

ESTTA Tracking number: **ESTTA666391**

Filing date: **04/13/2015**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91200183
Party	Defendant Miss G-String International LLC
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Signature	/s/Luke Lirot
Date	04/13/2015
Attachments	Part I of Notice of Filing of Transcript of Oral Testimony of Deposition with Exhibits - as filed - 04-13-2015.pdf(5919729 bytes) Part II of Notice of Filing of Transcript of Oral Testimony of Deposition with Exhibits - as filed - 04-13-2015.pdf(5008344 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARDS**

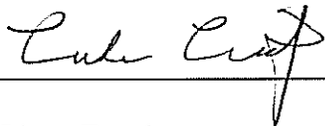
THE WORLDS PAGEANTS, LLC and Camilla Productions, Ltd.)	Opposition No. 91200183
)	
Opposers,)	
)	
)	
v.)	For: "MISS G-STRING INTERNATIONAL"
)	
)	
MISS G-STRING INTERNATIONAL LLC,)	No. 77753000
Applicant.)	Published: December 7, 2010

COMMISSIONER OF TRADEMARKS
UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

**NOTICE OF FILING TRANSCRIPT OF ORAL TESTIMONY DEPOSITION
AND ACCOMPANYING EXHIBITS UNDER 37 C.F.R. 2.125**

PLEASE TAKE NOTICE THAT on April 13, 2015, the undersigned attorney for Applicant, Miss G-String International LLC, filed with the Trademark trial and Appeal Board a CERTIFIED TRANSCRIPT AND ACCOMPANYING EXHIBITS the testimony of Applicant by William Arnold Eadie, taken on April 9, 2015, in accordance with 37 C.F.R. 2.125.

Respectfully submitted,

By 

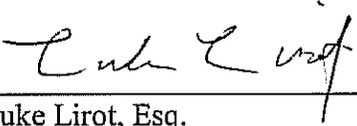
Signed: April 13, 2015

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CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing Applicant's Motion for Judgment has been served on Thomas T. Aquilla, Esq., as domestic representative of The Worlds Pageants, LLC, and Camilla Productions, Ltd., by mailing said copy on April 13, 2015, via First Class U.S. Mail, postage prepaid to: Thomas T. Aquilla, Esq., 221 Coe Hill Road, Center Harbor, New Hampshire 03226.



Luke Lirot, Esq.

Signed: April 13, 2015

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARDS**

THE WORLDS PAGEANTS, LLC and)	Opposition No. 91200183
Camilla Productions, Ltd.)	
Opposers,)	
)	
v.)	For: "MISS G-STRING INTERNATIONAL"
)	
MISS G-STRING INTERNATIONAL LLC,)	No. 77753000
Applicant.)	Published: December 7, 2010

COMMISSIONER OF TRADEMARKS
UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

**FILING OF CERTIFIED TRANSCRIPT OF ORAL TESTIMONY DEPOSITION
AND ACCOMPANYING EXHIBITS UNDER 37 C.F.R. 2.125**

Applicant submits herewith one certified transcript of the testimony of Applicant, by William Arnold Eadie, taken April 9, 2015, together with copies of all exhibits.

Respectfully submitted,

By 

Signed: April 13, 2015

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARDS

THE WORLD'S PAGEANTS, LLC, and Camilla Productions, Ltd. Opposers,	:	Opposition No. 91200183
vs.	:	
	:	No. 77753000
MISS G-STRING INTERNATIONAL, LLC. Applicant	:	Published: December 7, 2010
-----/	:	-----/

Taken by: Luke Lirot, Esquire
On Behalf of Applicant

Date: Thursday, April 9, 2015

Time: 9:13 a.m. - 11:13 a.m.

Place: Boyer Court Reporting, Inc.
10300 49th Street North
Suite 301
Clearwater, FL 33762

Reported by: KayLynn Boyer
Court Reporter
Notary Public
State of Florida at Large

Deposition of:
WILLIAM EADIE

Pages 1 - 80

BOYER COURT REPORTING, INC.
Post Office Box 3812
Seminole, Florida 33775
(727) 455-5818
(727) 391-8613 fax

APPEARANCES:

Luke Lirot, Esquire
Luke Charles Lirot, P.A.
2240 Belleair Road
Suite 190
Clearwater, FL 33746

Appeared on behalf of Applicant

P R O C E E D I N G S

1
2 THEREUPON,

3 William Eadie

4 Was adduced as a witness herein, and, after
5 first being duly sworn on oath, was examined and
6 testified as follows:

7 DIRECT EXAMINATION

8 BY MR. LIROT:

9 Q. Good morning, Mr. Eadie.

10 A. Good morning.

11 Q. You're here pursuant to a notice of taking oral
12 testimony deposition?

13 A. Yes.

14 Q. I'm going to show what we've marked as Exhibit
15 A, and ask you if that is the Notice that you relied on
16 to participate in this deposition today?

17 A. Yes.

18 Q. And you've given me a copy of your driver's
19 license which we've made a copy of. I'm going to show
20 you what I've marked as Exhibit B. This is a true and
21 correct copy of your valid Florida Driver's License?

22 A. Yes.

23 Q. All right. Let's begin this deposition in
24 earnest.

25 Please state your name and relationship with

1 the Applicant, Miss G-String International LLC?

2 A. My name is William Eadie, and I'm the Managing
3 Member of Miss G-String International LLC.

4 Q. When and where was Miss G-String International
5 LLC created?

6 A. April 23, 2009, as a Florida Limited Liability
7 Company.

8 Q. Have you been actively and continuously
9 involved in the day-to-day management of Miss G-String
10 Management since its inception?

11 A. Yes.

12 Q. When was Miss G-String International mark first
13 used in commerce?

14 A. April 29, 2009.

15 Q. Is the Miss G-String International mark a text
16 mark or design plus words, letters and/or numbers mark?

17 A. A design plus words, letters and/or numbers
18 mark.

19 Q. I'm going to show you what we've marked as
20 Exhibit One to this deposition. Is this a true and
21 accurate copy of your photograph of a lady wearing a
22 g-string undergarment?

23 A. Yes.

24 Q. When did you photograph this image?

25 A. March of 2008.

1 Q. Was your photograph of a lady wearing a
2 g-string undergarment used in the design of the Miss
3 G-String International mark?

4 A. Yes.

5 Q. Why was a design mark selected?

6 A. The words "Miss" and "International" are common
7 usage in beauty contests. The Miss G-String
8 International mark was designed with specificity to
9 distinctly identify the mark, thereby reducing the
10 possibility of confusion.

11 The Miss G-String International mark uses a
12 specific script font style for the words "Miss" and
13 "International" appearing in white, the word "G-String"
14 appearing in yellow, all three words outlined in black,
15 then superimposed over an art drawing of a pink ladies'
16 G-String undergarment.

17 Q. I'm going to show you what I've marked as
18 Exhibit 2. Is this a true and accurate copy of the Miss
19 G-String International mark?

20 A. Yes.

21 Q. When and for what services did Miss G-String
22 International file its trademark application for the
23 Miss G-String International mark with the United States
24 Patent and Trademark Office?

25 A. June 5, 2009, for entertainment services in the

1 nature of conducting beauty contests.

2 Q. Has Miss G-String International actively and
3 continuously used the Miss G-String International mark
4 since its inception?

5 A. Yes.

6 Q. When and where was the World's Pageants LLC
7 created?

8 A. May 5, 2009, as a Florida Limited Liability
9 Company.

10 Q. Was Miss G-String International aware of the
11 Worlds Pageants prior to the adoption and use of Miss
12 G-String International name?

13 A. No, that's impossible. Miss G-String
14 International first used the Miss G-String International
15 mark in commerce on April 29th, 2009, prior to the
16 existence of the Worlds Pageants.

17 Q. Was Miss G-String International aware of the
18 Worlds Pageants prior to the adoption and use of the
19 Miss G-String International mark?

20 A. Again, no, that's impossible. Miss G-String
21 International first used the Miss G-String International
22 mark in commerce on April 29, 2009, prior to the
23 existence of the Worlds Pageants LLC.

24 Q. When did you first become aware of the Miss
25 Nude International mark?

1 A. Early May of 2009.

2 Q. How did you first become aware of the Miss Nude
3 International mark?

4 A. I was contacted by Christian Schrangl, the
5 General Manager of the Paradise Lakes Resort that
6 Gracinda Cardoso had telephoned, screaming that Paradise
7 Lakes Resort used her photographic images of models
8 without her consent in the advertising for the upcoming
9 Miss G-String International pageant.

10 Q. Was this the entirety of Ms. Cardoso's
11 complaint?

12 A. No. Ms. Cardoso further accused Paradise Lakes
13 Resort of infringement of her Miss Nude International
14 mark and threatened to terminate the event.

15 Q. What happened next?

16 A. Mr. Schrangl asked me to call Ms. Cardoso,
17 which I did. I informed Ms. Cardoso that the
18 photographs she claimed were used without her consent
19 were, in fact, my copyrighted photographs to which she
20 held no claim. Ms. Cardoso conceded to my ownership and
21 intellectual property rights for the images.

22 Q. What happened next?

23 A. On May 5th, 2009, Mr. Schrangl e-mailed and
24 sent via United States Postal Services a letter
25 informing Ms. Cardoso that her claims of unauthorized

1 use of photographic images on their website were false
2 and without foundation.

3 Mr. Schrangl's correspondence further
4 instructed Ms. Cardoso to contact Miss G-String
5 International's Attorney, J. Benton Stewart, Esquire, to
6 address any alleged infringement upon her claimed mark.

7 Mr. Schrangl concluded his correspondence by
8 stating her threats to terminate this promotion would
9 not be tolerated, to have no further contact with
10 Paradise Lakes Resort, under any circumstances and
11 placed her on notice that if she elects to make any
12 contact with Paradise Lakes Resort in any manner, they
13 and Miss G-String International will immediately file a
14 civil action against her for tortuous interference with
15 an ongoing contractual relationship and pursue all
16 remedies available under the law.

17 Q. I'm going to show what I've marked as Exhibit
18 3. Is this a true and accurate copy of the letter sent
19 by Mr. Schrangl to Ms. Cardoso, dated May 5, 2009?

20 A. Yes.

21 Q. Did this letter conclude Ms. Cardoso's actions
22 regarding the Miss G-String International pageant at
23 Paradise Lakes Resort?

24 A. No. Ms. Cardoso's Attorney, Thomas Aquilla,
25 sent a "cease and desist" letter to our Attorney, dated

1 May 13, 2009.

2 Q. I'm going to show you what I've marked as
3 Exhibit 4. Is this a true and accurate copy of the
4 "cease and desist" letter sent by Attorney Aquilla to
5 Attorney Stewart, dated May 13, 2009?

6 A. Yes.

7 Q. Did the "cease and desist" letter identify the
8 Miss Nude International mark?

9 A. Yes.

10 Q. What is the name of the entity identified as
11 the record owner of the Miss Nude International mark in
12 the opening paragraph of the cease and desist letter
13 dated May 13, 2009?

14 A. R&D Promotions, Inc.

15 Q. What entity did the records of the United
16 States Patent and Trademark Office confirm as the record
17 owner of the Miss Nude International mark on May 13,
18 2009?

19 A. R&D Promotion, Inc.

20 Q. Did Attorney Aquilla's cease and desist letter
21 confirm copies of this letter were sent to R&D
22 Promotions, Inc., Paradise Lakes Resort, and the Worlds
23 Pageants?

24 A. Yes.

25 Q. Did you request Attorney Stewart to contact to

1 discuss this matter with Attorney Aquilla?

2 A. Yes, I did.

3 Q. What did Attorney Stewart do next?

4 A. Attorney Stewart made contact with Attorney
5 Aquilla and established a mutually agreed upon time for
6 a conference call.

7 Q. Were you scheduled to participate in this
8 conference call?

9 A. Yes.

10 Q. Were you and Attorney Stewart successful in
11 discussing this matter with Attorney Aquilla at the
12 agreed upon date and time?

13 A. No.

14 Q. Why not?

15 A. Attorney Stewart telephoned Attorney Aquilla at
16 the established date and time, but Attorney Aquilla
17 failed to answer.

18 Q. Did you ever speak to Attorney Aquilla directly
19 at a later time?

20 A. Yes.

21 Q. How would you summarize your conversation with
22 Attorney Aquilla?

23 A. It was nothing more than a "shake down" to
24 extort payment from Miss G-String International in order
25 to make this matter go away.

1 Q. Did Attorney Aquilla state what would happen if
2 you refused to make a payment to R&D Promotions, Inc?

3 A. Yes. He said he would cause delays for many
4 years to come, preventing the Miss G-String
5 International mark from registration by the United
6 States Patent and Trademark Office.

7 Q. Did you give any consideration to Attorney
8 Aquilla's attempt to extort payment from Miss G-String
9 International LLC?

10 A. No.

11 Q. Did the letter from Mr. Schrangl to Ms. Cardoso
12 and the creation of the Worlds Pageants both occur on
13 the same day, May 5th, 2009?

14 A. Yes.

15 Q. Did you learn of any similarities between R&D
16 Promotions, Inc. and the Worlds Pageants, LLC?

17 A. Yes. Gracinda Cardoso is the President of R&D
18 Promotions, Inc. and also the Managing Member of the
19 Opposer, the Worlds Pageants. Attorney Thomas Aquilla
20 is also the attorney for R&D Promotions, Inc. and the
21 Opposer, The Worlds Pageants LLC.

22 Q. Is it true Attorney Aquilla caused The Worlds
23 Pageants to be created on the same day Ms. Cardoso was
24 issued her letter from Paradise Lakes Resort both on May
25 5, 2009?

1 A. Yes.

2 Q. Mr. Eadie, do you believe this was merely a
3 coincidence?

4 A. No, not in this matter.

5 Q. Did you encounter any further attempts to
6 interfere with the Miss G-String International pageant
7 by Attorney Aquilla, R&D Promotions Inc., its President
8 Gracinda Cardoso, or the Worlds Pageants LLC, and its
9 Managing Member, also Gracinda Cardoso?

10 A. No.

11 Q. In fact, did the Miss G-String International
12 pageant occur as planned on October 1-3, 2009, at
13 Paradise Lakes Resort in Land O' Lakes, Florida?

14 A. Yes.

15 Q. Mr. Eadie, are you a commercial photographer
16 published by such organizations as Playboy, Maxim, and
17 the Miss Universe Organization?

18 A. Yes.

19 Q. Is Paradise Lakes Resort a clothing optional
20 resort for social nudism?

21 A. Yes.

22 Q. Why was a clothing optional resort selected by
23 Miss G-String International LLC to host the first Miss
24 G-String International pageant?

25 A. Playboy agreed to be the presentation sponsor

1 of the Miss G-String International pageant and also the
2 Playboy Presents the Women of Miss G-String
3 International feature pictorial.

4 Additionally, Playboy Photo Editor James
5 Trevenen joined us as a celebrity judge for the Miss
6 G-String International pageant, and also to photograph
7 the Playboy Presents The Women of Miss G-String
8 International pictorial at Paradise Lakes Resort
9 featuring the Miss G-String International pageant
10 contestants that chose to participate in the Playboy
11 photo shoot.

12 Q. Was Ms. Cardoso also aware of the Playboy
13 Presents the Women of Miss G-String International
14 feature pictorial to be photographed in conjunction with
15 the upcoming Miss G-String International pageant to be
16 held at Paradise Lakes Resort when you first become
17 aware of Miss Nude International in early May of 2009?

18 A. Yes.

19 Q. Do you believe the attempt to extort money from
20 Miss G-String International by Attorney Aquilla, R&D
21 Promotions, Inc., and its President, Gracinda Cardoso,
22 was by Playboy's participation in the Miss G-String
23 International pageant at Paradise Lakes Resorts?

24 A. Unequivocally, yes. During my telephone
25 conversation with Attorney Aquilla at the time that he

1 attempted to extort payment from Miss G-String
2 International, he made the comment, and quote, "Playboy
3 can afford it", end quote.

4 Q. Has playboy ever participated as the
5 presentation sponsor for a Miss Nude International
6 event?

7 A. No, they have not.

8 Q. Was securing Playboy's participation for the
9 first Miss G-String International pageant, plus having
10 Playboy Photo Editor James Trevenen participate as a
11 celebrity judge and photograph the Playboy Presents The
12 Women of Miss G-String International pictorial a huge
13 promotional success for Miss G-String International LCL?

14 A. Yes.

15 Q. Did you personally photograph the Miss G-String
16 International pageant at Paradise Lakes Resort?

17 A. Yes.

18 Q. Were any of the contestants at any time during
19 the Miss G-String International pageant nude?

20 A. No.

21 Q. Did Playboy Photo Editor James Trevenen
22 exclusively photograph the contestants who chose to
23 participate in the Playboy Presents The Women Of Miss
24 G-String International pictorial for publication on
25 Playboy.com?

1 A. Yes.

2 Q. Did Playboy publish the Playboy Presents The
3 Women of Miss G-String International pictorial for
4 publication on Playboy.com?

5 A. Yes.

6 Q. I'm going to show you what I've marked as
7 Exhibits 5-7. Those are examples of the pictorial just
8 stated?

9 A. Yes.

10 Q. Did Attorney Aquilla's "cease and desist"
11 letter, dated May 13, 2009 state, "Your client's use of
12 the name Miss G-String International in conjunction with
13 adult entertainment events has come to our attention".

14 A. Yes.

15 Q. That's in Exhibit 4?

16 A. Yes.

17 Q. Are the contestants in Miss Nude International
18 contests nude, as the name would imply?

19 A. Yes.

20 Q. That's in Exhibit 8?

21 A. Yes.

22 Q. Are the contestants in the Miss G-String
23 International pageant nude?

24 A. No.

25 Q. That's in Exhibit 9?

1 A. Yes.

2 Q. Do you believe Attorney Aquilla, R&D
3 Promotions, Inc. and its President Gracinda Cardoso,
4 concluded that because the Playboy Presents The Women Of
5 Miss G-String International pictorial was a nude
6 pictorial, then the Miss G-String International
7 contestants must also be a nude event, erroneously
8 deeming the Miss G-String International pageant as
9 "adult entertainment" and therefore a competitor?

10 A. Possibly, but I'm inclined to believe the cease
11 and desist letter from Attorney Aquilla was a
12 self-serving prelude to their attempt to extort payment
13 from Miss G-String International.

14 Q. Are the Miss G-String International pageants
15 "adult entertainment" as claimed by Attorney Thomas
16 Aquilla, R&D Promotions, Inc, The Worlds Pageants LLC
17 and their President/Managing Member Gracinda Cardoso?

18 A. No.

19 Q. Did either Ms. Cardoso or Attorney Aquilla
20 attend the Miss G-String International pageant at
21 Paradise Lakes on October 1-3, 2009?

22 A. No.

23 Q. As neither Ms. Cardoso nor Attorney Aquilla
24 attended the Miss G-String International pageant on
25 October 1-3, 2009, do either have any personal and

1 factual knowledge of the event?

2 A. No, of course not.

3 Q. Does Miss G-String International LLC have a
4 website?

5 A. Yes.

6 Q. What is the domain name for Miss G-String
7 International website?

8 A. The domain name is www.missgstring.com.

9 Q. That's in Exhibit 10?

10 A. Yes.

11 Q. Does the Miss G-String International website
12 contain a section for visitors to view articles
13 published by Playboy?

14 A. Yes.

15 Q. I'm going to show you what I've marked as
16 Exhibit 11. As the Miss G-String International pageants
17 do not contain nudity, does the website contain a
18 warning to viewers that the Playboy section of the Miss
19 G-String International website contains nudity?

20 A. Yes. Exhibit 11.

21 Q. To the best of your knowledge, does Miss Nude
22 International have a website?

23 A. No, they do not.

24 Q. Did Miss G-String International and Playboy
25 co-brand for other Miss G-String International pageants?

1 A. Yes.

2 Q. Where and when was the next Miss G-String
3 International and Playboy co-branded Miss G-String
4 International pageant held?

5 A. New Orleans, Louisiana on February 12-14, 2010,
6 during Mardi Gras.

7 Q. Was the theme of the next Miss G-String
8 International pageant related to Mardi Gras?

9 A. Yes.

10 Q. What venues hosted the Miss G-String
11 International pageant?

12 A. Rick's Cabaret and Rick's Saloon, both located
13 on Bourbon Street in the French Quarter.

14 Q. I'm going to show you what I've marked as
15 Exhibit 12. Is this a true and accurate copy of the
16 poster used to advertise the Miss G-String International
17 pageant at Rick's Cabaret and Rick's Saloon in New
18 Orleans During Mardi Gras?

19 A. Yes.

20 Q. Are Playboy and Miss G-String International
21 clearly identified in this advertisement?

22 A. Yes.

23 Q. Does the advertisement invite to meet Playboy
24 Photo Editor James Trevenen and Playboy Creative
25 Director Jay Boersma at the Miss G-String International

1 pageant at Rick's Cabaret and Rick's Saloon?

2 A. Yes.

3 Q. I'm going to show what I've marked as Exhibit
4 13-16. What was the theme of the Miss G-String
5 International pageant?

6 A. Burlesque.

7 Q. Did any of the Miss G-String International
8 pageant contestants appear nude at any time during the
9 Miss G-String International pageant?

10 A. No.

11 Q. I'm going to show you what I've marked as
12 Exhibit 17 & 18. Was this co-branded event featuring
13 Playboy and the Miss G-String International pageant also
14 published on Playboy.com?

15 A. Yes.

16 Q. Was the co-branding of the Miss G-String
17 International pageant and Playboy a successful business
18 model?

19 A. Yes.

20 Q. When was the Miss G-String International mark
21 published for opposition by the United States Patent and
22 Trademark Office?

23 A. December 7, 2010.

24 Q. What happened next?

25 A. At the expiration of the 30 days publishing for

1 opposition, Attorney Aquilla, now representing The
2 Worlds Pageants, LLC and its Managing Member Gracinda
3 Cardoso, filed a First 30 Day Request For Extension Of
4 Time To Oppose the registration of the Miss G-String
5 International mark with the United States Patent and
6 Trademark Office dated January 6, 2011.

7 Q. Was this the first time you learned of the
8 Opposer, The Worlds Pageants?

9 A. No.

10 Q. When did you first learn of The Worlds
11 Pageants?

12 A. The Worlds Pageants was as an additional
13 recipient of the cease and desist letter by Attorney
14 Aquilla, then representing the President of R&D
15 Promotions, Inc., Gracinda Cardoso, dated May 13, 2009.

16 Q. That is shown in Exhibit 4?

17 A. Yes.

18 Q. What entity was confirmed by Attorney Aquilla
19 as the record owner of the Miss Nude International mark
20 in the "cease and desist" letter, dated May 13, 2009?

21 A. R&D Promotions, Inc.

22 Q. What entity was confirmed as the record owner
23 of the Miss Nude International mark by the United States
24 Patent and Trademark Office on May 13, 2009?

25 A. R&D Promotions, Inc.

1 Q. What entity was confirmed by Attorney Aquilla
2 as the record owner of the Miss Nude International mark
3 when Attorney Thomas Aquilla filed the First 30 Day
4 Request for Extension of Time To Oppose the registration
5 of the Miss G-String International mark, dated January
6 6, 2011?

7 A. The Worlds Pageants.

8 Q. What entity was confirmed as the record owner
9 of the Miss Nude International mark by the United States
10 Patent and Trademark Office on January 6, 2011?

11 A. Still R&D Promotions, Inc.

12 Q. What happened next?

13 A. On February 3, 2011, Attorney Aquilla filed a
14 60 Day Request For Extension Of Time To Oppose For Good
15 Cause with the United States Patent and Trademark
16 Office.

17 Q. What entity was confirmed by Attorney Thomas
18 Aquilla as the record owner of the Miss Nude
19 International mark when he filed the First 60 Day
20 Request For Extension Of Time To Oppose For Good Cause
21 on February 3, 2011?

22 A. The Worlds Pageants LLC.

23 Q. What entity was confirmed as the record owner
24 of the Miss Nude International Mark by the United States
25 Patent and Trademark Office on February 3, 2011?

1 A. R&D Promotions, Inc.

2 Q. What happened next?

3 A. On April 4, 2011, Attorney Aquilla filed a 60
4 Day Request For Extension Of Time To Oppose Upon
5 Extraordinary Circumstances with the United States
6 Patent and Trademark Office.

7 Q. What entity was confirmed by Attorney Thomas
8 Aquilla as the record owner of Miss Nude International
9 mark when he filed the 60 Day Extension Of Time To
10 Oppose Upon Extraordinary Circumstances with the United
11 States Patent and Trademark Office on April 4, 2011?

12 A. The Worlds Pageants.

13 Q. What entity was confirmed as the record owner
14 of the Miss Nude International mark by the United States
15 Patent and Trademark Office on April 4, 2011?

16 A. R&D Promotions, Inc.

17 Q. When did Attorney Aquilla's 60 Day Request For
18 Extension Of Time To Oppose Upon Extraordinary
19 Circumstances expire?

20 A. June 5, 2011.

21 Q. Were the three requests for extension of time
22 to oppose, filed by Attorney Aquilla on January 6, 2011,
23 February 3, 2011, and April 4, 2011, which delayed the
24 registration of the Miss G-String International mark for
25 six months, further retribution for Miss G-String

1 International refusing to be extorted for payment by
2 Attorney Aquilla and the President of R&D Promotions,
3 Inc., Gracinda Cardoso, in May of 2009?

4 A. Yes.

5 Q. What happened the day after the third extension
6 of time expired on June 5, 2011?

7 A. On June 6, 2011, Attorney Aquilla, representing
8 The Worlds Pageants and its Managing Member Gracinda
9 Cardoso, filed a Notice Of Opposition with the Trademark
10 Trial and Appeals Board to oppose the registration of
11 the Miss G-String International mark.

12 Q. What entity did Attorney Thomas Aquilla attest
13 to be the record owner of the Miss Nude International
14 mark when he filed the Notice of Opposition with the
15 Trademark Trial and Appeals Board to oppose the
16 registration of the Miss G-String International mark,
17 dated June 6, 2011?

18 A. The Worlds Pageants LLC.

19 Q. What entity was confirmed as the record owner
20 of the Miss Nude International mark by the United States
21 Patent and Trademark Office on June 6, 2011?

22 A. R&D Promotions, Inc.

23 Q. Did Attorney Thomas Aquilla knowingly file a
24 false Notice Of Opposition with the intent to defraud
25 the Trademark Trial and Appeal Board, by falsely

1 attesting the Opposer, The Worlds Pageants, LLC was the
2 record owner of the Miss Nude International mark, on
3 June 6, 2011?

4 A. The Worlds Pageants, LLC.

5 Q. What entity was confirmed as the record owner
6 of the Miss Nude International mark by the United States
7 Patent and Trademark Office on June 6, 2011?

8 A. R&D Promotions, Inc.

9 Q. Did Attorney Thomas Aquilla knowingly file a
10 false Notice Of Opposition with the intent to defraud
11 the Trademark Trial and Appeal Board by falsely
12 attesting the Opposer, The Worlds Pageants LLC was the
13 record owner of the Miss Nude International mark on June
14 6, 2011?

15 A. Yes.

16 Q. Was the false Notice Of Opposition filed by
17 Attorney Aquilla on June 6, 2011, further retribution
18 against Miss G-String International for its refusal to
19 be extorted for payment by Attorney Aquilla, R&D
20 Promotions, Inc., and its President Gracinda Cardoso in
21 May of 2009?

22 A. Yes.

23 Q. What effect did the filing of the Notice of
24 Opposition have with Playboy?

25 A. Playboy was unable to continue co-branding with

1 Miss G-String International until the opposition of the
2 Miss G-String International mark was favorably resolved.

3 Q. What happened next?

4 A. I made inquiries to learn more about R&D
5 Promotions, Inc.

6 Q. What did you learn?

7 A. I learned Brian Bell, a Florida businessman,
8 had been awarded a judgment against R&D Promotions,
9 Inc., and Gracinda Cardoso.

10 Q. Why was Brian Bell awarded a judgment against
11 R&D Promotions, Inc., and Gracinda Cardoso personally?

12 A. On January 22, 2004, Brian Bell loaned a sum of
13 \$20,000 to R&D Promotions, Inc., and it's President,
14 Gracinda Cardoso, which they failed to repay.

15 Q. I'm showing you what I've marked as Exhibit 19.
16 Is this a true and accurate copy of the loan agreement
17 between Mr. Bell and R&D Promotions, Inc., and Gracinda
18 Cardoso?

19 A. Yes.

20 Q. Does the loan agreement identify the recipients
21 of the loan and which of the recipients are liable for
22 the repayment of the loan?

23 A. Yes. R&D Promotions, Inc., a corporation, and
24 Gracinda Cardoso, personally, are identified as being
25 jointly and severally liable for the repayment of the

1 loan.

2 Q. Does this loan agreement identify the pledge of
3 any security?

4 A. Yes.

5 Q. What security is identified in the loan
6 agreement?

7 A. The loan was secured by all assets of R&D
8 Promotions, Inc., and its holding, and the personal
9 assets of Gracinda Cardoso.

10 Q. What is the date of the loan from Brian Bell to
11 recipients R&D Promotions, Inc. and Gracinda Cardoso,
12 identified in the opening paragraph of the loan
13 agreement?

14 A. January 22, 2004.

15 Q. Was the date of the loan agreement significant
16 to you prior to September 27, 2011?

17 A. No.

18 Q. Did R&D Promotions, Inc. repay the loan to Mr.
19 Bell?

20 A. No.

21 Q. Did Gracinda Cardoso repay the loan to Mr.
22 Bell?

23 A. No.

24 Q. What happened next?

25 A. On April 1, 2005, The Circuit Court For The

1 Sixth Judicial Circuit In and For Pinellas County,
2 Florida, awarded a judgment in favor of Plaintiff Brian
3 Bell against Defendant R&D Promotions, Inc., a Florida
4 corporation, and Gracinda Cardoso, an individual, in the
5 amount of \$25,790.96.

6 Q. I'm going to show you what I've marked as
7 Exhibit 20. Is this a true and accurate copy of the
8 judgment?

9 A. Yes.

10 Q. Was Brian Bell able to collect on this
11 judgment?

12 A. No, he was not.

13 Q. What happened next?

14 A. On August 22, 2011, I executed an Assignment of
15 Final Judgment document from Brian Bell.

16 Q. I'm showing you what I've marked as Exhibit 21.
17 Is this a true and accurate copy of the Assignment of
18 Final judgment document?

19 A. Yes.

20 Q. Are you a member of the multi-member Miss
21 G-String International LLC?

22 A. Yes.

23 Q. Did you execute the Assignment of Final
24 Judgment document from Brian Bell as a member of Miss
25 G-String International LLC or as William Eadie, an

1 individual?

2 A. William Eadie, an individual.

3 Q. Will you please identify the two lines of text
4 below the bar code in the upper right hand corner of the
5 first page?

6 A. The two lines are the information which
7 identifies the book and page number of my filing of the
8 Assignment of Final Judgment document with the Clerk of
9 the Court for Osceola County, Florida, dated August 26,
10 2011. Judgment Debtor R&D Promotions, Inc., and
11 Judgment Debtor Gracinda Cardoso are both located in
12 Osceola County, Florida.

13 Q. Did you perfect your judgment lien by filing it
14 with the State of Florida?

15 A. Yes.

16 Q. I'm going to show you what I've marked as
17 Exhibits 22 and 23. Are these true and accurate copies
18 of the Electronic Judgment Lien Certificate and the
19 Judgment Lien certificate issued by the State of
20 Florida, both identifying Judgment Debtor R&D
21 Promotions, Inc. dated September 1, 2011?

22 A. Yes.

23 Q. What is the current amount owed to you by
24 Judgment Debtor R&D Promotions, Inc. and Judgement
25 Debtor Gracinda Cardoso?

1 A. Approximately \$50,000.

2 Q. Did you attempt to lien any personal or
3 business bank accounts in the name of the Judgment
4 Debtor R&D Promotions, Inc., or Judgment Debtor Gracinda
5 Cardoso?

6 A. Yes.

7 Q. Were you able to find any bank accounts?

8 A. No bank accounts exist in the State of Florida
9 for either R&D Promotions, Inc., nor Gracinda Cardoso.

10 Q. Are you aware of anyone operating a business or
11 paying their personal expenses without a checking
12 account?

13 A. No.

14 Q. Let's fast forward ten years after the
15 execution of the loan agreement dated January 24, 2004.
16 On March 24, 2014, did Opposer, The Worlds Pageants and
17 its Managing Member, Judgment Debtor Gracinda Cardoso,
18 provide the Opposer's Response To Applicant's Second Set
19 of Request For Admission to Applicant?

20 A. Yes.

21 Q. I'm going to show you what I've marked as
22 Exhibit 24. Is this a true and accurate copy of
23 Applicant's Request 29 and Opposer's Response?

24 A. Yes.

25 Q. Does Request 29 ask the Opposer, The Worlds

1 Pageants and it's Managing Member, Judgment Debtor
2 Gracinda Cardoso, to admit that the trademarks issued to
3 purported predecessor in interest R&D Promotions, Inc.
4 by the United States Patent and Trademark Office are
5 corporate assets?

6 A. Yes.

7 Q. What was the Opposer, The Worlds Pageants LLC
8 and it's Managing Member Judgment Debtor Gracinda
9 Cardoso's response to Request 29?

10 A. Opposer, The Worlds Pageants and its Managing
11 Member Judgment Debtor Gracinda Cardoso admitted the
12 trademarks issued to the purported
13 predecessor-in-interest R&D Promotions, Inc., are
14 corporate assets.

15 Q. Was it your understanding that Miss Nude
16 International mark and all other trademarks issued to
17 R&D Promotions, Inc. by the United States Patent and
18 Trademark Office a condition of the loan, dated January
19 22, 2004?

20 A. Yes.

21 Q. Would you have purchased the judgment from
22 Brian Bell if the trademarks were not pledged as
23 security by the loan agreement?

24 A. Absolutely not.

25 Q. Let's go back to September of 2011, and your

1 search for assets owned by Judgment Debtor R&D
2 Promotions, Inc. and Judgment Debtor Gracinda Cardoso.

3 What did you do next?

4 A. I filed a Section 7 Request for Partial
5 Satisfaction of Judgment with the United States Patent
6 and Trademark Office, confirming Judgment Debtor R&D
7 Promotions, Inc., as the record owner of the Miss Nude
8 International mark, submitted September 22, 2011.

9 Q. I'm going to show you what I've marked as
10 Exhibits 25 and 26. Are these documents true and
11 accurate copies of your Section 7 Request Form and the
12 Trademark Assignment form issued by the United States
13 Patent and Trademark Office?

14 A. Yes.

15 Q. Did the records of the United States Patent and
16 Trademark Office confirm R&D Promotions, Inc., as the
17 record owner of the Miss Nude International mark on
18 September 22, 2011?

19 A. Yes.

20 Q. Did you subsequently file another Section 7
21 Request?

22 A. Yes.

23 Q. When did you file the second Section 7 Request
24 and what trademark was identified?

25 A. I submitted another Section 7 Request for

1 Partial Satisfaction of Judgment dated September 23,
2 2011, confirming Judgment Debtor R&D Promotions, Inc.,
3 as the record owner of the Miss Nude World mark on that
4 date.

5 Q. I'm going to show you what I've marked as
6 Exhibits 27 and 28. Are these true and accurate copies
7 of your Section 7 Request Form and the Trademark
8 Assignment Form issued to you by the United States
9 Patent and Trademark Office?

10 A. Yes.

11 Q. Did the records of the United States Patent and
12 Trademark Office confirm R&D Promotions, Inc., as the
13 record owner of the Miss Nude World mark on September
14 23, 2011?

15 A. Yes.

16 Q. How did Attorney Aquilla respond?

17 A. On September 27, 2011, Attorney Aquilla filed a
18 backdated assignment document alleging Judgment Debtor
19 R&D Promotions, Inc. transferred all 14 of its
20 trademarks to Judgment Debtor Gracinda Cardoso, as an
21 individual, retroactively back to March 31, 2003.

22 Attorney Aquilla filed a second backdated
23 assignment document alleging Judgment Debtor Gracinda
24 Cardoso, as an individual, contemporaneously transferred
25 the remaining eight trademarks to the Opposer, The

1 Worlds Pageants, LLC and its Managing Member, also
2 Judgment Debtor Gracinda Cardoso, retroactively back to
3 May 6, 2009.

4 Q. I'm going to show you what I've marked as
5 Exhibit 29. Is this a true and accurate copy of the
6 first assignment agreement backdated to March 31, 2003,
7 executed on and filed with the United States Patent and
8 Trademark Office on September 27, 2011?

9 A. Yes.

10 Q. I'm going to show you what I've marked as
11 Exhibit 30. Is this a true and accurate copy of the
12 second assignment agreement backdated to May 6, 2009,
13 contemporaneously executed on and filed with the United
14 States Patent and Trademark Office on September 27,
15 2011?

16 A. Yes.

17 Q. I'm going to show you what I've marked as
18 Exhibits 25 and 26. Did Attorney Aquilla create the
19 first assignment document, allegedly retroactive to
20 March 31, 2003, then cause it be executed on and filed
21 with the United States Patent and Trademark Office on
22 September 27, 2011, mere days after you submitted your
23 Section 7 Request confirming R&D Promotions, Inc. as the
24 record owner of the Miss Nude International mark?

25 A. Yes.

1 Q. What effect did the first assignment agreement
2 allegedly retroactive to March 31, 2003 create?

3 A. The first assignment agreement allegedly
4 transferred all 14 trademarks from Judgment Debtor R&D
5 Promotions, Inc. to Judgment Debtor Gracinda Cardoso as
6 an individual, retroactively back to March 31, 2003.

7 Q. I'm going to show you what I've marked as
8 Exhibit 31. Is this a true and accurate copy of the 14
9 trademarks allegedly transferred in the first assignment
10 document?

11 A. Yes.

12 Q. I'm going to show you what I've marked as
13 Exhibit 27 and 28. Did Attorney Aquilla next create the
14 second assignment document, allegedly retroactive to May
15 6, 2009, then cause it to be executed on and filed with
16 the United States Patent and Trademark Office on
17 September 27, 2011, mere days after you submitted your
18 Section 7 Request confirming R&D Promotions, Inc., as
19 the record owner of the Miss Nude International mark?

20 A. Yes.

21 Q. What effect did the second assignment agreement
22 allegedly retroactive to May 6, 2009 create?

23 A. The second assignment agreement allegedly
24 transferred the remaining eight trademarks from Judgment
25 Debtor Gracinda Cardoso to the Opposer, The Worlds

1 Pageants LLC, and its Managing Member, also Judgment
2 Debtor Gracinda Cardoso, retroactively back to May 6,
3 2009.

4 Q. I'm going to show you what I've marked as
5 Exhibit 32. Is this a true and accurate copy of the
6 remaining eight trademarks allegedly transferred in the
7 second assignment document.

8 A. Yes.

9 Q. I'm going to show you what I've marked as
10 Exhibit 28. Is it true R&D Promotions, Inc. was also
11 confirmed as the record owner of the Miss Nude World
12 mark when your Section 7 Request was submitted to the
13 United States Patent and Trademark Office on September
14 23, 2011, mere days before Attorney Thomas Aquilla filed
15 both backdated assignment documents on September 27,
16 2011, with the United States Patent and Trademark
17 Office?

18 A. Yes.

19 Q. I'm going so show you what I've marked as
20 Exhibit 31 and 32. Is it also true that the Miss Nude
21 World mark were included in both backdated transfer
22 agreements executed on and filed with the United States
23 Patent and Trademark Office by Attorney Aquilla on
24 September 27, 2011?

25 A. Yes.

1 Q. Did R&D Promotions, Inc., begin the day of
2 September 27, 2011, as the registered owner of 14
3 trademarks, but at the end of that day R&D Promotions,
4 Inc. no longer owned a single trademark?

5 A. Allegedly.

6 Q. Did the Worlds Pageants LLC begin the same day
7 of September 27, 2011, not owning a single trademark,
8 however, at the end of that day, The Worlds Pageants now
9 owned eight trademarks?

10 A. Allegedly, yes.

11 Q. Did you previously testify that the "cease and
12 desist" letter from Attorney Aquilla confirmed R&D
13 Promotions, Inc., as the record owner of the Miss Nude
14 International mark on May 13, 2009, as shown on Exhibit
15 4?

16 A. Yes, Exhibit 4.

17 Q. Did you also testify Attorney Aquilla sent a
18 copy of this "cease and desist" letter to the Worlds
19 Pageants on May 13, 2009, more than six years after the
20 first transfer agreement allegedly effective back to
21 March 31, 2003, as shown on Exhibit 4?

22 A. Yes.

23 Q. Do you believe this is a coincidence?

24 A. No, I do not. What I believe is that September
25 27, 2011, is the date my Section 7 Requests confirming

1 Judgment Debtor R&D Promotions, Inc, as the record owner
2 of the Miss Nude International mark and the Miss Nude
3 World mark both first appeared in the records of the
4 United States Patent and Trademark Office.

5 I further believe Attorney Aquilla and Judgment
6 Debtor Gracinda Cardoso had planned for the day when one
7 of Judgment Debtor Gracinda Cardoso's many Judgment
8 Creditors would execute a valid and enforceable court
9 order. This explains the very reason The Worlds
10 Pageants LLC was created on May 5, 2009, and a "shelf
11 corporation" or an "empty vessel out in the shelf" to be
12 used at a future time.

13 Q. What date were each of the backdated trademark
14 assignments executed on and filed with the United States
15 patent and Trademark Office?

16 A. September 27, 2011.

17 Q. Why is the execution date of the second
18 assignment document, first written as September 22, 2011
19 and then changed to September 27, 2011, significant?

20 A. September 22, 2011, is the date my first
21 Section 7 Request was submitted, which confirmed
22 Judgment Debtor R&D Promotions, Inc., as the record
23 owner of the Miss Nude International mark on that date
24 with the United States Patent and Trademark Office.

25 Judgment Debtor Gracinda Cardoso dated, then

1 changed the date because she first entered the
2 submission date. This was further proof that these
3 assignments documents were meant to prevent me from
4 executing a valid and enforceable court order on
5 Judgment Debtor R&D Promotions, Inc. This is not a
6 coincidence.

7 There is no reasonable doubt that the filing of
8 my Section 7 Requests for Partial Satisfaction of
9 Judgment triggered the creation and filing of both
10 backdated assignment agreements to prevent the execution
11 of a valid and enforceable court order on Judgment
12 Debtor R&D Promotions, Inc.

13 Q. Once again, was the date of the loan agreement
14 from Brian Bell to R&D Promotions, Inc. and Gracinda
15 Cardoso, dated January 22, 2004, significant to you
16 prior to September 27, 2011?

17 A. No.

18 Q. Did the date of the loan agreement from Brian
19 Bell to R&D Promotions, Inc., and Gracinda Cardoso,
20 January 22, 2004, become significant to you on September
21 27, 2011?

22 A. Yes.

23 Q. Why?

24 A. A condition of the loan agreement required the
25 pledge of all the assets of R&D Promotions, Inc. as

1 security, including these same trademarks which are now
2 allegedly being transferred, by a backdated assignment
3 document to March 31, 2003, ten months before the loan
4 agreement date of January 22, 2004.

5 Specifically, Gracinda Cardoso, the same person
6 who executed the loan agreement as the President of R&D
7 Promotions, Inc., on January 22, 2004, and failed to
8 repay the loan, now conflictingly claims that when she
9 was president of R&D Promotions, Inc. on March 31, 2003,
10 she transferred these same trademarks to herself, as an
11 individual, by backdating an assignment document to
12 March 31, 2003, ten months before the loan agreement
13 date of January 22, 2004.

14 Judgment Debtor Gracinda Cardoso further claims
15 that she apparently forgot to execute and file this
16 backdated assignment document to March 31, 2003, with
17 the United States Patent and Trademark Office until
18 September 27, 2003, more than eight years later.

19 Astonishingly, on September 27, 2011, Judgment
20 Debtor Gracinda Cardoso did not forget to number (i)
21 have her Attorney Aquilla create an assignment document
22 backdated more than eight years, number (ii) compile and
23 attach a list of all trademarks issued to R&D
24 Promotions, Inc. by the United States Patent and
25 Trademark Office pledged to Brian Bell on January 22,

1 2004, (iii) have all parties present to execute the
2 document, (iv) have the signature page notarized by a
3 notary public located in Philadelphia, Pennsylvania who
4 (v) faxed back the only signature page back to Attorney
5 Aquilla in New Hampshire, who then (vi) filed the
6 backdated assignment document with the United States
7 Patent and Trademark Office (vii) all on the same day
8 that one of many Judgment Creditors filed a valid and
9 enforceable court order for partial satisfaction of
10 judgment against Judgment Debtor R&D Promotions, Inc.,
11 (vii) whose President was Judgment Debtor Gracinda
12 Cardoso.

13 Attorney Aquilla and Judgment Debtor Cardoso's
14 attempt to rewrite history to prevent the execution of a
15 valid and enforceable court order is temporally
16 impossible and factually false, abrogating the transfer
17 of the trademarks in the first assignment document.

18 Consequently, as the transfer of the trademarks
19 are abrogated as impossible conveyances in the first
20 assignment document, then the contemporaneous transfers
21 of the trademarks in the second assignment document are
22 thereby abrogated.

23 Q. On October 28th, 2011, did Applicant Miss
24 G-String International file a Motion to Strike the nunc
25 pro tunc Trademark Assignments in the Trademark Trial

1 and Appeals Board Matter No. 91200183?

2 A. Yes.

3 Q. On June 21, 2012, did the Board issue an order
4 addressing Applicant's Motion to Strike, dated November
5 29, 2011?

6 A. Yes.

7 Q. Did the Board grant Applicant's Motion to
8 Strike the backdated trademark assignments?

9 A. Applicant's motion to strike was granted to the
10 limited extent that the copies of Opposer's assignment
11 documents would receive no consideration. Opposer was
12 not precluded from seeking to properly make those
13 documents of record during its testimony period.

14 Q. Did the Opposer properly make of record during
15 its testimony period the first assignment document
16 purportedly transferring 14 trademarks from R&D
17 Promotions, Inc. to Gracinda Cardoso, backdated to March
18 31, 2003, and the second assignment document purported
19 transferring the remaining eight trademarks from
20 Gracinda Cardoso to Opposer, The Worlds Pageants, LLC,
21 backdated to May 6, 2009?

22 A. No.

23 Q. What factual evidence supports your claim?

24 A. The records of the United States Patent and
25 Trademark office refute the fraudulent transfers of all

1 14 trademarks in the assignment documents to prevent the
2 execution of a valid and enforceable court order as
3 impossible conveyances, thereby abrogating both
4 retroactive assignment agreements.

5 Q. Why are the Miss Nude Universe mark, the Miss
6 Nude Southern USA mark, the Miss Exotic Dancer USA mark
7 and the Miss Nude USA mark, allegedly transferred from
8 R&D Promotions, Inc. to Gracinda Cardoso retroactively
9 back to March 31, 2003, impossible conveyances?

10 A. The records of the United States Patent and
11 Trademark Office conflictingly confirm R&D Promotions,
12 Inc. was still the record owner of Registration No.
13 2733781 for the Miss Nude Universe mark, Serial No.
14 78/109613 for the Miss Nude Southern USA mark, Serial
15 No. 78/113024 for the Miss Exotic Dancer USA mark, and
16 Serial No. 78/109630 for the Miss Nude USA mark on
17 September 21, 2004, and September 27, 2011.

18 In fact, on September 21, 2004, R&D Promotions,
19 Inc., transferred these four marks plus an additional
20 237 related marked to Donald Trump's Universe LP, LLL,
21 shown in Exhibit 33.

22 In fact, on September 21, 2004, the Assignment
23 of Trademark document which effectively transferred
24 these four marks from R&D Promotions, Inc. to Donald
25 Trump's Miss Universe, LP, LLL was dated and executed by

1 the President of R&D Promotions Inc., Gracinda Cardoso,
2 18 months after Gracinda Cardoso now claims these four
3 marks were transferred back to March 31, 2003.

4 In fact, the first assignment document, which
5 Gracinda Cardoso now claims transferred these four marks
6 to her retroactively back to March 31, 2003, was not
7 executed nor filed with the United States Patent and
8 Trademark Office until September 27, 2011, seven years
9 after the records of the United States Patent and
10 Trademark Office confirm R&D Promotions, Inc.
11 transferred these same four trademarks to Donald Trump's
12 Miss Universe LP, LLLP, on September 21, 2004.

13 Attorney Aquilla and Judgment Debtor Gracinda
14 Cardoso's attempt to rewrite history to prevent the
15 execution of a valid and enforceable court order is
16 temporally impossible and factually false, abrogating
17 the transfers of the Miss Nude universe mark, the Miss
18 Nude Southern USA mark, the Miss Exotic Dancer USA mark
19 and the Miss Nude USA mark in the first assignment
20 document.

21 Q. Why is it Miss Nude World International mark,
22 allegedly transferred from R&D Promotions, Inc. to
23 Gracinda Cardoso retroactively back to March 31, 2003,
24 then contemporaneously transferred from Gracinda Cardoso
25 to The Worlds Pageants LLC retroactively back to May 6,

1 2009, an impossible conveyance?

2 A. The records of the United States Patent and
3 Trademark Office conflictingly confirm R&D Promotions,
4 Inc. was still the record owner of registration No.
5 2282958 for the Miss nude World International mark on
6 October 1, 2003, and May 13, 2004.

7 In fact, on October 1, 2003, Attorney Thomas
8 Aquilla, then representing R&D Promotions, Inc., filed
9 its Answer and Affirmative Defenses to the Petition For
10 Cancellation of the Miss Nude World International mark
11 filed by Miss World in the Trademark Trial and Appeal
12 Board matter No. 92042133, seven months after Gracinda
13 Cardoso now claims the Miss Nude World International
14 mark was transferred to her retroactively back to March
15 31, 2003.

16 Q. And that is shown in Exhibit 34?

17 A. Yes. In fact, on May 13, 2004, R&D Promotions,
18 Inc. was still the record owner of the Miss Nude World
19 International mark under Section 18 by the Trademark
20 Trial and Appeals Board, 14 months after Gracinda
21 Cardoso now claims the Miss Nude World International
22 mark was transferred to her retroactively back to March
23 31, 2003.

24 Q. And that is shown in Exhibit 35?

25 A. Yes. Attorney Aquilla and Judgment Debtor

1 Gracinda Cardoso's attempt to rewrite history to prevent
2 the execution of a valid and enforceable court order is
3 temporally impossible and factually false, abrogating
4 the transfer of the Miss Nude World International mark
5 in the first assignment document.

6 Consequently, as the alleged transfer of the
7 Miss Nude World International mark is abrogated as an
8 impossible conveyance in the first assignment document,
9 then the contemporaneous transfer of the Miss Nude World
10 International mark in the second assignment document is
11 thereby abrogated.

12 Q. Why is the North American Centerfold search
13 mark, allegedly transferred from R&D Promotions, Inc.,
14 to Gracinda Cardoso retroactive to March 31, 2003, then
15 contemporaneously transferred from Gracinda Cardoso to
16 the Worlds Pageants, LLC, retroactive to May 6, 2009, an
17 impossible conveyance?

18 A. The records of the United States Patent and
19 Trademark Office conflictingly confirm R&D Promotions,
20 Inc. was still the record owner of Registration No.
21 2282958 for the North American Centerfold search mark on
22 August 31, 2004, August 31, 2010, and September 22,
23 2010.

24 In fact, on August 31, 2004, the President of
25 R&D Promotions, Inc., Gracinda Cardoso, was issued its

1 Registration Certificate for the North American
2 Centerfold Search mark from the United States Patent and
3 Trademark Office 17 months after Gracinda Cardoso now
4 claims the North American Centerfold Search mark was
5 transferred to her retroactively back to March 31, 2003.

6 Q. And this is shown in Exhibit 36?

7 A. Yes. In fact, on August 31, 2010, Attorney
8 Thomas Aquilla, then representing the President of R&D
9 Promotions, Inc., Gracinda Cardoso was still the record
10 owner of the North American Centerfold search mark when
11 it filed its Combined Declaration Of Use And
12 Incontestability Under Sections 8 & 15 for the North
13 American Centerfold Search mark, more than seven years
14 after Gracinda Cardoso now claims the North American
15 Centerfold search mark was transferred to her
16 retroactively back to March 31, 2003.

17 Q. And that is shown in Exhibit 37?

18 A. Yes, sir. In fact, on September 22, 2010, R&D
19 Promotions was still the record owner of the North
20 American Centerfold Search mark Attorney Thomas Aquilla,
21 then representing the President of R&D Promotions, Inc.,
22 Gracinda Cardoso, was issued its Notice Of Acceptance
23 Acknowledgement of Section 8 & 15 Declaration for the
24 North American Centerfold Search mark, more than seven
25 years after Gracinda Cardoso now claims the North

1 American Centerfold Search mark was transferred to her
2 retroactively back to March 31, 2003.

3 Q. And this is shown in Exhibit 38?

4 A. Yes. Attorney Aquilla and Judgment Debtor
5 Gracinda Cardoso's attempt to rewrite history to prevent
6 the execution of a valid and enforceable court order is
7 temporally impossible and factually false, abrogating
8 the transfer of the North American Centerfold Search
9 mark in the first assignment document.

10 Consequently, as the alleged transfer of the
11 North American Centerfold Search mark is abrogated as an
12 impossible conveyance in the first assignment document,
13 then the contemporaneous transfer of the North American
14 Centerfold Search mark in the second assignment
15 document, is thereby abrogated.

16 Q. Why is the Miss Exotic Gulf Coast mark
17 allegedly transferred from R&D Promotions, Inc. to
18 Gracinda Cardoso retroactively back to March 31, 2003,
19 then contemporaneously transferred from Gracinda Cardoso
20 to The Worlds Pageants, LLC retroactively back to May 6,
21 2009?

22 A. The record owners of the United States Patent
23 and Trademark Office conflictingly confirm R&D
24 Promotions Inc. was still the record owner of Serial No.
25 78/113009 for the Miss Exotic Gulf Coast mark on April

1 21, 2009, and May 11, 2009.

2 In fact, on April 21, 2009, R&D Promotions,
3 Inc., was still the record owner of the Miss Exotic Gulf
4 Coast mark when Attorney Thomas Aquilla, then
5 representing the President of R&D Promotions, Inc.,
6 Gracinda Cardoso, filed its Combined Declaration Of Use
7 and Incontestability Under sections 8 & 15 for the Miss
8 Exotic Gulf Coast mark, six years after Gracinda Cardoso
9 now claims the Miss Exotic Gulf Coast mark was
10 transferred to her retroactively back to March 31, 2003.

11 Q. And this is shown in Exhibit 39?

12 A. Yes. In fact, on May 11, 2009, R&D Promotions,
13 Inc. was still the record owner of the Miss Exotic Gulf
14 Coast mark when Attorney Thomas Aquilla, then
15 representing the President of R&D Promotions, Inc.,
16 Gracinda Cardoso, was issued its Notice of Acceptance
17 and Acknowledgement of Section 8 & 15 Declaration for
18 the Miss Exotic Gulf Coast mark more than six years
19 after Gracinda Cardoso now claims the Miss Exotic Gulf
20 Coast mark was transferred to her retroactively back to
21 March 31, 2003.

22 Q. And this is shown in Exhibit 40?

23 A. Yes. Attorney Aquilla and Judgment Debtor
24 Gracinda Cardoso's attempt to rewrite history to prevent
25 the execution of a valid and enforceable court order is

1 temporally impossible and factually false, abrogating
2 the transfer of the Miss Exotic Gulf Coast mark in the
3 first assignment document.

4 Consequently, as the alleged transfer of the
5 Miss Exotic Gulf Coast mark is abrogated as an
6 impossible conveyance in the first assignment document,
7 then the contemporaneous transfer of the Miss Exotic
8 Gulf Coast mark in the second assignment document is
9 thereby abrogated.

10 Q. Why is the American Centerfold Search mark,
11 allegedly transferred from R&D Promotions, Inc. to
12 Gracinda Cardoso retroactively back to March 31, 2003,
13 then contemporaneously transferred from Gracinda Cardoso
14 to assignee The World Pageants, LLC, retroactively back
15 to May 6, 2009, an impossible conveyance?

16 A. The records of the United States Patent and
17 Trademark Office conflictingly confirm R&D Promotions,
18 Inc. was still the record owner of Registration Number
19 2724191 for the American Centerfold Search mark on June
20 10, 2009, and June 25, 2009.

21 In fact, on June 10, 2009, R&D Promotions, Inc.
22 was still the record owner for the American Centerfold
23 Search mark when Attorney Thomas Aquilla, then
24 representing the President of R&D Promotions, Inc.
25 Gracinda Cardoso, filed it's Combined Declaration of Use

1 and Incontestability Under Sections 8 & 15 for the
2 American Centerfold Search mark more than six years
3 after Gracinda Cardoso now claims the American
4 Centerfold Search mark was transferred to her
5 retroactively back to March 31, 2003.

6 Q. And this is this shown in Exhibit 41?

7 A. Yes. In fact, on June 25, 2009, R&D
8 Promotions, Inc. was still the record owner of the
9 American Centerfold Search mark when Attorney Thomas
10 Aquilla then representing the President of R&D
11 Promotions, Inc., Gracinda Cardoso, was issued its
12 Notice of Acceptance & Acknowledgement of Section 8 & 15
13 Declaration for the American Centerfold Search mark more
14 than six years after Gracinda Cardoso now claims the
15 American Centerfold Search mark was transferred to her
16 retroactively back to March 31, 2003.

17 Q. And this is shown in Exhibit 42?

18 A. Yes. Attorney Aquilla and Judgment Debtor
19 Gracinda Cardoso's attempt to rewrite history to prevent
20 the execution of a valid and enforceable court order is
21 temporally impossible and factually false, abrogating
22 the transfer of the American Centerfold Search mark in
23 the first assignment document.

24 Consequently, as the alleged transfer of the
25 American Centerfold Search mark is abrogated as an

1 impossible conveyance in the first assignment document,
2 then the contemporaneous transfer of the American
3 Centerfold Search mark in the second assignment document
4 is thereby abrogated.

5 Q. Why is the Miss Erotic mark, allegedly
6 transferred from R&D Promotions, Inc. to Gracinda
7 Cardoso retroactively back to March 31, 2003, then
8 contemporaneously transferred from Gracinda Cardoso to
9 The Worlds Pageants, LLC retroactively back to May 6,
10 2009, an impossible conveyance?

11 A. The records of the United States Patent and
12 Trademark Office conflictingly confirm R&D Promotions,
13 Inc. was still the record owner of registration No.
14 2666658 for the Miss Erotic mark on December 23, 2008,
15 and January 24, 2009.

16 In fact, on December 23, 2008, R&D Promotions,
17 Inc. was still the record owner of the Miss Erotic mark
18 when Attorney Thomas Aquilla, then representing the
19 President of R&D Promotions, Inc., Gracinda Cardoso,
20 filed its combined Declaration of Use and
21 Incontestability Under Sections 8 & 15 for the Miss
22 Erotic mark, more than five years after Gracinda Cardoso
23 now claims the Miss Erotic mark was transferred to her
24 retroactively back to March 31, 2003.

25 Q. And this is shown in Exhibit 43?

1 A. Yes. In fact, on January 24, 2009, R&D
2 Promotions, Inc. was still the record owner of the Miss
3 Erotic mark when Attorney Thomas Aquilla, then
4 representing the President of R&D Promotions, Inc.,
5 Gracinda Cardoso, was issued its Notice of Acceptance
6 and Acknowledgement of Section 8 and 15 Declaration for
7 the Miss Erotic mark nearly six years after Gracinda
8 Cardoso now claims the Miss Erotic mark was transferred
9 to her retroactively back to March 31, 2003.

10 Q. And this is shown in Exhibit 44?

11 A. Yes. Attorney Aquilla and Judgment Debtor
12 Gracinda Cardoso's attempt to rewrite history to prevent
13 the execution of a valid and enforceable court order is
14 temporally impossible and factually false, abrogating
15 the transfer of the Miss Erotic mark in the first
16 assignment document.

17 Consequently, as the alleged transfer of the
18 Miss Erotic mark is abrogated as an impossible
19 conveyance in the first assignment document, then the
20 contemporaneous transfer of the Miss Erotic mark in the
21 second assignment document is thereby abrogated.

22 Q. Why is the Miss Exotic mark, allegedly
23 transferred from R&D Promotions, Inc. to Gracinda
24 Cardoso retroactively back to March 31, 2003, then
25 contemporaneously transferred from Gracinda Cardoso to

1 The Worlds Pageants, Inc. retroactively back to May 6,
2 2009, an impossible conveyance?

3 A. The records of the United States Patent and
4 Trademark Office conflictingly confirm R&D Promotions,
5 Inc. was still the record owner of Registration No.
6 2096819 for the Miss Exotic mark on September 17, 2007,
7 and September 28, 2007.

8 In fact, on September 17, 2007, R&D Promotions,
9 Inc. was still the record owner of the Miss Exotic mark
10 when Attorney Thomas Aquilla, then representing the
11 President of R&D Promotions, Inc., Gracinda Cardoso,
12 filed its Combined Declaration of Use and
13 Incontestability Under Sections 8 & 15 for the Miss
14 Exotic mark more than four years after Gracinda Cardoso
15 now claims the Miss Exotic mark was transferred to her
16 retroactively back to March 31, 2003.

17 Q. And this is shown in Exhibit 45?

18 A. Yes. In fact, on September 28th, 2007, R&D
19 Promotions, Inc. was still the record owner of the Miss
20 Exotic mark when Attorney Thomas Aquilla, then
21 representing the President of R&D Promotions, Inc.,
22 Gracinda Cardoso, was issued its Notice of Acceptance
23 and Acknowledgement of Section 8 & 15 Declaration for
24 the Miss Exotic mark more than four years after Gracinda
25 Cardoso now claims the Miss Exotic mark was

1 retroactively transferred back to March 31, 2003.

2 Q. And this is shown in Exhibit 46?

3 A. Yes, Attorney Aquilla and Judgment Debtor
4 Gracinda Cardoso's attempt to rewrite history to prevent
5 the execution of a valid and enforceable court order is
6 temporally impossible and factually false, abrogating
7 the transfer of the Miss Exotic mark in the first
8 assignment document.

9 Consequently, as alleged the transfer of the
10 Miss Exotic mark is abrogated as an impossible
11 conveyance in the first assignment document, then the
12 contemporaneous transfer of the Miss Exotic mark in the
13 second assignment document is thereby abrogated.

14 Q. Why is the Miss Nude Exotic mark, allegedly
15 transferred from R&D Promotions, Inc. to Gracinda
16 Cardoso retroactively back to March 31, 2003, and
17 impossible conveyance?

18 A. The records of the United States Patent and
19 Trademark Office conflictingly confirm R&D Promotions,
20 Inc. was still the record owner of Serial No. 78/109627
21 for the Miss Nude Exotic mark on November 29, 2004,
22 January 26, 2005, February 9, 2005, and August 11, 2005.

23 In fact, on November 29, 2004, R&D Promotions,
24 Inc. was still the record owner of the Miss Nude Exotic
25 mark when the President of R&D Promotions, Inc.,

1 Gracinda Cardoso, was issued its first Notice of
2 Abandonment for the Miss Nude Exotic mark 20 months
3 after Gracinda Cardoso now claims the Miss Nude Exotic
4 mark was transferred to her retroactively back to March
5 31, 2003.

6 Q. And that is shown in Exhibit 47?

7 A. Yes. In fact, on January 26, 2005, R&D
8 Promotions, Inc. was still the record owner of the Miss
9 Nude Exotic mark when Attorney Thomas Aquilla, then
10 representing the president of R&D Promotions, Inc.
11 Gracinda Cardoso, filed its Petition To Revive Abandoned
12 Application-Failure To Respond Timely To Office Action
13 for the Miss Nude Exotic mark 22 months after Gracinda
14 Cardoso now claims the Miss Nude Exotic mark was
15 transferred to her retroactively back to March 31, 2003.

16 Q. And this is shown in Exhibit 48?

17 A. Yes. In fact, on January 26, 2005, R7D
18 Promotions, Inc, was still the record owner of the Miss
19 Nude Exotic mark when Attorney Thomas Aquilla, then
20 representing the President of R&D Promotions, Inc.,
21 Gracinda Cardoso, was issued its Notice of Revival of
22 Application for the Miss Nude Exotic mark 22 months
23 after Gracinda Cardoso now claims the Miss Nude Exotic
24 mark was transferred to her retroactively back to March
25 31, 2003.

1 Q. And this is shown in Exhibit 50?

2 A. Yes. In fact, on August 11, 2009, R&D
3 Promotions, Inc., was still the record owner of the Miss
4 Nude Exotic mark when the President of R&D Promotions,
5 Inc., Gracinda Cardoso, was issued its second Notice of
6 Abandonment for the Miss Nude Exotic mark, dated
7 September 7, 2005, more than two years after Gracinda
8 Cardoso now claims the Miss Nude Exotic mark was
9 transferred to her retroactively back to March 31, 2003.

10 Q. And this is shown in Exhibit 51?

11 A. Yes. Attorney Thomas Aquilla and Judgment
12 Debtor Gracinda Cardoso's attempt to rewrite history to
13 prevent the execution of a valid and enforceable court
14 order is temporally impossible and factually false,
15 abrogating the transfer of the Miss Nude Exotic mark in
16 the first assignment document.

17 Consequently, as the alleged transfer of the
18 Miss Nude Exotic mark is abrogated as an impossible
19 conveyance in the first assignment document, then the
20 contemporaneous transfer of the Miss Nude Exotic mark in
21 the second assignment document is thereby abrogated.

22 Q. Why is the Miss Exotic Dancer mark, allegedly
23 transferred from R&D Promotions, Inc. to Gracinda
24 Cardoso retroactively back to March 31, 2003, an
25 impossible conveyance?

1 A. The records of the United States Patent and
2 Trademark Office conflictingly confirm R&D Promotions,
3 Inc. was still the record owner of Serial No. 78/113009
4 for the Miss Exotic Dancer mark on June 2, 2004.

5 In fact, on June 2, 2004, R&D Promotions, Inc.
6 was still the record owner of the Miss Exotic Dancer
7 mark when the President of R&D Promotions, Inc.,
8 Gracinda Cardoso, was issued it Notice of Abandonment on
9 June 2, 2004, 14 months after Gracinda Cardoso now
10 claims the Miss Exotic Dancer mark was transferred to
11 her retroactively back to March 31, 2003.

12 Q. And this is shown on Exhibit 52?

13 A. Yes. Attorney Aquilla and Judgment Debtor
14 Gracinda Cardoso's attempt to rewrite history to prevent
15 the execution of a valid and enforceable court order is
16 temporally impossible and factually false, abrogating
17 the transfer of the Miss Exotic Dancer mark int he first
18 assignment document.

19 Consequently, as the alleged transfer of the
20 Miss Exotic Dancer mark is abrogated as an impossible
21 conveyance in the first assignment document, then the
22 contemporaneous transfer of the Miss Exotic Dancer mark
23 in the second assignment document is thereby abrogated.

24 Q. Why is the Miss Nude World mark, allegedly
25 transferred from R&D Promotions, Inc. to Gracinda

1 Cardoso retroactively back to March 31, 2003, then
2 contemporaneously transferred from Gracinda Cardoso to
3 The Worlds Pageants, LLC retroactively back to May 6,
4 2009, an impossible conveyance?

5 A. The records of the United States Patent and
6 Trademark Office conflictingly confirm R&D promotions,
7 Inc. was still the record owner of Registration No.
8 3039826 for the Miss Nude World mark on June 10, 2006,
9 and September 23, 2011.

10 In fact, on June 10, 2006, R&D Promotions, Inc.
11 was still the record owner of the Miss Nude World mark
12 when the President of R&D Promotions, Inc., Gracinda
13 Cardoso, was issued its Registration Certificate for the
14 Miss Nude World mark more than three years after
15 Gracinda Cardoso now claims the Miss Nude World mark was
16 transferred to her retroactively back to March 31, 2003.

17 Q. And this is shown in Exhibit 53?

18 A. Yes. In fact, on September 23, 2011, R&D
19 Promotions, Inc. was still the record owner of the Miss
20 Nude World mark when I submitted a Section 7 Request For
21 Partial Satisfaction of Judgment, confirming R&D
22 Promotions, Inc., was the record owner of the Miss Nude
23 World mark more than eight years after Cardoso now
24 claims the Miss Nude World mark was transferred to her
25 retroactively back to March 31, 2003.

1 Q. And this is shown in Exhibits 27 and 28?

2 A. Yes. Attorney Aquilla and Judgment Debtor
3 Gracinda Cardoso's attempt to rewrite history to prevent
4 the execution of a valid and enforceable court order is
5 temporally impossible and factually false, abrogating
6 the transfer of the Miss Nude World mark in the first
7 assignment document.

8 Consequently, as the alleged transfer of the
9 Miss Nude World mark is abrogated as an impossible
10 conveyance in the first assignment document, then the
11 contemporaneous transfer of the Miss Nude World mark in
12 the second assignment document is thereby abrogated.

13 Q. Why is the Miss Nude International mark
14 allegedly transferred from R&D Promotions, Inc., to
15 Gracinda Cardoso retroactively back to March 31, 2003,
16 then contemporaneously transferred from Gracinda Cardoso
17 to The Worlds Pageants, LLC retroactively back to May 6,
18 2009, an impossible conveyance?

19 A. The records of the United States patent and
20 Trademark Office conflictingly confirm R&D Promotions,
21 Inc. was still the record owner of Registration No.
22 2037202 for the Miss Nude International mark on February
23 12, 2007, April 16, 2007, May 13, 2009, and September
24 22, 2011.

25 In fact, on February 12, 2007, R&D Promotions,

1 Inc. was still the owner of the Miss Nude International
2 mark when Attorney Thomas Aquilla, then representing the
3 President of R&D Promotions, Inc., Gracinda Cardoso,
4 filed its Combined Declaration of Use in Commerce and
5 Application For Renewal of Registration of a Mark Under
6 Sections 8 & 9 for the Miss Nude International mark
7 nearly four years after Gracinda Cardoso now claims the
8 Miss Nude International mark was transferred to her
9 retroactively back to March 31, 2003.

10 Q. And this is shown in Exhibit 54?

11 A. Yes. In fact, on April 16, 2007, R&D
12 Promotions, Inc., was still the record owner of the Miss
13 Nude International mark when Attorney Thomas Aquilla,
14 then representing the President of R&D Promotions, Inc.,
15 Gracinda Cardoso, was issued its Notice of Acceptance
16 and Notice of Renewal for the Miss Nude International
17 mark more than four years after Gracinda Cardoso now
18 claims the Miss Nude International mark was transferred
19 to her retroactively back to March 31, 2003.

20 Q. And this is shown in Exhibit 55?

21 A. Yes. In fact, on May 13, 2009, R&D Promotions,
22 Inc. was still the record owner of the Miss Nude
23 International mark when Attorney Thomas Aquilla then
24 representing the President of R&D Promotions, Inc.,
25 Gracinda Cardoso, issued a "cease and desist" letter to

1 Applicant Miss G-String International, LLC, which
2 confirms R&D Promotions, Inc., was still the record
3 owner of the Miss Nude International mark on May 13,
4 2009, six years after Gracinda Cardoso now claims the
5 Miss Nude International mark was transferred to her
6 retroactively back to March 31, 2003.

7 Q. And this is shown in Exhibit 4?

8 A. Yes. In fact, on September 22, 2011, R&D
9 Promotions, Inc. was still the record owner of the Miss
10 Nude International mark when I submitted a Section 7
11 Request For Partial Satisfaction of Judgment, confirming
12 R&D Promotions, Inc. was the record owner of the Miss
13 Nude International mark on September 22, 2011, more than
14 eight years after Gracinda Cardoso now claims the Miss
15 Nude International mark was transferred to her
16 retroactively back to March 31, 2003.

17 Q. And this is shown in Exhibits 25 and 26?

18 A. Yes.

19 Q. Are you aware of any other conflicting
20 filings --

21 A. Hold on, please, I wasn't finished.

22 Q. I'm sorry.

23 A. Attorney Aquilla and Judgment Debtor Gracinda
24 Cardoso attempt to rewrite history to prevent the
25 execution of the valid and enforceable court order that

1 is temporally impossible and factually false, abrogating
2 the transfer of the Miss Nude International mark in the
3 first assignment document.

4 Consequently, as the alleged transfer of the
5 Miss Nude International mark is abrogated as an
6 impossible conveyance in the first assignment document,
7 then the contemporaneous transfer of the Miss Nude World
8 mark in the second assignment document is thereby
9 abrogated.

10 Q. Are you aware of any other conflicting filings
11 by Attorney Aquilla with the United States Patent and
12 Trademark Office related to the ownership of the Miss
13 Nude International mark?

14 A. Yes. On October 6, 2011, Attorney Aquilla
15 issued a second letter, this one to the New Hampshire
16 Attorney Discipline Office, dated October 6, 2011.

17 Q. And this is shown on Exhibit 56?

18 A. Yes.

19 Q. How is a letter issued by Attorney Aquilla to
20 the New Hampshire Attorney Discipline Office, dated
21 October 6, 2011, relevant to a conflicting filing of the
22 ownership of the Miss Nude International mark?

23 A. On October 6, 2011, Attorney Aquilla issued a
24 letter to the New Hampshire Attorney Discipline Office
25 that re-attests R&D Promotions, Inc. was the record

1 owner of the Miss Nude International mark on May 13,
2 2009, by writing, "The statements made in my letter to
3 Mr. Eadie dated May 13, 2009 are true and correct."

4 Q. How does Attorney Aquilla's affirmance of the
5 May 13, 2008, "cease and desist" letter relate to any
6 other conflicting filings by Attorney Thomas Aquilla
7 with the United States Patent and Trademark Office
8 related to the ownership of the Miss Nude International
9 mark?

10 A. Actually it is the date of the letter, October
11 6, 2011, that is relevant to a conflicting filing by
12 Attorney Aquilla.

13 The records of the United States Patent and
14 Trademark Office support Attorney Thomas Aquilla's
15 confirmation that R&D Promotions, Inc. was indeed the
16 record owner of the Miss Nude International mark on May
17 13, 2009.

18 It is the date of the reaffirmation letter,
19 October 6, 2011, more than two years after his May 13,
20 letter, that confirms another conflict related to the
21 ownership of the Miss Nude International mark by
22 Attorney Aquilla with the United States Patent and
23 Trademark Office.

24 Attorney Aquilla's letter to the New Hampshire
25 Attorney Discipline Office is dated October 6, 2011,

1 nine days after, Attorney Aquilla contemporaneously
2 filed two nunc pro tunc assignment of documents with the
3 United States Patent and Trademark Office dated
4 September 27, 2009.

5 Attorney Aquilla states, on October 6, 2011,
6 that his "cease and desist" letter confirming R&D
7 Promotions, Inc. was the record owner of the Miss Nude
8 International mark issued on May 13, 2009.

9 Apparently, Attorney Aquilla forgot that nine
10 days earlier, on September 27, 2011, he filed the second
11 nunc pro tunc transfer document with the United States
12 Patent and Trademark Office. Attorney Aquilla
13 conflictingly and falsely attested the Miss Nude
14 International mark was transferred to the Opposer, The
15 Worlds Pageants, LLC on May 6, 2009, exactly one week
16 before his first letter, two years earlier, confirmed
17 R&D Promotions, Inc. was the record owner of the Miss
18 Nude International mark on May 13, 2009.

19 Only one claim can be true.

20 It is temporally impossible and factually false
21 that on the filing date of September 27, 2011, the
22 Opposer, The Worlds Pageants, LLC became the record
23 owner of the Miss Nude International mark, allegedly
24 backdated to May 6, 2009, one week before Attorney
25 Aquilla's first letter, confirming R&D Promotions, Inc.

1 was the record owner of the Miss Nude International mark
2 on May 13, 2009, which he reaffirms in the letter dated
3 October 6, 2011, which is further confirmed by the
4 records of the United States Patent and Trademark
5 Office.

6 The alleged transfer of the Miss Nude
7 International mark to Opposer, The Worlds Pageant, LLC
8 is therefore abrogated as an impossible conveyance.

9 Consequently, Attorney Aquilla knowingly filed
10 a fraudulent Notice of Opposition with the intent to
11 defraud the Trademark Trial and Appeal Board by falsely
12 attesting the Opposer, The Worlds Pageants, LLC was the
13 record owner of the Miss Nude International mark on June
14 6, 2011.

15 Q. Excluding the alleged nunc pro tunc assignment
16 documents filed by Attorney Aquilla on September 27,
17 2011, has the Opposer, The Worlds Pageant, LLC ever been
18 issued a Registration Certificate from the United States
19 Patent and Trademark Office confirming The Worlds
20 Pageant, LLC was the record owner of the Miss Nude
21 International mark on June 6, 2011, the date of filing
22 its Notice of Opposition with the Trademark trial and
23 Appeal Board?

24 A. To the best of my knowledge, no.

25 Q. How long has this opposition delayed the

1 registration of the Miss G-String International mark?

2 A. The Miss G-String International mark was
3 published for opposition by the United States Patent and
4 Trademark Office on December 7, 2010.

5 No other oppositions were filed, so my best
6 estimate would be on or before today's date, four years
7 ago in 2011.

8 Q. Do the records of the United States Patent and
9 Trademark Office you have provided in your testimony
10 confirm that each trademark allegedly retroactively
11 transferred in the first and second nunc pro tunc
12 assignment documents filed by Attorney Aquilla on
13 September 27, 2011, were impossible conveyances, thereby
14 abrogated from transfer in both assignment documents?

15 A. Yes.

16 Q. You previously testified that in May of 2009,
17 Attorney Aquilla told you that if you did not make this
18 payment to his client, he would cause delays for many
19 years to come, preventing the Miss G-String
20 International mark from registration by the United
21 States Patent and Trademark Office. Today, six years
22 later, is it true Attorney Aquilla did exactly what he
23 threatened to do in May of 2009?

24 A. Yes.

25 Q. Have you read the Notice of Reliance filed by

1 the Opposer, The Worlds Pageants, LLC, with the
2 Trademark Trial and Appeal Board, dated December 1,
3 2014?

4 A. Yes.

5 Q. Did the Opposer include numerous documents
6 related to the nunc pro tunc assignment documents
7 attesting the Opposer was the record owner of the Miss
8 Nude International mark at the time it filed the Notice
9 of Opposition on June 6, 2011?

10 A. No, just more smoke and mirrors. Attorney
11 Aquilla must know the recordation of an assignment
12 document with the Assignment Branch is a ministerial act
13 and is not a determination by the Office of the validity
14 of the assignment document or the effect the Document
15 has on the title to the pleaded registration.

16 The records of the United States Patent and
17 Trademark office factually confirm the alleged transfer
18 of the Miss Nude International mark was temporally
19 impossible and factually false, thereby abrogating the
20 transfer.

21 Consequently, as the alleged transfer of the
22 Miss Nude International mark was abrogated as an
23 impossible conveyance, the Opposer, The Worlds Pageants,
24 LLC. did not have standing to oppose the registration of
25 the Miss G-String International mark on June 6, 2011.

1 Q. Why did the Opposer, The Worlds Pageants, LLC,
2 include copies of articles related to Paradise Lakes
3 Resort resigning from the American Association of Nude
4 Recreation after the Miss G-String International
5 pageant?

6 A. I have no personal knowledge of what Paradise
7 Lakes Resort did after the conclusion of our event nor
8 do I have control over what bloggers post online.

9 Q. Where you present when Attorney Patricia Hatry
10 of Davis & Gilbert, LLP, deposed Gracinda Cardoso
11 regarding The Worlds Pageants, in the Trademark Trial
12 and Appeal Board matter No. 91206024?

13 A. No.

14 Q. Did you note any discrepancies in the answers
15 and affirmations made by Ms. Cardoso to Attorney Hatry?

16 A. Absolutely.

17 Q. Did it appear that Ms. Cardoso had difficulty
18 comprehending the English language?

19 A. Absolutely, yes.

20 Q. You previously testified that you had spoken to
21 Ms. Cardoso in early May of 2009. Did Ms. Cardoso
22 exhibit any difficulty comprehending the English
23 language when you conversed with her?

24 A. No, none at all.

25 Q. Did Ms. Cardoso testify she runs beauty

1 pageants for strippers?

2 A. Yes.

3 Q. Did Ms. Cardoso testify that her contests are
4 "adult entertainment"?

5 A. Yes.

6 Q. When discussing the names of her various
7 contests, did she speak in the present tense, meaning
8 she is currently using specific trademarks?

9 A. Yes.

10 Q. What is the specific example?

11 A. Ms. Cardoso speaks in the present tense when
12 she testified, "if we're running a Miss Exotic pageant,
13 the Miss Exotic pageant "has" not "had".

14 Q. Does Ms. Cardoso similarly reference the Miss
15 Exotic Dancer mark testifying that the finals for the
16 Miss Exotic Dancer mark occur in Las Vegas every year in
17 August?

18 A. Yes.

19 Q. Did Ms. Cardoso testify that the Opposer, The
20 Worlds Pageants, LLC, was the record owner of the Miss
21 Nude International mark, Miss Exotic Dancer mark, Miss
22 Exotic mark, the American Centerfold Search mark, and
23 the North American Centerfold Search mark on June 18,
24 2013?

25 A. Yes.

1 Q. Was the Opposer, The Worlds Pageants, LLC, the
2 record owner of the Miss Nude International mark, the
3 Miss Exotic Dancer mark, the Miss Exotic mark, the
4 American Centerfold Search mark and the North American
5 Centerfold Search mark on June 18, 2013, based upon the
6 records of the United States Patent and Trademark Office
7 you have previously provided?

8 A. No, not a single one.

9 Q. Was Ms. Cardoso asked what state or states The
10 Worlds Pageants, LLC, is incorporated in?

11 A. Yes.

12 Q. Did Ms. Cardoso testify that the Opposer, The
13 Worlds Pageants, LLC, used to be incorporated in
14 Florida, but is now incorporated in New Hampshire, with
15 the same name, The Worlds Pageants, LLC, because Ms.
16 Cardoso moved her business out of Florida?

17 A. Yes.

18 Q. Do the records of the State of New Hampshire
19 list the address of the Principal Office of The Worlds
20 Pageants, LLC, as 328 Daniel Webster Highway, Suite L2,
21 Meredith, New Hampshire 03251?

22 A. Yes.

23 Q. Did Ms. Cardoso testify that she dissolved her
24 business, The Worlds Pageants, LLC in Florida?

25 A. Yes.

1 Q. Did Attorney Hatry ask Ms. Cardoso if she had
2 judgments under the name of a corporation in Florida
3 that she wanted to avoid paying?

4 A. Yes.

5 Q. Did Ms. Cardoso testify that she did have a
6 judgment but it should be off her record because it has
7 been over ten years?

8 A. Yes.

9 Q. Did Ms. Cardoso testify that you have a valid
10 and enforceable judgment against both she and R&D
11 Promotions, Inc. of approximately \$50,000, dating back
12 to 2004?

13 A. No.

14 Q. Did Ms. Cardoso testify that, prior to the
15 cancellation of the Miss Nude World International mark,
16 she was making close to a half a million dollars a year?

17 A. Yes.

18 Q. Does this claim conflict with your research?

19 A. Yes. The records of the United States Patent
20 and Trademark Office confirm the cancellation date of
21 the Miss Nude World International mark is May 13, 2004.

22 If this testimony is true, that Ms. Cardoso was
23 making close to a half a million dollars a year prior to
24 the cancellation of the Miss Nude World International
25 mark on May 13, 2004, why did she need to borrow \$20,000

1 from Brian Bell, requiring her to pledge all of the
2 assets of her company as security four months earlier on
3 January 22, 2004?

4 Q. Did Ms. Cardoso testify the Miss G-String
5 International contestants are nude?

6 A. Yes, which is not true.

7 Q. Did Ms. Cardoso testify that every single one
8 of the contestants at the Miss G-String International
9 pageants are her constants?

10 A. Yes, which is not true.

11 Q. Did Ms. Cardoso testify every single one of the
12 venues that you would be selling a Miss G-String
13 International pageant are the same venues she sells her
14 pageants?

15 A. Yes, which is not true. We have never held
16 pageants at the same venue since our inception in 2009.

17 Q. Did Ms. Cardoso testify that you like to
18 impersonate her to lead people to believe that you are
19 Ms. Cardoso to enable you to fraudulently sell the Miss
20 G-String International pageants to venues?

21 A. Yes, which is not true.

22 Q. Did Ms. Cardoso testify that the use of the
23 words "Miss" and "International" make the Miss G-String
24 International mark confusingly similar to her claimed
25 Miss Nude International mark?

1 A. Yes.

2 Q. Did Ms. Cardoso testify that her claimed mark,
3 The Worlds Pageants and Attorney Hatry's client's mark,
4 Miss World, are not confusingly similar?

5 A. Yes.

6 Q. Did Ms. Cardoso testify the Miss Nude
7 International mark and the Miss G-String International
8 mark are not confusingly similar?

9 A. No, she testified that she knows it is 100%
10 confusingly similar.

11 Q. How would you summarize Ms. Cardoso's
12 truthfulness?

13 A. Ms. Cardoso clearly has a propensity for
14 dishonesty.

15 Q. How are the advertising sources for a Miss
16 G-String International pageant different from the
17 advertising sources available for a Miss Nude
18 International pageant?

19 A. The advertising sources for a Miss G-String
20 International pageant are unlimited because our events
21 are general admission. We have held Miss G-String
22 International pageants at large venue motorcycle events
23 including in the Coca-Cola Pavilion at the largest
24 Harley-Davidson dealer in the world, Bruce Rossmeyer's
25 Daytona at Destination Daytona, to the Broken Spoke

1 Saloon, and also in St. Augustine, Florida at the
2 Halloween Spooktacular event.

3 Q. And is this shown in Exhibits 57 and 58?

4 A. Yes. The advertising sources for a Miss Nude
5 International pageant are limited because those events
6 are Adult Entertainment events featuring nudity.

7 Q. Has the Miss G-String International pageants
8 been published by prominent international motorcycle
9 magazines for purchase at book stores like Barnes and
10 Noble?

11 A. Yes. Easy Riders and In The Wind magazines
12 have featured the Miss G-String International pageant
13 including the front cover image.

14 Q. And this is shown in Exhibits 59 and 60?

15 A. Yes.

16 Q. How are the sponsors of a Miss G-String
17 International pageant different from the sponsors of a
18 Miss Nude International pageant?

19 A. Miss G-String International is an approved
20 promoter of Southern Wine & Spirits, the largest liquor
21 distributor in the United States. As such, we are
22 permitted to accept promotional payments directly from
23 the liquor companies.

24 Q. What liquor brands sponsor the Miss G-String
25 International pageants?

1 A. Jaegermeister, Stol Vodka, Jim Beam, Jack
2 Daniels, and Lucid Absinthe are some of the liquor
3 brands. We also have Miller Lite and Twisted Tea as
4 sponsors.

5 Q. How do you maintain these desirable and sought
6 after sponsors?

7 A. Sponsors are partners. For example, Twisted
8 Tea needed a poster and a full page print advertisement
9 for use in their national advertising campaign targeting
10 bikers that attend motorcycle events across the county.

11 We provided photographic services and created
12 the print ready advertisements for use in their national
13 advertising campaign.

14 Q. And this is shown in Exhibit 61?

15 A. Yes.

16 Q. Is the Opposer, The Worlds Pageants, also an
17 approved promoter of Southern Wine & Spirits?

18 A. No, that's impossible. Alcoholic beverage
19 companies like Southern Wine & Spirits strictly prohibit
20 nudity.

21 Q. Did Miss G-String International volunteer to
22 assist non-profit organizations?

23 A. Yes. Rolling Thunder is a non-profit
24 organization that hosts a motorcycle event over the
25 Memorial Day weekend every year, in Washington, DC.

1 Their mission is to account for every military member
2 held captive as a prisoner of war or missing in action
3 to bring them home to their families.

4 The 25th anniversary of Rolling Thunder
5 featured five custom motorcycles by well-known
6 motorcycle builders for each of the five branches of the
7 military.

8 Sadly, one of the famous builders was
9 incarcerated at the Avon Park Correctional facility for
10 vehicular manslaughter. Rick Scott, the Governor of the
11 State of Florida, allowed inmate Billy Lane to build the
12 Air Force Tribute motorcycle in the machine shop of the
13 prison.

14 We were asked to go inside the correctional
15 facility and produce a five minute video of Billy Lane
16 turning over the Air Force Tribute Motorcycle to Rolling
17 Thunder.

18 The video was shown on the jumbotron during the
19 presentation of Billy Lane's Air Force Tribute bike
20 along with the other four custom builders on stage in
21 Washington, DC.

22 Q. And this is shown in Exhibit 62?

23 A. Yes.

24 Q. Does the Opposer, The Worlds Pageants,
25 volunteer to assist non-profit organizations?

1 A. Not to my knowledge.

2 Q. Has Miss G-String International LLC been
3 damaged by the vindictive abuse of process by Attorney
4 Thomas Aquilla, Judgment Debtor R&D Promotions, Inc. and
5 its President, Judgment Debtor Gracinda Cardoso to
6 prevent the execution of a valid and enforceable court
7 order?

8 A. Yes.

9 Q. Isn't this opposition by Attorney Thomas
10 Aquilla, Judgment Debtor R&D Promotions, Inc. its
11 President, Judgment Debtor Gracinda Cardoso and The
12 Worlds Pageants, LLC and its Managing Member Judgment
13 Debtor Gracinda Cardoso really about restriction of
14 trade because Judgment Debtor Gracinda Cardoso
15 erroneously perceives Miss G-String International as a
16 competitor?

17 A. Yes.

18 Q. Do you believe the Opposer's Notice Of
19 Opposition filed on June 6, 2012, to oppose the
20 registration of the Miss G-String International mark
21 should be dismissed?

22 A. Yes.

23 MR. LIROT: Thank you, Mr. Eadie.

24 A. Thank you, sir.

25 (Whereupon the taking of this deposition

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was concluded at 11:19 a.m.)

CERTIFICATE OF OATH

STATE OF FLORIDA :

COUNTY OF PINELLAS :

I, the undersigned authority, certify that
William Eadie personally appeared before me and was duly
sworn.

WITNESS my hand and official seal this date:
April 10, 2015.

KayLynn Boyer

KayLynn Boyer
Court Reporter
Notary Public
State of Florida

CERTIFICATE OF REPORTER

STATE OF FLORIDA :

COUNTY OF PINELLAS :

I, KayLynn Boyer, certify that I was authorized to and did stenographically report the foregoing deposition testimony of William Eadie, and that the transcript is a true record of the testimony given by the witness.

I further certify that I am not a relative, employee, attorney, or counsel of any of the parties, nor am I a relative or employee of any of the parties' attorney or counsel connected with the action, nor am I financially interested in the action.

Dated: April 10, 2015.

KayLynn Boyer

KayLynn Boyer
Court Reporter

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARDS

THE WORLDS PAGEANTS, LLC and)
Camilla Productions, Ltd.)
Opposers,)
)
)
v.) For: "MISS G-STRING
) INTERNATIONAL"
)
MISS G-STRING INTERNATIONAL LLC,)
Applicant.) No. 77753000
Published: December 7, 2010

COMMISSIONER OF TRADEMARKS
UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

NOTICE OF TAKING ORAL TESTIMONY DEPOSITION

Pursuant to 37 C.F.R. § 2.123(c), and TTAB Chapter 703.01, the Applicant, Miss G-String International, LLC ("Applicant"), hereby serves notice that the undersigned counsel will take the deposition by oral examination of the testimony of the person named below, at the date, time, and location indicated below:

<u>NAME</u>	<u>DATE/TIME</u>	<u>LOCATION</u>
William Eadie 24 Bedford Drive Palm Coast, Florida 32174	Thursday April 9, 2015 9:00 a.m.	Boyer Court Reporting 10300 49 th Street, North, Ste. 301 Clearwater, Florida 33762

before an Official or Deputy Court Reporter and Notary Public of Boyer Court Reporters, or before a duly designated representative, who is not of counsel to the parties or interested in the events of the

cause, for the purpose of discovery or evidence, for use at trial, or for such other purposes as are permitted under the Trademark Trial and Appeal Board Manual of Procedure (TBMP). The oral examination shall continue from day to day until completed. Opposing counsel may appear by telephone by calling (727) 329-0044.

Respectfully submitted,

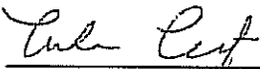
By 

Signed: April 6, 2015

Luke Lirot, Esquire
Florida Bar Number 714836
LUKE CHARLES LIROT, P.A.
2240 Belleair Road, Suite 190
Clearwater, Florida 33746
Telephone: (727) 536-2100
Facsimile: (727) 536-2110
Attorney for Applicant

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing Applicant's Motion for Judgment has been served on Thomas T. Aquilla, Esq., as domestic representative of The Worlds Pageants, LLC, and Camilla Productions, Ltd., by mailing said copy on April 6, 2015, via FedEx Overnight Delivery, postage prepaid to: Thomas T. Aquilla, Esq., 221 Coe Hill Road, Center Harbor, New Hampshire 03226.


Luke Lirot, Esq.

Signed: April 6, 2015



Exhibit B

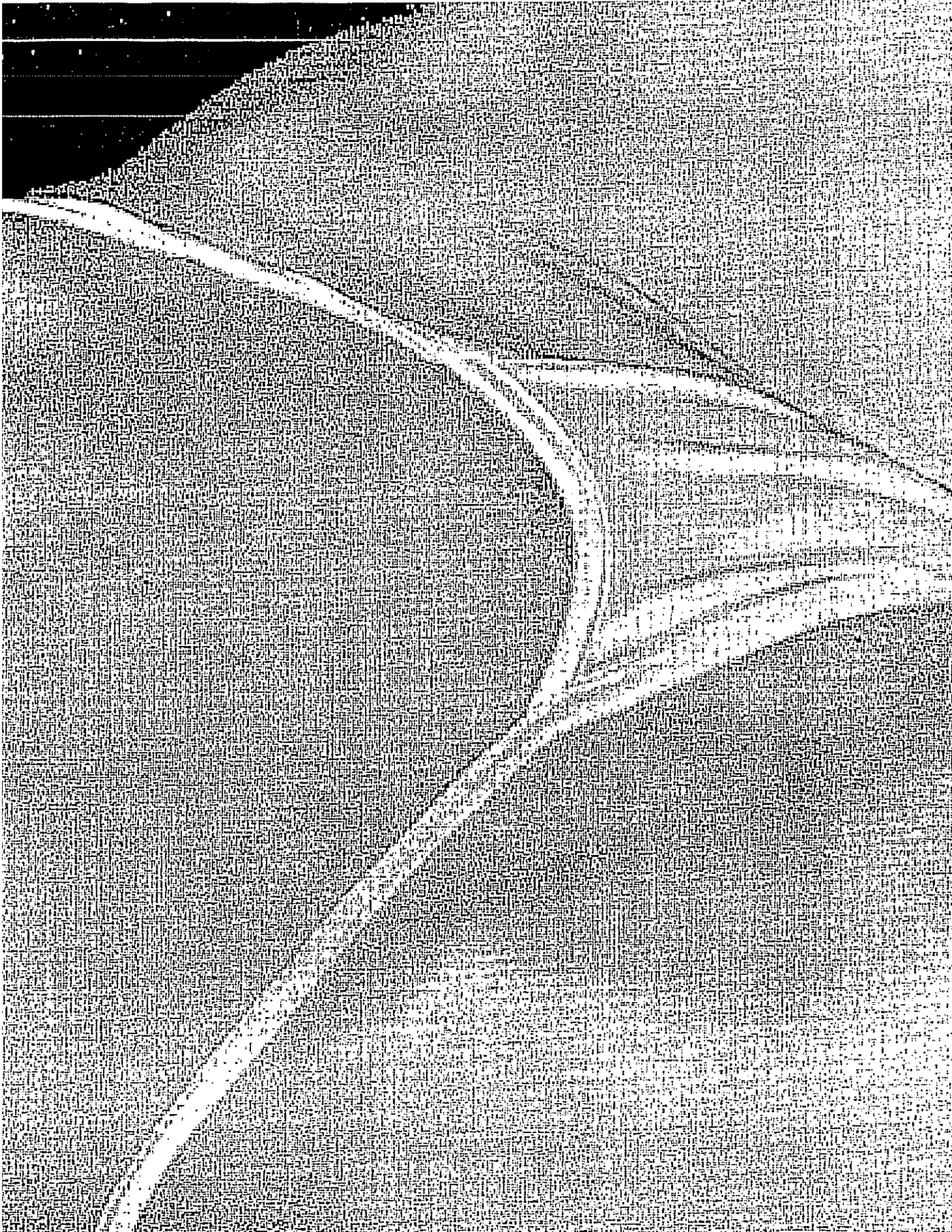


Exhibit 1

Miss

Queen

International TM



Paradise Lakes Resort

PO Box 750
Laud O Lakes, FL 34639
813-949-9327 888-5winNude
www.paradiselakes.com
Fax 813-949-9006

America's Premier
Clothing Festival Resort

May 5, 2009

Ms. Graecinda Cardoso
1005 Mabelle
Kissimmee, FL 34741

RE: MISS G-STRING INTERNATIONAL

Dear Ms. Cardoso,

Paradise Lakes Resort is the host venue of the upcoming MISS G-STRING INTERNATIONAL PAGEANT.

You alleged that the images used on our website to promote this event were unauthorized. As you have been notified, from your conversation with the photographer who has certified ownership of this intellectual property, your allegations are false and without foundation.

Next, you allege an infringement upon your trademark, MISS NUDE INTERNATIONAL. This allegation is one which you need to address with the promoter, MISS G-STRING INTERNATIONAL, LLC. Please direct any and all communication of any nature to the promoter's representative at:

J. Benton Stewart II, Esq.
STEWART LAW PLLC
730 S. Steding Avenue
Suite 304
Tampa, FL 33607

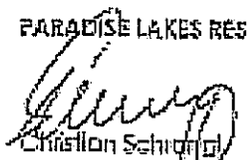
Your threats to terminate this promotion will not be tolerated.

You are hereby notified in writing to have no further contact in any form with Paradise Lakes Resort under any circumstances.

This will be your only notice. If you elect to make any contact with Paradise Lakes Resort in any manner, we and the promoter will immediately file a civil action against you for tortious interference with an ongoing contractual relationship and pursue all remedies available to us under the law.

GOVERN YOURSELF ACCORDINGLY.

PARADISE LAKES RESORT


Christian Schiraldi
General Manager

AQUILLA PATENTS & MARKS PLLC

221 COE HILL ROAD, CENTER HARBOR, NEW HAMPSHIRE 03226 UNITED STATES OF AMERICA

THOMAS TRACY AQUILLA, PHD, JD
U.S. PATENT ATTORNEY REG. NO. 43473
NEW HAMPSHIRE BAR ID. NO. 18693
NEW YORK ATTORNEY REG. NO. 3892627

TELEPHONE: (603) 253-9474
FACSIMILE: (603) 253-9476
E-MAIL: INFO@AQUILLAPATENTS.COM

May 13, 2009

BY E-MAIL and U.S. REGISTERED MAIL

J. Benton Stewart
Stewart Law PLLC
730 South Sterling Avenue, Suite 304
Tampa, FL 33609

Re: "MISS G-STRING INTERNATIONAL"
Our Docket No.: RDP-00701L

Dear Mr. Stewart:

My firm represents R&D Promotions, Inc. in connection with its intellectual property legal matters. R&D Promotions, Inc. ("R&D") is the owner of various trade- and service marks, including U.S. Trademark Registration No. 2,037,202 for the mark "MISS NUDE INTERNATONAL" and numerous other related marks ("the Marks"). Our clients, R&D and its predecessors-in-interest, have used the Marks world-wide and in interstate commerce for many years in connection with their well-known pageants and competitions in the adult entertainment industry. Our client's Mark "MISS NUDE INTERNATONAL" has been registered since 1997 and is incontestable under Section 15 of the Lanham Act.

Your client's use of the name "MISS G-STRING INTERNATIONAL" in connection with adult entertainment events has come to our attention. More particularly, it has come to our attention that your clients are planning to hold an event entitled "MISS G-STRING INTERNATIONAL" at Paradise Lakes Resort on Thursday, October 1 to Saturday, October 3, 2009.

This letter is a demand to cease all use of this name and any variations thereof.

R&D objects to the use of any marks, titles or any similar designations, which infringe upon its marks, particularly those that include the word "MISS" together with the word "INTERNATIONAL" for pageants or competitions in the adult entertainment industry. R&D also reserves the right to object to any Infringing Mark that does not make use of that particular combination of words. In this regard, please note that our client holds extensive trademark rights in hundreds of related marks.

Exhibit 4

RDP-00701L
May 13, 2009
Page 2 of 3

We note that the name your clients are using is very similar and, in fact, wholly subsumes R&D's registered mark. We are concerned about the great potential for confusion between the marks. Because your clients are using the name for adult entertainment services, your clients' name is likely to induce mistake or deception in people familiar with our client's marks.

Any use of, or intention to use, the mark, name or title "MISS G-STRING INTERNATIONAL", or any other designation similar to any of our client's Marks (collectively "Infringing Marks") for adult entertainment services constitutes trademark infringement of our clients marks, in violation of Section 32 of the Lanham Act. Furthermore, any such use of the Marks constitutes unfair competition and falsely suggests, in violation of Section 43(a) of the Lanham Act, that our client has sponsored, authorized or is otherwise connected with your client's company and/or its services.

Violations of these laws entitle our client to injunctive relief, monetary recovery of your client's profits and of our client's actual losses, and punitive damages, as well as recovery of attorney's fees and court costs. In any action taken on behalf of our client, we would seek such remedies. You should be aware that that in numerous legal actions brought to enforce our client's trademark rights, we have successfully opposed improper use of its Marks.

R&D therefore demands that your clients immediately (i) cease and desist any and all use of the Infringing Marks, including but not limited to the name or title "MISS G-STRING INTERNATIONAL" and any other similar designations; and (ii) agree to refrain from any future use of the Infringing Marks.

We further demand that you forward to us immediately written assurances that your clients have complied with the foregoing and will not illegally interfere with our client's business. If you fail to comply with these demands, then our client intends to take all actions deemed necessary to protect its rights.

In addition, we suggest that you notify all others unknown to us, who may be participating in your client's use of the Infringing Marks, such as the owners of the venues for and the sponsors of any competitions involving use of the Marks, of the matters set forth herein. They should be put on notice that they risk liability as contributory infringers, if they continue to use or join with your clients in such use.

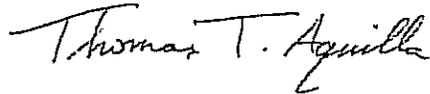
I write this letter in the hopes of resolving this matter amicably and through cooperative means, and urge you to persuade your clients to select a different name for the scheduled event. There are many names available that would not infringe our client's registered trademarks, such as "Miss Paradise Lakes" or some variation thereof. However, your prompt response and compliance are required, if legal proceedings are to be avoided. Unless we hear from you shortly, we will assume that further action is necessary.

AQUILLA PATENTS & MARKS PLLC

RDP-00701L
May 13, 2009
Page 3 of 3

Please contact me at your earliest opportunity to discuss this matter.

Sincerely,

A handwritten signature in black ink that reads "Thomas T. Aquilla". The signature is written in a cursive style with a large, stylized initial 'T'.

Thomas T. Aquilla, Esq.

TTA/ema

Enclosure: Certificate of Registration No. 2,037,202; Abstract of Title
cc: Paradise Lakes Resort; R&D Promotions, Inc.; The Worlds Pageants, LLC

PLAYBOY BLOGS

MISS G-STRING PLAYMATES

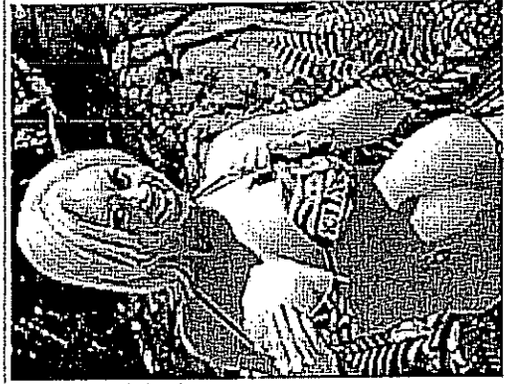
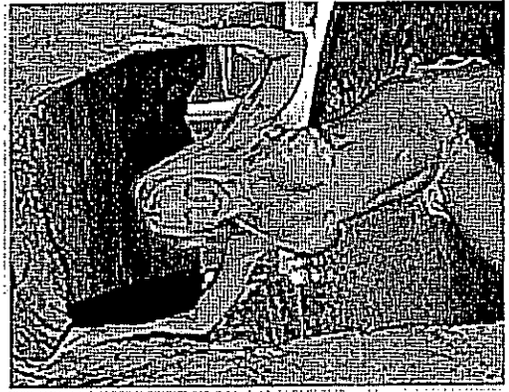
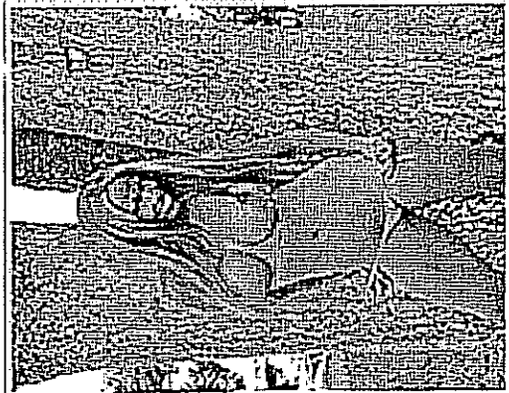
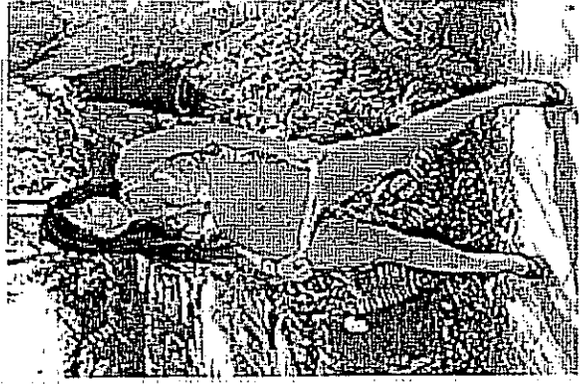
Amanda Gerny
Miss G-String 2011

PLAYBOY PRESENTS MISS G-STRING INTERNATIONAL

Playboy Photo Editor James Trevenen took a break from photographing Playmates, Cyber Girls and Casting Call models to judge the... First Annual Miss G-String International Pageant near Tampa, Florida. While judging the competition Trevenen says he took performance, attitude and personality into consideration. "Over the course of three nights I watched each of the 17 G-string-sporting contestants strip down in a variety of different performance styles including 'sexy Elvis,' burlesque, fire twirling and gothic." Winner Tanya Taylor's circus-themed performance was energetic and ended in what Trevenen calls "an amazing hot wax shower."

Daisy Duxo was voted Miss Congeniality by her fellow contestants and Tawhio Monroe received the highest scores given to newcomers. Trevenen selected Tall De'War as Miss Photogenic. Her prize? A Playboy photo shoot! "Tall encompassed all that a photographer looks in a model," says Trevenen. "A unique look, fantastic body and gorgeous smile. When she was in front of the camera, she made it easy to take photos."

If you didn't attend the pageant—held, incidentally, at a clothing-optional resort—you can check out the contestants in our exclusive photo gallery.



The Girls

The Articles

Video Player

Blackjack

search in

PLAYMATES

CYBER GIRLS

COLLEGE GIRLS

CELEBRITIES

INTERNATIONAL

CLASSICS

SPECIAL EDITIONS

Women Of... Miss G-String International

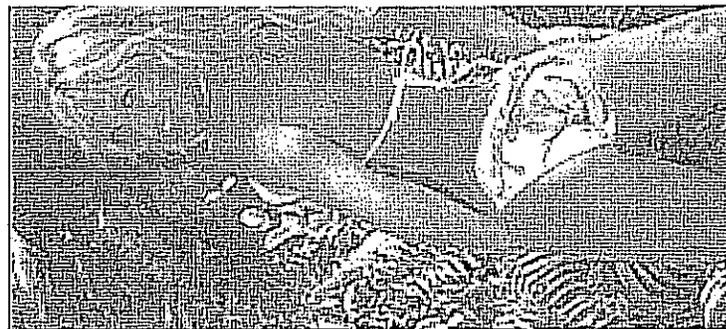


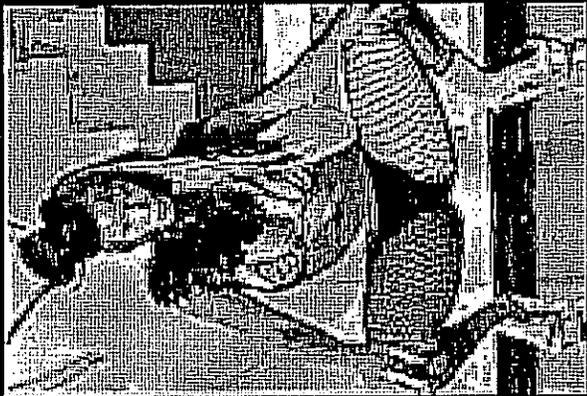
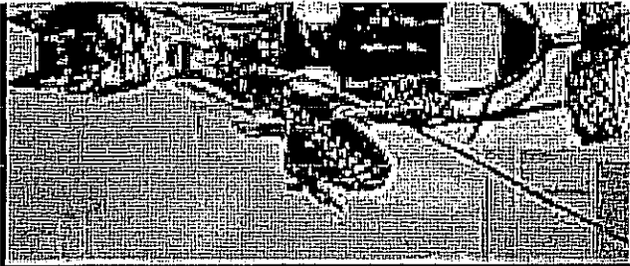
Exhibit 7





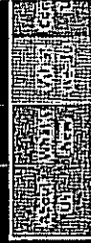
...WE FEED... BY SITTING IN
...WE FEEL CONSENTING TO BE

Exhibit 8



*Miss
G-String
Intermultimedia*

LIGHTS...
CAMERA...
ACTION!



Copyright © 2008-14, Miss G-String International, LLC. All Rights Reserved. PLAYBOY.COM and Rabbit Head Design are marks of Playboy and used with permission.



*Miss
Playboy
International*

AS IS EN ©
PLAYBOY.COM

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nudity
ended for a mature person.
not be accessed by anyone under the age of 18 (or the age
in the jurisdiction from which it is being accessed). If you are
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to indicate that you abide by these terms and wish to view the page.
If you do not meet the qualifications or do not agree with these terms.

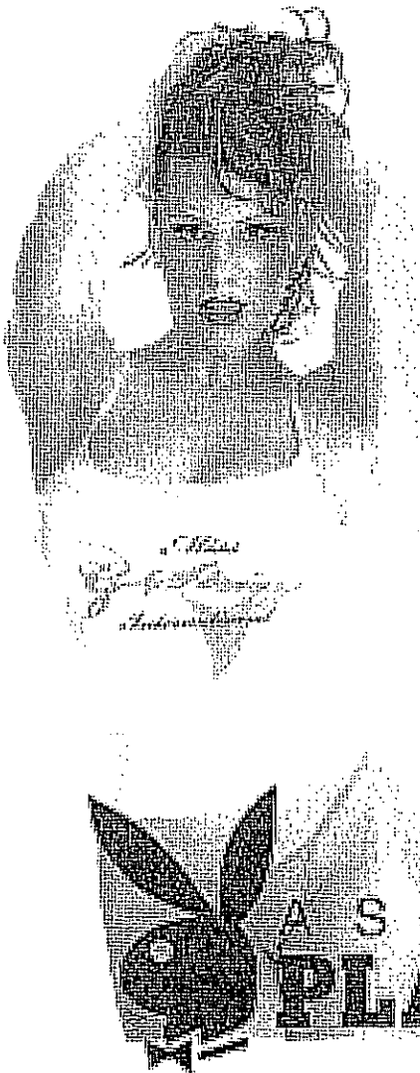
Copyright © 2009-14, Miss G-Sling International, LLC. All Rights Reserved. PLAYBOY.COM and Rabbit Head Design are marks of Playboy and used with permission.

Rick's

C A B A R E T

The Bunny is Arriving!

We'll be hosting the 2010 Miss G-String International Mardi Gras Video Shoot at both the Cabaret and the Saloon



This is your opportunity to meet James Trevenen Playboy photo editor, and Jay Boersma, Playboy Creative Director. They're always looking to discover stars in the making. It may be your turn!

Rick's

SALOON

AS SEEN ON
PLAYBOY.COM

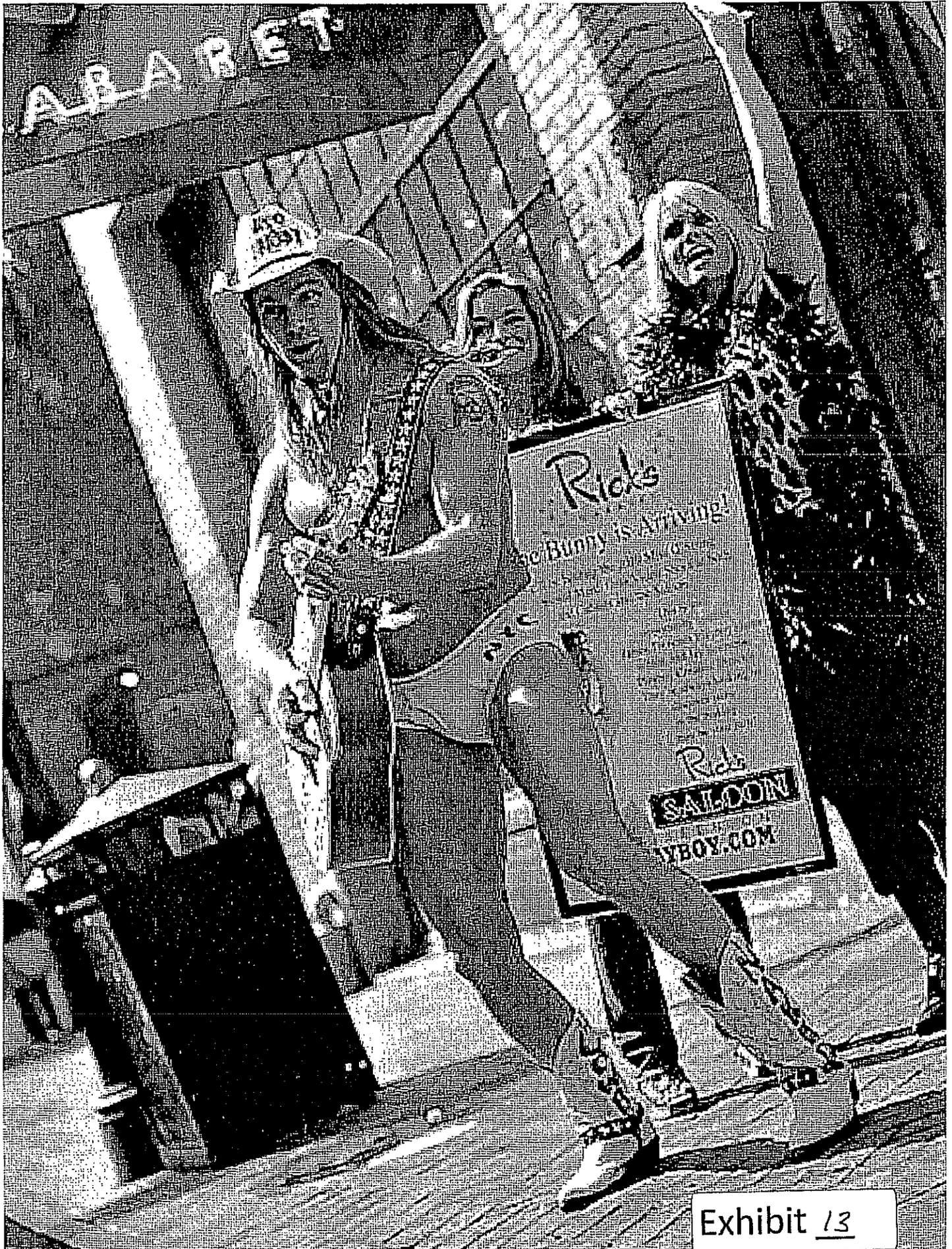


Exhibit 13

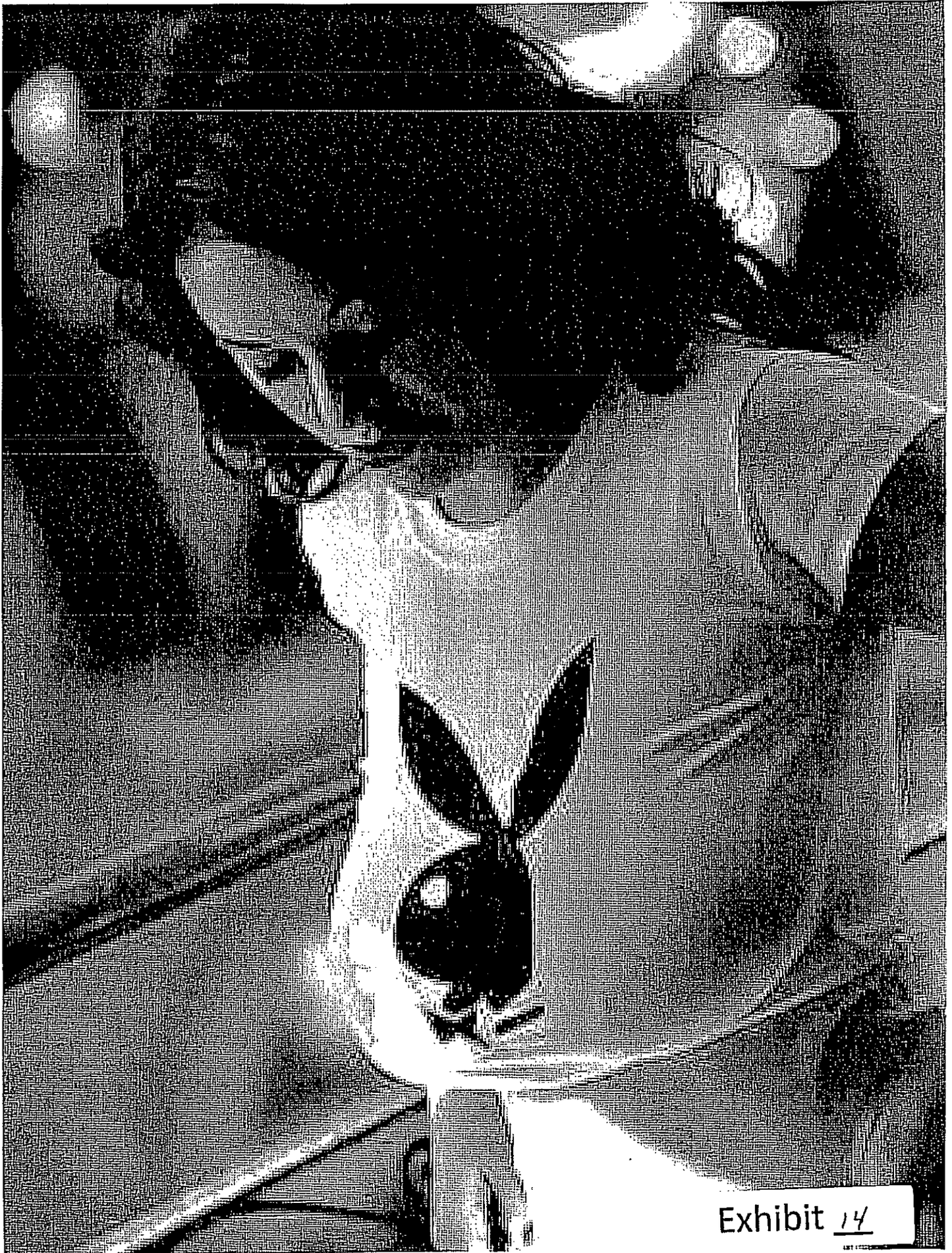


Exhibit 14



Exhibit 15



Exhibit 16

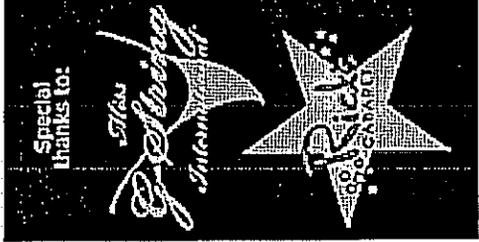


[Facebook](#) [Twitter](#) [Mobile](#)

Mardi Gras, classically one of the biggest and best all-day, all-night street parties in America, has always held a special place in our hearts. Who wouldn't enjoy meandering down the street, drink in hand, watching a sea of beautiful women who, with only modest encouragement, will do very immodest things?

This year we returned to The Big Easy with the idea that the people who know Mardi Gras best are those who work it—women whose job it is to keep the party going and the debauchery flowing. With the help of Miss G-Sling International and Rick's Cabaret we visited some of the best strip clubs on Bourbon Street and photographed many of the young women who work there as dancers, greeters, waitresses and club managers.

Mardi Gras, especially on Bourbon, can be pretty extreme with its in-your-face drinking, pervasive sexuality and keep-your-wallet-in-your-front-pocket scam artists, but beneath that lies an essential sweetness and grace that is pure New Orleans. Over the course of four days, we exhausted every location available to deliver the best views of Mardi Gras, including the rarely accessible upstairs area of Rick's newest gentleman's club, the Soiree



CLICK HERE

Surround yourself with the sexy women of Playboy!

VOTE *The naked*

Choose the girl you'd most like to see naked. The top vote-getter will appear in an exclusive nude image gallery that we'll email directly to you on Wednesday!

Candy Christenson
Coren Riggs

CLICK HERE TO VOTE!

Hannah Fulcher
Julio Marino

CLICK HERE TO VOTE!

PLAYBOY'S MOST POPULAR



BROWSE NIGHTLIFE	GO >
A-LIST	GO >
PARTY GIRL	GO >
THE SPOT	GO >
DRINKS	GO >
PARTY COVERAGE	GO >
WANDERLUST	GO >

search

EXTRA / [Mardi Gras 2010](#)



Mardi Gras, classically one of the biggest and best all-day, all-night street parties in America, has always held a special place in our hearts. Who wouldn't enjoy unending rows of alcohol, drink in hand, watching a sea of beautiful women waltz, with only modest encouragement, will do every modest thing?

This year we returned to The Big Easy with the idea that the people who know Mardi Gras best are those who work it—women whose job it is to keep the party going and the seductively facing. With the help of Miss G-Swing International and Rick's Cabaret we visited some of the best strip clubs on Bourbon Street and photographed many of the young women who work there as dancers, waitresses, and club managers.

Mardi Gras, especially on Bourbon, can be pretty extreme with its in-your-face drinking, pervasive sexuality and keep-your-wallet-in-your-front-pocket seam artists, but beneath that lies an essential sweetness and grace that is pure New Orleans. Over the course of four days, we exhausted every location available to deliver the best views of Mardi Gras, including the rarely accessible upstairs area of Rick's notable gentleman's club, the Sporting Saloon. These NOLA sirens generated a collection of photos that are both gritty and sexy, much like the city herself.

LESS

Wednesday, February 24, 2010 - pictorial

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Events
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Miss G-Swing International
Woman of

Gracinda Bento Cardoso
1473 Heather Way
Kissimmee, Florida 34744
SS# 016-72-6554 DL# C632-282-73-529-0
954-818-6465
407-846-7735

Business address: 1005 Mabbot Street
Kissimmee, FL 34741

This contract is entered between Gracinda Cardoso as an individual and R&D Promotions as a corporation where either or both are liable for this contract. Brian Bell personally on January 22/2004 issues this is a loan for the amount of \$20,000.00 (Twenty thousand dollars) in which the funds will be received and paid via check. The loan will be split in three payments, first payment \$ 6,680.00 (six thousand six hundred and eighty dollars) plus \$600.00 (six hundred) for loan assistance making a total of \$7,280.00 (seven thousand two hundred and eighty dollars.) to be paid on the 20 of April of 2004, next payment to be due on the 20 of May of 2004, \$ 6,660.00 (six thousand six hundred and sixty dollars) plus \$600.00 (six hundred) for loan assistance making a total of \$7,260.00 (seven thousand two hundred and sixty dollars), next payment due on the 20 of June of 2004 \$ 6,660.00(six thousand six hundred and sixty dollars) plus \$600.00 (six hundred) for loan assistance making a total of \$7,260.00 (seven thousand two hundred and sixty dollars).

This loan is secured by personal assets of Gracinda Cardoso and corporation assets of R & D Promotions, Inc. and it's holdings.

In any litigation between the parties arising out of this agreement or the breach thereof, the prevailing party shall recover reasonable attorney's fees and costs (including appellate fees and costs). Any legal/court action involving this agreement shall be brought and settled in the courts of Pinellas County, Florida, USA.

Bank account information

Bank of America
Gracinda Bento Cardoso
4300 West 13th Street
St. Cloud, FL 34769
407- 892 2456

Routing number 026009593

Account number 003439039940

Bank account information for

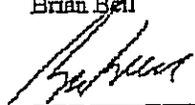
receipt of payments:
SunTrust Bank
Brian Bell
300 1st Avenue South
St. Petersburg, FL. 33701
727-892-3955

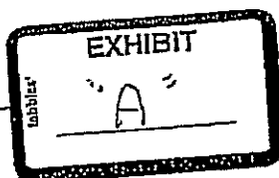
Routing number: 061000104

Account number: 1000013206338

Gracinda Cardoso

Borrower/President/owner R&D Promotions, Inc

Brian Bell

Provider of loan



MALCOM THOMPSON OSCEOLA COUNTY, DATE 08/26/2011 02:12:55 PM
FILE # 2011118634 BK 04169 Pgs 1325 - 1326 (2pgs) REC FEES 18.50

IN THE CIRCUIT COURT FOR THE SIXTH JUDICIAL CIRCUIT
IN AND FOR PINELLAS COUNTY, FLORIDA

BRIAN BELL,

Plaintiff,

vs.

R&D PROMOTIONS, INC., a
Florida corporation and
GRACINDA B. CARDOSO,

Defendants.

UCN: 522004CA007512XXCICI
REF NO.: 04-7512-CI-11

FILED
St. Petersburg Branch
2005 APR -1 PM 2:19
CLERK OF COURT

FINAL JUDGMENT ON DEFAULT

THIS CAUSE coming on to be heard upon Plaintiff's Motion for Enforcement of Settlement Agreement and Entry of Judgment on Default and this Court having examined the pleadings and affidavits in this cause and being otherwise fully advised in the premises, and the Court finds in favor of the Plaintiff and against the Defendants, and finds that the Plaintiff is entitled to recovery of damages and prejudgment interest, together with attorney's fees and court costs, and that a reasonable number of hours expended by the Plaintiff's attorneys in enforcement of stipulation and application for judgment under the Settlement Agreement is 2.0 hours and that a reasonable hourly rate for Plaintiff's attorneys is \$200.00 per hour for Ronald W. Gregory, II, and that, therefore, a reasonable attorney's fee for Plaintiff's attorneys herein is \$400.00; it is thereupon

ORDERED AND ADJUDGED, as follows:

1. That Plaintiff, BRIAN BELL, whose address is 696 First Avenue North, Suite 400, St. Petersburg, FL 33701, shall recover of and from Defendants, R&D PROMOTIONS, INC. and GRACINDA B. CARDOSO, the following sums:

Principal Indebtedness under Settlement Agreement	\$ 24,485.34
Interest January 7, through March 23, 2005 (75 Days at 18% under Settlement Agreement)	\$ 905.62
Attorney's Fees	<u>\$ 400.00</u>
TOTAL	<u>\$ 25,790.96</u>

all of which sums shall bear interest at the rate of 7% per annum until the judgment is paid, as the rate set by the Florida Comptroller pursuant to § 55.03, FOR ALL OF WHICH SUMS LET EXECUTION ISSUE.

2. IT IS FURTHER ORDERED AND ADJUDGED that the judgment debtor(s) shall complete under oath Florida Rule of Civil Procedure Form 1.977 (Fact Information Sheet), including all required attachments, and serve it on the judgment creditor's attorney, or the judgment creditor if the judgment creditor is not represented by an attorney, within 45 days from the date Plaintiff serves the Fact Information Sheet, unless the final judgment is satisfied or post-judgment discovery is stayed.

3. Jurisdiction of this case is retained to enter further orders that are proper to compel the judgment debtor(s) to complete form 1.977, including all required attachments, and serve it on the judgment creditor's attorney or the judgment creditor if the judgment creditor is not represented by an attorney.

DONE AND ORDERED in Chambers, at St. Petersburg, Pinellas County, Florida, this 1 day of June 2005.

[Signature]
 The Honorable Walt Logan
 Judge of the Circuit Court
 Pinellas County, Florida

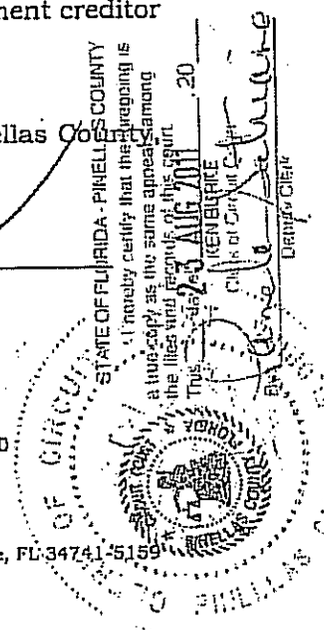
Copies Furnished To:

Ronald W. Gregory, II, Esq.
 Attorney for Plaintiff
 P. O. Box 1954
 St. Petersburg, FL 33731-1954

R&D PROMOTIONS, INC. c/o Gracinda B. Cardoso
 1005 Mabbette Street, Kissimmee, FL 34741-5159
 Defendant/ Judgment Debtor

Brian Bell
 696 First Avenue North, Suite 400
 St. Petersburg, FL 33701
 Plaintiff/Judgment Creditor

GRACINDA B. CARDOSO
 1005 Mabbette Street, Kissimmee, FL 34741-5159
 Defendant/ Judgment Debtor



ASSIGNMENT OF FINAL JUDGMENT

THIS ASSIGNMENT OF FINAL JUDGMENT (hereinafter "Assignment") is made on this 22 day of AUGUST, 2011, by and between BRIAN BELL (hereinafter "Assignor") and William A. Eadie (hereinafter "Assignee").

PREAMBLE

WHEREAS, the Assignor is the owner of the Final Judgment in the case of *Brian Bell v. R&D Promotions, Inc., a Florida Corporation, and Gracinda Cardoso*, Case Number 04-7512-CI-11 (hereinafter "Final Judgment"); and

WHEREAS, the Assignee has agreed to provide valuable consideration to Assignor in exchange for the assignment of the Final Judgment; and

WHEREAS, the Assignor desires by this Assignment to allow the Assignee to pursue all rights and remedies under the Final Judgment to seek satisfaction of same:

NOW, THEREFORE, FOR AND IN CONSIDERATION of the payment by the Assignee to the Assignor of the sum of ten dollars (\$10.00) and for other good and valuable consideration, the receipt and adequacy of which are acknowledged by each party, the parties agree as follows:

1. ASSIGNMENT

Effective as of the 22 day of AUGUST, 2011, (hereinafter "Effective Date"), the Assignor assigns to the Assignee, and the Assignee accepts all rights and privileges attaching to the Final Judgment entered April 1, 2005, in the case of *Brian Bell v. R&D Promotions, Inc., a Florida Corporation, and Gracinda Cardoso*, Case Number 04-7512-CI-11, recorded in the Public Records of Pinellas County at BK: 14223 PG: 1429.

2. REPRESENTATIONS

2.1. By Assignor. To induce the Assignee to accept the delivery of this Assignment, the Assignor hereby represent and warrant to the Assignee that, on the date hereof and at the time of delivery:

2.1.1. The Assignor is the sole legal and beneficial owners of the the Final Judgment entered April 1, 2005, in the case of *Brian Bell v. R&D Promotions, Inc., a Florida Corporation, and Gracinda Cardoso*, Case Number 04-7512-CI-11, recorded in the Public Records of Pinellas County at BK: 14223 PG: 1429. Subject to the provisions of this Agreement, the Assignor has the full and sufficient right at law and in equity to transfer and assign the Final Judgment and is transferring and assigning the Final Judgment free and clear of any and all right, title, or interest of any other person whatsoever.

1


Initials


Initials

Exhibit 21

2.2. By Assignee. The Assignee covenants, warrants, and represents to the Assignor that the Final Judgment is being acquired in accordance with all applicable laws and regulations, and that the Assignee will use all appropriate legal means to enforce the Final Judgment to satisfy the underlying debt.

2.3. By Each Party. Each party represents and warrants to the other that the party has been duly authorized to execute and deliver this Assignment and to perform the party's obligations under this Assignment.

3. NOTICES

Any notice, demand, consent, approval, request, or other communication or document to be provided hereunder to a party to this Assignment shall be (a) in writing, and (b) deemed to have been provided (i) 48 hours after being sent by certified or registered mail in the United States mail, postage prepaid, return receipt requested, to the address of the party set forth in this Assignment or to any other address in the United States of America as the party may designate from time to time by notice to the other party, or (ii) on being given by hand or other actual delivery to the party.

4. MISCELLANEOUS

4.1. Effectiveness. This Assignment shall become effective on and only on its execution and delivery by each party.

4.2. Complete Understanding. Subject to the provisions of this agreement, this Assignment represents the complete understanding between the parties as to the subject matter hereof, and supersedes all prior negotiations, representations, guarantees, warranties, promises, statements, or agreements, either written or oral, between the parties to this Assignment as to the same.

4.3. Amendment. This Assignment may be amended by and only by an instrument executed and delivered by each party.

4.4. Waiver. No party shall be deemed to have waived any right that it holds hereunder unless the waiver is made expressly and in writing (and, without limiting the generality of the foregoing, no delay or omission by any party in exercising this right shall be deemed a waiver of its future exercise). No waiver shall be deemed a waiver as to any other instance of any other right.

4.5. Applicable Law. All questions concerning the construction, validity, and interpretation of this Assignment and the performance of the obligations imposed hereby shall be governed by the internal law, not the law of conflicts, of the State of Florida.

4.6. Headings. The headings of the sections, subsections, paragraphs, and subparagraphs of this Assignment are provided for and only for convenience of references and shall not be considered in constructing their contents.

4.7. **Construction.** As used in this Assignment, (a) the term "person" means a natural person, a trustee, a corporation, a partnership, and any other form of legal entity; and (b) all reference made (i) in the neuter, masculine, or feminine gender shall be deemed to have been made in all genders, (ii) in the singular or plural number shall be deemed to have been made, respectively, in the plural or singular number as well, and (iii) to any section, subsection, paragraph, or subparagraph shall, unless therein expressly indicated to the contrary, be deemed to have been made to such section, subsection, paragraph, or subparagraph of this Assignment.

4.8. **Assignment.** This Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective heirs, personal representatives, successors, and assigns hereunder.

4.9. **Severability.** No determination by any court, governmental body, or otherwise that any provision of this Assignment or any amendment hereof is invalid or unenforceable in any instance shall affect the validity or enforceability of (a) any other provision thereof or (b) that provision in any circumstance not controlled by the determination. Each such provision shall be valid and enforceable to the fullest extent allowed by, and shall be construed wherever possible as being consistent with, applicable law.

4.10. **Further Assurances.** The parties shall cooperate with each other and shall execute and deliver, or cause to be delivered, all other instruments and shall take all other actions as either party may reasonably request from time to time in order to effectuate the provisions of this Assignment.

ASSIGNOR AND ASSIGNEE ACKNOWLEDGE THAT THEY HAVE CAREFULLY READ THIS ASSIGNMENT, WERE AFFORDED SUFFICIENT OPPORTUNITY TO CONSULT WITH LEGAL COUNSEL OF THEIR CHOICE AND TO ASK QUESTIONS AND RECEIVE SATISFACTORY ANSWERS REGARDING THIS ASSIGNMENT, UNDERSTAND THEIR RIGHTS AND OBLIGATIONS UNDER IT, AND SIGNED IT OF THEIR OWN FREE WILL AND VOLITION.

CONTINUED ON NEXT PAGE


Initials


Initials

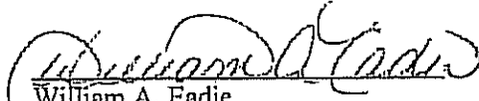
IN WITNESS WHEREOF, each party has executed this Assignment or caused it to be executed on its behalf by its duly authorized representative, on the day and year first written above.

ASSIGNOR:

ASSIGNEE:



Brian Bell
696 1st Avenue North, Suite 400
St. Petersburg, Florida 33701-3610

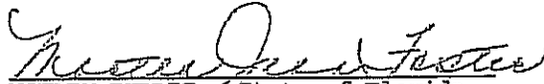


William A. Eadie
1420 Sunningdale Lane
Ormond Beach FL 32174

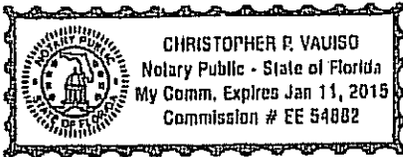
STATE OF FLORIDA
COUNTY OF PINELLAS

this 22 day of August, 2011

The foregoing was sworn to and acknowledged before me/by Brian Bell,
who is personally familiar to me.

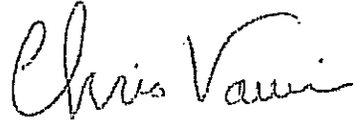


NOTARY PUBLIC, State of Florida



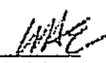
Printed Name **MARTHA JEAN FOSTER**

My commission expires: 11-19-2012



8/26/2011



 
Initials Initials

All-purpose Acknowledgment

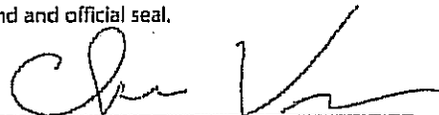
STATE OF Florida, COUNTY OF Volusia

On August 26, 2011 before me, the undersigned, a Notary Public in and for said State, personally appeared

William A. Eadie

personally known to me -OR- proved to me on the basis of satisfactory evidence/ to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Signature 
Name (type or printed) Christopher Vadiso
My commission expires: Jan 11, 2015



ELECTRONIC JUDGMENT LIEN CERTIFICATE

FOR PURPOSES OF FILING A JUDGMENT LIEN, THE FOLLOWING INFORMATION IS SUBMITTED IN ACCORDANCE WITH s. 55.203, F.S..

JUDGMENT DEBTOR (DEFENDANT) NAME(S) AS SHOWN ON JUDGMENT LIEN:

R&D PROMOTIONS, INC
1473 HEATHER WAY
KISSIMMEE, FL. 34744
FEI#: 65-1070494 DOS DOCUMENT#: P00000112629

J11000564745
FILED

Sep 01, 2011 10:30 A.M.

Secretary of State
PYARBOR

JUDGMENT CREDITOR (PLAINTIFF) NAME AS SHOWN ON JUDGMENT LIEN OR CURRENT OWNER OF JUDGMENT IF ASSIGNED:

WILLIAM EADIE
1420 SUNNINGDALE LANE
ORMOND BEACH, FL 32174
DOS DOCUMENT#: N/A

NAME AND ADDRESS TO WHOM ACKNOWLEDGMENT/CERTIFICATION IS TO BE MAILED:

WILLIAM EADIE
SSP0607@AOL.COM

AMOUNT DUE ON MONEY JUDGMENT: 25,790.95

APPLICABLE INTEREST RATE: 7.00%

NAME OF COURT: CIRCUIT COURT PINELLAS COUNTY

CASE NUMBER: 522004CA007512XXCICI

DATE OF ENTRY: 04/01/05

WAS A WRIT OF EXECUTION DOCKETED ON THIS JUDGMENT LIEN WITH ANY SHERIFF PRIOR TO OCTOBER 1, 2001?

() YES (IF YES, A "CREDITOR AFFIDAVIT CERTIFICATION" FORM MUST BE ATTACHED TO THIS CERTIFICATE.)

(X) NO

UNDER PENALTY OF PERJURY, I hereby certify that: (1) The judgment above described has become final and there is no stay of the judgment or its enforcement in effect; (2) All of the information set forth above is true, correct, current and complete; (3) I have not previously filed a Judgment Lien Certificate regarding the above judgment with the Department of State; and, (4) I have complied with all applicable laws in submitting this Electronic Judgment Lien Certificate for filing.

Electronic Signature of Creditor or Authorized Representative: WILLIAM EADIE

Exhibit 22

Judgment Lien Certificate

I certify the attached is a true and correct copy of the JUDGMENT LIEN CERTIFICATE, filed on September 01, 2011 reflecting R&D PROMOTIONS, INC as the judgment debtor(s), as shown by the records of this office.

The document number of this lien is J11000564745.

Authentication Code: 110901115840#1J11000564745

Given under my hand and the
Great Seal of the State of Florida
at Tallahassee, the Capital, this the
First day of September, 2011



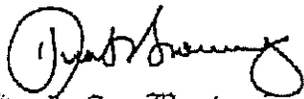

Kurt S. Browning
Secretary of State

Exhibit 23

Request 29: Admit that the trademarks issued to purported predecessor-in-interest R&D Promotions, Inc. by the United States Patent and Trademark Office are corporate assets.

Response:

Subject to and without waiving the foregoing objections, Opposer admits that the trademarks issued to R&D Promotions, Inc. by the United States Patent and Trademark Office are corporate assets.

Request 30: Admit that the terms of the aforementioned loan agreement mandated the personal guarantee of purported predecessor-in-interest R&D Promotions, Inc.'s President, Gracinda Cardoso.

Response:

Subject to and without waiving the foregoing objections, Opposer admits that the terms of the aforementioned loan agreement mandated the personal guarantee of R&D Promotions, Inc.'s President, Gracinda Cardoso.

Section 7 Request Form

The table below presents the data as entered.

Input Field	Entered
REGISTRATION NUMBER	2037202
LAW OFFICE ASSIGNED	LAW OFFICE 107
SERIAL NUMBER	75079154
MARK SECTION (current)	
STANDARD CHARACTERS	YES
USPTO-GENERATED IMAGE	YES
LITERAL ELEMENT	MISS NUDE INTERNATIONAL
MARK STATEMENT	The mark consists of standard characters, without claim to any particular font style, size or color.
OWNER SECTION (current)	
NAME	R&D PROMOTIONS, INC.
STREET	1005 MABETTE STREET
CITY	KISSIMMEE
STATE	Florida
ZIP/POSTAL CODE	34741
COUNTRY	United States
OWNER SECTION (proposed)	
NAME	WILLIAM EADIE
STREET	1420 SUNNINGDALE LANE
CITY	ORMOND BEACH
STATE	Florida
ZIP/POSTAL CODE	32174
COUNTRY	United States
PHONE	386 492 6443

Exhibit 25

FAX	386 492 6443
EMAIL	ssp0607@aol.com
AUTHORIZED TO COMMUNICATE VIA E-MAIL	Yes
LEGAL ENTITY SECTION (current)	
TYPE	corporation
STATE/COUNTRY OF INCORPORATION	Florida
LEGAL ENTITY SECTION (proposed)	
TYPE	individual
EXPLANATION OF FILING	
Partial Satisfaction of Judgment.	
CORRESPONDENCE SECTION	
ORIGINAL ADDRESS	THOMAS T AQUILLA AQUILLA PATENTS & MARKS PLLC 221 COE HILL RD CENTER HARBOR New Hampshire (NH) United States (USX) 03226-3605
NEW CORRESPONDENCE SECTION	
NAME	WILLIAM EADIE
STREET	1420 SUNNINGDALE LANE
CITY	ORMOND BEACH
STATE	Florida
ZIP/POSTAL CODE	32174
COUNTRY	United States
PHONE	386 492 6443
FAX	386 492 6443
EMAIL	ssp0607@aol.com
AUTHORIZED EMAIL COMMUNICATION	Yes
PAYMENT SECTION	
TOTAL FEES DUE	The filing Attorney has elected not to submit a fee payment for the class(es), believing no fee payment is required under the <i>Trademark Rules of Practice</i> .

SIGNATURE SECTION	
DECLARATION SIGNATURE	/WILLIAM EADIE/
SIGNATORY'S NAME	WILLIAM EADIE
SIGNATORY'S POSITION	OWNER
DATE SIGNED	09/23/2011
REQUEST SIGNATURE	/WILLIAM EADIE/
SIGNATORY'S NAME	WILLIAM EADIE
SIGNATORY'S POSITION	OWNER
DATE SIGNED	09/23/2011
AUTHORIZED SIGNATORY	YES
CONCURRENT § 8, 8 &15, OR 8 &9 FILED	NO
FILING INFORMATION SECTION	
SUBMIT DATE	Fri Sep 23 12:23:35 EDT 2011
TEAS STAMP	USPTO/S7R-97.102.45.232-2 0110923122335362521-20372 02-480452cf7bf5ae7aaa87af bfea21507b6f-N/A-N/A-2011 0923120213384202

PTO Form 1597 (Rev 11/2007)
CI/MS No. 0851-0055 (Exp. 12/31/2011)

Section 7 Request Form

To the Commissioner for Trademarks:

The registrant requests the following amendment(s) to registration no. 2037202 MISS NUDE INTERNATIONAL

EXPLANATION OF FILING

Partial Satisfaction of Judgment.

OWNER AND/OR ENTITY INFORMATION

Registrant proposes to amend the following:

Current: R&D PROMOTIONS, INC., a corporation of Florida, having an address of
1005 MABETTE STREET

KISSIMMEE, Florida 34741
United States

Proposed: WILLIAM EADIE, having an address of

1420 SUNNINGDALE LANE
ORMOND BEACH, Florida 32174
United States
ssp0607@aol.com
386 492 6443
386 492 6443

CORRESPONDENCE ADDRESS CHANGE

Registrant proposes to amend the following:

Current: THOMAS T AQUILLA AQUILLA PATENTS & MARKS PLLC 221 COE HILL RD
CENTER HARBOR New Hampshire (NH) United States (USX) 03226-3605

Proposed: WILLIAM EADIE, having an address of 1420 SUNNINGDALE LANE ORMOND BEACH,
Florida United States 32174, whose e-mail address is ssp0607@aol.com, whose phone number is 386 492
6443 and whose fax number is 386 492 6443.

I hereby elect *not* to submit any fee. I believe no fee is required because I am seeking to correct an immaterial, e.g., clerical, error that was the fault of the USPTO, rather than the fault of the owner. I understand that the Office may, upon later review, require a fee payment.

SIGNATURE(S)

Declaration Signature

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statements may jeopardize the validity of the application or document or any resulting registration, declares that all statements made of his/her own knowledge are true; and all statements made on information and belief are believed to be true.

Signature: /WILLIAM EADIE/ Date: 09/23/2011
Signatory's Name: WILLIAM EADIE
Signatory's Position: OWNER

Request Signature

Signature: /WILLIAM EADIE/ Date: 09/23/2011
Signatory's Name: WILLIAM EADIE
Signatory's Position: OWNER

The signatory has confirmed that he/she is not represented by either an authorized attorney or Canadian attorney/agent, and that he/she is either (1) the registrant or (2) a person(s) with legal authority to bind the registrant; and if an authorized U.S. attorney or Canadian attorney/agent previously represented him/her in this matter, either he/she has filed a signed revocation of power of attorney with the USPTO or the USPTO has granted the request of his/her prior representative to withdraw.

The registrant is NOT filing a Declaration of Use of Mark under Section 8; a Combined Declaration of Use of Mark under Sections 8 & 15; or a Combined Declaration of Use of Mark/Application for Renewal of Registration of Mark under Sections 8 & 9 in conjunction with this Section 7 Request.

Mailing Address: WILLIAM EADIE
1420 SUNNINGDALE LANE
ORMOND BEACH, Florida 32174

Serial Number: 75079154

Internet Transmission Date: Fri Sep 23 12:23:35 EDT 2011

TEAS Stamp: USPTO/S7R-97.102.45.232-2011092312233536

2521-2037202-480452cf7bf5ae7aaa87afbfea2

1507b6f-N/A-N/A-20110923120213384202

ROUTING SHEET TO POST REGISTRATION (PRU)

Registration Number: 2037202



Serial Number: 75079154



RAM Sale# NOT FOUND

Total Fees: \$0

Note: Process in accordance with Post Registration Standard Operating Procedure (SOP)

<u>Transaction</u>	<u>Fee Code</u>	<u>Transaction Date</u>	<u>Fee per Class</u>	<u>Number of Classes</u>	<u>Total Fee</u>	
§7 request		20110923	\$0	0	0	\$0

Physical Location: 900 - FILE REPOSITORY (FRANCONIA)

Lost Case Flag: False

In TICRS (AM-FLG-IN-TICRS): True

Transaction Date: 20110923



TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		JUDGMENT	
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
R&D PROMOTIONS, INC.		09/22/2011	CORPORATION:
RECEIVING PARTY DATA			
Name:	WILLIAM EADIE		
Street Address:	1420 SUNNINGDALE LANE		
City:	ORMOND BEACH		
State/Country:	FLORIDA		
Postal Code:	32174		
Entity Type:	INDIVIDUAL: UNITED STATES		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	2037202	MISS NUDE INTERNATIONAL	
CORRESPONDENCE DATA			
Fax Number:	(386)492-6443		
Phone:	(386) 492-6443		
Email:	ssp0607@aol.com		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Correspondent Name:	WILLIAM EADIE		
Address Line 1:	1420 SUNNINGDALE LANE		
Address Line 4:	ORMOND BEACH, FLORIDA 32174		
NAME OF SUBMITTER:	WILLIAM EADIE		
Signature:	/WILLIAM EADIE/		
Date:	09/22/2011		

OP \$40.00 2037202

Exhibit 26

Total Attachments: 11

900202715

TRADEMARK
 REEL: 004627 FRAME: 0508

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Trademarks > Trademark Electronic Search System (TESS)

TESS was last updated on Sat Sep 10 04:35:46 EDT 2011

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[TAR Status](#)
[Assignments](#)
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[Trademarks](#)
 (Use the "Back" button of the Internet Browser to return to TESS)

Typed Drawing

Word Mark MISS NUDE INTERNATIONAL
Goods and Services IC 041. US 100 101 107. G & S: entertainment services in the nature of promoting and conducting beauty pageants. FIRST USE: 19910600. FIRST USE IN COMMERCE: 19910600
Mark Drawing Code (1) TYPED DRAWING
Serial Number 75079164
Filing Date March 27, 1996
Current Filing Basis 1A
Original Filing Basis 1A
Published for Opposition November 19, 1996
Registration Number 2037202
Registration Date February 11, 1997
Owner (REGISTRANT) Huggy Bear Productions, Inc. CORPORATION NEW YORK 5923 South Street, Suite 1 P.O. Box 158 Auburn NEW YORK 13021
 (LAST LISTED OWNER) R&D PROMOTIONS, INC. CORPORATION FLORIDA 1005 MABETTE STREET KISSIMMEE FLORIDA 34741
Assignment Recorded ASSIGNMENT RECORDED
Attorney of Record THOMAS T. AQUILLA
Disclaimer NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "NUDE INTERNATIONAL" APART FROM THE MARK AS SHOWN
Type of Mark SERVICE MARK

Register PRINCIPAL
Affidavit Text SECT 15. SECT 8(6-YR). SECTION 8(10-YR) 20070416.
Renewal 1ST RENEWAL 20070416
Live/Dead Indicator LIVE



[HOME] [SITE INDEX] [SEARCH] [eBUSINESS] [HELP] [PRIVACY POLICY]

TRADEMARK

MALCOLM THOMPSON OSCEOLA COUNTY, DATE 03/26/2011 02:12:55 PM
FILE # 2011118634 BK 04167 PGS 1325 - 1326 (2pgs) REC FEES 18.50

IN THE CIRCUIT COURT FOR THE SIXTH JUDICIAL CIRCUIT
IN AND FOR PINELLAS COUNTY, FLORIDA

BRIAN BELL,

Plaintiff,

vs.

R&D PROMOTIONS, INC., a
Florida corporation and
GRACINDA B. CARDOSO,

Defendants.

UCN: 522004CA007512XXCICI
REF NO.: 04-7512-CI-11

FILED
St. Petersburg Branch
2005 APR -1 PM 2:19
CLERK OF COURT

FINAL JUDGMENT ON DEFAULT

THIS CAUSE coming on to be heard upon Plaintiff's Motion for Enforcement of Settlement Agreement and Entry of Judgment on Default and this Court having examined the pleadings and affidavits in this cause and being otherwise fully advised in the premises, and the Court finds in favor of the Plaintiff and against the Defendants, and finds that the Plaintiff is entitled to recovery of damages and prejudgment interest, together with attorney's fees and court costs, and that a reasonable number of hours expended by the Plaintiff's attorneys in enforcement of stipulation and application for judgment under the Settlement Agreement is 2.0 hours and that a reasonable hourly rate for Plaintiff's attorneys is \$200.00 per hour for Ronald W. Gregory, II, and that, therefore, a reasonable attorney's fee for Plaintiff's attorneys herein is \$400.00; it is thereupon

ORDERED AND ADJUDGED, as follows:

1. That Plaintiff, BRIAN BELL, whose address is 696 First Avenue North, Suite 400, St. Petersburg, FL 33701, shall recover of and from Defendants, R&D PROMOTIONS, INC. and GRACINDA B. CARDOSO, the following sums:

Principal Indebtedness under Settlement Agreement	\$ 24,485.34
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Attorney's Fees	<u>\$ 400.00</u>
TOTAL	<u>\$ 25,790.96</u>

all of which sums shall bear interest at the rate of 7% per annum until the judgment is paid, as the rate set by the Florida Comptroller pursuant to § 55.03; FOR ALL OF WHICH SUMS LET EXECUTION ISSUE.

2. IT IS FURTHER ORDERED AND ADJUDGED that the judgment debtor(s) shall complete under oath Florida Rule of Civil Procedure Form 1.977 (Fact Information Sheet), including all required attachments, and serve it on the judgment creditor's attorney, or the judgment creditor if the judgment creditor is not represented by an attorney, within 45 days from the date Plaintiff serves the Fact Information Sheet, unless the final judgment is satisfied or post-judgment discovery is stayed.

3. Jurisdiction of this case is retained to enter further orders that are proper to compel the judgment debtor(s) to complete form 1.977, including all required attachments, and serve it on the judgment creditor's attorney or the judgment creditor if the judgment creditor is not represented by an attorney.

DONE AND ORDERED in Chambers, at St. Petersburg, Pinellas County

Florida, this 1 day of Jan 2005.

The Honorable Walt Logan
Judge of the Circuit Court
Pinellas County, Florida

Copies Furnished To:

Ronald W. Gregory, II, Esq.
Attorney for Plaintiff
P. O. Box 1954
St. Petersburg, FL 33731-1954

R&D PROMOTIONS, INC. c/o Gracinda B. Cardoso
1005 Mabbetta Street, Kissimmee, FL 34741-5159
Defendant/ Judgment Debtor

Brian Bell
696 First Avenue North, Suite 400
St. Petersburg, FL 33701
Plaintiff/Judgment Creditor

GRACINDA B. CARDOSO
1005 Mabbetta Street, Kissimmee, FL 34741-5159
Defendant/ Judgment Debtor



ASSIGNMENT OF FINAL JUDGMENT

THIS ASSIGNMENT OF FINAL JUDGMENT (hereinafter "Assignment") is made on this 22 day of August, 2011, by and between BRIAN BELL (hereinafter "Assignor") and William A. Eadie (hereinafter "Assignee").

PREAMBLE

WHEREAS, the Assignor is the owner of the Final Judgment in the case of *Brian Bell v. R&D Promotions, Inc., a Florida Corporation, and Gracinda Cardoso*, Case Number 04-7512-CI-11 (hereinafter "Final Judgment"); and

WHEREAS, the Assignee has agreed to provide valuable consideration to Assignor in exchange for the assignment of the Final Judgment; and

WHEREAS, the Assignor desires by this Assignment to allow the Assignee to pursue all rights and remedies under the Final Judgment to seek satisfaction of same:

NOW, THEREFORE, FOR AND IN CONSIDERATION of the payment by the Assignee to the Assignor of the sum of ten dollars (\$10.00) and for other good and valuable consideration, the receipt and adequacy of which are acknowledged by each party, the parties agree as follows:

1. ASSIGNMENT

Effective as of the 22 day of August, 2011, (hereinafter "Effective Date"), the Assignor assigns to the Assignee, and the Assignee accepts all rights and privileges attaching to the Final Judgment entered April 1, 2005, in the case of *Brian Bell v. R&D Promotions, Inc., a Florida Corporation, and Gracinda Cardoso*, Case Number 04-7512-CI-11, recorded in the Public Records of Pinellas County at BK: 14223 PG: 1429.

2. REPRESENTATIONS

2.1. By Assignor. To induce the Assignee to accept the delivery of this Assignment, the Assignor hereby represent and warrant to the Assignee that, on the date hereof and at the time of delivery:

2.1.1. The Assignor is the sole legal and beneficial owners of the the Final Judgment entered April 1, 2005, in the case of *Brian Bell v. R&D Promotions, Inc., a Florida Corporation, and Gracinda Cardoso*, Case Number 04-7512-CI-11, recorded in the Public Records of Pinellas County at BK: 14223 PG: 1429. Subject to the provisions of this Agreement, the Assignor has the full and sufficient right at law and in equity to transfer and assign the Final Judgment and is transferring and assigning the Final Judgment free and clear of any and all right, title, or interest of any other person whatsoever.


Initials


Initials

TRADEMARK

2.2. By Assignee. The Assignee covenants, warrants, and represents to the Assignor that the Final Judgment is being acquired in accordance with all applicable laws and regulations, and that the Assignee will use all appropriate legal means to enforce the Final Judgment to satisfy the underlying debt.

2.3. By Each Party. Each party represents and warrants to the other that the party has been duly authorized to execute and deliver this Assignment and to perform the party's obligations under this Assignment.

3. NOTICES

Any notice, demand, consent, approval, request, or other communication or document to be provided hereunder to a party to this Assignment shall be (a) in writing, and (b) deemed to have been provided (i) 48 hours after being sent by certified or registered mail in the United States mail, postage prepaid, return receipt requested, to the address of the party set forth in this Assignment or to any other address in the United States of America as the party may designate from time to time by notice to the other party, or (ii) on being given by hand or other actual delivery to the party.

4. MISCELLANEOUS

4.1. Effectiveness. This Assignment shall become effective on and only on its execution and delivery by each party.

4.2. Complete Understanding. Subject to the provisions of this agreement, this Assignment represents the complete understanding between the parties as to the subject matter hereof, and supersedes all prior negotiations, representations, guarantees, warranties, promises, statements, or agreements, either written or oral, between the parties to this Assignment as to the same.

4.3. Amendment. This Assignment may be amended by and only by an instrument executed and delivered by each party.

4.4. Waiver. No party shall be deemed to have waived any right that it holds hereunder unless the waiver is made expressly and in writing (and, without limiting the generality of the foregoing, no delay or omission by any party in exercising this right shall be deemed a waiver of its future exercise). No waiver shall be deemed a waiver as to any other instance of any other right.

4.5. Applicable Law. All questions concerning the construction, validity, and interpretation of this Assignment and the performance of the obligations imposed hereby shall be governed by the internal law, not the law of conflicts, of the State of Florida.

4.6. Headings. The headings of the sections, subsections, paragraphs, and subparagraphs of this Assignment are provided for and only for convenience of references and shall not be considered in constructing their contents.


Initials


Initials

4.7. Construction. As used in this Assignment, (a) the term "person" means a natural person, a trustee, a corporation, a partnership, and any other form of legal entity; and (b) all reference made (i) in the neuter, masculine, or feminine gender shall be deemed to have been made in all genders, (ii) in the singular or plural number shall be deemed to have been made, respectively, in the plural or singular number as well, and (iii) to any section, subsection, paragraph, or subparagraph shall, unless therein expressly indicated to the contrary, be deemed to have been made to such section, subsection, paragraph, or subparagraph of this Assignment.

4.8. Assignment. This Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective heirs, personal representatives, successors, and assigns hereunder.

4.9. Severability. No determination by any court, governmental body, or otherwise that any provision of this Assignment or any amendment hereof is invalid or unenforceable in any instance shall affect the validity or enforceability of (a) any other provision thereof or (b) that provision in any circumstance not controlled by the determination. Each such provision shall be valid and enforceable to the fullest extent allowed by, and shall be construed wherever possible as being consistent with, applicable law.

4.10. Further Assurances. The parties shall cooperate with each other and shall execute and deliver, or cause to be delivered, all other instruments and shall take all other actions as either party may reasonably request from time to time in order to effectuate the provisions of this Assignment.

ASSIGNOR AND ASSIGNEE ACKNOWLEDGE THAT THEY HAVE CAREFULLY READ THIS ASSIGNMENT, WERE AFFORDED SUFFICIENT OPPORTUNITY TO CONSULT WITH LEGAL COUNSEL OF THEIR CHOICE AND TO ASK QUESTIONS AND RECEIVE SATISFACTORY ANSWERS REGARDING THIS ASSIGNMENT, UNDERSTAND THEIR RIGHTS AND OBLIGATIONS UNDER IT, AND SIGNED IT OF THEIR OWN FREE WILL AND VOLITION.

CONTINUED ON NEXT PAGE



Initials



Initials

IN WITNESS WHEREOF, each party has executed this Assignment or caused it to be executed on its behalf by its duly authorized representative, on the day and year first written above.

ASSIGNOR:

ASSIGNEE:

[Handwritten signature of Brian Bell]

Brian Bell
696 1st Avenue North, Suite 400
St. Petersburg, Florida 33701-3610

[Handwritten signature of William A. Eadie]

William A. Eadie
1420 Sunningdale Lane
Ormond Beach FL 32174

STATE OF FLORIDA
COUNTY OF PINELLAS

this 22 day of August, 2011

The foregoing was sworn to and acknowledged before me/by Brian Bell,
who is personally familiar to me.

[Handwritten signature of Martha Jean Foster]
NOTARY PUBLIC, State of Florida



MARTHA JEAN FOSTER
Printed Name

My commission expires: 11-19-2012

[Handwritten signature of Chris Valiso]

[Handwritten date: 8/26/2011]



[Handwritten initials: BV]
Initials
[Handwritten initials: WAE]
Initials

All-purpose Acknowledgment

STATE OF Florida COUNTY OF Volusia

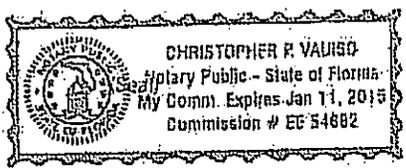
On August 26, 2011 before me, the undersigned, a Notary Public
in and for said State, personally appeared

William A. Esda

personally known to me -OR- ~~proved~~ proved to me on the basis of satisfactory evidence, to be the person(s)
whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they
executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the
instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Signature [Handwritten Signature]
Name (type or printed) Christopher Vaiso
My commission expires Jan 11, 2015



ELECTRONIC JUDGMENT LIEN CERTIFICATE

FOR PURPOSES OF FILING A JUDGMENT LIEN, THE FOLLOWING INFORMATION IS SUBMITTED IN ACCORDANCE WITH s. 55.203, F.S.

JUDGMENT DEBTOR (DEFENDANT) NAME(S) AS SHOWN ON JUDGMENT LIEN:

R&D PROMOTIONS, INC
1473 HEATHER WAY
KISSIMMEE, FL. 34744
FEI#: 65-1070494 DOS DOCUMENT#: P00000112629

J11000564745
FILED

Sep 01, 2011 10:30 A.M.
Secretary of State
PYANNOR

JUDGMENT CREDITOR (PLAINTIFF) NAME AS SHOWN ON JUDGMENT LIEN OR CURRENT OWNER OF JUDGMENT IF ASSIGNED:

WILLIAM EADIE
1420 SUNNINGDALE LANE
ORMOND BEACH, FL 32174
DOS DOCUMENT#: N/A

NAME AND ADDRESS TO WHOM ACKNOWLEDGMENT/CERTIFICATION IS TO BE MAILED:

WILLIAM EADIE
SSP0607@AOL.COM

AMOUNT DUE ON MONEY JUDGMENT: 25,790.96

APPLICABLE INTEREST RATE: 7.00%

NAME OF COURT: CIRCUIT COURT PINELLAS COUNTY

CASE NUMBER: 522004CA007512XXCIGI

DATE OF ENTRY: 04/01/05

WAS A WRIT OF EXECUTION DOCKETED ON THIS JUDGMENT LIEN WITH ANY SHERIFF PRIOR TO OCTOBER 1, 2001?

YES (IF YES, A "CREDITOR AFFIDAVIT CERTIFICATION" FORM MUST BE ATTACHED TO THIS CERTIFICATE.)

NO

UNDER PENALTY OF PERJURY, I hereby certify that: (1) The judgment above described has become final and there is no stay of the judgment or its enforcement in effect; (2) All of the information set forth above is true, correct, current and complete; (3) I have not previously filed a Judgment Lien Certificate regarding the above judgment with the Department of State; and, (4) I have complied with all applicable laws in submitting this Electronic Judgment Lien Certificate for filing.

Electronic Signature of Creditor or Authorized Representative: WILLIAM EADIE

TRADEMARK

ELECTRONIC JUDGMENT LIEN CERTIFICATE

FOR PURPOSES OF FILING A JUDGMENT LIEN, THE FOLLOWING INFORMATION IS SUBMITTED IN ACCORDANCE WITH s. 55.203, F.S..

JUDGMENT DEBTOR (DEFENDANT) NAME(S) AS SHOWN ON JUDGMENT LIEN:

CARDOSO, GRACINDO B
1473 HEATHER WAY
KISSIMMEE, FL. 34744

J11000565239

FILED

Sep 02, 2011 08:27 A.M.

Secretary of State

MHCAN

JUDGMENT CREDITOR (PLAINTIFF) NAME AS SHOWN ON JUDGMENT LIEN OR CURRENT OWNER OF JUDGMENT IF ASSIGNED:

WILLIAM EADIE
1420 SUNNINGDALE LANE
ORMOND BEACH, FL 32174
DOS DOCUMENT#: N/A

NAME AND ADDRESS TO WHOM ACKNOWLEDGMENT/CERTIFICATION IS TO BE MAILED:

WILLIAM EADIE
SSP0607@AOL.COM

AMOUNT DUE ON MONEY JUDGMENT: 25,790.96

APPLICABLE INTEREST RATE: 7.00%

NAME OF COURT: CIRCUIT COURT PINELLAS COUNTY

CASE NUMBER: 522004CA007512XXCIC1

DATE OF ENTRY: 04/01/05

WAS A WRIT OF EXECUTION DOCKETED ON THIS JUDGMENT LIEN WITH ANY SHERIFF PRIOR TO OCTOBER 1, 2001?

YES (IF YES, A "CREDITOR AFFIDAVIT CERTIFICATION" FORM MUST BE ATTACHED TO THIS CERTIFICATE.)

NO

UNDER PENALTY OF PERJURY, I hereby certify that: (1) The judgment above described has become final and there is no stay of the judgment or its enforcement in effect; (2) All of the information set forth above is true, correct, current and complete; (3) I have not previously filed a Judgment Lien Certificate regarding the above judgment with the Department of State; and, (4) I have complied with all applicable laws in submitting this Electronic Judgment Lien Certificate for filing.

Electronic Signature of Creditor or Authorized Representative: WILLIAM EADIE

TRADEMARK

Section 7 Request Form

The table below presents the data as entered.

Input Field	Entered
REGISTRATION NUMBER	3039826
LAW OFFICE ASSIGNED	LAW OFFICE 110
SERIAL NUMBER	78110759
MARK SECTION (current)	
STANDARD CHARACTERS	YES
USPTO-GENERATED IMAGE	YES
LITERAL ELEMENT	MISS NUDE WORLD
MARK STATEMENT	The mark consists of standard characters, without claim to any particular font style, size or color.
OWNER SECTION (current)	
NAME	R&D Promotions, Inc.
STREET	3418 North Ocean Blvd., Suite 122
CITY	Ft. Lauderdale
STATE	Florida
ZIP/POSTAL CODE	33308
COUNTRY	United States
OWNER SECTION (proposed)	
NAME	EADIE, WILLIAM
STREET	1420 SUNNINGDALE LANE
CITY	ORMOND BEACH
STATE	Florida
ZIP/POSTAL CODE	32174
COUNTRY	United States
PHONE	386 492-6443

FAX	386 492-6443
EMAIL	ssp0607@aol.com
AUTHORIZED TO COMMUNICATE VIA E-MAIL	Yes
LEGAL ENTITY SECTION (current)	
TYPE	corporation
STATE/COUNTRY OF INCORPORATION	Florida
LEGAL ENTITY SECTION (proposed)	
TYPE	individual
EXPLANATION OF FILING	
Partial Satisfaction of Judgment.	
CORRESPONDENCE SECTION	
ORIGINAL ADDRESS	Thomas T. Aquilla Aquilla Patents & Marks, PLLC 221 Coe Hill Road Center Harbor New Hampshire (NH) United States (USX) 03226-3605
NEW CORRESPONDENCE SECTION	
NAME	EADIE, WILLIAM
STREET	1420 SUNNINGDALE LANE
CITY	ORMOND BEACH
STATE	Florida
ZIP/POSTAL CODE	32174
COUNTRY	United States
PHONE	386 492-6443
FAX	386 492-6443
EMAIL	ssp0607@aol.com
AUTHORIZED EMAIL COMMUNICATION	Yes
PAYMENT SECTION	
TOTAL FEES DUE	The filing Attorney has elected not to submit a fee payment for the class(es), believing no fee payment is required under the <i>Trademark Rules of Practice</i> .

SIGNATURE SECTION	
DECLARATION SIGNATURE	/WILLIAM EADIE/
SIGNATORY'S NAME	WILLIAM EADIE
SIGNATORY'S POSITION	OWNER
DATE SIGNED	09/27/2011
REQUEST SIGNATURE	/WILLIAM EADIE/
SIGNATORY'S NAME	WILLIAM EADIE
SIGNATORY'S POSITION	OWNER
DATE SIGNED	09/27/2011
AUTHORIZED SIGNATORY	YES
CONCURRENT § 8, 8 &15, OR 8 &9 FILED	NO
FILING INFORMATION SECTION	
SUBMIT DATE	Tue Sep 27 11:37:32 EDT 2011
TEAS STAMP	USPTO/S7R-97.102.45.232-2 0110927113732885949-30398 26-4804c3e89c3be2e42a928f 7e5542b4f1f-N/A-N/A-20110 927112617904505

PTO Form 7557 (Rev 11/2007)
OMB No. 0651-0055 (Exp. 12/31/2011)

Section 7 Request Form

To the Commissioner for Trademarks:

The registrant requests the following amendment(s) to registration no. 3039826 MISS NUDE WORLD

EXPLANATION OF FILING

Partial Satisfaction of Judgment.

OWNER AND/OR ENTITY INFORMATION

Registrant proposes to amend the following:
Current: R&D Promotions, Inc., a corporation of Florida, having an address of
 3418 North Ocean Blvd., Suite 122
 Ft. Lauderdale, Florida 33308

United States

Proposed: WILLIAM EADIE, having an address of

1420 SUNNINGDALE LANE
ORMOND BEACH, Florida 32174

United States
ssp0607@aol.com
386 492-6443
386 492-6443

CORRESPONDENCE ADDRESS CHANGE

Registrant proposes to amend the following:

Current: Thomas T. Aquilla Aquilla Patents & Marks, PLLC 221 Coe Hill Road Center Harbor New Hampshire (NH) United States (USX) 03226-3605

Proposed: EADIE, WILLIAM, having an address of 1420 SUNNINGDALE LANE ORMOND BEACH, Florida United States 32174, whose e-mail address is ssp0607@aol.com, whose phone number is 386 492-6443 and whose fax number is 386 492-6443.

I hereby elect *not* to submit any fee. I believe no fee is required because I am seeking to correct an immaterial, e.g., clerical, error that was the fault of the USPTO, rather than the fault of the owner. I understand that the Office may, upon later review, require a fee payment.

SIGNATURE(S)

Declaration Signature

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statements may jeopardize the validity of the application or document or any resulting registration, declares that all statements made of his/her own knowledge are true; and all statements made on information and belief are believed to be true.

Signature: /WILLIAM EADIE/ Date: 09/27/2011

Signatory's Name: WILLIAM EADIE

Signatory's Position: OWNER

Request Signature

Signature: /WILLIAM EADIE/ Date: 09/27/2011

Signatory's Name: WILLIAM EADIE

Signatory's Position: OWNER

The signatory has confirmed that he/she is not represented by either an authorized attorney or Canadian attorney/agent, and that he/she is either (1) the registrant or (2) a person(s) with legal authority to bind the registrant; and if an authorized U.S. attorney or Canadian attorney/agent previously represented him/her in this matter, either he/she has filed a signed revocation of power of attorney with the USPTO or the USPTO has granted the request of his/her prior representative to withdraw.

The registrant is NOT filing a Declaration of Use of Mark under Section 8; a Combined Declaration of Use of Mark under Sections 8 & 15; or a Combined Declaration of Use of Mark/Application for Renewal of Registration of Mark under Sections 8 & 9 in conjunction with this Section 7 Request.

Mailing Address: EADIE, WILLIAM
1420 SUNNINGDALE LANE
ORMOND BEACH, Florida 32174

Serial Number: 78110759

Internet Transmission Date: Tue Sep 27 11:37:32 EDT 2011

TEAS Stamp: USPTO/S7R-97.102.45.232-2011092711373288

5949-3039826-4804c3e89c3be2e42a928f7e554

2b4f1f-N/A-N/A-20110927112617904505

ROUTING SHEET TO POST REGISTRATION (PRU)

Registration Number: 3039826



Serial Number: 78110759



RAM Sale# NOT FOUND

Total Fees: \$0

Note: Process in accordance with Post Registration Standard Operating Procedure (SOP)

<u>Transaction</u>	<u>Fee Code</u>	<u>Transaction Date</u>	<u>Fee per Class</u>	<u>Number of Classes</u>	<u>Total Fee</u>	
§7 request		20110927	\$0	0	0	\$0

Physical Location: 900 - FILE REPOSITORY (FRANCONIA)

Lost Case Flag: False

In TICRS (AM-FLG-IN-TICRS): True

Transaction Date: 20110927



TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	JUDGMENT		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
R&D PROMOTIONS, INC.		09/23/2011	CORPORATION: FLORIDA
RECEIVING PARTY DATA			
Name:	WILLIAM EADIE		
Street Address:	1420 SUNNINGDALE LANE		
City:	ORMOND BEACH		
State/Country:	FLORIDA		
Postal Code:	32174		
Entity Type:	INDIVIDUAL: UNITED STATES		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	3039826	MISS NUDE WORLD	
CORRESPONDENCE DATA			
Fax Number:	(386)492-6443		
Phone:	386 492 6443		
Email:	ssp0607@aol.com		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Correspondent Name:	WILLIAM EADIE		
Address Line 1:	1420 SUNNINGDALE LANE		
Address Line 4:	ORMOND BEACH, FLORIDA 32174		
NAME OF SUBMITTER:	WILLIAM EADIE		
Signature:	/WILLIAM EADIE/		
Date:	09/23/2011		

OP \$40.00 3039826

Exhibit 28

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source=SC35311092115190#page10.tif
source=SC35311092115190#page11.tif

TRADEMARK
REEL: 004629 FRAME: 0426



Trademarks > Trademark Electronic Search System (TESS)

TESS was last updated on Sat Sep 10 04:35:46 EDT 2011

TESS HOME NEWARK SEARCH HOME SEARCHLOG ABOUT HELP CONTACT US
HELP DOC PREV PAGE

Logout Please logout when you are done to release system resources allocated for you.

Start List At: _____ OR Jump: to record: _____ Record 3 out of 3

TRADEMARKS ASSIGNMENTS PATENT MARKS (Use the "Back" button of the Internet Browser to return to TESS)

Typed Drawing

Word Mark MISS NUDE INTERNATIONAL

Goods and Services IC 041, US 100, 101, 107, G & S: entertainment services in the nature of promoting and conducting beauty pageants. FIRST USE: 19910600. FIRST USE IN COMMERCE: 19910600

Mark Drawing Code (1) TYPED DRAWING

Serial Number 75079154

Filing Date March 27, 1996

Current Filing Basis 1A

Original Filing Basis 1A

Published for Opposition November 19, 1996

Registration Number 2037202

Registration Date February 11, 1997

Owner (REGISTRANT) Huggy Bear Productions, Inc. CORPORATION NEW YORK 5823 South Street, Suite 1 P.O. Box 158 Auburn NEW YORK 13021
(LAST LISTED OWNER) R&D PROMOTIONS, INC. CORPORATION FLORIDA 1005 MABETTE STREET KISSIMMEE FLORIDA 34741

Assignment Recorded ASSIGNMENT RECORDED

Attorney of Record THOMAS T. AQUILLA

Disclaimer NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "NUDE INTERNATIONAL" APART FROM THE MARK AS SHOWN

Type of Mark SERVICE MARK

Register PRINCIPAL
Affidavit Text SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20070416.
Renewal 1ST RENEWAL 20070416:
Live/Dead Indicator LIVE



[HOME] [SITE INDEX] [SEARCH] [eBUSINESS] [HELP] [PRIVACY POLICY]

TRADEMARK

MALCOLM THOMPSON USCEOLA COUNTY, DATE 03/26/2011 02:12:55 PM
FILE # 2011118634 BK 04169 Pgs 1325 - 1326 REC FEES 18.50

IN THE CIRCUIT COURT FOR THE SIXTH JUDICIAL CIRCUIT
IN AND FOR PINELLAS COUNTY, FLORIDA

BRIAN BELL,

Plaintiff,

vs.

R&D PROMOTIONS, INC., a
Florida corporation and
GRACINDA B. CARDOSO,

Defendants.

UCN: 522004CA007512XXCICI
REF NO.: 04-7512-CI-11

FILED
St. Petersburg Branch
2005 APR -1 PM 2:19
CLERK OF COURT

FINAL JUDGMENT ON DEFAULT

THIS CAUSE coming on to be heard upon Plaintiff's Motion for Enforcement of Settlement Agreement and Entry of Judgment on Default and this Court having examined the pleadings and affidavits in this cause and being otherwise fully advised in the premises, and the Court finds in favor of the Plaintiff and against the Defendants, and finds that the Plaintiff is entitled to recovery of damages and prejudgment interest, together with attorney's fees and court costs, and that a reasonable number of hours expended by the Plaintiff's attorneys in enforcement of stipulation and application for judgment under the Settlement Agreement is 2.0 hours and that a reasonable hourly rate for Plaintiff's attorneys is \$200.00 per hour for Ronald W. Gregory, II, and that, therefore; a reasonable attorney's fee for Plaintiff's attorneys herein is \$400.00; it is thereupon

ORDERED AND ADJUDGED, as follows:

1. That Plaintiff, BRIAN BELL, whose address is 696 First Avenue North, Suite 400, St. Petersburg, FL 33701, shall recover of and from Defendants, R&D PROMOTIONS, INC. and GRACINDA B. CARDOSO, the following sums:

TRADEMARK

Principal Indebtedness under Settlement Agreement	\$ 24,485.34
Interest January 7, through March 23, 2005 (75 Days at 18% under Settlement Agreement)	\$ 905.62
Attorney's Fees	\$ 400.00
TOTAL	\$ 25,790.96

all of which sums shall bear interest at the rate of 7% per annum until the judgment is paid, as the rate set by the Florida Comptroller pursuant to § 55.03, FOR ALL OF WHICH SUMS LET EXECUTION ISSUE.

2. IT IS FURTHER ORDERED AND ADJUDGED that the judgment debtor(s) shall complete under oath Florida Rule of Civil Procedure Form 1.977 (Fact Information Sheet), including all required attachments, and serve it on the judgment creditor's attorney, or the judgment creditor if the judgment creditor is not represented by an attorney, within 45 days from the date Plaintiff serves the Fact Information Sheet, unless the final judgment is satisfied or post-judgment discovery is stayed.

3. Jurisdiction of this case is retained to enter further orders that are proper to compel the judgment debtor(s) to complete form 1.977, including all required attachments, and serve it on the judgment creditor's attorney or the judgment creditor if the judgment creditor is not represented by an attorney.

DONE AND ORDERED in Chambers, at St. Petersburg, Pinellas County, Florida, this 1 day of Apr 2005.

The Honorable Walt Logan
Judge of the Circuit Court
Pinellas County, Florida

Copies Furnished To:

Ronald W. Gregory, II, Esq.
Attorney for Plaintiff
P. O. Box 1954
St. Petersburg, FL 33731-1954

R&D PROMOTIONS, INC. c/o Gracinda B. Cardoso
1005 Mabbette Street, Kissimmee, FL 34741-5159
Defendant/ Judgment Debtor

Brian Bell
696 First Avenue North, Suite 400
St. Petersburg, FL 33701
Plaintiff/Judgment Creditor

GRACINDA B. CARDOSO
1005 Mabbette Street, Kissimmee, FL 34741-5159
Defendant/ Judgment Debtor



ASSIGNMENT OF FINAL JUDGMENT

THIS ASSIGNMENT OF FINAL JUDGMENT (hereinafter "Assignment") is made on this 22 day of August, 2011, by and between BRIAN BELL (hereinafter "Assignor") and William A. Eadie (hereinafter "Assignee").

PREAMBLE

WHEREAS, the Assignor is the owner of the Final Judgment in the case of *Brian Bell v. R&D Promotions, Inc., a Florida Corporation, and Gracinda Cardoso*, Case Number 04-7512-CI-11 (hereinafter "Final Judgment"); and

WHEREAS, the Assignee has agreed to provide valuable consideration to Assignor in exchange for the assignment of the Final Judgment; and

WHEREAS, the Assignor desires by this Assignment to allow the Assignee to pursue all rights and remedies under the Final Judgment to seek satisfaction of same:

NOW, THEREFORE, FOR AND IN CONSIDERATION of the payment by the Assignee to the Assignor of the sum of ten dollars (\$10.00) and for other good and valuable consideration, the receipt and adequacy of which are acknowledged by each party, the parties agree as follows:

1. ASSIGNMENT

Effective as of the 22 day of August, 2011, (hereinafter "Effective Date"), the Assignor assigns to the Assignee, and the Assignee accepts all rights and privileges attaching to the Final Judgment entered April 1, 2005, in the case of *Brian Bell v. R&D Promotions, Inc., a Florida Corporation, and Gracinda Cardoso*, Case Number 04-7512-CI-11, recorded in the Public Records of Pinellas County at BK: 14223 PG: 1429.

2. REPRESENTATIONS

2.1. By Assignor. To induce the Assignee to accept the delivery of this Assignment, the Assignor hereby represent and warrant to the Assignee that, on the date hereof and at the time of delivery:

2.1.1. The Assignor is the sole legal and beneficial owners of the the Final Judgment entered April 1, 2005, in the case of *Brian Bell v. R&D Promotions, Inc., a Florida Corporation, and Gracinda Cardoso*, Case Number 04-7512-CI-11, recorded in the Public Records of Pinellas County at BK: 14223 PG: 1429. Subject to the provisions of this Agreement, the Assignor has the full and sufficient right at law and in equity to transfer and assign the Final Judgment and is transferring and assigning the Final Judgment free and clear of any and all right, title, or interest of any other person whatsoever.


Initials


Initials

2.2. By Assignee. The Assignee covenants, warrants, and represents to the Assignor that the Final Judgment is being acquired in accordance with all applicable laws and regulations, and that the Assignee will use all appropriate legal means to enforce the Final Judgment to satisfy the underlying debt.

2.3. By Each Party. Each party represents and warrants to the other that the party has been duly authorized to execute and deliver this Assignment and to perform the party's obligations under this Assignment.

3. NOTICES

Any notice, demand, consent, approval, request, or other communication or document to be provided hereunder to a party to this Assignment shall be (a) in writing, and (b) deemed to have been provided (i) 48 hours after being sent by certified or registered mail in the United States mail, postage prepaid, return receipt requested, to the address of the party set forth in this Assignment or to any other address in the United States of America as the party may designate from time to time by notice to the other party, or (ii) on being given by hand or other actual delivery to the party.

4. MISCELLANEOUS

4.1. Effectiveness. This Assignment shall become effective on and only on its execution and delivery by each party.

4.2. Complete Understanding. Subject to the provisions of this agreement, this Assignment represents the complete understanding between the parties as to the subject matter hereof, and supersedes all prior negotiations, representations, guarantees, warranties, promises, statements, or agreements, either written or oral, between the parties to this Assignment as to the same.

4.3. Amendment. This Assignment may be amended by and only by an instrument executed and delivered by each party.

4.4. Waiver. No party shall be deemed to have waived any right that it holds hereunder unless the waiver is made expressly and in writing (and, without limiting the generality of the foregoing, no delay or omission by any party in exercising this right shall be deemed a waiver of its future exercise). No waiver shall be deemed a waiver as to any other instance of any other right.

4.5. Applicable Law. All questions concerning the construction, validity, and interpretation of this Assignment and the performance of the obligations imposed hereby shall be governed by the internal law, not the law of conflicts, of the State of Florida.

4.6. Headings. The headings of the sections, subsections, paragraphs, and subparagraphs of this Assignment are provided for and only for convenience of references and shall not be considered in constructing their contents.


Initials


Initials

4.7. Construction. As used in this Assignment, (a) the term "person" means a natural person, a trustee, a corporation, a partnership, and any other form of legal entity; and (b) all reference made (i) in the neuter, masculine, or feminine gender shall be deemed to have been made in all genders, (ii) in the singular or plural number shall be deemed to have been made, respectively, in the plural or singular number as well, and (iii) to any section, subsection, paragraph, or subparagraph shall, unless therein expressly indicated to the contrary, be deemed to have been made to such section, subsection, paragraph, or subparagraph of this Assignment.

4.8. Assignment. This Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective heirs, personal representatives, successors, and assigns hereunder.

4.9. Severability. No determination by any court, governmental body, or otherwise that any provision of this Assignment or any amendment hereof is invalid or unenforceable in any instance shall affect the validity or enforceability of (a) any other provision thereof or (b) that provision in any circumstance not controlled by the determination. Each such provision shall be valid and enforceable to the fullest extent allowed by, and shall be construed wherever possible as being consistent with, applicable law.

4.10. Further Assurances. The parties shall cooperate with each other and shall execute and deliver, or cause to be delivered, all other instruments and shall take all other actions as either party may reasonably request from time to time in order to effectuate the provisions of this Assignment.

ASSIGNOR AND ASSIGNEE ACKNOWLEDGE THAT THEY HAVE CAREFULLY READ THIS ASSIGNMENT, WERE AFFORDED SUFFICIENT OPPORTUNITY TO CONSULT WITH LEGAL COUNSEL OF THEIR CHOICE AND TO ASK QUESTIONS AND RECEIVE SATISFACTORY ANSWERS REGARDING THIS ASSIGNMENT, UNDERSTAND THEIR RIGHTS AND OBLIGATIONS UNDER IT, AND SIGNED IT OF THEIR OWN FREE WILL AND VOLITION.

CONTINUED ON NEXT PAGE



Initials

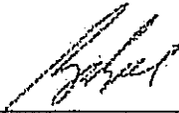


Initials

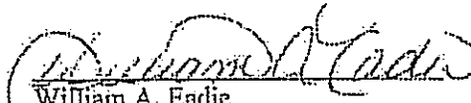
IN WITNESS WHEREOF, each party has executed this Assignment or caused it to be executed on its behalf by its duly authorized representative, on the day and year first written above.

ASSIGNOR:

ASSIGNEE:



Brian Bell
696 1st Avenue North, Suite 400
St. Petersburg, Florida 33701-3610

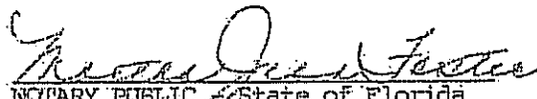


William A. Eadie
1420 Sunningdale Lane
Ormond Beach FL 32174

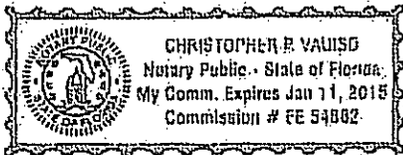
STATE OF FLORIDA
COUNTY OF PINELLAS

this 22 day of August, 2011

The foregoing was sworn to and acknowledged before me/by Brian Bell,
who is personally familiar to me.

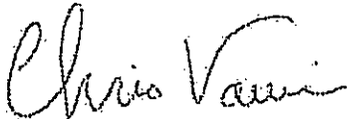


NOTARY PUBLIC, State of Florida



MARTHA JEAN FOSTER
Printed Name

My commission expires: 11-19-2012



8/26/2011





Initials



Initials

All-purpose Acknowledgment

STATE OF Florida, COUNTY OF Volusia

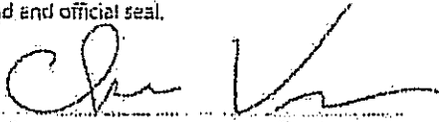
On August 26, 2011 before me, the undersigned, a Notary Public in and for said State, personally appeared

William A. Eadie

personally known to me -OR- proved to me on the basis of satisfactory evidence/ to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Signature



Name (type or printed)

Christopher Valiso

My commission expires:

Jan 11, 2015



ELECTRONIC JUDGMENT LIEN CERTIFICATE

FOR PURPOSES OF FILING A JUDGMENT LIEN, THE FOLLOWING INFORMATION IS SUBMITTED IN ACCORDANCE WITH s. 65.203, F.S.

JUDGMENT DEBTOR (DEFENDANT) NAME(S) AS SHOWN ON JUDGMENT LIEN:

R&D PROMOTIONS, INC
1473 HEATHER WAY
KISSIMMEE, FL 34744
FEI#: 65-1070494 DOS DOCUMENT#: P00000112629

J11000564745
FILED
Sep 01, 2011 10:30 A.M.
Secretary of State
PYARBOR

JUDGMENT CREDITOR (PLAINTIFF) NAME AS SHOWN ON JUDGMENT LIEN OR CURRENT OWNER OF JUDGMENT IF ASSIGNED:

WILLIAM EADIE
1420 SUNNINGDALE LANE
ORMOND BEACH, FL 32174
DOS DOCUMENT#: N/A

NAME AND ADDRESS TO WHOM ACKNOWLEDGMENT/CERTIFICATION IS TO BE MAILED:

WILLIAM EADIE
SSP0607@AOL.COM

AMOUNT DUE ON MONEY JUDGMENT: 25,790.96

APPLICABLE INTEREST RATE: 7.00%

NAME OF COURT: CIRCUIT COURT PINELLAS COUNTY

CASE NUMBER: 522004CA007512XXCICI

DATE OF ENTRY: 04/01/05

WAS A WRIT OF EXECUTION DOCKETED ON THIS JUDGMENT LIEN WITH ANY SHERIFF PRIOR TO OCTOBER 1, 2001?

YES (IF YES, A "CREDITOR AFFIDAVIT CERTIFICATION" FORM MUST BE ATTACHED TO THIS CERTIFICATE.)

NO

UNDER PENALTY OF PERJURY, I hereby certify that: (1) The judgment above described has become final and there is no stay of the judgment or its enforcement in effect; (2) All of the information set forth above is true, correct, current and complete; (3) I have not previously filed a Judgment Lien Certificate regarding the above judgment with the Department of State; and, (4) I have complied with all applicable laws in submitting this Electronic Judgment Lien Certificate for filing.

Electronic Signature of Creditor or Authorized Representative: WILLIAM EADIE

TRADEMARK

ELECTRONIC JUDGMENT LIEN CERTIFICATE

FOR PURPOSES OF FILING A JUDGMENT LIEN, THE FOLLOWING INFORMATION IS SUBMITTED IN ACCORDANCE WITH s. 55.203, F.S.

JUDGMENT DEBTOR (DEFENDANT) NAME(S) AS SHOWN ON JUDGMENT LIEN:

CARDOSO, GRACINDO B
1473 HEATHER WAY
KISSIMMEE, FL. 34744

J11000565239

FILED

Sep 02, 2011 08:27 A.M.

Secretary of State

MHCAIN

JUDGMENT CREDITOR (PLAINTIFF) NAME AS SHOWN ON JUDGMENT LIEN OR CURRENT OWNER OF JUDGMENT IF ASSIGNED:

WILLIAM EADIE
1420 SUNNINGDALE LANE
ORMOND BEACH, FL 32174
DOS DOCUMENT#: N/A

NAME AND ADDRESS TO WHOM ACKNOWLEDGMENT/CERTIFICATION IS TO BE MAILED:

WILLIAM EADIE
SSP0607@AOL.COM

AMOUNT DUE ON MONEY JUDGMENT: 25,790.96

APPLICABLE INTEREST RATE: 7.00%

NAME OF COURT: CIRCUIT COURT PINELLAS COUNTY

CASE NUMBER: 022004CA007512XXCIC1

DATE OF ENTRY: 04/01/05

WAS A WRIT OF EXECUTION DOCKETED ON THIS JUDGMENT LIEN WITH ANY SHERIFF PRIOR TO OCTOBER 1, 2001?

YES (IF YES, A "CREDITOR AFFIDAVIT CERTIFICATION" FORM MUST BE ATTACHED TO THIS CERTIFICATE.)

NO

UNDER PENALTY OF PERJURY, I hereby certify that: (1) The judgment above described has become final and there is no stay of the judgment or its enforcement in effect; (2) All of the information set forth above is true, correct, current and complete; (3) I have not previously filed a Judgment Lien Certificate regarding the above judgment with the Department of State; and, (4) I have complied with all applicable laws in submitting this Electronic Judgment Lien Certificate for filing.

Electronic Signature of Creditor or Authorized Representative: WILLIAM EADIE

TRADEMARK

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	03/31/2003

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
R&D PROMOTIONS, INC.		09/27/2011	CORPORATION: FLORIDA

RECEIVING PARTY DATA

Name:	Gracinda Cardoso
Street Address:	1473 Heather Way
City:	Kissimmee
State/Country:	FLORIDA
Postal Code:	34744
Entity Type:	INDIVIDUAL: BRAZIL

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	2037202	MISS NUDE INTERNATIONAL
Registration Number:	2096819	MISS EXOTIC
Registration Number:	2282958	MISS NUDE WORLD INTERNATIONAL
Registration Number:	2666658	MISS EROTIC
Registration Number:	2709433	MISS EXOTIC GULF COAST
Registration Number:	2724191	AMERICAN CENTERFOLD SEARCH
Registration Number:	2879086	NORTH AMERICAN CENTERFOLD SEARCH
Registration Number:	3039826	MISS NUDE WORLD

CORRESPONDENCE DATA

Fax Number: (603)290-5577
 Phone: 6032539474
 Email: info@aquillapatents.com

Exhibit 29

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

TRADEMARK

900203169

REEL: 004631 FRAME: 0418

OP \$215.00 2037202

via US Mail.

Correspondent Name: Thomas T. Aquilla
Address Line 1: 221 Coe Hill Road
Address Line 4: Center Harbor, NEW HAMPSHIRE 03226

ATTORNEY DOCKET NUMBER:

TWP-999

NAME OF SUBMITTER:

Thomas T. Aquilla

Signature:

/Thomas T. Aquilla/

Date:

09/27/2011

Total Attachments: 3

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Trademark Assignment

This Agreement is **effective as of the 31st day of March, 2003**, by and between R&D Promotions, Inc., a Florida corporation (hereinafter "Assignor") and Gracinda Cardoso, (hereinafter "Assignee").

Recitals

WHEREAS **R&D Promotions, Inc.** (hereinafter "Assignor"), a corporation under the laws of the State of Florida, having a mailing address at 3418 North Ocean Boulevard, Suite 122, Fort Lauderdale, Florida 33308, owns the entire right, title and interest in and to the registered and unregistered trademarks listed in the original schedule of Marks appended as Exhibit 1 to the Assignment executed on May 17, 2001 and recorded in the United States Patent and Trademark Office Assignment Branch records at Reel 2457 Frame 0887 on February 22, 2002 (hereinafter the "Marks"), and the Supplemental Schedule of Marks attached hereto as Exhibit 1A, including any and all United States or foreign Trademark Registrations thereof ("the Marks") together with the associated goodwill of the business symbolized by the Marks and associated therewith; and

WHEREAS, **Gracinda Cardoso**, an individual doing business as R&D Promotions and having a mailing address at 1005 Mabbette Street, Kissimmee, Florida 34744, desires to own Assignee's entire right, title, and interest in and to the Marks together with the associated goodwill of the business symbolized by the Marks and associated therewith in all countries throughout the world, and in and to any and all United States Trademark Registrations or foreign Trademark Registrations which may issue thereon; and

Assignee is in the business of organizing and promoting adult entertainment events; and

Assignor seeks to transfer the Marks to Assignee under the terms and conditions set forth herein;

NOW, THEREFORE, in consideration of the promises and the mutual covenants and agreements set forth below, and other valuable consideration, the sufficiency of which is hereby acknowledged, the parties hereto covenant and agree as follows:

1. Assignor does hereby assign, grant and convey to Assignee, its lawful successors and assigns, Assignor's entire right, title, and interest in and to the Marks together with the associated goodwill of the business symbolized by the Marks and associated therewith, and any United States Trademark Registrations thereof, and any other trademark applications directed to the Marks, and all Certificates of Registration that may be granted thereon, all rights to claim priority on the basis of such applications and registrations, and all applications for registration that may be filed for the Marks in any foreign country.

2. Assignor hereby represents and warrants that Assignor has the full right to convey the interest assigned by this Assignment, that Assignor will take all actions and execute all documents necessary to perfect the interest assigned hereby, and that

Trademark Assignment

Assignor has not executed and will not execute any agreement in conflict with this Assignment.

3. This Agreement shall be construed and governed solely by the laws of Florida.

4. The parties hereto shall restrict themselves exclusively to the jurisdiction of the courts within the State of Florida for any controversy between them and arising out of this Agreement.

5. In any action brought by a party hereto under this Agreement, the prevailing party shall be entitled to recover its reasonable attorney's fees, costs, and expenses of suit.

6. If any provision of this Agreement is held by a court of competent jurisdiction to conflict with federal or state law, such provision shall be deleted from the Agreement and the remainder of the Agreement shall remain in full force and effect.

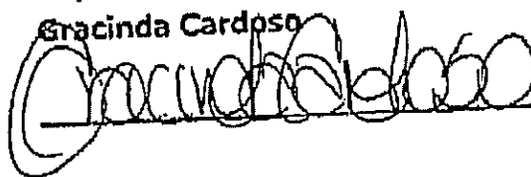
7. This Agreement may not be modified except by a written agreement signed by both parties.

8. In order for there to be a waiver of any term or condition of this Agreement, such waiver must be in writing and signed by the party making such waiver.

9. This instrument may be executed in any number of counterparts, each of which shall be deemed to be an original, and all such counterparts taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on the dates shown by each of their signatures below.

DATED: 9/27/2011

Gracinda Cardoso


DATED: 27.9.11

R&D Promotions, Inc.


by: David Harrison, President

COMMONWEALTH OF PENNSYLVANIA
Notarial Seal
Craig J. Vogin, Notary Public
City of Philadelphia, Philadelphia County
My Commission Expires Aug. 1, 2013
Member, Pennsylvania Association of Notaries

Trademark Assignment

Exhibit 1A

2,037,202	MISS NUDE INTERNATIONAL
2,282,958	MISS NUDE WORLD INTERNATIONAL
2,666,658	MISS EROTIC
2,096,819	MISS EXOTIC
76/135129	MISS NUDE UNIVERSE
78/110759	MISS NUDE WORLD
78/109630	MISS NUDE USA
78/109613	MISS NUDE SOUTHERN USA
78/109618	AMERICAN CENTERFOLD SEARCH
78/109622	NORTH AMERICAN CENTERFOLD SEARCH
78/109627	MISS NUDE EXOTIC
78/110754	MISS EXOTIC GULF COAST
78/113009	MISS EXOTIC DANCER
78/113024	MISS EXOTIC DANCER USA

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	05/06/2009

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Gracinda Cardoso		09/27/2011	INDIVIDUAL: BRAZIL

RECEIVING PARTY DATA

Name:	THE WORLDS PAGEANTS, LLC
Street Address:	1473 Heather Way
City:	Kissimmee
State/Country:	FLORIDA
Postal Code:	34744
Entity Type:	LIMITED LIABILITY COMPANY: FLORIDA

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	2037202	MISS NUDE INTERNATIONAL
Registration Number:	2096819	MISS EXOTIC
Registration Number:	2282958	MISS NUDE WORLD INTERNATIONAL
Registration Number:	2666658	MISS EROTIC
Registration Number:	2709433	MISS EXOTIC GULF COAST
Registration Number:	2724191	AMERICAN CENTERFOLD SEARCH
Registration Number:	2879086	NORTH AMERICAN CENTERFOLD SEARCH
Registration Number:	3039826	MISS NUDE WORLD

CORRESPONDENCE DATA

Fax Number: (603)290-5577
 Phone: 6032539474
 Email: info@aquillapatents.com

Exhibit 30

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

900203172

**TRADEMARK
 REEL: 004631 FRAME: 0436**

OP \$215.00 2037202

via US Mail.

Correspondent Name: Thomas T. Aquilla
Address Line 1: 221 Coe Hill Road
Address Line 4: Center Harbor, NEW HAMPSHIRE 03226

ATTORNEY DOCKET NUMBER:	TWP-999
NAME OF SUBMITTER:	Thomas T. Aquilla
Signature:	/Thomas T. Aquilla/
Date:	09/27/2011
Total Attachments: 1 source=ASST2_GC-TWPFinal#page1.tif	

ASSIGNMENT OF REGISTERED MARKS

This Agreement is effective as of the 6th day of May, 2009, by and between **Gracinda Cardoso (SELLER)**, an individual doing business as R&D Promotions and having a mailing address at 1473 Heather Way, Kissimmee, Florida 34744, who owns the entire right, title and interest in and to the United States Trademark Registrations as set forth herein ("the Marks") together with the goodwill associated therewith; and **THE WORLDS PAGEANTS, LLC**, a limited liability company under the laws of the State of Florida, having a mailing address at 1473 Heather Way, Kissimmee, Florida 34744, who desires to own SELLER'S entire right, title, and interest in and to the Marks and the goodwill associated therewith in all countries throughout the world, and in and to United States Trademark Registration Nos.:

- 2,037,202 for Mark "MISS NUDE INTERNATIONAL";
- 2,096,819 for Mark "MISS EXOTIC";
- 2,282,958 for Mark "MISS NUDE WORLD INTERNATIONAL";
- 2,666,658 for Mark "MISS EROTIC";
- 2,709,433 for Mark "MISS EXOTIC GULF COAST";
- 2,724,191 for Mark "AMERICAN CENTERFOLD SEARCH";
- 2,879,086 for Mark "NORTH AMERICAN CENTERFOLD SEARCH";
- 3,039,826 for Mark "MISS NUDE WORLD";

NOW THEREFORE, be it known that, for good and valuable consideration, receipt of which hereby is acknowledged, SELLER hereby sells, assigns, and transfers unto **THE WORLDS PAGEANTS, LLC**, its lawful successors and assigns, SELLER'S entire right, title, and interest in and to the Marks together with the goodwill associated therewith and the United States Trademark Registrations thereof, any other trademark applications directed to the Marks, and all Certificates of Registration that may be granted thereon, all rights to claim priority on the basis of such applications and registrations, and all applications for registration that may be filed for the Marks in any foreign country.

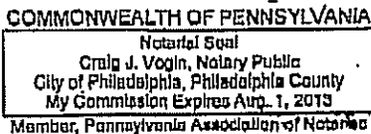
SELLER hereby represents and warrants that SELLER has the full right to convey the interest assigned by this Assignment, that SELLER will take all actions and execute all documents necessary to perfect the interest assigned hereby, and that SELLER has not executed and will not execute any agreement in conflict with this Assignment.

This instrument may be executed in any number of counterparts, each of which shall be deemed to be an original, and all such counterparts taken together shall constitute one and the same instrument.

Signed on this 27 day of September, 2011.

SELLER:

Gracinda Cardoso



Craig J. Vogin 9/27/11

TRADEMARK

Trademark Assignment

Exhibit 1A

2,037,202	MISS NUDE INTERNATIONAL
2,282,958	MISS NUDE WORLD INTERNATIONAL
2,666,658	MISS EROTIC
2,096,819	MISS EXOTIC
76/135129	MISS NUDE UNIVERSE
78/110759	MISS NUDE WORLD
78/109630	MISS NUDE USA
78/109613	MISS NUDE SOUTHERN USA
78/109618	AMERICAN CENTERFOLD SEARCH
78/109622	NORTH AMERICAN CENTERFOLD SEARCH
78/109627	MISS NUDE EXOTIC
78/110754	MISS EXOTIC GULF COAST
78/113009	MISS EXOTIC DANCER
78/113024	MISS EXOTIC DANCER USA

Property Type	Number	Word Mark
Registration Number:	2037202	MISS NUDE INTERNATIONAL
Registration Number:	2096819	MISS EXOTIC
Registration Number:	2282958	MISS NUDE WORLD INTERNATIONAL
Registration Number:	2666658	MISS EROTIC
Registration Number:	2709433	MISS EXOTIC GULF COAST
Registration Number:	2724191	AMERICAN CENTERFOLD SEARCH
Registration Number:	2879086	NORTH AMERICAN CENTERFOLD SEARCH
Registration Number:	3039826	MISS NUDE WORLD

CORRESPONDENCE DATA

Fax Number: (603)290-5577
Phone: 6032539474
Email: info@aquillapatents.com
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.

Correspondent Name: Thomas T. Aquilla
Address Line 1: 221 Coe Hill Road

Exhibit 32

Opposition No. 91,200,183
 Group C 100047

Form PTO-1594 (Rev. 10/02) CMB No. 0651-0027 (exp. 6/30/2005)

**RECORDATION FORM COVER SHEET
TRADEMARKS ONLY**

U.S. DEPARTMENT OF COMMERCE
U.S. Patent and Trademark Office

Tab settings ⇨ ⇨ ⇨

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):

R & D Promotions, Inc.

Individual(s) Association
 General Partnership Limited Partnership
 Corporation-State
 Other _____

Additional name(s) of conveying party(ies) attached? Yes No

2. Name and address of receiving party(ies)

Name: Miss Universe L.P., LLLP
 Internal Address: _____
 Street Address: 1370 Avenue of the Americas
 City: New York State: NY Zip: 10019

Individual(s) citizenship _____
 Association _____
 General Partnership _____
 Limited Partnership _____
 Corporation-State _____
 Other Limited Liability Limited Partnership - DELAWARE

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
 (Designations must be a separate document from assignment)
 Additional name(s) & address(es) attached? Yes No

3. Nature of conveyance:

Assignment Merger
 Security Agreement Change of Name
 Other _____

Execution Date: 09/21/2004

4. Application number(s) or registration number(s):

A. Trademark Application No.(s) 78/109,613
78/113,024

Additional number(s) attached Yes No

B. Trademark Registration No.(s) 2,733,781

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Janice Bernard
 Internal Address: Donovan & Yee LLP
 Street Address: 110 Greene Street
Suite 700
 City: New York State: NY Zip: 10012

6. Total number of applications and registrations involved: 3

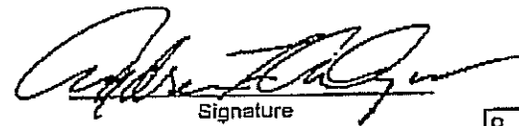
7. Total fee (37 CFR 3.41).....\$ 90.00

Enclosed
 Authorized to be charged to deposit account

B. Deposit account number:
500357

DO NOT USE THIS SPACE

9. Signature.

Andrea L. Calvaruso, Esq.  September 28, 2004
 Name of Person Signing Signature Date

Total number of pages including cover sheet, attachments, and documents: 9

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

Exhibit 33

TRADEMARK

CH \$90.00 500357 78109613

ASSIGNMENT OF TRADEMARK

WHEREAS, R&D PROMOTIONS, INC., a FLORIDA corporation having a principal place of business at 1005 Mabbette Street, Kissimmee, Florida 34741 (hereinafter referred to as "ASSIGNOR"), is the owner of the trademark MISS NUDE UNIVERSE, MISS NUDE USA, MISS NUDE SOUTHERN USA, MISS EXOTIC DANCER USA and variant marks as listed in Attachment A hereto, and record owner of trademark applications in the U.S. Patent and Trademark Office for the marks MISS NUDE SOUTHERN USA (Ser. No. 78/109,613) and MISS EXOTIC DANCER USA (Ser. No. 78/113,024), for entertainment services in the nature of promoting and conducting beauty pageants competitions, and federal trademark registration for the mark MISS NUDE UNIVERSE (Reg. 2,733,781) for entertainment in the nature of beauty pageants, and claims to have used each of these marks, as well as variant marks including but not limited to those listed in Exhibit A hereto (hereinafter referred to collectively as the "TRADEMARKS"); and

WHEREAS, MISS UNIVERSE L.P., L.L.P., a limited liability partnership organized under the laws of Delaware, having a principal place of business at 1370 Avenue of the Americas, New York, New York 10019 (hereinafter referred to as "ASSIGNEE"), is desirous of acquiring all of the right, title and interests of ASSIGNOR in, to and under the TRADEMARKS, together with the goodwill of the business associated with the TRADEMARKS; and

NOW THEREFORE, in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the sufficiency and receipt of which is hereby acknowledged, ASSIGNOR hereby transfers and assigns to ASSIGNEE, the entire business or portion thereof to which the TRADEMARKS pertain, and the entire right, title and interest of ASSIGNOR in and

TRADEMARK

to the TRADEMARKS together with the goodwill of the business associated with the TRADEMARKS and the United States registration thereof; and

ASSIGNOR, does hereby sell, assign, transfer and set over unto ASSIGNEE, its successors, legal representatives and assigns all claims for damages by reason of past infringement of the TRADEMARKS, the right to sue for and collect the same for its own use and enjoyment and for the use and enjoyment of its successors, assigns, or other legal representative;

ASSIGNOR further authorizes the Commissioner of Patents and Trademarks of the United States to record Registration No. 2,733,781 and trademark applications Ser. Nos. 78/109,613 and 78/113,024 as the property of ASSIGNEE; and

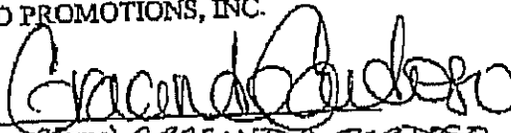
ASSIGNOR further agrees to execute such further documents as may be required to record ASSIGNEE as the owner of the TRADEMARKS, including all trademark applications and registrations in and to the TRADEMARKS herein assigned.

IN WITNESS WHEREOF, the ASSIGNOR has executed this instrument this

21 day of September 2004.

R&D PROMOTIONS, INC.

By:



(Name) GRACINDA CARDOSO
(Title) PRESIDENT

TRADEMARK

EXHIBIT A

MISS NUDE UNIVERSE

MISS NUDE PETITE UNIVERSE

MISS NUDE BLONDE UNIVERSE

MISS NUDE BRUNETTE UNIVERSE

MISS NUDE REDHEAD UNIVERSE

MISS NUDE BLACK UNIVERSE

MISS NUDE PETITE BLONDE UNIVERSE

MISS NUDE PETITE BRUNETTE UNIVERSE

MISS NUDE PETITE BLACK UNIVERSE

1. MISS NUDE PETITE REDHEAD UNIVERSE

2. MISS EROTIC UNIVERSE

3. MISS NUDE EROTIC UNIVERSE

4. MISS NUDE UNIVERSE MASTER DANCER

5. MISS NUDE UNIVERSE MASTER DIVISION

6. MISS NUDE UNIVERSE PERFORMER OF THE YEAR

7. MISS NUDE UNIVERSE ENTERTAINER OF THE YEAR

8. MISS NUDE UNIVERSE MOST BEAUTIFUL FACE

9. MISS NUDE UNIVERSE BEST BREAST

10. MISS NUDE UNIVERSE HOTTEST BUNS

11. MISS NUDE UNIVERSE HOTTEST LEGS

12. MISS NUDE UNIVERSE HOTTEST BODY

13. MISS NUDE UNIVERSE HARDEST BODY

- . MISS NUDE UNIVERSE HOTTEST STAGE PERSONALITY
- . MISS NUDE UNIVERSE MOST SENSUOUS WOMAN
- . MISS NUDE UNIVERSE MISS ELEGANCE
- . MISS NUDE UNIVERSE HOTTEST NEWCOMER.
- . MISS NUDE UNIVERSE BEST DANCER
- . MISS NUDE UNIVERSE POLE-CHAMPION
- . MISS NUDE UNIVERSE HOTTEST GYMNAST
- . MISS NUDE UNIVERSE MOST ORIGINAL SHOW
- . MISS NUDE UNIVERSE BEST SHOW
- . MISS NUDE UNIVERSE BEST FIRE SHOW
- . MISS NUDE UNIVERSE AUDIENCE FAVORITE
- . MISS NUDE UNIVERSE MISS CONGENIALITY
- . MISS NUDE UNIVERSE HUMANITARIAN AWARD
- . MISS NUDE UNIVERSE LIFETIME ACHIEVEMENT AWARD
- . MISS NUDE USA
- . MISS NUDE PETITE USA
- . MISS NUDE BLONDE USA
- . MISS NUDE BRUNETTE USA
- . MISS NUDE REDHEAD USA
- . MISS NUDE BLACK USA
- . MISS NUDE PETITE BLONDE USA
- . MISS NUDE PETITE BRUNETTE USA
- . MISS NUDE PETITE BLACK USA

1. MISS NUDE PETITE REDHEAD USA
2. MISS EROTIC USA
3. MISS EROTIC PETITE USA
4. MISS NUDE EROTIC USA
5. MISS NUDE USA MOST BEAUTIFUL FACE
6. MISS NUDE USA BEST BREAST
7. MISS NUDE USA HOTTEST BUNS
8. MISS NUDE USA HOTTEST LEGS
9. MISS NUDE USA HOTTEST BODY
10. MISS NUDE USA HARDEST BODY
11. MISS NUDE USA HOTTEST STAGE PERSONALITY
12. MISS NUDE USA MOST SENSUOUS WOMAN
13. MISS NUDE USA MISS ELEGANCE
14. MISS NUDE USA HOTTEST NEWCOMER
15. MISS NUDE USA BEST DANCER
16. MISS NUDE USA POLE-CHAMPION
17. MISS NUDE USA HOTTEST GYMNAST
18. MISS NUDE USA MOST ORIGINAL SHOW
19. MISS NUDE USA BEST SHOW
20. MISS NUDE USA BEST FIRE SHOW
21. MISS NUDE USA AUDIENCE FAVORITE
22. MISS NUDE USA MISS CONGENIALITY
23. MISS NUDE USA HUMANITARIAN AWARD

1. MISS EXOTIC USA MOST SENSUOUS WOMAN
2. MISS EXOTIC USA MISS ELEGANCE
3. MISS EXOTIC USA HOTTEST NEWCOMER
4. MISS EXOTIC USA BEST DANCER
5. MISS EXOTIC USA POLE-CHAMPION
6. MISS EXOTIC USA HOTTEST GYMNAST
7. MISS EXOTIC USA MOST ORIGINAL SHOW
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11. MISS EXOTIC USA MISS CONGENIALITY
12. MISS EXOTIC USA HUMANITARIAN AWARD
13. MISS EXOTIC USA LIFETIME ACHIEVEMENT AWARD
14. MISS EXOTIC DANCER USA
15. MISS EXOTIC DANCER USA MASTER DIVISION
16. MISS EXOTIC DANCER USA PERFORMER OF THE YEAR
17. MISS EXOTIC DANCER USA ENTERTAINER OF THE YEAR
18. MISS EXOTIC DANCER USA MOST BEAUTIFUL FACE
19. MISS EXOTIC DANCER USA BEST BREAST
20. MISS EXOTIC DANCER USA HOTTEST BUNS
21. MISS EXOTIC DANCER USA HOTTEST LEGS
22. MISS EXOTIC DANCER USA HOTTEST BODY
23. MISS EXOTIC DANCER USA HARDEST BODY

TRADEMARK

REG. U.S. PAT. & TM. OFF. © 2000

5. MISS EXOTIC DANCER USA HOTTEST STAGE PERSONALITY
6. MISS EXOTIC DANCER USA MOST SENSUOUS WOMAN
7. MISS EXOTIC DANCER USA MISS ELEGANCE
8. MISS EXOTIC DANCER USA HOTTEST NEWCOMER
9. MISS EXOTIC DANCER USA BEST DANCER
0. MISS EXOTIC DANCER USA POLE-CHAMPION
1. MISS EXOTIC DANCER USA HOTTEST GYMNAST
2. MISS EXOTIC DANCER USA MOST ORIGINAL SHOW
3. MISS EXOTIC DANCER USA BEST SHOW
4. MISS EXOTIC DANCER USA BEST FIRE SHOW
5. MISS EXOTIC DANCER USA AUDIENCE FAVORITE
6. MISS EXOTIC DANCER USA MISS CONGENIALITY
7. MISS EXOTIC DANCER USA HUMANITARIAN AWARD
8. MISS EXOTIC DANCER USA LIFETIME ACHIEVEMENT AWARD
9. MISS EXOTIC NEW ENGLAND USA
0. MISS EASTERN SEABOARD USA
1. MISS NUDE SOUTHERN USA
2. MISS EXOTIC WESTERN USA
3. MISS NUDE NORTHWEST USA
4. MISS NUDE NORTHERN USA
5. MISS EXOTIC MIDWEST USA
6. MISS NUDE BURLESQUE USA
7. MISS NUDE BURLESQUE UNIVERSE

8. MISS NUDE SOUTHEAST USA
9. MISS NUDE SOUTH FLORIDA USA
0. MISS EXOTIC DANCER [STATE] and MISS NUDE [STATE] for all 50 states as preliminaries where MISS NUDE USA/ MISS EXOTIC DANCER USA is promoted
1. MR. NUDE UNIVERSE

BOX TTAB -- NO FEE
Attorney Docket No.: CDZ-6A

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

MISS WORLD (JERSEY) LTD,
Petitioner,

)
) Cancellation No. 92,042,133
)
)

) For mark: "MISS NUDE WORLD
) INTERNATIONAL"

v.

) Reg. No. 2,282,958
) Registered October 5, 1999
)

R&D PROMOTIONS, INC.,
Assignee.

COMMISSIONER OF TRADEMARKS
2900 Crystal Drive
Arlington, VA 22202-3513

ATTN: BOX TTAB



ANSWER AND AFFIRMATIVE DEFENSES

10-03-2003

U.S. Patent & TMO/TTM Mail Rpt 01. #70

R&D PROMOTIONS, INCORPORATED, a Florida corporation having its principal place of business at 3418 North Ocean Boulevard, Suite 122, Fort Lauderdale, Florida, 33308 ("Applicant"), by and through the undersigned attorney, hereby responds to the Petition for Cancellation filed by MISS WORLD (JERSEY) LTD, located at 31 Pier Road, Ordnance House, St. Helier, Jersey, Channel Islands, said Cancellation styled as MISS WORLD (JERSEY) LTD v. R&D PROMOTIONS, INC., Cancellation No. 92,042,133, and states as follows:

1. Applicant admits the averments of paragraph 1, and submits herewith as Exhibit A evidence of recordation of the assignment from Extravaganza Promotions, Inc. to R&D Promotions' predecessor in interest, thereby completing the chain of title in the record.
2. Applicant is without knowledge as to the averments of paragraph 2, and thereby denies same and demands strict proof thereof.

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited in the U.S. Postal Service as Certified Mail No. 7002086000503 with a return receipt requested, in an envelope addressed to the Commissioner of Patents and Trademarks on 10/1/03.

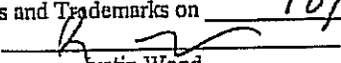

Justin Wood

Exhibit 34

3. Applicant is without knowledge as to the averments of paragraph 3, and thereby denies same and demands strict proof thereof.

4. Applicant admits the existence of Reg. No. 877,221 and Reg. No. 2,466,852 in the name of Miss World (Jersey) Limited, however, Applicant is without knowledge as to the underlying factual averments of paragraph 4, and thereby denies same and demands strict proof thereof.

5. Applicant is without knowledge as to the averments of paragraph 5, and thereby denies same and demands strict proof thereof.

6. Applicant is without knowledge as to the averments of paragraph 6, and thereby denies same and demands strict proof thereof.

7. Applicant is without knowledge as to the averments of paragraph 7, and thereby denies same and demands strict proof thereof.

8. Applicant is without knowledge as to the averments of paragraph 8, and thereby denies same and demands strict proof thereof.

9. Applicant admits the averments of Paragraph 9.

10. Applicant is without knowledge as to the averments of paragraph 10, and thereby denies same and demands strict proof thereof.

11. Applicant is without knowledge as to the averments of paragraph 11, and thereby denies same and demands strict proof thereof.

12. Applicant denies the averments of Paragraph 12.

13. Applicant admits the averments of Paragraph 13.

14. Applicant denies the averments of Paragraph 14.

15. Applicant denies the averments of Paragraph 15.

Wherefore, having fully responded to the averments of the Petition for Cancellation, Respondent prays that the Petition for Cancellation of Reg. No. 2,282,958 be denied, and that the Cancellation be overruled in favor of R&D Promotions, Inc.

AFFIRMATIVE DEFENSES

Applicant submits the following affirmative defenses and pleadings:

ACQUIESCENCE

16. As a first affirmative defense, Applicant would allege that Opposer learned of Applicant's intent to use the mark for which registration is now sought, and acquiesced in Applicant's use of the mark. Accordingly, Opposer has waived whatever opposition basis it may have had, and is estopped from opposing the instant application.

PRIOR INNOCENT ADOPTION

17. As a second and separate affirmative defense, Applicant would allege that its mark was adopted and used without prior knowledge of Opposer's alleged dominant rights, and that Applicant's use of its mark began on a date prior not only to the registration of Opposer's marks, but prior to the application for registration for such marks.

PRIOR DILUTION OF THE MARK

18. As a third and separate affirmative defense, Applicant would show that numerous other similar marks are registered for or have applied for registration containing similar terms, such as, for example, "MISS NUDE WORLD " (Serial No. 78/110,759), which is owned by Applicant, and "MISS ASIAN WORLD BEAUTY PAGEANT" (Reg. No. 2,551,386), "MISS ISLANDS OF THE WORLD" (Reg. No. 1,741,810), "MISS CYBERWORLD" (Reg. No. 2,432,326), and "MISS WORLD WIDE WEB" (Reg. No. 2,179,056), all of which are owned by parties other than Opposer. Accordingly, this general family of marks is quite diluted, therefore requiring additional discriminating terms in order to perform the usual function as marks.

WHEREFORE, Respondent files this Answer and prays that the Petition for Cancellation of Reg. No. 2,282,958 be denied, and that the Cancellation be overruled in favor of R&D Promotions, Inc.

Respectfully Submitted:
R&D PROMOTIONS INCORPORATED

By: Thomas T. Aquilla Dated: 10-1-2003

Thomas T. Aquilla, Reg. No. 43,473
Attorney for Applicant
BROWN & MICHAELS, PC
400 M&T Bank Building - 118 North Tioga St.
Ithaca, NY 14850
(607) 256-2000 • (607) 256-3628 (fax)
e-mail: aquilla@bpmlegal.com

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been mailed via the U.S. Postal Service as Certified Mail No: 70020860 0005 0300 1733 with a return receipt requested, in an envelope addressed to Richard J. Groos, Esq., Counsel for Opposer, Fulbright & Jaworski, L.L.P., 2400 One American Center, 600 Congress Ave., Austin, TX 78701-3248, on this 1st day of October, 2003.

Thomas T. Aquilla
Thomas T. Aquilla

EXHIBIT A

EXHIBIT A

EXHIBIT A

RECORDATION FORM COVER SHEET
TRADEMARKS ONLY

Tab settings ⇌ ⇌ ⇌ ▼ ▼ ▼ ▼ ▼ ▼ ▼

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):
Extravaganza Promotions, Inc.

- Individual(s) Association
 General Partnership Limited Partnership
 Corporation-State
 Other _____

Additional name(s) of conveying party(ies) attached? Yes No

3. Nature of conveyance:

- Assignment Merger
 Security Agreement Change of Name
 Other _____

Execution Date: 2-24-2003

2. Name and address of receiving party(ies)

Name: Brava Enterprises, Inc.

Internal Address: _____

Address: _____

Street Address: P.O. Box 99366

City: Pittsburgh State: PA Zip: 15233

Individual(s) citizenship _____

Association _____

General Partnership _____

Limited Partnership _____

Corporation-State Pennsylvania

Other _____

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
(Designations must be a separate document from assignment)
Additional name(s) & address(es) attached? Yes No

4. Application number(s) or registration number(s):

A. Trademark Application No.(s) _____

B. Trademark Registration No.(s) 2,282,958

Additional number(s) attached Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Brown & Michaels PC

Internal Address: _____

Street Address: 400 M&T Bank Building

118 North Tioga Street

City: Ithaca State: NY Zip: 14850

6. Total number of applications and registrations involved:

7. Total fee (37 CFR 3.41).....\$ 40.00

Enclosed

Authorized to be charged to deposit account

8. Deposit account number:

02-0910

DO NOT USE THIS SPACE

9. Signature.

Thomas T. Aquilla
Name of Person Signing

Thomas T. Aquilla
Signature

10-1-2003
Date

Total number of pages including cover sheet, attachments, and document:

February 24, 2003

This is to confirm that on or before June 31st, 2000, Extravaganza Promotions, Inc. sold to Brava Enterprises, Inc. all/any of it's rights to any/all titles including but not limited to Miss Nude World Int'l and any/all titles related thereto whether trademarked, pending trademark or of prior use and in question. Details of this transaction are confidential.

Duane V. Sprenger
Witness

[Signature]
for Extravaganza Promotions, Inc.

Duane V. Sprenger
(print name)

SAMANTHA JONES
(print name)

Duane V. Sprenger
Witness

[Signature]
for Brava Enterprises, Inc.

Duane V. Sprenger
(print name)

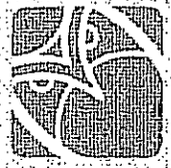
SAMANTHA JONES
(print name)

TTAB

October 1, 2003

BROWN & MICHAELS, PC

Our knowledge protects yours



MICHAEL F. BROWN
CHRISTOPHER A. MICHAELS
THOMAS T. AQUILLA, PHD
MEGHAN VAN LEEUWEN
FRANK F. TAN
LYNDA M. WOOD

OF COUNSEL
RALPH R. BARNARD (RETIRED)

Registered Patent Attorney
Registered Patent Agent
Also Admitted in NJ

Box TTAB-NO FEE
Assistant Commissioner of Trademarks
2900 Crystal Drive
Arlington, VA 22202-3154

Re: Answer & Certificate of Service
Attorney File No.: CDZ-6A
Mark: MISS NUDE WORLD INTERNATIONAL
Serial/Reg. No.: 2,282,958
Opposition No.: 92,042,133



Enclosed: Transmittal Sheet 10-03-2003
Answer & Certificate of Service U.S. Patent & Trademark Mail Reg. DL #78
Return Postcard

The Commissioner is hereby authorized to charge any additional fees that may be required, or credit any overpayment to Deposit Account No. 02-0910.

Sincerely,
Brown & Michaels, PC

By: *Thomas T. Aquilla*
Thomas T. Aquilla

CERTIFICATE OF MAILING
Certified Mail No.: 7002 0860 0005 0304 1426 Date: October 1, 2003
I hereby certify that this correspondence is being deposited in the U.S. Postal Service as Certified Mail with a return receipt requested, in an envelope addressed to the Assistant Commissioner of Trademarks, 2900 Crystal Drive, Box TTAB-NO FEE, Arlington, VA 22202-3154 on October 1, 2003.
Justin Wood
Justin Wood

400 MST Bank Building
118 North Tjoga Street
Ithaca, New York 14850

607-256-2000
fax 607-256-3628

bpm@bpmlegal.com
http://www.bpmlegal.com

Service by electronic
communications not accepted

TL/dab

U. S. DEPARTMENT OF COMMERCE
PATENT AND TRADEMARK OFFICE

MISS WORLD (JERSEY) LIMITED

v.

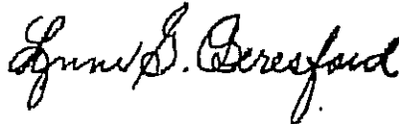
R&D PROMOTIONS, INC.

Cancellation No. 92042133

Richard J. Groos of Fulbright & Jaworski, LLP for Miss World
(JERSEY) Limited.

Extravaganza Promotions, Inc., pro se.

The petition of Miss World (JERSEY) Limited having been
granted on March 30, 2004, Registration No. 2282958 is
hereby cancelled.



Lynne G. Beresford
Acting Deputy Commissioner
for Trademark Operations

MAY 13 2004

Exhibit 35

Int. Cl.: 41

Prior U.S. Cls.: 100, 101 and 107

Reg. No. 2,879,086

United States Patent and Trademark Office Registered Aug. 31, 2004

SERVICE MARK
PRINCIPAL REGISTER

NORTH AMERICAN CENTERFOLD SEARCH

R&D PROMOTIONS, INC. (FLORIDA CORPORATION)
C/O GRACINDA CARDOSO
1473 HEATHER WAY
KISSIMMEE, FL 34744

FIRST USE 4-0-1996; IN COMMERCE 4-0-1996.

SEC. 2(F).

SER. NO. 78-109,622, FILED 2-19-2002.

FOR: ENTERTAINMENT SERVICES IN THE
NATURE OF BEAUTY PAGEANTS, IN CLASS 41
(U.S. CLS. 100, 101 AND 107).

PRISCILLA MILTON, EXAMINING ATTORNEY

Combined Declaration of Use and Incontestability under Sections 8 & 15

The table below presents the data as entered.

Input Field	Entered
REGISTRATION NUMBER	2879086
REGISTRATION DATE	08/31/2004
SERIAL NUMBER	78109622
MARK SECTION	
MARK	NORTH AMERICAN CENTERFOLD SEARCH
ATTORNEY SECTION (new)	
NAME	Thomas T. Aquilla
FIRM NAME	Aquilla Patents & Marks, PLLC
STREET	221 Coe Hill Road
CITY	Center Harbor
STATE	New Hampshire
POSTAL CODE	03226
COUNTRY	United States
PHONE	603-253-9474
FAX	603-253-9476
EMAIL	info@aquillapatents.com
AUTHORIZED TO COMMUNICATE VIA E-MAIL	Yes
DOCKET/REFERENCE NUMBER	RDP-4
CORRESPONDENCE SECTION (current)	
NAME	THOMAS T. AQUILLA
FIRM NAME	

FIRM NAME	AQUILLA PATENTS & MARKS, PLLC
STREET	221 COE HILL ROAD
CITY	CENTER HARBOR
STATE	New Hampshire
POSTAL CODE	03226-3605
COUNTRY	United States
PHONE	603-253-9474
FAX	603-253-9476
EMAIL	tracy@aquillalaw.com
CORRESPONDENCE SECTION (proposed)	
NAME	THOMAS T. AQUILLA
FIRM NAME	AQUILLA PATENTS & MARKS, PLLC
STREET	221 COE HILL ROAD
CITY	CENTER HARBOR
STATE	New Hampshire
POSTAL CODE	03226
COUNTRY	United States
PHONE	603-253-9474
FAX	603-253-9476
EMAIL	info@aquillapatents.com
AUTHORIZED TO COMMUNICATE VIA E-MAIL	Yes
DOCKET/REFERENCE NUMBER	RDP-4
GOODS AND/OR SERVICES SECTION	
INTERNATIONAL CLASS	041
GOODS OR SERVICES	Entertainment services in the nature of beauty pageants
SPECIMEN FILE NAME(S)	
ORIGINAL PDF FILE	SPN0-7116193208-111339556 . Facebook North American Centerfold Search.pdf
CONVERTED PDF FILE(S)	\\TICRS\EXPORT1\IMAGEOUT11\781\096\78109622\xml1\8150002.JPG

(1 page)	
SPECIMEN DESCRIPTION	on-line advertisement
OWNER SECTION (current)	
NAME	R&D Promotions, Inc.
STREET	c/o Gracinda Cardoso
CITY	Kissimmee
STATE	Florida
ZIP/POSTAL CODE	34744
COUNTRY	United States
LEGAL ENTITY SECTION (current)	
TYPE	corporation
STATE/COUNTRY OF INCORPORATION	Florida
PAYMENT SECTION	
NUMBER OF CLASSES	1
NUMBER OF CLASSES PAID	1
SUBTOTAL AMOUNT	300
TOTAL FEE PAID	300
SIGNATURE SECTION	
SIGNATURE	/Thomas T. Aquilla/
SIGNATORY'S NAME	Thomas T. Aquilla
SIGNATORY'S POSITION	Attorney for Registrant
DATE SIGNED	08/31/2010
PAYMENT METHOD	CC
FILING INFORMATION	
SUBMIT DATE	Tue Aug 31 11:22:31 EDT 2010
TEAS STAMP	USPTO/S08N15-71.161.93.20 8-20100831112231084254-28 79086-470d361dd1b3251a927 f719bdd1a81577c-CC-8350-2 0100831111339556322

**Combined Declaration of Use and Incontestability under Sections 8 & 15
To the Commissioner for Trademarks:**

REGISTRATION NUMBER: 2879086

REGISTRATION DATE: 08/31/2004

MARK: NORTH AMERICAN CENTERFOLD SEARCH

The owner, R&D Promotions, Inc., a corporation of Florida, having an address of
c/o Gracinda Cardoso
Kissimmee, Florida 34744
United States
is filing a Combined Declaration of Use and Incontestability under Sections 8 & 15.

For International Class 041, the mark is in use in commerce on or in connection with **all** of the goods or services listed in the existing registration for this specific class: Entertainment services in the nature of beauty pageants; **and** the mark has been continuously used in commerce for five (5) consecutive years after the date of registration, or the date of publication under Section 12(c), and is still in use in commerce on or in connection with **all** goods or services listed in the existing registration for this class. Also, no final decision adverse to the owner's claim of ownership of such mark for those goods or services exists, or to the owner's right to register the same or to keep the same on the register; and, no proceeding involving said rights pending and not disposed of in either the U.S. Patent and Trademark Office or the courts exists. The owner is submitting one specimen for this class showing the mark as used in commerce on or in connection with any item in this class, consisting of a(n) on-line advertisement.

Original PDF file:

[SPN0-7116193208-111339556 . Facebook North American Centerfold Search.pdf](#)

Converted PDF file(s) (1 page)

[Specimen File1](#)

The registrant's current Correspondence Information: THOMAS T. AQUILLA of AQUILLA PATENTS & MARKS, PLLC
221 COE HILL ROAD
CENTER HARBOR, New Hampshire (NH) 03226-3605
United States (USX)

The registrant's proposed Correspondence Information: THOMAS T. AQUILLA of AQUILLA PATENTS & MARKS, PLLC
221 COE HILL ROAD
CENTER HARBOR, New Hampshire (NH) 03226
United States (USX)

The docket/reference number is RDP-4.

The phone number is 603-253-9474.

The fax number is 603-253-9476.

The email address is info@aquillapatents.com.

The registrant hereby appoints Thomas T. Aquilla of Aquilla Patents & Marks, PLLC

221 Coe Hill Road

Center Harbor, New Hampshire 03226

United States

to submit this Combined Declaration of Use and Incontestability under Sections 8 & 15 on behalf of the registrant. The docket/reference number is RDP-4.

The phone number is 603-253-9474.

The fax number is 603-253-9476.

The email address is info@aquillapatents.com.

A fee payment in the amount of \$300 will be submitted with the form, representing payment for 1 class(es), plus any additional grace period fee, if necessary.

Declaration

The mark is in use in commerce on or in connection with the goods and/or services identified above, as evidenced by the attached specimen(s) showing the mark as used in commerce. The mark has been in continuous use in commerce for five (5) consecutive years after the date of registration, or the date of publication under Section 12(c), and is still in use in commerce. There has been no final decision adverse to the owner's claim of ownership of such mark, or to the owner's right to register the same or to keep the same on the register; and there is no proceeding involving said rights pending and not disposed of either in the U.S. Patent and Trademark Office or in the courts.

The undersigned being hereby warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements and the like may jeopardize the validity of this document, declares that he/she is properly authorized to execute this document on behalf of the Owner; and all statements made of his/her own knowledge are true and that all statements made on information and belief are believed to be true.

Signature: /Thomas T. Aquilla/ Date: 08/31/2010

Signatory's Name: Thomas T. Aquilla

Signatory's Position: Attorney for Registrant

Mailing Address:

Aquilla Patents & Marks, PLLC

221 Coe Hill Road

Center Harbor, New Hampshire 03226

Serial Number: 78109622

Internet Transmission Date: Tue Aug 31 11:22:31 EDT 2010

TEAS Stamp: USPTO/S08N15-71.161.93.208-2010083111223

1084254-2879086-470d361dd1b3251a927f719b

ddl1a81577c-CC-8350-20100831111339556322



North American Centerfold Search

Advertising · Events · Live

Share · Public Event

Time September 21 at 9:00pm - September 25 at 2:30am

Location Crazy Horse Saloon and Restaurant

Created By Gracie Cardoso

More Info Along with the Miss Missisquoi competition we will be crowding the next North American Centerfold Search. Don't forget to come early to be a judge. Judge seats will be available by night or for the duration of the event.

Recommended Pages

-  **Having fun** 17
Christy Chikering Brigham likes this.
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Laura D'Onofrio, James Dean and Jill Lyons like this.
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[Like](#)
-  **Chronoswiss Pit Boss: For men who brave the elements from the back country to the boardroom. The Chronoswiss Wilmaster. Daring sportsmen wanted!** 17
[Like](#)

Expires · Report Event

ROUTING SHEET TO POST REGISTRATION (PRU)

Registration Number: 2879086



Serial Number: 78109622



RAM Sale Number: 8350

RAM Accounting Date: 20100831

Total Fees: \$300

Note: Process in accordance with Post Registration Standard Operating Procedure (SOP)

<u>Transaction</u>	<u>Fee Code</u>	<u>Transaction Date</u>	<u>Fee per Class</u>	<u>Number of Classes</u>	<u>Number of Classes Paid</u>	<u>Total Fee</u>
§8 affidavit	7205	20100831	\$100	1	1	\$100
§15 affidavit	7208	20100831	\$200	1	1	\$200

Physical Location: 650 - PUBLICATION AND ISSUE SECTION

Lost Case Flag: False

In TICRS (AM-FLG-IN-TICRS): True

Transaction Date: 20100831



Side - 1



**NOTICE OF ACCEPTANCE AND
ACKNOWLEDGEMENT OF §§8 & 15
DECLARATION**
MAILING DATE: Sep 22, 2010

The combined declaration of use and incontestability filed in connection with the registration identified below meets the requirements of Sections 8 and 15 of the Trademark Act, 15 U.S.C. §1058 and 1065. The combined declaration is accepted and acknowledged. The registration remains in force.

For further information about this notice, visit our website at: <http://www.uspto.gov>. To review information regarding the referenced registration, go to <http://larr.uspto.gov>.

REG NUMBER: 2879086
MARK: NORTH AMERICAN CENTERFOLD SEARCH
OWNER: R&D Promotions, Inc.

Side - 2

UNITED STATES PATENT AND TRADEMARK OFFICE
COMMISSIONER FOR TRADEMARKS
P.O. BOX 1451
ALEXANDRIA, VA 22313-1451

FIRST-CLASS
MAIL
U.S POSTAGE
PAID

Thomas T. Aquilla
Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, NH 03226

Exhibit 38

Combined Declaration of Use and Incontestability under Sections 8 & 15

The table below presents the data as entered.

Input field	Entered
REGISTRATION NUMBER	2709433
REGISTRATION DATE	04/22/2003
SERIAL NUMBER	78110754
MARK SECTION	
MARK	MISS EXOTIC GULF COAST
OWNER SECTION (current)	
NAME	R&D Promotions, Inc.
STREET	3418 North Ocean Blvd., Suite 122
CITY	Ft. Lauderdale
STATE	Florida
ZIP/POSTAL CODE	33308
COUNTRY	US
OWNER SECTION (proposed)	
NAME	R&D Promotions, Inc.
STREET	1005 Mabelle Street
CITY	Kissimmee
STATE	Florida
ZIP/POSTAL CODE	34741
COUNTRY	US
ATTORNEY SECTION (current)	
NAME	Thomas T. Aquilla

FIRM NAME	Aquilla Patents & Marks, PLLC
STREET	221 Coe Hill Road
CITY	Center Harbor
STATE	New Hampshire
POSTAL CODE	03226-3605
COUNTRY	United States
PHONE	603-253-9474
FAX	603-253-9476
EMAIL	tracy@aquillalaw.com
ATTORNEY DOCKET NUMBER	RDP-2
ATTORNEY SECTION (proposed)	
NAME	Thomas T. Aquilla
FIRM NAME	Aquilla Patents & Marks, PLLC
STREET	221 Coe Hill Road
CITY	Center Harbor
STATE	New Hampshire
POSTAL CODE	03226-3605
COUNTRY	United States
PHONE	603-253-9474
FAX	603-253-9476
EMAIL	tracy@aquillapatents.com
AUTHORIZED TO COMMUNICATE VIA E-MAIL	Yes
ATTORNEY DOCKET NUMBER	RDP-2
GOODS AND/OR SERVICES SECTION	
INTERNATIONAL CLASS	041
GOODS OR SERVICES	KEEP ALL LISTED
SPECIMEN FILE NAME(S)	
ORIGINAL PDF FILE	<u>SPN0-701619715-191753686 . RDP-02 SPEC.pdf</u>

CONVERTED PDF FILE(S) (1 page)	\\TICRS\EXPORT6\IMAGEOUT6\781\107\78110754\xml1\8150002.JPG
SPECIMEN DESCRIPTION	digital image of a web page advertisement
PAYMENT SECTION	
NUMBER OF CLASSES	1
NUMBER OF CLASSES PAID	1
SUBTOTAL AMOUNT	300
TOTAL FEE PAID	300
SIGNATURE SECTION	
SIGNATURE	/Thomas T. Aquilla/
SIGNATORY'S NAME	Thomas T. Aquilla
SIGNATORY'S POSITION	Attorney for Registrant
DATE SIGNED	04/21/2009
PAYMENT METHOD	CC
FILING INFORMATION	
SUBMIT DATE	Tue Apr 21 19:31:34 EDT 2009
TEAS STAMP	USPTO/S08N15-70.16.197.15 -20090421193134491008-270 9433-4408c3bbcd dbaaf27722 847e7622ed8a-CC-4987-2009 0421191753686625

**Combined Declaration of Use and Incontestability under Sections 8 & 15
To the Commissioner for Trademarks:**

REGISTRATION NUMBER: 2709433

REGISTRATION DATE: 04/22/2003

MARK: MISS EXOTIC GULF COAST

The owner, R&D Promotions, Inc., having an address of
1005 Mabelle Street
Kissimmee, Florida 34741
US

is filing a Combined Declaration of Use and Incontestability under Sections 8 & 15.

For International Class 041, the mark is in use in commerce on or in connection with **all** of the goods or services listed in the existing registration for this specific class; **and** the mark has been continuously used in commerce for five (5) consecutive years after the date of registration, or the date of publication under Section 12(c), and is still in use in commerce on or in connection with **all** goods or services listed in the existing registration for this class. Also, no final decision adverse to the owner's claim of ownership of such mark for those goods or services exists, or to the owner's right to register the same or to keep the same on the register; and, no proceeding involving said rights pending and not disposed of in either the U.S. Patent and Trademark Office or the courts exists.

The owner is submitting one specimen for this class showing the mark as used in commerce on or in connection with any item in this class, consisting of a(n) digital image of a web page advertisement.

Original PDF file:

SPN0-701619715-191753686 . RDP-02 SPEC.pdf

Converted PDF file(s) (1 page)

Specimen File1

The registrant hereby appoints Thomas T. Aquilla of Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, New Hampshire 03226-3605
United States

to file this Combined Declaration of Use and Incontestability under Sections 8 & 15 on behalf of the registrant. The attorney docket/reference number is RDP-2.

A fee payment in the amount of \$300 will be submitted with the form, representing payment for 1 class(es), plus any additional grace period fee, if necessary.

Declaration

The mark is in use in commerce on or in connection with the goods and/or services identified above, as evidenced by the attached specimen(s) showing the mark as used in commerce. The mark has been in continuous use in commerce for five (5) consecutive years after the date of registration, or the date of publication under Section 12(c), and is still in use in commerce. There has been no final decision adverse to the owner's claim of ownership of such mark, or to the owner's right to register the same or to keep the same on the register; and there is no proceeding involving said rights pending and not disposed of either in the U.S. Patent and Trademark Office or in the courts.

The undersigned being hereby warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements and the like may jeopardize the validity of this document, declares that he/she is properly authorized to execute this document on behalf of the Owner; and all statements made of his/her own knowledge are true and that all statements made on information and belief are believed to be true.

Signature: /Thomas T. Aquilla/ Date: 04/21/2009

Signatory's Name: Thomas T. Aquilla

Signatory's Position: Attorney for Registrant

Mailing Address (current):

Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, New Hampshire 03226-3605

Mailing Address (proposed):

Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, New Hampshire 03226-3605

Serial Number: 78110754

Internet Transmission Date: Tue Apr 21 19:31:34 EDT 2009

TEAS Stamp: USPTO/S08N15-70.16.197.15-20090421193134

491008-2709433-4408c3bbcdabaaf27722847e7

622ed8a-CC-4987-20090421191753686625

April 21, 2009 - Tuesday

Miss Exotic Gulf Coast

The Worlds Pageants is preparing to host the Miss Exotic Gulf Coast in July with a location TBA. All those interested please forward your information to theworldpageants@yahoo.com.

Thank you

2:29 PM 0 Comments 0 Kudos

ROUTING SHEET TO POST REGISTRATION (PRU)

Registration Number: 2709433



Serial Number: 78110754



RAM Sale Number: 4987

RAM Accounting Date: 20090422

Total Fees: \$300

Note: Process in accordance with Post Registration Standard Operating Procedure (SOP)

<u>Transaction</u>	<u>Fee Code</u>	<u>Transaction Date</u>	<u>Fee per Class</u>	<u>Number of Classes</u>	<u>Number of Classes Paid</u>	<u>Total Fee</u>
§8 affidavit	7205	20090421	\$100	1	1	\$100
§15 affidavit	7208	20090421	\$200	1	1	\$200

Physical Location: 900 - FILE REPOSITORY (FRANCONIA)

Lost Case Flag: False

In TICRS (AM-FLG-IN-TICRS): True

Transaction Date: 20090421



Side - 1



**NOTICE OF ACCEPTANCE AND
ACKNOWLEDGEMENT OF §§8 & 15
DECLARATION**
MAILING DATE: May 11, 2009

The combined declaration of use and incontestability filed in connection with the registration identified below meets the requirements of Sections 8 and 15 of the Trademark Act, 15 U.S.C. §1058 and 1065. The combined declaration is accepted and acknowledged. The registration remains in force.

For further information about this notice, visit our website at: <http://www.uspto.gov>. To review information regarding the referenced registration, go to <http://tarr.uspto.gov>.

REG NUMBER: 2709433
MARK: MISS EXOTIC GULF COAST
OWNER: R&D Promotions, Inc.

Side - 2

UNITED STATES PATENT AND TRADEMARK OFFICE
COMMISSIONER FOR TRADEMARKS
P.O. BOX 1451
ALEXANDRIA, VA 22313-1451

FIRST-CLASS
MAIL
U.S POSTAGE
PAID

Thomas T. Aquilla
Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, NH 03226-3605

Exhibit 40

Combined Declaration of Use and Incontestability under Sections 8 & 15

The table below presents the data as entered.

Input field	Entered
REGISTRATION NUMBER	2724191
REGISTRATION DATE	06/10/2003
SERIAL NUMBER	78109618
MARK SECTION	
MARK	AMERICAN CENTERFOLD SEARCH
OWNER SECTION (current)	
NAME	R&D Promotions, Inc.
STREET	3418 North Ocean Blvd., Suite 122
CITY	Ft. Lauderdale
STATE	Florida
ZIP/POSTAL CODE	33308
COUNTRY	US
ATTORNEY SECTION (current)	
NAME	Thomas T. Aquilla
FIRM NAME	Aquilla Patents & Marks, PLLC
STREET	221 Coe Hill Road
CITY	Center Harbor
STATE	New Hampshire
POSTAL CODE	03226-3605
COUNTRY	United States
PHONE	603-253-9474

Exhibit 41

FAX	603-253-9476
EMAIL	tracy@aquillalaw.com
ATTORNEY DOCKET NUMBER	RDP-3
ATTORNEY SECTION (proposed)	
NAME	Thomas T. Aquilla
FIRM NAME	Aquilla Patents & Marks, PLLC
STREET	221 Coe Hill Road
CITY	Center Harbor
STATE	New Hampshire
POSTAL CODE	03226-3605
COUNTRY	United States
PHONE	603-253-9474
FAX	603-253-9476
EMAIL	tracy@aquillapatents.com
AUTHORIZED TO COMMUNICATE VIA E-MAIL	Yes
ATTORNEY DOCKET NUMBER	RDP-3
GOODS AND/OR SERVICES SECTION	
INTERNATIONAL CLASS	041
GOODS OR SERVICES	KEEP ALL LISTED
SPECIMEN FILE NAME(S)	
ORIGINAL PDF FILE	SPN0-7016205248-123657668 . RDP-3 Specimen2009.pdf
CONVERTED PDF FILE(S) (1 page)	\\TICRS\EXPORT7\IMAGEOUT7\781\096\78109618\xml1\8150002.JPG
SPECIMEN DESCRIPTION	digital image of Registrant's web page advertisement
PAYMENT SECTION	
NUMBER OF CLASSES	1
NUMBER OF	1

CLASSES PAID	
SUBTOTAL AMOUNT	300
TOTAL FEE PAID	300
SIGNATURE SECTION	
SIGNATURE	/Thomas T. Aquilla/
SIGNATORY'S NAME	Thomas T. Aquilla
SIGNATORY'S POSITION	Attorney for Registrant
DATE SIGNED	06/10/2009
PAYMENT METHOD	CC
FILING INFORMATION	
SUBMIT DATE	Wed Jun 10 12:47:18 EDT 2009
TEAS STAMP	USPTO/S08N15-70.16.205.24 8-20090610124718227250-27 24191-44044289248687d4338 fdfaaa15ab4f2b-CC-8153-20 090610123657668834

**Combined Declaration of Use and Incontestability under Sections 8 & 15
To the Commissioner for Trademarks:**

REGISTRATION NUMBER: 2724191
REGISTRATION DATE: 06/10/2003

MARK: AMERICAN CENTERFOLD SEARCH

The owner, R&D Promotions, Inc., having an address of
3418 North Ocean Blvd., Suite 122
Ft. Lauderdale, Florida 33308
US

is filing a Combined Declaration of Use and Incontestability under Sections 8 & 15.

For International Class 041, the mark is in use in commerce on or in connection with **all** of the goods or services listed in the existing registration for this specific class; **and** the mark has been continuously used in commerce for five (5) consecutive years after the date of registration, or the date of publication under Section 12(c), and is still in use in commerce on or in connection with **all** goods or services listed in the existing registration for this class. Also, no final decision adverse to the owner's claim of ownership of such mark for those goods or services exists, or to the owner's right to register the same or to keep the same on the register; and, no proceeding involving said rights pending and not disposed of in either the U.S. Patent and Trademark Office or the courts exists.

The owner is submitting one specimen for this class showing the mark as used in commerce on or in connection with any item in this class, consisting of a(n) digital image of Registrant's web page advertisement.

Original PDF file:
SPN0-7016205248-123657668 . RDP-3 Specimen2009.pdf
Converted PDF file(s) (1 page)
Specimen File1

The registrant hereby appoints Thomas T. Aquilla of Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, New Hampshire 03226-3605
United States

to file this Combined Declaration of Use and Incontestability under Sections 8 & 15 on behalf of the registrant. The attorney docket/reference number is RDP-3.

A fee payment in the amount of \$300 will be submitted with the form, representing payment for 1 class(es), plus any additional grace period fee, if necessary.

Declaration

The mark is in use in commerce on or in connection with the goods and/or services identified above, as evidenced by the attached specimen(s) showing the mark as used in commerce. The mark has been in continuous use in commerce for five (5) consecutive years after the date of registration, or the date of publication under Section 12(c), and is still in use in commerce. There has been no final decision adverse to the owner's claim of ownership of such mark, or to the owner's right to register the same or to keep the same on the register; and there is no proceeding involving said rights pending and not disposed of either in the U.S. Patent and Trademark Office or in the courts.

The undersigned being hereby warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements and the like may jeopardize the validity of this document, declares that he/she is properly authorized to execute this document on behalf of the Owner; and all statements made of his/her own knowledge are true and that all statements made on information and belief are believed to be true.

Signature: /Thomas T. Aquilla/ Date: 06/10/2009

Signatory's Name: Thomas T. Aquilla

Signatory's Position: Attorney for Registrant

Mailing Address (current):

Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, New Hampshire 03226-3605

Mailing Address (proposed):

Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, New Hampshire 03226-3605

Serial Number: 78109618

Internet Transmission Date: Wed Jun 10 12:47:18 EDT 2009

TEAS Stamp: USPTO/S08N15-70.16.205.248-2009061012471

8227250-2724191-44044289248687d4338fdfaa

a15ab4f2b-CC-8153-20090610123657668834



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Page 1 of 5  

Subject: American Centerfold Search- Coming This Fall

Category: None

6/10/2009

Mood: None



Coming this fall, the search is on for the next American Centerfold 2009. This contest will be presented by The Worlds Pageants.

For more Information please contact Rio Rivers at missnudeexotic@yahoo.com

ADD A COMMENT

Post

ROUTING SHEET TO POST REGISTRATION (PRU)

Registration Number: 2724191



Serial Number: 78109618



RAM Sale Number: 8153

RAM Accounting Date: 20090610

Total Fees: \$300

Note: Process in accordance with Post Registration Standard Operating Procedure (SOP)

<u>Transaction</u>	<u>Fee Code</u>	<u>Transaction Date</u>	<u>Fee per Class</u>	<u>Number of Classes</u>	<u>Number of Classes Paid</u>	<u>Total Fee</u>
§8 affidavit	7205	20090610	\$100	1	1	\$100
§15 affidavit	7208	20090610	\$200	1	1	\$200

Physical Location: 900 - FILE REPOSITORY (FRANCONIA)

Lost Case Flag: False

In TICRS (AM-FLG-IN-TICRS): True

Transaction Date: 20090610



Side - 1



**NOTICE OF ACCEPTANCE AND
ACKNOWLEDGEMENT OF §§8 & 15
DECLARATION
MAILING DATE: Jun 25, 2009**

The combined declaration of use and Incontestability filed in connection with the registration identified below meets the requirements of Sections 8 and 15 of the Trademark Act, 15 U.S.C. §1058 and 1065. The combined declaration is accepted and acknowledged. The registration remains in force.

For further information about this notice, visit our website at: <http://www.uspto.gov>. To review information regarding the referenced registration, go to <http://tarr.uspto.gov>.

REG NUMBER: 2724191
MARK: AMERICAN CENTERFOLD SEARCH
OWNER: R&D Promotions, Inc.

Side - 2

UNITED STATES PATENT AND TRADEMARK OFFICE
COMMISSIONER FOR TRADEMARKS
P.O. BOX 1451
ALEXANDRIA, VA 22313-1451

FIRST-CLASS
MAIL
U.S POSTAGE
PAID

Thomas T. Aquilla
Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, NH 03226-3605

Exhibit 42

Combined Declaration of Use and Incontestability under Sections 8 & 15

The table below presents the data as entered.

Input Field	Entered
REGISTRATION NUMBER	2666658
REGISTRATION DATE	12/24/2002
SERIAL NUMBER	78109522
MARK SECTION	
MARK	MISS EROTIC
OWNER SECTION (current)	
NAME	R&D Promotions, Inc.
STREET	3418 North Ocean Blvd., Suite 122
CITY	Ft. Lauderdale
STATE	Florida
ZIP/POSTAL CODE	33308
COUNTRY	United States
ATTORNEY SECTION (current)	
NAME	Thomas T. Aquilla
FIRM NAME	Wall Marjama & Bilinski LLP
INTERNAL ADDRESS	101 S. Salina Street
STREET	4th Floor
CITY	Syracuse
STATE	New York
POSTAL CODE	13202
COUNTRY	United States

PHONE	315/425-9000
FAX	315/425-9114
ATTORNEY DOCKET NUMBER	CDZ-3
ATTORNEY SECTION (proposed)	
NAME	Thomas T. Aquilla
FIRM NAME	Aquilla Patents & Marks, PLLC
STREET	221 Coe Hill Road
CITY	Center Harbor
STATE	New Hampshire
POSTAL CODE	03226
COUNTRY	United States
PHONE	603-253-9474
FAX	603-253-9476
EMAIL	info@aquillapatents.com
AUTHORIZED TO COMMUNICATE VIA E-MAIL	Yes
ATTORNEY DOCKET NUMBER	RDP-CDZ3
GOODS AND/OR SERVICES SECTION	
INTERNATIONAL CLASS	041
GOODS OR SERVICES	KEEP ALL LISTED
SPECIMEN FILE NAME(S)	
ORIGINAL PDF FILE	<u>SPN0-7116199110-184541563 . Erotic2009.pdf</u>
CONVERTED PDF FILE(S) (1 page)	<u>\\TICRS\EXPORT5\IMAGEOUT5\781\095\78109522\xml1\8150002.JPG</u>
SPECIMEN DESCRIPTION	on-line advertisement
PAYMENT SECTION	
NUMBER OF CLASSES	1
NUMBER OF	

CLASSES PAID	1
SUBTOTAL AMOUNT	300
TOTAL FEE PAID	300
SIGNATURE SECTION	
SIGNATURE	/Thomas T. Aquilla/
SIGNATORY'S NAME	Thomas T. Aquilla
SIGNATORY'S POSITION	Attorney for Registrant
DATE SIGNED	12/23/2008
PAYMENT METHOD	CC
FILING INFORMATION	
SUBMIT DATE	Tue Dec 23 18:56:09 EST 2008
TEAS STAMP	USPTO/S08N15-71.161.99.11 0-20081223185609328008-26 66658-400652646b35dbc883f c901ed2a8696c59-CC-4457-2 0081223184541563779

**Combined Declaration of Use and Incontestability under Sections 8 & 15
To the Commissioner for Trademarks:**

REGISTRATION NUMBER: 2666658
REGISTRATION DATE: 12/24/2002

MARK: MISS EROTIC

The owner, R&D Promotions, Inc., having an address of
3418 North Ocean Blvd., Suite 122
Ft. Lauderdale, Florida 33308
United States

is filing a Combined Declaration of Use and Incontestability under Sections 8 & 15.

For International Class 041, the mark is in use in commerce on or in connection with **all** of the goods or services listed in the existing registration for this specific class; **and** the mark has been continuously used in commerce for five (5) consecutive years after the date of registration, or the date of publication under Section 12(c), and is still in use in commerce on or in connection with **all** goods or services listed in the existing registration for this class. Also, no final decision adverse to the owner's claim of ownership of such mark for those goods or services exists, or to the owner's right to register the same or to keep the same on the register; and, no proceeding involving said rights pending and not disposed of in either the U.S. Patent and Trademark Office or the courts exists.

The owner is submitting one specimen for this class showing the mark as used in commerce on or in connection with any item in this class, consisting of a(n) on-line advertisement.

Original PDF file:

SPN0-7116199110-184541563 . Erotic2009.pdf

Converted PDF file(s) (1 page)

Specimen File 1

The registrant hereby appoints Thomas T. Aquilla of Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, New Hampshire 03226
United States

to file this Combined Declaration of Use and Incontestability under Sections 8 & 15 on behalf of the registrant. The attorney docket/reference number is RDP-CDZ3.

A fee payment in the amount of \$300 will be submitted with the form, representing payment for 1 class(es), plus any additional grace period fee, if necessary.

Declaration

The owner, or its related company, is using the mark in commerce on or in connection with the goods and/or services identified above, as evidenced by the attached specimen(s) showing the mark as used in commerce. The owner, or its related company, has continuously used the mark in commerce on or in connection with the goods and/or services identified above, for five (5) consecutive years after the date of registration, or the date of publication under Section 12(c), and is still using the mark in commerce on or in connection with the identified goods and/or services. There has been no final decision adverse to the owner's claim of ownership of such mark for such goods and/or services, or to the owner's right to register the same or to keep the same on the register; and there is no proceeding involving said rights pending and not disposed of either in the U.S. Patent and Trademark Office or in the courts.

The undersigned being hereby warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements and the like may jeopardize the validity of this document, declares that he/she is properly authorized to execute this document on behalf of the Owner; and all statements made of his/her own knowledge are true and that all statements made on information and belief are believed to be true.

Signature: /Thomas T. Aquilla/ Date: 12/23/2008
Signatory's Name: Thomas T. Aquilla
Signatory's Position: Attorney for Registrant

Mailing Address (current):
Wall Marjama & Bilinski LLP
4th Floor
Syracuse, New York 13202

Mailing Address (proposed):
Aquila Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, New Hampshire 03226

Serial Number: 78109522
Internet Transmission Date: Tue Dec 23 18:56:09 EST 2008
TEAS Stamp: USPTO/S08N15-71.161.99.110-2008122318560
9328008-2666658-400652646b35dbc883fc901e
d2a8696c59-CC-4457-20081223184541563779



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Thursday, December 18, 2008

Miss Erotic Pageant 2009

The Miss Erotic Pageant is scheduled to be held at The Gallery in DeSoto Illinois with dates to be announced. The reigning Miss Erotic World 2009 Robyn Foxx will be hosting and performing her shows nightly.

Any entertainer wishing to compete must send a current promo picture with your contact information to: theworldspageants@yahoo.com

4:49 AM - 0 Comments - 0 Kudos - [Add Comment](#) - [Edit](#) - [Remove](#) -

[SHARE](#)

Gender: Female
Status: Single
Age: 45
Sign: Capricorn

City: KISSIMMEE
State: Florida
Country: US

Signup Date:
12/08/08

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ROUTING SHEET TO POST REGISTRATION (PRU)

Registration Number: 2666658



Serial Number: 78109522



RAM Sale Number: 4457

RAM Accounting Date: 20081224

Total Fees: \$300

Note: Process in accordance with Post Registration Standard Operating Procedure (SOP)

<u>Transaction</u>	<u>Fee Code</u>	<u>Transaction Date</u>	<u>Fee per Class</u>	<u>Number of Classes</u>	<u>Number of Classes Paid</u>	<u>Total Fee</u>
§8 affidavit	7205	20081223	\$100	1	1	\$100
§15 affidavit	7208	20081223	\$200	1	1	\$200

Physical Location: 900 - FILE REPOSITORY (FRANCONIA)

Lost Case Flag: False

In TICRS (AM-FLG-IN-TICRS): True

Transaction Date: 20081223



Side - 1



**NOTICE OF ACCEPTANCE AND
ACKNOWLEDGEMENT OF §§8 & 15
DECLARATION
MAILING DATE: Jan 24, 2009**

The combined declaration of use and incontestability filed in connection with the registration identified below meets the requirements of Sections 8 and 15 of the Trademark Act, 15 U.S.C. §1058 and 1065. The combined declaration is accepted and acknowledged. The registration remains in force.

For further information about this notice, visit our website at: <http://www.uspto.gov>. To review information regarding the referenced registration, go to <http://tarr.uspto.gov>.

REG NUMBER: 2666658
MARK: MISS EROTIC
OWNER: R&D Promotions, Inc.

Side - 2

UNITED STATES PATENT AND TRADEMARK OFFICE
COMMISSIONER FOR TRADEMARKS
P.O. BOX 1451
ALEXANDRIA, VA 22313-1451

FIRST-CLASS
MAIL
U.S POSTAGE
PAID

Thomas T. Aquilla
Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, NH 03226

Exhibit 44

Combined Declaration of Use In Commerce & Application For Renewal of Registration of A Mark Under Sections 8 & 9

The table below presents the data as entered.

Numbered	Entered
REGISTRATION NUMBER	2096819
REGISTRATION DATE	09/16/1997
SERIAL NUMBER	75079156
MARK SECTION	
MARK	MISS EXOTIC
OWNER SECTION (current)	
NAME	BRAVA ENTERPRISES, INC.
STREET	P.O. BOX 99366
CITY	PITTSBURGH
STATE	Pennsylvania
ZIP/POSTAL CODE	15233
COUNTRY	United States
OWNER SECTION (proposed)	
NAME	R&D PROMOTIONS, INC.
STREET	1005 Mabbette Street
CITY	Kissimmee
STATE	Florida
ZIP/POSTAL CODE	34741
COUNTRY	United States
ATTORNEY SECTION (current)	
NAME	Michael F. Brown
FIRM NAME	Aquilla Patents & Marks, PLLC
STREET	

Exhibit 45

STREET	221 Coe Hill Road
CITY	Center Harbor
STATE	New Hampshire
POSTAL CODE	03226-3605
COUNTRY	United States
PHONE	603-253-9474
FAX	603-253-9476
EMAIL	tracy@aquillalaw.com
ATTORNEY SECTION (proposed)	
NAME	Thomas T. Aquilla
FIRM NAME	Aquilla Patents & Marks, PLLC
STREET	221 Coe Hill Road
CITY	Center Harbor
STATE	New Hampshire
POSTAL CODE	03226-3605
COUNTRY	United States
PHONE	603-253-9474
FAX	603-253-9476
EMAIL	tracy@aquillalaw.com
AUTHORIZED TO COMMUNICATE VIA E-MAIL	Yes
ATTORNEY DOCKET NUMBER	RDP-CDZ5
GOODS AND/OR SERVICES SECTION	
INTERNATIONAL CLASS	041
GOODS OR SERVICES	KEEP ALL LISTED
SPECIMEN FILE NAME(S)	
ORIGINAL PDF FILE	SPN0-701619335-113039535 . SPECIMEN4.pdf
CONVERTED PDF FILE(S) (1 page)	\\TICRS2\EXPORT14\750\791\75079156\xml1\8890002.JPG
SPECIMEN DESCRIPTION	digital image of advertising
PAYMENT SECTION	

NUMBER OF CLASSES	1
NUMBER OF CLASSES PAID	1
SUBTOTAL AMOUNT	500
TOTAL FEE PAID	500
SIGNATURE SECTION	
SIGNATURE	/Thomas T. Aquilla/
SIGNATORY'S NAME	Thomas T. Aquilla
SIGNATORY'S POSITION	Attorney for Registrant
DATE SIGNED	09/17/2007
PAYMENT METHOD	CC
FILING INFORMATION	
SUBMIT DATE	Mon Sep 17 12:07:43 EDT 2007
TEAS STAMP	USPTO/S08N09-70.16.193.35 -20070917120743707949-209 6819-4004e466794d571a33e3 175ac37ee74862-CC-8793-20 070917113039535461

**Combined Declaration of Use In Commerce & Application For Renewal of
Registration of A Mark Under Sections 8 & 9**

To the Commissioner for Trademarks:

REGISTRATION NUMBER: 2096819

REGISTRATION DATE: 09/16/1997

MARK: MISS EXOTIC

The owner, R&D PROMOTIONS, INC., having an address of
1005 Mabbette Street
Kissimmee, Florida 34741
United States

is filing a Combined Declaration of Use In Commerce & Application For Renewal of Registration of A
Mark Under Sections 8 & 9.

For International Class 041, the mark is in use in commerce on or in connection with all goods or services
listed in the existing registration for this specific class; or, the owner is making the listed excusable nonuse
claim.

The owner is submitting one specimen showing the mark as used in commerce on or in connection with
any item in this class, consisting of a(n) digital image of advertising.

Original PDF file:

SPN0-701619335-113039535 . SPECIMEN4.pdf

Converted PDF file(s) (1 page)

Specimen File1

The registrant hereby appoints Thomas T. Aquilla of Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor, New Hampshire 03226-3605
United States

to file this Combined Declaration of Use In Commerce & Application For Renewal of Registration of A
Mark Under Sections 8 & 9 on behalf of the registrant. The attorney docket/reference number is RDP-
CDZ5.

A fee payment in the amount of \$500 will be submitted with the form, representing payment for 1
class(es), plus any additional grace period fee, if necessary.

Declaration

Section 8: Declaration of Use in Commerce

Unless the owner has specifically claimed excusable non-use, the owner, or its related company, is using

the mark in commerce on or in connection with the goods and/or services identified above, as evidenced by the attached specimen(s) showing the mark as used in commerce.

Section 9: Application for Renewal

The registrant requests that the registration be renewed for the goods and/or services identified above.

The undersigned being hereby warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements and the like may jeopardize the validity of this document, declares that he/she is properly authorized to execute this document on behalf of the Owner; and all statements made of his/her own knowledge are true and that all statements made on information and belief are believed to be true.

Signature: /Thomas T. Aquilla/ Date: 09/17/2007

Signatory's Name: Thomas T. Aquilla

Signatory's Position: Attorney for Registrant

Mailing Address (current):

Aquilla Patents & Marks, PLLC

221 Coe Hill Road

Center Harbor, New Hampshire 03226-3605

Mailing Address (proposed):

Aquilla Patents & Marks, PLLC

221 Coe Hill Road

Center Harbor, New Hampshire 03226-3605

Serial Number: 75079156

Internet Transmission Date: Mon Sep 17 12:07:43 EDT 2007

TEAS Stamp: USPTO/S08N09-70.16.193.35-20070917120743

707949-2096819-4004e466794d571a33e3175ac

37ee74862-CC-8793-20070917113039535461

ROUTING SHEET TO POST REGISTRATION (PRU)

Registration Number: 2096819



Serial Number: 75079156



RAM Sale Number: 8793

RAM Accounting Date: 20070917

Total Fees: \$500

Note: Process in accordance with Post Registration Standard Operating Procedure (SOP)

<u>Transaction</u>	<u>Fee Code</u>	<u>Transaction Date</u>	<u>Fee per Class</u>	<u>Number of Classes</u>	<u>Number of Classes Paid</u>	<u>Total Fee</u>
§8 affidavit	7205	20070917	\$100	1	1	\$100
Application for Renewal (§9)	7201	20070917	\$400	1	1	\$400

Physical Location: 900 - FILE REPOSITORY (FRANCONIA)

Lost Case Flag: False

In TICRS (AM-FLG-IN-TICRS): True

Transaction Date: 20070917





UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451
www.uspto.gov

REGISTRATION NO: 2096819 SERIAL NO: 75/079156 MAILING DATE: 09/28/2007
REGISTRATION DATE: 09/16/1997
MARK: MISS EXOTIC
REGISTRATION OWNER: R&D PROMOTIONS, INC.

CORRESPONDENCE ADDRESS:

Thomas T. Aquilla
Aquilla Patents & Marks, PLLC
221 Coe Hill Road
Center Harbor NH 03226-3605

NOTICE OF ACCEPTANCE

15 U.S.C. Sec. 1058(a)(3)

THE COMBINED AFFIDAVIT AND RENEWAL APPLICATION FILED FOR THE ABOVE-IDENTIFIED REGISTRATION MEETS THE REQUIREMENTS OF SECTION 8 OF THE TRADEMARK ACT, 15 U.S.C. Sec. 1058.

ACCORDINGLY, THE SECTION 8 AFFIDAVIT IS ACCEPTED.

NOTICE OF RENEWAL

15 U.S.C. Sec. 1059(a)

THE COMBINED AFFIDAVIT AND RENEWAL APPLICATION FILED FOR THE ABOVE-IDENTIFIED REGISTRATION MEETS THE REQUIREMENTS OF SECTION 9 OF THE TRADEMARK ACT, 15 U.S.C. Sec. 1059.

ACCORDINGLY, THE REGISTRATION IS RENEWED.

THE REGISTRATION WILL REMAIN IN FORCE FOR CLASS(ES):
041.

EVERETT, PATRICIA
PARALEGAL SPECIALIST
POST-REGISTRATION DIVISION
571-272-9500

PLEASE SEE THE REVERSE SIDE OF THIS NOTICE FOR INFORMATION
CONCERNING REQUIREMENTS FOR MAINTAINING THIS REGISTRATION
ORIGINAL

Exhibit 46

REQUIREMENTS FOR MAINTAINING A FEDERAL TRADEMARK REGISTRATION

I) SECTION 8: AFFIDAVIT OF CONTINUED USE

The registration shall remain in force for 10 years, except that the registration shall be canceled for failure to file an Affidavit of Continued Use under Section 8 of the Trademark Act, 15 U.S.C. Sec. 1058, at the end of each successive 10-year period following the date of registration.

Failure to file the Section 8 Affidavit will result in the cancellation of the registration.

II) SECTION 9: APPLICATION FOR RENEWAL

The registration shall remain in force for 10 years, subject to the provisions of Section 8, except that the registration shall expire for failure to file an Application for Renewal under Section 9 of the Trademark Act, 15 U.S.C. Sec. 1059, at the end of each successive 10-year period following the date of registration.

Failure to file the Application for Renewal will result in the expiration of the registration.

NO FURTHER NOTICE OR REMINDER OF THESE REQUIREMENTS WILL BE SENT TO THE REGISTRANT BY THE PATENT AND TRADEMARK OFFICE. IT IS RECOMMENDED THAT THE REGISTRANT CONTACT THE PATENT AND TRADEMARK OFFICE APPROXIMATELY ONE YEAR BEFORE THE EXPIRATION OF THE TIME PERIODS SHOWN ABOVE TO DETERMINE APPROPRIATE REQUIREMENTS AND FEES.

Side - 1

NOTICE OF ABANDONMENT
ISSUE DATE: 11-29-2004

The trademark application identified below was abandoned because a response to the Office Action mailed on 04-20-2004 was not received within the 6-month response period.

If the delay in filing a response was unintentional, you may file a petition to revive the application with a fee. If the abandonment of this application was due to USPTO error, you may file a request for reinstatement. Please note that a petition to revive or request for reinstatement **must be received within two months from the issue date of this notice.**

For additional information, go to <http://www.uspto.gov/teas/petInfo.htm>. If you are unable to get the information you need from the website, call the Trademark Assistance Center at 703-308-9000.

SERIAL NUMBER: 78109627

MARK: MISS NUDE EXOTIC

Side - 2

UNITED STATES PATENT AND TRADEMARK OFFICE
COMMISSIONER FOR TRADEMARKS
P.O. BOX 1451
ALEXANDRIA, VA 22313-1451

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GRACINDA CARDOSO
R&D PROMOTIONS INC
1473 HEATHER WAY
KISSIMMEE, FL 34744

Exhibit 47

Petition To Revive Abandoned Application - Failure To Respond Timely To Office Action

The table below presents the data as entered.

Input Field	Entered
SERIAL NUMBER	78109627
LAW OFFICE ASSIGNED	LAW OFFICE 110
DATE OF NOTICE OF ABANDONMENT	11/29/2004
PETITION	
PETITION STATEMENT	Applicant has firsthand knowledge that the failure to respond to the Office Action by the specified deadline was unintentional. The signatory did not receive the Office action prior to the expiration of the six-month response period, and requests the USPTO to revive the abandoned application.
RESPONSE TO OFFICE ACTION	
MARK SECTION (no change)	
ARGUMENT(S)	
<p>On or about April 20, 2004, an Office Action apparently was mailed directly to Applicant, R&D Promotions, Inc., c/o Gracinda Cardoso, 1473 Heather Way, Kissimmee, Florida 34744. To the best of Applicant's knowledge, the April 20, 2004 Office Action was not received by the Applicant. Further, Ms. Cardoso's property was severely damaged by hurricanes subsequent to the mailing date of the Office Action: the building was condemned and Applicant's mail, business records and trademark files were destroyed. Therefore, even if Applicant had received the Office Action, a delay in filing a response most likely would have been unavoidable, under the circumstances.</p> <p>The delay in filing a response was unintentional because the Office Action was not received by the Applicant. The undersigned became aware of the Office Action on or about November 29, 2004, upon checking the status of the application on the PTO website.</p> <p>In view of the above remarks, the delay in filing a response on or before the due date was unintentional.</p> <p>Pursuant to the requirements of 37 C.F.R. 2.66, the petition fee of \$100 is enclosed herewith.</p> <p>The undersigned being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application or any resulting registration, declares that he is properly authorized to execute this Petition to Revive on behalf of the applicant; he believes the applicant to be the owner of the mark sought to be registered; the mark is now in use in commerce; and all statements made of his own knowledge are true and all statements made on information and belief</p>	

are believed to be true.

The Commissioner is hereby authorized to charge any additional fees associated with this communication or credit any overpayment to deposit Account No. 50-0289.

PAYMENT SECTION

TOTAL AMOUNT 100

TOTAL FEES DUE 100

SIGNATURE SECTION

RESPONSE SIGNATURE /Thomas T. Aquilla/

SIGNATORY'S NAME Thomas T. Aquilla

SIGNATORY'S POSITION Attorney for Applicant

DATE SIGNED 01/26/2005

FILING INFORMATION SECTION

SUBMIT DATE Wed Jan 26 09:05:22 EST 2005

TEAS STAMP
USPTO/POA-24.97.179.26-20
050126090522278251-781096
27-25082e9e247ae18aa30625
0d6fa63a83342-DA-725-2005
0126085026817712

Petition To Revive Abandoned Application - Failure To Respond Timely To Office Action

To the Commissioner for Trademarks:

Application serial no. 78109627 is amended as follows:

PETITION

Petition Statement

Applicant has firsthand knowledge that the failure to respond to the Office Action by the specified deadline was unintentional. The signatory did not receive the Office action prior to the expiration of the six-month response period, and requests the USPTO to revive the abandoned application.

RESPONSE TO OFFICE ACTION

Argument(s)

In response to the substantive refusal(s), please note the following:

On or about April 20, 2004, an Office Action apparently was mailed directly to Applicant, R&D Promotions, Inc., c/o Gracinda Cardoso, 1473 Heather Way, Kissimmee, Florida 34744. To the

best of Applicant's knowledge, the April 20, 2004 Office Action was not received by the Applicant. Further, Ms. Cardoso's property was severely damaged by hurricanes subsequent to the mailing date of the Office Action: the building was condemned and Applicant's mail, business records and trademark files were destroyed. Therefore, even if Applicant had received the Office Action, a delay in filing a response most likely would have been unavoidable, under the circumstances.

The delay in filing a response was unintentional because the Office Action was not received by the Applicant. The undersigned became aware of the Office Action on or about November 29, 2004, upon checking the status of the application on the PTO website.

In view of the above remarks, the delay in filing a response on or before the due date was unintentional.

Pursuant to the requirements of 37 C.F.R. 2.66, the petition fee of \$100 is enclosed herewith.

The undersigned being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application or any resulting registration, declares that he is properly authorized to execute this Petition to Revoke on behalf of the applicant; he believes the applicant to be the owner of the mark sought to be registered; the mark is now in use in commerce; and all statements made of his own knowledge are true and all statements made on information and belief are believed to be true.

The Commissioner is hereby authorized to charge any additional fees associated with this communication or credit any overpayment to deposit Account No. 50-0289.

Fees:

Fee(s) in the amount of \$100 is being submitted.

Petition/Response Signature

Signature: /Thomas T. Aquilla/ Date: 01/26/2005

Signatory's Name: Thomas T. Aquilla

Signatory's Position: Attorney for Applicant

Serial Number: 78109627

Internet Transmission Date: Wed Jan 26 09:05:22 EST 2005

TEAS Stamp: USPTO/POA-24.97.179.26-20050126090522278

251-78109627-25082e9e247ae18aa306250d6fa

63a83342-DA-725-20050126085026817712

RAM SALE NUMBER: 725
RAM ACCOUNTING DATE: 20050126

INTERNET TRANSMISSION DATE:
2005/01/26

SERIAL NUMBER:
78/109627

Description	Fee Code	Transaction	Total Fees Paid
POA	7005	2005/01/26	100

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451
www.uspto.gov

NOTICE OF REVIVAL OF APPLICATION

Thomas T. Aquilla
Wall Marjama & Billinski LLP
4th Floor
101 S. Salina Street
Syracuse NY 13202

SERIAL NUMBER:	78/109627
MARK:	MISS NUDE EXOTIC
OWNER:	R&D Promotions, Inc.
REVIVAL DATE:	January 26, 2005

The above referenced application was revived on the date shown above.

The file will be forwarded to the appropriate section of the Office for further action. For example, if the abandonment resulted from failure to timely file a response to an Office Action, your file will be forwarded to the Examining Attorney; if the abandonment resulted from a failure to timely file a Statement of Use or Extension of Time to File a Statement of Use, your file will be forwarded to the Intent to Use Section.

To verify the status and location of your application, please wait approximately three weeks, then check the Trademark Application and Registration Retrieval (TARR) system located at the USPTO website: www.uspto.gov, or call the Trademark Status Line at 703-305-8747.

ORIGINAL

Exhibit 49

UNITED STATES PATENT AND TRADEMARK OFFICE

SERIAL NO: 78/109627

APPLICANT: R&D Promotions, Inc.

78109627

CORRESPONDENT ADDRESS:

Thomas T. Aquilla
Wall Marjama & Bilinski LLP
4th Floor
101 S. Salina Street
Syracuse NY 13202

RETURN ADDRESS:

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

MARK: MISS NUDE EXOTIC

CORRESPONDENT'S REFERENCE/DOCKET NO : N/A

CORRESPONDENT EMAIL ADDRESS:

Please provide in all correspondence:

1. Filing date, serial number, mark and applicant's name.
2. Date of this Office Action.
3. Examining Attorney's name and Law Office number.
4. Your telephone number and e-mail address.

OFFICE ACTION

TO AVOID ABANDONMENT, WE MUST RECEIVE A PROPER RESPONSE TO THIS OFFICE ACTION WITHIN 6 MONTHS OF OUR MAILING OR E-MAILING DATE.

Serial Number 78/109627

This application has been revived.

In response to a final refusal under Trademark Act Section 2(d), applicant has claimed ownership of the cited registration via an assignment. The examining attorney has checked the electronic assignment records and there is no indication that an assignment has been recorded. The applicant has submitted an explanation however, the applicant has not provided the relevant dates of the conveyance and it is not clear that applicant has listed each party in the chain.

If the registered mark cited has been assigned to the applicant, the applicant is responsible for proving its ownership of that mark. TMEP §812.01. The applicant may record the assignment with the Assignment Branch of the Patent and Trademark Office. Trademark Act Section 10, 15 U.S.C. §1060; 37 C.F.R. §3.25. The applicant should then provide the examining attorney with the reel and frame numbers at which the assignment is recorded. In the alternative, the applicant may submit evidence of the assignment of the mark to the applicant. This evidence may consist of (1) documents evidencing the chain of title, or (2) an explanation, in an affidavit or supported by a declaration under 37 C.F.R. §2.20, of the chain of title (specifying each party in the chain, the nature of each conveyance and the relevant dates). 37 C.F.R. §3.73.

Exhibit 50

Thus, the Final refusal under Trademark Act Section 2(d) is continued.

If applicant fails to respond to this final action within six months of the mailing date, the application will be abandoned. 15 U.S.C. §1062(b); 37 C.F.R. §2.65(a). Applicant may respond to this final action by:

- (1) submitting a response that fully satisfies all outstanding requirements, if feasible (37 C.F.R. §2.64(a)); and/or
- (2) filing an appeal to the Trademark Trial and Appeal Board, with an appeal fee of \$100 per class (37 C.F.R. §§2.6(a)(18) and 2.64(a); TMEP §§715.01 and 1501 *et seq.*; TBMP Chapter 1200).

In certain circumstances, a petition to the Director may be filed to review a final action that is limited to procedural issues, pursuant to 37 C.F.R. §2.63(b)(2), 37 C.F.R. §2.64(a). See 37 C.F.R. §2.146(b), TMEP §1704, and TBMP Chapter 1201.05 for an explanation of petitionable matter. The petition fee is \$100. 37 C.F.R. §2.6(a)(15).

NOTICE: FEE CHANGE

Effective January 31, 2005 and pursuant to the Consolidated Appropriations Act, 2005, Pub. L. 108-447, the following are the fees that will be charged for filing a trademark application:

- (1) \$325 per international class if filed electronically using the Trademark Electronic Application System (TEAS); or
- (2) \$375 per international class if filed on paper

These fees will be charged not only when a new application is filed, but also when payments are made to add classes to an existing application. If such payments are submitted with a TEAS response, the fee will be \$325 per class, and if such payments are made with a paper response, the fee will be \$375 per class.

The new fee requirements will apply to any fees filed on or after January 31, 2005.

NOTICE: TRADEMARK OPERATION RELOCATION

The Trademark Operation has relocated to Alexandria, Virginia. Effective October 4, 2004, all Trademark-related paper mail (except documents sent to the Assignment Services Division for recordation, certain documents filed under the Madrid Protocol, and requests for copies of trademark documents) must be sent to:

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

Applicants, attorneys and other Trademark customers are strongly encouraged to correspond with the USPTO online via the Trademark Electronic Application System (TEAS), at <http://www.uspto.gov/teas/index.html>.

/Priscilla Milton/
Examining Attorney
Law Office 110
(571) 272-9199

HOW TO RESPOND TO THIS OFFICE ACTION:

- **ONLINE RESPONSE:** You may respond formally using the Office's Trademark Electronic Application System (TEAS) Response to Office Action form (visit <http://www.uspto.gov/teas/index.html> and follow the instructions, but if the Office Action issued via email you must wait 72 hours after receipt of the Office Action to respond via TEAS).
- **REGULAR MAIL RESPONSE:** To respond by regular mail, your response should be sent to the mailing return address above and include the serial number, law office number and examining attorney's name in your response.

STATUS OF APPLICATION: To check the status of your application, visit the Office's Trademark Applications and Registrations Retrieval (TARR) system at <http://larr.uspto.gov>.

VIEW APPLICATION DOCUMENTS ONLINE: Documents in the electronic file for pending application can be viewed and downloaded online at <http://portal.uspto.gov/external/portal/low>.

GENERAL TRADEMARK INFORMATION: For general information about trademarks, please visit the Office's website at <http://www.uspto.gov/main/trademarks.htm>

FOR INQUIRIES OR QUESTIONS ABOUT THIS OFFICE ACTION, PLEASE CONTACT THE ASSIGNED EXAMINING ATTORNEY SPECIFIED ABOVE.



UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451
www.uspto.gov

Sep 07, 2005

NOTICE OF ABANDONMENT

TM110

R & D Promotions, Inc.
1005 Mabbette Street
Kissimmee FL 34741

ATTORNEY
REFERENCE
NUMBER:

SERIAL NUMBER: 78/109627
MARK: MISS NUDE EXOTIC
APPLICANT: R&D Promotions, Inc.

THE ABOVE IDENTIFIED TRADEMARK APPLICATION WAS ABANDONED ON 08/11/2005 FOR THE FOLLOWING REASON:

NO RESPONSE TO THE OFFICE ACTION MAILED ON 02/10/2005 WAS RECEIVED IN THE UNITED STATES PATENT AND TRADEMARK OFFICE (USPTO) WITHIN THE SIX-MONTH RESPONSE PERIOD. (15 U.S.C. 1062(b); TRADEMARK RULE 2.65(a)).

YOU CAN REQUEST REINSTATEMENT OF THE APPLICATION FOR NO FEE IF:

- YOU HAVE PROOF THAT YOUR RESPONSE WAS RECEIVED IN THE USPTO ON OR BEFORE THE DUE DATE - SUCH AS A POSTCARD WITH A USPTO MAILROOM DATE STAMP; OR,
- YOU MAILED OR FAXED THE RESPONSE ON OR BEFORE THE DUE DATE WITH A CERTIFICATE OF MAILING OR FACSIMILE TRANSMISSION, IN ACCORDANCE WITH USPTO RULE 2.197, 37 CFR SEC. 2.197.

YOU MUST SUBMIT A COPY OF THE PREVIOUSLY SUBMITTED TIMELY RESPONSE WITHIN 2 MONTHS OF THE DATE PRINTED AT THE TOP OF THIS NOTICE ALONG WITH ONE OF THE TYPES OF PROOF SET OUT ABOVE. YOU MAY FAX THIS INFORMATION TO 571-273-8950.

IF YOU DO NOT HAVE THE PROOF NECESSARY FOR REINSTATEMENT, YOU CAN REQUEST REVIVAL OF THE APPLICATION, UNDER USPTO RULE 2.66, 37 CFR SEC. 2.66, BY:

- FILING A "PETITION TO REVIVE" WITHIN 2 MONTHS OF THE DATE PRINTED AT THE TOP OF THIS NOTICE, INDICATING THAT THE REASON FOR THE DELAY IN RESPONDING BY THE DUE DATE WAS "UNINTENTIONAL";
- PAYING THE PETITION FEE OF \$100, MADE PAYABLE TO THE COMMISSIONER OF TRADEMARKS; AND
- INCLUDING A COPY OF THE RESPONSE TO THE OFFICE ACTION (IF YOU DID RECEIVE THE OFFICE ACTION - OTHERWISE, INCLUDE A STATEMENT THAT YOU DID NOT RECEIVE THE OFFICE ACTION.)

FOR FURTHER INFORMATION CALL 1-800-786-9199

Exhibit 51

Side - 1

NOTICE OF ABANDONMENT
ISSUE DATE: 07-26-2004

The trademark application identified below was abandoned because a response to the Office Action mailed on 12-01-2003 was not received within the 6-month response period.

If the delay in filing a response was unintentional, you may file a petition to revive the application with a fee. If the abandonment of this application was due to USPTO error, you may file a request for reinstatement. Please note that a petition to revive or request for reinstatement **must be received within two months from the issue date of this notice.**

For additional information, go to <http://www.uspto.gov/teas/petinfo.htm>. If you are unable to get the information you need from the website, call the Trademark Assistance Center at 703-308-9000.

SERIAL NUMBER: 78113009

MARK: MISS EXOTIC DANCER

Side - 2

UNITED STATES PATENT AND TRADEMARK OFFICE
COMMISSIONER FOR TRADEMARKS
2900 CRYSTAL DRIVE
ARLINGTON, VA 22202-3514

FIRST-CLASS
MAIL
U.S POSTAGE
PAID

GRACINDA CARDOSO
R & D PROMOTIONS INC
1473 HEATHER WAY
KISSIMMEE, FL 34744

Exhibit 52

Int. Cl.: 41

Prior U.S. Cls.: 100, 101 and 107

Reg. No. 3,039,826

United States Patent and Trademark Office

Registered Jun. 10, 2006

**SERVICE MARK
PRINCIPAL REGISTER**

MISS NUDE WORLD

R&D PROMOTIONS, INC. (FLORIDA CORPORATION)
3418 NORTH OCEAN BLVD., SUITE 122
FT. LAUDERDALE, FL 33308

FOR: ENTERTAINMENT SERVICES IN THE
NATURE OF PROMOTING AND CONDUCTING
BEAUTY PAGEANTS, IN CLASS 41 (U.S. CLS. 100,
101 AND 107).

FIRST USE 6-0-1964; IN COMMERCE 6-0-1987.

OWNER OF U.S. REG. NO. 2,282,958.

NO CLAIM IS MADE TO THE EXCLUSIVE
RIGHT TO USE "NUDE WORLD", APART FROM
THE MARK AS SHOWN.

SER. NO. 78-110,759, FILED 2-25-2002.

LAURA KOVAISKY, EXAMINING ATTORNEY

Combined Declaration of Use In Commerce & Application For Renewal of Registration of A Mark Under Sections 8 & 9

The table below presents the data as entered.

Input Field	Entered
REGISTRATION NUMBER	2037202
REGISTRATION DATE	02/11/1997
SERIAL NUMBER	75079154
MARK SECTION	
MARK	MISS NUDE INTERNATIONAL
OWNER SECTION (current)	
NAME	BRAVA ENTERPRISES, INC.
STREET	P.O. BOX 99366
CITY	PITTSBURGH
STATE	Pennsylvania
ZIP/POSTAL CODE	15233
COUNTRY	US
OWNER SECTION (proposed)	
NAME	R&D PROMOTIONS, INC.
STREET	1005 Mabelle Street
CITY	Kissimmee
STATE	Florida
ZIP/POSTAL CODE	34741
COUNTRY	US
ATTORNEY SECTION (current)	
NAME	THOMAS T. AQUILLA
ATTORNEY SECTION (proposed)	
NAME	THOMAS T. AQUILLA

DOCKET NUMBER	RDP-CDZ6
GOODS AND/OR SERVICES SECTION	
INTERNATIONAL CLASS	041
USE ON ALL GOODS OR SERVICES OR EXCUSABLE NON-USE FOR ENTIRE CLASS	YES
SPECIMEN FILE NAME(S)	<u>\\TICRS2\EXPORT12\750\791\75079154\xml1\S890002.JPG</u>
SPECIMEN DESCRIPTION	scanned copy of an image from Registrant's promotional publication
PAYMENT SECTION	
NUMBER OF CLASSES	1
NUMBER OF CLASSES PAID	1
SUBTOTAL AMOUNT	500
TOTAL AMOUNT	500
SIGNATURE SECTION	
SIGNATURE	/Thomas T. Aquilla/
SIGNATORY'S NAME	Thomas T. Aquilla
SIGNATORY'S POSITION	Attorney for Registrant
DATE SIGNED	02/12/2007
PAYMENT METHOD	CC
FILING INFORMATION	
SUBMIT DATE	Mon Feb 12 15:52:26 EST 2007
TEAS STAMP	USPTO/S08N09-70.20.63.246 -20070212155226665886-203 7202-360947d7aef6355a58d2 3be17f826dd3595-CC-256-20 070212152011086538

**Combined Declaration of Use In Commerce & Application For Renewal of
Registration of A Mark Under Sections 8 & 9**

To the Commissioner for Trademarks:

REGISTRATION NUMBER: 2037202

REGISTRATION DATE: 02/11/1997

MARK: MISS NUDE INTERNATIONAL

The owner, R&D PROMOTIONS, INC., having an address of 1005 Mabelle Street, Kissimmee, Florida US 34741, is filing a Combined Declaration of Use In Commerce & Application For Renewal of Registration of A Mark Under Sections 8 & 9.

For International Class 041, the owner, or its related company, is using the mark in commerce on or in connection with all goods or services listed in the existing registration for this class; or, the owner is claiming excusable non-use for this entire class.

The owner is submitting one specimen showing the mark as used in commerce on or in connection with any item in this class, consisting of a(n) scanned copy of an image from Registrant's promotional publication.

Specimen-1

The registrant hereby appoints THOMAS T. AQUILLA to file this Combined Declaration of Use In Commerce & Application For Renewal of Registration of A Mark Under Sections 8 & 9 on behalf of the registrant. The attorney docket/reference number is RDP-CDZ6.

A fee payment in the amount of \$500 will be submitted with the form, representing payment for 1 class(es), plus any additional grace period fee, if necessary.

Declaration

Section 8: Declaration of Use in Commerce

Unless the owner has specifically claimed excusable non-use, the owner, or its related company, is using the mark in commerce on or in connection with the goods and/or services identified above, as evidenced by the attached specimen(s) showing the mark as used in commerce.

Section 9: Application for Renewal

The registrant requests that the registration be renewed for the goods and/or services identified above.

The undersigned being hereby warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements and the like may jeopardize the validity of this document, declares that he/she is properly authorized to execute this document on behalf of the Owner; and all statements made of his/her own knowledge are true and that all

statements made on information and belief are believed to be true.

Signature: /Thomas T. Aquilla/ Date: 02/12/2007

Signatory's Name: Thomas T. Aquilla

Signatory's Position: Attorney for Registrant

Serial Number: 75079154

Internet Transmission Date: Mon Feb 12 15:52:26 EST 2007

TEAS Stamp: USPTO/S08N09-70.20.63.246-20070212155226

665886-2037202-360947d7aef6355a58d23be17

f826dd3595-CC-256-20070212152011086538

Miss Nude International Pageant 2002



Gloria Heart
Miss Nude Petite International 2002



Helen Bedd
Miss Nude Blonde International 2002



Lucy L'Vette
Miss Nude Brunette World 2002



Jessica & Marcedez
Miss Nude Polite International 2002



Jessica Justice
Miss Nude International 2002



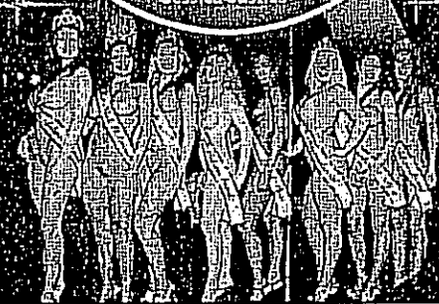
XXXStacy Blade
Miss Nude Erotic International 2002



Kelly DeVine
Miss Elegance 2002



Shanel Dawn
Miss Nude Polite International 2002



RICHARD KENT
PHOTOS AND TEXT

Mini Titles

Most Beautiful Face: Jessica Justice
 Best Breasts: Lucy L'Vette
 Hottest Buns: XXXStacy Blade
 Hottest Legs: Lucy L'Vette
 Hardest Body: XXXStacy Blade
 Best Dancer: Jessica Justice
 Hottest Gymnast: Shanel Dawn
 Pole Champion: Gloria Heart
 Best Title Show: Jessica Justice

Miss Elegance: Kelly DeVine
 Most Original Show: Lucy L'Vette
 Best Show: XXXStacy Blade
 Audience Favorite: Helen Bedd
 Hottest Stage Personality: Jessica Justice
 Most Sensuous Woman: Lucy L'Vette
 Miss Congeniality: Shanel Dawn
 Hottest Newcomer: Kelly DeVine

Main Titles

Miss Nude Erotic International
 Kelly DeVine

Miss Nude Blonde International:

Shanel Dawn
 2nd Runner Up Miss Nude Polite International
 Helen Bedd
 1st Runner Up Miss Nude Petite International
 XXXStacy Blade
 Miss Nude Petite International
 Gloria Heart
 Miss Nude Brunette World
 Lucy L'Vette
 Miss Nude International 2002
 Jessica Justice

ROUTING SHEET TO POST REGISTRATION (PRU)

Registration Number: 2037202



Serial Number: 75079154



RAM Sale Number: 256

RAM Accounting Date: 20070213

Total Fees: \$500

Note: Process in accordance with Post Registration Standard Operating Procedure (SOP)

<u>Transaction</u>	<u>Fee Code</u>	<u>Transaction Date</u>	<u>Fee per Class</u>	<u>Number of Classes</u>	<u>Number of Classes Paid</u>	<u>Total Fee</u>
§8 affidavit	7205	20070212	\$100	1	1	\$100
Application for Renewal (§9)	7201	20070212	\$400	1	1	\$400

Physical Location: 900 - FILE REPOSITORY (FRANCONIA)

Lost Case Flag: False

In TICRS (AM-FLG-IN-TICRS): True

Transaction Date: 20070212





UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451
www.uspto.gov

REGISTRATION NO: 2037202 SERIAL NO: 75/079154 MAILING DATE: 04/16/2007
REGISTRATION DATE: 02/11/1997
MARK: MISS NUDE INTERNATIONAL
REGISTRATION OWNER: R&D PROMOTIONS, INC.

CORRESPONDENCE ADDRESS:

THOMAS T AQUILLA
AQUILLA PATENTS & MARKS PLLC
221 COE HILL RD
CENTER HARBOR, NH 03226-3605

NOTICE OF ACCEPTANCE

15 U.S.C. Sec. 1058(a)(3)

THE COMBINED AFFIDAVIT AND RENEWAL APPLICATION FILED FOR THE ABOVE-IDENTIFIED REGISTRATION MEETS THE REQUIREMENTS OF SECTION 8 OF THE TRADEMARK ACT, 15 U.S.C. Sec. 1058.

ACCORDINGLY, THE SECTION 8 AFFIDAVIT IS ACCEPTED.

NOTICE OF RENEWAL

15 U.S.C. Sec. 1059(a)

THE COMBINED AFFIDAVIT AND RENEWAL APPLICATION FILED FOR THE ABOVE-IDENTIFIED REGISTRATION MEETS THE REQUIREMENTS OF SECTION 9 OF THE TRADEMARK ACT, 15 U.S.C. Sec. 1059.

ACCORDINGLY, THE REGISTRATION IS RENEWED.

THE REGISTRATION WILL REMAIN IN FORCE FOR CLASS(ES):

041.

COPELAND, VICKY LEN
PARALEGAL SPECIALIST
POST-REGISTRATION DIVISION
571-272-9500

PLEASE SEE THE REVERSE SIDE OF THIS NOTICE FOR INFORMATION
CONCERNING REQUIREMENTS FOR MAINTAINING THIS REGISTRATION
ORIGINAL

Exhibit 55

REQUIREMENTS FOR MAINTAINING A FEDERAL TRADEMARK REGISTRATION

I) SECTION 8: AFFIDAVIT OF CONTINUED USE

The registration shall remain in force for 10 years, except that the registration shall be canceled for failure to file an Affidavit of Continued Use under Section 8 of the Trademark Act, 15 U.S.C. Sec. 1058, at the end of each successive 10-year period following the date of registration.

Failure to file the Section 8 Affidavit will result in the cancellation of the registration.

II) SECTION 9: APPLICATION FOR RENEWAL

The registration shall remain in force for 10 years, subject to the provisions of Section 8, except that the registration shall expire for failure to file an Application for Renewal under Section 9 of the Trademark Act, 15 U.S.C. Sec. 1059, at the end of each successive 10-year period following the date of registration.

Failure to file the Application for Renewal will result in the expiration of the registration.

NO FURTHER NOTICE OR REMINDER OF THESE REQUIREMENTS WILL BE SENT TO THE REGISTRANT BY THE PATENT AND TRADEMARK OFFICE. IT IS RECOMMENDED THAT THE REGISTRANT CONTACT THE PATENT AND TRADEMARK OFFICE APPROXIMATELY ONE YEAR BEFORE THE EXPIRATION OF THE TIME PERIODS SHOWN ABOVE TO DETERMINE APPROPRIATE REQUIREMENTS AND FEES.

Thomas Tracy Aquilla
221 Coe Hill Road
Center Harbor, NH 03226

October 6, 2011

BY U.S. FIRST CLASS MAIL

Mr. Thomas V. Trevethick, Esq.
Attorney Discipline Office
4 Chenell Drive, Suite 102
Concord, NH 03301

Re: Grievance received from William Eadie

Dear Mr. Trevethick:

I am writing in response to your second letter dated September 15, 2011. I am certainly willing to cooperate with the Attorney Discipline Office and I hereby address the concerns raised in your letter. The statements made in my letter to Mr. Eadie dated May 13, 2009 are true and correct and these issues currently are being litigated before the Trademark Trial and Appeal Board. Mr. Eadie is using this grievance in the Attorney Discipline Office as a litigation tactic.

1. My client is the owner of an extensive trademark portfolio that includes hundreds of titles for beauty pageants, several of which have been registered on the Principal Register of the USPTO for many years. Trademark rights are created and maintained solely through actual use of the mark in commerce, not by registration. There is no legal requirement that a trademark be registered in the USPTO and most of my client's trademarks are not registered.
2. Included in my client's portfolio is the trademark MISS NUDE INTERNATIONAL, which is registered and incontestable. The Worlds Pageants, LLC is the present owner of this registered trademark by valid assignment. There is no requirement in the Lanham Act that an assignment of a registered trademark be recorded in the USPTO. Nevertheless, the complete chain of title has been recorded in the USPTO and filed with the TTAB in the pending litigation. These documents are now of public record

Exhibit 56

and the current Abstract of Title is available on-line at:

<http://assignments.uspto.gov/assignments/q?db=tm&sno=75079154>.

Copies of the actual assignment documents, as well as a copy of the TTAB Order acknowledging the assignment, also are available on-line at:

<http://ttabvue.uspto.gov/ttabvue/v?pno=91200183&pty=OPP&eno=6>.

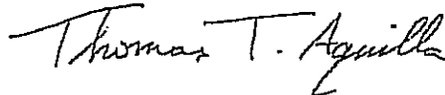
3. My client and its predecessors-in-interest have not abandoned the registered trademark MISS NUDE INTERNATIONAL. Indeed, the USPTO records (which Mr. Eadie provided previously) show that the mark currently is registered and incontestable. There is no rule of law to support Mr. Eadie's contention that the registered trademark MISS NUDE INTERNATIONAL is invalid based on a theory of "constructive abandonment". Like other forms of property, trademark rights persist, even after the owner dies (*i.e.*, individual) or ceases to exist as a legal entity (*i.e.*, corporate dissolution). Trademark rights can only be abandoned by an express abandonment or by non-use. The current status of the registered mark is available on-line at:

<http://tarr.uspto.gov/tarr?regser=registration&entry=2037202&action=Request+Status>.

I maintain that Mr. Eadie knew these facts at least by the time he received my letter of May 13, 2009, and most certainly well before he filed this grievance with the Attorney Discipline Office. Mr. Eadie has no legal grounds for attacking the validity of my client's registered trademark and no legal grounds for defending the pending opposition in the TTAB. He has therefore resorted to *ad hominem* attack on the attorney of record for the adverse party and is using this grievance in the Attorney Discipline Office as an improper litigation tactic. I again respectfully request that the Attorney Discipline Office dismiss Mr. Eadie's grievance as frivolous.

However, please contact me at your convenience, if I can provide any further information that will assist in closing this matter.

Sincerely yours,



Thomas T. Aquilla

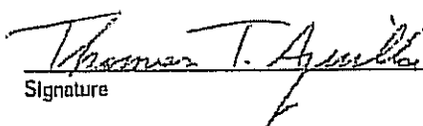
CERTIFICATION OF COPIES

Thomas Tracy Aquilla advs. William Eadie
Name/s of Attorney/s (Respondent/s) Name/s of Complainant/s

I/We hereby certify that a copy of the enclosed Reply Letter
(Complaint, Response, etc.)
has been forwarded to all of the following complainants, respondents, and counsel for
complainants and respondents in the Attorney Discipline Office matter, pursuant to New
Hampshire Supreme Court Rule 37A(VII), and that I/we have included a copy of all attachments
or enclosures submitted with it:

Name	Address
William Eadie	Miss G-String International, LLC 1420 Sunningdale Lane Ormond Beach, FL 32174

Date: October 6, 2011


Signature

Date: _____

Signature

Thomas T. Aquilla
Printed Name/s

221 Coe Hill Road
Address

Center Harbor NH 03226
Address

(603) 253-9474
Telephone Number



*Miss
G. Spring
International*

SEXY HALLOWEEN COSTUME

SPACETAGULAR!

OCTOBER 31

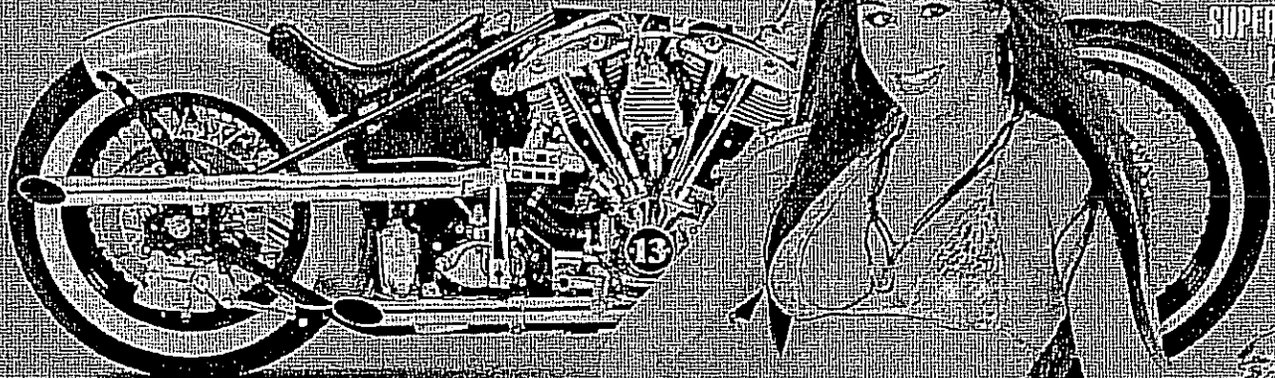
Exhibit 58

FREE VIDEO DOWNLOAD! SEE PAGE 30!

World's Largest-Selling Motorcycle Magazine For Women

17th February 2013

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HARLEY
DAVIDSON

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ARE COMING!

BEST BIKES ON EARTH!

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BIKES, BABES & BEER

West Coast Chopper



ON SALE UNTIL FEBRUARY 5, 2013

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0 09281 02588 7

www.easyriders.com

Exhibit 59

Living and loving the Harley-Davidson experience

IN THE WIND

An Easyriders Magazine
JUNE 2013 • Number 153
Rated 

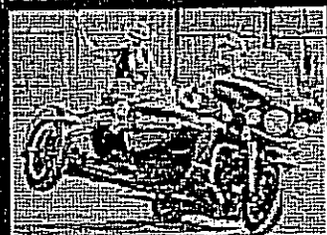


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KICKIN' BUTT ON DIABETES



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LOVERIDE 29
BAD RIDE 15

Exhibit 60



**My Name:
Willie Jones**

**My Job:
Tattoo Artist**

**My Ride:
H-D Heritage**

**My Drink:
TWISTED TEA**



BE A LITTLE TWISTED! - VISIT US AT WWW.TWISTEDTEA.COM - PLEASE DRINK RESPONSIBLY.

COPYRIGHT © 2013 TWISTED TEA BREWING COMPANY, CINCINNATI, OHIO. ALL RIGHTS RESERVED.

Exhibit 61



The Rolling Thunder Military Tribute Motorcycles were revealed at the 25th Anniversary of Rolling Thunder in Washington D.C. The Air Force Military Tribute Motorcycle was built by Billy Lane while incarcerated at the Avon Park Correctional Facility. We were asked to script and provide a video of Billy to be played on the stage's jumbo screen during the reveal.

It was a pleasure to assist Rolling Thunder and its Founder & Executive Director, Walt Sides.

