

IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF MISSOURI
CENTRAL DIVISION

TODD JANSON, GERALD T. ARDREY, CHAD M.
FERRELL, and C & J REMODELING LLC, on behalf of
themselves and on behalf of all others similarly situated,

Plaintiffs,

v.

LEGALZOOM.COM, INC.,

Defendant.

Case No. 2:10-cv-04018-NKL

DEFENDANT'S FIRST SUPPLEMENTAL RULE 26(a)(1)(A) DISCLOSURES

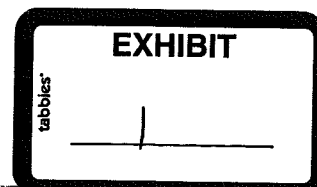
Defendant LegalZoom.com, Inc. ("LegalZoom") provides the following First Supplemental Disclosures pursuant to Rule 26(a)(1)(A) of the Federal Rules of Civil Procedure.

1. LegalZoom is currently aware of the following individuals likely to have discoverable information that LegalZoom may use to support its claims or defenses, unless solely for impeachment:

a. Brian Liu, Co-Founder and Chairman of LegalZoom. Historical information regarding LegalZoom.

b. Scott MacDonnell, Vice President, Consumer Marketing for LegalZoom. Information regarding LegalZoom's marketing of its online document preparation services for consumers.

c. Tim Bint, Vice President of Finance and Controller. Information regarding LegalZoom's customer accounts, including fees paid by LegalZoom customers in Missouri for online document preparation services.



d. Frank Monestere, President and Chief Operating Officer for LegalZoom. Information regarding LegalZoom's operations of its online document preparation services for consumers.

e. Eddie Hartman, Chief Strategy Officer for LegalZoom. Information regarding LegalZoom's technology related to automatic document creation, operations, customer accounts, and marketing.

f. Adam Thomas, Vice President and General Manager of Intellectual Property for LegalZoom. Information regarding LegalZoom's intellectual property online document preparation services.

g. Jake Varghese, Vice President and General Manager of Business Services for LegalZoom. Information regarding LegalZoom's business services online document preparation services.

h. Nelly Jacobo, Vice President and General Manager of Personal Services for LegalZoom. Information regarding LegalZoom's personal services online document preparation services.

i. Jennifer Loo, Vice President of Finance. Information regarding LegalZoom's customer accounts, including fees paid by LegalZoom customers in Missouri for online document preparation services.

j. Present and former officers, employees, and agents of LegalZoom. Information regarding LegalZoom's operations, customer accounts with Missouri residents, and marketing.

k. Jeff Pupillo, Missouri customer of LegalZoom who opted out of the class action. Information regarding the use, operation, and content of LegalZoom's website and its online document preparation services for consumers.

l. Robert Collins, Missouri customer of LegalZoom who opted out of the class action. Information regarding the use, operation, and content of LegalZoom's website and its online document preparation services for consumers.

m. Denise Fattic, Missouri customer of LegalZoom who opted out of the class action. Information regarding the use, operation, and content of LegalZoom's website and its online document preparation services for consumers.

n. Thomas Throneberry, Missouri customer of LegalZoom who opted out of the class action. Information regarding the use, operation, and content of LegalZoom's website and its online document preparation services for consumers.

o. Plaintiffs and all persons identified in Plaintiffs' Rule 26(a)(1)(A) Initial Disclosures.

2. LegalZoom is currently aware of the following documents, electronically stored information, and tangible things that it has in its possession, custody, or control and may use to support its claims or defenses, unless the use would be solely for impeachment:

a. Certain documents in the possession of LegalZoom employees related to LegalZoom marketing.

b. Certain documents in the possession of LegalZoom employees related to LegalZoom's web site.

c. Certain documents in the possession of LegalZoom employees related to LegalZoom's various terms and conditions.

d. Certain documents in the possession of LegalZoom employees related to automatic document creation technology.

3. LegalZoom is currently not seeking any damages.

4. LegalZoom is currently aware of the following insurance agreement under which LegalZoom is liable to satisfy all or part of a judgment in the action:

a. None.

LegalZoom reserves the right to supplement its disclosures if and when new information comes to its attention or possession.

Dated: July 15, 2011

Respectfully submitted,

BRYAN CAVE LLP

By: 

Robert M. Thompson MO #38156

James T. Wicks MO #60409

One Kansas City Place
1200 Main Street, Suite 3500

Kansas City, MO 64105

Tel.: (816) 374-3200

Fax: (816) 374-3300

John Michael Clear MO #25834

Michael G. Biggers MO #24694

James R. Wyrsh MO #53197

One Metropolitan Square – Suite 3600

211 North Broadway

St. Louis, MO 63102

Tel.: (314) 259-2000

Fax: (314) 259-2020

Attorneys for LegalZoom.com, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on July 15, 2011, the foregoing was served by email upon the following counsel of record:

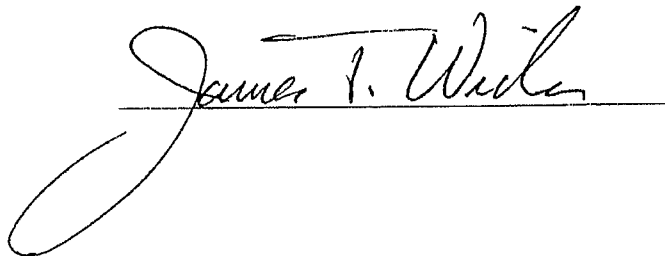
Timothy Van Ronzelen
Matthew A. Clement
Kari A. Schulte
COOK, VETTER, DOERHOFF &
LANDWEHR, PC
231 Madison
Jefferson City, MO 65101
tvanronzelen@cndl.net
mclement@cndl.net
kschulte@cndl.net

David T. Butsch
James J. Simeri
Mathew R. Fields
BUTSCH SIMERI FIELDS LLC
231 South Bemiston Ave., Suite 260
Clayton, MO 63105
butsch@bsflawfirm.com
simeri@bsflawfirm.com
fields@bsflawfirm.com

Edward D. Robertson, Jr.
Mary Doerhoff Winter
BARTIMUS, FRICKLETON, ROBERTSON
& GORNY
715 Swifts Highway
Jefferson City, MO 65109
chiprob@earthlink.net
marywinter@earthlink.net

Randall O. Barnes
RANDALL O. BARNES & ASSOCIATES
219 East Dunklin Street, Suite A.
Jefferson City, MO 65101
rbarnesjclaw@aol.com

Steven E. Dyer
10805 Sunset Office Drive, Suite 300
St. Louis, MO 63127
jdcpamba@gmail.com

A handwritten signature in cursive script, appearing to read "James J. Simeri", is written over a horizontal line. The signature is fluid and extends below the line with a large loop.