

THE MORRIS LAW FIRM

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FACSIMILE COVER SHEET

TO: **Joe Jared**
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FROM: Deanna Killeen, Paralegal
to Aaron P. Morris, Esq.
THE MORRIS LAW FIRM
Telephone No. (714) 546-2388
Facsimile No. (714) 546-2461

DATE: July 23, 2004

RE: *Home Loan Center v. Emerican*

Here are document demand responses. Please sign BOTH signature pages and fax back.

IF YOU HAVE ANY PROBLEMS WITH THE TRANSMISSION OF THIS
FACSIMILE, PLEASE CONTACT DEANNA KILLEEN AT (714) 954-0700

1 **STEPHEN J. JARED**
2 **517 N. Emerald Drive**
3 **Orange, CA 92868**
4 **(714) 534-4569**

5 Defendant IN PRO PER

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8 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
9 **IN AND FOR THE COUNTY OF ORANGE**
10 **CENTRAL JUSTICE CENTER**

11 **PALLORIUM, INC., a Texas Corporation,**

12 **Plaintiff,**

13 **vs.**

14 **STEPHEN J. JARED, also known as JOE**
15 **JARED, individually, and doing business as**
16 **OSIRUSOFT RESEARCH AND**
17 **ENGINEERING and OSIRUSOFT; and**
18 **DOES 1 to 50, inclusive,**

19 **Defendants.**

CASE NO. 03CC09250

Judge David R. Chaffee
Dept. C25

DEFENDANT'S RESPONSES TO
DOCUMENT DEMANDS
(SET ONE)

20 **PROPOUNDING PARTY: PLAINTIFF PALLORIUM, INC.**

21 **RESPONDING PARTY: DEFENDANT STEPHEN J. JARED**

22 **SET NO.: ONE**

23 **RESPONSE TO DOCUMENT DEMAND NO. 1**

24 Responding Party is not aware of any such documents.

25 **RESPONSE TO DOCUMENT DEMAND NO. 2**

26 Responding Party is not aware of any such documents and if any such documents existed,
27 they were deleted when Responding Party shut down the system on August 26, 2003.

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RESPONSE TO DOCUMENT DEMAND NO. 3

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 4

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 5

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 6

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 7

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 8

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 9

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 10

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 11

No such documents exist because Responding Party never received any income relating to his service.

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RESPONSE TO DOCUMENT DEMAND NO. 12

Any expenses were donated (i.e. shared bandwidth); Responding Party is not aware of any documents relating to expenses.

RESPONSE TO DOCUMENT DEMAND NO. 13

Responsive documents are attached hereto.

RESPONSE TO DOCUMENT DEMAND NO. 14

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 15

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 16

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 17

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 18

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 19

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 20

Responding Party is not aware of any such documents and if any such documents existed, they were deleted when Responding Party shut down the system on August 26, 2003.

RESPONSE TO DOCUMENT DEMAND NO. 21

Responding Party is not aware of any such documents and if any such documents existed,

1 they were deleted when Responding Party shut down the system on August 26, 2003.

2 **RESPONSE TO DOCUMENT DEMAND NO. 22**

3 Responding Party is not aware of any such documents and if any such documents existed,
4 they were deleted when Responding Party shut down the system on August 26, 2003.

5 **RESPONSE TO DOCUMENT DEMAND NO. 23**

6 Responding Party is not aware of any such documents and if any such documents existed,
7 they were deleted when Responding Party shut down the system on August 26, 2003.

8 **RESPONSE TO DOCUMENT DEMAND NO. 24**

9 Responding Party is not in custody or control of any such documents, but is informed and
10 believed that such documents are in the custody and control of the F.B.I. (Special Agent E. J.
11 Hilbert; (714) 542-8825).

12 **RESPONSE TO DOCUMENT DEMAND NO. 25**

13 Responding Party is not in custody or control of any such documents, but is informed and
14 believed that such documents are in the custody and control of the F.B.I. (Special Agent E. J.
15 Hilbert; (714) 542-8825).

16 **RESPONSE TO DOCUMENT DEMAND NO. 26**

17 Responding Party is not in custody or control of any such documents, but is informed and
18 believed that such documents are in the custody and control of the F.B.I. (Special Agent E. J.
19 Hilbert; (714) 542-8825).

20 **RESPONSE TO DOCUMENT DEMAND NO. 27**

21 Responding Party is not in custody or control of any such documents, but is informed and
22 believed that such documents are in the custody and control of the F.B.I. (Special Agent E. J.
23 Hilbert; (714) 542-8825).

24 **RESPONSE TO DOCUMENT DEMAND NO. 28**

25 Responding Party is not in custody or control of any such documents, but is informed and
26 believed that such documents are in the custody and control of the F.B.I. (Special Agent E. J.
27 Hilbert; (714) 542-8825).

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1 **RESPONSE TO DOCUMENT DEMAND NO. 29**

2 Responding Party is not in custody or control of any such documents, but is informed and
3 believed that such documents are in the custody and control of the F.B.I. (Special Agent E. J.
4 Hilbert; (714) 542-8825).

5 **RESPONSE TO DOCUMENT DEMAND NO. 30**

6 Responding Party is not aware of any such documents and if any such documents existed,
7 they were deleted when Responding Party shut down the system on August 26, 2003.

8 **RESPONSE TO DOCUMENT DEMAND NO. 31**

9 Responding Party is not aware of any such documents and if any such documents existed,
10 they were deleted when Responding Party shut down the system on August 26, 2003.

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13 DATED: July 23, 2004

Stephen J. Jared, IN PRO PER

1 <http://www.osirusoft.com> (<http://68.167.168.130/osirusoft>) had mention of relays.osirusoft.com
2 but only to redirect individuals to the correct site.
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4 DATED: July 23, 2004

Stephen J. Jared IN PRO PER

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