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1st Technology LLC v. Rational Enterprises Ltda. et al

Case 2:06-cv-01110-RLH-GWF

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## TO: THIS HONORABLE COURT AND COUNSEL FOR PLAINTIFF:

PLEASE TAKE NOTICE THAT filed herewith is the "DECLARATION OF MARIO JORGE CHAVES SALAS IN SUPPORT OF DEFENDANTS' MOTION TO SET ASIDE DEFAULT JUDGMENT." This declaration supports specially appearing Defendants' position that: Bodog Entertainment Group, S.A. does not operate the Bodog.com, NewBodog.com, or BodogLife.com websites; since September 2006 Bodog Entertainment Group, S.A. was no longer operating and therefore has no contacts with Nevada; this Court does not have jurisdiction over Defendants; Victoria Mora could not have been authorized to accept service upon the alleged service date.

Dated: October 10, 2007

Respectfully submitted,

By: /s/ Charles McCrea
Charles McCrea

LIONEL SAWYER & COLLINS

Attorneys for Specially Appearing Defendants **BODOG ENTERTAINMENT GROUP S.A.,** and erroneously named Specially Appearing Defendants **BODOG.NET** and **BODOG.COM**