PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3770865

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	LIEN
SEQUENCE:	5

CONVEYING PARTY DATA

Name	Execution Date
WAGIC, INC.	03/07/2016

RECEIVING PARTY DATA

Name:	RAYMOND FIGONE	
Street Address:	1781 ANGELA ST.	
City:	SAN JOSE	
State/Country:	CALIFORNIA	
Postal Code:	95131	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12567606

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 4082861398

Email: loconnor@hopkinscarley.com

Correspondent Name: LIAM O'CONNOR, HOPKINS & CARLEY

Address Line 1: P.O. BOX 1469

Address Line 4: SAN JOSE, CALIFORNIA 95113

NAME OF SUBMITTER:	LIAM O'CONNOR
SIGNATURE:	/liam o'connor/
DATE SIGNED:	03/07/2016

Total Attachments: 5

source=Order to Appear for Examination#page1.tif

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source=Court Judgment After Default Against Wagic, Inc. (Cal. Super. Ct.)#page1.tif source=Court Judgment After Default Against Wagic, Inc. (Cal. Super. Ct.)#page2.tif

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PATENT 503724224 REEL: 038014 FRAME: 0538



		A1-138, E3-125
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar — David W. Lively (SBN 83642) Liam J. O'Connor (SBN 246638)	number, and address).	FOR COURT USE ONLY
Hopkins & Carley, a Law Corporation 70 S. First Street		(ENDORSED)
San Jose, CA 95113	(400) 000 4700	TOURSED)
TELEPHONE NO.: (408) 286-9800 ATTORNEY FOR (Name): Plaintiff Raymond Figo	fax no.: (408) 998-4790 one	
NAME OF COURT: Santa Clara County Su	perior Court	MOV 24 2015
STREET ADDRESS: 191 North First Street		DAVIES
MAILING ADDRESS: CITY AND ZIP CODE: San Jose, CA 95113		Superior Court of Ca College/Oler
BRANCH NAME:	~~~~	DAVID M. MANUTURAL Superior Court of CA County of Sente Clare
PLAINTIFF: Raymond Figone		A. Plotosco
DEFENDANT: Wagic, Inc., a Californi	a corporation	
APPLICATION AND ORDER FOR A		CASE NUMBER:
X ENFORCEMENT OF JUDGMENT X Judgment Debtor Thir	ATTACHMENT (Third Person) d Person	114CV273972
	DER TO APPEAR FOR EXAMINAT	TION
1. TO (name): Person Most Knowledgea		
YOU ARE ORDERED TO APPEAR person a.		
b. answer concerning property of t		or control or concerning a debt you owe the
judgment debtor. c. answer concerning property of the	ha defendent in year necession or con	strot or concerning a ciability and the defendant
that is subject to attachment.	ne delendant in your possession of cor	ntrol or concerning a debt you owe the defendant
* *	9:00 a.m. Dept. or Div.: 2	Rm.:
Address of court shown above _x	is: Santa Clara County Superior 191 North First Street, San Jo	
3. This order may be served by a sheriff, mar-		
NOV 2 4 2015		
Date: 100 & 4 2010	Annual or trans a read or the read of the read of the read or the read of the	-Patricia Lucas
This and a section of his area	duckland the do for but to the	
IMPO	d not less than 10 days before the da RTANT NOTICES ON REV	ERSE
APPLICATION	FOR ORDER TO APPEAR FOR E	XAMINATION
4. X Judgment creditor Assignee		
applies for an order requiring (name): Person to aid in enforcement of the money judgment		
5. The person to be examined is x the judgment debtor	,	
	or control of property belonging to the	judgment debtor or the defendant or (2) who
owes the judgment debtor or the defer Procedure section 491.110 or 708.120	ndant more than \$250. An affidavit supp	porting this application under Code of Civil
6. The person to be examined resides or has a		
7. This court is not the court in which the attachment. An affidavit supporting an	money judgment is entered or (attachi application under Code of Civil Proced	ment only) the court that issued the writ of lure section 491.150 or 708.160 is attached.
8. The judgment debtor has been examir is attached.	ned within the past 120 days. An affida	vit showing good cause for another examination
I declare under penalty of perjury under the law	vs of the State of California that the for	going is true and correct.
Date: November 23, 2015	M	(30. A
Liam J. O'Connor		J Chris L
(TYPE OR PRINT NAME)	(Continued on reverse)	(SIGNATURE OF DECLARANT)
Form Adopted for Mandatory Use	APPLICATION AND ORDER	[Poga] Code of Civil Procedure

Judicial Council of California AT-138, EJ-125 (Rev. July 1, 2000)

FOR APPEARANCE AND EXAMINATION (Attachment-Enforcement of Judgment)

Solutions & Plus

§§ 491.110, 708.110, 708.120

REEL: 038014 FRAME: 0539

APPEARANCE OF JUDGMENT DEBTOR (ENFORCEMENT OF JUDGMENT)

NOTICE TO JUDGMENT DEBTOR if you fail to appear at the time and place specified in this order, you may be subject to arrest and punishment for contempt of court, and the court may make an order requiring you to pay the reasonable attorney fees incurred by the judgment creditor in this proceeding.

APPEARANCE OF A THIRD PERSON (ENFORCEMENT OF JUDGMENT)

- (1) NOTICE TO PERSON SERVED If you fail to appear at the time and place specified in this order, you may be subject to arrest and punishment for contempt of court, and the court may make an order requiring you to pay the reasonable attorney fees incurred by the judgment creditor in this proceeding.
- (2) NOTICE TO JUDGMENT DEBTOR The person in whose favor the judgment was entered in this action claims that the person to be examined pursuant to this order has possession or control of property which is yours or owes you a debt. This property or debt is as follows (Describe the property or debt using typewritten capital letters):

If you claim that all or any portion of this property or debt is exempt from enforcement of the money judgment, you must file your exemption claim in writing with the court and have a copy personally served on the judgment creditor not later than three days before the date set for the examination. You must appear at the time and place set for the examination to establish your claim of exemption or your exemption may be waived.

APPEARANCE OF A THIRD PERSON (ATTACHMENT)

NOTICE TO PERSON SERVED If you fail to appear at the time and place specified in this order, you may be subject to arrest and punishment for contempt of court, and the court may make an order requiring you to pay the reasonable attorney fees incurred by the plaintiff in this proceeding.

APPEARANCE OF A CORPORATION, PARTNERSHIP, ASSOCIATION, TRUST, OR OTHER ORGANIZATION

It is your duty to designate one or more of the following to appear and be examined: officers, directors, managing agents, or other persons who are familiar with your property and debts.

Page two

David W. Lively (State Bar No. 83642) 1 ENDORSED Liam J. O'Connor (State Bar No. 246638) 2 **HOPKINS & CARLEY** A Law Corporation 2015 FEB 23 P 2: 53: 3 The Letitia Building 70 South First Street David H. Yarrosaki, Clerk of the Superior Court County of Santa Clerk, Castionna 4 San Jose, CA 95113-2406 mailing address: 5 P.O. Box 1469 6 San Jose, CA 95109-1469 Telephone: (408) 286-9800 7 Facsimile: (408) 998-4790 8 Attorneys for Plaintiff RAYMOND FIGONE 9 SUPERIOR COURT OF THE STATE OF CALIFORNIA 10 COUNTY OF SANTA CLARA 11 12 RAYMOND FIGONE, CASE NO. 1-14-CV-273972 13 Proposed COURT JUDGMENT AFTER Plaintiff, DEFAULT AGAINST DEFENDANT 14 WAGIC, INC. v. 15 WAGIC, INC., a California Corporation; February 23, 2015 Date: Time: 1:30 p.m. and DOES 1-10, inclusive, 16 Dept.: Judge: Hon. Peter Kirwan Defendants. 17 18 The application of Plaintiff Raymond Figone ("Plaintiff") for default judgment came on 19 for hearing on February 23, 2015 at 1:30 p.m. in Department 1 of the Superior Court of the State 20 of California, County of Santa Clara, the Honorable Peter Kirwan presiding (the "Hearing"). 21 Plaintiff seeks to have Judgment entered on his claim for Breach of Contract against Defendant 22 Wagic, Inc. ("Wagic"). David W. Lively appeared on behalf of Plaintiff. Other appearances, if 23 any, are as noted on the record. 24 Through his Complaint for Breach of Contract (the "Complaint"), Plaintiff asserts, among 25 other things, that Plaintiff extended credit to Wagic in the form of a loan in the principal amount 26 of \$500,000.00 used by Wagic for business expenses (the "Loan"). Plaintiff also asserts that on 27 or about December 14, 2012, in consideration for said Loan, among other things, Wagic executed 28 HOPKINS & CARLEY ATTORNEYS AT LAW DECLARATION OF RAYMOND FIGONE IN SUPPORT OF APPLICATION FOR RIGHT TO ATTACH ORDER AND WRIT OF

ATTACHMENT AS TO DEFENDANT WAGIC, INC.

PATENT REEL: 038014 FRAME: 0541 that certain written Promissory Note (hereinafter referred to as the "Promissory Note") in the principal sum of five hundred thousand dollars (\$500,000.00), together with interest at the rate of 20% per annum. Plaintiff alleges that pursuant to the Promissory Note, all unpaid principal and interest was due and payable to Plaintiff no later than the maturity date of June 15, 2013, but that Wagic breached the Promissory Note by failing to pay all sums due and owing Plaintiff on the maturity date of June 15, 2013. Through the Complaint, Plaintiff seeks damages in the amount of the outstanding principal and interest due pursuant to the Promissory Note in the amount of \$696,436.49 as of December 1, 2014, plus interest as it continues to accrue thereafter at the rate of 20% per annum, plus all costs of collection including but not limited to attorneys' fees and costs pursuant to the Promissory Note.

Plaintiff duly served Wagic with the Complaint for Breach of Contract herein on December 9, 2014. After Wagic failed to answer or otherwise respond thereto, the default of Wagic was entered on January 1, 2015. As a result of the default, Wagic is deemed to have admitted all allegations in the Complaint. (See *Vasey v. California Dance Co., Inc.* (1977) 70 Cal.App.3d 742, 749; *Molen v. Friedman* (1998) 64 Cal.App.4th 1149, 1156 [By defaulting, a defendant is deemed to admit the material allegations of the complaint for purposes of the action].).

The allegations of Plaintiff's Complaint having been proven to the Court's satisfaction, and upon consideration of all papers, evidence, and argument submitted by Plaintiff at the Hearing, and good cause appearing therefore, IT IS HEREBY ORDERED, ADJUDGED and DECREED that:

Judgment is entered in favor of Plaintiff and against Wagic in the total amount of \$736,595.47. The foregoing sum includes: (1) principal due and owing from Wagic pursuant to the Promissory Note in the amount of \$500,000.00; (2) interest at the rate 20% per annum, pursuant to the Promissory Note, for the period from December 14, 2012 through the date of the Hearing (\$500,000 x $20\% \div 365$ x 801 days), which totals \$219,449.97; (3) attorneys' fees of \$14,700.50 pursuant to the Promissory Note; and (4) costs of \$2,445.00 pursuant to the Promissory Note as of the date of the Hearing, which have been incurred by Plaintiff in

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1	connection with this litigation. Once entered, this Judgment shall accrue interest at the legal rate
2	of 10% per annum.
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4	A. all
5	Dated: Peter H. Kirwan Judge of the Superior Court
6	Judge of the Superior Court
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28 HOPKINS & CARLEY	697\1196812.2 - 3 -
ATTORNING & CARLET ATTORNEYS AT LAW SAN JOSE	697\1196812.2 - 3 - DECLARATION OF RAYMOND FIGONE IN SUPPORT OF APPLICATION FOR RIGHT TO ATTACH ORDER AND WRIT OF ATTACHMENT AS TO DEFENDANT WAGIC, INC.

RECORDED: 03/07/2016

REEL: 038014 FRAME: 0543