SZOLD & BRANDWEN, P.C.

14 WALL STREET NEW YORK, N.Y. 10005-2101 TELEPHONE: (212) 732-0606 FAX: (212) 766-0229 E-Mail: info@szoldbran.com

June 23, 2005

CERTIFIED MAIL/RRR

Jewish Defense Organization P.O. Box 159 FDR Station New York, NY 10150

Re: Performance of a Lifetime

Dear JDO Officers, Directors, Members and Staff:

This firm represents Performance of a Lifetime. Your Web site has been continuously posting (publishing) a Web page entitled "Confidential Documents of the Fred Newman Cult" at <u>www.jdo.org/indparty</u>. This Web page includes links to over 100 confidential electronic files (the "Files") that are the property of Performance of a Lifetime. Your links allow Internet users to view and download any or all of the Files.

This letter puts you on formal written notice that the Files that you received, possess, and are making available for public viewing and transfer on your Web site are confidential property that was stolen from our client. You have violated and are continuing to violate our clients' rights, for which you can be held civilly liable. In addition, you have violated and are continuing to violate and are continuing to violate several federal and state criminal laws pertaining to stolen property in general, and computer related/electronically stored materials in particular.

Without waiving any of its rights and claims, our client demands that you immediately cease and desist from receiving, transporting, transmitting, disseminating, or copying its stolen Files or the contents thereof. Please contact the undersigned immediately to arrange for verification that you have complied with this demand.

Very truly yours, SZOLD & BRANDWEN, P.C. This is trial version www.aduitputf.Block

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July 1, 2005

BY FCM & E-MAIL (judeam@jdo.org)

Jewish Defense Organization P.O. Box 159 FDR Station New York, NY 10150

Re: Performance of a Lifetime

Dear JDO Officers, Directors, Members and Staff:

We are in receipt of your e-mail dated June 28, 2005, which responded to our letter dated June 23, 2005.

You allege that "none of the files were stolen." It is not possible to verify the accuracy of that allegation unless you provide a specific account of who is the "disgruntled employee," what that person allegedly did, what the person gave or communicated to you, and what you did. You or your attorney should provide us with the specific information.

Even if the general outline of your allegation about obtaining our client's files is factual, you nevertheless have committed and are continuing to commit crimes and civil wrongs by publishing and distributing our client's confidential electronic files. For your reference, here is a partial list of the applicable laws: a) the federal Stored Communications Act, which comprises part of the federal Electronic Communications Privacy Act; b) the federal Computer Fraud and Abuse Act; c) the federal Copyright Act; d) Criminal Possession of Computer Related Material, § 156.35 of the New York Penal Law; e) Unlawful Duplication of Computer Related Material, § 156.30 of the New York Penal Law; and f) common law Misappropriation of Trade Secrets.

Again, this is mere van Stial St of Your apilites it Sasurel that the files were not stolen. If, as we believe, you did obtain the files through unauthorized access or theft, a number of other criminal and only have the apply of your conject. COM

SZOLD & BRANDWEN, P.C.

JDO Officers, Directors, Members and Staff July 1, 2005 Page 2

Our client's demand set forth in our letter dated June 23, 2005, remains in full force and effect. Thank you.

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