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International Automated Systems, Inc.,

LTB1, and Neldon Johnson

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE DISTRICT OF UTAH

UNITED STATES OF AMERICA,

Plaintiff,

VS.

RAPOWER-3, LLC, INTERNATIONAL AUTOMATED SYSTEMS, INC., LTB1, LLC, R. GREGORY SHEPARD, NELDON JOHNSON, and ROGER FREEBORN,

response to the April 13, 2017 Order to Compel:

Defendants.

LTB1, LLC'S, SUPPLEMENTAL RESPONSES TO UNITED STATES' FIRST INTERROGATORIES

Civil No. 2:15-cv-00828-DN-BCW

Judge David Nuffer Magistrate Judge Brooke C. Wells Plaintiff Exhibit

Defendant, LTB1, LLC, by and through counsel undersigned, and pursuant to Fed. R. Civ. P. 33, hereby submits these *Supplemental Responses to United States' First Interrogatories* in

INTERROGATORIES

<u>INTERROGATORY NO. 10:</u> Identify the product (i.e. electricity, heat, hot water, cooling, desalinization, solar process heat or any other product) that the Lens, Systems, and Components are intended to produce, either in the past, currently, or in the future. To the extent that any

product has been produced or is being produced, identify when it was produced, in what form, in what measurable amount and the revenues received for such product.

RESPONSE NO. 10: LTB1 is not involved in the creation of lenses, systems, or components. As such, it is not situated to offer information as to (a) the intended purpose of the lenses; (b) the form in which energy product is produced; (c) how much energy product is produced; or (d) the amount and revenues received for such product.

Notwithstanding the foregoing and upon information and belief, LTB1 defers to the answers of Defendant Johnson and incorporates them herein by reference.

INTERROGATORY NO. 11: Identify what, and how many Lenses, Systems, and Components have been placed in service, as defined in 26 U.S.C. § 48(a)(1) and Treas. Reg. § 1.46-3(d). Your response should include the dates any Lens, System or Component was placed in service.

<u>RESPONSE NO. 11:</u> LTB1 does not place any lenses into service. As such, it is not situated to offer information relevant to this interrogatory.

INTERROGATORY NO. 12: Identify the costs you incurred to produce each lens, including the cost of procuring materials and manufacturing the final product that you sold to customers.

<u>RESPONSE NO. 12:</u> LTB1 has not incurred any costs to produce lenses, procure materials, or manufacture a final product. LTB1 does not participate in these activities.

INTERROGATORY NO. 13: Identify how you determined the price each customer must pay per lens, to include the amount of profit, amount of down payment, and the terms of repayment.

<u>RESPONSE NO. 13:</u> LTB1 does not determine the price each customer must pay per lens. Notwithstanding the foregoing and upon information and belief, LTB1 defers to the answers of Defendant RaPower-3 and incorporates them herein by reference.

INTERROGATORY NO. 18: Identify all attorneys or other tax advisors you consulted or from whom you received tax advice regarding any Lens, System, Component, including the dates consulted, the dates any advice was received, and the form of the advice (*i.e.* oral, email, memoranda, opinion letters, other written correspondence, etc.).

<u>RESPONSE NO. 18:</u> LTB1 did not consult with any attorneys or tax advisors regarding any Lens, System, or Component.

VERIFICATION OF RESPONSES

As to Objections:

DATED and SIGNED May 3, 2017.

HEIDEMAN & ASSOCIATES

/s/ Justin D. Heideman
JUSTIN D. HEIDEMAN
Attorney for Defendants

VERIFICATION OF RESPONSES

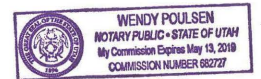
Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing Supplemental responses to the United States' First Interrogatories to LTB1, LLC, are true and correct.

Milda P. Johnson Magager
LTB1, LLC

Sworn & Subscribed to before me, a notary public, this _____ day of May, 2017.

NOTARY PUBLIC

My commission expires on 9-13-2019



CERTIFICATE OF SERVICE

On May 3, 2017, I hereby certify a true and correct copy of the forgoing **DEFENDANT LTB1, LLC'S, SUPPLEMENTAL RESPONSES TO UNITED STATES' FIRST INTERROGATORIES** was served on the following:

Party/Attorney	Method
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HEIDEMAN & ASSOCIATES

/s/ Samantha Fowlks
SAMANTHA FOWLKS
Legal Assistant