### CIIGINAL

RPLY 1 GEOFFREY W. HAWKINS, ESO. Nevada Bar No. 7740 2 JOHNATHON FAYEGHI, ESO. Nevada Bar No. 12736 3 HAWKINS MELENDREZ, P.C. 9555 Hillwood Drive, Suite 150 Las Vegas, Nevada 89134 Phone: (702) 318-8800 5 (702) 318-8801 Fax: ghawkins@hawkinsmelendrez.com 6 Attorneys for Defendant 7 Reza Zandian aka Goamreza Zandian aka Gholamreza ZandianJazi 8 aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza 9 Zandian Jazi 10 11 12 13 JED MARGOLIN, an individual.

REC'D & FILED 2014 JAN 23 PM 3: 42

BY DEPUT CLOW

#### In The First Judicial District Court Of The State Of Nevada

#### In and For Carson City

Plaintiff,

VS.

9555 Hillwood Drive, Suite 150 Las Vegas, Nevada 89134 Telephone (702) 318-8800 • Facsimile (702) 318-8801

15

16

17

18

19

20

22

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 GHONONREZA ZANDIAN JAZI, an

individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-

Defendants.

 $||_{30}$ 

24

2526

DEFENDANT ZANDIAN'S REPLY IN SUPPORT OF MOTION TO SET ASIDE DEFAULT JUDGMENT

CASE NO. 090C00579 1B

DEPT. NO. 1

Defendant REZA ZANDIAN ("Zandian") by and through his attorney Geoffrey W.

Hawkins, Esq., of the law firm HAWKINS MELENDREZ P.C., and pursuant to NRCP 55 and 60,

28

27

HAWKINS MELENDREZ, P.C.

hereby submits DEFENDANT ZANDIAN'S REPLY IN SUPPORT OF MOTION TO SET ASIDE DEFAULT JUDGMENT.

This Reply is made and based upon the papers and pleadings on file herein, the Memorandum of Points and Authorities, the Affidavit of Reza Zandian attached hereto as Exhibit A, and any oral argument this Honorable Court permits at the hearing.

DATED this Zi<sup>5t</sup> day of January, 2014.

#### HAWKINS MELENDREZ, P.C.

GEOFFREY W. HAWKINS, ESQ.
Nevada Bar No. 7740
JOHNATHON FAYEGHI, ESQ.
Nevada Bar No. 12736
9555 Hillwood Drive, Suite 150
Las Vegas, NV 89134
Phone: (702) 318-8800
Attorneys for Defendant
Reza Zandian

# HAWKINS MELENDREZ, P.C. 9555 Hillwood Drive, Suite 150 Las Vegas, Nevada 89134

Telephone (702) 318-8800 • Facsimile (702) 318-880

POINTS AND AUTHORITIES

I.

#### INTRODUCTION

The crux of Plaintiff's Opposition is that Defendant REZA ZANDIAN ("Zandian") maintained his San Diego address, knew about the instant matter after his prior counsel withdrew, and continued to receive notice of the instant matter after his prior counsel withdrew. Plaintiff attached eleven exhibits to his Opposition in an attempt to demonstrate that Defendant Zandian maintained the San Diego address provided to the Court by John Peter Lee, Esq., and continued to live in the United States rather than France. However, said exhibits fail to prove anything with regard to Defendant Zandian's residency. Furthermore, said exhibits fail to prove that Defendant Zandian continued to receive notice of the papers, pleadings and motions in the instant matter.

The simple truth is that Defendant Zandian has resided in Paris, France since August 2011 and due to the fact that his prior counsel provided the Court with an incorrect address upon withdrawal, Defendant Zandian did not receive any pleadings or written discovery related to the instant matter since April 26, 2012. *See* Affidavit of Reza Zandian in Support of Motion to Set Aside Default Judgment, attached hereto as **Exhibit A.** As such, Defendant Zandian's failure to respond to Plaintiff's written discovery and failure to oppose Plaintiff's Motion for Sanctions and Application for Entry of Default Judgment were clearly due to circumstances that constitute excusable neglect under NRCP 60(b)(1).

In addition, as Defendant Zandian had already appeared in this action, Plaintiff was required to provide Defendant Zandian with a three day notice of Plaintiff's Application for Entry of Default Judgment. However, Plaintiff failed to provide Defendant Zandian with the required three day notice. In fact, Plaintiff's Opposition does not dispute the fact that Plaintiff failed to provide a three day notice of Plaintiff's Application for Entry of Default Judgment. Pursuant to the holding in *Christy v. Carlisle* 94 Nev. 651, 584 P.2d 687 (1987), Plaintiff's failure to serve Defendant Zandian with a three day notice of Plaintiff's Application for Entry of Default Judgment voids the Default Judgment against Defendant Zandian.

1///

3 4

5

6 7 8

9 10 11

HAWKINS MELENDREZ, P.C. 9555 Hillwood Drive, Suite 150 Las Vegas, Nevada 89134 Telephone (702) 318-8800 • Facsimile (702) 318-8801 12 13 14 15 16

17 18 19

> 20 21 22

23 24

25

26

27

28

II.

#### LEGAL ARGUMENT

#### A. Plaintiff Failed To Provide Defendant Zandian With Written Notice Of Application For Default Judgment.

As this Court is aware, if a defendant enters an appearance or if the plaintiff knows of the identity of the defendant's counsel, the plaintiff has an obligation to notify the defendant of his intent to take a default. Christy v. Carlisle, 94 Nev. 651, 584 P.2d 687 (1987); Rowland v. Lepire, 95 Nev. 639, 600 P.2d 237 (1979); Gazin v. Hoy, 102 Nev. at 438; Nev. Sup.CT.R. 1752. A failure to provide said notice requires a default to be set aside. *Id.* 

As asserted in Defendant Zandian's Motion, Plaintiff failed to provide Defendant Zandian with the required three-day notice prior to filing his April 17, 2013 Application for Entry of Default Judgment. Plaintiff, through his counsel, had knowledge of Defendant Zandian's French address as early as March 2013. Said knowledge came from Watson & Rounds' (Plaintiff's counsel's firm) representation of Fred Sadri in the Nevada Supreme Court Case No. 62839. (See Notice of Appeal in Nevada Supreme Court Case No. 62839, attached hereto as Exhibit B. Said Notice of Appeal contains the French address of Defendant Zandian and was mailed to Watson & Rounds as counsel for Fred Sadri in March 2013.) Pursuant to the holdings in *Christy* and *Rowland*, Plaintiff's failure to provide written notice of his Application for Default Judgment requires this Court set aside the June 24, 2013 Default Judgment against Defendant Zandian.

Moreover, Plaintiff's Opposition completely fails to oppose and/or discuss the absence of the required three-day notice of intent to take default. Said failure to oppose on the part of Plaintiff should constitute an admission that Plaintiff failed to provide Defendant Zandian with the required notice and consent to the granting of Defendant Zandian's Motion to Set Aside Default Judgment in line with the mandates of this Court's rules. See King v. Cartlidge, 121 Nev. 926, 927, 124 P.3d 1161, 1162 (2005) (stating that an unopposed motion may be considered as an admission of merit and consent to grant the motion) (citing DCR 13(3)); See also First Judicial District Court Rule 15(5) (failure of an opposing party to file a memorandum of points and authorities in opposition to any motion within the time permitted shall constitute a consent to the granting of the motion).

# HAWKINS MELENDREZ, P.C. 9555 Hillwood Drive, Suite 150 Las Vegas, Nevada 89134

Telephone (702) 318-8800 • Facsimile (702) 318-880

#### B. Defendant Zandian Has Demonstrated Excusable Neglect Under NRCP 60(b)

In his Opposition, Plaintiff states "the evidence overwhelmingly demonstrates Zandian maintained the same address John Peter Lee provided to the Court, even after Zandian allegedly moved to France in August 2011, and the evidence similarly demonstrates Zandian continued to live in the United States, not France." The evidence Plaintiff is referring to consists of the following: checks made payable to "Reza Zandian & Niloofar Foughani JT Ten, 8775 Costa Verde Blvd Apt 217, San Diego, CA 92122"; a Wells Fargo withdrawal slip dated February 20, 2013; various Wells Fargo checks signed by Defendant Zandian with the 8775 Costa Verde Blvd, San Diego, CA address printed on the checks; Defendant Zandian's Wells Fargo bank statements with the San Diego address printed on the bank statements; and Visa statements showing purchases made in California in September of 2011 and March of 2013.

Contrary to the assertions made in Plaintiff's Opposition, the aforementioned evidence completely fails to prove that Zandian maintained the 8775 Costa Verde Blvd, San Diego, CA address after he moved to France in August 2011. As represented in Defendant Zandian's Affidavit, attached hereto as **Exhibit A** and incorporated herein, Defendant Zandian has resided in Paris, France since August 2011 and has not resided at 8775 Costa Verde Blvd., San Diego, CA 92122 since August 2011. The fact that the San Diego address appears on checks made payable to Defendant Zandian and/or issued by Defendant Zandian does not indicate that he continued to reside at said address after August 2011. In fact, it is quite common for a business to have an outdated address on file for a particular individual or for said individual to maintain checks with an outdated address printed on the checks. Moreover, none of the evidence provided by Plaintiff demonstrates that the checks found in Plaintiff's Exhibits 2,3,5,6, and 12 were sent from or received by Defendant Zandian in the United States.

Due to the fact that Defendant Zandian's prior counsel, John Peter Lee Esq., provided the Court with an incorrect address upon withdrawing as counsel, Defendant Zandian never received any pleadings or discovery in this matter after April 26, 2012. Plaintiff's Opposition fails to provide any evidence demonstrating that Defendant Zandian did in fact receive pleadings or discovery in this matter subsequent to April 26, 2012.

As was the case in the Supreme Court case of *Stoecklein v. Johnson Elec., Inc.*, Defendant Zandian's failure to respond to Plaintiff's written discovery and failure to oppose Plaintiff's Motion for Sanctions and Application for Entry of Default Judgment were due to circumstances that constitute excusable neglect under NRCP 60(b)(1). As such, Defendant Zandian's Motion to Set Aside Default Judgment should be granted.

#### Ш.

#### **CONCLUSION**

Based on the foregoing, Defendant Reza Zandian respectfully requests that the default judgment be set aside to allow him to respond as intended.

#### **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.

#### **DECLARATION**

The undersigned also declares under penalty of perjury that the foregoing is true and accurate to the best of my knowledge.

Dated this 215T day of January, 2014.

#### HAWKINS MELENDREZ, P.C.

GEOFFREY W. HAWKINS, ESQ.
Nevada Bar No. 7740
JOHNATHON FAYEGHI, ESQ.
Nevada Bar No. 12736
9555 Hillwood Drive, Suite 150
Las Vegas, NV 89134
Phone: (702) 318-8800
Attorneys for Defendant
Reza Zandian

### HAWKINS MELENDREZ, P.C. 9555 Hillwood Drive, Suite 150 Las Vegas, Nevada 89134 Telephone (702) 318-8800 • Facsimile (702) 318-8801

#### **CERTIFICATE OF SERVICE**

Pursuant to Nevada Rules of Civil Procedure 5(b), I hereby certify that, on the <u>Al</u> day of January, 2014, service of **DEFENDANT ZANDIAN'S REPLY IN SUPPORT OF MOTION TO SET ASIDE DEFAULT JUDGMENT** was made this date by depositing a true copy of the same for mailing, first class mail, at Las Vegas, Nevada, addressed follows:

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

An employee of Hawkins Melendrez, P.C.

#### **INDEX OF EXHIBITS**

۱	·		
1	Exhibit No.	TITLE	NUMBER OF PAGES
I	· A	Affidavit of Reza Zandian in Support of Motion	2
		to Set Aside Default Judgment	
1		Notice of Appeal in Nevada Supreme Court Case	
1	В	No. 62839/Eighth Judicial District Court Case	2
		No. A635430	

### Exhibit A

	1	AFFIDAVIT OF REZA ZANDIAN IN SUPPORT OF MOTION TO SET ASIDE DEFAULT
	2	JUDGMENT
	3 4	COLUMNIA
	5	COUNTRY OF FRANCE ) ss
	6	CITY OF PARIZ )
	7	I, Reza Zandian, have personal knowledge of the matters set forth herein and being first duly
	8	sworn hereby depose and state as follows:
	9	1. I am a named Defendant in the matter of Jed Margolin vs. Optima Technology
	10 11	Corporation, et al., Case No. 090C00579 1B.
8-8801	12	2. That I am currently a resident of Paris, France and have been living full-time at 6
, P.C. 150 4 702) 311	13	Rue Edouard Fournier, 75116 Paris, France since August 2011.
ELENDREZ, d Drive, Suite , Nevada 89134 00: Facsimile (	14	3. That I have not resided in the United States since August 2011. Specifically, I have not resided at 8775 Costa Verde Blvd, San Diego, CA 92122 since August 2011.
MELLES and 13riv 18, Neva 1800: Fa	15	4. Since the withdrawal of my previous counsel, John Peter Lee, Esq., on April 26,
WKINS MELLINDREZ, P 1555 Hilword Drive, Suite 15t Las Vegas, Nevada 89134 (702) 318-8800: Facsimile (702	16	2012 I have never received any pleadings or written discovery related to Case No. 090C00579 1B.
HAWKINS MELKNDREZ, P.C. 9555 Hillword Drive, Suite 150 Las Vepas, Nevada 89134 Telephone (702) 318-8800: Facsimile (702) 318-8801	17	5. I learned of the Default Judgment in late November 2013 while visiting the United
Tolep	18	States of America on business. I was advised of the Default Judgment by a business associate by
	19	the name of Fred Sadri.
	20 21	///
	22	
	23	
	24	CAROLINE AL TAWIL Conseillere de Clientèle
	25	Agence Patis Passy
	26	///
	27	<i>I+I-</i>
	28	///

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct. Executed this At day of January, 2014. Subscribed and Sworn to before me day of January, 2014. HAWKINS MELENDREZ, P.C. 9555 Hilwood Duve, Suite 150 Las Vegas, Nevada 89134 Telephone (702) 318-8800 Facsimile (702) 318-8811 CAROLINE AL TAWIL. Conseillère de Glientèle Notary Public in and for Said State and County (SEAL) 

## Exhibit B

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

CLERK OF THE COURT

NOAS REZA ZANDIAN 6, rue Edouard Fournier 75116 Paris, France Pro Per Appellant CLERK OF THE COURT

#### DISTRICT COURT

#### CLARK COUNTY, NEVADA

GHOLAMREZA ZANDIAN JAZI, also known as REZA ZANDIAN, individually.

CASE NO.; A-11-635430-C DEPT. NO.: IV

Plaintiff,

¥

1

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

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

Defendants.

AND ALL RELATED COUNTERCLAIMS AND THIRD-PARTY CLAIMS

1334.024072-16

#### NOTICE OF APPEAL

Notice is hereby given that REZA ZANDIAN a member of the above named company, hereby appeals to the Supreme Court of Nevada from the Order to Distribute Attorney Fee and Costs Awards to Defendants entered in this action on the 15th day of February, 2013.

DATED this 15<sup>th</sup> day of March, 2013.

21 22

23

24 25

26 27

28

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

CERTIFICATE OF MAILING I HEREBY CERTIFY that on the \_\_\_day of March, 2013, I served a copy of the above and foregoing NOTICE OF APPEAL, upon the appropriate parties hereto, by enclosing it in a scaled envelope, deposited in the United States mail, upon which first class postage was fully prepaid addressed to: Stanley W. Parry 100 North City Parkway, Ste. 1750 Las Vegas, Nevada 89106 б Elias Abrishami P.O. Box 10476 Beverly Hills, California 90213 Ryan E. Johnson, Esq. Watson & Rounds 777 North Rainbow Blvd. Ste. 350 Las Vegas, Nevada 89107 

-2-