Exhibit A

From: Ronald Richards

To: <u>Todd Gregorian</u>; <u>Morani Stelmach</u>

Cc: <u>Michael Sherman</u>; <u>Jeffrey Gersh</u>; <u>Viviana Boero Hedrick</u>; <u>Lamken, Jeffrey</u>

Subject: RE: PERSONALWEB TECHONLOGIES INC.

Date: Tuesday, April 27, 2021 2:10:23 PM

[EXTERNAL EMAIL] This email is from an external sender, and not from Stubbs Alderton & Markiles.

Do not click on links or attachments unless you are sure of the sender.

Hi Todd,

Your confused. That is an order that has to be served per California procedure.

You applied for an ORAP. You now have your order.

The order is pursuant to your application where you represented you were taking an ORAP. Once your serve it, we will deal with it. We are engaged to represent the entity upon service any valid post judgment order that complies with California law.

If you are taking the position you do not need to serve this order per the CCP which applies to the federal court per the federal rules, I will immediately take further action to protect our client or do nothing depending on your position.

We are now engaged FYI but you haven't done anything yet that requires our representation.

Sincerely,

Ronald Richards, Esq.
Law Offices of Ronald Richards & Associates, A.P.C.
310-556-1001 Office
310-277-3325 Fax
www.ronaldrichards.com

Mailing Address: P.O. Box 11480 Beverly Hills, CA 90213







A multi jurisdictional practice with bar admissions on the East and West Coast

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THINK GREEN. PLEASE CONSIDER THE ENVIRONMENT BEFORE YOU PRINT THIS MESSAGE. THANK YOU.

From: Todd Gregorian <TGregorian@fenwick.com>

Sent: Tuesday, April 27, 2021 2:03 PM

To: Ronald Richards <ron@ronaldrichards.com>; Morani Stelmach <morani@ronaldrichards.com>

Cc: Michael Sherman <masherman@stubbsalderton.com>; Jeffrey Gersh

<jgersh@stubbsalderton.com>; Viviana Boero Hedrick <vhedrick@stubbsalderton.com>; Lamken,

Jeffrey <jlamken@mololamken.com>

Subject: RE: PERSONALWEB TECHONLOGIES INC.

Ron,

Please let me know when you are retained. Until then we will continue to deal with PersonalWeb's counsel of record (the Stubbs Alderton attorneys cc'ed), who have not withdrawn from the case. The Court has ordered that PersonalWeb produce its bank and financial account information by May 7 and its remaining financial records within 30 days.

Todd Gregorian

Fenwick | Partner | 415-875-2402 | tgregorian@fenwick.com



From: Ronald Richards < ron@ronaldrichards.com>

Sent: Monday, April 26, 2021 3:39 PM

To: Todd Gregorian < <u>TGregorian@fenwick.com</u>> **Cc:** Morani Stelmach < <u>morani@ronaldrichards.com</u>>

Subject: PERSONALWEB TECHONLOGIES INC.

** EXTERNAL EMAIL **

Dear Mr. Gregorian,

Our firm is going to be retained in the next day or two to handle any post judgment matters you bring. This is not my only file but we will respond as quickly as possible to any demands upon legal service.

As you know, post judgment matters are handled by the magistrate and we are not going to appear in the underlying case except for post judgment motions if for some reason we need to involve the Court.

Hopefully that won't be necessary.

Presently the case is on appeal and the divestiture rule applies.

There is no rush to do anything pending the outcome of that appeal.

Once we are retained, I am happy to have a call with you to discuss this matter.

Sincerely,

Ronald Richards, Esq.
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