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Invoice

Duplicate

Darren Indyke
J. Epstein & Co.

FOR INQUIRIES CONTACT: New York Customer Service Group 3
New York Corporate Service Center
111 Eighth Avenue
New York NY 10011

Fax: (212)590-9076
Attention: Sandra Ortega
(Federal Tax ID# 51-0006522)

INVOICE NUMBER 6491041-RI		INVOICE DATE 12/20/10
ORDER NUMBER 8023820 SO	ORDER DATE 12/15/10	CUSTOMER NUMBER 3837343
CUSTOMER REFERENCE - 1 None Given		CUSTOMER REFERENCE - 2 None Given
REQUESTED BY Darren Indyke		AMOUNT DUE \$ 656.88

Page 1 of 2

Ellmax, LLC (FL)

Services -

Formation - Florida
Domestic Rep (LLC) - Florida

Disbursements -

Formation - Florida

SUBTOTAL

Miscellaneous Costs

Disbursements -

US Mail Postage Fee

SUBTOTAL

SERVICE CHARGES	DISBURSEMENTS	AMOUNT DUE
189.00		
342.00		
	125.00	
531.00	125.00	\$656.00
	.88	
	.88	\$.88

SUMMARY

Service Charges	\$531.00
Disbursements	125.88
TOTAL AMOUNT DUE	\$ 656.88

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New York NY 10011

Please detach and return this stub with your payment using the enclosed envelope.
For proper credit, indicate your **complete invoice number, including the two characters following the invoice number** on the check.
Contact your Team with any changes or questions.

REMIT PAYMENTS ONLY TO: CT Corporation
PO Box 4349
Carol Stream IL 60197-4349

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For your information only.

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EFTA00302093

Order, Billing, and Collection Terms and Conditions

CT services are subject to the following terms and conditions:

1. Customer assumes liability for all charges incurred as a result of any and all services performed by CT on Customer's behalf or upon Customer's direction. Such charges shall be due and payable upon receipt of CT's invoice.
2. If Customer fails to pay any outstanding balance for five (5) months following the date upon which such charge was incurred, the services of CT shall be suspended without notice and Customer shall assume any liability for any damages incurred as a result of such suspension. Upon payment of the appropriate charges, CT's services shall be reinstated prospectively.
3. CT is not engaged in rendering legal or other professional service. If legal or other expert assistance is required, the services of a competent professional person should be sought.
4. CT's statutory or contract representation services are limited to the receipt and forwarding of items covered by the respective statute, rule, regulation or contract, and do not include the provision of a business or mailing address independent of such statute, rule, regulation, or contract. CT has no obligation to forward any items received pursuant to any unauthorized use of CT's address and assumes no liability to Customer or any other party for loss of such items. Customer assumes all liability for such losses regardless of whether Customer had approved or initiated the unauthorized use. CT may seek reimbursement from Customer for any and all costs incurred in connection with the unauthorized use of CT's address.
5. Except in the case of CT's proven negligence or willful misconduct, in either of which events CT's liability (in the aggregate) shall not exceed \$50,000, CT's entire liability and Customer's exclusive remedy for damages due to performance or non-performance of CT, for any cause or service whatsoever, regardless of the form of action, whether in contract or in tort, shall be limited to the refund of the charges specifically related to the performance or non performance of the direction of Customer. When receiving process on behalf of Customer, CT shall in no event be responsible for any part of the underlying claim, nor shall CT be responsible for the underlying collateral in connection with UCC filings or searches. In no event does CT assume any liability whatsoever to any party other than the Customer for Customer's use of CT's services, and Customer agrees to indemnify CT against any claims brought by such parties. Customer is prohibited from assigning any cause of action or remedy to any third party and is further prohibited from encouraging any third party from bringing any cause of action against CT.
6. While CT takes reasonable steps to provide complete and accurate services, CT cannot warrant or guarantee that its services are complete or error free. CT is not an insurer with regard to the services performed. In order to obtain CT's services for the charges stated, Customer agrees to assume the risk for any and all liabilities disclaimed by CT and all damages in excess of the limited remedy provided herein.
7. It is Customer's sole responsibility to keep CT informed as to any changes in address, or of changes of persons authorized to receive CT notifications, reports, processes and legal matters. Such changes are deemed to be effective when entered into CT's customer record system.
8. CT shall not be liable to Customer or any third party for any direct, indirect, special, consequential, or incidental damages (including damages for loss of business profits, business interruption, loss of business information, and the like) arising out of the use of CT's services, even if CT has been advised of the possibility of such damages.
9. If CT or its employees, affiliates, subsidiaries, or representatives are subject to legal process on behalf of its Customer, regardless of whether such process is due to Customer's act or omission, the Customer shall indemnify CT for any expenses incurred. These expenses include reasonable attorney fees that CT, in its sole discretion, incurs in obtaining legal representation.
10. Unless notified, an automatic annual renewal invoice for representation services will be sent to you on the anniversary date.
11. CT reserves the right to "partially" invoice orders.
12. The laws of the State of New York shall govern.