


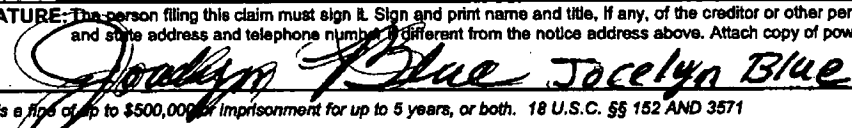
UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA		PROOF OF CLAIM	RECEIVED & FILED JUN 24 2011 U.S. BANKRUPTCY COURT MARY A. SMITH, CLERK
In re: South Edge, LLC		Case Number: 10-32968-BAM	
NOTE: See Reverse for List of Debtors/Case Numbers/ important details. This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A "request" for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.		<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. <input type="checkbox"/> Check this box if you are the debtor or trustee in this case.	
Name of Creditor and Address: the person or other entity to whom the debtor owes money or property Jocelyn Blue 1234 North Everett Street Glendale, Ca 91207		RECEIVED JUN 30 2011 BMC GROUP	
Creditor Telephone Number (800) 489-9463			
Name and address where payment should be sent (if different from above): Same as above		<input type="checkbox"/> Check this box to indicate that this claim amends a previously filed claim. Claim Number (if known): _____ Filed on: _____	
Payment Telephone Number () _____			
1. AMOUNT OF CLAIM AS OF DATE CASE FILED \$ 45,000.00 If all or part of your claim is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete item 4. If all or part of your claim is entitled to priority, complete item 5.			
<input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges.			
2. BASIS FOR CLAIM: <i>Unpaid services performed & willful infringement</i>		(See instructions #2 and #3a on reverse side.) 3. LAST FOUR DIGITS OF ANY NUMBER BY WHICH CREDITOR IDENTIFIES DEBTOR: 3a. Debtor may have scheduled account as: _____	
4. SECURED CLAIM (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a lien on property or a right of set off and provide the requested information Nature of property or right of setoff: Describe: <input type="checkbox"/> Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other _____ Value of Property: \$ _____ Annual Interest Rate: _____ % if any: \$ _____ Basis for Perfection: _____ Secured Claim Amount: \$ _____ DO NOT include the priority portion of your claim here. Unsecured Claim Amount: \$ _____ Amount of arrearage and other charges as of time case filed included in secured claim, _____			
5. PRIORITY CLAIM <input type="checkbox"/> Amount of Claim Entitled to Priority under 11 U.S.C. §507(a). If any portion of your claim falls in one of the following categories, check the box and state the amount. Unsecured Priority Claim Amount: \$ _____ include ONLY the priority portion of your unsecured claim here. You MUST specify the priority of the claim: <input type="checkbox"/> Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). <input type="checkbox"/> Up to \$2,600* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use - 11 U.S.C. § 507(a)(7). <input type="checkbox"/> Wages, salaries, or commissions (up to \$11,725*), earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. § 507(a)(4). <input type="checkbox"/> Taxes or penalties owed to governmental units - 11 U.S.C. § 507(a)(8). <input type="checkbox"/> Contributions to an employee benefit plan - 11 U.S.C. § 507(a)(5). <input type="checkbox"/> Other - Specify applicable paragraph of 11 U.S.C. § 507(a) (_____). * Amounts are subject to adjustment on 4/1/13 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.			
6. CREDITS: The amount of all payments on this claim has been credited for the purpose of making this proof of claim.			
7. SUPPORTING DOCUMENTS: Attach redacted copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, mortgages, and security agreements. You may also attach a summary. Attach redacted copies of evidence of perfection of a security interest. (See instruction 7 and definition of "redacted" on reverse side.) If the documents are not available, please explain. DATE-STAMPED COPY: To receive an acknowledgment of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim. DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.			
The original of this completed proof of claim form must be sent by mail or hand delivered (FAXES NOT ACCEPTED) so that it is actually received on or before June 29, 2011 for Non-Governmental Claimants OR on or before August 2, 2011 for Governmental Units.		THIS SPACE FOR COURT USE ONLY South Edge  00008	
BY MAIL TO: United States Bankruptcy Court, District of Nevada Foley Federal Building and U.S. Courthouse 300 Las Vegas Boulevard South Las Vegas, NV 89101		BY HAND OR OVERNIGHT DELIVERY TO: United States Bankruptcy Court, District of Nevada Foley Federal Building and U.S. Courthouse 300 Las Vegas Boulevard South Las Vegas, NV 89101	
DATE 6-21-11	SIGNATURE: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number, if different from the notice address above. Attach copy of power of attorney, if any.  Jocelyn Blue		

Exhibit "A"



ATTORNEYS AT LAW

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333 S. Grand Ave.
Suite 2300
Los Angeles, CA 90071-5504
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WEB: www.cbh.com

Victor K. Sapphire

TEL (213) 787-2523
EMAIL vsapphire@cblh.com

Via FEDERAL EXPRESS

April 27, 2010

Mr. John A. Ritter
Chairman and CEO
Focus Property Group
3455 Cliff Shadows Parkway
Las Vegas, NV 89129-1077

Mr. John A. Ritter
General Manager
South Edge LLC
3425 Cliff Shadows Parkway
Las Vegas, NV 89129-5111

Mr. John A. Ritter
General Manager
South Edge LLC
1890 Via Firenze Road
Henderson, NV 89044

Re: Our client: Jocelyn Blue p/k/a Jayden Barrett

Dear Mr. Ritter:

This firm is counsel to Jocelyn Blue p/k/a Jayden Barrett in intellectual property and related litigation matters.

Ms. Blue is a voiceover artist whose work has been featured in motion pictures, television series, video games, and industrials, as well as in commercials and advertisements for local, regional and national advertising campaigns throughout the United States. A cursory Internet search will reveal the depth of renown she enjoys on account of the duration and scope of her career, as well as the high quality nature of the material with which she has been associated and which has contributed to her substantial commercial success. Ms. Blue's is the voice of your companies' "3D Tour" video for its Inspirada development near Las Vegas, Nevada.



CONNOLLY BOVE LODGE & HUTZ LLP
ATTORNEYS AT LAW

Mr. John A. Ritter
April 27, 2010
Page 2

As you may know, in early 2008 Ms. Blue (under her professional alias Jayden Barrett) was engaged by Applebox Productions via your companies' advertising agency at the time, Stella Productions, to perform the voicing for Inspirada's 3D Tour video. The terms of the agreement between Ms. Blue and your advertising agent were that the video was to be used in the Inspirada sales office(s) only. Inspirada had approached Ms. Blue through Stella and Applebox to inquire whether Inspirada could expand its use of her work to its web site as well but passed on her offer to allow Inspirada to use her work online at her customary Internet rate of \$3000.00 per year (above and beyond the already agreed-upon rate for in-office usage). The services were rendered by Ms. Blue on February 27, 2008 with the clear understanding of the parties that Inspirada's authorized use was restricted to in-office exhibition.

It has come to our attention that your companies (collectively, "Inspirada") have been exhibiting the 3D Tour video on the Internet at "inspirada.com" without the authorization of our client. Our client was shocked and surprised to learn in February, 2010 that Inspirada has been using her voice in the 3D Tour video online, and to later learn that Inspirada has been using her likeness online to promote the Inspirada development since the video was completed. As you undoubtedly know, such unauthorized use constitutes infringement of our client's right of publicity under Nevada and California law, as well as misappropriation and passing off under the federal law governing unfair competition, the Lanham Act, entitling our client to injunctive relief and damages. Moreover, because Inspirada infringed Ms. Blue's rights with knowledge that its use exceeded the scope of its authorization, our client is also entitled to enhanced damages on the basis of willfulness.

In addition to the foregoing identity and unfair competition claims our client has against your company, your unauthorized use of her work on the Internet exposed her to substantial liability, since if she had been hired by another client in your industry for Internet advertising on an exclusive basis, she would have been in violation of her contract as well as union rules with the potential to inflict tremendous damage to her career and ability to earn a living – despite the fact that she was unaware of Inspirada's infringing acts.

Upon learning of your company's infringement of her rights, our client and her agent sought to collect payment for the unauthorized use by several times contacting your advertising agent, Stella Productions ("Stella"). On March 5, 2010, Applebox submitted an invoice to Stella for \$6600.00, comprising two years' (2009 and current year) usage fees under the previously-quoted price, and Applebox's ten percent processing fee. The Applebox invoice was based on incomplete information, since at the time of its issuance it was not yet known that Inspirada had exhibited the video in 2008 as well as 2009 and 2010.



CONNOLLY BOVE LODGE & HUTZ LLP
ATTORNEYS AT LAW

Mr. John A. Ritter
April 27, 2010
Page 3

Stella's principal, Edwin Winfield, advised that he had brought up the issue with a Marty Woods in your company but did not report back with Inspirada's response, and then stopped responding to our client's inquiries. Ms. Blue's agent also sought to contact Mr. Woods but he never responded substantively to requests for the status of payment. As a result of Inspirada's and its agent's egregious failure to substantively respond, much less remove the 3D Tour from its web site and make her whole, our client was forced to engage counsel to ensure her rights are protected. Her prior offer to resolve the dispute in exchange for payment of her web usage fees and the removal of the video from the Inspirada website has correspondingly been withdrawn.

Our client's rights of publicity are her primary means of earning a livelihood, and are thus extremely important to her. It is therefore essential that she takes steps to prevent any infringement of her rights. Accordingly, we request that, in order to settle this dispute, Inspirada immediately: cease and desist from all online or other exhibition, distribution and use of the 3D Tour video bearing her voice, excepting the previously agreed-to sales-office use; enter into a written agreement with Ms. Blue whereby Inspirada agrees to refrain from all unauthorized use of our client's work and likeness; and remit \$45,000.00 payable to Jocelyn Blue as compensation for Inspirada's infringement. We ask that you provide us with written assurance **within ten (10) days of the date of this letter** that Inspirada will comply with our request.

We look forward to resolving this matter in an amicable fashion and avoiding the need for costly litigation, and appreciate your cooperation in bringing it to a prompt resolution.

Please note that this letter does not constitute a complete statement of our client's rights. Nothing in this letter shall be construed as a waiver of any right or remedy possessed by our client or any other affected party, all of which are expressly reserved.

Sincerely,

Victor K. Sapphire

cc: Ms. Jocelyn Blue
Ms. Arlene Thornton
Stella Productions



ATTORNEYS AT LAW

LOS ANGELES, CA
333 S. Grand Ave.
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Los Angeles, CA 90071 04
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Victor K. Sapphire

TEL (213) 787-2523
EMAIL vsapphire@cbh.com

Via Federal Express

May 7, 2010

Mr. John A. Ritter
Chairman and CEO
Focus Property Group
3455 Cliff Shadows Parkway
Las Vegas, NV 89129-1077

Mr. John A. Ritter
General Manager
South Edge LLC
3425 Cliff Shadows Parkway
Las Vegas, NV 89129-5111

Mr. John A. Ritter
General Manager
South Edge LLC
1890 Via Firenze Road
Henderson, NV 89044

Re: **Our client: Jocelyn Blue p/k/a Jayden Barrett**

Dear Mr. Ritter:

We have not received a response from you or anyone at your companies to our letter of April 27, 2010, a copy of which is enclosed.

Please be advised that our client takes the protection of her rights very seriously. Therefore, we restate the demands set forth in our previous letter and request that you contact us within five (5) days of the date of this letter to confirm that your company will comply with our demands. You will appreciate that your company's lack of responsiveness, including its egregious refusal to take down the unauthorized online use of the video, could be interpreted by a court as willful infringement.



Mr. John A. Ritter
May 7, 2010
Page 2

Please note that this letter does not constitute a complete statement of our client's rights. Nothing in this letter shall be construed as a waiver of any right or remedy possessed by our clients or any other affected party, all of which are expressly reserved.

Sincerely,



Victor K. Sapphire

Enclosure

cc: Ms. Jocelyn Blue (w/o encl.)



ATTORNEYS AT LAW

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333 S. Grand Ave.
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WEB: www.cblh.com

Victor K. Sapphire

TEL (213) 787-2523
EMAIL vsapphire@cblh.com

Via Federal Express

June 2, 2010

Mr. John A. Ritter
Chairman and CEO
Focus Property Group
3455 Cliff Shadows Parkway
Las Vegas, NV 89129-1077

Mr. John A. Ritter
General Manager
South Edge LLC
3425 Cliff Shadows Parkway
Las Vegas, NV 89129-5111

Re: **Our client: Jocelyn Blue p/k/a Jayden Barrett**

Dear Mr. Ritter:

This letter is further to our letters of May 7, 2010 and April 27, 2010, copies of which are enclosed.

We note the removal of the link to the page bearing the video from the Inspirada web site's banner. However, the video remains accessible on the site through the "Site Map" link (scroll down to "Video"). See "<http://www.inspirada.com.asp1-3.websitetestlink.com/video.html>". We must therefore reiterate our demand to immediately remove the video from your site and disable all links thereto. The video should have been removed immediately upon receipt of our April 27, 2010 letter; the continuing and willful infringement of our client's rights is not well-taken.

We note that neither you nor your companies have once responded to our letters, including our other demand stated therein, namely, for our client to be compensated for your companies' unlawful and unauthorized use of her likeness on the Inspirada web site. As we have discussed in our earlier correspondence, the scope of Ms. Blue's engagement was to voice the Inspirada development's promotional video that would be used solely in-showroom, specifically not for broadcast of any kind. In fact, Inspirada passed up the opportunity to purchase a broader license for web site use following our client's response to your companies' advertising agency inquiry about additional fees for such use. Still, your

31113-1

 **CONNOLLY BOVE LODGE & HUTZ LLP**
ATTORNEYS AT LAW

Mr. John A. Ritter
June 2, 2010
Page 2

companies went ahead without her permission and posted the video on the Inspirada.com web site, where it has been used in connection with the marketing and sale of homes in the development for the last three years, and our client has never been remunerated for the unauthorized online use.

You will appreciate that we have copies of correspondence concerning the license fee quote and refusal, as well as witnesses that would testify concerning the foregoing chain of events in a lawsuit. Further, in the absence of any written agreement concerning the work our client did in connection with the video, she retains her full copyright interest in the work. In the event that this case were litigated, she would thus be entitled to injunctive relief as well as damages from the infringement of her identity rights and copyright, which would include a reasonable royalty from all of the homes sold in the Inspirada development since your companies' Inspirada.com web site went live with the video three years ago, as well as punitive damages due to willfulness.

In the interest of avoiding costly litigation, we are once more demanding that our client be made whole after your companies' willful and deliberate infringement of her rights. Our client is willing to settle this dispute by signing a release of liability for your companies' infringement in exchange for payment of \$25,000.00, which will cover the originally quoted fee, agency commissions, her legal costs and fees, as well as the expenditure of time, effort and resources she has incurred in the process of seeking to stop your companies' ongoing, flagrant abuse of her rights. We ask that you take seriously this offer of settlement and respond within ten (10) days of the date of this letter to confirm that your companies will comply with our demands. Due to your past unresponsiveness to our letters, we are furnishing your companies' partners in the Inspirada development with copies of this correspondence, in the interest of moving this matter forward toward an amicable resolution.

Please note that this letter does not constitute a complete statement of our client's rights. Nothing in this letter shall be construed as a waiver of any right or remedy possessed by our clients or any other affected party, all of which are expressly reserved.

Sincerely,



Victor K. Sapphire

Enclosures



CONNOLLY BOVE LODGE & HUTZ LLP

ATTORNEYS AT LAW

Mr. John A. Ritter
June 2, 2010
Page 3

cc: Ms. Jocelyn Blue (w/encls.)
KB Home (w/encls.)
Toll Brothers, Inc. (w/encls.)
Woodside Homes (w/encls.)
Kimball Hill Homes (w/encls.)
Pardee Homes (w/encls.)
Meritage Homes Corporation (w/encls.)
Beazer Homes USA, Inc. (w/encls.)



LOS ANGELES, CA

333 S. Grand Ave.
Suite 2300
Los Angeles, CA 90071-1504
TEL: (213) 787 2500
FAX: (213) 687 0498
WEB: www.cbh.com

Victor K. Sapphire

TEL (213) 787-2523
EMAIL vsapphire@cbh.com

Via Federal Express

June 25, 2010

Mr. John A. Ritter
Chairman and CEO
Focus Property Group
3455 Cliff Shadows Parkway
Las Vegas, NV 89129-1077

Mr. John A. Ritter
General Manager
South Edge LLC
3425 Cliff Shadows Parkway
Las Vegas, NV 89129-5111

Re: Our client: Jocelyn Blue p/k/a Jayden Barrett

Dear Mr. Ritter:

This letter is further to our letters of June 2, 2010, May 7, 2010, and April 27, 2010, copies of which are enclosed.

We note that no further action has been taken by Inspirada or its development partners to effect the full removal of links to the page bearing the video from the Inspirada web site's banner, as set forth in our June 2, 2010 letter. As you undoubtedly appreciate, the continuing and willful infringement of our client's rights is not well-taken.

Additionally, once again neither you nor your companies nor Inspirada's development partners have responded to our demand for our client to be compensated for the unlawful and unauthorized use of her likeness on the Inspirada web site. As we previously stated, our client is willing to settle this dispute by signing a release of liability for the infringement of her rights in exchange for payment of \$25,000.00, which will cover the originally quoted fee, agency commissions, her legal costs and fees, as well as the expenditure of time, effort and resources she has incurred in the process of seeking to stop your companies' ongoing, flagrant abuse of her rights.

In the absence of your agreement to comply with our demands, we will recommend that our client take all appropriate legal measures to enforce her rights against you and your



Mr. John A. Ritter
June 25, 2010
Page 2

companies, including the filing of a lawsuit naming as defendants them and Inspirada's development partners (who have been copied on this and our previous correspondence) without further notice.

However, we do hope to resolve this matter in an amicable fashion.

Please note that this letter does not constitute a complete statement of our client's rights. Nothing in this letter shall be construed as a waiver of any right or remedy possessed by our client or any other affected party, all of which are expressly reserved.

Sincerely,



Victor K. Sapphire

Enclosures

cc: Ms. Jocelyn Blue (w/encl.)
KB Home (w/encls.)
Toll Brothers, Inc. (w/encls.)
Woodside Homes (w/encls.)
Kimball Hill Homes (w/encls.)
Pardee Homes (w/encls.)
Meritage Homes Corporation (w/encls.)
Beazer Homes USA, Inc. (w/encls.)

Exhibit "B"

Inspirada

Job No.:

5655.284

Title: 3D Flythrough

Date Typed: 01/31/2008

Length: 3:48

0

AUDIO

00:00

White art card: "Inspirada live inspired™ -

Inspirada / Solista entrance

POV traveling down the road

Toll Brothers Homes on the right

KB homes on the left

People walking

Drive down Via Firenze

Turns left into a park

00:47

00:47

Transition to Solista Park aerial view

Overview of the park,

Music:

(casually paced read: 00:45)

V.O.:

Discover a place where everything you need will be a short walk from home, where neighbors will become friends and friends will become family, a place that will let you choose where and how you want to live.

Welcome to Inspirada, an innovative new community fashioned in the "New Urbanist" style, which creates a higher standard of living and a greater sense of community.

New Urbanism integrates the comfort and serenity of the suburbs, along with the services and amenities you'd expect from modern city living.

This community was created with the understanding that buying a home isn't only about the house. It's about the kind of life you want for you and your family. We invite you to explore Inspirada and see for yourself.

(casually paced read 00:45)

VO:

Here we have Solista park, in the middle of the first village, which also shares its name. Every home will be within walking

2/27/2008

al:

past a retail building,

distance of one of the many neighborhood parks, where residents will be able to play and connect with friends and neighbors.

Across parking towards playgrounds.

Retail space and play areas will also be integrated into the park. So, while children explore jungle gyms and the tot lots, parents can feel free to shop and visit at their own pace.

Overview of Amphitheater,
past the Community Center

The park also features a gathering area for community events or neighborhood parties. While the community center provides space for meetings, family picnics and more.

POV circles halfway around the Swimming pools.

The park also features two swimming pools – a smaller one for children and a larger one for adults. Throughout the park, you'll also find several places to stroll and relax under the many shade trees planted throughout the site.

Continues on over walking areas, trees, and bike racks

01:42

(casually paced read 00:46)

01:42

VO:

POV exits over parking lot traveling higher now over a tree-lined street eventually rising higher and higher.

Inspirada was designed to cater to the pedestrian experience. Careful attention was paid to the landscaping throughout the community and many miles of beautiful trails are planned that will connect each of the villages to one another.

Our POV now flies over the entire community surveying houses, streets, and parks.

Inspirada will be made up of a total of seven villages, each with its own identity ranging from music to the arts and sciences.

Homes come in a variety of architectural styles, many with comfortable front porches where residents can spend more time outside relaxing with family and

driveways and garages will be placed behind houses, making more space for sidewalks, trails and bike lanes. With shopping and entertainment so close, it's often easier to walk or ride a bicycle, which is better for the environment and better for you.

02:32

:

02:32

:

Transition to Civita

al:

View of the central square (twice)

POV lowers to the street level

Entrance into the street

Night view of Civita. POV pans across the front of a building

POV rises to show us the Las Vegas strip in the background.

Art Card V1:

(casually paced read 01:14)

VO:

At the heart of the community will be Civita, which will serve as the bustling town center and focal point of Inspirada. This area will showcase a mixture of residential, mixed-use and gaming venues, all well balanced with pedestrian-friendly locales. It will offer a wide variety of homes, shops, entertainment and office space. At every turn, Civita will provide an enriching urban environment both indoors and out.

This area will cater to the comfort and lifestyle of the urban resident. Public space will be made inviting with ample streetscapes such as benches and planter boxes, while canopies and awnings provide protection from the sun and wind.

Civita will also feature bicycle paths, intimate tree-lined streets and natural, open spaces. In the middle of it all, a public square will invite you to relax at a café or enjoy an evening walk.

Naturally, the town center will also feature a variety of home styles including, single-family homes, condos and townhouses all seamlessly integrated into the landscape.

We invite you to experience Inspirada first hand - a new community tailored to be both a place to live, and a way to live.

Visit our builders' sales centers and explore a wide selection of highly unique model homes available only at Inspirada. You're sure to discover a style of living that is designed specifically for you.

al: . . . - Tour 33 New Model Homes
- Priced from the Low \$200s

Inspirada. Come Live every day inspired.
Claim 8-1 Filed 06/24/11 Page 17 of 23

Art Card V2:

- Tour 44 New Model Homes
- Priced from the Low \$200s

Return to art card: "Inspirada live
inspiredtm"
03:48

Best,

Jarrold Oram
Operations Manager
Stella Productions
O: 702.734.0001
C: 917.771.5526
jarrod@stellaproductions.com

No virus found in this incoming message.
Checked by AVG Free Edition.
Version: 7.5.516 / Virus Database: 269.21.1 - Release Date: 2/25/2008 12:00 AM

Exhibit "C"

CONNOLLY BOVE LODGE & HUTZ LLP

333 S. Grand Avenue, Suite 2300

Los Angeles, CA 90071

Telephone (213) 787-2500

Fax (213) 687-0498

Federal E.I.N. 51-0095196

Jocelyn Blue
1234 Everett Street
Glendale, CA 91207

Billed Through 08/31/10
Invoice Date October 6, 2010
Invoice Number 360908

Client Number 70495 VS

v. Inspirada

PAST DUE BALANCE FOR THIS MATTER	\$939.60
CURRENT FEES FOR THIS MATTER	\$1,650.00
CURRENT DISBURSEMENTS FOR THIS MATTER	\$412.67
BALANCE DUE FOR THIS MATTER	<u>\$3,002.27</u>

BILLING SUMMARY

TOTAL FEES	\$1,650.00
TOTAL DISBURSEMENTS	\$412.67
TOTAL CURRENT FEES AND DISBURSEMENTS	<u>\$2,062.67</u>
PAST DUE BALANCE	\$939.60
TOTAL BALANCE NOW DUE	<u>\$3,002.27</u>

CONNOLLY BOVE LODGE & HUTZ LLP

333 S. Grand Avenue, Suite 2300

Los Angeles, CA 90071

Telephone (213) 787-2500

Fax (213) 687-0498

Federal E.I.N. 51-0095196

Jocelyn Blue
1234 Everett Street
Glendale, CA 91207

Billed Through 08/31/10
Invoice Date October 6, 2010
Invoice Number 360908

Client Number 70495 VS

v. Inspirada

Our file number 70495-00002

FOR PROFESSIONAL SERVICES RENDERED

05/03/10	VS	Exchange messages with Ms. Blue re. status.	0.20 hrs	375.00 /hr	75.00
05/07/10	VS	Prepare and transmit follow-up demand letter to Inspirada re. continuing infringement.	0.50 hrs	375.00 /hr	187.50
05/14/10	VS	Message to Ms. Blue re. next steps in case.	0.30 hrs	375.00 /hr	112.50
05/18/10	VS	Teleconference with Ms. Blue re. strategy.	0.60 hrs	375.00 /hr	225.00
05/19/10	VS	Follow-up investigation of Inspirada web site usage; confer with Ms. Blue re. same.	0.30 hrs	375.00 /hr	112.50
05/26/10	VS	Teleconference re. strategy.	0.30 hrs	375.00 /hr	112.50
06/02/10	VS	Conferences with Ms. Blue; prepare and transmit follow-up demand letter to Inspirada and developer-partners.	0.50 hrs	375.00 /hr	187.50
06/04/10	VS	Message to client confirming delivery.	0.20 hrs	375.00 /hr	75.00
06/17/10	VS	Telephone calls and prepare message re next steps following opponent non-response to demands.	1.00 hrs	375.00 /hr	375.00
06/25/10	VS	Notice letter to Inspirada and development partners.	0.50 hrs	375.00 /hr	187.50

Total fees for this matter \$1,650.00

TIMEKEEPER SUMMARY

VS	Victor Sapphire	4.40 hrs	375.00 /hr	\$1,650.00
		<u>4.40 hrs</u>		<u>\$1,650.00</u>

DISBURSEMENTS

06/07/10	Routing Costs - Federal Express	17.59
06/07/10	Routing Costs - Federal Express	15.12
06/07/10	Routing Costs - Federal Express	15.12
06/07/10	Routing Costs - Federal Express	14.92
06/07/10	Routing Costs - Federal Express	14.92
07/21/10	Routing Costs - Federal Express	15.33
07/21/10	Routing Costs - Federal Express	15.33
07/21/10	Routing Costs - Federal Express	14.00
07/21/10	Routing Costs - Federal Express	13.79
07/21/10	Routing Costs - Federal Express	15.33
07/21/10	Routing Costs - Federal Express	8.91
07/21/10	Routing Costs - Federal Express	11.66
07/21/10	Routing Costs - Federal Express	14.00
07/21/10	Routing Costs - Federal Express	9.44
07/21/10	Routing Costs - Federal Express	9.44
07/21/10	Routing Costs - Federal Express	15.33
07/21/10	Routing Costs - Federal Express	8.79
07/21/10	Routing Costs - Federal Express	11.50
07/21/10	Routing Costs - Federal Express	9.31
07/21/10	Routing Costs - Federal Express	12.02
07/21/10	Routing Costs - Federal Express	13.81
07/21/10	Routing Costs - Federal Express	13.81
07/21/10	Routing Costs - Federal Express	15.12
07/21/10	Routing Costs - Federal Express	15.12
07/21/10	Routing Costs - Federal Express	13.61
08/31/10	Postage	43.05
08/31/10	Photocopies	36.30
	Total disbursements for this matter	\$412.67

BILLING SUMMARY

TOTAL FEES	\$1,650.00
TOTAL DISBURSEMENTS	\$412.67
TOTAL CHARGES FOR THIS BILL	<hr/> \$2,062.67
PAST DUE BALANCE	\$939.60
TOTAL BALANCE NOW DUE THIS MATTER	<hr/> <hr/> \$3,002.27

Exhibit "D"
(Inspirada video-via the worldwide web)

proof of willful infringement
and illegal and unauthorized
usage of my voice and likeness
on the internet. Please view.

District of Nevada Claims Register

10-32968-bam SOUTH EDGE, LLC

Judge: BRUCE A. MARKELL **Chapter:** 11
Office: Las Vegas **Last Date to file claims:** 06/29/2011
Trustee: CYNTHIA NELSON **Last Date to file (Govt):**

<i>Creditor:</i> (7118528) JOCELYN BLUE 1234 NORTH EVERETT STREET GLENDALE, CA 91207	Claim No: 8 <i>Original Filed</i> Date: 06/24/2011 <i>Original Entered</i> Date: 06/27/2011	<i>Status:</i> Filed by: CR Entered by: Cooper, AN Modified:
Unsecured claimed: \$45000.00 Total claimed: \$45000.00		

<i>History:</i>	
<u>Details</u>	8-1 06/24/2011 Claim #8 filed by JOCELYN BLUE, total amount claimed: \$45000 (Cooper, AN)
<i>Description:</i>	
<i>Remarks:</i>	

Claims Register Summary

Case Name: SOUTH EDGE, LLC
Case Number: 10-32968-bam
Chapter: 11
Date Filed: 12/09/2010
Total Number Of Claims: 1

	Total Amount Claimed	Total Amount Allowed
Unsecured	\$45000.00	
Secured		
Priority		
Unknown		
Administrative		
Total	\$45000.00	\$0.00