1st Technol	ogy LLC v. Rational Enterprises Ltda. et al				Doc. 70
	Case 2:06-cv-01110-RLH-GWF	Document 70	Filed 10/02/2007	Page 1 of 3	
1 2 3 4 5 6 7 8 9 10	Charles McCrea (NV State Bar No LIONEL SAWYER & COLLIN 1700 Bank of America Plaza 300 South Fourth Street Las Vegas, Nevada 89101 Tel 702.383.8981 Fax 702.383.8845 cmccrea@lionelsawyer.com James D. Nguyen (CA State Bar N Victor de Gyarfas (CA State Bar N Uleses C. Henderson, Jr. (CA State Pro Hac Vice Applications To Be S FOLEY & LARDNER LLP 2029 Century Park East, 35 <sup>th</sup> Floor Los Angeles, California 90067-302 Tel: 310-277-2223; Fax: 310-557- inguyen@foley.com vdegyarfas@foley.com	<b>S</b> Io. 179370) Io. 171950) e Bar No. 22524 Submitted	46)		
11 12 13 14	Attorneys for Specially Appearing Defendants BODOG ENTERTAINMENT GROUP S.A. and erroneously named Specially Appearing Defendants BODOG.NET and BODOG.COM				
15	UNITED STATES DISTRICT COURT				
16	DISTRICT OF NEVADA 1ST TECHNOLOGY LLC, Case No: 2:06-cv-1110-RLH-GWF				
17	1ST TECHNOLOGY LLC, Plaintiff,				
18	vs.	DEFEN	IFICATE OF SEF	TO RESPONS	ETO
19	RATIONAL ENTERPRISES LTD RATIONAL POKER SCHOOL	DA., JUDG	G'S MOTION TO MENT	) DISMISS DEI	AULI
20	LIMITED, BODOG ENTERTAINMENT GROUP S.A BODOG.NET, BODOG.COM, AN				
21	FUTUREBET SYSTEMS LTD.,	ND			
22	Defendants.				
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## **CERTIFICATE OF SERVICE**

I hereby certify that on October 2, 2007, I caused the following document(s):

1. SPECIALLY APPEARING DEFENDANTS BODOG ENTERTAINMENT GROUP S.A. AND ERRONEOUSLY NAMED SPECIALLY APPEARING DEFENDANTS BODOG.NET AND BODOG.COM'S REPLY TO PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION TO SET ASIDE DEFAULT JUDGMENT; MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT THEREOF;

2. DEFENDANT'S EVIDENTIARY OBJECTIONS TO AFFIDAVITS OF MR. McANDREWS AND MR. WALLIN;

3. DEFENDANT'S EVIDENTIARY OBJECTIONS TO PLAINTIFF'S EXHIBIT 1, SCOTT LEWIS TABLE PURPORTING TO SHOW ROYALTIES;

4. DEFENDANT'S EVIDENTIARY OBJECTIONS TO PLAINTIFF'S EXHIBIT 2, FORBES.COM ARTICLE ENTITLED "CATCH ME IF YOU CAN";

5. DEFENDANT'S EVIDENTIARY OBJECTIONS TO PLAINTIFF'S EXHIBIT 3, FINDARTICLES.COM ARTICLE ENTITLED "UPDATE: BODOG USES OFFSHORE STATUS TO EVADE U.S. LAWSUIT, ACCORDING TO BLUEMOON ENTERTAINMENT";

6. DEFENDANT'S EVIDENTIARY OBJECTIONS TO PLAINTIFF'S EXHIBIT 4(d), STATE OF WASHINGTON GAMBLING COMMISSION'S PRESS RELEASE;

7. DEFENDANT'S EVIDENTIARY OBJECTIONS TO PLAINTIFF'S EXHIBIT 4(d), COPY OF UNITED STATES v. BETONSPORTS PLC;

8. DECLARATION OF ANA VICTORIA MORA FLORES; and

9. DECLARATION OF JAMES D. NGUYEN IN SUPPORT OF DEFENDANTS' MOTION TO SET ASIDE DEFAULT JUDGMENT to be e-mailed to the following non-ECF participant(s):

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Venkat Balasubramani <u>Venkat@balasubramani.com</u> BALASUBRAMANI LAW 8426 40<sup>th</sup> Avenue SW Seattle, WA 98136

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