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The Court DECLARES that the Hartford Policy does not provide coverage for SBA Consulting for any of the claims in the underlying lawsuit *Robert Williams, a sole proprietorship doing business as Mail Masters; Ed Hartman, a sole proprietorship doing business as Olympic Marimba Records, Ed Hartman Percussion Studio and The Drum Exchange; Angela Lenz, a sole proprietorship doing business as Tails-A-Wagging; and Woodruff & Associates, LLC v. SBA Consulting Services, Inc., Case Number 10-206288-2 (SEA) (hereinafter the "Underlying Lawsuit"), including the claims for alleged violations of RCW §80.36.400 and the Washington Consumer and Media Act, RCW §19.86.* 

The Court FURTHER DECLARES that there is no duty to defend SBA Consulting in the Underlying Lawsuit under the Hartford Policy.

The Court FURTHER DECLARES that there is no duty to indemnify SBA Consulting in the Underlying Lawsuit under the Hartford Policy.

Dated January 25, 2011

Chief United States District Judge