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THE ARMENTA LAW FIRM APC
2 11900 W. Olympic Boulevard, Suite 730
Los Angeles, CA 90064
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5 Credence E. Sol (SBN 219784)
La Garenne
6 86300 Chauvigny
France
7 Tel: 06 74 90 22 08
8 Email: credence.sol@sol-law.com

Attorneys for Plaintiff
9 Cindy Lee Garcia

10 **UNITED STATES DISTRICT COURT**
11 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**

12 CINDY LEE GARCIA, an
13 individual,
14
15 Plaintiff,

16 vs.

17 NAKOULA BASSELEY
18 NAKOULA, an individual also
known as SAM BACILE, MARK
19 BASSELEY YOUSSEF,
ABANOB BASSELEY
20 NAKOULA, MATTHEW
NEKOLA, AHMED HAMDY,
21 AMAL NADA, DANIEL K.
CARESMAN, KRITBAG
22 DIFRAT, SOBHI BUSHRA,
ROBERT BACILY, NICOLA
23 BACILY, THOMAS J. TANAS,
ERWIN SALAMEH, YOUSSEFF
24 M. BASSELEY, and/or MALID
AHLAWI; GOOGLE, INC., a
25 Delaware Corporation;
YOUTUBE, LLC, a California
26 limited liability company, and
DOES 1 through 10, inclusive.

27 Defendants.
28

Case No. CV12-8315-MWF(VBKx)

**DECLARATION OF JAMES A.
BLANCO IN SUPPORT OF
OBJECTION AND REQUEST TO
STRIKE DECLARATIONS OF
TIM ALGER AND MARK
BASSELEY YOUSSEF**

DECLARATION OF JAMES A. BLANCO

1 I, James A. Blanco declare as follows:

2 1. I am James A. Blanco, all of the facts set forth in this declaration are of my
3 own personal knowledge and if called as a witness I could and would competently
4 testify as to the following:

5 **EXAMINER'S PROFESSIONAL BACKGROUND AND WORK HISTORY:**

6 2. I am a Forensic Document Examiner and I maintain a full time practice in
7 Forensic Document Examinations. My business addresses are 55 New Montgomery
8 Street, Suite 712 San Francisco California 94105 and 655 North Central Avenue 17th
9 Floor, Glendale California 91203 and 1629 K Street N.W. Suite 300 Washington,
10 DC 20006. I have been in the field of Forensic Document Examinations for over
11 twenty five years. My training, experience and qualifications as a Forensic Document
12 Examiner are set forth in my three page curriculum vitae which is attached and
13 incorporated hereto as EXHIBIT 1. My training included review of such notable
14 cases as the Zodiac Killer and the Howard Hughes Will.

15 3. I formally subscribe to the Collaborative Testing Services tests which are
16 controlled tests with known results. These are the same tests given to forensic
17 document experts in government laboratories that are accredited by ASCLAD
18 (American Society of Crime Laboratory Directors). I continue to pass these ongoing
19 tests maintaining a zero personal examiner error rate. In my government positions I

1 also accurately passed all of the “CTS” tests.

2 4. I was formerly commissioned with the Federal Bureau of Alcohol, Tobacco
3 and Firearms working as a full time Forensic Document Examiner employee in their
4 Western Regional Forensic Science Crime laboratory. In this position I worked cases
5 for the numerous field offices (“Posts of Duty”) in the United States and in the U.S.
6 Protectorates and Territories of the Special Agents of ATF which also occasionally
7 involved joint investigation cases involving DEA and FBI questioned documents
8 cases. I left this position on good terms for a full time Forensic Document Examiner
9 employee position with the California Department of Justice where I examined cases
10 for hundreds of government and law enforcement agencies throughout the State of
11 California. I left this position on good terms to enter private practice as a Forensic
12 Document Examiner and have been in full time private practice now for fifteen years.

13 5. In addition to civil casework, I also maintain the exclusive contract with the
14 California Secretary of State’s Office for Forensic Document services wherein I
15 service their Forensic Document casework regarding voting fraud cases, and I also
16 work cases for numerous other government agencies both inside and outside of
17 California including the Montana Division of Criminal Investigation, the Federal
18 Defenders offices in Anchorage, Florida, Puerto Rico, and other agencies.

19 6. I have rendered expert opinions regarding questioned documents on over
20

1 7,000 occasions. I have qualified and testified as an expert witness concerning
2 questioned documents in excess of two hundred times in both Federal and Superior
3 Courts in numerous States and also abroad in Mexico, Singapore and the High Court
4 of South Africa. I have never been prevented from testifying in any venue. Attached
5 hereto as EXHIBIT 2 is a list of my testimony over the past four years.

6 7. My services are charged at \$250.00 per hour with the exception of court or
7 deposition appearances/testimony which are charged at \$300.00 per hour.

8 8. I received from the law offices of Cris Armenta the following documents for
9 examination which are described as follows:

10 **DESIGNATION OF DOCUMENTS BEARING QUESTIONED WRITINGS:**

11 EXHIBIT 3 Personal Release dated 8/9/11 (Doc. 33 Page ID#:871)

12 **A copy of this questioned document is attached hereto as EXHIBIT 3**

13 EXHIBIT 4 Two-page Cast Deal Memo dated 8/9/11 (Doc. 33 Page ID#872 & 873)

14 **A copy of this questioned document is attached hereto as EXHIBIT 4.**

15 **DESIGNATION OF KNOWN SPECIMEN DOCUMENTS:**

16 EXHIBIT 5 Numerous documents bearing signatures and, or handwritings

17 attributed to Cindy Garcia are attached collectively hereto as **EXHIBIT 5.**

18 **ASSIGNMENTS:**

19 9. I was asked to examine and compare the “Cindy Garcia” signatures and other
20

1 handwritings on the EXHIBIT 3 and EXHIBIT 4 documents to the EXHIBIT 5
2 handwritings to determine whether or not Cindy Garcia was the author of the
3 handwritings on EXHIBIT 3 and, or on EXHIBIT 4. I was advised that the
4 “Matthew mta” handwritings were not a matter of investigation so my analysis did
5 not include these handwritings on EXHIBIT 3 or on EXHIBIT 4.

6 **EXAMINATIONS CONDUCTED:**

7 10. The questioned and known handwritings were examined in detail.
8 Comparisons were made of line quality, letter forms and of letter proportions to
9 determine similarities and/or differences between the questioned and known
10 handwritings. Copies of these documents were made and notes were taken during
11 the examination processes. ASTM Standard E-2290 was used as a guide in the
12 examination processes. This guide is titled, “Standard Guide for Examination of
13 Handwritten Items” and was developed by one of the scientific working group
14 committees of the American Society for Testing and Materials (ASTM) which has
15 established standard protocols for most of the forensic sciences including pathology,
16 fingerprints, DNA, firearms and tool marks, just to cite a few examples.

17 **ANALYSIS:**

18 11. About twenty-five pages containing known specimen writings of Cindy Garcia
19 were presented for examination. This provided for a meaningful specimen group
20

1 which sufficiently revealed the writing variations of Cindy Garcia, the writer of the
2 EXHIBIT 5 materials. Detailed handwriting comparisons revealed numerous
3 persistent difference in handwriting features in the comparison of the handwritings
4 on EXHIBIT 3 and EXHIBIT 4 to the known handwritings of Cindy Garcia, the
5 author of the EXHIBIT 5 handwriting samples. For example,

6 -The signatures by Cindy Garcia are more cursive and stylized in nature than
7 the questioned signatures on EXHIBIT 3 and on EXHIBIT 4.

8 -The letters "r" of the questioned writings are more hand printed than cursive
9 in nature. Further, the "r"s of the known writings are more
10 elongated and vertical than the "r"s on the questioned documents.

11 -The letters "C" are different in form.

12 -The axis of the "d" in "Cindy" is oriented differently in the comparisons
13 between the questioned and known writings.

14 -The letters "a" by Cindy Garcia are more stylized than those observed on
15 EXHIBIT 3 and EXHIBIT 4.

16 -The "rc" connections of the questioned "Garcia" names are different in their
17 connection strokes.

18 Numerous additional differences were noted in the comparisons between the
19 questioned and known writings by Cindy Garcia.

1 **RESULTS OF EXAMINATIONS—OPINIONS:**

2 12. Given all of the observed handwriting differences, it was determined that the
3 handwriting features observed on the questioned documents did not represent the
4 natural, normal, nor genuine handwriting characteristics of Cindy Garcia as
5 demonstrated by her EXHIBIT 5 handwriting samples. Consequently, Cindy Garcia
6 *is eliminated* as the writer of the handwritings on EXHIBIT 3 and on EXHIBIT 4.
7 An "*elimination*" is a term of art in Forensic Document Examination opinion
8 rendering and represents the highest degree of confidence expressed by document
9 examiners in handwriting comparisons. That is, the examiner has no reservations
10 whatever, and the examiner is certain, based on evidence contained in the
11 handwriting, that the writer of the known material did not write the materials in
12 question (ASTM—*American Society for Testing and Materials* Designation: E
13 1658 – 08 Standard Terminology for Expressing Conclusions of Forensic Document
14 Examiners).

15 I declare under penalty of perjury under the laws of the State of California that
16 the foregoing is true and correct to the best of my knowledge.

17 Executed this 30th day of November 2012, at San Francisco, California.

18 
19 JAMES A. BLANCO

EXHIBIT 1

EXHIBIT 1

EXHIBIT 1



BLANCO & Associates Inc.
Forensic Document Examiners

San Francisco Office
55 New Montgomery Street, Suite 712
San Francisco, CA 94105
Phone (415) 618-0068

Washington D.C. Office
1629 K Street N.W. Suite 300
Washington, DC 20006
Phone (202) 821-1822

Los Angeles Office
655 N. Central Ave 17th FL
Glendale, CA 91203
Phone (818) 545-1155

CURRICULUM VITAE of JAMES A. BLANCO

AFFILIATIONS:

- Member: American Society for Testing and Materials (ASTM)
Participant: Subscribe to Proficiency Testing by the Collaborative Testing Services Inc.
Formally tested twice a year (controlled tests with known results) by the Collaborative Testing Services, Inc.—**Test results reveal a ZERO PERSONAL EXAMINER ERROR RATE**
Participant: in ST²AR Network—Skill-Task Training Assessment & Research

PROFESSIONAL ACHIEVEMENTS:

- Testified as an expert in over **200** trials.
- Provided over **7000** expert opinions.

PROFESSIONAL HISTORY:

- 6/88 **Blanco & Associates, Inc.**
to Title – Forensic Document Examiner / Examiner of Questioned Documents
Present Duties - Examination and comparison of handwriting and mechanical impressions for the purpose of suspect identification or elimination. Expert witness testimony. Presentations of Forensic Document Examinations pertaining to civil and criminal litigation.
- Since 1998** Exclusive Forensic Document Expert used by the California Secretary of State's office for their voting fraud cases.
- 11/94 **California Department of Justice**
to Bureau of Forensic Services
9/96 4949 Broadway - Sacramento, CA 95820
Laboratory Accreditation - This Laboratory is accredited by the American Society of Crime Laboratory Directors (ASCLAD)
Title - Examiner of Questioned Documents
Duties - Examination and comparison of handwriting and mechanical impressions for the purpose of suspect identification or elimination. Expert witness testimony. Participated in the proficiency testing program and peer review required by the ASCLAD Accreditation Board.

PROFESSIONAL HISTORY (Continued):

- 1/92 **U.S. Treasury Department**
to Federal Bureau of Alcohol, Tobacco and Firearms
9/94 Western Regional Forensic Science Laboratory
 355 North Wiget Lane, Walnut Creek, California 94598
 Title - Document Examiner
 Duties- Examination and comparison of handwriting and mechanical impressions for
 the purpose of suspect identification or elimination in criminal investigations
 in the Western States. Testified as prosecution expert witness in Oklahoma, Texas,
 New Mexico, Arizona, Alaska and California. Participated in the proficiency testing
 program and peer review of the American Society of Crime Laboratory Directors.
- 1/89 **Sacramento County Sheriff - Detectives Division**
to 711 G. Street Room 308 - Sacramento, California 95814
1/92 Title - Questioned Document Examiner (on County contract)
 Duties- Examined case work for the various Bureaus of the Sacramento County
 Sheriff's department including report writing and expert witness court testimony. Also
 responded to requests by local Judges and Deputy District Attorneys to perform
 examinations, report on findings and testify.
- 6/85 **Completed two years of apprenticeship training** in forensic documents under
to T.H. Pascoe who worked for the California Department of Justice in their
1/89 Questioned Document Section for 30 years.

TECHNICAL TRAINING COURSES:

ST²AR Network—Skill-Task Training Assessment & Research,
Canon Photocopier, Facsimile and New Technology Workshop
Canon USA training center in Atlanta Georgia April 28-29, 2008

Forensics Photoshop course,
EEI Communications, San Francisco CA December 15-16, 2006

Printing Process Examinations, Infrared Examinations,
American Board of Forensic Document Examiners Workshop, Las Vegas, November 7-10 2005

Altered Identification Documents, sponsored by the California State Department of Justice
Criminalistics Institute March 1995

Fundamentals of Document Examinations For Laboratory Personnel,
FBI Academy, Quantico, Virginia- July 12-23 1993

Symposium on Fluorescence Techniques in Questioned Documents, sponsored by the California State
Department of Justice Criminalistics Institute Feb. 1992

Paper Knowledge Workshop, by Mead Paper Corp., Denver, Colorado Oct. 1992

ACCOMPLISHMENTS:

Qualified as an Expert in Federal, Superior and Court Martial Courts

Publications:

Journal: Identifying Documents Printed by Dot Matrix Computer Printers. Forensic Science International, Elsevier Scientific Publishers Ireland Ltd.

Published Books:

- * Business Fraud- Know It and Prevent It, Humanomics Publishing, 2001
- * Identity Theft Prevention, (self published, 2001)

Speaker- Presentations given to:

- * Association of Certified Fraud Specialists- Sacramento, CA July 12th, 2011
Eight hour block of training re: Forensic Document Evidence and investigations
- * Association of Certified Fraud Specialists- National Fraud Conference, Dallas, May 2011
Forged Documents In An Electronic World
- * Association of Forensic Document Examiners Annual Conference, Phoenix AZ, October 2010
- * National Association of Document Examiners Annual Conference, Portland, OR, May 2010
- * Association of Certified Fraud Specialists- National Fraud Conference, San Diego, Oct. 2009
Forged Documents In An Electronic World
- * The Southwestern Association of Forensic Document Examiners:
Identifying Documents Printed by Dot-Matrix Computer Printers
Tucson, Arizona - April, 1989.
Distinguishing Features of Color Laser Copiers
Long Beach, CA - October, 1990.
A Case Study in Forensic Ethics Las Vegas, Nevada - April, 1991.
Counterfeited Documents Phoenix, Arizona - October, 1991.
Photocopied Tracings San Diego, CA - April, 1992
- * The American Society of Questioned Document Examiners:
Identifying Documents Printed by Dot-Matrix Computer Printers, Orlando, Florida- August, 1991
New Trends in Xerographic Technology Milwaukee, Wisconsin August, 1992

Numerous additional Lectures and Presentations given to State and Federal Law Enforcement, Legal, Banking and Business organizations.

Advisor to POST (California Commission on Peace Officer Standards and Training): As a subject matter expert in Forensic Documents, I was the only Document Examiner invited to San Diego to serve on the curriculum committee of the California Commission on POST, to design a Fraud/Questioned Document Course.

EDUCATION:

Bachelor of Arts, 1975, California State University, Sacramento, CA
Master of Divinity, 1978, Western Theological Seminary, Portland, OR

EXHIBIT 2

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BLANCO & Associates Inc.
Forensic Document Examiners

San Francisco Office
55 New Montgomery Street, Suite 712
San Francisco, CA 94105
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1629 K Street N.W. Suite 300
Washington, DC 20006
Phone (202) 821-1822

Los Angeles Office
655 N. Central Ave 17th FL
Glendale, CA 91203
Phone (818) 545-1155

TESTIMONY APPEARANCES

02/10/09 Los Angeles Superior Court, Hill Street
Hon. Maren E. Nelson, Dept 60
Marva v. Williams
Attorney George Seidi

02/23/09 Las Vegas, Nevada
Hon. Valerie Adair
Dept. 21
Re: Cameo Model & Talent Agency, LLC v. The Agency, LV, et al.
Attorney Gus W. Flangas, Esq.

04/03/09 Los Angeles Superior Court, Hill Street
Hon. Charles F. Palmer
Dept 33
Re:
Attorney Rodney Bell

05/06/09 Los Angeles Superior Court, Hill Street
Hon. O'Donnel
Dept. 37
Re: Sarvary vs. Voges
Attorney Richard S. Van Dyke

05/22/09 Yolo County Superior Court, Woodland, CA
Hon. Timothy Fall
Dept. 2
Re: Dev matter
Attorney Michael Rothchild

06/25/09 Calaveras County Superior Court, San Andreas, CA
Hon. Martin
Dept. 6
Re: Adams v. Berghouse, et al.
Case #CV34998
Attorney Reg J. Lormon

07/07/09 US District Court Central District California
Hon. Fairbank
Dept. 9
Re: Amy Alcini, et al. v. Northwestern Mutual Life Insurance Co., et al. (Kay Cole, deceased)
Case # CV-08-02889-VBF (AJWx)
Attorney Rafael Bernardino, Jr.

07/13/09 Unites States Immigration Court, San Francisco
Hon. Robert Yeargin
Courtroom 6
Re: Amarjit Singh
Attorney Arwen Swink, Esq.

08/28/09 CA Superior Court, Glendale (LA area)
Hon. Matz
Dept. E
Re: Toni Stutson v. Susane Savage
Michael G. Steiniger, Esq.

09/24/09 Deposition, Irvine CA
Re: Century 21 Landmark Properties; Alan Fasnacht, Lynn Fasnacht
Deposed by
Defended by Charles Shelton, Esq.

09/29/09 Deposition, San Diego CA
Re: Somo v. Chevron
Deposed by John H. Reaves, Esq.
2488 Historic Decatur Rd, Ste 200
San Diego, CA 92106
Defended by Julie Trotter, Esq.

10/08/09 Sacramento Superior Court, CA
Jury Trial
Hon. Judge David Brown
Dept. 17
Re: People v. Embra
For the Defense, Maura De La Rosa

11/12/09 Superior Court of California, County of Santa Clara
Deposition (in Los Altos, CA)
Re: Marriage Of Ebrahimi
Judge Berra
Deposed by Abbas Hadjian, Esq.
Defended by Rod Firoozye, Esq. (for Plaintiff Armin Ebrahimi)

11/19/09 Los Angeles Superior Court, CA (Hill Street)
Bench Trial
Dept 9, Judge Goetz
Re: Garrison
Stephen Moeller

12/14/09 Santa Monica, CA
Deposition
Re: Garrison
Defended by Stephen Moeller

12/17/09 Superior Court of California, County of Santa Clara
San Mateo, CA
Judge Berra (San Mateo)
Re: Marriage Of Ebrahimi
Rod Firoozye for Armin Ebrahimi

12/18/09 Deposition testimony in San Francisco re: 3EB Case

01/14/10 Los Angeles Superior Court, CA (111 Hill Street)
Bench Trial
Dept 9, Judge Goetz
Re: Garrison
Stephen Moeller

02/16/10 Oceanside, CA
Deposition
Re: City of Oceanside v. Judd

03/05/10 Los Angeles Superior Court, CA (111 Hill Street)
Bench Trial
Dept 9, Judge Goetz
Re: Garrison
Stephen Moeller

03/09/10 San Jose, CA
Deposition
Re: Stanley Doty, Trustee of JDP Trust v. Cava Valley Roofing, et al.
Shawn E. Cowles, Esq.

04/09/10 Irvine, CA
Deposition
Re: Martinez v. Williams
Warren Miller

04/12/10 San Francisco, CA
Jury Trial
Hon. Tomar Mason, Courtroom 606
Re: Julius Castle
Jay T. Jambeck, The Schinner Law Group

05/11/10 Emeryville, CA
Deposition
Re: Shirley Hwang v. Winston Lum
Nancy Davis, Esq. of Holme Roberts & Owen LLP

05/12/10 Santa Monica, CA
Re: Nunnari v. Cecchi Gori Pictures
Erica E. Hayward, Esq.

05/21/10 San Francisco, CA
Deposition
Re: Beijing Tong Ren Tang (USA), Corp. vs. TRT USA Corp et al
Jing James Li, Ph.D. of Greenberg Taurig LLP

05/24/10 San Francisco, CA
Deposition
Bradley J. Jameson, Esq.
Re: Sean C. McKean, Shawn P. McIlvenna v. Stephen E. Lawrence, Sophie Gasparatos

08/06/10 Santa Ana, CA
Federal Courthouse
Hon. Albert
Re: Petition of William E. Preston
Larry Halperine, Esq.

08/13/10 San Francisco, CA
Deposition
Re: Miller vs. California Pacific Medical Center
Foley & Larner LLP
Eileen R. Ridley, Esq. / (Kristy Marino)

08/16/10 San Jose, CA
Federal Courthouse
Dept 6
Hon Ronald M. Whyte
Re: Beijing Tong Ren Tang (USA), Corp. vs. TRT USA Corp et al
Jing James Li, Ph.D. of Greenberg Taurig LLP

- 08/27/10 Los Angeles Superior Court, CA (111 Hill Street)
Dept 39, 4th floor
Hon. Michal C. Solner
Re: Coliseo Housing Partnership v. POZ Village Development, Inc.
J. Grant Kennedy, Esq.
- 09/21/10 Nevada County Superior Court (Nevada City, CA)
Dept. 6
Re: The Estate of Don Cunningham, Nevada County Superior Court Probate Case No. P14621
Hon. Thomas M. Anderson
R. Ellis Harper, Esq.
- 11/15/10 Down town Los Angeles, CA
Arbitration
Re: Ron Sahni
Attorney Robert L. Kinkle
- 11/17/10 Riverside, CA
Deposition Re: Gillis estate matter
Attorney Rex Edwards
- 11/26/10 Bremmerton, WA
Arbitration
Re: Boston Pacific Matter
Michael White, Esq. Patton Boggs LLP
- 12/02/10 Roseville, CA
Deposition
Re: Marquez et al. vs. Van Dyke, et al; Thielke et al. vs. Van Dyke, et al.
Kevin Hull, Esq. Freidberg & Parker, LLP
- 12/21/10 Nevada County Superior Court (Nevada City, CA)
Hon. Thomas M. Anderson
Dept. 6
Re: Niman v. Niman, Nevada County Superior Court Case No. P14839
R. Ellis Harper, Esq.
- 01/05/11 San Francisco, CA
Deposition
Re: Alameda County Probate Case No. RP08420940
Thomas Latham, Esq. & Brian F. Connors, Esq.
- 01/19/11 Los Angeles, CA (Korea Town)
Arbitration
Hon. Alan Penkower
Re: Stanley v. State Farm
Rob Pohls, Esq. of Pohls & Associates
- 02/01/11 Alameda Superior Court (Oakland)
Hon. Marshall Whitley, Dept. 18
Re: Estate of Winston Nielsen Deceased, The Regents Of The University Of California, Petitioner, v.
Kristin L. Johnson and Clifford R. Lancaster, Respondents
Case No. RP 08-403581
Charlie Wolff, Esq. Evans, Latham & Campisi
San Francisco, CA

02/09/11 Alameda Superior Court (Oakland)
Hon. Marshall Whitley, Dept. 18
[Rebuttal testimony]
Re: Estate of Winston Nielsen Deceased, The Regents Of The University Of California, Petitioner, v.
Kristin L. Johnson and Clifford R. Lancaster, Respondents
Case No. RP 08-403581
Charlie Wolff, Esq. Evans, Latham & Campisi
San Francisco, CA

03/22/11 Deposition in Alameda, CA
Estate of Taruk Joseph Ben-Ali
Defending: Vernon Goins, Esq. of Goins & Associates

04/19/11 Riverside Superior Court (Palm Springs)
Dept. PS2
Re: People of the State of California vs. Daniel Lee Smith RIF 144557
Melanie N. Roe, Esq. of Kennedy & Roe (for the Defendant)

05/09/11 Fresno, California
Deposition
Re: Estate of Lillian Salwasser, deceased
Fresno County Sup. Ct. Case No. 07CEPR00104
Defending, Lee Cobb, Esq.

05/13/11 Federal Court Sacramento
Hon David E. Russell Dept. 28
Re: Kupka v. Dead Oaks Estates Inc.
For the Respondent, George Hollister Esq.

05/31/11 San Jose, California
Deposition
Re: Straus v. Pavese et al
Andrew Lauderdale, Esq.
Santa Clara Superior Court

06/08/11 Sacramento, California
Deposition
Re: Wiens vs. Huff
For the Plaintiff, Randall L. Wiens

07/14/11 Roseville, Placer County, CA
Hon. O'Flauerty, Dept. 43
Re: Jayraj Nair v. Dindu P. Nair
Karen L. Mathes, Esq.

07/26/11 Santa Barbara, Superior Court
Hon. Brian Hill
Re: Peter Lance
For the Defendant, Daryll Genis, Esq.

08/02/11 Watsonville, Superior Court
Hon. Heather D. Morse
Dept. C
Re: Norton Dissolution
For Scott Norton, Patricia Liberty, Esq.

08/11/11 San Francisco, Superior Court
Hon. McCarthy
Department 624
Re: People v. Rory Talley
For the defense, Jacque Wilson, Esq.

- 08/26/11 San Francisco, Superior Court
Hon. Marla J. Miller
Dept. 604
Re: Miller v. CPMC
For the defendant, Mike Naranjo of Foley & Lardner LLP
- 08/30/11 San Francisco, Superior Court
Hon. Marla J. Miller
Dept. 604
Re: Miller v. CPMC
For the defendant, Mike Naranjo of Foley & Lardner LLP
- 10/03/11 Santa Barbara, Superior Court
Hon. Brian Hill
Re: Peter Lance
For the Defendant, Daryll Genis, Esq.
- 10/27/11 Oakland, Superior Court
Hon.
Dept. 6
Re: People v. Rafael Duarte
For the Defendant, William Cole
- 11/04/11 Sacramento, Deposition
Re: Dovichi v. James V. de la Vergne...Bendahans/McCartney
Deposing Law Firm: DLA Piper LLP (US)
Deposing Attorney, Steven S. Kimball
For the Plaintiff, Freidberg and Parker Law Firm
Defending my deposition, Bret Spitzer
- 11/09/11 Oakland, Superior Court
Homocide Trial
Hon.
Dept. 6
Re: People v. Rafael Duarte
For the Defendant, William Cole
- 03/05/12 San Mateo, Superior Court
Civil, Imani trial
Hon. Scott
Dept. 25
For Bitu Imani, Mike Adams, Esq.
- 03/07/12 Burbank Superior Court
Hon. William D. Stewart
Dept. A
Re: Hovsep
Alex Gilanians, Esq.
- 07/25/12 New York, Deposition
Paul Ceglia v. Facebook
Offices of Gibson Dunn
Defending for Ceglia, Dean Boland
- 09/06/12 Torrence, Deposition
Goldstone vs. Murphy
Deposed by Nick Campbell, Esq.
Defending for Murphy, JoAnna Esty, Esq.

10/04/12 Los Angeles main courthouse 111 Hill Street
Hon. Gregory Alarcon.
Department 36
Re: Kenny Teragawa vs. Borg Produce Sales, Inc. et al
Dan Fears Esq. Pain & Fears LLP

EXHIBIT 3

EXHIBIT 3

EXHIBIT 3

PERSONAL RELEASE

Desert Warriors
 Production Company
 Address 1040 Hamilton rd.
Duarte Ca. 91010

Matthew MTTA

Date 8/9/11

Ladies and Gentlemen:

I, the undersigned, hereby grant permission to Sam Bessi (Matthew MTTA)
 ("Producer") to photograph me and to record my voice, performances, poses, acts, plays and appearances, and use
 my picture, photograph, silhouette and other reproductions of my physical likeness and sound as part of the _____
One Roman tentatively entitled _____
 (the "Picture") and the unlimited distribution, advertising,
 promotion, exhibition and exploitation of the Picture by any method or device now known or hereafter devised in which
 the same may be used, and/or incorporated and/or exhibited and/or exploited.

I agree that I will not assert or maintain against you, your successors, assigns and licensees, any claim, action, suit or demand of any kind or nature whatsoever, including but not limited to, those grounded upon invasion of privacy, rights of publicity or other civil rights, or for any other reason in connection with your authorized use of my physical likeness and sound in the Picture as herein provided. I hereby release you, your successors, assigns and licensees, and each of them, from and against any and all claims, liabilities, demands, actions, causes of action(s), costs and expenses whatsoever, at law or in equity, known or unknown, anticipated or unanticipated, which I ever had, now have, or may, or shall hereafter have by reason, matter, cause or thing arising out of your use as herein provided.

I affirm that neither I, nor anyone acting for me, gave or agreed to give anything of value to any of your employees or a representative of any television network, motion picture studio or production entity for arranging my appearance of the Picture.

The undersigned understands that they will not be compensated for their appearance in the recording.

I have read the foregoing and fully understand the meaning and effect thereof and, intending to be legally bound, I have signed this release.

Dated 8/9/11

Cheryl Garcia
 Signature

if a minor, Guardian's Signature

Please Print Name

Address

AGREED AND ACCEPTED TO

By _____

REDACTED

Phone Number

Release #1

EXHIBIT 4

EXHIBIT 4

EXHIBIT 4

Cast Deal Memo

This memo outlines terms of the agreement between ~~U.M.~~ ^{U.M.} ~~Productions LLC~~ and Cindy Garcia (hereinafter "Producer") related to the production of ~~Disappearance~~ (hereinafter "Motion Picture.")

1. Services:

Cindy Garcia agrees to perform the services outlined in Appendix A.

2. Compensation:

Subject to the rest of the terms of this agreement, and upon satisfactory completion of the services outlined in Appendix A, Producer agrees to compensate Cindy Garcia at the rate and time designated in Appendix B.

3. Employment Status: [Independent Contractor]

[Independent Contractor: The parties agree that CG is an independent contractor, who is not required to work exclusively for Producer now or in the future, and who, as a professional, is expected to complete the assignment without supervision or training. No fringe benefits or overtime compensation will be provided and the contractor is solely responsible for all income, self-employment and other taxes due upon this income received in conjunction with the services rendered under this agreement. **The contractor is not entitled to collect unemployment compensation under this agreement.**]

4. Assignment of Rights

[CG assigns to producer all rights necessary for the development, production and exploitation of the Motion Picture, whether denominated copyrights, performance rights, or publicity rights, including the right to reasonable use of his/her name and likeness in conjunction with the development, production and exploitation of the Motion Picture, and waives any right to sue Producer over such use.]

[CG warrants to Producer that all

writing submitted for the Motion Picture is his own original work. The parties agree the script and all revisions of the script of the film are "works made for hire" as defined under article 101 of Title 17 of the U.S. Code. If for any reason the script should be determined to not be a "work made for hire," CG assigns all rights he may have to the work under U.S. and International copyright law to Producer.

5. Credits:

Producer agrees to provide the following credits:

Sam Bessi (Matthew Motta)

8/9/11
Date

Social Security Number

REDACTED

Address

Producer

Date

Appendix A:

[Describe the services to be performed in plain English including dates and times required to be available and any equipment to be provided.]

[Examples: actor playing (role); dates; times (or "as needed"); related responsibilities. Writer; responsibilities including revisions/turn around times between dates; Stunts/effects...]

Appendix B:

Describe Compensation Rate

EXHIBIT 5

EXHIBIT 5

EXHIBIT 5

Sep 24 12 01:44p
09/24/2012 MON 10:06 FAX

P. 2
002/002

Form W-9
(Rev. December 2011)
Department of the Treasury
Internal Revenue Service

**Request for Taxpayer
Identification Number and Certification**

Give Form to the requester. Do not send to the IRS.

Name (as shown on your income tax return)
SSFCSCSDS\DF

Business name/d disregarded entity name, if different from above
Cindy Garcia

Check appropriate box for federal tax classification:
 Individual/sole proprietor C Corporation S Corporation Partnership Trust/estate
 Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) _____
 Other (see instructions) _____

Address (number, street, and apt. or suite no.)
[Redacted]

City, state, and ZIP code
[Redacted]

Requester's name and address (optional)
[Redacted]

Employer identification number (EIN) here (optional)
[Redacted]

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on the "Name" line to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN* on page 3.

Note: If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter.

Social security number								
[Redacted]	[Redacted]	[Redacted]	[Redacted]	[Redacted]	[Redacted]	[Redacted]	[Redacted]	[Redacted]
Employer identification number								
[Redacted]	[Redacted]	[Redacted]	[Redacted]	[Redacted]	[Redacted]	[Redacted]	[Redacted]	[Redacted]

Part II Certification

Under penalties of perjury, I certify that:

- The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- I am a U.S. citizen or other U.S. person (defined below).

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments of other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 4.

Signature of U.S. person: *Cindy Garcia* Date: *9-24-12*

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
- Certify that you are not subject to backup withholding, or
- Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note: If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

TOTAL P. 01

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VERIFICATION

I, Cindy Lee Garcia, a Plaintiff in this proceeding, have read the documents:

COMPLAINT FOR:

- Declaratory Relief**
- Invasion of Privacy**
- False Light Invasion of Privacy**
- Right of Publicity;**
- Fraud;**
- Unfair Business Practices**
- Slander;**
- Intentional Infliction of Emotional Distress**

[Demand For Jury Trial]

[Ex Parte Application for a Temporary Restraining Order and a Preliminary Injunction Requested]

The information contained therein are true of my own knowledge, except as to those matters that are alleged on information and belief, and, as to those matters, I believe it to be true. I declare under penalty of perjury that the foregoing is true and correct. Executed this 18th day of September, 2012 in Los Angeles, California.

Cindy Lee Garcia

Cindy Lee Garcia

PRESENT THIS CARD AT TIME OF SERVICE

NON-TRANSFERABLE

TOLL-FREE NUMBERS

AAA.com

Roadside & Battery Service in CA 1.800.760.1480
 Roadside Service outside CA 1.800.222.4357
 AAA Premier® Services 1.800.852.7188
 Emergency Travel / Medical outside U.S. Call Collect
 1.804.673.1563

Member Signature

Cindy Lee Garcia

TDD: 1.800.955.4833 for speech or hearing impaired. Roadside Assistance generally provided by independent service providers. All Club services are subject to change without notice. By use, rental of Club member's address to be bound by Club's Bylaws. Surrender card and Guaranteed Arrest Bond Certificate for minor traffic violations up to \$1,000 (not accepted in all jurisdictions, including CA).



Gun Association

Cindy Garcia

IN GOOD STANDING

11636

AUTHORIZED BY

42031 PL

#1000

AMERICAN SURETY COMPANY

P.O. Box 68932

Indianapolis, Indiana 46268

1-317-875-8700

CHP 215s
 Accident
 Driver's Responsibility (\$40001 VC)

RECEIPT AND STATEMENT OF CHARGES

Receipt No. 1005133

Received of

Date 11-1-12

James Woods
Name

B9C

Address

Bail Bond Premium

\$ 4275

Expenses (itemize in detail, such as Guard Fees, Recording Fees, Notary Fees, Long Distance Calls, Telegrams, Travel and other actual, unusual expenses, where permitted by law.)

_____ \$ _____
 _____ \$ _____
 NEXT
 _____ \$ _____
 12-1-12
 _____ \$ _____

1068

TOTAL CHARGES

Received on Account

\$ 125

Was Collateral taken? (YES) (NO)

Balance

\$ 4150

If Yes, Collateral Receipt No. _____

NAME AND ADDRESS OF BAIL BOND AGENCY

By _____

MEMORANDUM OF BAIL BOND FURNISHED

Defendant _____

Bond No. _____ Bond Amt. \$ _____

SSN _____ DOB _____

Charge _____

Date Filed _____ Date Released _____

Date to Appear _____ Time _____ A.M. P.M.

Case No. _____

Court _____ City _____

Received Copy of above receipt and Memo

Indemnitors Signature *Cindy Garcia*

ASC-CA-2

WHITE - ORIGINAL COPY
CANARY - COMPANY'S COPY
PINK - AGENT'S COPY

Thank You

ZIP Code

Age Birth Date

Race / Ethnicity

COMMERCIAL VEHICLE (\$15210(b) VC)

HAZARDOUS MATERIAL (\$353 VC)

Same as Driver

Same as Driver

Misdemeanor or Infraction (Circle)

M I

M I

M I

M I

Special

Patrol Vehicle No. MVARs

The foregoing is true and correct. California

D. No. _____ to _____ Vacation Dates

D. No. _____ to _____ Vacation Dates

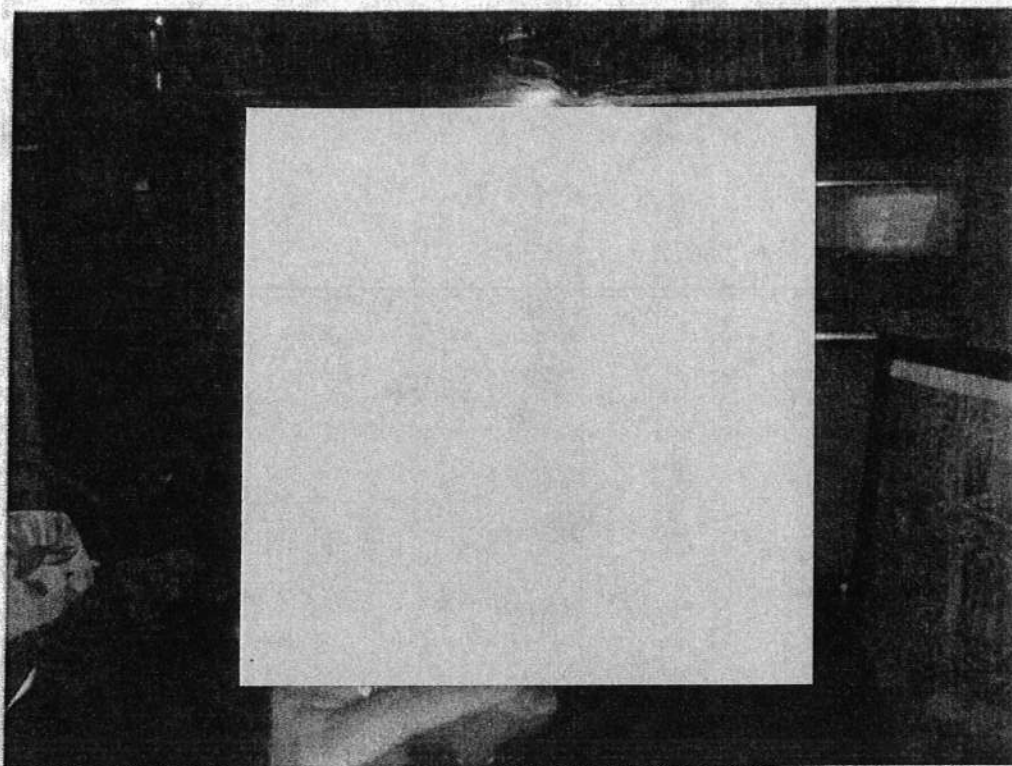
INDICATED BELOW.

AM PM

CRIME

COURT JUVENILE

42031 PU



Hello My name is Cindy Lee Davis Garcia,

I am very interested in a part in this film, I am with instantcast and explore talent

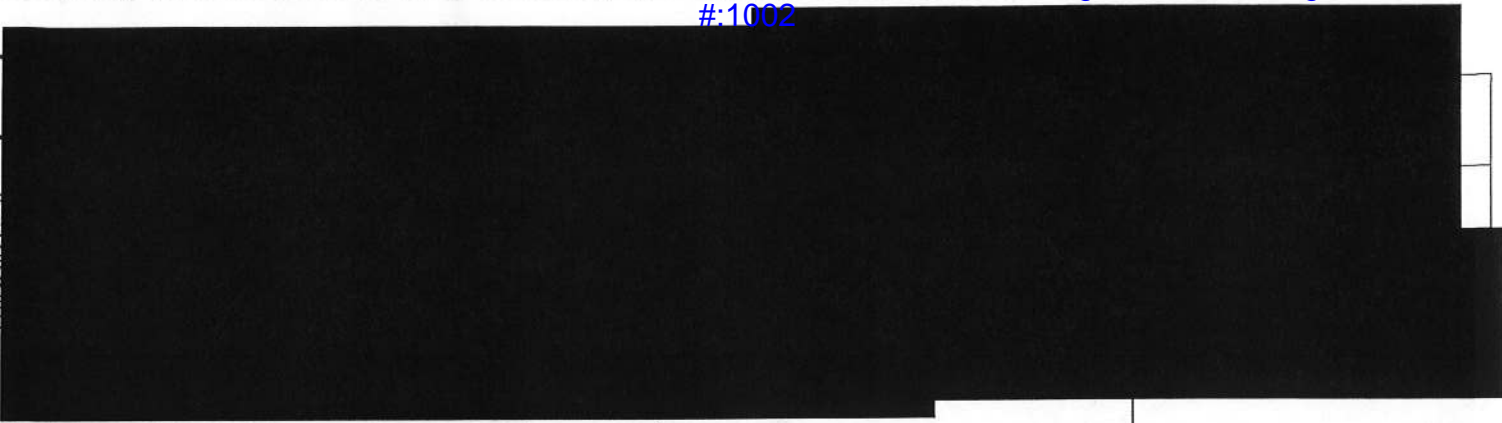
my email is flame4him1@sbcglobal.net

phone 661-833-8055

hope to hear from you

Sincerely Cindy Lee

1
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SE
AD



TIME CHARGED	PURCHASE ORDER
JOB LOCATION	ORDERED BY
SAME	

Quantity Item # Item Description
 1 038016-C PAINT SPRAYER, AIRLESS, ELEC Minimum : \$62.00 Ea
 Rate/Ea 62.00 Day 300.00 Week 690.00 4Wk

THE ABOVE STATED RENTAL PRICE IS FOR A SINGLE SHIFT OPERATION. 8 HOURS PER DAY, 40 HRS PER WEEK OR 160 HRS PER 4 WEEK. ADD'L CHARGES WILL BE MADE IF HOURS USED EXCEED THESE LIMITS

THANKS FOR SAFETY PRECAUTIONS

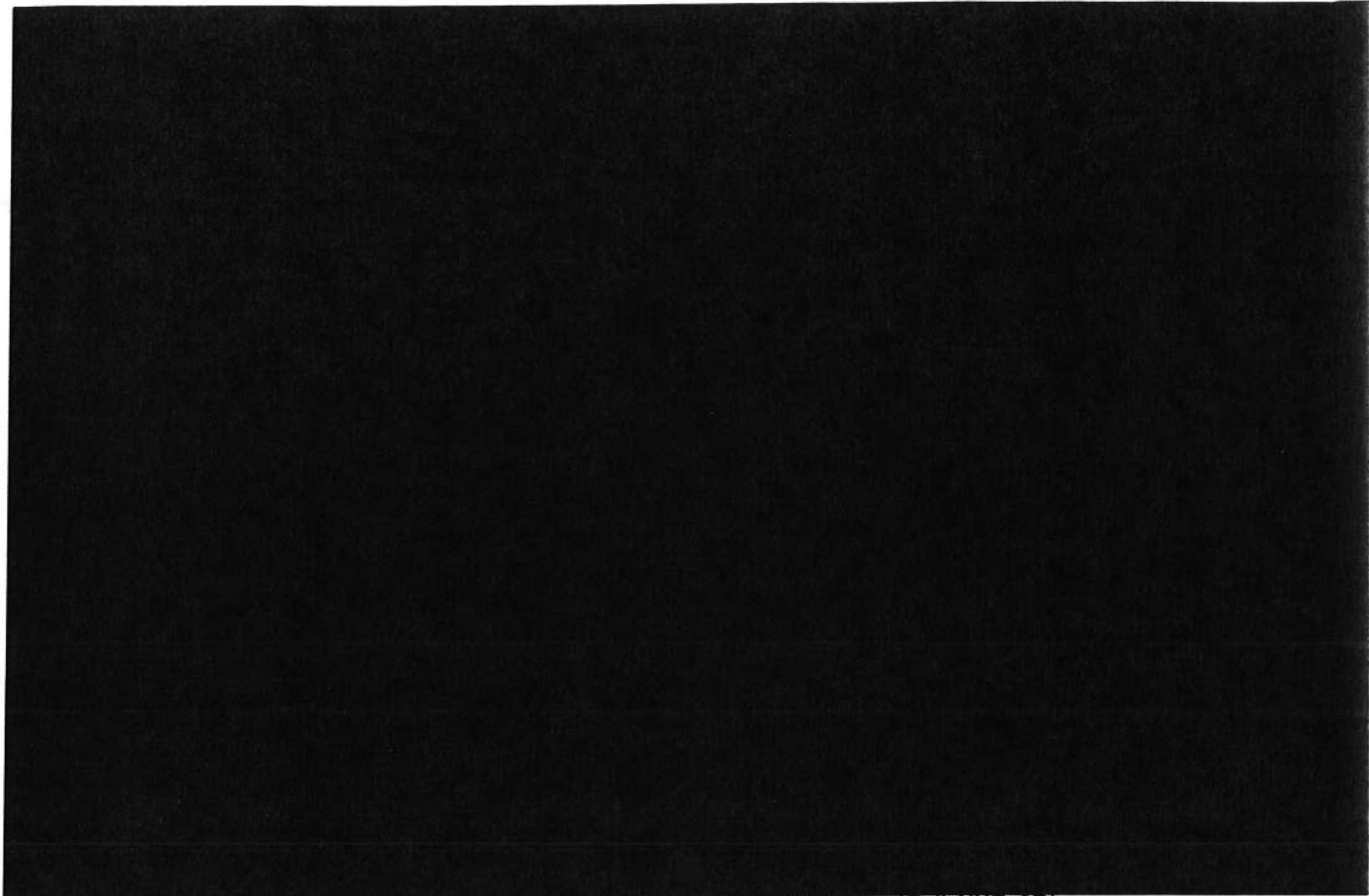
- A. NEVER PUT FINGER NEAR SPRAY TIP OR AIM GUN TOWARD ANY PART OF BODY
- B. IF LEAK SHOULD OCCUR IN LINE OR AT ANY FITTING, IMMEDIATELY SHUT OFF UNIT. DO NOT ATTEMPT TO STOP LEAKAGE WITH HAND OR PART OF BODY
- C. IF THESE INSTRUCTIONS ARE NOT FOLLOWED, IT IS POSSIBLE THAT THE HIGH PRESSURE MIGHT BREAK THE SKIN & INJECT A SMALL QUANTITY OF MATERIAL. IF THIS HAPPENS, GET IMMEDIATE MEDICAL ATTENTION AND HAVE THE DOCTOR INSPECT FOR & REMOVE FOREIGN MATERIAL.
- D. NEVER ATTEMPT TO CHANGE THE SPRAY NOZZLE WITHOUT FIRST SHUTTING OFF UNIT & RELIEVING THE PRESSURE. IF GUN IS EQUIPPED WITH A "TWIST TIP", BE CAREFUL NOT TO GET FINGER NEAR TIP WHEN TURNING TO CLEAR A BLOCKAGE.
- E. BE SURE ELECTRICAL SUPPLY IS GROUNDED.
- F. KEEP THE UNIT AT LEAST 25 FEET FROM SPRAYING AREA IN A WELL VENTILATED LOCATION.
- G. DO NOT SPRAY VOLATILE MATERIALS WITH FLASH POINTS LESS THAN 140 DEGREES F(60C). DO NOT SPRAY ANY MATERIAL IN THE VICINITY OF OPEN FLAME, PILOT LIGHTS, OR OTHER SOURCES OF IGNITION.



TERMS: CASH. ESTABLISHED OPEN ACCOUNTS ARE DUE AND PAYABLE NET 30TH. PAST-DUE ACCOUNTS BEAR LATE PAYMENT PENALTIES AT 1 1/2% PER MONTH.

I HEREBY ACKNOWLEDGE RECEIPT OF THE ABOVE DESCRIBED EQUIPMENT SUBJECT TO THE RENTAL
 THIS IS YOUR CONTRACT. READ BEFORE SIGNING
 SIGNATURE Candy Lane
 PLEASE PRINT YOUR NAME _____ CO. _____





TOTAL \$ 4,000.25

All these clothes & shoes that we are sending to Malawi Africa are a love donation to be handed out to the widows & orphans as the word of God commands us.

Thank you for all your help both to the African Government and Churches that help in distribution.

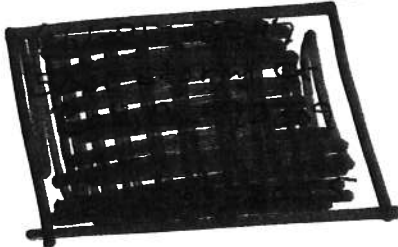
Sincerely Pastor Cindy Garcia

Flames Of Fire Outreach Bakersfield, Ca. 93304



Pasta Cindy Garcia

Pastor Garcia Garcia cc.



Please call me
BRIAN ASAP
661-817-3347
Need drop off
information

9/12/11

Flame Of Fire Outreach Bakersfield, Ca. 93394 r-661-817-3347 oR r-661-833-8055

Shipping clothes to Africa

[REDACTED] Title Company

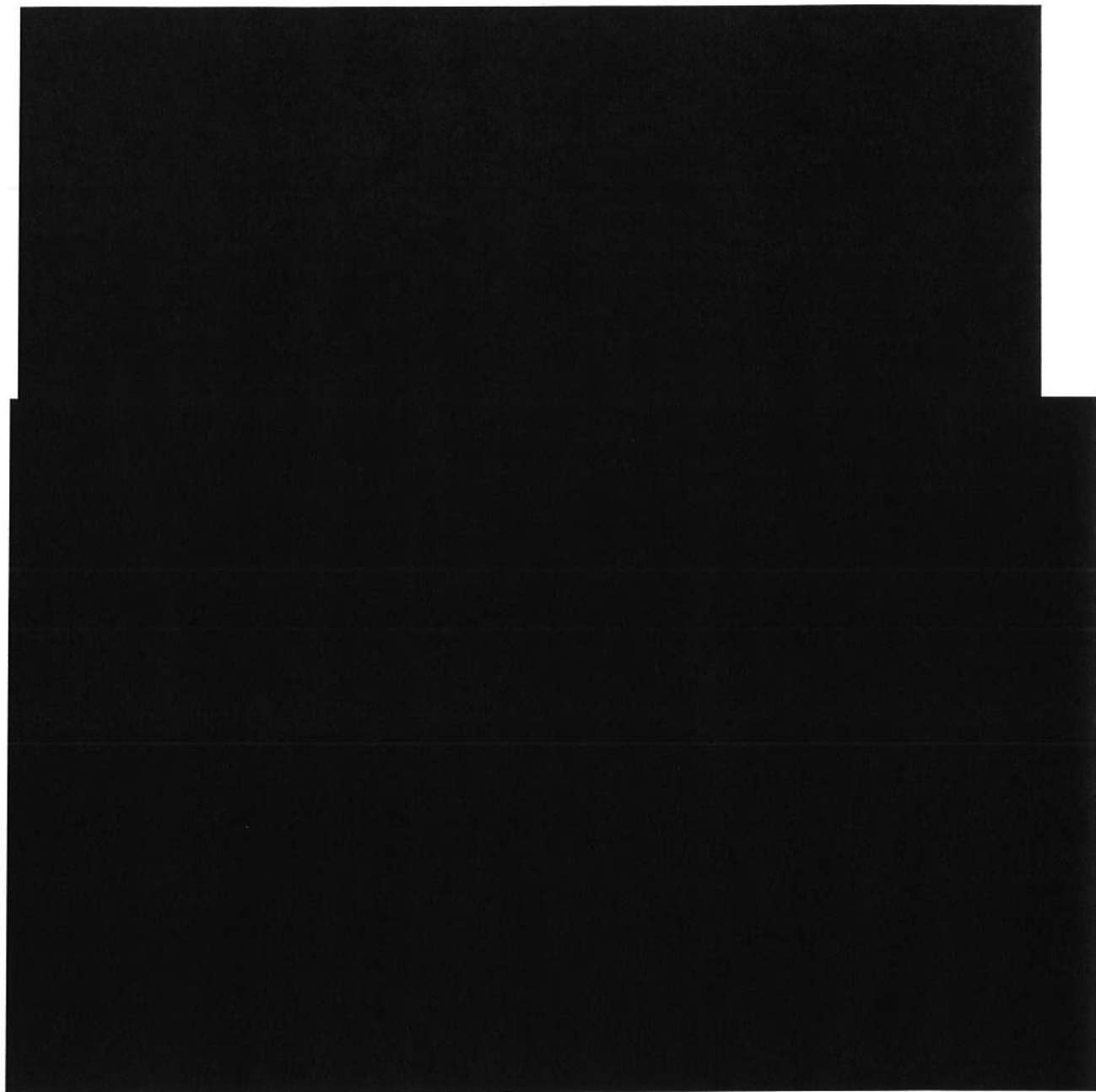
[REDACTED]

I have read the Preliminary Report dated January 6, 2010 covering the property described in your above numbered escrow. I know of no other matters pertaining to the condition of title other than stated in this report. Further we approve the legal description as being the property which is the subject of this escrow.

I hereby acknowledge receipt of a copy of said Preliminary Report.

Flame of Fire Outreach Church, a Non-Profit Organization

By: Cindy L. Garcia
Cindy L. Garcia, Authorized Agent



10-10-12
Date

10/10/12
Date

Cindy Co...
Applicant

[Signature]
Agent

Christian ordained minister. I have received numerous death threats, all of which have been reported to the appropriate authorities. Because of security concerns, the authorities advised me not to release the details of which law enforcement agencies have received those reports. The death threats include, but certainly are not limited to, the following:

“I am ready to die for MUHAMMAD (PBUH) and I would Like to Kill all Those Who contributed in the Shape of Acting or Financially or any other Kind of Support in Shameless Movie.”

“And If You Wanna to save your life and we consider your innocent then Just Kill Sam and Terry Jones.”

“Dear the end is near.”

“It’s all a big joke. She will be Killed by some one who loves and cares our Prophet Muhammad peace be upon him”

“She will know what she did now she is saying sorry about that”

Copies of these threats are attached hereto as Exhibit B.

18. I have filed an application to register my acting performance in *Desert Warrior* work with the United States Copyright Office. Attached as Exhibit C is a true and correct copy of my copyright application.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on this 12th day of October, 2012, at Bakersfield, California.


Cindy Lee Garcia

DECLARATION OF CINDY LEE GARIA
CV 12 8315 (VBKx)



Flame of Fire Outreach

RE: CANCELLATION NOTICE

November 9, 2012

Account Number: 1004730
City: [Redacted]

Dear Flame of Fire Outreach,

You recently indicated that you wish to cancel your alarm monitoring contract with SAFE Security®. For your protection against fraud and to ensure proper security of your property, please complete the information below as cancellation notification, and return this document to SAFE.

SAFE requires written notification of alarm monitoring account cancellation, which must be received days before the end of your current contract term. Please refer to your monitoring agreement for details. Your monitoring account with SAFE will be cancelled once this form is returned and a final payment in the amount of \$150.92 has been received. This payment covers the remaining balance of your contract.

For your convenience, SAFE now accepts both checks and credit card payments by phone and via our web site at www.safesecurity.com. If you have already remitted a payment for this final amount, thank you and please disregard this letter.

If you are paying by check, be sure to include your account number on your check. If you wish to pay by credit card (VISA, MasterCard, Discover or American Express); you may also make your payment on our website at www.safesecurity.com. Click on SAFEPay.

Please be aware that if you are currently receiving a discount on your homeowner's insurance policy based on monitoring service, you may have an obligation to disclose to your insurance carrier your discontinuance of monitoring service. Failure to make such a disclosure could affect your rights under the policy.

Cancellation Reason: We moved from the building on Eye St. to Another Building due to personal reasons. And left the building with Pastor Julio.

Signature: Cindy J. Garcia Date: 11-12-12

You may fax this notification to SAFE at (925) 871-4093 or mail it to:
Customer Care, SAFE Security, PO Box 5164, San Ramon CA 94583

We at SAFE Security are sorry to see you go, and we have greatly appreciated your business. We hope that you will think of us in the future when you require security equipment and alarm monitoring services. If you need further assistance, please contact SAFE Customer Care at (800) 669-7779.

Sincerely,
SAFE Security

Sent all

Karin -

661-324-7000

Les.

Notes®

5 Parenthood Episode 219 Taking The Leap
Role Max's Teacher age 30-45
well meaning involved teacher, also hopeful
that max will continue at football, Guest Star
Second Shoot 3/11/11. Sent (Cami Patton Casting
4640 Lankester Blvd.
West Hollywood 91602

Questions Sam Asked Me

March 2, 2012

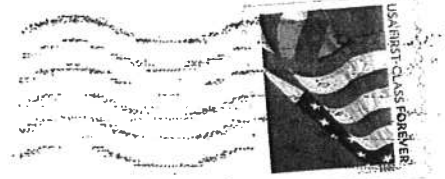
Sam. Bassil

Need to convert from Hard drive to
HD CAM. Find someone!

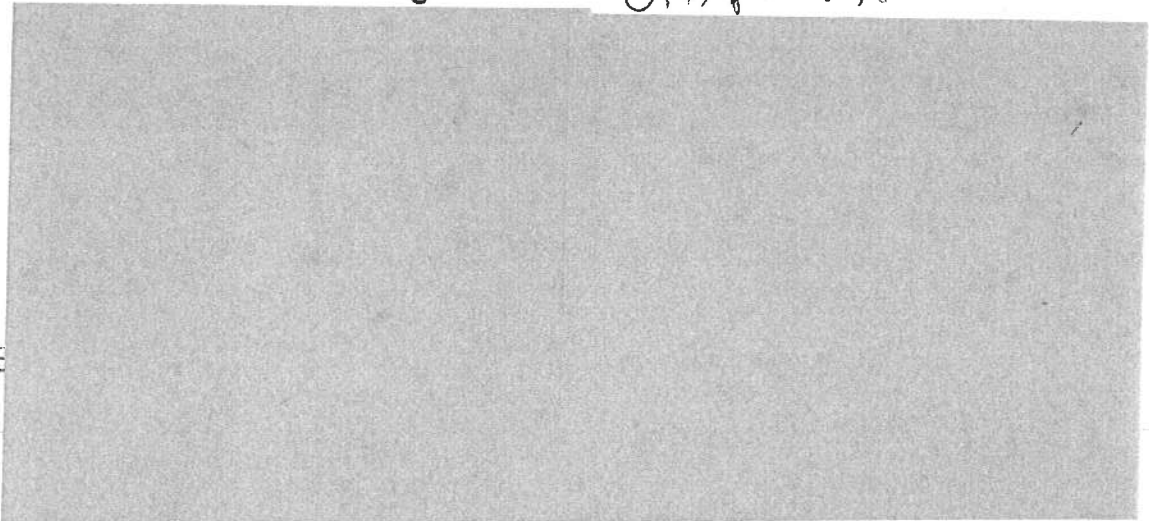
2 hr movie. also Color correction



UNITED STATES POSTAL SERVICE
FIRST CLASS PERMIT NO. 1000 LOS ANGELES CA 90001



Cindy Lee Garcia



#1009

19th

200 deposit

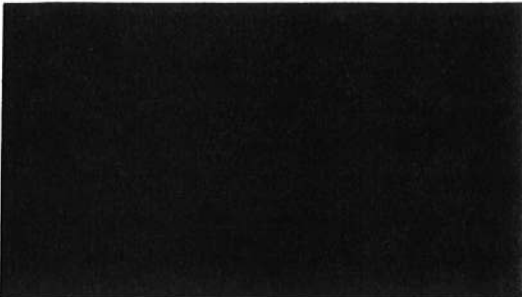
530.00

Prorated rent

(Friday)

own deposit back 1300.00 Cashier check

Plus our money back from Donna moving out early.



ett
Demi

On the 15th day of October, 2012, owner received \$ 1,000.00 from the undersigned, hereinafter called "Applicant", who offers to rent from Owner the premises described as



1. Rent in advance of \$ 900.00 per month, payable on the 1st day of each month, tenancy to begin on the 18th day of October 2012 but subject to any present resident vacating or the availability of the premises.

2. A security deposit of \$ 1,200.00

Owner shall return the full amount received an Applicant immediately if:

- (a) The premises are not available on the agreed date, or
- (b) Applicant executes the rental agreement and pays owner the first month's rent and security deposit.

If, after notification of acceptance, Applicant fails to comply (by entering into the agreed rental agreement and paying the first month's rent and security deposit), by the 18th day of October 2012, Owner may deduct from the amount received \$ 30.00 per day for each day the premises are vacant, from the date applicant's tenancy was to begin, to date tenancy commences or reletting, not to exceed (30) days.

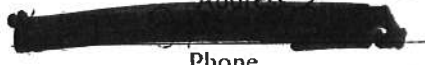
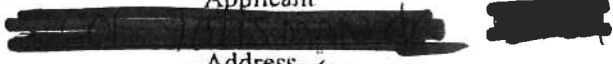
Owner, within seven days after the premises are relet, shall return to Applicant, to the Applicant's address shown below, any balance remaining, with an itemization of Owner's damages.

If any legal action or proceeding be brought by either party to enforce any part of this agreement, the prevailing party shall recover, in addition to all other relief, reasonable attorney's fees and costs.

Date 10/18/12 Time _____

Owner/Agent

Cindy Garcia
Applicant
Cindy Garcia
Applicant



Phone

Gmail - Desert Warrior - flame4him1@gmail...

Gmail - Desert Warrior - flame4him1@gmail...

https://mail.google.com/mail/?shva=1

Gmail Calendar Documents Photos Reader Web more

Gmail

Search Mail

Search the Web

Show Details

Want to Be a Disney Star? - explorethem.com/leets - Auditions & Open Calls Now Open,

Archive Spam Delete Move to Labels More

Desert Warrior | X | X | X | X | X | X

- Alan Roberts
- cindy garcia
- cindy garcia
- Alan Roberts
- cindy garcia to Alan

Steve Golen
Burg.
912-996-2263

Alan, thank you for getting back with me I appreciate it. I also would love the chance for It was very nice to meet you, you were very professional and comfortable interact with.

Show quoted text

2 attachments — Download all attachments View all images



cindy full face.jpg 76K View Download



CINDY BLACK DRESS.jpg 106K View Download

Reply Forward

Send Save Now Discard

To: Alan Roberts <desertwarrior2011@yahoo.com>

Add Cc | Add Bcc | Edit Subject | Attach a file | Include original attachments

Rich text toolbar icons

On Fri, Jul 29, 2011 at 3:35 PM, cindy garcia <flame4him1@gmail.com> wrote: Alan, thank you for getting back with me I appreciate it. I also would love the chance It was very nice to meet you, you were very professional and comfortable interact w

On Fri, Jul 29, 2011 at 12:29 PM, Alan Roberts <desertwarrior2011@yahoo.com> w No female warriors. Sorry. But we will consider you for other role:

-- On Thu, 7/28/11, cindy garcia <flame4him1@gmail.com> wr

Casting Director
Allen Roberts

Jeff Robinson
A.D.

480-518-5197

Mail
Contacts
Tasks

Compose mail

Inbox (1)

Buzz

Starred

Important

Sent Mail

Drafts (22)

Personal

photos

photos from africa pas

Travel

6 more

Chat

Search, add, or invite

cindy garcia

Set status here

Call phone

Felix Mbeue

Kingdom Impact Worship

Manage Ment

Stargazing Entertainment

Alan Roberts

editor

etsy1

lowbowpictures

Merritt Films

Raj Thiruselvan

Invite a friend

Give Gmail to:

Send Invite 50 left

Preview Invite

Alan Roberts
desertwarrior2011@yahoo.com

Audition
Call

Hourly Fees and Contingent Nature of Fee Recovery

This Engagement Agreement is a contingency agreement governed by Section 6147(a) of the California Business and Professions Code. Under this Agreement, Counsel will recover payment for Attorney's Fees if any, only if Client obtains monetary recovery. For the purpose of calculating the Contingency Fees (as defined herein), Attorneys' Fees shall also include all attorneys' fees, and paralegal fees.

Client's Action will be handled by M. Cris Armenta at an hourly rate of \$450 per hour. Counsel may increase that rate upon thirty (30) days written notice and the absence of any objection shall be deemed Client's acquiescence to a rate increase. Counsel may also retain other counsel or paralegals to work on Client's Action as appropriate in Counsel's discretion. Counsel will prepare and mail to Client each month an invoice reflecting charges at Counsel's full hourly billing rates for all timekeepers who worked on the Action that month. From any monetary recovery, Counsel shall first subtract and pay to Counsel any unreimbursed Out-of-Pocket Costs and Reimbursable Costs. From the remainder, Counsel shall be paid **one-third** as payment for Attorneys' Fees ("Contingency Fees") from any pre-trial settlement, and after heavy trial preparation begins (deemed to be forty-five days before the set trial date) **forty-percent**. Any award of Attorneys' Fees and costs ordered by the Court shall be separately paid to Counsel. Client understands that the contingency fees are not set out by law and are instead an item negotiable between Client and Counsel, and that the Client may negotiate a lower rate of recovery for attorneys' fees for Counsel.

Despite the contingency nature of this Agreement, Counsel shall have the right to withdraw from representation of Client if Client fails to do any of the following: pay Counsel's statements for payment of Out-of-Pocket Costs in full upon presentation, follow Counsel's advice, cooperate with Counsel, or fail to communicate with Counsel.

Lien on Recovery

In the event of litigation, Client hereby grants to Counsel to the extent of Counsel's attorneys' fees and unreimbursed costs (whether Out-of-Pocket or Reimbursable Costs), a lien on any recovery achieved for Client by Counsel. Any and all checks or drafts in payment of any settlement or judgment shall be made payable jointly to Client and Counsel unless otherwise agreed by Client and Counsel, and will be deposited into Counsel's client trust account. Client further agrees that Counsel may deduct its share of such recovery, by advising the Client in writing of its intent to do so and providing the Client at least 5 days to respond to Counsel's accounting, with the balance being distributed to Client.

No Guarantees

Client acknowledges that Counsel has not made and will make no guarantee regarding the ultimate cost (in fees and expenses) or the outcome of any subject matter of the representation, and all expressions regarding such matters are preliminary assessments or opinions only.

Forum For Disputes

Any dispute arising out of or related to this agreement will be decided under California law. California will be the exclusive jurisdiction for resolution of all disputes.

ENGAGEMENT AGREEMENT

Cindy Lee Lewis (hereinafter, "Client") retains The Armenta Law Firm (hereinafter "Counsel") on the following terms and conditions to represent Client in connection with the removal of the YouTube Video film known as "Innocence of Muslims" and advice and possible litigation against the responsible parties ("the Action").

General Authorization

Client authorizes Counsel to undertake, on Client's behalf, any actions Counsel deems necessary or appropriate to advance Client's interests in connection with the Action. This authorization includes the right to institute such actions, and to retain investigators, experts, consultants, and other attorneys or law firms as Counsel deems necessary to assist in the Action.

Monthly Billing Statements

Counsel's services will be billed to Client on a monthly basis. The statements generally will be prepared during the second week of the month following the month during which the services have been performed. The monthly billing statement will include time detail to show the time spent by Counsel or other timekeepers and a listing of Out-of-Pocket Costs and Reimbursable Costs (as defined below). Client agrees to pay the Out-of-Pocket Costs upon receipt of the monthly billing statement.

Out-of-Pocket Costs and Reimbursable Costs

Client shall be responsible for all costs incurred which are reasonably necessary for the preparation and presentation of Client's representation. The Out-of-Pocket Costs include those items for which Counsel makes advances on behalf of Client. These typically include filing and messenger fees, investigator fees, external reproduction costs, delivery charges, postage, and all experts' and consultants' fees. The Reimbursable Costs include those costs that are internal to Counsel's office, such as internal reproduction costs, facsimiles, telephone charges or the like.

Counsel shall have the authority (but not the obligation) to make advances for such Out-of-Pocket Costs and Reimbursable Costs on Client's behalf, but Client shall remain ultimately responsible for payment or repayment of such costs. Notwithstanding the foregoing, Counsel shall receive the Client's verbal consent prior to any single Out-of-Pocket Cost or Reimbursable Cost in excess of \$500.00 and shall receive the Client's written consent for any single Out-of-Pocket Cost in excess of \$1000.00. An email from the Client shall suffice as "writing" under this provision.

In this case, Counsel has agreed to find the initial cost only of filing the case if one is to be filed, service costs for the summons and complaint and the filing costs for seeking a temporary restraining order or motion for preliminary injunction. Counsel has explained that after these procedures, Client and Counsel will have better information to assess whether the Court believes Client is "likely to prevail on the merits." At that juncture, both agree that Client and Counsel will meet, and either the costs will be shifted to the Client, or the Client will agree to dismiss the action without prejudice if the action does not seem likely to result in prevailing.

Arbitration of Disputes

It is understood and agreed that any claim arising out of the rendition or lack of rendition of services under this Agreement (including claims of legal malpractice) will be determined by submission to final and binding arbitration. This includes any claim that any legal services rendered under this contract were unnecessary or unauthorized or were improperly, negligently or incompetently rendered. At the sole option of the Client this arbitration agreement may also include any dispute over legal fees as provided in Sections 6200-6206 of the California Business and Professions Code.

All parties to this Engagement Agreement, by entering into it, are giving up their constitutional right to have any such dispute decided in a court of law before a jury and instead are accepting the use of arbitration. Client may wish to seek outside advice or counsel concerning this procedure.

The arbitration proceedings will be administered by the Santa Monica Office of JAMS/Endispute.

NOTICE: BY SIGNING THIS AGREEMENT YOU ARE AGREEING TO HAVE ANY ISSUE OF LEGAL MALPRACTICE DECIDED BY NEUTRAL ARBITRATION AND YOU ARE GIVING UP YOUR RIGHT TO A JURY OR COURT TRIAL.

CG

(Ms. ~~Lewis~~' initials)

Garcia

Entire Agreement

This Engagement Agreement contains the entire agreement between Counsel and Client. Client acknowledges that there are no other agreements (either oral or written) between Client and Counsel other than as set forth in this Engagement Agreement. No modification or waiver of any term of this Engagement Agreement shall be valid unless agreed to in a writing signed by both Client and Counsel.

Consultation With Independent Counsel

Client has been advised that this is a legally binding Engagement Agreement, and that Client has the right to (and Counsel recommends that Client does) consult an independent attorney to review and advise Client as to all of the terms of this Engagement Agreement, including but not limited to the scope of this Agreement, the fee and cost provisions of this Engagement Agreement and the advisability of Client executing this Engagement Agreement.

The undersigned, having carefully read and understands all of the above terms and conditions, hereby agrees to them.

Dated: September 14, 2012

Cindy Lee Garcia
Cindy Lee ~~Lewis~~ Garcia

FAX Transmission

Number of pages including cover sheet 13

Attention: Chris Armenta

Date: 7-18-12

Company: Law Firm

From: Cindy Garcia

Phone: 310-826-2826

Company: _____

Fax: 310-826-5456

Phone: 661-817-3347

Comments: These are some of the threats, also
Posting call for everyone just use me.
Also my original script

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Fax: 661-397-2661
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Cindy Garcia



Innocence of Muslims Actress Speaks "says film is nightmare"

talkinrazytv

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185 videos



Single Muslim
by singlemuellmkd
270,811 views

Ad



Multiple Protests in Arab World
over
by SituationRoomNews
6,488 views



Actress from anti Islamic film
by ROAD2MERCY
19,752 views



Actress in Anti-Islam Film Wants Name
by AssociatedPress
66,238 views



MUSLIM RESPONSE TO: Anti-Islamic Movie
by IskunExplained
139,948 views



2012 09 13. Anti Islam actress speaks out
"I
by kelle1111
1,862 views



Feds Question Nakoula Basseley Nakoula (AKA)
by CultOfMilitarism
26,408 views



[Full Movie Leaked] Innocence of Muslims
by LeakFullGames
58,279 views



RE: Sam Bacile's The Muhammad Movie
by theationaltruth
353,941 views



"Innocence of Muslims" Producer
by jwalker
7,311 views



Hillary Clinton calls anti-Muslim film,
by HoodNews
133,029 views



Actress from the "Innocence of Muslims"
by CultOfMilitarism
2,010 views



Sam Bacile's "The Innocence of Muslims"
by CultOfMilitarism
2,053 views



A.P. الخاص مع مملكة القمامة
الاصلي للمسطوب
by AsadBri
3,988 views



Actress in "The Innocence of Muslims"
by CultOfMilitarism
398 views

Some good

Like Add to Share

15,932

Published on Sep 13, 2012 by talkinrazytv

An actress who starred in an anti-Muslim film that stirred extremists to protest across the Middle East claims she was tricked by the filmmaker, who she says lied to the cast about his own name and the true intentions of the movie.

21 likes, 41 dislikes

Show more

All Comments (54)



Respond to this video...

Wow, u assholes who threaten that poor woman is exactly what is wrong with ur religion. Brainwashed idiot!!!! There r plenty peaceful Muslims around the world but few motherfuckers like u is all it takes to give bad name. If u believe in ur own Quran u r the ones who going to Hell, I also hope u get screwed in the ass with a long black dildo!

men2011a 2 days ago

Her name is Cindy Lee Garcia

urinnazio 2 days ago

This has been flagged as spam show
TheCarbenahilume 2 days ago

All this over such a idiot movie. Are you kidding me muslim world. I swear these people would look to anything just to start protesting or going to war. I am surprised they havent launched their Jihad yet

thuropean 3 days ago

I bet the handsome guy who played Mohammad will become famous nonetheless

montyama 3 days ago

CLUSTERFUCK 2012!

AndrewUppeski1 3 days ago

People, brothers and sisters, stop! She's innocent! She didn't even know what the movie was about! She even apologized to the Muslims for this mistake! I'm a Muslim myself, and I hate the bastards who created this film, but this lady here said she didn't know they were gonna record a 2 other voice over her voice and change the story!

Montazer Hammad 3 days ago

Steve is a cunt! Fuck you Steve You are not a Christian! This is...

Innocence of Muslims Actress Speaks "says film is nightmare" - You...

http://www.youtube.com/watch?NR=1&feature=endscreen&v=cw...

Browser | Movies | Upload

Cindy Garcia

Innocence of Muslims Actress Speaks "says film is nightmare"

Like | Subscribe | 188 videos

Like | Add to | Share

15,932

Published on Sep 13, 2012 by [latencytv](#)

21 Recs, 41 shares

An actress who claimed in an anti-Muslim film that she had been threatened by extremists to protest across the Middle East claims she was tricked by the filmmaker, who she says lied to the cast about his own name and the true intentions of the movie.

All Comments (94)



Respond to this video...

Maybe she is lying?
locote0119 1 day ago

It does look and feel like the muslims are being get for a fall and I wish they would show respect for their religion

nobodys going to going to win out of this crazy situation

latencytv 1 day ago

I fear the end is near

the film was offensive, insulting and disgusting.

this woman was tricked and wouldn't be stupid enough to make this film if she knew reason behind it

at the end of the day as horrible as the film is it is only a film

its going to be all the mayhem and death and violence after that the media are going to focus on and may use this to bring some human right restrictions.

I fear for this woman's life but probably more so for the main character in the film

latencytv 1 day ago

first you decide to call people on you animals and then you just state random shit?? 80% of the muslims on the world live in the U.S dumb fuck

basman rubman In reply to [latencytv](#) (Show the comment) 1 day ago

Its all a big joke "She will be killed by some one who loves and care our Prophet Muhammad peace be upon him"

Now its not the time to be dramatic, its time now to war

latencytv 1 day ago

you are brain deep zombies, with a tiny brain that I can't see. Did you know what you were doing yourself? Into what were you born? Your mother is a cunt for not swallowing the disgraceful sperm that she was you

latencytv In reply to [latencytv](#) (Show the comment) 1 day ago

the 1/3 you speak of live in the middle east. And you are a retarded single digit IQ brain need not be displayed here. The only animal that lives here is you.

latencytv In reply to [latencytv](#) (Show the comment) 1 day ago

She is just scared of some retarded jihadi blowing her up she wouldn't give a damn if muslims dint behave like animals.

latencytv 1 day ago

she will know after dead what she did now she is lying sorry about that

latencytv 1 day ago

1/3 of the world is animals like that makes perfect sense you stupid retarded... Ugly attitude and a pretty small brain don't talk an idiot.

latencytv In reply to [latencytv](#) (Show the comment) 1 day ago



Single Muslim
by [singhustm](#)
270,811 views

Multiple Protests in Arab World over
by [ShaharboonNews](#)
8,488 views

Actress from anti Islamic film
by [ROAD2MERCY](#)
13,782 views

Actress in Anti-Islam Film Wants Name
by [AssociatedPress](#)
69,220 views

MUSLIM RESPONSE TO: Anti-Islamic Movie
by [IslamExplained](#)
138,940 views

2012 US Anti-Islam actress speaks out!
by [bass111](#)
1,982 views

Feds Question Ninkoue Bassette Ninkoue (AKA)
by [Civildemocrat](#)
26,409 views

[Full Movie Leaked] Innocence of Muslims
by [LustFutGames](#)
68,279 views

RE: Sam Bacile's The Muhammad Movie
by [Shaharboon](#)
263,941 views

"Innocence of Muslims" Producer
by [Gamer](#)
7,311 views

Hillary Clinton calls anti-Muslim film
by [HoodNews](#)
139,039 views

Actress from the "Innocence of Muslims"
by [Civildemocrat](#)
2,010 views

Sam Bacile's "The Innocence of Muslims"
by [Civildemocrat](#)
2,083 views

لله فاني بن مقلة طير
السون للسون
by [Aasidm](#)
3,998 views

Actress in "The Innocence of Muslims"
by [Civildemocrat](#)
938 views

"Muslim Innocence" Exposed
by [longh74](#)
17,520 views

Cindy Lee Garcia speaks out over
by [b7c4b6](#)
22 views

Video anti-islam: une des actrices s'explique
by [BFMTV](#)
4,742 views

Cindy Lee Davis Garcia Photo Gallery
by [BYEJOLLYWOOD](#)
956 views

good

threat

ugly comment

threat

Innocence of Muslims Actress Speaks "says film is nightmare" - Yo.

http://www.youtube.com/watch?NR=1&feature=endscreen&v=cw...

Browser | Movies | Upload

Cindy Garcia

Innocence of Muslims Actress Speaks "says film is nightmare"

talk/norwaytv Subtitles 196 videos

Like Add to Share

15,932

Published on Sep 13, 2012 by talk/norwaytv

An actress who starred in an anti-Muslim film that earned extremists to protest across the Middle East claims she was tricked by the filmmaker, who she says led to the cast about his own name and the true intentions of the movie

21 likes, 41 dislikes

All Comments (84)



Respond to this video...

WAKE UP AMERICA!! These attacks on America have been planned... Nobody's anybody watch the news! Since when is freedom of speech a cause for terrorism? Obama is a Muslim and he is taking this country down!!!

The point here is that most of Americans support publishing such movies, and they forget the consequences. I am sure that if a song who made this video knew that such a movie would cause bleeding, and this is worse than killing. Then if just four American were killed because of this, don't forget that tens of thousands of Muslims were killed and wounded. All Muslims condemn such killing and they condemn more such movies. Then, why you insist on us leave our religion of you really believe in freedom?

Yes, I'd certainly know one cock sucker (these you) perspective? What the fuck are you on man? It's not perspective its common sense you retarded cunt with laurel's syndrome. My head which houses my superior intellect will rape your ugly ass retarded brain which falls at man's ummah is bigger than you most of the ummah is with me on this. And here's a message from the ummah to you. Go I ask yourself. You worthless piece of Argani cock sucker. Go rape both your cunt and your retarded mother u cunt

You'd know all the fucken cock suckers wouldn't you... perverted sack of faggot shit... as for the population perspective I was wrong I admit that, too bad you're so ignorant and brainless. I bet your head could be used as fucken toilet for hags. and the fact that you said you're a part of the ummah please me the fuck off. you intolerant worthless piece of shit you're not part of any ummah so go die in the most painful way possible and maybe god will show you some mercy. peacas bitch

As a muslim, I call upon all muslims to listen and stop playing into the hands of the idiot who is clearly under the illusion that he is a film maker. Who ever is resulting to it in a violent manner is certainly CC BY-NC-SA in this whole scene. Also I think that number one co-conspirator is the Egyptian religious channel Al-Nasr for ignoring and further fueling the situation by dubbing the footage in Arabic to further insult Muslims. Let's be smart about this... She should have done her homework.

This has been flagged as spam - show why? nicksal10968 18 hours ago

To call them infidels would be an insult to billions of muslims. Really? do you know how many muslims there are in the world you dumb ignorant fuck? More than a billion 80% of a billion is 800 million. The total population of us is 300 million where did the extra 500 million come from you retarded cock sucker? Or are you as bad as cock sucking as you are at Math? you are moron even muslims will call you a moron. what you can do best for the ummah is to jump off a building. maybe we'll even give you 38 virgins

In reply to abdullah rannan (Show the context) 19 hours ago



- Single Muslim by singlemuslim 270,811 views Ad
- Multiple Protests in Arab World over by 9866666666666666 5,488 views
- Actress from anti Islamic film by ROAD2MONEY 10,762 views
- Actress in Anti-Islam Film Wants Name by AssociatedPress 95,230 views
- MUSLIM RESPONSE TO: Anti-Islamic Movie by IslamExplained 138,940 views
- 2012 08 13 Anti Islam actress speaks out! by balls1111 1,482 views
- Feds Question Nakoula Basseley Nakoula (AKA by CuOIMilitiam 25,408 views
- [Full Movie Leaked] Innocence of Muslims by ILeakFullGames 64,270 views
- RE : Sam Bacile's The Muhammad Movie by theationalm 353,841 views
- "Innocence of Muslims" Producer by fweaker 7,311 views
- Hillary Clinton calls anti-Muslim film, by HoodNews 153,039 views
- Actress from the "Innocence of by CuOIMilitiam 2,010 views
- Sam Bacile's "The Innocence of Muslims" by CuOIMilitiam 2,063 views
- AP: لجان مع رسالة الى المسلمين المصير للمسلمين by Aswalm 3,085 views
- Actress in "The Innocence of Muslims" by CuOIMilitiam 358 views
- "Muslim Innocence" Exposed by iamqy74 17,920 views
- Cindy Lee Garcia speaks OUT Over by bakotube 22 views
- Video anti-islam : une des actrices s'explique by BFMTV 4,742 views
- Cindy Lee Garcia Photo Gallery by GYUOLLYWOOD 950 views

Threat
Threat

Christian ordained minister. I have received numerous death threats, all of which have been reported to the appropriate authorities. Because of security concerns, the authorities advised me not to release the details of which law enforcement agencies have received those reports. The death threats include, but certainly are not limited to, the following:

"I am ready to die for MUHAMMAD (PBUH) and I would Like to Kill all Those Who contributed in the Shape of Acting or Financially or any other Kind of Support in Shameless Movie."

"And If You Wanna to save your life and we consider your innocent then Just Kill Sam and Terry Jones."

"Dear the end is near."

"It's all a big joke. She will be Killed by some one who loves and cares our Prophet Muhammad peace be upon him"

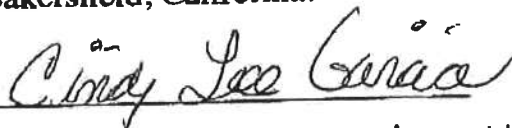
"She will know what she did now she is saying sorry about that"

Copies of these threats are attached hereto as Exhibit B.

18. I have filed an application to register my acting performance in *Desert Warrior* work with the United States Copyright Office. Attached as Exhibit C is a true and correct copy of my copyright application.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on this 12th day of October, 2012, at Bakersfield, California.



Cindy Lee Garcia

10-14-12

DECLARATION OF CINDY LEE GARCIA
CV 12 8315 (VBKx)

Copyright Office fees are subject to change. For current fees, check the Copyright Office website at www.copyright.gov, write the Copyright Office, or call (202) 707-3000.

Privacy Act Notice: Sections 406-410 of Title 17 of the United States Code authorize the Copyright Office to collect the personally identifying information requested on this form in order to process the application for copyright registration. By providing this information you are agreeing to routine use of the information that includes publication to give legal notice of your copyright claim as required by 17 U.S.C. §706. It will appear in the Office's online catalog. If you do not provide the information requested, registration may be refused or delayed, and you may not be entitled to certain relief, remedies, and benefits under the copyright law.



REGISTRATION NUMBER

PA PAU

EFFECTIVE DATE OF REGISTRATION

Month Day Year

DO NOT WRITE ABOVE THIS LINE. IF YOU NEED MORE SPACE, USE A SEPARATE CONTINUATION SHEET.

1 TITLE OF THIS WORK ▼
"Desert Warrior"

PREVIOUS OR ALTERNATIVE TITLES ▼
"Innocence of Muslims"

NATURE OF THIS WORK ▼ See instructions
Audio-visual work, pertaining to Cindy Lee Garcia's dramatic performance in "Desert Warrior" and put on film

2 a NAME OF AUTHOR ▼
Cindy Lee Garcia

DATES OF BIRTH AND DEATH
Year Born ▼ 1957 Year Died ▼ NA

Was this contribution to the work a "work made for hire"?
 Yes No

AUTHOR'S NATIONALITY OR DOMICILE
Name of Country U.S.A.
OR Citizen of U.S.A.
OR Domiciled in

WAS THIS AUTHOR'S CONTRIBUTION TO THE WORK
Anonymous? Yes No
Pseudonymous? Yes No

NOTE: Under the law, the "author" of a "work made for hire" is generally the employer, not the employee (see instructions). For any part of this work that was "made for hire" check "Yes" in the space provided, give the employer (or other person for whom the work was prepared) as "author" of that part, and leave the space for dates of birth and death blank.

NATURE OF AUTHORSHIP Briefly describe the nature of material created by this author in which copyright is claimed. ▼
Dramatic performance in film entitled "Desert Warriors" affixed to film

b NAME OF AUTHOR ▼
Cindy Lee Garcia

DATES OF BIRTH AND DEATH
Year Born ▼ Year Died ▼

Was this contribution to the work a "work made for hire"?
 Yes No

AUTHOR'S NATIONALITY OR DOMICILE
Name of Country U.S.A.
OR Citizen of U.S.A.
OR Domiciled in

WAS THIS AUTHOR'S CONTRIBUTION TO THE WORK
Anonymous? Yes No
Pseudonymous? Yes No

NATURE OF AUTHORSHIP Briefly describe nature of material created by this author in which copyright is claimed. ▼
Dramatic performance fixed in tangible medium of expression (i.e. film)

c NAME OF AUTHOR ▼
Cindy Lee Garcia

DATES OF BIRTH AND DEATH
Year Born ▼ 1957 Year Died ▼

Was this contribution to the work a "work made for hire"?
 Yes No

AUTHOR'S NATIONALITY OR DOMICILE
Name of Country U.S.A.
OR Citizen of U.S.A.
OR Domiciled in

WAS THIS AUTHOR'S CONTRIBUTION TO THE WORK
Anonymous? Yes No
Pseudonymous? Yes No

NATURE OF AUTHORSHIP Briefly describe nature of material created by this author in which copyright is claimed. ▼

3 a YEAR IN WHICH CREATION OF THIS WORK WAS COMPLETED
2011

b DATE AND NATION OF FIRST PUBLICATION OF THIS PARTICULAR WORK
March 2, 2012
only partially published U.S.A.

4 COPYRIGHT CLAIMANT(S) Name and address must be given even if the claimant is the same as the author given in space 2. ▼
Cindy Lee Garcia o/o The Armenta Law Firm, 11900 W Olympic Boulevard, Suite 730, Los Angeles, CA 90064

TRANSFER If the claimant(s) named here in space 4 is (are) different from the author(s) named in space 2, give a brief statement of how the claimant(s) obtained ownership of the copyright. ▼
[Ms. Garcia did not sign any work for hire agreement nor a release or relinquishment of her rights when she acted in "Desert Warrior."]

APPLICATION RECEIVED

ONE DEPOSIT RECEIVED

TWO DEPOSITS RECEIVED

FUNDS RECEIVED

DO NOT WRITE HERE OFFICE USE ONLY

MORE ON BACK ▶ • Complete all applicable spaces (numbers 4-9) on the reverse side of this page.
• See detailed instructions. • Sign the form at the end.

DO NOT WRITE HERE
Form 1 of 1, 04/00

TOTAL P. 03

EXAMINED BY _____	FORM PA
CHECKED BY _____	
<input type="checkbox"/> CORRESPONDENCE	FOR
<input type="checkbox"/> Yes	COPYRIGHT
	OFFICE
	USF
	ONLY

DO NOT WRITE ABOVE THIS LINE. IF YOU NEED MORE SPACE, USE A SEPARATE CONTINUATION SHEET.

PREVIOUS REGISTRATION Has registration for this work, or for an earlier version of this work, already been made in the Copyright Office?

Yes No If your answer is "Yes," why is another registration being sought? (Check appropriate box.) If your answer is No, do not check box A, B, or C.

a. This is the first published edition of a work previously registered in unpublished form.

b. This is the first application submitted by this author or copyright claimant.

c. This is a changed version of the work, as shown by space 6 on this application.

If your answer is "Yes," give Previous Registration Number Year of Registration

5

DERIVATIVE WORK OR COMPILATION Complete both space 6a and 6b for a derivative work; complete only 6b for a compilation.

Preexisting Material Identify any preexisting work or works that this work is based on or incorporates.

a 6

See instructions before completing this space

Material Added to This Work Give a brief, general statement of the material that has been added to this work and in which copyright is claimed.

Garcia gave a dramatic performance for "Desert Warrior" fixed in film in 2011. Since then, the producer of the film altered her performance, dubbing in words she did not say, and changing the film's intent and name to "Innocence of Muslims."

b

DEPOSIT ACCOUNT If the registration fee is to be deposited to a Deposit Account established in the Copyright Office, give name and number of Account.

Name Account Number

a 7

CORRESPONDENCE Give name and address to which correspondence about this application should be sent. Name/Address/Apt./City/State/Zip

M. Cris Armenta, The Armenta Law Firm APC, 11900 W. Olympic Boulevard, Suite 730, Los Angeles, CA 90064

b

Area code and daytime telephone number (310) 826-2826 Fax number (310) 826-5456

Email cris@crisarmenta.com

CERTIFICATION I, the undersigned, hereby certify that I am the

Check only one author

other copyright claimant

owner of exclusive right(s)

authorized agent of _____

Name of author or other copyright claimant, as owner of exclusive right(s)

of the work identified in this application and that the statements made by me in this application are correct to the best of my knowledge.

8

Typed or printed name and date If the application gives a date of publication in space 3, do not sign and submit it before that date.

Cindy Lee Garcia Date September 25, 2012

Handwritten signature (X) *Cindy Lee Garcia*

Certification will be mailed in window envelope to this address:

Name

Number/Street/PO

City/State/Zip

NOTE:

- Complete all necessary spaces
- Sign your application in space 8

SEND ALL FEES WITH THE SAME ENVELOPE

1. Application form
2. Non-refundable filing fee in check or money order payable to: Register of Copyrights
3. Deposit envelope

Library of Congress
Copyright Office-PAO
101 Independence Avenue, SE
Washington, DC 20559-4230

9

17 U.S.C. § 506(e): Any person who knowingly makes a false representation of a material fact in the application for copyright registration provided for by section 409, or in any written statement filed in connection with the application, shall be fined not more than \$2,500.

MATTHEW 25:31-40 (NLT)

³¹ "But when the Son of Man comes in his glory, and all the angels with him, then he will sit upon his glorious throne. ³² All the nations will be



gathered in his presence, and he will separate the people as a shepherd separates the sheep from the goats. ³³ He will place the sheep at his right hand and the goats at his left.

³⁴ "Then the King will say to those on his right, 'Come, you who are blessed by my Father, inherit the Kingdom prepared for you from the creation of the world. ³⁵ For I was hungry, and you fed me. I was thirsty, and you gave me a drink. I was a stranger, and you invited me into your home. ³⁶ I was naked, and you gave me clothing. I was sick, and you cared for me. I was in prison, and you visited me.'



³⁷ "Then these righteous ones will reply, 'Lord, when did we ever see you hungry and feed you? Or thirsty and give you something to drink? ³⁸ Or a stranger and show you hospitality? Or naked and give you clothing? ³⁹ When did we ever see you sick or in prison and visit you?'

⁴⁰ "And the King will say, 'I tell you the truth, when you did it to one of the least of these my brothers and sisters, you were doing it to me!'

BECOME A SPONSOR

- Your name:
- Your photo:
- Your Pastor:
- Your Missionary Crew:
- Your E-mail, phone, or both
- Your commitment amount if you so choose

How can we preach except we be sent.

- Become a sponsor
- Become a "father" to the fatherless
- Become a mentor
- Feed the hungry
- Clothe the naked
- Provide Shelter
- Show the goodness of God

*Together We Can Make A Difference-
Pastor Cindy Garcia*

HELPING THE FATHERLESS 4 Jesus

Our Mission is Malawi, Africa



Pastor Cindy Garcia (center) with Missionary Team

Phone: 265-222-2222
Fax: 265-222-2222
E-mail: info@malawi.org
www.malawi.org

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of eighteen years and not a party to the within action. My business address is 11900 Olympic Boulevard, Suite 730, Los Angeles, California 90064.

On November 30, 2012 I served the following document(s) described as:

DECLARATION OF JAMES A. BLANCO IN SUPPORT OF OBJECTION AND REQUEST TO STRIKE DECLARATIONS OF TIM ALGER AND MARK BASSELEY YOUSSEF

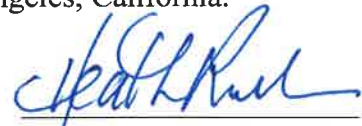
on the interested parties in this action by placing true copies thereof enclosed in sealed envelopes addressed as follows:

**Timothy L. Alger
Perkins Coie LLP
3150 Porter Drive
Palo Alto, CA 94304-1212
(by mail and courtesy email)**

**Nakoula B. Nakoula aka
Mark Basseley Youssef
Metropolitan Detention Center
Inmate #56329-112
180 N. Los Angeles St.
Los Angeles, CA 90012
(by mail only)**

BY MAIL: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing with the United States Postal Service. Under that practice, it would be deposited with the United States Postal Service that same day in the ordinary course of business. Such envelope(s) were placed for collection and mailing with postage thereon fully prepaid at Los Angeles, California, on that same day following ordinary business practices. (C.C.P. § 1013 (a) and 1013a(3))

Executed on November 30, 2012 in Los Angeles, California.


Heather Rowland