>COUNT 11</u>				
3		<u>UN</u>	FAIR AND DECEPTIVE COMPETITION/BUSINESS PRACTICES			
4	81.	The	statements of all of the foregoing paragraphs are incorporated herein by reference			
5		as if	as if fully set forth herein.			
6	82.	This	is a cause of action for unfair and deceptive competition/business practices against			
7		OTC	and UAS pursuant to the statutory law of California, California Business and			
8		Profe	essions Code § 17200 et. seq., to the extent such statutory scheme applies in this			
9		matte	er.			
10	83.	The	actions of OTC and/or UAS, as alleged above, constitute one or more unlawful,			
11		unfai	ir or fraudulent business acts or practices including but not limited to the following:			
12		a.	The acts/practices are/were "fraudulent" as they are/were untrue and/or are/were			
13			likely to deceive the public; and/or			
14		b.	The acts/practices are/were "unfair" as they constituted conduct that significantly			
15			threatens or harms competition; and/or			
16		c.	The acts/practices are/were "unfair" as they constitute conduct that offends an			
17			established public policy or when the practice is immoral, unethical, oppressive,			
18			unscrupulous or substantially injurious to consumers; and/or			
19		đ.	The acts/practices are/were "unlawful" as they are/were in violation of the			
20			common-law duties that were owed to Optima; and/or			
21		e.	The acts/practices are/were "unlawful" as they are/were in violation of the legal			
22			principles expressed in the other Counts herein; and/or			
23		f.	The acts/practices are/were "unlawful" as they are/were in committed violation			
24			of Va. Code Ann. § 18.2-172 (a class 5 felony); and/or			
25		g.	The acts/practices are/were "unlawful" as they are/were in committed violation			
26			of Va. Code Ann. § 18.2-499 (a class 1 misdemeanor).			

1	84.	As a re	esult thereof, Optima has suffered and will continue to suffer immediate and
2		ongoin	g harm and monetary damage.
3	85.	Optima	a is without an adequate remedy at law.
4.	86.	Unless	enjoined the acts of OTC and UAS will continue to cause further, great,
5		immed	iate and irreparable injury to Optima.
6	87.	Optima	a is entitled to injunctive relief and restitutionary disgorgement pursuant to
7		Califor	nia Business and Professions Code § 17203.
8			COUNT 12
9			UAS LIABILITY
10	88.	The sta	tements of all of the foregoing paragraphs are incorporated herein by reference
11		as if fu	lly set forth herein.
12	89.	In addi	tion to any other liability existing as to the acts of UAS described herein UAS
13		is addit	tionally liable under Counts 6-11 herein because:
14		a.	OTC acted as the agent and/or servant of UAS; and/or
15		b.	UAS aided and abetted the wrongful conduct of OTC through one or more of the
16		:	following:
17			i. UAS provided aid to OTC in its commission of a wrongful act that caused
18			injury to Optima; and/or
19		:	ii. UAS substantially assisted and/or encouraged OTC in the principal
20			violation/wrongful act; and/or
21		. i	iii. UAS was aware of its role as part of overall illegal and/or tortious activity
22			at the time it provided the assistance; and/or
23		j	iv. UAS reached a conscious decision to participate in tortious activity for
24			the purpose of assisting OTC in performing a wrongful act; and/or
25		c. 1	UAS engaged in a civil conspiracy with OTC through an agreement to
26		:	accomplish an unlawful purpose and/or to accomplish a lawful object by
			· ·

1			unlawful means, one of whom committed an act in furtherance thereof, thereby
2			causing damages to Optima; and/or
3		d.	UAS and OTC acted in concert; and/or
4		e.	UAS provided affirmative aid and/or encouragement to the wrongful conduct of
5			OTC; and/or
6		f.	UAS directed, ordered and/or induced the wrongful conduct of OTC while
7			knowing (or should having known) of circumstances that would have made the
8			conduct tortious if it were UAS's; and/or
9		g.	UAS advised OTC to commit the wrongful conduct which resulted in a legal
10			wrong and/or harm to Optima; and/or
11		h.	UAS acted together with OTC to commit the wrongful conduct pursuant to a
12			common design; and/or
13		i.	UAS knew that the OTC's conduct would constitute a breach of duty and gave
14			substantial assistance or encouragement to OTC so to conduct itself; and/or
15		j.	UAS gave substantial assistance to OTC in accomplishing a tortious result and
16			UAS's own conduct, separately considered, constitutes a breach of duty to
17			Optima; and/or
18		k.	UAS knowingly participated in the wrongful action of OTC.
19	90.	As a r	esult thereof, UAS is jointly and severally liable for any such damages awarded
20		to Opt	tima under Counts 6-11 herein.
21			COUNT 13
22			PUNITIVE DAMAGES
23	91.	The st	atements of all of the foregoing paragraphs are incorporated herein by reference
24		as if f	ully set forth herein.
25	92.	This is	s a claim for punitive damages against OTC and UAS pursuant to the common law
26		and/or	r statutory law of New York, Delaware, California, Virginia or Arizona.
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1	93.	Throu	igh their actions referenced herein, OTC and UAS:
2		a.	Acted with an intent to injure Optima and/or consciously pursued a course of
3			conduct knowing that it created a substantial risk of significant harm to Optima;
4			and/or
5		ь.	Acted with an "evil hand" guided by an "evil mind"; and/or
6		c.	Engaged in intentional and deliberate wrongdoing and with character of outrage
7			frequently associated with crime; and/or
8		d.	Engaged in conduct that may be characterized as gross and morally reprehensible
9			and of such wanton dishonesty as to imply criminal indifference to civil
10			obligations; and/or
11		e.	Acted with conduct so reckless and wantonly negligent as to be the equivalent
12			of a conscious disregard of the rights of others; and/or
13		f.	Acted with a fraudulent and/or evil motive; and/or
14	-	g.	Acted with aggravation and outrage; and/or
15		h.	Acted with outrageous conduct with evil motive and/or reckless indifference to
16			rights of others; and/or
17		i.	Acted with wilful and/or wanton disregard for the rights of others; and/or
18		j.	Were aware of probable dangerous consequences of their conduct and willfully
19			and deliberately failed to avoid those consequences; and/or
20	-	k.	Acted with the intent to vex, injury or annoy, or with a conscious disregard of the
21			right of others; and/or
22		1.	Engaged in reprehensible and/or fraudulent conduct; and/or
23		m.	Acted in blatant violation of law or policy; and/or
24		n.	Acted with extreme indifference to the rights of others; and/or
25		0.	Are guilty of oppression, fraud and/or malice, as defined by and pursuant to
26			Cal.Civ.Code § 3294; and/or

1		p.	Acted with wilful and wanton conduct so as to evince a conscious disregard of
2			the rights of others; and/or
3		q.	Acted with recklessness and/or negligence so as to evince a conscious disregard
4			of the rights of others; and/or
5		r.	Engaged in malicious conduct; and/or
6		s.	Engaged in misconduct and/or actual malice.
7	94.	Asar	esult thereof, Optima is entitled to an award of punitive damages against OTC and
8		UAS	herein in an amount to be determined by a jury.
9			EXCEPTIONAL CASE
10		This i	is an exceptional case under 35 U.S.C. § 285 in which Counterclaimant and
11	Cross	-Claim	ant Optima is entitled to its attorneys' fees and costs incurred in connection with
12	this a	ction.	
13			JURY TRIAL DEMAND
14		Count	erclaimant Optima demands a jury trial on all claims and issues to be litigated in
15	this n	natter.	
16			PRAYER FOR RELIEF
17		WHE	REFORE Optima requests that the Court enter judgment in favor of Optima, and
18	again	stUAS,	OTC, Naimer, and Hummel, on the Counterclaims, Cross-Claims and Third-Party
19	Claim	us, as fo	llows:
20	1.	Decla	ring that the Infringing Products, and all other of UAS's products shown to be
21		encom	passed by one or more claims of the asserted Patents infringe said Patents;
22	2.	Award	ling Optima its monetary damages, and a doubling or trebling thereof, incurred
23		as a re	sult of Defendants' willful infringement and unlawful conduct, as provided under
24		35 U.S	S.C. § 284;
25	3.	Declar	ring that this is an exceptional case pursuant to 35 U.S.C. § 285 and awarding
26		Optim	a its attorneys fees incurred in having to prosecute this action;
			-31-
			-11-

4. Ordering that all of the Counterdefendants, Crossdefendants and Third-Party 1 Defendants and all those in active concert or privity with them be temporarily, 2 preliminarily and permanently enjoined from further infringement of U.S. Patent No. 3 5,566,073 (the '073 patent) and U.S. Patent No. 5,904,724 (the '724 patent); 4 5. Awarding Optima its actual, special, compensatory, economic, punitive and other 5 damages, including but not limited to: 6 A reasonable royalty and/or lost profits attributable to defendants' past, present a. 7 and ongoing infringement of the Patents; 8 b. The reduced value of the Patents and/or licenses with respect thereto; 9 c. Optima's attorneys' fees and costs incurred in preparing and recording filings 10 with the PTO; and 11 d. Optima's ongoing attorneys' fees and costs incurred in filing and prosecuting the 12 cross-claims against OTC herein to establish the invalidity, void nature, etc., of 13 its filing of the Assignment with the PTO and claim of any right or interest in the 14 Power of Attorney and/or the Patents, and to otherwise remove the cloud of title, 15 impairment of vendibility, etc., with respect to Optima's rights in the Patents 16 and/or the Power of Attorney; 17 Declaring that OTC has no interest or right in the Patents or the Power of Attorney; 6. 18 Declaring that the Assignment OTC filed with the PTO is forged, invalid, void, of no 7. 19 force and effect, should be struck from the records of the PTO, and that the PTO correct 20 its records with respect to any such claim made by OTC with respect to the Patents 21 and/or the Power of Attorney; 22 8. Enjoining OTC from asserting further rights or interests in the Patents and/or Power of 23 Attorney; 24 9. Enjoining UAS and OTC from further acts of unfair competition; 25 10. Granting Optima its attorneys' fees and costs pursuant to applicable law, including but 26

s.	Case 4:07-cv-005، RCC Document 38 Filed 01/24/0، Page 33 of 33، المحافظة Case 4:07-cv-005، RCC
1	not limited to A.R.S. §12-341.01 and § 12-340 and/or the laws of one or more of New
2	York, Virginia, Delaware and/or California;
3	11. Granting Optima prejudgment and post-judgment interest at the legal rate; and
4	12. Granting Optima such other and further relief as the Court deems just and proper.
5	RESPECTFULLY SUBMITTED this 24th day of January, 2008.
6	CHANDLER & UDALL, LLP
7	
8	By <u>/s Edward Moomjian II</u> Edward Moomjian II
9	Jeanna Chandler Nash Attorneys for Defendants Adams, Margolin
10	and Optima Technology Inc. a/k/a Optima Technology Group, Inc.
11	
12	
13	CERTIFICATE OF SERVICE
14	I hereby certify that on January 24, 2008, I electronically transmitted the attached
15	document to the Clerk's office using the EM/ECF System for filing and transmittal of a Notice
16	of Electronic Filing to the following CM/DCF registrants:
17	E. Jeffrey Walsh, Esquire
18	Greenberg Traurig, LLP 2375 East Camelback Road, Suite 700
19	Phoenix, Arizona 85016 Attorneys for Plaintiff
20	Scott Joseph Bornstein, Esquire
21	Paul J. Sutton, Esquire Allan A. Kassenoff, Esquire
22	Greenberg Traurig, LLP 200 Park Avenue
23	New York, New York 10166 Attorneys for Plaintiff
24	
25	<u>s/</u>
26	
	-33-

Exhibit 2

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Exhibit 2

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4	IN THE UNITED STA	ATES DISTRICT COURT
5	FOR THE DISTI	RICT OF ARIZONA
6		
7	UNIVERSAL AVIONICS SYSTEMS) CORPORATION,	No. CV 07-588-TUC-RCC
8	Plaintiff,	ORDER
9	vs.	
10	}	· · ·
11	OPTIMA TECHNOLOGY GROUP, INC.,) O P T I M A T E C H N O L O G Y)	
12 13	CORPORATION, ROBERT ADAMS and) JED MARGOLIN,	
15 14	Defendants.	
15	OPTIMA TECHNOLOGY INC. a/k/a)	
16	OPTIMA TECHNOLOGY GROUP, INC.,) a corporation,	
17	Counterclaimant,	
18	vs.	
19	UNIVERSAL AVIONICS SYSTEMS) CORPORATION, an Arizona corporation,)	
20	Counterdefendant,	
21		
22	OPTIMA TECHNOLOGY INC. a/k/a) OPTIMA TECHNOLOGY GROUP, INC.,)	
23 24	Cross-Claimant,	
25	vs.	
26	OPTIMA TECHNOLOGY CORPORATION,	
27	Cross-Defendant.	
28)	
¢	ase 4:07-cv-00588-RCC Document 131	Filed 08/18/2008 Page 1 of 2

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This Court, having considered the Defendants' Application for Entry of Default 1 2 Judgment against Cross-Defendant Optima Technology Corporation, finds no just reason to 3 delay entry of final judgment. Therefore, IT IS HEREBY ORDERED: 4 Final Judgment is entered against Cross-Defendants Optima Technology Corporation, 5 a California corporation, and Optima Technology Corporation, a Nevada corporation, as 6 7 follows: 8 1. Optima Technology Corporation has no interest in U.S. Patents Nos. 5,566,073 and 9 5,904,724 ("the Patents") or the Durable Power of Attorney from Jed Margolin dated July 20, 2004 ("the Power of Attorney"); 10 11 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; 12 13 3. The USPTO is to correct its records with respect to any claim by Optima 14 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 15 and/or Power of Attorney; and 16 17 5. There is no just reason to delay entry of final judgment as to Optima Technology 18 Corporation under Federal Rule of Civil Procedure 54(b). DATED this 18th day of August, 2008. 19 20 21 22 Raner C. Collins United States District Judge 23 24 25 26 27 28 Case 4:07-cv-00588-RCC Document 131 Filed 08/18/2008 Page 2 of 2 JM_FJD 1384

Exhibit 3

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Exhibit 3

JM_FJD_1385

Bankof America 🦇

Funds Transfer Request and Authorization

Section I: Requester/Originator	Information	र तत्वाओं शूर्धन्नद्राष्ट्री और (HATHE WEIGHT	n an teachtracht		and the sums:
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Customer ID_Type			Issue State/Country	Issue Date		ation Date
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2. BACC	Method of Signatur	e Verification (If Appli	Cable)			
Section II. Associate Accepting					ing to making	资源41年,自16月47年(1015) (第11年)至3月1日,第11年)
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Section III Downents: Taymen I	INFOCTIONS CO. LOC.	নাহ হিন্দু হৈ বিজ্ঞান হ	anter provinsi en se	na ar ar an a an a	third parties used by	edurati waleyza
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Section V: Wire Information						
Beneficiary Name	urch		Beneficiary Account #	OR IBAN (if IBAN, no	further Beneficiary Bank	information is required)
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Section VI: Customer Approval			eraia constitutor	ting this sails and	and a state of the	1 State of the
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Customer's Signature:	mangel	ln		Date of Req	iest: <u> -15-</u>	2008.
Section VIIa Wire System Entry/	Verification B	AT Approval Author	rization # (if applica	ıble)	· .	· · · ·
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ection VI: Customer Approval authorize Bank of America to transfer my funds as mafer agreement (see reverse side) and applicable	s set forth in the instructio fees. If this is a foreign c	ons noted herein (including debit urrency wire transfer, I accept th	ing my account if applicable), e conversion rate provided in 5	and agree that such tra Section IV, or, if no ra	ansfer of funds is s ite is entered, the ra	ubject to the Bank of ate provided by Bank	America standa of America at t
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Bank of America 🦡

Funds Transfer Request and Authorization

Section I: Requester/Originator	Information					
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Section II: Associate Accepting				an fan tier fei de skriuwe fer ferste de skriuwe		
Associate Name	Phone and		Unit Co#/CC#	Date	Time	
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Section VI: Customer Approval I authorize Bank of America to transfer my funds	as set forth in the instruction	s noted herein fincluding dahi	ting my account if applicable), an		unds is subject to the Rank of America	standard
transfer agreement (see reverse side) and application time the wire transfer is sent.	the fees. If this is a foreign cur	rency wire transfer, I accept t	he conversion rate provided in Sec	character and such transfer of the sector IV, or, if no rate is enter	ed, the rate provided by Bank of Ameri	ca at the
Customer's Signature:	Margo	lin		Date of Request:	15-18-08	
Section VII: Wire System Entry	/Verification B	AT Approval Autho	rization # (if applicable	»)		
Wire Entered by: Name/Signature (att	ach BFT screens prints		BFT System Tin		na dirin	
Print: Janet Jald	and Signature a	ut Yalda	xa 12.00.5	-1 01080612	8004513	
Date of Entry and Verification Verified	1 By (Nania Signature) (I	rint Verification Screen)	Signature		BFT System 1	ime
Print:			Signature:			

Note: Purpose of Wire must be disclosed if sent to an OFAC blocked country - See OFAC in PRO