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Via Fax and First Class Mail Only

January 19, 2005

Mr. Ryan Eldridge
Internet Billing Services, Inc.
494, 215 Lake Boulevard
Redding, California 96003

Re: *Unauthorized Commercial Use of the Mark "NERDS ON CALL in Association with the Installation, Maintenance, and Repair of Computers for Homes and Small Businesses*

Dear Mr. Eldridge:

Enclosed please find our correspondence regarding the above-captioned matter as sent to your attention via certified mail on or about the 15th day of November, 2004. It has come to our attention, via our regular and random search of the United States Patent and Trademark Office data base for recently filed trademark applications, that Internet Billing Services, Inc. (hereinafter "IBS") has proceeded in the filing of a United States trademark application for the mark NERDS ON CALL in International Class 042 for various services, including but not limited to, in-home and on-site computer repair, set up, and upgrades.

In accordance therewith, you are hereby placed on notice that IBS' trademark application was made in bad faith and in blatant contravention of our client's Federally protected trademark rights in and to the "NERDS ON CALL" mark (hereinafter the "Mark") after IBS had received formal notice of our client's ownership of the Mark. Specifically, our above-referenced initial correspondence was received by you or one of your agents on or about November 22, 2004 (as evidenced by the return receipt), the same day that the Federal trademark application for the Mark was filed. As you are no doubt aware, and as was explained to you in our November 15, 2004 missive, an owner of a federally protected trademark may be entitled to statutory treble damages under the Section 43(a) of the Lanham Act where said trademark owner is able to demonstrate that an individual and / or entity has knowingly infringed upon the trademark rights belonging to the trademark owner.

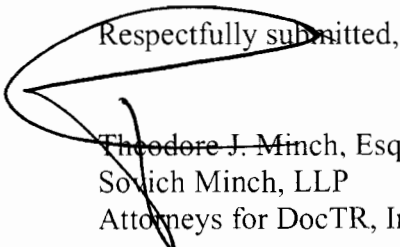
Further, an applicant or an agent of an applicant for Federal trademark protection such as IBS, is required to declare under the penalties for perjury that they believe themselves to be the sole owners of the mark said applicant intends to register. Clearly, by nature of your unauthorized trademark application for the Mark, you not only have perhaps committed perjury that may be criminally actionable under Federal law, you have rendered the trademark application void as a result of your bad faith declarations.

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Rest assured that absent agreement from you to voluntarily cease using the Mark, to assign the currently pending Federal trademark application for the Mark to my client, and providing us with the information requested on page two (2) of our November 15 letter on or before **February 1, 2005**, we will have no other choice than to institute the necessary formal litigation and administrative proceedings to ensure that my client's trademark rights are protected and that they are fairly compensated for your unauthorized and infringing use of the Mark. To that end, I trust that your actions will be guided accordingly.

Nothing contained herein or omitted here from constitutes a waiver of any of the rights or remedies at law or in equity of DocTR, Inc. and / or Kevin Bouchonnet, individually, all of which are hereby expressly reserved.

Respectfully submitted,



~~Theodore J. Minch, Esq.~~
Sovich Minch, LLP
Attorneys for DocTR, Inc.

TJM/pm

cc: Christine M. Sovich, Esq., Sovich Minch, LLP
Mr. Kevin Bouchonnet, DocTR, Inc.