

Honorable Robert S. Lasnik

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UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

RIDING FILMS, INC.  
Plaintiff  
v.  
JOHN DOES 1- 65  
Defendants.

Case No. 2:13-CV-00287  
  
ANSWER AND  
COUNTERCLAIM  
  
Jury Demanded

Defendant Mary Kauffmann hereby responds to Plaintiff Riding Films, Inc.'s Complaint. Defendant **Mary Kauffmann** is identified in Plaintiff's Complaint by I.P. Address **24.22.214.115**. In answer to the complaint, Ms. Kauffmann states as follows:

**Jurisdiction And Venue**

1. Admitted that this is an action which purports to recite a claim for copyright infringement and contributory copyright infringement. Denied that the action has merit.
2. Admitted.
3. Defendant admits only that this Court has personal jurisdiction. All other allegations are denied.

**JOINDER**

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2 4. Defendant denies any involvement in any act related to, or even any  
3 knowledge of, the “Motion Picture.” Defendant is without knowledge or  
4 information sufficient to form a belief as to the truth of the remaining allegations  
5 of this paragraph and therefore denies those allegations.

6 5. Defendant denies any involvement in any “swarm.” Defendant is  
7 without knowledge or information sufficient to form a belief as to the truth of  
8 the remaining allegations of Paragraph 5 and therefore denies those allegations.

9 6. Defendant denies any involvement in any “swarm.” Defendant is  
10 without knowledge or information sufficient to form a belief as to the truth of  
11 the remaining allegations of Paragraph 6 and therefore denies those allegations.

12 7. Defendant denies any involvement in any “swarm.” Defendant is  
13 without knowledge or information sufficient to form a belief as to the truth of  
14 the remaining allegations of Paragraph 7 and therefore denies those allegations.

15 8. Defendant is without knowledge or information sufficient to form a  
16 belief as to the truth of the allegations of Paragraph 8 and therefore denies those  
17 allegations.

18 9. Defendant is without knowledge or information sufficient to form a  
19 belief as to the truth of the allegations of Paragraph 9 and therefore denies those  
20 allegations.

21 10. Defendant is without knowledge or information sufficient to form a  
22 belief as to the truth of the allegations of Paragraph 10 and therefore denies  
23 those allegations.  
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1           11. Denied as to Ms. Kauffmann. Defendant is without knowledge or  
2 information sufficient to form a belief as to the truth of the remaining allegations  
3 of Paragraph 11 and therefore denies those allegations.

4           12. Defendant is without knowledge or information sufficient to form a  
5 belief as to the truth of the allegations of Paragraph 12 and therefore denies  
6 those allegations.

7           13. Defendant denies any participation in any infringement. Defendant  
8 is without knowledge or information sufficient to form a belief as to the truth of  
9 the allegations of Paragraph 13 and therefore denies those allegations.

10           14. Defendant denies any participation in any infringement. Defendant  
11 is without knowledge or information sufficient to form a belief as to the truth of  
12 the allegations of Paragraph 14 and therefore denies those allegations.

13           15. Defendant is without knowledge or information sufficient to form a  
14 belief as to the truth of the allegations of Paragraph 15 and therefore denies  
15 those allegations.

16           16. Defendant is without knowledge or information sufficient to form a  
17 belief as to the truth of the allegations of Paragraph 16 and therefore denies  
18 those allegations.

19           17. Defendant is without knowledge or information sufficient to form a  
20 belief as to the truth of the allegations of Paragraph 17 and therefore denies  
21 those allegations.

22           18. Defendant is without knowledge or information sufficient to form a  
23 belief as to the truth of the allegations of Paragraph 18 and therefore denies  
24 those allegations.

**PARTIES**

1  
2 19. Defendant is without knowledge or information sufficient to form a  
3 belief as to the truth of the allegations of Paragraph 19 and therefore denies  
4 those allegations.

5 20. Denied that Ms. Kauffmann participated in any swarm. Denied that  
6 the National Security Agency developed the “hashing” algorithm; Hans Luhn is  
7 generally credited with creating the concept of a hashing algorithm while he was  
8 a computer scientist at IBM. Defendant is without knowledge or information  
9 sufficient to form a belief as to the truth of the remaining allegations of  
10 Paragraph 20 and therefore denies those allegations.

11 21. Denied.

12 22. Denied that Ms. Kauffmann participated in any infringement.  
13 Defendant is without knowledge or information sufficient to form a belief as to  
14 the truth of the remaining allegations of Paragraph 22 and therefore denies those  
15 allegations.

16 23. Defendant is without knowledge or information sufficient to form a  
17 belief as to the truth of the allegations of Paragraph 23 and therefore denies  
18 those allegations.

19 24. Defendant is without knowledge or information sufficient to form a  
20 belief as to the truth of the allegations of Paragraph 24 and therefore denies  
21 those allegations.

22 25. Defendant is without knowledge or information sufficient to form a  
23 belief as to the truth of the allegations of Paragraph 25 and therefore denies  
24 those allegations.  
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1 26. Defendant is without knowledge or information sufficient to form a  
2 belief as to the truth of the allegations of Paragraph 26 and therefore denies  
3 those allegations.

4 **THE COPYRIGHT**

5 27. Defendant is without knowledge or information sufficient to form a  
6 belief as to the truth of the allegations of Paragraph 27 and therefore denies  
7 those allegations.

8 28. Defendant is without knowledge or information sufficient to form a  
9 belief as to the truth of the allegations of Paragraph 28 and therefore denies  
10 those allegations.

11 29. Defendant is without knowledge or information sufficient to form a  
12 belief as to the truth of the allegations of Paragraph 29 and therefore denies  
13 those allegations. Specifically, on information and belief, Plaintiff may not be  
14 the true copyright owner or owns less than sufficient rights in the work to  
15 maintain this action.

16 30. Defendant is without knowledge or information sufficient to form a  
17 belief as to the truth of the allegations of Paragraph 30 and therefore denies  
18 those allegations. Specifically, on information and belief, Plaintiff may not be  
19 the true copyright owner or owns less than sufficient rights in the work to  
20 maintain this action.

21 31. Defendant is without knowledge or information sufficient to form a  
22 belief as to the truth of the allegations of Paragraph 31 and therefore denies  
23 those allegations.

24 32. Defendant is without knowledge or information sufficient to form a  
25 belief as to the truth of the allegations of Paragraph 32 and therefore denies  
26 those allegations.  
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**COPYRIGHT INFRINGEMENT AND BITTORRENT**

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2 33. Defendant is without knowledge or information sufficient to form a  
3 belief as to the truth of the allegations of Paragraph 33 and therefore denies  
4 those allegations.

5 34. Defendant is without knowledge or information sufficient to form a  
6 belief as to the truth of the allegations of Paragraph 34 and therefore denies  
7 those allegations.

8 35. Denied that Ms. Kauffmann visited any such “torrent site.”  
9 Defendant is without knowledge or information sufficient to form a belief as to  
10 the truth of the allegations of Paragraph 35 and therefore denies those  
11 allegations.

12 36. Defendant is without knowledge or information sufficient to form a  
13 belief as to the truth of the allegations of Paragraph 36 and therefore denies  
14 those allegations.

15 37. Denied that the National Security Agency developed the concept of  
16 a hashing algorithm. Denied that a hash value acts as a “roadmap” to anything,  
17 least of all IP addresses. Defendant is without knowledge or information  
18 sufficient to form a belief as to the truth of the allegations of Paragraph 37 and  
19 therefore denies those allegations.  
20

21 38. Defendant is without knowledge or information sufficient to form a  
22 belief as to the truth of the allegations of Paragraph 38 and therefore denies  
23 those allegations.

24 39. Denied.  
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1           40. Defendant is without knowledge or information sufficient to form a  
2 belief as to the truth of the allegations of Paragraph 40 and therefore denies  
3 those allegations.

4           41. Defendant is without knowledge or information sufficient to form a  
5 belief as to the truth of the allegations of Paragraph 41 and therefore denies  
6 those allegations. The phrase “in this is Hash” is not understood, and therefore  
7 denied.

8           42. Denied that Ms. Kauffmann participated in any swarm. Defendant  
9 is without knowledge or information sufficient to form a belief as to the truth of  
10 the remaining allegations of Paragraph 42 and therefore denies those allegations.  
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12           43. Defendant is without knowledge or information sufficient to form a  
13 belief as to the truth of the allegations of Paragraph 43 and therefore denies  
14 those allegations.

15           44. Denied that Ms. Kauffmann participated in any infringement.  
16 Defendant is without knowledge or information sufficient to form a belief as to  
17 the truth of the allegations of Paragraph 44 and therefore denies those  
18 allegations.

19           45. Denied that Plaintiff identified Defendant publishing the Motion  
20 Picture via BitTorrent or any other method. Defendant is without knowledge or  
21 information sufficient to form a belief as to the truth of the remaining allegations  
22 of Paragraph 45 and therefore denies those allegations.  
23

24           46. Denied that Plaintiff created the Motion Picture. On information  
25 and belief, Plaintiff has never created anything except lawsuits.  
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1 47. Defendant is without knowledge or information sufficient to form a  
2 belief as to the truth of the allegations of Paragraph 47 and therefore denies  
3 those allegations.

4 48. Denied that Ms. Kauffmann distributed the Motion Picture in any  
5 way, least of all by BitTorrent. Defendant is without knowledge or information  
6 sufficient to form a belief as to the truth of the remaining allegations of  
7 Paragraph 48 and therefore denies those allegations.

8 49. Denied.

9  
10 **Defendants Are Members Of BitTorrent Swarm**

11 50. Denied.

12 51. Denied.

13 52. Denied.

14 53. Denied.

15 54. Denied.

16  
17 **COUNT I**

18 **DIRECT COPYRIGHT INFRINGEMENT**

19 55. Defendant repeats each denial of paragraphs 1-54 above as if set  
20 forth fully here.

21 56. Denied that Ms. Kauffmann participated in any infringement.  
22 Defendant is without knowledge or information sufficient to form a belief as to  
23 the truth of the allegations of Paragraph 56 and therefore denies those  
24 allegations.



1 57. Defendant is without knowledge or information sufficient to form a  
2 belief as to the truth of the allegations of Paragraph 57 and therefore denies  
3 those allegations.

4 58. Denied that Ms. Kauffmann participated in any infringement.  
5 Defendant is without knowledge or information sufficient to form a belief as to  
6 the truth of the remaining allegations of Paragraph 58 and therefore denies those  
7 allegations.

8 59. Denied that Ms. Kauffmann participated in any infringement.  
9 Defendant is without knowledge or information sufficient to form a belief as to  
10 the truth of the remaining allegations of Paragraph 59 and therefore denies those  
11 allegations.

12 60. Denied.

13 61. Denied.

14 **COUNT II**  
15 **CONTRIBUTORY COPYRIGHT INFRINGEMENT**

16 62. Defendant repeats each denial of paragraphs 1-61 above as if set  
17 forth fully here.

18 63. Denied that Defendant contributed to any infringing conduct.  
19 Defendant is without knowledge or information sufficient to form a belief as to  
20 the truth of the remaining allegations of Paragraph 63 and therefore denies those  
21 allegations.  
22

23 64. Denied that Defendant contributed to any infringing conduct.  
24 Defendant is without knowledge or information sufficient to form a belief as to  
25 the truth of the remaining allegations of Paragraph 64 and therefore denies those  
26 allegations.  
27

1 65. Denied.

2 66. Denied.

3 67. Denied.

4 68. Denied.

5 69. Denied.

7 **Prayer For Relief**

8 Defendant denies that Plaintiff is entitled to any of the relief prayed for in  
9 the Complaint.

10 **AFFIRMATIVE DEFENSES**

11 Defendant asserts the following affirmative defenses without undertaking  
12 or otherwise shifting any applicable burden of proof.

13 **Lack Of Standing**

14 Plaintiff is not the real party in interest in this matter and/or does not have  
15 sufficient rights to maintain this action. Plaintiff's rights, if any, in the purported  
16 copyright fail to confer proper standing on Plaintiff to maintain this action.

17 **No Infringement**

18 Defendant has not engaged in or contributed to any infringement of the  
19 purported copyright.

20 **Abuse Of Process**

21 Plaintiff's claims are an abuse of process and are being pursued for an  
22 improper purpose.

23 **Misuse Of Copyright**

24 Plaintiff's claims are barred by the doctrine of misuse of copyright based  
25 on Plaintiff's improper conduct and actions in bringing and maintaining this and  
26 other actions exactly like it around the country.  
27

**Estoppel And Unclean Hands**

1  
2 Plaintiff's claims are barred by the doctrine of estoppel. Even though  
3 Defendant had no involvement in any direct or contributory infringement,  
4 Plaintiff likely knew the facts of any alleged file-sharing by other defendants or  
5 other non-defendants. Plaintiff acted in such manner that other defendants  
6 and/or third parties were entitled to, and did, believe that the continued  
7 availability of the copyrighted work on BitTorrent was intended by Plaintiff, and  
8 any actions to download were induced by, and done in reliance on, Plaintiff's  
9 conduct.

10 **Implied License**

11 Plaintiff's claims are barred by implied license. By making its own  
12 copyrighted work available using the BitTorrent protocol to users of that  
13 protocol, Plaintiff has conveyed an implied license to the copyrighted work to  
14 any users of the BitTorrent protocol.

15 **Inadequacy Of Copyright Assignment**

16 Plaintiff's purported rights in the copyrighted work, if any, fail to include  
17 the right to sue for prior infringements.

18 **COUNTERCLAIMS**

19 For its Counterclaims against Plaintiff Riding Films, Inc., Defendant  
20 Mary Kauffmann asserts as follows:

21 **THE PARTIES**

- 22 1. Defendant/Counterclaimant is an individual residing in this District.  
23  
24 2. Plaintiff/Counterclaim Defendant Riding Films, Inc. is a Canadian  
25 Company with a principal place of business in Burnaby, Canada.  
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**JURISDICTION AND VENUE**

1  
2 3. This Court has subject matter jurisdiction over these counterclaims  
3 pursuant to 28 U.S.C. §§ 1331, 1338, 1367, 2201, and 2202. The counterclaims  
4 are so related to the claims asserted by Plaintiff in this action that they form part  
5 of the same case or controversy under Article III of the United States  
6 Constitution, and arise out of common facts, transactions, or occurrences as  
7 provided under Fed. R. Civ. P. 13 and 20.

8 4. This Court has personal jurisdiction over Plaintiff. Plaintiff availed  
9 itself of this Court's jurisdiction by bringing this action in this District.

10 5. Venue in this District is proper over the counterclaims pursuant to  
11 28 U.S.C. § 1391.

**GENERAL BACKGROUND**

12  
13 6. Plaintiff has brought this and other identical actions in countless  
14 other cases in this District as well as many other districts across the country. For  
15 example, Riding Films is the named plaintiff in the following cases filed in this  
16 District within two days: *Riding Films, Inc. v. Does 1-35, 2:13-cv-00255*; *Riding*  
17 *Films, Inc. v. Does 1-12, 2:13-cv-00256*; *Riding Films Inc v. Does 1-44, 2:13-*  
18 *cv-00277*; *Riding Films Inc v. Does 1-44, 2:13-cv-00278*; *Riding Films Inc v.*  
19 *Does 1-65, 2:13-cv-00287*; *Riding Films Inc v. Does 1-65, 2:13-cv-00288*;  
20 *Riding Films Inc v. Does 1-64, 2:13-cv-00289*. None of those other matters were  
21 identified as related cases to this matter.

22  
23 7. Plaintiff alleges that it is in the business of making and producing  
24 films, yet there is no evidence that Plaintiff has, in fact, conducted any business  
25 other than filing copyright infringement lawsuits.

26 8. Plaintiff is one of at least five different plaintiffs which have all  
27 filed almost identical copyright infringement cases in this District using nearly  
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1 identical pleadings (including the exact same typographical errors among the  
2 several cases). See, e.g., *Kintop Pictures v. Does 1-26*, 2:12-cv-02159; *R & D*  
3 *Film 1, LLC v. Does 1-46*, 2:13-cv-00050; *Riding Films, Inc. v. Does 1-35*, 2:13-  
4 cv-00255; *Zembezia Film (Pty.) Ltd. v. Does 1-47*, 2:13-cv-00307; and *Voltage*  
5 *Pictures, LLC v. Does 1-18*, 2:13-cv-00455. All of the different plaintiffs use the  
6 same counsel as the instant action.

7 9. All five of those different plaintiffs have also brought similar  
8 actions in other cases around the country. See, e.g., *Kintop Pictures v. Does 1-*  
9 *78*, 12-cv-1210 (MDTN); *R&D Film 1 LLC v. Does 1-20*, 12-cv-5817 (NDIL);  
10 *Riding Films Inc. v. Does 1-61*, 13-cv-0018 (SDGA); *Zambezia Film Ltd v.*  
11 *Does 1-17*, 13-cv-0043 (EDTN); and *Voltage Pictures LLC v. Does 1-24*, 13-cv-  
12 0463 (NDOH), as well as countless others.

13 10. In each other district, the actions brought by those other plaintiffs  
14 are also brought by the same counsel. See, for example:

15 (a) In the Middle and Eastern Districts of Tennessee, Klint W. Alexander  
16 is counsel of record on: *Voltage Pictures LLC v. Does 1-92*, 13-cv-0132; *Kintop*  
17 *Pictures v. Does 1-78*, 12-cv-1210; *Riding Films Inc. v. Does 1-92*, 12-cv-1247;  
18 *R&D Film 1 LLC v. Does 1-96*, 13-cv-0617; and

19 (b) In the Southern District of Georgia, Nathan C. Belzer is counsel of  
20 record on: *Zambezia Film Ltd v. Does 1-33*, 13-cv-0016; *Riding Films Inc. v.*  
21 *Does 1-24*, 13-cv-0020; *R&D Film 1 LLC v. Does-1-37*, 12-cv-0283.

22 11. In none of the countless cases across the country brought on behalf  
23 of the instant Plaintiff, or any of the other plaintiffs, is any relationship between  
24 them ever disclosed to the various courts, despite the nearly-uniform  
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1 requirement that every entity with a financial stake in the outcome of the  
2 litigation must be disclosed. See, L.C.R. 7.1.

3 12. It is inconceivable that multiple completely unrelated entities all  
4 happened to stumble upon the exact same set of plaintiff's lawyers in each of  
5 countless different districts around the country.

6 13. On information and belief, Defendant alleges that discovery will  
7 reveal a currently undisclosed entity is, in fact, the real party in interest in this  
8 and other similar matters.

9  
10 **FIRST COUNTERCLAIM**

11 **(Declaratory Judgment Of Non-Infringement)**

12 14. Defendant incorporates by reference all foregoing allegations made  
13 in the affirmative defenses and counterclaims as if fully set forth herein.

14 15. There is an actual and justiciable controversy between the parties  
15 regarding the alleged direct and contributory copyright infringement.

16 16. Defendant has not infringed Plaintiff's alleged copyright. Plaintiff  
17 cannot knowingly claim otherwise.

18 17. Defendant is entitled to a declaratory judgment pursuant to 28  
19 U.S.C. § 2201 that Defendant has not infringed, either directly or contributorily,  
20 the purportedly-copyrighted work.

21 **SECOND COUNTERCLAIM**

22 **(Abuse Of Process)**

23 18. Defendant incorporates by reference all foregoing allegations made  
24 in his affirmative defenses and counterclaims as if fully set forth herein.

25 19. Plaintiff brought this action for the improper purpose of using the  
26 legal process in furtherance of a business model that involves improperly  
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1 threatening innocent citizens with financial hardship or ruin should they decide  
2 not to pay a settlement fee.

3         20. In filing its complaint, Plaintiff sought to use and did use lawfully  
4 issued process for an ulterior or illegitimate purpose other than that which it was  
5 designed to accomplish. As demonstrated, if not proven, by Plaintiff's litigation  
6 history, Plaintiff has no intention of using this legal process for the purpose  
7 which it was intended.

8         21. Specifically, Plaintiff failed to disclose and concealed pertinent and  
9 material information that includes but is not limited to the following:

10         (a) Plaintiff instituted this action without any genuine intent to proceed  
11 against any defendant herein, but rather as a vehicle to obtain discovery of the  
12 identity and contact information of Defendant and others;

13         (b) upon receiving that information, Plaintiff intends to mail letters to  
14 each defendant threatening to pursue statutory damages and attorney's fees under  
15 the Copyright Act, without disclosing that those remedies are not properly  
16 recoverable;

17         (c) Plaintiff intends the current action to hang as a sword over Defendant's  
18 head, to extort unwarranted payments to settle claims not supportable as a matter  
19 of law.

20         22. Plaintiff is not the real party in interest, and through its conduct has  
21 sought to conceal the identity of the real party in interest, thereby committing  
22 fraud upon this Court.

23         23. As a direct and proximate result of the Plaintiff's conduct,  
24 Defendant has been forced to expend a significant amount of time and money in  
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1 defending against these frivolous claims, and thereby suffered injuries, damages,  
2 or losses in an amount to be determined at trial.

3 **THIRD COUNTERCLAIM**

4 **Copyright Misuse**

5 24. Defendant incorporates by reference all foregoing allegations made  
6 in the affirmative defenses and counterclaims as if fully set forth herein.

7 25. Plaintiff has engaged in abusive and/or improper conduct in  
8 exploiting or enforcing its purported copyright assignment beyond any  
9 legitimate rights it may have.

10 26. Specifically, when it brought actions against Defendant and others  
11 that it had no standing to bring and that threatened penalties that exaggerated  
12 and misstated the law, Plaintiff misled and defrauded Defendant and others into  
13 paying to retain counsel and defending the claims.

14 27. Plaintiff's bald attempt at expanding the scope of its purported  
15 copyright through deception and ulterior motivations constitutes copyright  
16 misuse.

17 28. Defendant is entitled to declaratory relief that Plaintiff's copyright  
18 is unenforceable and an order barring Plaintiff from advancing any claims of  
19 direct or contributory copyright infringement.

20 **PRAYER FOR RELIEF**

21 WHEREFORE, Defendant/Counterclaimant Mary Kauffmann  
22 respectfully requests that this Court issue judgment as follows:  
23

24 A. That Riding Films, Inc. take nothing by the Complaint and that the  
25 same be dismissed with prejudice;  
26



1 B. That Plaintiff has misused its copyright and that it should be  
2 rendered unenforceable;

3 C. That Defendant/Counterclaimant is not liable for directly or  
4 indirectly infringing Plaintiff's copyright;

5 D. For an award of costs and reasonable attorneys fees incurred in  
6 defending this action;

7 E. For an award of all damages sustained as a consequence of  
8 Plaintiff's Abuse of Process complained of herein;

9 F. For an award of pre- and post-judgment interest; and

10 G. For such other and further relief as the Court deems appropriate.  
11

12 **JURY DEMAND**

13 Defendant demands a trial by jury on all issues presented in the  
14 Complaint and this Answer and Counterclaim.  
15

16 Dated April 18, 2013

Respectfully submitted,

17  
18 /s/ John Whitaker

John Whitaker, WSBA No: 28868

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Attorney for Defendant

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**CERTIFICATE OF SERVICE**

I, Anne K. Smart, hereby certify that on the date indicated below, I caused a true and correct copy of the foregoing to be served on all parties who have appeared in this case:

DATED: April 18, 2013

s/Anne K. Smart  
Anne K. Smart  
Whitaker Law Group