

---

# EXHIBIT 1

Dennis R. James, No. 1642

Brian H. Hess, No. 10313

MORGAN, MINNOCK, RICE & JAMES, L.C.

Kearns Building, Eighth Floor

136 South Main Street

Salt Lake City, Utah 84101

Telephone No.: (801) 531-7888

Facsimile No.: (801) 531-9732

[djames@mmtj.com](mailto:djames@mmtj.com)

*Attorneys for Defendant Ted Baer*

---

**IN THE UNITED STATES DISTRICT COURT**  
**DISTRICT OF UTAH, CENTRAL DIVISION**

---

INCENTIVE CAPITAL, LLC, a Utah Limited  
Liability Company,

Plaintiff,

vs.

CAMELOT ENTERTAINMENT GROUP,  
INC., a Delaware Corporation; CAMELOT  
FILM GROUP, INC., a Nevada Corporation;  
CAMELOT DISTRIBUTION GROUP, INC., a  
Nevada Corporation; ROBERT P. ATWELL, an  
individual; JAMIE R. THOMPSON, an  
individual; STEVEN ISTOCK, an individual;  
TED BAER, an individual; PETER JAROWEY,  
an individual,

Defendants.

:  
: **SUPPLEMENTAL AFFIDAVIT OF**  
: **JULIUS ARTHUR TED BAER III**  
:

:  
: Civil No. 2:11-CV-00288  
:

:  
: Honorable Clark Waddoups  
:

---

Julius Arthur Ted Baer III, being duly sworn, deposes and says:

1. ~~My legal name is Julius Arthur Baer III. My nickname, and the name I am most~~ commonly known by, is Ted Baer. I am licensed to practice law in the State of California as J. A. Ted Baer.

2. I have been sued as an individual by Incentive Capital, LLC ("Plaintiff Incentive Capital"), and I have reviewed the Amended Complaint of Plaintiff Incentive Capital and its accompanying attachments.

3. I had no reason to believe, and did not know, that any of the information contained in the April 1, 2010 email or the attachments that I sent to counsel for Plaintiff Incentive Capital were incorrect, inaccurate, false, or misleading in any way, even assuming Plaintiff Incentive Capital's allegations about the information are true.

4. I reviewed the information contained in the April 1, 2010 email and the attachments that were sent to counsel for Plaintiff Incentive but had no reason to believe, and did not know, that any of the information was incorrect, inaccurate, false, or misleading, even assuming Plaintiff Incentive Capital's allegations about the information are true.

5. I did not prepare any of the information or documents that were sent as attachments to the April 1, 2010 email and I did not prepare or calculate any of the information or estimates contained in the April 1, 2010 email or its attachments.

6. I had no reason to believe, and did not know, that any of the information contained in March 24, 2010 and March 30, 2010 email correspondences sent by Peter Jarowey to me and counsel for Plaintiff Incentive Capital was incorrect, inaccurate, false, or misleading in any way, even assuming Plaintiff Incentive Capital's allegations about the information are true.


7. I reviewed the information contained in the March 24, 2010 and March 30, 2010 emails but had no reason to believe, and did not know, that any of the information was incorrect, inaccurate, false, or misleading, even assuming Plaintiff Incentive Capital's allegations about the information are true.

8. I did not prepare the March 24, 2010 and March 30, 2010 emails and I did not prepare or calculate any of the information or estimates contained in emails or the attachments.

9. I terminated my representation of Camelot Entertainment Group in November 2010 because I was not being paid for the work I performed.

10. I was not paid for any of the services I rendered to Camelot Entertainment Group out of the proceeds of the loan that is the subject of Plaintiff Incentive's Amended Complaint, and I did not expect to be paid out of the proceeds of the loan.

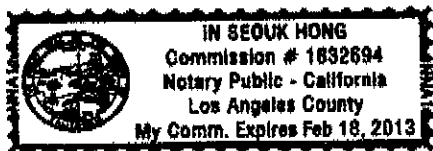
DATED this 14<sup>th</sup> day of September, 2011.

  
Julius Arthur Ted Baer III

STATE OF CALIFORNIA )  
: ss.  
COUNTY OF Los Angeles )

Subscribed and sworn to this 14<sup>th</sup> day of September, 2011.

  
Notary Public, residing at:  
CA



**CERTIFICATE OF SERVICE**

I hereby certify that on this 14<sup>th</sup> day of September, 2011, I electronically filed a true and correct copy of the foregoing **SUPPLEMENTAL AFFIDAVIT OF JULIUS ARTHUR TED BAER III** with the Clerk of Court using the CM/ECF system which sent notification of such filing to the following:

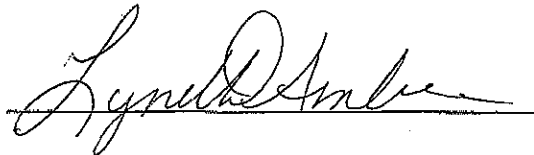
Joseph G. Pia  
Nathan S. Dorius  
PIA ANDERSON DORIUS REYNARD &  
MOSS, PLLC  
[joe.pia@padrm.com](mailto:joe.pia@padrm.com)  
[nathan@padrm.com](mailto:nathan@padrm.com)  
*Attorneys for Plaintiff*

John A. Snow  
Karen E. O'Brien  
VAN COTT BAGLEY CORNWALL &  
McCARTHY  
[jsnow@vancott.com](mailto:jsnow@vancott.com)  
[kobrien@vancott.com](mailto:kobrien@vancott.com)  
*Attorneys for Defendants Camelot, Atwell,  
Thompson and Istock*

Jonathan M. Levitan  
[jonathanlevitan@aol.com](mailto:jonathanlevitan@aol.com)  
*Attorneys for Defendants Camelot, Atwell,  
Thompson and Istock*

Wayne G. Petty  
MOYLE & DRAPER, P.C.  
[wayne@moylelawfirm.com](mailto:wayne@moylelawfirm.com)  
*Attorneys for Defendant Peter Jarowey*

Marc E. Kasowitz  
David J. Shapiro  
KASOWITZ, BENSON, TORRES &  
FRIEDMAN LLP  
[mkasowitz@kasowitz.com](mailto:mkasowitz@kasowitz.com)  
[dshapiro@kasowitz.com](mailto:dshapiro@kasowitz.com)  
*Attorneys for Defendant Peter Jarowey*



\_\_\_\_\_  
*Lynette Amick*