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IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

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Phil Lombardi, Clerk
U.S. DISTRICT COURT

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2015, INC., an Oklahoma corporation,
Plaintiff,

v.

INFINITY WARD, INC., a Delaware
Corporation; VINCE ZAMPELLA, KEN D.
TURNER; and GRANT COLLIER
Defendants.

Case No.: 02-CV-895-EA(C)

ANSWER AND AFFIRMATIVE
DEFENSES OF DEFENDANTS
AND COUNTERCLAIMS AND
THIRD PARTY COMPLAINT

VINCE ZAMPELLA and KEN D. TURNER,
Third-Party Plaintiffs,

v.

TOM KUDIRKA,
Third-Party Defendant.

I. ANSWER

Defendants Infinity Ward, Inc. ("IW"), Vince Zampella, Ken Turner, and Grant Collier (collectively "Defendants"), answer the Complaint of Plaintiff 2015, Inc. ("2015" or "Plaintiff"), responding to the allegations contained in each numbered paragraph thereof and allege counterclaims and third party claims, as follows:

- 1. Defendants admit that 2015 is a video game development company located in Tulsa, Oklahoma and that it developed the Medal of Honor Allied Assault ("MOHAA") game for the personal computer platform. Defendants otherwise deny all allegations contained in paragraph 1 because they are expressions of opinion, not allegations of fact, or because they lack sufficient information to affirm or deny.

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- 1 2. Defendants deny the allegations contained in paragraph 2.
- 2 3. Defendants deny that 2015 was properly organized or maintained as a valid corporation,
- 3 admit that 2015 maintained offices at 8282 South Memorial Drive, Suite 300 in Tulsa,
- 4 Oklahoma, and otherwise deny the allegations contained in paragraph 3 because they
- 5 lack sufficient information to affirm or deny.
- 6 4. Defendants admit that IW is a Delaware corporation and that its registered agent is the
- 7 Corporation Service Company located at 115 S.W. 89th Street, Oklahoma City,
- 8 Oklahoma 73139-8511. Defendants otherwise deny the allegations contained in
- 9 paragraph 4.
- 10 5. Defendants deny the allegations contained in paragraph 5.
- 11 6. Defendants deny the allegations contained in paragraph 6.
- 12 7. Defendants deny the allegations contained in paragraph 7.
- 13 8. Paragraph 8 contains no allegations that can be answered; rather it states a legal
- 14 conclusion. To the extent it contains any allegations, Defendants deny the allegations.
- 15 9. Defendants admit that the words quoted in paragraph 9 appear on Exhibit 1 and
- 16 otherwise deny that allegations of paragraph 9.
- 17 10. Defendants admit that the damages sought are within the jurisdictional limits of this
- 18 Court and otherwise deny the allegations of Paragraph 10.
- 19 11. Paragraph 11 contains no allegations that can be answered; rather it states a legal
- 20 conclusion. To the extent it contains any allegations, Defendants deny the allegations.
- 21 12. Defendants admit that the words quoted in paragraph 12 appear on Exhibit 1 to the
- 22 Complaint and otherwise deny that allegations of paragraph 12.
- 23 13. Defendants admit that Electronic Arts Inc. ("EA") is a publisher of video games, that
- 24 publishers sometimes contract with developers to create games, that publishers profit
- 25 from the sale of video games and that developers often are entitled to receive royalties
- 26 from game sales. Defendants otherwise deny the allegations contained in paragraph 13
- 27 because they lack sufficient information to affirm or deny.

Error! Reference source not found.S, COUNTERCLAIMS, AND THIRD PARTY

COMPLAINT - 2

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- 1 14. Defendants admit that EA sold copies of MOHAA beginning in early 2002 and that the
2 game was successful in the market place. Defendants otherwise deny the allegations
3 contained in paragraph 14 because they lack sufficient information to affirm or deny.
- 4 15. Defendants deny the allegations contained in paragraph 15 because they lack sufficient
5 information to affirm or deny.
- 6 16. Defendants admit that Turner worked as a video game programmer in Springfield,
7 Missouri, that he was hired by 2015, that he purchased 10% of the shares in 2015 and
8 that he served as its corporate secretary for a period of time. Defendants further admit
9 that defendant Zampella worked as a video game producer in California, that he was
10 hired by 2015, and that he purchased 7% of the shares of 2015. Defendants otherwise
11 deny all allegations contained in paragraph 16.
- 12 17. Paragraph 17 contains no allegations that can be answered; rather it states a legal
13 conclusion. To the extent it contains any allegations, Defendants deny them.
- 14 18. Defendants admit that Zampella and Turner signed employment agreements with 2015
15 and that the text of those agreements is substantially the same as the text of Exhibit 1.
16 The remainder of Paragraph 18 contains no allegations that can be answered; rather it
17 states a legal conclusion. To the extent it contains any allegations, Defendants deny
18 them.
- 19 19. Defendants admit that Zampella and Turner signed Assignment and Confidentiality
20 Agreements in connection with their work on MOHAA and that copies of those
21 agreements are attached as Exhibits 2 and 3, respectively. The remainder of paragraph
22 19 contains no allegations that can be answered; rather it states a legal conclusion. To
23 the extent it contains any allegations, Defendants deny them.
- 24 20. Defendants admit that EA sold a game called Medal of Honor ("MoH") for play on
25 Sony PlayStation, that MoH had sold well and that, at some point, EA and 2015
26 discussed the possibility of developing a version of MoH for play on Windows-based
27

1 PCs. Defendants otherwise deny the allegations contained in paragraph 20 because they
2 lack sufficient information to affirm or deny.

3 21. Defendants admit that, on or around April 1, 2000, EA and 2015 entered into an
4 agreement for the development of MOHAA on a personal computer platform.
5 Defendants admit that 2015 entered into an agreement with EA to develop MOHAA for
6 the X-Box platform on or around September 15, 2000. Defendants otherwise deny all
7 allegations contained in paragraph 21 because they lack sufficient information to affirm
8 or deny.

9 22. Defendants deny that EA had positive experiences with 2015 and deny that EA desired
10 to continue to do business with 2015, due chiefly to problems with Kudirka.
11 Defendants otherwise deny the allegations contained in paragraph 22.

12 23. Defendants admit that, on or about January 29, 2001, 2015 hired defendant Collier to
13 work as a video game producer and that Collier was neither offered nor signed an
14 employment agreement. Defendants further admit that Collier and Zampella had
15 previously worked together at another publishing company as associate producer and
16 producer and were friends. Defendants otherwise deny all allegations contained in
17 paragraph 23.

18 24. Defendants deny the allegations contained in paragraph 24.

19 25. Defendants admit that 2015 terminated Collier's employment on or about July 2, 2001,
20 and otherwise deny the allegations contained in paragraph 25.

21 26. Defendants admit that, following his termination, Collier had meetings with various
22 employees of Plaintiff to discuss the formation of a new company and that some of
23 those meetings took place at Peppers Grill. Defendants otherwise deny all allegations
24 contained in paragraph 26.

25 27. Defendants admit that, on or about July 8, 2001, Collier had a meeting with some of the
26 people who had expressed an interest in working for a new company. Defendants
27 further admit that Collier discussed at that meeting whether Robert Field would want to

1 work for such a company, finding office space, finding a name for the company, and
2 setting up a website for it. Defendants otherwise deny all allegations contained in
3 paragraph 27.

4 28. Defendants admit that defendant Zampella became so frustrated with Kudirka and the
5 manner in which he was running 2015 that he resigned his employment on or around
6 July 22, 2001. Defendants further admit that Zampella returned to work on or around
7 July 24, 2001, after a number of employees expressed similar frustrations with Kudirka
8 and begged Zampella to return. Defendants otherwise deny all allegations contained in
9 paragraph 28.

10 29. Defendants admit that Kudirka submitted employment agreements with one year terms
11 to Zampella and Turner in August of 2001. Defendants deny all different and
12 remaining allegations contained in paragraph 29.

13 30. Defendants admit that in the fall of 2001, Kudirka questioned Zampella about Collier's
14 whereabouts and that Zampella told Kudirka Collier was still living in Tulsa.
15 Defendants otherwise deny all allegations contained in paragraph 30.

16 31. Defendants admit that Collier told persons who expressed interest in employment at IW
17 that they would be compensated at a rate equal to what they were being paid at 2015.
18 Defendants otherwise deny all allegations contained in paragraph 31.

19 32. Defendants admit that Collier sent an email to potential employees of IW on
20 October 27, 2001, regarding the creation of the Infinity Ward website and that Zampella
21 was copied on that email. Defendants further admit that Bryan Kuhn assisted in setting
22 up the website but deny that Bryan Kuhn was an employee of 2015 at the time he
23 rendered that assistance, as he had previously resigned his employment due to
24 Kudirka's hostile and demeaning management behavior and later rejoined 2015 at the
25 urging of his colleagues after his work on IW's website was complete. Defendants
26 otherwise deny all allegations contained in paragraph 32.

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- 1 33. Defendants admit that Collier sent an email to Matt Campbell on October 30, 2001, in
2 which he said he was "pretty sure [IW will] be the only video game company in Tulsa
3 fairly soon." Defendants otherwise deny all allegations contained in paragraph 33.
- 4 34. Defendants deny the allegations contained in paragraph 34.
- 5 35. Defendants deny the allegations contained in paragraph 35.
- 6 36. Defendants admit that Kudirka and his lawyer requested that EA issue a letter
7 confirming cancellation of 2015's agreement with EA to develop a port of MOHAA for
8 Microsoft's X-Box platform sometime in October or November 2001, and that this
9 letter was issued to memorialize 2015's oral agreement with EA, entered into much
10 earlier, that 2015 would not be producing the X-Box platform for MOHAA.
11 Defendants admit that IW worked on Medal of Honor Team Assault for EA but deny
12 that 2015 was in line to receive this opportunity as its relationship with EA had
13 deteriorated to such a degree that EA no longer wanted to work with 2015. Defendants
14 otherwise deny all allegations contained in paragraph 36.
- 15 37. Defendants deny the allegations of paragraph 37.
- 16 38. Defendants admit that Zampella and Turner were employed by 2015 in November of
17 2001, deny that either violated any duties to 2015 and otherwise deny the allegations of
18 paragraph 38.
- 19 39. Defendants admit that Zampella was dissatisfied working at 2015 due to the oppressive,
20 demeaning and ineffective management of Kudirka and that he had made up his mind to
21 leave 2015 after completing work on MOHAA. Defendants admit that Turner and
22 Zampella resigned from 2015 on or about January 11 and that Turner and Zampella
23 each left their keys at 2015's offices at that time. Defendants otherwise deny the
24 allegations contained in paragraph 39.
- 25 40. In response to paragraph 40, Defendants incorporate their responses to the foregoing
26 paragraphs by reference.
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- 1 41. Paragraph 41 contains no allegations that can be answered; rather it states a legal
2 conclusion. To the extent it contains any allegations, Defendants deny them.
- 3 42. Paragraph 42 contains no allegations that can be answered; rather it states a legal
4 conclusion. To the extent it contains any allegations, Defendants deny them.
- 5 43. Paragraph 43 contains no allegations that can be answered; rather it states a legal
6 conclusion. To the extent it contains any allegations, Defendants deny them.
- 7 44. In response to paragraph 44, Defendants incorporate their responses to the foregoing
8 paragraphs by reference.
- 9 45. Paragraph 45 contains no allegations that can be answered; rather it states a legal
10 conclusion. To the extent it contains any allegations, Defendants deny them.
- 11 46. Paragraph 46 contains no allegations that can be answered; rather it states a legal
12 conclusion. To the extent it contains any allegations, Defendants deny them.
- 13 47. Paragraph 47 contains no allegations that can be answered; rather it states a legal
14 conclusion. To the extent it contains any allegations, Defendants deny them.
- 15 48. Paragraph 48 contains no allegations that can be answered; rather it states a legal
16 conclusion. To the extent it contains any allegations, Defendants deny them.
- 17 49. In response to paragraph 49, Defendants incorporate their responses to the foregoing
18 paragraphs by reference.
- 19 50. Paragraph 50 contains no allegations that can be answered; rather it states a legal
20 conclusion. To the extent it contains any allegations, Defendants deny them.
- 21 51. Paragraph 51 contains no allegations that can be answered; rather it states a legal
22 conclusion. To the extent it contains any allegations, Defendants deny them.
- 23 52. Paragraph 52 contains no allegations that can be answered; rather it states a legal
24 conclusion. To the extent it contains any allegations, Defendants deny them.
- 25 53. Paragraph 53 contains no allegations that can be answered; rather it states a legal
26 conclusion. To the extent it contains any allegations, Defendants deny them.
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COMPLAINT - 7

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- 1 54. In response to paragraph 54, Defendants incorporate their responses to the foregoing
2 paragraphs by reference.
- 3 55. Defendants admit that Zampella and Turner signed employment and confidentiality
4 agreements with 2015. Defendants otherwise deny all allegations contained in
5 paragraph 55.
- 6 56. Paragraph 56 contains no allegations that can be answered; rather it states a legal
7 conclusion. To the extent it contains any allegations, Defendants deny them.
- 8 57. Paragraph 57 contains no allegations that can be answered; rather it states a legal
9 conclusion. To the extent it contains any allegations, Defendants deny them.
- 10 58. Paragraph 58 contains no allegations that can be answered; rather it states a legal
11 conclusion. To the extent it contains any allegations, Defendants deny them.
- 12 59. In response to paragraph 59, Defendants incorporate their responses to the foregoing
13 paragraphs by reference.
- 14 60. Paragraph 60 contains no allegations that can be answered; rather it states a legal
15 conclusion. To the extent it contains any allegations, Defendants deny them.
- 16 61. Paragraph 61 contains no allegations that can be answered; rather it states a legal
17 conclusion. To the extent it contains any allegations, Defendants deny them.
- 18 62. In response to paragraph 62, Defendants incorporate their responses to the foregoing
19 paragraphs by reference.
- 20 63. Paragraph 63 contains no allegations that can be answered; rather it states a legal
21 conclusion. To the extent it contains any allegations, Defendants deny them.
- 22 64. Paragraph 64 contains no allegations that can be answered; rather it states a legal
23 conclusion. To the extent it contains any allegations, Defendants deny them.
- 24 65. Paragraph 65 contains no allegations that can be answered; rather it states a legal
25 conclusion. To the extent it contains any allegations, Defendants deny them.
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1 The remainder of Plaintiff's complaint constitutes a prayer for relief and contains no allegations
2 that can be answered. To the extent the remainder of Plaintiff's complaint contains any
3 allegations that can be answered, Defendants deny them.

4 **II. AFFIRMATIVE AND OTHER DEFENSES**

5 Defendants make the following Affirmative and Other Defenses to the Plaintiff's
6 Complaint:

- 7 1. The Complaint does not state facts sufficient to constitute a cause of action against
- 8 Defendants.
- 9 2. Plaintiff may not plead claims for Attorney fees and punitive damages.
- 10 3. Plaintiff' fraud claim is not plead with the specificity required by the Federal Rules of
- 11 Civil Procedure.
- 12 4. Plaintiff's claims are barred by the doctrine of "unclean hands".
- 13 5. The Complaint fails to state a legal claim upon which relief can be granted.
- 14 6. Plaintiff's claims are barred by the doctrines of waiver and/or estoppel.
- 15 7. Plaintiff's claims are unsustainable in whole or in part because of the contributory or
- 16 comparative negligence of the Plaintiff, other parties to this cause of action, or
- 17 nonparties to this action.
- 18 8. The Plaintiff's injuries, if any there be, are as a result of the actions of Plaintiff, other
- 19 parties, or nonparties to this action.

20 **III. COUNTERCLAIMS AND THIRD PARTY CLAIMS**

21 Defendants Zampella and Turner assert counter and third party claims against 2015 and
22 Kudirka for breach of fiduciary duty, failure to observe required corporate formalities and
23 maintain proper corporate records, ultra vires acts, misappropriation of corporate assets,
24 royalties, accounting, corporate dissolution, quantum meruit, conversion, fraud in the
25 inducement, punitive damages and attorneys' fees:

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- 1 1. 2015 is a business organization and maintains its principal place of business in Tulsa,
2 Oklahoma. Third party Defendant Tom Kudirka is a resident of the State of Oklahoma
3 and is subject to service of process here.
- 4 2. 2015 has subjected itself to the jurisdiction of this Court and Kudirka is subject to
5 personal jurisdiction here by virtue of his residence.
- 6 3. Venue over these Counterclaims and Third Party Claims is properly laid in this Court
7 because the acts, errors and omissions upon which they are based occurred in Tulsa
8 County.
- 9 4. The damages and other remedies sought are within the jurisdictional limits and powers
10 of this Court.
- 11 5. On February 9, 1998, Kudirka filed certain documents with the Secretary of State of
12 Oklahoma to form 2015 as a corporation, consisting of Articles and an initial certificate
13 of formation for 2015. These documents list Kudirka as director, president, and chief
14 executive officer. Kudirka has subsequently failed to observe the forms and procedures
15 required for corporate existence.
- 16 6. Turner and Zampella were experienced video game programmers who each had many
17 years of experience between them in the video game industry. In 1998 and 1999,
18 respectively, 2015 offered employment to Turner and Zampella and promised each a
19 share of royalties from sales of games developed by 2015 and an ownership interest
20 commensurate with that share. Turner was promised 10% ownership in 2015 and
21 Zampella was promised 7% ownership as an inducement to work at 2015. Based on
22 these promises, Turner and Zampella accepted the offer of employment with 2015.
23 Grant Collier was hired by 2015 on January 29, 2001. He was not offered a written
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employment contract. Collier was terminated by 2015 on July 2, 2001, without cause, prior notice or severance pay. Zampella resigned from employment on July 22, 2001 and was rehired on July 24, 2001. Turner and Zampella resigned from employment on January 11, 2002, having completed their work on MOHAA.

7. Kudirka has at all relevant times, and currently, acted as the Chairman, President and Chief Operating Officer of 2015 and as the sole member of its Board of Directors. Kudirka owns all shares of 2015 not owned by Turner and Zampella. Kudirka has failed to hold regular or required meetings of a properly constituted Board of Directors for 2015, has not received proper authorization for 2015 to conduct its affairs, has failed to hold annual meetings of shareholders, has failed to maintain corporate minutes and otherwise observe required corporate formalities.

8. Since 1998, Kudirka instructed employees of 2015 to pay him compensation without proper authority and in excessive amounts, has used the assets of 2015 for his personal benefit, including purchasing jet skis and a television set for personal use and paying salaries to family members, and has otherwise treated the corporate assets of 2015 as his personal assets, engaged in self-dealing transactions and generally disregarded the separate corporate existence of 2015.

9. Kudirka has so frustrated, bullied and alienated 2015's employees through his abrasive, autocratic and demeaning behavior that many no longer wished to work for the company.

10. Kudirka has also failed to establish and to maintain good relations with publishers, and in particular with EA, and his misconduct has damaged the business prospects of 2015.

1 11. Kudirka has failed to maintain standard corporate governance procedures. Other than
2 the organizational documents prepared in February of 1998 and minutes from one
3 shareholder meeting in 2000, Kudirka has not maintained any other corporate records.

4 12. Kudirka has caused 2015 to report its income to the Internal Revenue Service as a
5 Subchapter S corporation and caused 2015 not to distribute royalties or other profits to
6 its shareholders. Consequently, Kudirka has forced Turner and Zampella to pay income
7 taxes on undistributed profits from 2015. Due to the success of MOHAA in the
8 marketplace, which is due in large measure to the efforts of Turner and Zampella, 2015
9 is scheduled to receive a sizeable royalty payment from EA in the near future.

10 13. Kudirka repeatedly told Turner and Zampella that he would not pay dividends to
11 shareholders. He told them that if 2015 received royalty payments he would use the
12 money to pay himself a larger salary.

13 14. During September of 2002, Kudirka offered to purchase from Turner and Zampella
14 their shares of 2015 stock for \$15,000. Kudirka and Zampella refused Kudirka's offer,
15 whereupon Kudirka filed this suit.

16 **BREACH OF CONTRACT**

17 15. The foregoing paragraphs are incorporated herein by reference.

18 16. Turner is entitled to receive 10% of all royalties received by 2015 and Zampella is
19 entitled to receive 7% as compensation for work performed for 2015 as employees.
20 These payments have been wrongfully withheld by 2015 and that withholding has
21 caused Turner and Zampella to incur damages.

22 **PROMISSORY ESTOPPEL**

23 17. The foregoing paragraphs are incorporated herein by reference.

24 18. Turner is entitled to receive 10% of all royalties received by 2015 and Zampella is
25 entitled to receive 7% as compensation for work performed for 2015 as employees.
26 These payments have been wrongfully withheld by 2015 and that withholding has
27 caused Turner and Zampella to incur damages.

DECLARATORY RELIEF

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17. The foregoing paragraphs are incorporated herein by reference.

18. Kudirka has indicated, by words and deeds, that he will continue to cause 2015 to withhold royalties due Turner and Zampella. There is, therefore, a justiciable controversy as to which this Court should grant declaratory relief, establishing the right of Turner to receive 10% and Zampella to receive 7% of all royalties received from EA from sales of MOHAA.

BREACH OF FIDUCIARY DUTY

19. The foregoing paragraphs are incorporated herein by reference.

20. Kudirka, acting as the sole Director and as President and Chief Operating Officer of 2015, has wrongfully caused 2015 to withhold payments owed to Zampella and Turner as shareholders of 2015, in breach of his fiduciary duties. Kudirka's breach has caused Zampella and Turner to incur damages.

CORPORATE ACCOUNTING

21. The foregoing paragraphs are incorporated herein by reference.

22. At all relevant times, Kudirka has conducted the affairs of 2015 without proper authority, has failed to observe the required corporate formalities or to maintain adequate corporate books and records, has enriched himself at the expense of 2015 and its other shareholders, and has engaged in a variety of ultra vires and self-dealing transactions.

23. Turner and Zampella have requested copies of all corporate records.

24. Turner and Zampella are entitled to full and unfettered access to all books and records of 2015 and to a full accounting of all corporate assets, receipts, obligations, entitlements, expenditures and other matters of value of 2015.

STOCK REDEMPTION

25. The foregoing paragraphs are incorporated herein by reference.

1 26. Turner and Zampella are entitled to redemption of their 2015 shares at fair market
2 value.

3 27. The misconduct of Kudirka has diminished the fair market value of the 2015 shares
4 owned by Turner and Zampella by wrongfully appropriating the assets of 2015 for his
5 personal use and by mismanaging the business of 2015. Turner and Zampella are
6 entitled to an award of damages for the difference between the current fair market value
7 of 2015 shares and the value they would have received upon redemption, absent
8 Kudirka's wrongful conduct.

9 **CORPORATE DISSOLUTION**

10 29. The foregoing paragraphs are incorporated herein by reference.

11 30. Under the management of Kudirka, 2015 has not been managed for the benefit of all
12 shareholders and has not been maintained as a valid corporate entity. Consequently,
13 2015 should be dissolved, its business affairs wound up, its assets sold and the proceeds
14 distributed to its shareholders.

15 **QUANTUM MERUIT**

16 31. The foregoing paragraphs are incorporated herein by reference.

17 32. Kudirka made promises to Turner and Zampella regarding their share of ownership
18 and/or profits to be made from 2015 in exchange for their agreement to work for 2015. Turner
19 and Zampella accepted employment with 2015 based on the promises made by Kudirka.
20 Kudirka did not keep those promises and has been unjustly enriched by the efforts of Turner
21 and Zampella.

22 **CONVERSION**

23 33. The foregoing paragraphs are incorporated herein by reference.

24 34. By refusing to pay Turner and Zampella the amounts owed to them, and by 2015
25 distributing said funds directly to Kudirka at Kudirka's behest, Kudirka has wrongfully
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1 exercised dominion and control over funds that belong to Turner and Zampella. Turner and
2 Zampella have been damaged in an amount to be proven at trial.

3
4 **FRAUD IN THE INDUCEMENT**

5 35. The foregoing paragraphs are incorporated herein by reference.

6 36. Kudirka made certain material representations about compensation to Turner and
7 Zampella to induce them to work for 2015, including but not limited to ownership in 2015 and
8 shares of the profits generated by 2015. Kudirka had no intention of compensating Turner and
9 Zampella in the manner represented. Turner and Zampella worked for 2015 in justifiable
10 reliance on said representations. Turner and Zampella have been injured by Kudirka's refusal
11 to compensate them in the manner promised.

12
13 **PRAYER FOR RELIEF**

14 Wherefore, Defendants pray for the following relief:

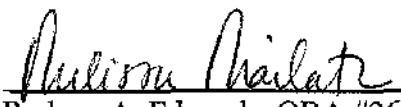
- 15 1. That the Court award judgment against 2015 and Kudirka for damages caused
- 16 by Kudirka's breach of contract, breach of fiduciary duty, failure to observe required corporate
- 17 formalities and maintain proper corporate records, ultra vires acts, and misappropriation of
- 18 corporate assets, quantum meruit, conversion, and fraud in the inducement.
- 19 2. That the Court award damages for taxes paid by Turner and Zampella on profits
- 20 made by 2015 and withheld by Kudirka.
- 21 3. That the Court award payment of royalties from MOHAA to Turner and
- 22 Zampella.
- 23 4. That the Court order an accounting of 2015's books and records.
- 24 5. That the Court dissolve 2015 and liquidate its assets.
- 25 6. That the Court award Defendants punitive damages for the intentional, willful,
- 26 and fraudulent commission of the acts alleged herein.
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1 7. That the Court award Defendants their reasonable attorneys' fees and costs
2 incurred in maintaining this action.

3 8. That the Court order such further relief as it deems just and equitable.
4

5 DATED this 9th day of December, 2002.
6

7 **EDWARDS & HUFFMAN, L.L.P.**

8 

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CERTIFICATE OF SERVICE

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I hereby certify that a true and correct copy of the above and foregoing instrument was mailed this 9th day of December, 2002, by depositing it in the U.S. Mails, postage prepaid, to the following:

Greg W. Curry
Thompson & Knight, L.L.P.
1700 Pacific Avenue, Suite 3300
Dallas, TX 75201



Melissa Mailath