IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

Peermusic, III, Ltd., Songs of Peer, Ltd.,)
Peer International Corp., Peermusic) Civil Action No. 2:09-cv-1137
Ltd., PSO Ltd., Southern Music)
Publishing Co., Inc., WB Music Corp.,)
Warner-Tamerlane Publishing Corp.,)
Unichappell Music, Inc., Windswept)
Holdings LLC, T/Q Music, Inc., Hitco)
Music Publishing, LLC and Bug Music,)
Inc.,)
)
Plaintiffs,)
)
V.)
)
Motive Force LLC and Sean Colombo,)
)
)
)
Defendants.)

MOTION FOR ADMISSION PRO HAC VICE OF KANDIS M. KOUSTENIS

Counsel for Plaintiffs Peermusic, III, Ltd., Songs of Peer, Ltd., Peer International Corp., Peermusic Ltd., PSO Ltd., Southern Music Publishing Co., Inc. (collectively "Peermusic"), WB Music Corp., Warner-Tamerlane Publishing Corp., Unichappell Music, Inc. (collectively "Warner/Chappell"), Windswept Holdings LLC, T/Q Music, Inc., Hitco Music Publishing, LLC and Bug Music, Inc. (collectively "Bug") respectfully moves this Court for permission allowing Kandis M. Koustenis to appear and participate in this action *pro hac vice*, and, in support of this Motion, states as follows:

- 1. Kandis M. Koustenis is an associate with the law firm of Moses & Singer LLP in New York, New York.
- 2. As indicated by the attached affidavit, Ms. Koustenis is admitted into practice and in good standing before the courts of the following jurisdictions: the Sixth Circuit Courts of

Appeal, the United States District Court for Massachusetts, the United States District Court for

the Southern District of New York, the United States District Court for the Eastern District of

New York, the United States District Court for the Western District of New York, the United

States Court of Federal Circuit, and the United States Supreme Court. See Ex. A.

3. Ms. Koustenis is counsel for Plaintiffs, is familiar with the above-captioned

lawsuit, and will be actively associated with Babst, Calland, Clements & Zomnir, P.C. as co-

counsel for Plaintiffs. See Exhibit A.

4. Ms. Koustenis has certified that she has read, knows and understands the Local

Rules of Court for the Western District of Pennsylvania and agrees to comply with said rules.

See Exhibit A.

5. Ms. Koustenis has certified that she is a registered user of ECF in the United

States District Court for the Western District of Pennsylvania. See Exhibit A.

WHEREFORE, counsel for Plaintiffs request that this Court grant the Motion for

Admission Pro Hac Vice of Kandis M. Koustenis.

Respectfully submitted,

BABST, CALLAND, CLEMENTS &

ZOMNIR, P.C.

Date: September 9, 2009

By: /s/ David E. White

David E. White (Pa. I.D. # 59659)

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MOSES & SINGER LLP

Kandis M. Koustenis (NY Bar No. 2940435)

(pro hac admission pending)

Kandis M. Koustenis (NY Bar No. 1117381)

(pro hac admission pending)

Kandis M. Koustenis (NY Bar No. 2502789)

(pro hac admission pending)

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Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing MOTION FOR ADMISSION PRO HAC VICE was served this $\frac{1/7^{1/4}}{2}$ day of September, 2009 via U.S. mail on the following:

Motive Force LLC 224 Adams Pointe Boulevard, Unit 3 Mars, PA 16046-4663

Sean Colombo 224 Adams Pointe Boulevard, Unit 3 Mars, PA 16046-4663

/s/ David E. White
David E. White
Pa. I.D. No. 59659