

# EXHIBIT A

Harrington Cipriani LLP

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**RE: IMPORTANCE NOTICE REGARDING EVIDENCE PRESERVATION**

Dear Defendant:

By this letter, you are hereby given notice not to destroy, conceal, or alter any paper or electronic files, computer equipment, or storage media related to your karaoke business. Slep-Tone Entertainment Corporation believes that information relevant to the federal lawsuit filed against you may be in your possession.

**You are required by law to preserve all materials in your possession, custody, or control that may be relevant to this lawsuit.**

If you destroy, conceal, or alter evidence relevant to this lawsuit, the Court may impose severe sanctions (penalties) on you. For example, the Court may presume that the evidence would have been damaging to you, or it may require you to pay for the expense of recovering evidence you destroyed.

You should be aware that Slep-Tone has conducted an extensive investigation of your activities and has collected a significant amount of information about your operations. Therefore, any attempt to destroy evidence will be futile, and could make this lawsuit more difficult and expensive for you to defend.

You have been accused, in part, of putting Sound Choice®-branded karaoke tracks onto a hard drive without owning an original CD for each hard drive on which those tracks are stored, and using those tracks to produce karaoke shows for money. Any attempt to avoid liability by acquiring discs from any source will also be futile.

Very truly yours,

**HARRINGTON CIPRIANI LLP**

By James M. Harrington