pending before this Court.

VERIFIED PETITION

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- 4. That since 1995, Petitioner has been and presently is a member in good standing of the bar of the highest Court of the State of Illinois where Petitioner regularly practices law.
- 5. That Petitioner was admitted to practice before the following United States District Courts, United States Circuit Courts of Appeal, the Supreme Court of the United States and Courts of other States on the dates indicated for each, and that Petitioner is presently a member in good standing of the bars of said Courts.

Court	Dated Admitted	Bar Number
Supreme Court of Illinois	11/09/95	6229799
U.S. District Court, Central District of Illinois	01/19/97	
U.S. District Court, Northern District of Illinois	09/09/97	
U.S. District Court, Trial Bar for Northern District	04/09/01	
U.S. District Court, Western District of Wisconsin	02/03/03	
U.S. Court of Appeals, Federal Circuit	02/23/99	
U.S. District Court, District of Colorado	07/14/1999	
U.S. Court of Appeals, Ninth Circuit	03/19/02	
U.S. Court of Appeals, Fourth Circuit	04/19/02	

That there are or have been no disciplinary proceedings instituted against 6. petitioner, nor any suspension of any license, certificate or privilege to appear before any judicial, regulatory or administrative body, or any resignation or termination in order to avoid disciplinary or disbarment proceedings, except as described in detail below:

## None.

7. That Petitioner has never been denied admission to the State Bar of Nevada. (Give particulars if ever denied admission):

## N/A

That Petitioner is a member of good standing in the following Bar Associations: 8.

Trial Bar of the U.S. District Court for the Northern District of Illinois

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- 1				
9. Petitioner	or any mamb	or of Potitionor's	firm (or office if firm	n has offices in more
than one city) with whi	•		`	
counsel under Local Rule				
Date of Application	Cause	Title Adr		as Application
1st Media LLC v. TouchT	Funes Music (	Corp., et al.		
05-cv-1212-LDG-RJJ				
William W. Flachsbart –	application fi	led 2/9/06, and su	bsequently granted	
Matthew G. McAndrews	- application	filed concurrently	herewith, and pend	ing
Robert A. Conley – application filed concurrently herewith, and pending				
1st Technology LLC v. LasVegasFromHome.com, et al.				
04-cv-1003-RLF-PAL				
William W. Flachsbart –	application fi	led 12/6/04, and s	ubsequently granted	
1st Technology LLC v. IQ	Q-Ludorum P	LC, et al.		
06-cv-323-LDG-RJJ				
William W. Flachsbart – application filed 8/15/06, and subsequently granted				
Robert A. Conley – application filed concurrently herewith, and pending				
1st Technology LLC v. R	ational Enter <sub>l</sub>	prises Ltda, et al.		
06-cv-1110-RLH-GWF				
Matthew G. McAndrews – application filed concurrently herewith, and pending				
Robert A. Conley – appli	cation filed c	oncurrently herew	ith, and pending	
1st Technology LLC v. R	iptown.com M	Media		
06-cv-1650-JCM-GWF				
Matthew G. McAndrews	- application	filed concurrently	y herewith, and pend	ing
Robert A. Conley – appli	cation filed c	oncurrently herew	ith and nending	

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VERIFIED PETITION

Date of Application	Cause	Title of Court Administrative Body or Arbitrator	Was Application Granted or Denied
08-22-2006	2:06-cv-1528	USDC D.Nevada	Granted
10-11-2006	2:06-cv-00912-RLH-LRL	USDC D.Nevada	Granted
05-09-2007	2:07-cv-00041-RLH-RJJ	USDC D.Nevada	Granted

1	STATE OF ILLINOIS )			
2	COUNTY OF COOK )			
3	Matthew G. McAndrews, Petitioner, being first duly sworn, deposes and says:			
4	That the foregoing statements are true.			
5	Mara Men Depor			
6	Petitioner's Signature			
7	Subscribed and sworn to before me this 7 <sup>th</sup> day of May, 2007.			
8	OFFICIAL SEAL SUE BURKE			
9	NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:07/24/10 Notary Public or Clerk of Court			
10	DESIGNATION OF RESIDENCE ATTORNEY			
11   12	ADMITTED TO THE BAR OF THIS COURT AND CONSENT THERETO			
13	Pursuant to the requirements of the Local Rules of Practice for this Court, the Petitioner			
14				
15	believes it to be in the best interest of the client(s) to designate L. Kristopher Rath, Attorney at			
16	Law, member of the State of Nevada and previously admitted to practice before the above-			
17	entitled Court as associate residence counsel in this action. The address of said designated			
18	Nevada counsel is:			
19	HUTCHISON & STEFFEN, LLC			
20	Peccole Professional Park 10080 West Alta Drive, Suite 200			
21	Las Vegas, Nevada 89145			
22	By this designation the Petitioner and undersigned party agree that this designation			
23	constitutes agreement and authorization for the designated resident admitted counsel to sign			
24	stipulations binding on all of us.			
25				
26				
	VERIFIED PETITION			

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## **CERTIFICATE OF SERVICE**

The undersigned, an employee of Hutchison & Steffen, LLC, hereby certifies that on this day of May, 2007, she served a copy of the Verified Petition by placing said copy in an envelope, postage fully prepaid, in the U.S. Mail at Las Vegas, Nevada, said envelope addressed to:

State Bar of Nevada 600 East Charleston Blvd. Las Vegas, Nevada 89104

Danette Young, employee of HUTCHISON & STEFFEN, LLC

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