

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF INDIANA
INDIANAPOLIS DIVISION

NERDS ON CALL, INC. (INDIANA))	
)	
Plaintiff,)	
)	
v.)	CASE NO. 1:07-cv-0535-DFH-TAB
)	
NERDS ON CALL, INC. (CALIFORNIA),)	
and RYAN ELDRIDGE, Individually,)	
)	
Defendants.)	

PLAINTIFF’S PRELIMINARY WITNESS LIST

Pursuant to the Parties’ Case Management Plan, as approved on July 2, 2008, and as disclosed to Defendants on July 30, 2008 via Plaintiff’s Initial Disclosures, Plaintiff NERDS ON CALL, INC. (Indiana) (“Nerds Indiana”) hereby files with the Court and submits to NERDS ON CALL, INC. (California) and Ryan Eldridge, individually (hereinafter collectively “Defendants”), by counsel, Plaintiff’s Preliminary Witness List, as follows:

1. Kevin Bouchonnet
Subjects: Creation and operation of Nerds Indiana.
2. Linda Bouchonnet
Subjects: Creation and operation of Nerds Indiana.
3. Tom Long
Subjects: Creation and operation of Nerds Indiana, particularly in the area of Nerds Indiana’s corporate financial status.
4. Richard Lett
Subjects: Creation and use of the mark NERDS ON CALL (the “Mark”).
5. John Arnold
Subjects: Creation and use of the Mark.
6. J. Matt Verner
Subjects: Creation and use of the Mark.

7. Scott Barnett
Subjects: Use of the Mark and day-to-day business operations of Nerds Indiana.
8. Fortune Ighodalo
Subjects: Enforcement and protection of the trademark rights associated with the Mark.
9. Dan Garner
Subjects: Enforcement and protection of the trademark rights associated with the Mark.
10. Gloria Litz
Subjects: Use and / or the licensing of the Mark by Nerds Indiana.
11. James C. Nebbers
Subjects: Enforcement and protection of the trademark rights associated with the Mark.
12. Brock Peterson
Subjects: Enforcement and protection of the trademark rights associated with the Mark and / or the licensing thereof by Nerds Indiana.
13. Ryan Eldridge
Subjects: Creation and operation of Defendants.
14. Andrea Eldridge
Subjects: Creation and operation of Defendants.
15. Accounting / Finance Person for Defendants
Subjects: Financial data as associated with Defendants and Defendants use of the Mark.
16. All other witnesses identified by Defendants as potential witnesses on behalf of Defendants in this Case.
17. Nerds Indiana hereby reserves the right to amend said preliminary witness list upon learning of any other individuals during final discovery or trial who may have information relevant to this Case, who become known to Nerds Indiana at trial, and / or who may be used to impeach or rebut a specific presumption asserted by a witness for Defendants. Defendants, by counsel, will be notified upon the discovery of any such individuals.

Dated: July 30, 2008

SOVICH MINCH, LLP

/s/ Theodore J. Minch

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PROOF OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing was served upon the following counsel for record for Defendants this 30th day of July, 2008 via electronic mail only:

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