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COURT OF COMMON PLEAS OF CHESTER COUNTY, PENNSYLVANI CIVIL ACTION - LAW

FEDEX CORPORATE SERVICES

Plaintiff

No.

VS.

TACTICAL RABBIT INC.

CIVIL ACTION

Defendant

COMPLAINT

The above Plaintiff brings this action against the above Defendant to recover the sum of \$37,977.39, upon the following cause of action:

- 1. Plaintiff, **FEDEX CORPORATE SERVICES**, is located at 3965 Airways Blvd., Module G, 3rd Fl, Memphis, TN 38116.
- Defendant, TACTICAL RABBIT INC., is located at 890 S. Matlack St., Apt 460,
 West Chester PA 19382.

COUNT I

Breach of Contract

- 3. At Defendant's request, Defendant was provided shipping services by Federal Express Corporation and FedEx Ground Package System, Inc. in the amount and for the prices set forth in invoices referred to in a statement of Defendant's account taken from Plaintiff's books and records, a true and correct copy of which is attached hereto, made a part hereof and marked Exhibit "A."
- 4. Plaintiff is the holder and owner of the outstanding debt for fees owed for the shipping services provided to Defendant above.
- 5. The prices charged for the aforesaid services are just and reasonable and are those which Defendant promised to pay Plaintiff.
 - 6. Defendant received said services.

- 7. Defendant accepted said services.
- 8. Defendant did not reject said services.
- 9. Defendant did not dispute the quality of said services.
- 10. Defendant has not paid Plaintiff in full for said services.
- 11. A total principal amount which became due as a result thereof, after allowance for all proper credits for payments and/or adjustments, if any, was \$37,977.39.
- 12. Plaintiff has made demand against Defendant for the aforesaid sum, but Defendant failed or refused to pay the same or any part thereof.

WHEREFORE, Plaintiff demands judgment against Defendant for \$37,977.39 all other relief to which Plaintiff may be entitled.

COUNT II

Alternative to Count I - Unjust Enrichment

- 13. Plaintiff incorporates the allegations of every paragraph enumerated above of this Complaint as if said paragraphs were fully set forth here at length.
- 14. At Defendant's request, Plaintiff conferred a benefit upon Defendant by providing the services described in the exhibits attached hereto.
 - 15. Defendant received and accepted the benefit of said services provided by Plaintiff.
- 16. At all times material hereto, Defendant was aware that Plaintiff was providing the aforesaid services to Defendant and that Plaintiff expected to be paid for such.
- 17. At all times material hereto, Defendant, with the aforesaid knowledge, permitted Plaintiff to provide said services and to incur damages.
- 18. At all times material hereto, Defendant was unjustly enriched by retaining the benefit of receiving said services without paying Plaintiff fair and reasonable compensation.

- 19. Allowing Defendant to retain the benefit of said services without paying fair compensation would be unjust.
- 20. By reason of the aforesaid unjust enrichment of Defendant at Plaintiff's expense, an implied contract exists between Plaintiff and Defendant and Defendant is obligated to pay Plaintiff the *quantum meruit* value of the services described in the exhibits attached hereto in the amount of \$37,977.39.

WHEREFORE, Plaintiff demands judgment against Defendant for \$37,977.39 and all other relief to which Plaintiff may be entitled.

AMATO AND KEATING, P.C.

Bv:

Justin N. Davis, Esquire John R. Keating, Esquire Daniel A. Wechsler, Esquire Michael J. Albanese, Esquire Attorneys for Plaintiff 107 North Commerce Way Bethlehem, PA 18017 (610) 866-0400