

Term Sheet for Full Settlement and Resolution
of
Couples for Christ, Inc. v. Couples for Christ, USA, et al.
USDC CDCa #CV 08-5061 DSF (AJWx)

The parties are referred to herein as:

Plaintiff: Couples for Christ, Inc. is referred to as "CFC"

Defendants: Couples for Christ, USA, et al. are referred to as "CFCFFL"

The parties agree to settle and fully resolve the above-named case on the following terms and conditions:

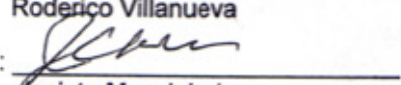
1. CFCFFL will not challenge ownership of the registrations by CFC of the three marks, "Couples for Christ," "CFC" and the CFC graphic logo.
2. CFC will consent with the U.S. PTO to the registration by CFCFFL of the marks "Couples for Christ Foundation for Family and Life" and "CFCFFL," among other things on the basis that there is no likelihood of confusion. CFCFFL agrees to use the words "Couples for Christ" only in conjunction with the words "Foundation for Family and Life," with both sets of words used together in roughly the same prominence of font style and size, and the letters "CFC" only together with the letters "FFL" in roughly the same prominence of font style and size. CFCFFL will not use in any of its written materials or on its website the typeface for the words "Couples for Christ" that CFC is currently using (as shown on Exhibit A hereto), or one substantially similar to it. CFCFFL agrees not to use the words "Couples for Christ" or the letters "CFC" in any other manner than as authorized in this paragraph.
3. All affiliated chapters of CFCFFL will be ordered to amend their corporate names and any other identification, to the extent necessary, to include "Foundation for Family and Life," such amendments to be filed within three months.
4. The parties agree to issue a joint press release, with language mutually agreed-upon, announcing the case is resolved and briefly discussing the terms of the settlement. Each side agrees not to issue a separate, individual press release or other public announcement in connection with this matter, except as may be agreed-upon by the other side.
5. Both parties agree not to disparage the other party, whether on their respective websites, or in any other manner.
6. Any dispute that arises with respect to the terms or meaning of this agreement will first attempt to be resolved between the parties directly. If the parties are unable to resolve the dispute among themselves, the parties agree to resolve such issue(s) through binding arbitration conducted in Los Angeles County, California with Glenn M. Gottlieb, Esq. acting as arbitrator, or any other person mutually acceptable to the parties. In any such arbitration, the prevailing party will be entitled to recover its reasonable attorneys fees.
7. The parties agree to stipulate to dismissal of the lawsuit, with prejudice. Each side will bear its own costs and expenses.
8. Both parties represent that their representatives signing this agreement of settlement and resolution are fully authorized by their respective organizations to legally bind their organizations to this agreement.
9. The parties contemplate that a more formal settlement agreement will be drafted and agreed-upon between the parties incorporating the terms and conditions of this agreement. If for any reason such a formal agreement is not completed or executed, this agreement is intended to be fully binding on the parties, and may be enforced by either party against the other party.

The parties have executed this agreement in Marina Del Rey, California on February 25, 2010:

For Plaintiff:
COUPLES FOR CHRIST, INC.

By: 
Ricardo Cuenca


By: 
Roderico Villanueva

By: 
Jacinto Macalalad

By: 
Doroteo Ricky Coronel

For Defendants:
COUPLES FOR CHRIST, USA, et al.

By: 
Adolfo C. Paglinawan, Executive Secretary

Exhibit A
 COUPLES FOR CHRIST