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Without Prejudice

Transmitted via Facsimile: (905) 523-4998
and regular letter mail

October 24, 2003

Mr. Doug Robbins
Robbinex, Inc
41 Stuart Street
Hamilton, Ontario L8L 1B5

Dear Mr. Robbins

Re: Your Unauthorized Use of Copyright Materials

I represent Davis Multimedia International Inc., in connection with its Canadian copyright matters. My client is the owner of the copyright to a number of literary works, including an article titled: *"Selling Your Business—What Every Business Owner Should Know."* Copyright subsists in Canada in this work by virtue of Section 5 of the Canadian Copyright Act and the Berne Convention.

It is my understanding that you have reproduced the aforesaid work on your website on the internet, in Canada. This article was authored by Mr. J. Tol Broome who was paid for his work, and who signed a release stating that he is the author and giving my client full and exclusive rights to the article. Your claim that you may have been a source to this article is thereby immaterial. Your actions therefore constitute copyright infringement, pursuant to Section 27 and Section 3 of the Copyright Act.

Copyright infringement is a serious legal offence, for which various civil remedies may be obtained, including an injunction, damages or an accounting of profits, damages for conversion, and legal costs.

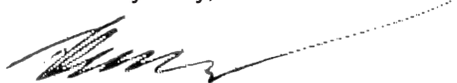
I therefore demand that you immediately remove the aforesaid copy of the article from your website and from any other internet sites or pages on which you may have posted the works of authorized the posting thereof, and also cease and desist from any other use of my client's works. I also demand that you provide my client forthwith with a written undertaking that you have ceased and will desist in the future from infringing the copyright of any of its literary works.

I have advised my client that the Copyright Act includes certain offences, in addition to civil causes of action for copyright infringements. Under Section 42 of the Copyright Act, any person who knowingly distributes infringing copies of any work in which copyright subsists, either for the purpose of trade or to such an extent as to affect prejudicially the owner of the copyright, is guilty of an offence and is liable to a fine or imprisonment.

My client is prepared to waive its claim for damages and costs, if we receive your fully cooperative response no later than November 10, 2003. Otherwise, my client is fully prepared to take whatever legal action necessary to fully protect its right, without further notice to you.

Please govern yourself accordingly.

Yours very truly,



Thore R. Lederer
Barrister & Solicitor