Exhibit A

Terms of Use

Indiegogo, Inc.

Terms of Use Agreement

This Agreement was last revised on May 6, 2010. Updates to this Agreement can be found here.

Welcome to Indiegogo.com, the website and online service of Indiegogo, Inc. ("Indiegogo" "we," or "us"). This page explains the terms by which you may use our service. By accessing or using the Indiegogo services, website and software provided through or in connection with the service ("Service"), you signify that you have read, understood, and agree to be bound by this Terms of Use Agreement ("Agreement"), whether or not you are a registered user of our Service.

We reserve the right to amend this Agreement at any time and without notice: If we do this, we will post the amended Agreement on this page and indicate at the top of the page the date the Agreement was last revised. Your continued use of the Service after any such changes constitutes your acceptance of the new Terms of Use. If you do not agree to any of these terms or any future Terms of Use, do not use or access (or continue to access) the Service.

Use of Our Service

Indiegogo provides a place for the creative community to interact, share information, and support content creation. All visitors to Indiegogo.com, whether registered or not, are "Users." If you register with Indiegogo you become a "Member" and gain access to certain features, including the ability to post certain information about your creative project (a "Project" and "Project Posting") on the Service and interact with other Members about your Project.

Indiegogo grants you permission to use the Service as set forth in this Agreement, provided that: (i) you will not copy, distribute, or disclose any part of the Service in any medium; (ii) you will not alter or modify any part of the Service other than as may be reasonably necessary to use the Service for its intended purpose; and (iii) you will otherwise comply with the terms and conditions of this Agreement.

You do not have to register in order to visit Indiegogo. To access certain features of the Service, though, including posting, commenting on, following, or contributing to a Project, you will need to register with Indiegogo and create a Member account. Your account gives you access to the services and functionality that we may establish and maintain from time to time and in our sole discretion.

You may never use another Member's account without permission. When creating your account, you must provide accurate and complete information. You are solely responsible for the activity that occurs on your account, and you must keep your account password secure. You must notify Indiegogo immediately of any breach of security or unauthorized use of your account. Although Indiegogo will not be liable for your losses caused by any unauthorized use of your account, you shall be liable for the losses of Indiegogo or others due to such unauthorized use.

You may use your Settings to control your Member Profile and how other Members communicate with you. By providing Indiegogo your email address you consent to our using the email address to send you Service-related notices, including any notices required by law, in lieu of communication by postal mail. We may also use your email address to send you other messages, including changes to features of the Service and special offers.

You agree not to use or launch any automated system, including without limitation, "robots," "spiders," "offline readers," etc., that accesses the Service in a manner that sends more request messages to the Indiegogo servers than a human can reasonably produce in the same period of time by using a conventional on-line web browser. You agree not to collect or harvest any personally identifiable information, including account names, from the Service nor to use the communication systems provided by the Service for any commercial solicitation purposes.

Indiegogo may permanently or temporarily terminate, suspend, or otherwise refuse to permit your access to the Service without notice and liability, if, in Indiegogo's sole determination, you violate any of the Agreement, including the following prohibited actions: (i) attempting to interfere with, compromise the system integrity or security or decipher any transmissions to or from the servers running the Service; (ii) taking any action that imposes, or may impose at our sole discretion an unreasonable or disproportionately large load on our infrastructure; (iii) uploading invalid data, viruses, worms, or other software agents through the Service; (iv) impersonating another person or otherwise misrepresenting your affiliation with a person or entity, conducting fraud, hiding or attempting to hide your identity; (v) interfering with the proper working of the Service; or, (vi) bypassing the measures we may use to prevent or restrict access to the Service. Upon termination for any reason, you continue to be bound by this Agreement.

You may not use the Service for activities that: (i) violate any law, statute, ordinance or regulation; (ii) relate to sales of (a) narcotics, steroids, certain controlled substances or other products that present a risk to consumer safety. (b) drug paraphernalia, (c) items that encourage, promote, facilitate or instruct others to engage in illegal activity. (d) items that promote hate, violence, racial intolerance, or the financial exploitation of a crime, (e) items that are considered obscene, (f) items that infringe or violate any copyright, trademark, right of publicity or privacy or any other proprietary right under the laws of any jurisdiction, (g) certain sexually oriented materials or services, or (h) ammunition, firearms, or certain firearm parts or accessories, or (i) certain weapons or knives regulated under applicable law; (iii) relate to transactions that (a) show the personal information of third parties in violation of applicable law, (b) support pyramid or ponzi schemes, matrix programs, other "get rich quick" schemes or certain multi-level marketing programs, (c) are associated with purchases of real property, annuities or lottery contracts, lay-away systems, off-shore banking or transactions to finance or refinance debts funded by a credit card, (d) are for the sale of certain items before the seller has control or possession of the item, (e) are by payment processors to collect payments on behalf of merchants, (f), are associated with the following Money Service Business activities: the sale of traveler's checks or money orders, currency exchanges or check cashing, or (g) provide certain credit repair or debt settlement services; (iv) involve the sales of products or services identified by government agencies to have a high likelihood of being fraudulent; (v) violate applicable laws or industry regulations regarding the sale of (a) tobacco products, or (b) prescription drugs and devices; (vi) involve gambling, gaming and/or any other activity with an entry fee and a prize, including, but not

sweepstakes unless the operator has obtained prior approval from Indiegogo and the operator and customers are located exclusively in jurisdictions where such activities are permitted by law.

Posting a Project

Indiegogo may provide you the opportunity to post your Project on Indiegogo to showcase and share certain information about the Project and elicit feedback and financial contributions from other Members. Your Project Posting is User Content (as defined below), and is subject to all the terms and conditions relating to User Content in this Agreement. It is a breach of this Agreement to post a false or misleading Project or to post false or misleading information in your Project Profile. Members who post Projects are sometimes referred to in this Agreement as "Content Creators."

Project Fundraising

Indiegogo may provide you the opportunity to fundraise for your Project by soliciting financial contributions to support the Project from Members ("Contributions"). The rules governing fundraising for your Project (the "Fundraising Rules") are as follows:

1. The first step in launching a fundraising campaign using the Service is to create a project profile page and post a "Funding Request." To post a Funding Request, set your goal for the total Contributions you wish to raise during your current campaign ("Campaign Goal") and the date by which you'd like to raise the funds ("Campaign Deadline") on your Project Profile page. The Campaign Deadline can be between 1 and 120 days out. (Note, if you reach your campaign goal, you can post a new project to launch a campaign to fund the next phase of your project. The number of projects you can create is unlimited.)

2. You will be required to designate the legal entity to which funds will be directed (the "Project Entity"). By providing the name of your Project Entity to Indiegogo, you represent and warrant that you are an authorized representative of the Project Entity with the authority to bind the Project Entity to the terms of this Agreement, that the Project Entity is the legal entity responsible for the Project and accountable for the use of any funds raised for it on Indiegogo, and that you accept this Agreement on the Project Entity's behalf.

3. To receive Contributions, your Project Entity must establish an account (a "Funding Account") with the payment processor designated by Indiegogo at the time you post your Project (the "Processor"). You understand and agree that your Funding Account will be governed by your agreement with the Processor, and that Indiegogo shall have no liability for your Funding Account or your transactions or interactions with the Processor.

4. All Contributions made to a Project will be directed to the Project Entity's Funding Account, less a 9% marketplace processing fee retained by Indiegogo. All Contributions paid to a Project Entity will constitute "Project Funding." and the Indiegogo fee and all other Project Funding requirements will apply. Indiegogo is not responsible for any error or omission in the Funding Account information you provide. Unless automated by the Processor, Project Funding less 3rd party processing fees will be disbursed from the Funding Account to the Project Entity's bank account according to the Project's disbursement details (set in the Funding section of the Project Profile). All necessary fund transfers will be initiated within 5 business days of the campaign end date. It can then take up to 5 business days for the disbursed funds to arrive in your account.

5. When you reach your Campaign Deadline, your Funding Request will automatically close and no more Contributions will be accepted for your Project. You may make a new Funding Request any time after the end of your (ast Funding Request closes. If you reach your Campaign Goal by your Campaign Deadline, Indiegogo will pay you a 5% rebate on all funds raised during the campaign. Payments will be included in a funds transfer that will be initiated within 5 business days of the campaign end date. It can then take up to 5 business days for the disbursed funds to arrive in your account...

6. If your Project receives Project Funding by using Indiegogo's platform and tools (including without limitation Project Funding paid into your Finding Account), you agree to acknowledge Indiegogo by including the Indiegogo logo in the "Special Thanks" section of the credits/acknowledgement section of your completed project as follows: using either the black or white Indiegogo logo available in the Press section of Indiegogo.com, the logo should appear on its own line (i.e., no other text or images on the left or right), sized so that the "Indiegogo" lettering in the logo is at least three times the size of the credits' normal text.

7. You may offer non-monetary rewards for Contributions ("Perks"), provided that the offering of such Perks is lawful under all applicable laws, including without limitation state and federal securities laws, and otherwise complies with the terms and conditions of this Agreement. Any Project Funding payments may be subject to verification of the identity of you and the Project Entity, the use of funds, and the timeline of the project. The verification procedure may involve an interview and/or document review if deemed necessary and may vary from time to time in our sole discretion. You and the Project Entity agree that Project Funding may only be used on behalf of the Project, and that Project Funding will not be used for any other purpose. You agree that if at any time during while a Funding Request is open or within thirty (30) days of the close of a Funding Request, Indiegogo makes a good faith determination that the identity of you or the Project Entity or the timeline of the Project are not as identified in the Project Funding from such Funding Request to the Contributors. We may change the Fundraising Rules at any time upon notice to you. If you do not accept a change we make to the Fundraising Rules, your sole remedy shall be to terminate your Project Posting.

You shall have full responsibility for applicable taxes for all Project Funding paid to you under this Agreement, and for compliance with all applicable labor and employment requirements with respect to your self-employment, sole proprietorship or other form of business organization, and with respect to your employees and contractors, including state worker's compensation insurance coverage requirements and any U.S., immigration visa requirements. You agree to indemnify, defend and hold Indiegogo harmless from any liability for, or assessment of, any claims or penalties with respect to such withholding taxes, labor or employment requirements, including any liability for, or assessment of, withholding taxes imposed on Indiegogo by the relevant taxing authorities with respect to any Project Funding paid to you.

Indiegogo makes no guarantee regarding the number or amount of Contributions, or the amount of any Project Funding payment to be made to you or the Project Entity under this Agreement.

Contributing to Projects

Indiegogo may provide you the opportunity to make Contributions to Project Postings on the Service, You may contribute to any Project with an open Funding Request in any amount you choose. You may contribute to as many Projects as you like.

It is solely your choice to contribute to a Project. You understand that making a Contribution to a Project does not give you any rights in or to that Project, including without limitation any ownership, control, or distribution rights, and that the Project Entity shall be free to solicit other funding for the Project, enter into contracts for the Project, allocate rights in or to the Project, and otherwise direct the Project in its sole discretion. You further understand that nothing in this Agreement or otherwise limits Indiegogo's right to enter into agreements or business relationships relating to Projects. Indiegogo does not guarantee that any Project's Campaign Goal will be met. Any Perks offered to you are belween you and the Project Entity only, and Indiegogo does not guarantee that Perks will be delivered or satisfactory to you, Indiegogo does not warrant the use of any Project.

Contributions to Projects are nonrefundable. Under certain circumstances Indiegogo may, but is under no obligation to, seek the refund of Project Funding if the Project Entity misrepresents the Project or misuses the funds. You acknowledge and agree that all your Contributions are believen

you, the Project Entity, and the Processor only, and that indiegogo is not responsible for Conindution transactions, including without limitation any personal or payment information you provide to the Processor.

Indiegogo makes no representations regarding the deductibility of any Contribution for tax purposes. Please consult your tax advisor for more information.

User Content

Some areas of the Service may allow Users to post feedback, comments, questions, and other information. Any such postings, together with Project Postings, constitute "User Content." You are solely responsible for your User Content that you upload, publish, display, link to or otherwise make available (hereinafter, "post") on the Service, and you agree that we are only acting as a passive conduit for your online distribution and publication of your User Content. You must be the owner of all the Intellectual Property Rights (as defined below) in the User Content you post, or have explicit permission from the owner(s) of all such rights to post the User Content on Indiegogo.

For the purposes of this Agreement, "Intellectual Property Rights" means all patent rights, copyright rights, mask work rights, moral rights, rights of publicity, trademark, trade dress and service mark rights, goodwill, trade secret rights and other intellectual property rights as may now exist or hereafter come into existence, and all applications therefore and registrations, renewals and extensions thereof, under the laws of any state, country, territory or other jurisdiction.

You agree not to post User Content that; (i) may create a risk of harm, loss, physical or mental injury, emotional distress, death, disability, disfigurement, or physical or mental illness to you, to any other person, or to any animal; (ii) may create a risk of any other loss or damage to any person or property; (iii) may constitute or contribute to a crime or tort; (iv) contains any information or content that we deem to be unlawful, harmful, abusive, racially or ethnically offensive, defamatory, infringing, invasive of personal privacy or publicity rights, harassing, humiliating to other people (publicly or otherwise), libelous, threatening, or otherwise objectionable; (v) contains any information or content that is illegal; (vi) contains any information or content that you do not have a right to make available under any law or under contractual or fiduciary relationships; or (vii) contains any information or content that you know is not correct and current. You agree that any User Content that you post does not and will not violate third-party rights of any kind, including without limitation any Intellectual Property Rights, rights of publicity and privacy. Indiegogo reserves the right, but is not obligated, to reject and/or remove any User Content that Indiegogo believes, in its sole discretion, violates these provisions. You understand that publishing your User Content on the Service is not a substitute for registering it with the U.S. Copyright, the Writer's Guild of America, or any other rights organization.

Indiegogo takes no responsibility and assumes no liability for any User Content that you or any other Users or third parties post or send over the Service. You understand and agree that any loss or damage of any kind that occurs as a result of the use of any User Content that you send, upload, download, stream, post, transmit, display, or otherwise make available or access through your use of the Service, is solely your responsibility. Indiegogo is not responsible for any public display or misuse of your User Content. You understand and acknowledge that you may be exposed to User Content that is inaccurate, offensive, indecent, or objectionable, and you agree that Indiegogo shall not be liable for any damages you allege to incur as a result of such User Content.

You are solely responsible for your interactions with other Indiegogo Users. We reserve the right, but have no obligation, to monitor disputes between you and other Users.

License Grant

By posting any User Content on the Service, you expressly grant, and you represent and warrant that you have a right to grant, to Indiegogo a royalty-free, sublicensable, transferable, perpetual, irrevocable, non-exclusive, worldwide license to use, reproduce, modify, publish, list information regarding, edit, translate, distribute, publicly perform, publicly display, and make derivative works of all such User Content and your name, voice, and/or likeness as contained in your User Content, in whole or in part, and in any form, media or technology, whether now known or hereafter developed for use in connection with the Service.

Subject to the terms and conditions of this Agreement, you are hereby granted a non-exclusive, limited, personal license to use the Service. Indiegogo reserves all rights not expressly granted herein in the Service and the Indiegogo Content (as defined below). Indiegogo may terminate this license at any time for any reason or no reason.

Assignment of Project-Related User Content

All User Content posted to a Project ("Project Feedback") shall be the sole and exclusive property of the Content Creator that posted that Project. You hereby assign to the Content Creator, or its designee, all your right, title and interest throughout the world in and to any and all Project Feedback you post to that Content Creator's Project. You hereby waive and irrevocably quitclaim to the Content Creator or its designee and Indigogo any and all claims, of any nature whatsoever, that you now have or may hereafter have for infringement of any and all Project Feedback you post to that Content Creator's Project. If you post a Project, you acknowledge and agree that Indigogo cannot take responsibility for your use of Project Feedback and you use Project Feedback at your own risk. You hereby agree to indemnify, defend and hold Indigogo harmless from any liability arising from or relating to your use of Project Feedback.

Use of Widgets

Indiegogo may give you the opportunity to post a "widget," or code that creates an Indiegogo graphic and a link to the Site, on your personal blog, social network profile, or other locations on the Internet. You agree that your use of Indiegogo widgets is subject to this Agreement, that you will not post any Indiegogo widget on a web page containing content that is prohibited under the "User Content" section of this Agreement, and that you will remove all Indiegogo widgets immediately upon termination of this Agreement,

Our Proprietary Rights

Except for your User Content, the Service and all materials therein or transferred thereby, including, without limitation, software, images, text, graphics, illustrations, logos, patents, trademarks, service marks, copyrights, photographs, audio, videos, music, and User Content (the "Indiegogo Content"), and all Intellectual Property Rights related thereto, are the exclusive property of Indiegogo and its licensors. Except as explicitly provided herein, nothing in this Agreement shall be deemed to create a license in or under any such Intellectual Property Rights, and you agree not to sell, license, rent, modify, distribute, copy, reproduce, transmit, publicly display, publicly perform, publish, adapt, edit or create derivative works from any materials or content accessible on the Service. Use of the Indiegogo Content or materials on the Service for any purpose not expressly permitted by this Agreement is strictly prohibited.

This Service is intended solely for Users who are thirteen (13) years of age or older, and any registration, use or access to the Service by anyone under 13 is unauthorized, unlicensed, and in violation of this Agreement. Indiegogo may terminate your account, delete any content or information that you have posted on the Service, and/or prohibit you from using or accessing the Service (or any portion, aspect or feature of the Service) for any reason, at any time in its sole discretion, with or without notice, including without limitation if it believes that you are under 13. If you are under 18 years of age you may use the Service only if you either are an emancipated minor, or possess legal parental or guardian consent, and are fully able and competent to enter into the terms, conditions, obligations, affirmations, representations, and warranties set forth in this Agreement, and to able and comply with this Agreement.

Privacy

We care about the privacy of our Users. Click here to view our Privacy Policy, By using the Service, you are consenting to have your personal data transferred to and processed in the United States.

Security

We have implemented commercially reasonable technical and organizational measures designed to secure your personal information from accidental loss and from unauthorized access, use, alteration or disclosure. However, we cannot guarantee that unauthorized third parties will never be able to defeat those measures or use your personal information for improper purposes. You acknowledge that you provide your personal information at your own risk.

DMCA Notice

If you believe that your copyrighted work has been copied in a way that constitutes copyright infringement and is accessible via the Service, please notify Indiegogo's copyright agent, as set forth in the Digital Millennium Copyright Act of 1998 ("DMCA"). For your complaint to be valid under the DMCA, you must provide the following information in writing:

1. An electronic or physical signature of a person authorized to act on behalf of the copyright owner;

2. Identification of the copyrighted work that you claim has been infringed;

3. Identification of the material that is claimed to be infringing and where it is located on the Service;

4. Information reasonably sufficient to permit Indiegogo to contact you, such as your address, telephone number, and e-mail address;

5. A statement that you have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or law; and

6. A statement, made under penalty of perjury, that the above information is accurate, and that you are the copyright owner or are authorized to act on behalf of the owner.

The above information must be submitted to the following DMCA Agent:

Name: Danae Ringelmann Attn: DMCA Notice Company: Indiegogo, Inc. Address: 301 8th Street, Suite 225 San Francisco, CA 94103 Telephone & Fax: 866-641-4646 Email: copyright@indiegogo.com

UNDER FEDERAL LAW, IF YOU KNOWINGLY MISREPRESENT THAT ONLINE MATERIAL IS INFRINGING, YOU MAY BE SUBJECT TO CRIMINAL PROSECUTION FOR PERJURY AND CIVIL PENALTIES, INCLUDING MONETARY DAMAGES, COURT COSTS, AND ATTORNEYS' FEES.

Please note that this procedure is exclusively for notifying Indiegogo and its affiliates that your copyrighted material has been infringed. The preceding requirements are intended to comply with Indiegogo's rights and obligations under the DMCA, including 17 U.S.C. 512(c), but do not constitute legal advice. It may be advisable to contact an attorney regarding your rights and obligations under the DMCA and other applicable laws.

In accordance with the DMCA and other applicable law, Indiegogo has adopted a policy of terminating, in appropriate circumstances and at Indiegogo's sole discretion, members who are deemed to be repeat infringers. Indiegogo may also at its sole discretion limit access to the Service and/or terminate the accounts of any Users who infringe any intellectual property rights of others, whether or not there is any repeat infringement.

Additional Representations and Warranties

You shall be solely responsible for your own User Content and the consequences of posting or publishing it. In connection with User Content, you affirm, represent and warrant, in addition to the other representations and warranties in this Agreement, the following:

a. You are at least 18 years of age, and that if you are under 18 years of age you are either an emancipated minor, or possess legal parental or guardian consent, and are fully able and competent to enter into the terms, conditions, obligations, affirmations, representations, and warranties set forth in this Agreement, and to abide by and comply with this Agreement.

b. You have the written consent of each and every identifiable natural person in the User Content to use such person's name or likeness in the manner contemplated by the Service and this Agreement, and each such person has released you from any liability that may arise in relation to such use.

c. Your User Content and Indiegogo's use thereof as contemplated by this Agreement and the Service will not infringe any rights of any third party, including but not limited to any Intellectual Property Rights, privacy rights and rights of publicity.

Third-Party Websites, Advertisers or Services

Indiegogo may contain links to third-party websites, advertisers, or services that are not owned or controlled by Indiegogo. Indiegogo has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third party websites or services. If you access a third party website from Indiegogo, you do so at your own risk, and you understand that this Agreement and Indiegogo's Privacy Policy do not apply to your use of such sites. You expressly relieve Indiegogo from any and all liability arising from your use of any third-party website or

services or third party owned content. Additionally, your dealings with or participation in promotions of advertisers found on Indiegogo, including payment and delivery of goods, and any other terms (such as warranties) are solely between you and such advertisers. You agree that Indiegogo shall not be responsible for any loss or damage of any sort relating to your dealings with such advertisers.

We encourage you to be aware of when you leave the Service, and to read the terms and conditions and privacy policy of any third-party website or service that you visit.

Indemnity

You agree to defend, indemnify and hold harmless Indiegogo and its subsidiaries, agents, managers, and other affiliated companies, and their employees, contractors, agents, officers and directors, from and against any and all claims, damages, obligations, losses, liabilities, costs or debt, and expenses (including but not limited to attorney's fees) arising from: (i) your use of and access to the Service, including any data or work transmitted or received by you; (ii) your violation of any term of this Agreement, including without limitation, your breach of any of the representations and warranties above; (iii) your violation of any third-party right, including without limitation any right of privacy, publicity rights or Intellectual Property Rights; (iv) your violation of any tare submitted via your account; or (vi) any other party's access and use of the Service with your use are agreement, account; or (vi) any other party's access and use of the Service with your use of any other appropriate security code.

No Warranty

THE SERVICE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. USE OF THE SERVICE IS AT YOUR OWN RISK. THE SERVICE IS PROVIDED WITHOUT WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO. IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. WITHOUT LIMITING THE FOREGOING, INDIEGOGO, ITS SUBSIDIARIES, AND ITS LICENSORS DO NOT WARRANT THAT THE CONTENT IS ACCURATE, RELIABLE OR CORRECT; THAT THE SERVICE WILL MEET YOUR REQUIREMENTS; THAT THE SERVICE WILL BE AVAILABLE AT ANY PARTICULAR TIME OR LOCATION, UNINTERRUPTED OR SECURE; THAT ANY DEFECTS OR ERRORS WILL BE CORRECTED; OR THAT THE SERVICE IS FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. ANY CONTENT DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SERVICE IS DOWNLOADED AT YOUR OWN RISK AND YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM SUCH DOWNLOAD.

INDIEGOGO DOES NOT WARRANT, ENDORSE, GUARANTEE, OR ASSUME RESPONSIBILITY FOR ANY PRODUCT OR SERVICE ADVERTISED OR OFFERED BY A THIRD PARTY THROUGH THE INDIEGOGO SERVICE OR ANY HYPERLINKED WEBSITE OR SERVICE, OR FEATURED IN ANY BANNER OR OTHER ADVERTISING, AND INDIEGOGO WILL NOT BE A PARTY TO OR IN ANY WAY MONITOR ANY TRANSACTION BETWEEN YOU AND THIRD-PARTY PROVIDERS OF PRODUCTS OR SERVICES.

Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL INDIEGOGO, ITS AFFILIATES, DIRECTORS, EMPLOYEES OR ITS LICENSORS BE LIABLE FOR ANY DIRECT, INDIRECT, PUNITIVE, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, INCLUDING WITHOUT LIMITATION DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, DATA OR OTHER INTANGIBLE LOSSES, THAT RESULT FROM THE USE OF, OR INABILITY TO USE, THIS SERVICE. UNDER NO CIRCUMSTANCES WILL INDIEGOGO BE RESPONSIBLE FOR ANY DAMAGE, LOSS OR INJURY RESULTING FROM HACKING, TAMPERING OR OTHER UNAUTHORIZED ACCESS OR USE OF THE SERVICE OR YOUR ACCOUNT OR THE INFORMATION CONTAINED THEREIN.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, INDIEGOGO ASSUMES NO LIABILITY OR RESPONSIBILITY FOR ANY (I) ERRORS, MISTAKES, OR INACCURACIES OF CONTENT; (II) PERSONAL INJURY OR PROPERTY DAMAGE, OF ANY NATURE WHATSOEVER, RESULTING FROM YOUR ACCESS TO AND USE OF OUR SERVICE; (III) ANY UNAUTHORIZED ACCESS TO OR USE OF OUR SECURE SERVERS AND/OR ANY AND ALL PERSONAL INFORMATION STORED THEREIN; (IV) ANY INTERRUPTION OR CESSATION OF TRANSMISSION TO OR FROM THE SERVICE; (V) ANY BUGS, VIRUSES, TROJAN HORSES, OR THE LIKE THAT MAY BE TRANSMITTED TO OR THROUGH OUR SERVICE BY ANY THIRD PARTY; (VI) ANY ERRORS OR OMISSIONS IN ANY CONTENT OR FOR ANY LOSS OR DAMAGE INCURRED AS A RESULT OF THE USE OF ANY CONTENT POSTED, EMAILED, TRANSMITTED, OR OTHERWISE MADE AVAILABLE THROUGH THE SERVICE; AND/OR (VII) USER CONTENT OR THE DEFAMATORY, OFFENSIVE, OR ILLEGAL CONDUCT OF ANY THIRD PARTY. IN NO EVENT SHALL INDIEGOGO, ITS AFFILIATES, DIRECTORS, EMPLOYEES, OR LICENSORS BE LIABLE TO YOU FOR ANY CLAIMS, PROCEEDINGS, LIABILITIES, OBLIGATIONS, DAMAGES, LOSSES OR COSTS IN AN AMOUNT EXCEEDING THE AMOUNT YOU PAID TO INDIEGOGO HEREUNDER.

THIS LIMITATION OF LIABILITY SECTION APPLIES WHETHER THE ALLEGED LIABILITY IS BASED ON CONTRACT, TORT, NEGLIGENCE, STRICT LIABILITY, OR ANY OTHER BASIS, EVEN IF INDIEGOGO HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. THE FOREGOING LIMITATION OF LIABILITY SHALL APPLY TO THE FULLEST EXTENT PERMITTED BY LAW IN THE APPLICABLE JURISDICTION.

The Service is controlled and operated from its facilities in the United States. Indiegogo makes no representations that the Service is appropriate or available for use in other locations. Those who access or use the Service from other jurisdictions do so at their own volition and are entirely responsible for compliance with local law, including but not limited to export and import regulations. Unless otherwise explicitly stated, all materials found on the Service are solely directed to individuals, companies, or other entities located in the U.S.

Assignment

This Agreement, and any rights and licenses granted hereunder, may not be transferred or assigned by you, but may be assigned by Indiegogo without restriction.

General

A. Governing Law. You agree that: (i) the Service shall be deemed solely based in California; and (ii) the Service shall be deemed a passive one that does not give rise to personal jurisdiction over Indiegogo, either specific or general, in jurisdictions other than California. This Agreement shall be governed by the internal substantive laws of the State of California, without respect to its conflict of laws principles. Any claim or dispute between you and Indiegogo that arises in whole or in part from the Service shall be decided exclusively by a court of competent jurisdiction located in Santa Clara County, California.

B. Notification Procedures. Indiagogo may provide notifications, whether such notifications are required by law or are for marketing or other business related nurposes. In you via email notice, written or hard copy notice, or through constituous posting of such notice on nur website, as

determined by Indiegogo in our sole discretion. Indiegogo reserves the right to determine the form and means of providing notifications to our Users, provided that you may opt out of certain means of notification as described in this Agreement,

C. Entire Agreement/Severability. This Agreement, together with any other legal notices and agreements published by Indiegogo via the Service, shall constitute the entire agreement between you and Indiegogo concerning the Service. If any provision of this Agreement is deemed invalid by a court of competent jurisdiction, the invalidity of such provision shall not affect the validity of the remaining provisions of this Agreement, which shall remain in full force and effect.

D. No waiver of any term of this Agreement shall be deemed a further or continuing waiver of such term or any other term, and Indiegogo's failure to assert any right or provision under this Agreement shall not constitute a waiver of such right or provision.

Please contact us at terms@indiegogo.com with any questions regarding this Agreement.

UPDATES TO THIS AGREEMENT:

January 18, 2008: We added prohibitions on false Project information in "Posting a Project," expanded and clarified the Fundraising Rules in "Project Fundraising," added the section "Funding Accounts," explained that Indiegogo is not responsible for Perks and modified the language relating to tax treatment of Contributions in "Contributing to a Project." and stated again that you must have the rights to post User Content in "User Content."

February 6, 2008: We added the following clarification to the section titled "Contributing to Projects": "You understand that making a Contribution to a Project does not give you any rights in or to that Project, including without limitation any ownership, control, or distribution rights, and that the Project Entity shall be free to solicit other funding for the Project, enter into contracts for the Project, allocate rights in or to the Project, and otherwise direct the Project in its sole discretion. You further understand that nothing in this Agreement or otherwise limits Indiegogo's right to enter into agreements or business relationships relating to Projects."

October 6, 2008: We revised the "Project Fundraising" and "Contributing to Projects" sections to state that when a Project does not meet its Campaign Goal, a contributor's options are to make the Contribution to the Project anyway, or have the Contribution returned to the contributor's Funding Account, and to include an acknowledgment requirement for funded projects.

November 21, 2008: We revised the "Project Fundraising" and "Contributing to Projects" sections to reflect the use of a third-party payment processor to handle Contribution transactions.

May 7, 2009: We added the following clarification to "Project Fundraising" section: "Unless automated by the Processor, Project Funding will be disbursed from the Funding Account to the Project Entity's bank account according to the Project's disbursement details (set in the Funding section of the Project Profile). All necessary fund transfers will take place on the Friday immediately following the point the disbursement preference criteria are met."

August 3, 2009: We revised "Project Fundraising section to clarify that the funding goal did not have to be the amount of contributions the project owner is looking to raise by the service in total but rather the amount needed to cover a specific phase of the project. We also clarified that 3rd party processing fees are removed from Project Funding upon disbursement.

September 9, 2009: We revised the "Use of Our Service" section to include content creators as well as the "Project Fundraising" section to clarify a project's acknowledgement requirements if it's successful with fundraising.

April 21, 2010: We revised the "Project Fundraising" section to reflect the introduction of cash rewards for achieving campaign goals and deadlines.

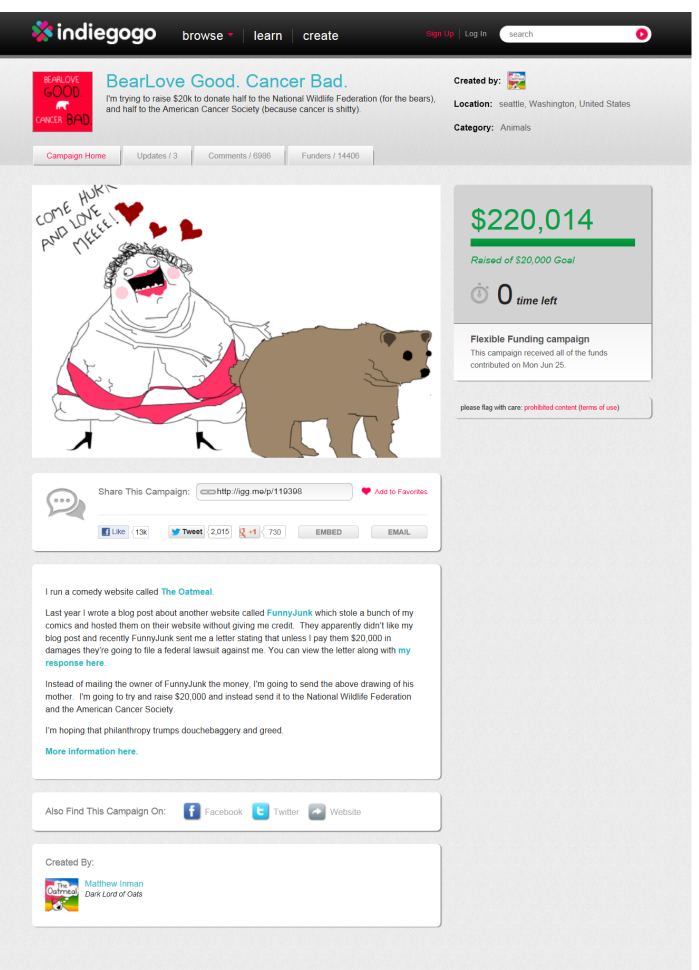
May 6, 2010: We added the "You may not use the Service for activities that" statement to the "Use of Our Service" section.

March 5, 2012: We revised the "Project Fundraising" section to reflect the latest processing times for fund transfers.

As seen in: 🛛 🕅 🕅	New York Eimes	FISTICMPANY	CNMoney.com	VARIETY.	Mashable	PBS
© 2012 Indiegogo Inc. All Rights Reserved		n More Idiegogo? es	Customer H Campaigner Contributor	appiness	Visit our blog	f 🗉 🔊
Terms Privacy Policy Distribution Contact Us	Pricing FAQ Help		About Us Press Careers		Sign up for Indieg	logo News O

Exhibit B

Page 1 of Exhibit B



 λ . I'm going to take a photo of the raised money



3. I'm going to mail you that photo, along with this drawing of your mom seducing a Kodiak bear.



4. I'm going to take the money and donate one half to the National Wildlife Federation and the other half to the American Cancer Society.

FunnyJunk.

I don't want to write retorts like this anymore. I don't want to spend the next year tied up in legal bullshit with you.

I just want to make comics.

Consider this my philanthropic, kind-spirited way of saying:

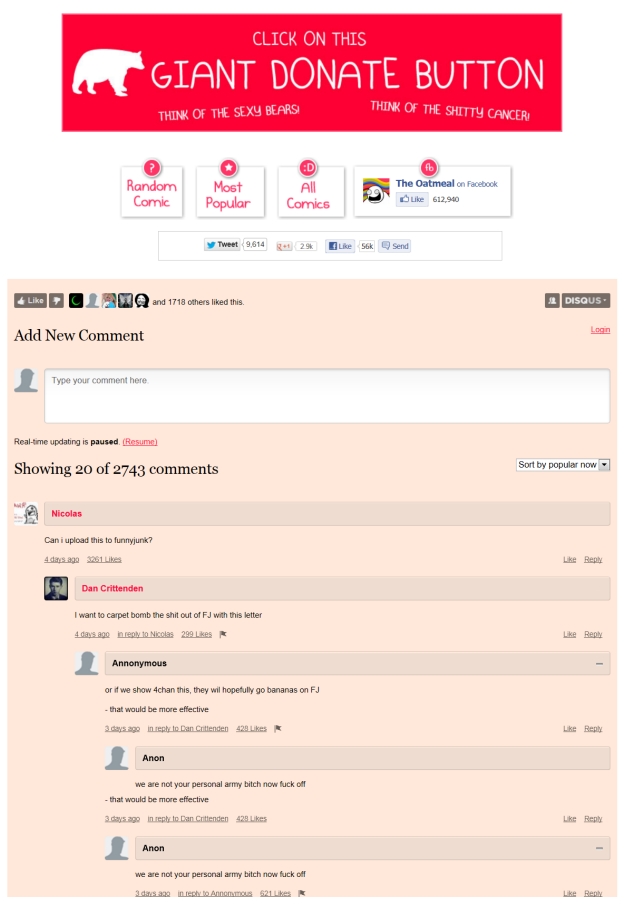
Fuck off.

OPERATION

NEADI AVE CANCED DAD

BEAKLOVE GOUD. CANCER BAD

NOW COMMENCING!



Page 4 of Exhibit B

🐝 indiegogo	browse 🔻 🛛 learn 🔹 creat	e Sign	Up Log In search	
GOOD. I'm trying to raise	A Good. Cancer Ba \$20k to donate half to the National Wildliff merican Cancer Society (because cancer is '3 Comments / 6759 Funders	e Federation (for the bears), s shitty).	Created by: 🚰 Location: seattle, Washington, United States Category: Animals	
Oops, bag that update.	an announcement 8 days ago I decided to keep the campaign running for an announcement 8 days ago people have been asking what I plan to do 0,000. 100% of it is going to charity. I'm go	with the extra money we	 \$209,626 Based of \$20,000 Goal A gase base A gase base Child E undig campaign Contributed by Mon Jun 25 at 11:59PM PT. 	
© 2012 Indiegogo Inc. All Rights Reserved Terms Privacy Policy Distribution Contact Us	Learn More Why Indiegogo? Features Pricing FAQ Help	Customer Happine Campaigner Contributor About Us Press Careers	Please flag with care: prohibited content (terms of use)	

Exhibit C



Charles Carreon<private

>

Your contribution to 'BearLove Good. Cancer Bad.'

1 message

Indiegogo (no reply)< noreply@indiegogo.com> Reply-To: noreply@indiegogo.com To^{private} Thu, Jun 14, 2012 at 9:23 PM



Your contribution to 'BearLove Good. Cancer Bad.'

Thank you for your contribution to BearLove Good. Cancer Bad.

Please keep this message as your confirmation.

Contribution Amount: \$10

Perk: (No Perk was selected)

Appearance: Anonymous Contribution - Your identity will not be revealed publicly

Payment Method: Credit or Debit Card

Need to add more information about your contribution, or ask about your perk? Send a comment email to the campaign owner.

Encourage others to support this campaign! Go to the campaign page and leave a comment or share the campaign with friends.

Browse more amazing entrepreneurial, creative and cause-related campaigns at http://www.indiegogo.com/.

Questions? Check out our Contributor Happiness page.

Cheers, The Indiegogo Team

Not finding what you need? Visit our Help Center.

Exhibit D

State of California Department of Justice Office of the Attorney General



Kamala D. Harris ~ Attorney General

Programs A - Z Contact Us

Filings and Searches

The Attorney General's Registry of Charitable Trusts is pleased to announce its new online search feature. The new search feature allows you to search for information on charities, charity fundraising professionals, and raffle registrants that are registered with the Registry. It also allows you to view some basic information regarding charities that either are not currently registered with our office or are exempt from registration and reporting to the Registry.

With a few exceptions, the new search feature does not currently provide access to electronic copies of documents filed with the Registry, including IRS Form 990s (informational returns) filed by charities. Electronic copies of filings by certain registrants, such as the annual financial reports filed by commercial fundraisers for charitable purposes, are available elsewhere on the Charities website. Access to these reports is available at CFR search.

To begin, use the Registry Search Feature, or use the Registry Search link on the left side of this page. The Registry's new search feature is best viewed using Internet Explorer. Access to some links within the application may not function properly using other web browsers. For help interpreting the information available on the "Search Results" screens, please review Registry Search Feature - What do the codes mean?

NOTE TO REGISTRANTS: The information that displays in the new search feature represents information currently in the Registry database. If you believe the information displayed for your organization is in error, you may send an email to the Registrar, using the Contact the Registrar link on the left side of this page. In that email, please set forth the information you believe to be incorrect and supply the documentation necessary to correct your record If your organization is incorporated, its name and facility address information must be updated with the Secretary of State's office in order to be corrected in our database. Send an email to the Registry.

Taking time to learn about a charity before you donate can go a long way to making sure that the nonprofit organization and cause match your intentions. However, researching charities can be daunting when you consider that there are more than 700,000 federally recognized nonprofit organizations-nearly 150,000 of them in California-and no official "seal of approval" issued.

To help Californians in making important personal decisions on charitable giving, the Attorney General offers a variety of resources here. These resources include guides for

NEW ONLINE FILING OPTIONS FOR CHARITIES AND RAFFLE REGISTRANTS

Search

There are new online filing options for both charities and nonprofit organizations that conduct raffles. In addition to filing their IRS Form 990s electronically, charities may now file their Annual Registration Renewal Fee Report (Form RRF-1) and pay their renewal fees online. Organizations conducting raffles may complete their raffle registration renewal online. To use these new filing options, please visit Registry Online Filing.

ENFORCEMENT ACTIONS

Forever Light Foundation

The Attorney General sued the officers and directors of Forever Light Foundation, alleging that they unlawfully transferred a \$5.2 million office building in Monterey Park owned by the charity to their own for-profit company, W-Coline Management Company, The complaint, pdf further alleged that the defendants financed almost the entire purchase price with a loan from the charity, that few if any payments were ever made on the loan, and that all of the rental income from the building was kept by the defendants' for-profit company. The named defendants included Oscar Chang, Joan Chang, Joshua Chang, and Wellington Chiang. Pursuant to the settlement agreement the property is to be returned to Forever Light

ELECTRONIC FILING OF 990s IS HERE!

Electronic filing is now available to charities submitting IRS Form 990 or IRS Form 990-EZ to the Attorney General's Registry of Charitable Trusts. This electronic filing capability does not vet apply to IRS Form 990-PF. To file electronically with the Registry, charities that use software programs to file their 990s electronically with the IRS need only indicate when completing the filing portion of the program that they also wish to have the 990 filed with the California Registry of Charitable Trusts.

charitable giving and searchable databases to learn about specific charities and commercial fundraisers in the state.

For charities and commercial fundraisers, we have forms and other information available to help them comply with state laws. We also have information on charitable fundraising raffles and corporate transactions involving the sale or purchase of nonprofit hospitals. We offer a Guide to the Nonprofit Integrity Act of 2004 he [PDF 170 kb / 8 pg], which concerns new requirements in the conduct of charities, commercial fundraisers, fundraising counsel, unincorporated associations, and trusts

California law requires charities and commercial fundraisers to register with the Attorney General's Office and to file financial disclosure reports. All charities must file the Annual Registration Renewal Fee Report, and those with gross revenue or assets of \$25,000 or more must file annual Form 990 financial reports with the Attorney General's Registry of Charitable Trusts. Since 1965 nonprofit schools, hospitals, and churches have been exempt from the law's reporting requirements.

As the legal overseer of charities that do business in California, the Attorney General works to protect the interest of all public beneficiaries within his jurisdiction. The Attorney General may conduct investigations and bring legal actions to protect the assets of California charities and ensure the assets are used for their intended charitable purposes

Using CFR Search, you can look up the financial disclosure reports that commercial fundraisers in California must file with the Attorney General's Registry of Charitable Trusts. These financial reports show if a commercial fundraiser is registered with the state, on whose behalf funds are being raised, and how much of the money raised actually reaches the charity.

CHARITIES Charities Home

Charitable Giving Registry Search

Commercial Fundraiser

CFR Search

Home

FAQs

Filings and Searches

Forms

Laws/Regulations

Nonprofit Hospitals

Publications

Registry Online Filing

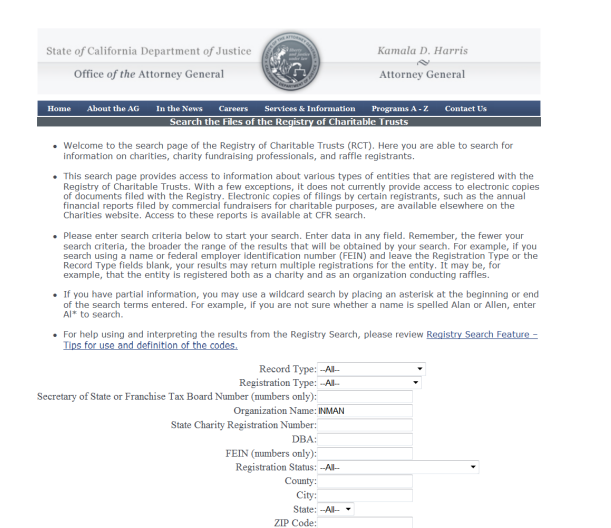
Raffles

Resources

Email Notifications

Subscribe

Contact the Registrar



Search Clear



For more detailed information on an organization's registration, click on the Organization Name from the alphabetical list below. If there are additional pages of the search results, there will be clickable page numbers at the bottom of the list. The maximum number of pages is 25 so if you do not find the organization for which you are searching, click the 'Search Again' button and change the search criteria.

Search Again

Organization Name Registration Number Record Type Registration Status City State Registration Type Record Type





For more detailed information on an organization's registration, click on the Organization Name from the alphabetical list below. If there are additional pages of the search results, there will be clickable page numbers at the bottom of the list. The maximum number of pages is 25 so if you do not find the organization for which you are searching, click the 'Search Again' button and change the search criteria.

Search Again

Organization Name Registration Number Record Type Registration Status City State Registration Type Record Type

Exhibit E



Charles Carreon< chascarreon@gmail.com>

Indiegogo.com and Matthew Inman / "Bear Love"

1 message

Charles Carreon, Esq. < chascarreon@gmail.com> To: david.sampson@cancer.org Thu, Jun 14, 2012 at 5:15 PM

Dear Mr. Sampson

This letter follows up on my telephone call yesterday, in which you agreed to be my contact with the American Cancer Society (ACS), and restates the inquiries I made, as follows:

- 1. Is ACS aware of the "Bear Love Good" fundraising campaign being operated at this link on the IndieGogo.com website? http://www.indiegogo.com/bearlovegood
- 2. Has ACS authorized the use of its trademark, USPTO Reg. #1615654 in connection with this campaign?
- 3. Does IndieGogo.com or Mr. Inman have the required written contract with NWF required by Cal. Govt. Code Sec. 12599(i)?
- 4. Does ACS approve of the solicitation of charitable contributions in conjunction with references to bestiality, such as the Bear Love Good campaign is using? (The campaign specifically accuses either my mother or that of my client of "seducing a Kodiak bear" and providing a misogynistic cartoon to illustrate this activity, and as a result, I have received many hate emails threatening me with bear attacks, rape by a bear, and further lewd solicitations concerning my mother, who, thank heavens, has been deceased for many years.)

I look forward to your promptest possible response. Under Cal. Gov. B & P Code Sec. 17510.8, all amounts raised for charitable purposes by Mr. Inman and IndieGogo.com are subject to a charitable trust. Currently, Mr. Inman has committed to pay only \$10,000 to the ACS. I believe the ACS is entitled to half of the money that has been raised, currently \$166,169 (see attached screencapture). Please advise as to ACS's position on asserting a claim to these funds and what legal action the ACS intends to take in that regard.

I respectfully request that this inquiry be forwarded to legal counsel for ACS and kept in confidence and not disclosed to IndieGogo.com or Mr. Inman, in order to protect the rights of the public and ACS.

Charles Carreon, Esq. 2165 S. Avenida Planeta Tucson, AZ 85710 Tel 1: 520-841-0835 Tel 2: 520-762-7314 Fax: 520-843-2083

This message may contain attorney-client and/or attorney work-product privileged material. If you are not the intended recipient, please first notify the sender and then delete the message and any attachment. Inadvertent disclosures shall not work a waiver of any privilege.

6-14-2012 5-10-26 PM.BearLove.Screencap.pdf

Exhibit F



Charles Carreon< chascarreon@gmail.com>

Indiegogo.com and Matthey Inman / "Bear Love" Campaign

Charles Carreon, Esq. < chascarreon@gmail.com> To: mcintoshb@nwf.org Thu, Jun 14, 2012 at 2:37 PM

Dear Ms. McIntosh:

This letter follows up on my voicemail of a few moments ago, and restates the inquiries I made, as follows:

- 1. Is the National Wildlife Federation aware of the "Bear Love Good" fundraising campaign being operated at this link on the IndieGogo.com website? http://www.indiegogo.com/bearlovegood
- 2. Has the NWF authorized the use of its trademark, USPTO Reg. # 3805508 in connection with this campaign?
- 3. Does IndieGogo.com or Mr. Inman have the required written contract with NWF required by Cal. Govt. Code Sec. 12599(i)?
- 4. Does the NWF approve of the solicitation of charitable contributions in conjunction with references to bestiality, such as the Bear Love Good campaign is using? (The campaign specifically accuses either my mother or that of my client of "seducing a Kodiak bear" and providing a misogynistic cartoon to illustrate this activity, and as a result, I have received many hate emails threatening me with bear attacks, rape by a bear, and further lewd solicitations concerning my mother, who, thank heavens, has been deceased for many years.)

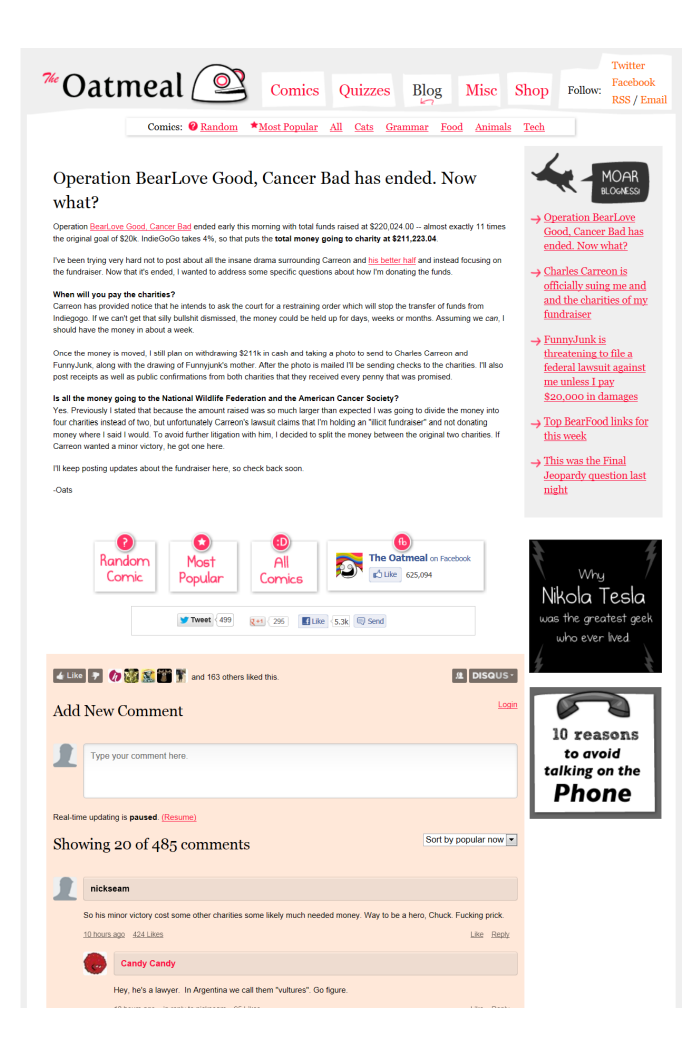
I look forward to your promptest possible response. Under Cal. Gov. B & P Code Sec. 17510.8, all amounts raised for charitable purposes by Mr. Inman and IndieGogo.com are subject to a charitable trust. Currently, Mr. Inman has committed to pay only \$10,000 to the NWF. I believe the NWF is entitled to half of the money that has been raised, currently \$165,269. Please advise as to the NWF's position on asserting a claim to these funds and what legal action the NWF intends to take in that regard.

I respectfully request that this inquiry be kept in confidence and not disclosed to IndieGogo.com or Mr. Inman, in order to protect the rights of the public and the NWF.

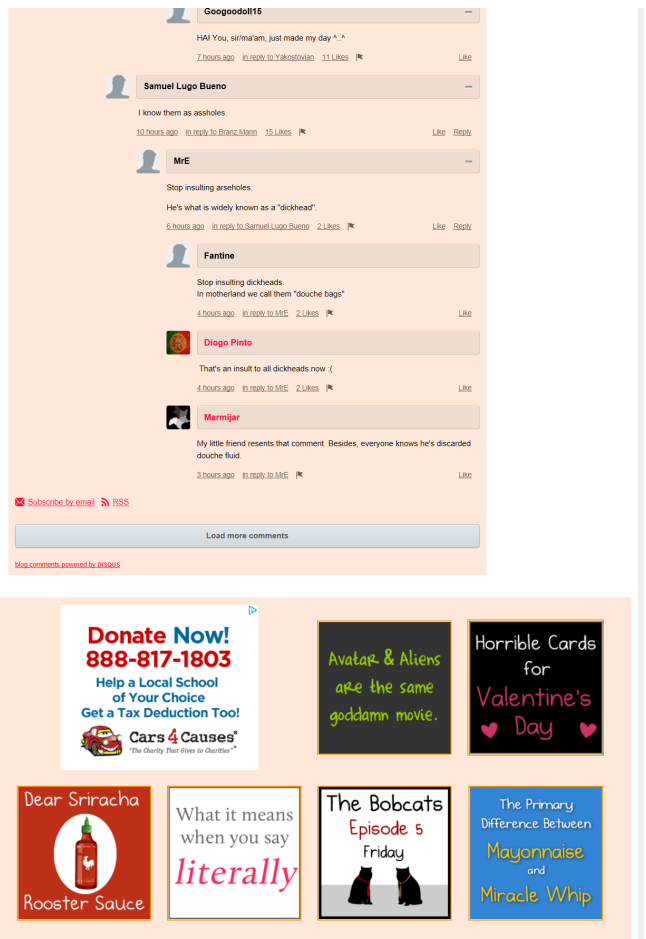
Very truly yours, Charles Carreon, Esq. 2165 S. Avenida Planeta Tucson, AZ 85710 Tel 1: 520-841-0835 Tel 2: 520-762-7314 Fax: 520-843-2083

This message may contain attorney-client and/or attorney work-product privileged material. If you are not the intended recipient, please first notify the sender and then delete the message and any attachment. Inadvertent disclosures shall not work a waiver of any privilege.

Exhibit G







Neato things from <u>The Oatmeal Shop</u>

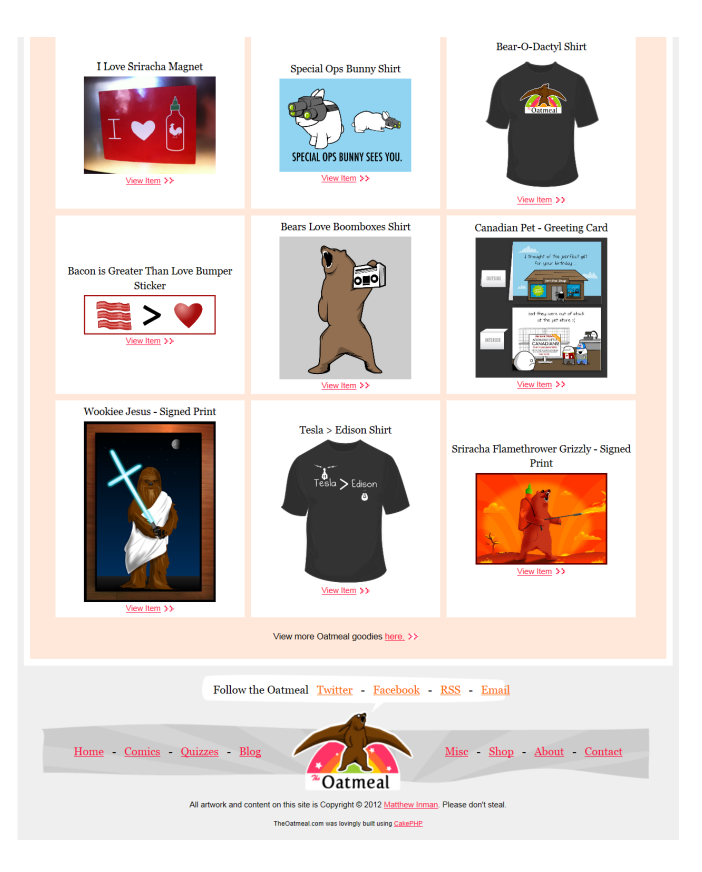


Exhibit H

	ind	lieg	logo	learn	customer	happiness

Indiegogo Help Center

I	
ums / C	reating a Campaign / Payments
PayPa	al Set-Up for Nonprofits
G Go	ngoKate
po 🖉	sted this on December 02, 2011 14:56
	n Profit organizations must be properly registered as a Nonprofit in PayPal in order to have contributions eligible for tax deductible status. Non Profits also receive on payment processing fees. PayPal requires the following documents to verify your status:
• Evid	ence of Tax-Exempt status (i.e. 501c3 form)
	ks Statement or voided check in the organization's name
• Des	cription of the organization and type of payments it will accept
	t up Nonprofit Status
-	in to your PayPal account < My Business Setup on the right. Please note that all non profit organizations must be open business accounts.
	Notifications
	> Confirm email address
	> Confirm my debit or credit card
	> Policy Updates
	My account tools
	> My Business Setup
	> PayPal Mobile
	Questions? We're here to help. Contact us
3. Click	c on the Get Money button
M	anaging my business
1	lanage my money
	Link your bank account, lift the initial limits set on your PayPal account, and
	0000 much more.
4 Ser	Il down to the section that says, "Send us some documents"
	k on the blue link that says, "here"
c	end us some documents
	you contacted us earlier, you may have received communication
	a phone or email from us requesting some documents.
1.000	pload or Fax documents
	pload your scanned documente here. We accept GIF, JPG, PNG, nd PDF file formats.)
	is the page where you can Browse for your documents that you scanned into your computer. Click Upload File for each document that you upload. In done uploading documents, make sure to click Send Files at the bottom to complete the process. PayPal will receive the documents instantly.

These	Type Description (optional) 2: Send files to PayPal e files are ready to send to Pa uble Space: 4,950.00 kb	< Select > v 60 characters left Upload File	Browse		
File t - No		File name	Description		
				<u>Su</u>	Add a comment
© 2012 Indiegogo Inc. All Rights Reserved Terms Privacy Policy Distribution Contact Us	Learn I Why Indi Features Pricing FAQ Help	egogo?	Customer Happiness Campaigner Contributor About Us Press	Visit our blog	F 💽 🔊

Exhibit I



Charles Carreon, Attorney at Law 2165 S. Avenida Planeta Tucson, Arizona 85710 chas@charlescarreon.com Telephone: 52 0-841-0835 Fax: 520-843-2083

June 26, 2012

Email: copyright@indiegogo.com

Via Fax: 866-641-4646 Attn: Danae Ringelmann Company: Indiegogo, Inc. Address: 301 8th Street, Suite 225 San Francisco, CA 94103

Re: Settlement Proposal / Carreon v. Inman, Case No. CV 12-03112 EMC

Dear Ms. Ringelmann:

This follows up on a voicemail to you at 12:39 and 12:49 p.m. today, which was however truncated twice by the Indiegogo system, so you may not hear all I attempted to say on those voicemails. My purpose was to provide you with this notice.

Notice is hereby provided that pursuant to Local Rule 65-1 and F.R.Civ.P. 65, Plaintiff will move the Court for a Temporary Restraining Order andOrder to Show Cause Regarding Preliminary Injunction to enjoin defendant Indiegogo,Inc. pending trial of this action from transferringthe proceeds of the Bear Love campaign in the amount of not less than \$220,014 (the"Charitable Fund"), or any amount at all, to Matthew Inman, andrequiring that the Charitable Fund be held as segregated funds by Indiegogopending further of the Court for distribution of the Charitable Fund to the designated beneficiaries of the Bear Love campaign, to wit, defendants, the American Cancer Society and theNational Wildlife Federation.

If Indiegogo is willing to stipulate to this proposed Temporary Restraining Order, either before or after Plaintiff files his application, please advise, and I will draft a proposed stipulation to effectuate any agreement we can reach.

Please forward this notice to your legal counsel, so that I can arrange to email, fax, or by some other expeditious means deliver the ex parte papers to Indiegogo

and its counsel. Please feel free to have your attorney contact me directly at 520-841-0835.

Thank you for your attention to this matter.

Very truly yours,

Charles Carreon

cc: Dep. Attorney General Joseph Zimring at fax 213-897-7605 Joseph.Zimring@doj.ca.gov Gmail - Successful transmission to 12138977605. Re: Carreon v. Inman / Notice of Ex Pa... Page 1 of 2



Charles Carreon< chascarreon@gmail.com>

Successful transmission to 12138977605. Re: Carreon v. Inman / Notice of Ex Parte TRO

1 message

send@mail.efax.com< send@mail.efax.com> To: chas@charlescarreon.com Tue, Jun 26, 2012 at 1:13 PM



Dear Charles Carreon,

Re: Carreon v. Inman / Notice of Ex Parte TRO

The 3 page fax you sent through eFax.com to 12138977605 was successfully transmitted at 2012-06-26 20:13:00 (GMT).

The length of transmission was 94 seconds.

The receiving machine's fax ID: 2138977605.

Best Regards,

If you need additional assistance, please visit our online help center at http://www.efax.com/help/. Thank you for using the eFax service.

eFax.com

Customer Service



Charles Carreon, Attorney at Law 2165 S. Avenida Planeta Tucson, Arizona 85710 chas@charlescarreon.com Telephone: 52 0-841-0835 Fax: 520-843-2083

June 26, 2012

Via Fax: 404-417-5808 Laurisa Curran, Senior Counsel American Cancer Society, Inc. 250 Williams Street NW Atlanta, GA30303

Re: Carreon v. Inman, Case No. CV 12-03112 EMC

Dear Ms. Curran:

This letter follows up on an email that Mr. David Sampson, the American Cancer Society's west coast media head asked me to forward to you.

Notice is hereby provided to the National Wildlife Federation and the American Cancer Society, that pursuant to Local Rule 65-1 and F.R.Civ.P. 65,Plaintiff will move the Court for a Temporary Restraining Order and Order toShow Cause Regarding Preliminary Injunction (TRO) to enjoin defendant Indiegogo,Inc.pending trial of this action from transferringthe proceeds of the Bear Love campaign in the amount of not less than \$220,014 (the"Charitable Fund"), or any amount at all, to Matthew Inman, and requiring that the Charitable Fund be heldas segregated funds by Indiegogo pending further of the Court for distribution of the Charitable Fund to the designated beneficiaries of the Bear Love campaign, to wit, defendants, the American Cancer Society (ACS) and the National Wildlife Federation (NWF).

The proposed TRO will not seek the imposition of any relief adverse to the ACS, and is being filed solely to secure moneys in the Bear Love campaign for the benefit of ACS and NWF as the identified beneficiaries of the Bear Love campaign. Accordingly, please advise at your earliest possible opportunity if I may inform the Court of the ACS's position on the TRO.

ACS was served with the Summons and Complaint on at the offices of its Agent for Service of Process in Los Angeles, California shortly after the action was commenced. Since that date, there have been two filing developments. The case was reassigned to the Hon. Edward M. Chen, and Plaintiff filed a First Amended Complaint. These documents were attached to my prior email, and are not resent via fax in order avoid a waste of fax paper (the First Amdended Complaint is quite lengthy).

Pease feel free to contact me directly at 520-841-0835.

I left a voicemail for at the number Mr. Sampson provided for your Atlanta office, 404.329.5762, and another for Sharonda Rich at 404-417-5968.

Thank you for your attention to this matter.

Very truly yours,

Charles Carreon

cc: Dep. Attorney General Joseph Zimring at fax 213-897-7605 Joseph.Zimring@doj.ca.gov Gmail - Successful transmission to 14044175808. Re: Carreon v. Inman, Case No. CV 12... Page 1 of 2



Charles Carreon< chascarreon@gmail.com>

Successful transmission to 14044175808. Re: Carreon v. Inman, Case No. CV 12-03112 EMC

1 message

send@mail.efax.com< send@mail.efax.com> To: chas@charlescarreon.com Tue, Jun 26, 2012 at 3:07 PM



Dear Charles Carreon,

Re: Carreon v. Inman, Case No. CV 12-03112 EMC

The 3 page fax you sent through eFax.com to 14044175808 was successfully transmitted at 2012-06-26 22:07:33 (GMT).

The length of transmission was 95 seconds.

The receiving machine's fax ID: 404 417 8013.

Best Regards,

If you need additional assistance, please visit our online help center at http://www.efax.com/help/. Thank you for using the eFax service.

eFax.com

Customer Service

Gmail - Successful transmission to 12138977605. Re: Carreon v. Inman, Case No. CV 12... Page 1 of 2



Charles Carreon< chascarreon@gmail.com>

Successful transmission to 12138977605. Re: Carreon v. Inman, Case No. CV 12-03112 EMC

1 message

send@mail.efax.com< send@mail.efax.com> To: chas@charlescarreon.com Tue, Jun 26, 2012 at 3:07 PM



Dear Charles Carreon,

Re: Carreon v. Inman, Case No. CV 12-03112 EMC

The 3 page fax you sent through eFax.com to 12138977605 was successfully transmitted at 2012-06-26 22:07:33 (GMT).

The length of transmission was 95 seconds.

The receiving machine's fax ID: 2138977605.

Best Regards,

If you need additional assistance, please visit our online help center at http://www.efax.com/help/. Thank you for using the eFax service.

eFax.com

Customer Service

Gmail - Successful transmission to 12138977605. Re: Carreon v. Inman / Letter to Indieg... Page 1 of 2



Charles Carreon< chascarreon@gmail.com>

Successful transmission to 12138977605. Re: Carreon v. Inman / Letter to Indiegogo Lawyers

1 message

send@mail.efax.com< send@mail.efax.com> To: chas@charlescarreon.com Tue, Jun 26, 2012 at 5:26 PM



Dear Charles Carreon,

Re: Carreon v. Inman / Letter to Indiegogo Lawyers

The 4 page fax you sent through eFax.com to 12138977605 was successfully transmitted at 2012-06-27 00:26:41 (GMT).

The length of transmission was 129 seconds.

The receiving machine's fax ID: 2138977605.

Best Regards,

If you need additional assistance, please visit our online help center at http://www.efax.com/help/. Thank you for using the eFax service.

eFax.com

Customer Service

Exhibit J



Charles Carreon, Attorney at Law 2165 S. Avenida Planeta Tucson, Arizona 85710 chas@charlescarreon.com Telephone: 52 0-841-0835 Fax: 520-843-2083

June 26, 2012

Via Email: rtangri@durietangri.com mlemley@durietangri.com enovikov@durietangri.com Ragesh Tangri Mark Lemley Eugene Novikov Durie Tangri 217 Leidesdorff Street San Francisco, CA 94111

Re: Carreon v. Inman and Indiego, Case No. CV 12-03112 EMC

Dear Counsel:

This letter follows up on our conversation today in which you all were present on the speakerphone. Thank you for the opportunity to present a proposal for a stipulated resolution of the pending matter.

First, this will provide written notice that pursuant to Local Rule 65-1 and F.R.Civ.P. 65, Plaintiff will move the Court in the above-named and numbered action for a Temporary Restraining Order and Order to Show Cause Regarding Preliminary Injunction (TRO) to enjoin defendant Indiegogo,Inc. ("Indiegogo") pending trial of this action from transferring the proceeds of the Bear Love campaign in the amount of not less than \$220,014 (the"Charitable Fund"), or any amount at all, to Matthew Inman, and requiring that the Charitable Fund be held as segregated funds by Indiegogo pending further order of the Court, for distribution of the Charitable Fund to the designated beneficiaries of the Bear Love campaign, to wit, defendants, the American Cancer Society (ACS) and the National Wildlife Federation (NWF).

The proposed TRO will not seek the imposition of any relief adverse to Indiegogo, ACS, or NWF, and is being filed solely to secure moneys in the Bear Love campaign for the benefit of ACS and NWF as the identified beneficiaries of the Bear Love campaign. Indiegogo was served with the Summons and Complaint on at the offices of its Agent for Service of Process in Los Angeles, California shortly after the action was commenced. Since that date, there have been two filing developments. The case was reassigned to the Hon. Edward M. Chen, and Plaintiff filed a First Amended Complaint ("FAC"). These documents are transmitted herewith.

Second, as I proposed in our telephone conversation, Plaintiff is willing to resolve this entire matter by stipulation that will accomplish the stated purposes of the Bear Love campaign as defined by Mr. Inman, except as follows:

- No portion of the Charitable Fund shall be disbursed to Mr. Inman.
- The entire Charitable Fund will be disbursed 50/50 to ACS and NWF.

Third, I am attempting to work with ACS and NWF to assure that all of the 14,406 Bear Love campaign donors will receive receipts for their tax-deductible donations, which they of course would not receive if the money were disbursed to Mr. Inman. As I explained, based upon my non-specialist knowledge of tax law, if Mr. Inman were to receive the Charitable Fund and donate the funds to ACS and NWF, Mr. Inman, rather than the Bear Love campaign donors, would receive the tax deduction, a form of unjust enrichment that would inure to his benefit and to their detriment.

Fourth, if the matter can be resolved by stipulation, Plaintiff will waive: (a) his argument that Indiegogo is not entitled to receive the \$8,800.56, *i.e.*, four percent (4%) of the Charitable Fund because it is not a registered charitable fundraiser, as alleged in ¶ 60 of the FAC; (b) his prayer for relief seeking an injunction to restrain Indiegogo to "halt all ongoing campaigns on the Indiegogo site currently operating in violation of California law and hold all funds in charitable trust until Indiegogo registers with the California Attorney General as a charitable fundraiser and in all other ways complies with California law regulating charitable fundraising;" and, (c) his claim for an attorney's fee as a public attorney general.

As agreed, as soon as the Ex Parte Application is filed, I will email it to all three of you. I look forward to discussing this matter further in an effort to draft a stipulation that will resolve this matter without a need to invoke an adjudicatory process. Please contact me directly at 520-841-0835.

Thank you for your attention to this matter.

Very truly yours,

Charles Carreon

cc: Dep. Attorney General Joseph Zimring at fax 213-897-7605 Joseph.Zimring@doj.ca.gov

Exhibit K

Charles Carreon, Esq.

Grilli, Sarah <SGrilli@kilpatricktownsend.com> To: "Charles Carreon, Esq." <chascarreon@gmail.com> Cc: "Grossman, Richard" <rgrossman@kilpatricktownsend.com>

Dear Charles:

Yes, our office can accept service on behalf of the American Cancer Society.

Actually, I haven't spoken with the National Wildlife Fund's attorney but I did forward your request to my client who will try to reach out to them.

We look forward to receiving a copy of your motion.

Regards,

Sarah T. Grilli Kilpatrick Townsend & Stockton LLP Eighth Floor | Two Embarcadero Center | San Francisco, CA 94111 office 415 273 7542 | fax 415 294 9128 sgrilli@kilpatricktownsend.com | My Profile | vCard

From: Charles Carreon, Esq. [mailto:chascarreon@gmail.com] Sent: Thursday, June 28, 2012 11:30 AM

Thu, Jun 28, 2012 at 2:48 PM