

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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JOHN WILEY & SONS, INC., :

Plaintiff, :

-against- : 08 Civ. 7834 (DCP)

SUPAP KIRTSANG D/B/A : ECF Case

BLUECHRISTINE99 AND JOHN :

DOE NOS. 1-5, :

Defendants. :

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JOINT EXHIBIT LIST FOR CONTEMPT-RELATED
EVIDENTIARY HEARING

Pursuant to the September 1, 2009 order of this court, plaintiff John Wiley & Sons, Inc. and defendant Supap Kirtsaeng submit the following joint exhibit list and objections for the evidentiary hearing scheduled for October 28, 2009 at 11:00 a.m.

<u>TX</u>	<u>DX</u>	<u>Bates</u>	<u>Date</u>	<u>Description</u>
68	AW		4/27/09	E-mail from Scileppi to Israel and Fry 4:22 p.m. (ET) Defendant objects as to relevance.
69	AX	B1-B39	5/09	Bank of America Statements
71		TBD	TBD	Additional Bank of America Documents [Not yet received]
72	AQ		7/6/09	Declaration of Supap Kirtsaeng in Opposition to Motion for Contempt
73	AR		7/6/09	Declaration of Sam P. Israel in Opposition to Motion for Contempt

74	AS	9/15/09	Defendant's Responses to Contempt Related Document Requests
75	AT		Defendant's Supplemental Document Production and appended exhibits Defendant objects as to relevance except with respect to email communication between Sam P. Israel and Supap Kirtsang and telephone records.
76		4/21/09	E-mail from Israel to Scileppi Defendant objects as to relevance.
77		4/27/09	E-mail from William Dunnegan and Laura Scileppi to Sam P. Israel at 11:05 a.m. Defendant objects as to relevance.
78		4/27/09	E-mail from Israel to Scileppi at 1:21 (ET) time-stamped 9:21 Defendant objects as to relevance.
79		4/27/09	E-mail from Scileppi to Israel at 1:22 (ET) Defendant objects as to relevance.
80	AU	4/27/09	Order for Temporary Restraining Order
81	AV	4/27/09	ECF Notice of Order to Show Cause
82		10/1/09	Plaintiff's Second Set of Contempt- Related Document Requests
83		10/5/09	Letter from Scileppi to Israel Regarding PACER Consent Defendant objects as to relevance.
84	TBD	TBD	Additional PayPal Documents [Not yet received] Objections reserved

85 TBD TBD

Documents produced by PACER
[Not yet received]


Objections reserved

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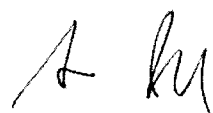
Defendant's Response to Plaintiff's
Second Set of Contempt-Related Document
Requests (and Supplemental Material, if
any, to be Produced by Defendant in
Response to Contempt Discovery)

Dated: New York, New York
 October 14, 2009

DUNNEGAN LLC

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