

EXHIBIT D

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA**

Case No. 07-21403-Civ

ANTONIO HERNANDEZ, Individually and)
on behalf of all others similarly situated,)

Plaintiff,)

v.)

Class Action Complaint

INTERNET GAMING ENTERTAINMENT, LTD.,)
a foreign corporation, and)

IGE U.S. LLC.,)
a Delaware corporation,)

Defendants.)

PLAINTIFF'S INTERROGATORIES DIRECTED TO DEFENDANT

Pursuant to Fed.R.Civ.P. 34(b), Plaintiff Antonio Hernandez, ("Plaintiff") hereby requests that Defendant, IGE U.S. LLC., responds to each of the following interrogatories within thirty (30) days of service hereof.

DEFINITIONS

1. As used herein, the following terms are defined as indicated:
 - a. "Defendant" means IGE U.S. LLC., and its predecessors, successors, subsidiaries, parent, branches, departments, divisions, or any of its affiliates, including, without limitation, any organization or entity in which Defendant has management or controlling interests, together with all present and former directors, officers, employees, agents, representatives or any other persons acting, or purporting to act, on behalf of the above identified persons or entities.

- b. "You," "your" or "your company" means the Defendant, person, or entity responding to these Interrogatories.
- c. "Person" means, without limitation, any natural person, corporation, partnership, proprietorship, joint venture, association, governmental body (including, without limitation, any government entity or government program defined herein), insurance entity, any group, or any other form of public or private business or legal entity.
- d. "Competitor(s)" means, without limitation, any other person or entity who competes in the development, production, manufacture, distribution, marketing, promotion, pricing or sale of gold in any virtual world.
- e. "Virtual World" means any persistent, simulated environment populated by multiple users via their avatars.
- f. "MMORPG" means a massively multiplayer online role playing game, which is an online virtual world, in which avatars complete quests and/or tasks, form social groups, and engage in persistent, complex interactions.
- g. "Communication" means, without limitation, oral or written communications of all kinds, including correspondence, presentations, any exchange of written or recorded information, face to face meetings or discussions, or electronic, facsimile or telephone transmissions.
- h. "Meeting" means, without limitation, any assembly, convocation, encounter or contemporaneous presence of two or more persons for any purpose, whether planned, arranged, scheduled or not.

- i. "Employee" means, without limitation, current and former employees, including officers, directors, executives, managers, sales personnel, administrative staff, secretaries, clerical staff, messengers, or any other person employed by the Defendant or the Astra Defendant.
- j. "Document" has the same full meaning as construed by Fed.R.Civ.P. 34(a), and includes, without limitation, the original (or identical duplicate when the original is not available) and all non-identical copies (whether non-identical because of notes made on copies or attached comments, annotations, marks, transmission notations, or highlighting of any kind) of all writings, whether handwritten, typed, printed or otherwise produced, which writings or other documents may consist of letters, correspondence, memoranda, legal pleadings, calendars, diaries, travel records, summaries or records of telephone conversations or interviews, telegrams, notes, reports, compilations, notebooks, laboratory notebooks, work papers, graphs, charts, blueprints, books, pamphlets, brochures, circulars, manuals, instructions, ledgers, drawings (including, without limitation, engineering, assembly and detail drawings), sketches, photographs, films and sound reproductions, sales literature, advertising literature, promotional literature, presentations, agreements, minutes of meetings, tape recordings, telegrams, mailgrams, facsimile transmissions, or any other tangible materials on which there is any recording or writing of any sort.
- k. In addition, the term "document" also includes "electronic data," which means the original and any non-identical copies of mechanical, facsimile, electronic, magnetic, digital, or other programs (whether private, commercial, or work-in-

progress), programming notes, instructions, comments or remarks, program change logs and activity listings of electronic mail receipts and/or transmittals, output resulting from the use of any software program, including word processing documents, spreadsheets, database files, charts, graphs and outlines, electronic mail, operating systems, source codes of all types, programming languages, linkers and compilers, peripheral drives, PRF files, batch files, ASCII files, and any miscellaneous files and/or file fragments, regardless of the media on which they reside and regardless of whether said electronic data consists in an active, deleted file or file fragment. Electronic data includes any digitally stored information, including but not limited to any information stored on both work stations and servers, any separate hard drives, memory sticks, website source code, blogs, programs and applications. The term electronic data also includes the file, folder tabs, and/or containers and labels appended to or associated with, any physical storage device associated with each original and/or copy.

- l. "Referring to," "relating to," or "regarding" mean, without limitation, the concepts: refer to, discuss, describe, reflect, deal with, pertain to, analyze, evaluate, estimate, constitute, study, survey, project, assess, record, summarize, criticize, report, comment, or otherwise involve, in whole or in part.
- m. "Or" is used in its inclusive sense and shall be construed so as to require the broadest possible response. If, for example, a request calls for information about "A" or "B," you should produce all information about A

and all information about B, as well as all information about A and B. (In other words, "or" should be read as "and/or").

INSTRUCTIONS

1. Pursuant to the Federal Rules of Civil Procedure, these Interrogatories shall be deemed to be continuing in nature so that if Defendant, its directors, officers, employees, agents, representatives or any persons acting, or purporting to act, on behalf of Defendant, subsequently discover or obtain possession, custody, or control of any information previously requested or required to be produced, Defendant shall promptly make such information available.
2. In producing documents and other materials, you are to furnish all documents or things in your possession, custody or control, regardless of whether such documents or materials are possessed directly by you or your directors, officers, agents, employees, representatives, subsidiaries, managing agents, affiliates, investigators, or by your attorneys or their agents, employees, representatives or investigators.
3. In producing documents, you are requested to produce the original of each document requested together with all non-identical copies and drafts of that document. If the original of any document cannot be located, a copy shall be produced in lieu thereof, and shall be legible and bound or stapled in the same manner as the original.
4. If any requested information cannot be produced in full, you are to produce it to the extent possible, indicating what information is being withheld, and the reason that information is being withheld.
5. A request for each information that "refers" or "relates to" a subject matter extends to each document that constitutes, contains, mentions, discusses, supports, modifies, contradicts, criticizes, concerns, describes, records, reports, or reflects that subject matter.

- or that was prepared in connection with, arises from, or is or has been collected, recorded, examined, or considered by, for or on behalf of any present or former agent, representative, officer, employee, attorney, board, committee or subcommittee, or any other person acting or purporting to act on your behalf in relation to the subject matter specified.
6. Documents not otherwise responsive to these Interrogatories shall be produced if such documents mention, discuss, refer to, or explain the documents that are called for by these Interrogatories, or if such documents are attached to documents called for by these Interrogatories and constitute routing slips, transmittal memoranda, cover sheets or letters, comments, evaluations or similar materials.
 7. Unless otherwise specified herein, all documents shall be produced in the same order as they are kept or maintained by you in the ordinary course of your business.
 8. If documents are maintained in files or folders, copies of said files or folders or other such identifying label information shall also be produced.
 9. Documents shall be produced in such fashion as to identify the department, branch, or office in which they were located and, where applicable, the natural person in whose possession they were found and the business address of each document's custodian(s).
 10. Documents attached to each other should not be separated.
 11. If a document once existed and has subsequently been lost, destroyed, or is otherwise missing, please provide sufficient information to identify the document and state the details concerning its loss.

12. If you claim the attorney-client privilege or any other privilege or work product protection for any requested information, provide a detailed privilege log that contains at least the following information for each document that you have withheld:
 - a. state the date of the document;
 - b. identify each and every author of the document;
 - c. identify each and every person who prepared or participated in the preparation of the document;
 - d. identify each and every person who received the document;
 - e. identify each and every person from whom the document was received;
 - f. state the present location of the document and all copies thereof;
 - g. identify each and every person having custody or control of the document and all copies thereof; and
 - h. provide sufficient information concerning the document and the circumstances thereof to explain the claim of privilege or protection and to permit the adjudication of the propriety of such claim.
13. Unless a different period is specified, these Interrogatories relate to the period November 27, 2003 through the present.
14. Use of the plural and singular tenses in these Interrogatories shall be interchangeable, such that the plural tense includes the singular tense and *vice versa*.

- f. The names and addresses of all subsidiaries owned and/or controlled by the corporation.

2. Identify the names and addresses of all person who have knowledge of any facts relevant to this case and indicate what facts are known by each.

3. Identify the names, addresses and specialties of any and all proposed expert witnesses, including, but not limited to, those providing opinions of expert testimony with respect to liability, class certification, and damages, and state as to each such witness the subject matter on which he or she is expected to testify, and the substance of facts and opinions to which he or she is expected to testify and a summary of the grounds for each opinion. In addition, attach hereto copies of all proposed expert reports, including all drafts thereof.

4. Did anyone on your behalf employ, retain or consult a proposed expert, whether that proposed expert has given a report or not, to examine, review, inspect or investigate any

aspects of the factual circumstances or claims alleged in this case or any related case in state or federal court, or any damages relating thereto? If so, state the following:

- a. The names and address of the individual who so employed, retained or consulted the proposed expert;
- b. the name and address of the proposed expert so employed, retained or consulted;
- c. the date that said proposed expert was so employed, retained or consulted;
- d. the field of expertise of said proposed expert;
- e. the amount or rate of compensation promised for the services of the proposed expert; and

- f. if that proposed expert has rendered any opinions, written or oral, preliminary or otherwise, provide the substance for such opinions and attach hereto copies of all written opinions and summaries of any oral opinions, including all drafts thereof and any related documents, correspondence, memoranda and the like.
5. In reference to Interrogatories No. 3 and 4, state with regard to each proposed expert the following:
- a. the name and address of each school where said expert received training;
 - b. the dates when he/she attended each such institution of learning; and
 - c. a description of the degree received.

13. Identify any statements of actual or potential witnesses in your care, custody or control, or about which you are aware, relating to the subject matter of this lawsuit, or the claims of defenses asserted by the parties.

14. As to each and every allegation in the Complaint that you have denied or plan to deny, set forth the factual basis upon which that denial is predicated, together with the identity of those persons who possess factual knowledge upon which such denial is asserted, and attach hereto copies of each and every document that has been relied upon in setting forth each such denial.

15. As to each and every one of your affirmative defenses, set forth separately as to each defense the factual bases upon which the defense is predicated, together with the name(s) and address(es) of those persons who possess factual knowledge upon which each defense is asserted, and attach hereto copies of each and every document that has been relied upon in setting forth each such affirmative defense.

Dated this 3rd day of April, 2008.



C. RICHARD NEWSOME, ESQUIRE

Florida Bar No.: 827258

Email: newsome@newsomelaw.com

ANDREW F. KNOFF, ESQUIRE

Florida Bar No.: 658871

Email: knopf@newsomelaw.com

Newsome Law Firm

20 N. Orange Ave., Suite 800

Orlando, Florida 32801

Telephone: (407) 648-5977

Facsimile: (407) 648-5282

DONALD E. HAVILAND, JR., ESQUIRE

Pennsylvania Bar No.: 66615

Email: haviland@havilandlaw.com

MICHAEL J. LORUSSO, ESQUIRE

Pennsylvania Bar No.: 203684

Email: lorusso@havilandlaw.com

The Haviland Law Firm, LLC

740 S. Third Street, Third Floor

Philadelphia, PA 19147

Telephone: (215) 609-4661

Facsimile: (215) 392-4400

Attorneys for Plaintiff,
Antonio Hernandez and the Class

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on April 3, 2008, a copy of the foregoing document is being served on all counsel of record via U.S. Mail and Facsimile:

James M. Miller
Akerman Senterfitt
1 SE 3rd Ave, Floor 28
Miami, FL 33131-1715



C. Richard Newsome
Florida Bar No.: 827258
Andrew F. Knopf
Florida Bar No.: 658871
Newsome Law Firm

IGE U.S. LLC.

By:

STATE OF _____

COUNTY OF _____

BEFORE ME, the undersigned authority, personally appeared _____ who is personally known to me or who produced _____ as identification, and who deposed and said that the information contained in the foregoing Answers to Interrogatories is true, to the best of his/her knowledge and belief.

SWORN TO and SUBSCRIBED before me in the County and State aforesaid this _____ day of _____, 2008.

NOTARY PUBLIC, State of _____

My Commission Expires:

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA**

Case No. 07-21403-Civ

ANTONIO HERNANDEZ, Individually and)
on behalf of all others similarly situated,)
)
Plaintiff,)

v.)

Class Action Complaint

INTERNET GAMING ENTERTAINMENT, LTD.,)
a foreign corporation, and)
)
IGE U.S. LLC.,)
a Delaware corporation,)
)
Defendants.)

**PLAINTIFF'S SECOND SET OF INTERROGATORIES
ADDRESSED TO DEFENDANT**

Pursuant to Fed.R.Civ.P. 33(b), Plaintiff, Antonio Hernandez, ("Plaintiff") hereby requests that Defendants respond to each of the following Interrogatories within thirty (30) days of service hereof.

DEFINITIONS

1. As used herein, the following terms are defined as indicated:

a. "Defendants" means Defendants identified as parties in the Class Action Complaint, specifically, Internet Gaming Entertainment, Ltd., and IGE US, LLC, and the predecessors, successors, subsidiaries, parent, branches, departments, divisions, or affiliates of either of the foregoing companies, including, without limitation, any organization or entity in which Defendants have management or controlling interests, together with all present and former

directors, officers, employees, agents, representatives or any other persons acting, or purporting to act, on behalf of the above identified persons or entities.

b. "You," "your" or "your company" means the Defendant, person, or entity responding to these Interrogatories.

c. "Person" means, without limitation, any natural person, corporation, partnership, proprietorship, joint venture, association, governmental body (including, without limitation, any government entity or government program defined herein), insurance entity, any group, or any other form of public or private business, non-business or legal entity.

d. "Virtual World" means any persistent, simulated environment populated by multiple users via their avatars.

e. "MMORPG" means a massively multiplayer online role playing game, which is an online virtual world, in which avatars complete quests and/or tasks, form social groups, and engage in persistent, complex interactions.

f. "World of Warcraft" or "WOW" means the online role-playing experience published by Blizzard Entertainment, Inc., and includes the various expansion software packs, including, but not limited to, Blizzard Entertainment's "Burning Crusade".

g. "Communication" means, without limitation, oral or written communications of all kinds, including correspondence, presentations, any exchange of written or recorded information, face to face meetings or discussions, or electronic, facsimile or telephone transmissions.

h. "Meeting" means, without limitation, any assembly, convocation, encounter or contemporaneous presence of two or more persons for any purpose, whether planned, arranged, scheduled or not.

i. "Employee" means, without limitation, current and former employees, including officers, directors, executives, managers, sales personnel, administrative staff, secretaries, clerical staff, messengers, or any other person employed by the Defendants.

j. "Competitor(s)" means, without limitation, any other person or entity who actually did or potentially could compete with you or any other Defendant in the development, production, manufacture, distribution, marketing, promotion, pricing or sale of any product or service.

k. "Document" has the same full meaning as construed by Fed.R.Civ.P. 34(a), and includes, without limitation, the original (or identical duplicate when the original is not available) and all non-identical copies (whether non-identical because of notes made on copies or attached comments, annotations, marks, transmission notations, or highlighting of any kind) of all writings, whether handwritten, typed, printed or otherwise produced, which writings or other documents may consist of letters, correspondence, memoranda, legal pleadings, calendars, diaries, travel records, summaries or records of telephone conversations or interviews, telegrams, notes, reports, compilations, notebooks, laboratory notebooks, work papers, graphs, charts, blueprints, books, pamphlets, brochures, circulars, manuals, instructions, ledgers, drawings (including, without limitation, engineering, assembly and detail drawings), sketches, photographs, films and sound reproductions, sales literature, advertising literature, promotional literature, presentations,

agreements, minutes of meetings, tape recordings, telegrams, mailgrams, facsimile transmissions, or any other tangible materials on which there is any recording or writing of any sort.

l. In addition, the term "document" also includes "electronic data," which means the original and any non-identical copies of mechanical, facsimile, electronic, magnetic, digital, or other programs (whether private, commercial, or work-in-progress), programming notes, instructions, comments or remarks, program change logs and activity listings of electronic mail receipts and/or transmittals; output resulting from the use of any software program, including word processing documents, spreadsheets, database files, charts, graphs and outlines, electronic mail, operating systems, source codes of all types, programming languages, linkers and compilers, peripheral drives, PRF files, batch files, ASCII files, and any miscellaneous files and/or file fragments, regardless of the media on which they reside and regardless of whether said electronic data consists in an active, deleted file or file fragment. Electronic data includes any digitally stored information, including but not limited to any information stored on both work stations and servers, any separate hard drives, memory sticks, website source code, blogs, programs and applications. The term electronic data also includes the file, folder tabs, and/or containers and labels appended to or associated with, any physical storage device associated with each original and/or copy.

m. "Referring to," "relating to," or "regarding" mean, without limitation, the concepts: refer to, discuss, describe, reflect, deal with, pertain to, analyze, evaluate, estimate, constitute, study, survey, project, assess, record, summarize, criticize, report, comment, or otherwise involve, in whole or in part.

n. "Or" is used in its inclusive sense and shall be construed so as to require the broadest possible response. If, for example, a request calls for information about "A" or "B," you should produce all information about A and all information about B, as well as all information about A and B. (In other words, "or" should be read as "and/or").

INSTRUCTIONS

1. "Identify" or "identity," when referring to a document (including drafts), means to state its title, its date, its author, the persons to whom it was directed (including "cc" and "bcc" recipients), the type of document (e.g., letter, memorandum, chart, etc.), and its principal topics. If any such document is no longer in your possession or subject to your control, state what disposition was made of it, and identify its current location, including the location of each copy, and identify the persons which have possession or custody.

2. "Identify" or "identity," when referring to a natural person, a corporation or other entity (whether connected with a description of documents, or otherwise) means to set forth the name, and if a corporation or other entity, its principal place of business, or, if an individual, the present or last known home address and telephone number, job title, including a description of the duties and responsibilities of the job or position, the office or offices out of which the individual operated and the territory or geographic area served by that individual, the employer, address of employment at the times in question, and the present or last known employer's business address and telephone number. Once an individual, corporation or other entity has been thus identified in an answer to an interrogatory, it shall be sufficient thereafter when identifying that individual, corporation or other entity to state the name and the number of the interrogatory answer in which it is fully identified. With respect to former employees, officers, directors or agents, please state the last known address or employer.

3. "Identify" or "identity," when referring to a communication, means to state the date of the communication, its type (e.g., letter, phone call, electronic mail or computer message, or face-to-face meeting), the identity and role of each participant (see definition above of

“identity” with respect to natural persons), the location where it took place, the identity of each document constituting or reflecting the communication (see definition of “identity” with respect to documents above), and the substance of the communication in detail.

4. “Identify” or “identity,” when referring to a meeting, means to state the identity of the natural persons in attendance, the date and place of the meeting, the organizer or sponsor of the meeting, and the substance in detail of every responsive communication occurring at or in connection with the meeting.

5. Pursuant to the Federal Rules of Civil Procedure, these interrogatories shall be deemed to be confirming in nature so that if you subsequently discover or obtain possession, custody or control of any document, information or knowledge previously requested or covered by these interrogatories, you shall promptly supplement your responses hereto.

6. If you claim the attorney-client privilege or any other privilege or work product protection with respect to any answer to an interrogatory, provide a detailed privilege log that contains at least the following information for each document that you have withheld:

- a. state the date of the document;
- b. identify each and every author of the document;
- c. identify each and every person who prepared or participated in the preparation of the document;
- d. identify each and every person who received the document;
- e. identify each and every person from whom the document was received;
- f. state the present location of the document and all copies thereof;
- g. identify each and every person having custody or control of the document and all copies thereof; and

- h. provide sufficient information concerning the document and the circumstances thereof to explain the claim of privilege or protection and to permit the adjudication of the propriety of such claim.

7. Unless a different period is specified, these interrogatories relate to the period November 27, 2003 through the present.

INTERROGATORIES

1. State the following:
 - A. the name of defendant answering these interrogatories and all names by which you have been known or traded under;
 - B. address or addresses where you do business;
 - C. the date and place of incorporation;
 - D. the names and addresses of all officers, identifying the particular offices;
 - E. the names and addresses of all entities which hold an ownership or controlling interest in you; and
 - F. the names and addresses of all entities in which you hold an ownership or controlling interest.

2. Identify each person answering these interrogatories and/or providing information used in answering these interrogatories.

3. State the total number and percentage (relative to the total number in the United States) of known or potential members of the Class who reside (1) inside the State of Florida; and (2) outside the State of Florida. For members of the Class residing inside the State of Florida, for each county in Florida, identify the number and percentage (relative to the total number in the State of Florida) of Class members residing therein. Identify all documents that you contend support, rebut, or otherwise relate to your answer.

4. Identify every affiliate, vendor, agent, or other party ("Vendors") who, to your knowledge, marketed, distributed and/or sold products or services relating to MMORPGs, particularly WOW, to known or potential members of the Class, including (1) the Vendor's full name and the name of any company or business association with the Vendor; (2) the location of

the Vendor's place of business; (3) if different, the location(s) where the Vendor marketed, distributed and/or sold products or services to Class members.

5. Identify every Vendor to whom you provided or from whom you received products or services relating to MMORPGs, particularly WOW[®], and specify as to each: (1) the number of volume of product(s) or service(s) provided, by year; (2) the types product(s) or service(s) provided (as broken down in answer to Interrogatory No. 62 below); and (3) total dollar value of such product(s) and service(s), by year.

6. With respect to your denials in your Answer to the allegations in the Complaint that: (a) the proposed class is so numerous that individual joinder is impractical (Compl. ¶35); (b) Plaintiff's claims are typical of those of the Class (Compl. ¶36); (c) common questions of law and fact exist as to all members of the Class (Compl. ¶37); (d) Plaintiff will fairly and adequately represent and protect the interests of the class and has no interest antagonistic to those of the class (Compl. ¶39); and (e) the class action is superior to other available methods for

the fair and efficient adjudication of the controversy (Compl. ¶ 42), please state each fact and identify each document that you contend supports or otherwise relates to these denials.

7. Set forth, by year (or any lesser time period for which it is maintained by you), the price(s) for your products or services relating to MMORPGs, particularly WOW.

8. Describe in detail any discounts, rebates and terms and conditions of sale or distribution of products or services relating to MMORPGs, particularly WOW, for each year during the relevant time period. Identify all documents that refer or relate to such discounts, rebates and terms and conditions of sale.

9. For each year during the relevant time period, if you had any price, pricing rule, discount, price formula or any price adjustment clause, term or condition of sale or any other

provision or clause which affected prices actually charged to or paid by purchasers of products or services relating to MMORPGs, particularly WOW[®], fully describe it and state to whom and when it applied. Identify all documents that refer or relate to such price, pricing rule, discount, price formula or any price adjustment clause, term or condition of sale.

10. Describe any information and identify any documents available to the plaintiff or any member of the class (as defined in the Class Action Complaint) during the relevant time period, which you believe should have caused plaintiffs or any member of the putative class to investigate whether there was a fraud, conspiracy or other unlawful conduct relating to the marketing, sale or distribution of products or services relating to MMORPGs, particularly WOW[®].

11. Fully describe how and where records (including computer, electronic, hard copy and microfiche) of actual sales transactions for products or services relating to MMORPGs, particularly WOW[®], are recorded and maintained.

12. Identify all records relating to the sales, marketing, distribution, and pricing of products or services relating to MMORPGs, particularly WOWe, that you maintain in electronic form, and identify the computer system and software programs used to prepare and maintain the records; and describe the types of information that are recorded, the fields that are used and the record layout.

Dated: 4/9/08



C. Richard Newsome, Esquire
Florida Bar No.: 827258
Andrew Knopf, Esquire
Florida Bar No.: 658871
Newsome Law Firm
20 N. Orange Avenue
Suite 800
Orlando, Florida 32801
Telephone: (407) 648-5977
Facsimile: (407) 648-5282

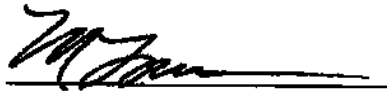
Donald E. Haviland, Jr., Esquire
Pennsylvania Bar No.: 66615
Michael J. Lorusso, Esquire
Pennsylvania Bar No.: 203684
The Haviland Law Firm, LLC
740 S. Third Street, Third Floor
Philadelphia, PA 19147
Telephone: (215) 609-4661
Facsimile: (215) 392-4400

ATTORNEYS FOR PLAINTIFF,
ANTONIO HERNANDEZ AND THE CLASS

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on April 8, 2008, a copy of the foregoing document is being served to the following via UPS Overnight Delivery and Facsimile:

Samual S. Heywood, Esquire
Akerman Senterfitt
One Southeast Third Avenue, 25th Floor
Miami, Florida 33131
Telephone: (305) 374-5600
Telecopy: (305) 374-5095



Donald E. Haviland, Jr., Esquire
Pennsylvania Bar No.: 66615
Michael J. Lorusso, Esquire
Pennsylvania Bar No.: 203684
The Haviland Law Firm, LLC
740 S. Third Street, Third Floor
Philadelphia, PA 19147
Telephone: (215) 609-4661
Facsimile: (215) 392-4400