ENTERTAINMENT GROUP S.A.,

BODOG.NET, BODOG.COM, AND

FUTUREBET SYSTEMS LTD.,

Defendants.

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2:06-cv-11105-RLH-GWF

I, Diane E. Tucker, declare as follows:

- 1. I am the General Counsel for various "Bodog" businesses. I make this declaration in support of Specially Appearing Defendant Bodog Entertainment Group S.A. and erroneously named Specially Appearing Defendants Bodog.net and Bodog.com's Motion to Set Aside Default Judgment. The matters referred to in this declaration are based upon my personal knowledge, and if called as a witness I could testify competently to those matters.
- 2. In late April 2007, I sent to L. Kristopher Rah a letter regarding *First Technology, LLC v. Riptown.com Media*, District of Nevada Case No. 2:06-CV-1650-JCM-GWF. Attached hereto as Exhibit B is a true and correct copy of the letter.
- 3. I never received any communication from Mr. Rah in response to my letter regarding *First Technology, LLC v. Riptown.com Media*. Nor did Mr. Rah ever contact me regarding *First Technology, LLC v. Bodog Entertainment Group S.A., et al.*, District of Nevada Case No. 2:06-CV-1110-RLH-GWF, until our office received court papers, on or about August 21, 2007, showing a Judgment Summary filed in the Superior Court for the State of Washington, King County, Case No. 07-2-25305-0 SEA, which appeared to be an effort to enforce a default judgment in the *First Technology, LLC v. Bodog Entertainment Group S.A.*

I declare under the penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on August 30, 2007, at Ketchikan, Alaska.

/s/ Diana E. Tucker Diane E. Tucker

TUCKER DECLARATION 2:06-cv-11105-RLH-GWF

## EXHIBIT B

## EXHIBIT B

L. Kristopher Rah HUTCHISON & STEFFEN, LLC 10080 West Alta Drive, Suite 200 Las Vegas, Nevada 89145

Re: Ist Technology, LLC v. Riptown.com Media, D.Nv. Case No. 2:06-CV-1650-JCM-GWF

Dear Mr. Rath:

I am general counsel for Riptown.com Media. On or about April 24, 2007, our office received your attempted service of the complaint in the action entitled, I<sup>st</sup> Technology LLC v. Riptown.com Media, Case No. 2:06-CV-1650-JCM-GWF, filed in the United States District Court for the District of Nevada.

Please be advised that Riptown.com Media is a fictitious business name of another entity, and there is no entity named "Riptown.com Media." Thus, your complaint against "Riptown.com Media" and your attempted service are defective.

We reserve all rights, including but not limited to, all rights, claims and defenses to challenge the allegations in 1<sup>st</sup> Technology, LLC's complaint (which are meritless).

Sincerely,

Diane E. Tucker

Cas	e 2:06-cv-01110-RLH-GWF Document 40 Filed 09/04/2007 Page 5 of 5
1	CERTIFICATE OF SERVICE
2	I hereby certify that on <b>August 31, 2007</b> , I caused the following document:
3	DECLARATION OF DIANE E. TUCKER to be filed electronically with the
4	Clerk of Court through ECF, and that ECF will send an e-notice of the electronic filing to the following:
5	
6	L. Kristopher Rah HUTCHINSON & STEFFEN, LLC
7	L. Kristopher Rah HUTCHINSON & STEFFEN, LLC Peccole Professional Park 10080 West Alta Drive, Suite 200 Las Vegas, Nevada 89145
8	Las vegas, inevada 67143
9	Dated: August 31, 2007 /s/ Charles McCrea Charles McCrea
10	LIONEL SAWYER & COLLINS
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	TUCKER DECLARATION
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