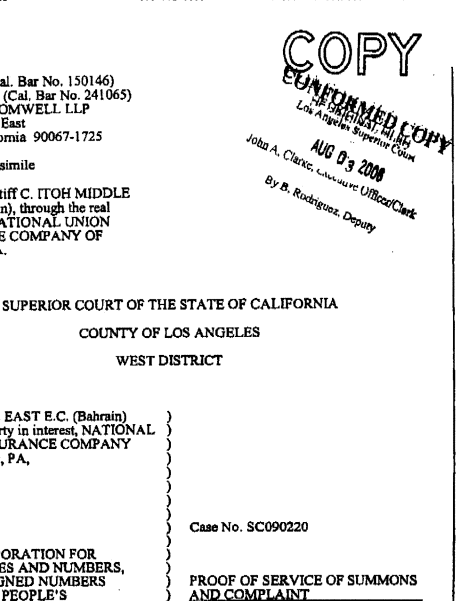
			9 <u>82(a)(6)</u>
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Ber number, and eddress):		FOR COURT	USE ONLY
Robert A. Sacks (No. 150146)			
Sullivan & Cromwell LLP			
1888 Century Park East, Suite 2100, Los Angeles,	California 90067		
TELEPHONE NO.: (310) 712-6600 FAX NO. (0)	tionelli: (310) 712-8800		
TANAL ADDIOECC (Onlineal)			
ATTORNEY FOR (Name): C. Itoh Middle East (Bahrain)			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS Angele	es		
STREET ADDRESS: Santa Monica Courthouse			
MAILING ADDRESS: 1725 Main Street			
CITY AND ZIP CODE: Santa Monica, California 90401			
PLAINTIFF/PETITIONER: C. Itoh Middle East (Bahra	in)	1	
DEFENDANT/RESPONDENT: Internet Corp. for Assigned	TAUTHES OF LANTH' CLUI	CASE NUMBER:	
REQUEST FOR	Clerk's Judgment	SC09	0220
(Application) Court Judgment		3009	UAAU
TO THE CLERK: On the complaint or cross-complaint filed			
a. on (date): June 28, 2006		•	
b by (name): C. Itoh Middle East (Bahrain), throu	gh real party in interes	t National Union F	ire Insurance Co.
c.  Enter default of defendant (names): The People	s's Republic of the Con	go; the Congolese	Redemption Fund
d. I request a court judgment under Code of Civil Pro	ocedure sections 585(b), 58	35(c), 9 <b>89</b> , etc., against	defendant (names):
(Testimony required. Apply to the clerk for a hear	no date, unless the court w	ill enter a judgment on :	an affidavit under
Code Civ. Proc., § 585(d).)			
e Enter clerk's judgment		the hidemant Code of	Civil Procedure
(1) for restitution of the premises only and i section 1174(c) does not apply. (Code 6	ssue a writ of execution on Civ. Proc., & 1169 \	the judgment, Code of	PINI CIUCGANIA
Include in the ludament all tenants	subtenants, named claim	ants, and other occupa	nts of the premises.
The Prejudgment Claim of Right to	Possession was served in	compliance with Code	of Civil Procedure
section 415.46.	IOE(a) /Pomolata the deals	uration under Code Civ	Proc. \$ 585.5 on the
(2) under Code of Civil Procedure section 5	000(a). (Complete the decis	nasun anagr pada ele.	1 india anala di ila
(3) for default previously entered on (date):			D-1
2. Judgment to be entered. Amo	<u>unt</u> <u>Credits a</u>	cknowledged	Balance
a. Demand of complaint\$	\$	\$	
b. Statement of damages (1) Special\$	\$	\$	
(2) General\$	\$	\$	
c. Interest \$	\$	\$	
d. Costs (see reverse) \$	\$	\$	
e. Attorney fees\$	\$	\$ -	
f. TOTALS \$	\$	5_	
g. Dally damages were demanded in complaint at the rat	e of: \$	per day beginning (date	):
(" Personal injury or wrongful death actions; Code Civ. Pro			
3. Check if filed in an unlawful detainer case) Legal do	cument assistant or unia	wful detalner assistar	it information is on
the reverse (complete item 4).		<b>"</b>	
Date: November 13, 2006		It A Sala	[EE.]
Robert A. Sacks	<i>r</i> ./ <u>`</u>	URE OF PLAINTIFF OR ATTORNE	Y FOR PLAINTIFF)
(2) Default NOT entered as requested FOR COURT			
USE ONLY	Clerk, by		, Deputy

PLAINTIFF/PETITIONER: C. Itoh Middle East (Bahrai	n) CASE NUMBER	1
DEFENDANT/RESPONDENT: Internet Corp. for Assigned	Names & Num. et al	SC090220
4 Legal document assistant or unlawful detainer assistant (	Bus. & Prof. Code, § 6400 et seq.). A	SE MIRLRIE INTE
a. Assistant's name: b. Street address, city, and zip code:	<ul><li>c. Telephone no.:</li><li>d. County of registre</li><li>e. Registration no.:</li><li>f. Expires on (date</li></ul>	ration:
5. Declaration under Code of Civil Procedure Section 5	85.5 (required for entry of default under	r Code Civ. Proc., § 585(a)).
This action  a. is is is not on a contract or installment sale for on a conditional sales contract subjand Finance Act).	ect to Civ. Code, § 2981 et seq. (Rees-l	Levering Motor Venicle Sales
c. is is is oot on an obligation for goods, services		o Code Civ. Proc., § 395(b).
6. Declaration of mailing (Code Civ. Proc., § 587). A copy of	his Request for Entry of Default was	
a. not malled to the following defendants, whose addr	esses are unknown to plaintiff or plaint	iff's attorney (names):
b. mailed first-class, postage prepaid, in a sealed enve to each defendant's last known address as follows:		
(1) Mailed on (date): October 2, 2006  I declare under penalty of perjury under the laws of the State of	(2) To (specify names and address The People's Republic of t Redemption Fund, Regie ! Publics et de la Constructi Brazzaville, Republique P Califomia that the foregoing Items 4, 5, 2	he Congo, the Congolese National Des Travaux on, B.P. 2073, opulaire du Congo
Date:		
Edward Johnson	The Ap	
(TYPE OR FRINT NAME)	(SIGNATURE O	F DECLARANT)
7. Memorandum of costs (required if money judgment request § 1033.5):  a. Clerk's filing fees \$  b. Process server's fees \$  c. Other (specify): \$  d. \$	ed). Costs and disbursements are as fol	llows (Code Clv. Proc.,
e. TOTAL \$		
<ol> <li>Costs and disbursements are walved.</li> </ol>		
9. I am the attorney, agent, or party who claims these costs correct and these costs were necessarily incurred in this of I declare under penalty of perjury under the laws of the State of	:asė.	
correct and these costs were necessarily incurred in this	:asė.	
correct and these costs were necessarily incurred in this of I declare under penalty of perjury under the laws of the State of Date:	ase. California that the foregoing is true and	correct.
Correct and these costs were necessarily incurred in this of I declare under penalty of perjury under the laws of the State of Date:  (TYPE OR PRINT NAME)  8	ase. California that the foregoing is true and in true.	correct.  F DECLARANT)  1c of the application is in the
Correct and these costs were necessarily incurred in this of t declare under penalty of perjury under the laws of the State of Date:  (TYPE OR PRINT NAME)  8. Declaration of nonmilitary status (required for a jumilitary service so as to be entitled to the benefits of the	ase. California that the foregoing is true and in second control of the control o	represents of the application is in the J.S.C. App. § 501 et seq.).
Correct and these costs were necessarily incurred in this of I declare under penalty of perjury under the laws of the State of Date:  (TYPE OR PRINT NAME)  8. Declaration of nonmilitary status (required for a jumilitary service so as to be entitled to the benefits of the I declare under penalty of perjury under the laws of the State of	ase. California that the foregoing is true and in second control of the control o	represents of the application is in the J.S.C. App. § 501 et seq.).
Correct and these costs were necessarily incurred in this of t declare under penalty of perjury under the laws of the State of Date:  (TYPE OR PRINT NAME)  8. Declaration of nonmilitary status (required for a jumilitary service so as to be entitled to the benefits of the	(SIGNATURE Coding is true and in the foregoing is true and coding is true and	rect.  FDECLARANT)  1c of the application is in the J.S.C. App. § 501 et seq.).

# Exhibit A

r-003



Robert A. Sacks (Cal. Bar No. 150146) Edward E. Johnson (Cal. Bar No. 241065) SULLIVAN & CROMWELL LLP 2 1888 Century Park East Los Angeles, California 90067-1725 3 (310) 712-6600 (310) 712-8800 facsimile 4 5 Attorneys for Plaintiff C. ITOH MIDDLE EAST E.C. (Bahrain), through the real party in interest, NATIONAL UNION б FIRE INSURANCE COMPANY OF 7 PITTSBURGH, PA. 8 9

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C. [TOH MIDDLE EAST E.C. (Bahrain) through the real party in interest, NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA,

15 Plaintiff,

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INTERNET CORPORATION FOR 18 ASSIGNED NAMES AND NUMBERS, 19 INTERNET ASSIGNED NUMBERS AUTHORITY, the PEOPLE'S 20 REPUBLIC OF THE CONGO, and THE CONGOLESE REDEMPTION FUND,

Defendants.

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04:25pm

1	TO ALL INTERESTED PARTIES AND THEIR COUNSEL OF RECORD:
2	Plaintiff C. Itoh Middle East E.C. (Bahrain), acting through the real party in
3	interest National Union Fire Insurance Company of Pittsburgh, PA. ("NUFI") has served a
4	Summons; Complaint; Civil Case Cover Sheet; Civil Case Cover Sheet Addendum; Alternative
5	Dispute Resolution (ADR) Information; and Notice of Case Assignment on Defendants the
6	People's Republic of the Congo and the Congolese Redemption Fund, as follows:
7	1. On June 28, 2006, in accordance with the special arrangement in the
8	contract giving rise to the Congo's obligation at issue in this case, NUFI served the Summons;
9	Complaint; Civil Case Cover Sheet; Civil Case Cover Sheet Addendum; Alternative Dispute
10	Resolution (ADR) Information; and Notice of Case Assignment, by U.S. Mail and Federal
11	Express, on the Congo at the following address:
12	Regie National Des Travaux Publics et de la Construction B.P. 2073
13	Brazzaville Republique Populaire du Congo.
14	Ropublique i opulatio du Collego.
15	The Federal Express package was delivered and signed for by N. Gami K on July 5, 2006. The
16	tracking results confirming that the package was delivered and signed for are attached hereto as
17	Exhibit A.
18	2. On July 12, 2006, pursuant to 28 U.S.C. § 1608(a)(3), NUFI also served,
19	by U.S. Mail and Federal Express, the Summons, with French translation; Complaint, with
20	French translation; Notice of Suit, with French Translation, pursuant to 22 C.F.R. § 93.2; Civil
21	Case Cover Sheet; Civil Case Cover Sheet Addendum; Alternative Dispute Resolution (ADR)
22	Information; and Notice of Case Assignment on:
23	Roldphe Adade Minister of Foreign Affairs
24	International Cooperation & Relations with Francophone Countries B.P. 2070, Brazzaville
25	Congo.

26 The Federal Express package was delivered and signed for by M. Abela K on July 17, 2006. The

tracking results confirming that the package was delivered and signed for are attached hereto as

27

Exhibit B.

1	<ol> <li>On July 17, 2006, to ensure that the Congo received notice of this action,</li> </ol>
2	NUFI also sent the summons and complaint to the Congo's U.S. counsel, Boaz Morag Esq. of
3	Cleary, Gottlieb, Steen & Hamilton, by email. A copy of the email is attached hereto as
4	Exhibit C. Mr. Morag represents the Congo in other judgment enforcement litigation
5	commenced by judgment creditors of the Congo, including Texas litigation in which NUFI is a
6	plaintiff.
7	
8	Dated: August 3, 2006 Respectfully submitted,
9	
10	Robert A. Sacks (Cal. Bar No. 150146)
11	Edward E. Johnson (Cal. Bar No. 241065)
12	Mark F. Rosenberg 1888 Century Park East
13	SULLIVAN & CROMWELL LLP (310) 712-6600
14	New York, New York 10004-2498
15	(212) 558-4000 Attorneys for Plaintiff C. ITOH MIDDLE (212) 558-3588 facsimile EAST E.C. (Bahrain), through the real party in interest, NATIONAL UNION FIRE
16	INSURANCE COMPANY OF PITTSBURGH, PA.
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# Exhibit A

#### Tracking summary



Close Window

Track Shipments **Detailed Results**  Print

Tracking number Signed for by Ship date Delivery date

791983756577 N.GAMI K Jun 28, 2006 Jul 5, 2006 2:44 PM

Reference

009226014301253 5

Destination Delivered to Service type Weight

Brazzaville CG Receptionist/Front Desk Priority Pak

4.0 lbs.

Status

Delivered

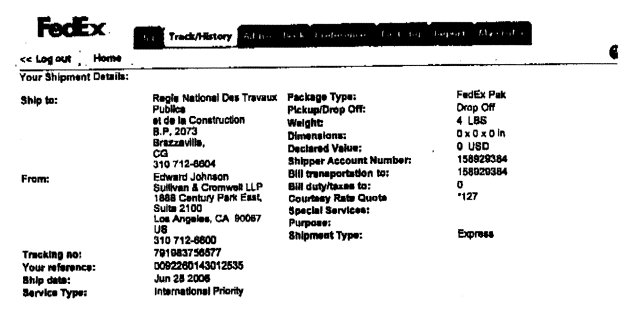
Date/Time		Activity	Location	Details
Jul 5, 2005 Jun 38, 2006	5:16 AM 5:15 AM 1:24 AM	Delivered In transit In transit In transit Departed FedEx location	Brazzaville CG PARIS FR PARIS FR PARIS FR PARIS FR PARIS FR PARIS FR	
Jun 29, 2006	3:18 AM 1:25 AM	Arrived at FedEx location	MEMPHIS, TN MEMPHIS, TN LOS ANGELES, CA	
Jun 28, 2006	6:06 PM 7:07 PM 6:21 PM 6:19 PM	Arrived at FedEx location Left origin Package data transmitted to FedEx	LOS ANGELES, CA MARINA DEL REY, CA	
	5:28 PM	Picked up	MARINA DEL REY, CA	

### Track Horse of Springers

### Subscribe to tracking updates (optional)

Your Name:		Your Email Address:		
Email address	Language		Exception updates	Delivery updates
	English	4	٢	Γ*
	English	¥	Г	
·	English	3	評	۲
	English	3	F	۲
Select format: 6 h	TML C Text C Wireles	5		
Not available for Wir	i			_
non-Foolish characte				

### Shipment Details



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911 111

#### Please Note

. "The courtesy rate shown here may be different than the actual charges for your shipment. Differences may occur based on actual weig dimensions, and other factors. Consult the applicable <u>FedEx Service</u> Guide or the FedEx Rate Sheets for details on how shipping char calculated.

FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, dalay, non-delivery, misch misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is I greater of \$100 or the authorized declared value, Recovery cannot exceed actual documented loss. Maximum for items of extraordinary vie.g., jewelry, precious metals, negotiable instruments and other items listed in our Service Guide. Written claims must be filed within stric Consult the applicable FedEx Service Guide for details.

## Exhibit B

#### Tracking summary

Close Window

Print

Track Shipments **Detailed Results** 

Tracking number Signed for by Ship date Delivery date

792150344130 M.ABELA K Jul 12, 2006 Jul 17, 2006 2:00 PM

Reference

Destination Delivered to Service type Weight

009226014301253

Brazzaville CG Receptionist/Front Desk

Priority Pak 5.0 lbs.

Status

Delivered

Details Location Activity Date/Time Brazzaville ÇÇ 2:00 PM Delivered Jul 17, 2006 B:43 AM In transit PARIS FR Jul 14, 2008 5:18 AM In transit PARIS FR PARIS FR 5:15 AM In transit **PARIS FR** 3:10 AM Departed FedEx location **PARIS FR** 10:03 PM Departed FedEx location Jul 13, 2006 PARIS FR 8:41 PM Arrived at FedEx location 2:36 AM Departed FedEx location MEMPHIS, TN 1:35 AM Arrived at FedEx location MEMPHIS, TN LOS ANGELES, CA 7:50 PM Departed FedEx location Jul 12, 2006 LOS ANGELES, CA 7:18 PM Arrived at FedEx location MARINA DEL REY, CA 6:22 PM Left origin MARINA DEL REY, CA 5:24 PM Picked up 4:24 PM Package data transmitted to FedEx

#### Subscribe to tracking updates (optional)

Your Name:		Your Email Address:		
Email address	Language		Exception updates	Delivery updates
	English			
	English			Γ*
	English		F	٣
	English	<u> </u>	٣	
Select format: ® Hi Add personal messa	ML C Text C Wire	less	1	

Not available for Wireless or non-English characters.

#### Track/History cc Log out ! Home Your Shipment Details: FedEx Pak Package Type: Roldphe Adada Ship to: Ministry of Foreign Affairs B.P. 2070 Drop Off Plekup/Drop Off: 3 LBS Weight: Brazzaville, DXOXDin Dimensiona: CG 1 USD Declared Value: 310 712-5604 158929384 Shipper Account Number: Edward Johnson From: 158929384 Bill transportation to: Suilivan & Cromwell LLP

Tracking no: Your reference: Ship date:

Service Type:

310 712-8600 782150344130 0092260143012535 Jul 12 2006 International Priority

Suite 2100

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1888 Century Park East,

Los Angeles, CA 90087

158929384 Bill duty/taxes to: "115 Courtesy Rate Quote 0.00 Discounted variable % Special Services: Purpose: Ефгес Shipment Type:

Field

Later thing

#### Please Note

"The courtesy rate shown here may be different than the actual charges for your shipment. Differences may occur based on actual weig dimensions, and other factors. Consult the applicable <u>FedEx Service Guide</u> or the FedEx Rate Sheets for details on how shipping char

FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery, misdamininometion, unless you declare a higher value, pay an additional charge, document your actual loss and file at timety claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, inclinate, consequential, or special is of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is of sales, income interest, profit atthroved declared value. Recovery cannot exceed actual documented loss. Maximum for items of extraordinary of sales, procious metals, negotiable instruments and other items listed in our Service Guide, Written claims must be filed within strict Consult the applicable FedEx Service Guide for details.

# Exhibit C

### Johnson, Edward E.

Subject:

FW: Congo





ICANN Complaint.pdf (8 MBummons.pdf (113 Ki

----Original Message----

From: Rosenberg, Mark P.
Sent: Monday, July 17, 2006 3:08 PM
To: bmorag@cgsh.com

Subject: Congo

Boaz,

Enclosed please find a copy of the creditors suit complaint filed by NUPI in California. Feel free to call me at 212-558-3647 if would like to discuss it.

Regards,

Mark

PROOF OF SERVICE

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From-SULLIVAN & CRUMWELL

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27 28 I am employed in the County of Los Angeles, State of California. I am over the age of eighteen years and am not a party to this action. My business address is Sullivan & Cromwell LLP, 1888 Century Park East, Suite 2100, Los Angeles, California 90067-1725.

I served the below listed document(s) described as:

PROOF OF SERVICE OF SUMMONS AND COMPLAINT

on August 3, 2006, on all other parties in this action by placing a true copy of the above document(s) enclosed in sealed envelopes addressed as follows:

### SEE ATTACHED SERVICE LIST

For copies served by United States Mail, I placed each such envelope with postage thereon fully prepared for the deposit in the United States mail in accordance with the office practice of Sullivan & Cromwell LLP, which practice is that when correspondence is deposited with the Sullivan & Cromwell LLP personnel responsible for delivering correspondence to the United States Postal Service, such correspondence is delivered to the United States Postal Service that same day in the course of business.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on August 3, 2006 at Los Angeles, California.

Roberta Striplia

r-003

SERVICE LIST ١ 2 Via United States Mail: 3 Internet Corporation for Assigned Names and Numbers 4676 Admiralty Way, Suite 330 4 Marina Del Rey, California 90401 5 б Internet Assigned Names Authority 4676 Admiralty Way, Suite 330 Marina Del Rey, California 90401 7 8 The People's Republic of the Congo Regie National Des Travaux Publics et de la Construction 9 B.P. 2073 10 Brazzaville 11 Republique Populaire du Congo 12 The Congolese Redemption Fund Regie National Des Travaux Publics et de la Construction B.P. 2073 13 Brazzaville 14 Republique Populaire du Congo 15 16 17 18 19 20 21 22 23 24 25 26

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PROOF OF SERVICE

I am employed in the County of Los Angeles, State of California. I am over the age of eighteen years and am not a party to this action. My business address is Sullivan & Cromwell LLP, 1888 Century Park East, Suite 2100, Los Angeles, California 90067-1725.

I served the below listed document(s) described as:

### REQUEST FOR ENTRY OF DEFAULT

on November 13, 2006, on all other parties in this action by placing a true copy of the above document(s) enclosed in sealed envelopes addressed as follows:

#### Via Facsimile & U.S. Mail

Jeffrey A. LeVee Samantha S. Eisner JONES DAY 555 South Flower Street, Fiftieth Floor Los Angeles, California 90071-2300

Via Mail

The People's Republic of the Congo Regie National Des Travaux Publics et de la Construction B.P. 2073 Brazzaville Republique Populaire du Congo

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The Congolese Redemption Fund Regie National Des Travaux Publics et de la Construction B.P. 2073 Brazzaville Republique Populaire du Congo

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For copies sent by Facsimile, I delivered a true copy of the above documents to the Sullivan & Cromwell LLP personnel responsible for facsimile service, to the persons listed at the facsimile numbers listed above. I am familiar with the office practice of Sullivan & Cromwell LLP, which practice is that when documents are deposited with the Sullivan & Cromwell LLP personnel responsible for facsimile service, such documents are transmitted via facsimile that same day in the course of business.

Nov-13-06

For copies served by United States Mail, I placed each such envelope with postage thereon fully prepared for the deposit in the United States mail in accordance with the office practice of Sullivan & Cromwell LLP, which practice is that when correspondence is deposited with the Sullivan & Cromwell LLP personnel responsible for delivering correspondence to the United States Postal Service, such correspondence is delivered to the United States Postal Service that same day in the course of business. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on November 13, 2006 at Los Angeles, California. Roberta Striplin