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IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

STELOR PRODUCTIONS, INC.,)	
Plaintiff,)	
v.)	Case No. 1:05-cv-0354-DFH-TAB
OOGLES N GOOGLES, an Indiana corporation; KEVIN MENDELL, an individual;)	
DANYA MENDELL, an individual; and)	
X, Y, Z CORPORATIONS,)	
Defendants)	

PLAINTIFF'S AMENDED INITIAL DISCLOSURES

Pursuant to Federal Rule of Civil Procedure 26(a)(1), Plaintiff Stelor Production, LLC, provides to Defendants their initial disclosures.

Plaintiff make these disclosures without waiving and expressly preserving (a) any objections as to competency, relevancy, materiality, privilege and admissibility of any of the information or documents provided; and (b) the right to object to discovery requests involving or relating to the subject matter of the disclosures made herein and the documents provided herein. As discovery and Plaintiff's investigation of the facts in this case are ongoing, Plaintiff reserves the right to supplement these disclosures as necessary.

I. Individuals Likely to Have Discoverable Information

The following individuals are likely to have discoverable information that defendants may use to support their defenses:

Steven Esrig, c/o Plaintiff's counsel

Kevin Mendell, c/o Defendants' counsel.

Danya Mendell, c/o Defendant's counsel

Michelle Cote c/o Defendants' counsel

Rob Lenderman c/o Defendants' counsel

Stacey Lenderman c/o Defendants' counsel

Brenda Murty c/o Defendants' counsel

Margie Thomas c/o Defendants' counsel

Rob Slyer c/o Defendants' counsel

Elizabeth Slyer c/o Defendants' counsel

Corinna Sparks c/o Defendants' counsel

Christine Waterburry c/o Defendants' counsel

Leigh Sundling c/o Defendants' counsel

Tina Cartaya c/o Defendants' counsel

II. Documents

Plaintiff shall rely on the Trademark Registration Nos. 2,087,590 and 2,496,753-55 and all associated documents, including those listed on Exhibit "A" hereto. Discovery remains to be conducted in this action, and Plaintiff reserves the right to supplement this list as additional information is developed in this action.

III. Damages

Because discovery and Plaintiff's investigation of the facts of this case are ongoing, it is premature to provide information regarding Plaintiff's damages.

IV. Insurance Information

Inapplicable.

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-- and --

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Email: kkaplan@bwskb.com

Attorneys for Plaintiff, Stelor Productions, LLC

By: /s Kevin C. Kaplan

CERTIFICATE OF SERVICE

I hereby certify that on October 1, 2007, a copy of the foregoing was filed electronically. Notice of this filing will be sent to the following parties by operation of the Court's electronic filing system. Parties may access this filing through the Court's systems.

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By: /s Kevin C. Kaplan