To:

InventHelp Invention Submission Corp. Technosystems Consolidated Co. 217 Ninth St. Pittsburgh, PA 15222

Monday, May 22, 2006

To whom it may concern:

In April of this year I called your company and spoke with someone in client services. I asked him what the company's percent of success was. He told me 2%. This was very upsetting to me. After several minutes of verbal sparing, I told him I wanted my money back. He then told me that it was like buying a house, and it was to late to get my money back.

So I decided to run Jim Folger down to see what he had to say about the matter. I made several phone calls and left many massages with no reply. I decided to drive 3 hours one way to his office, only to find that he was no longer there, However I found that Mr. Newman was still there, but he informed me that he was no longer with your company. He told me that he was involved in a law suit with your company, and could not descuse it any further. However any paperwork I may have might be helpful to him. So he made copies of my paperwork

It was becoming obvious to me that I was not going to get any help, so I decided to go home and do my own research. InventorEd.com was very helpful.

For your information Jim Folger lead me to believe that my invention was going to make a lot of money. He told me he liked my Idea and that most of the people that come into his office, he sends away before they even finish their coffee. He also told me that your company makes most of its money on the back end, the 20%, again leading me to believe that your company must get a lot of inventions on the market, especially since your company would only receive the 20% after I had got all my money back.

I also noticed that the name of your company was different on Jim Folgers business card then it was on the contracts. So in my research on the internet, I found a lot of negative information on your old name, making it clear why you would change your name. You have been very bad boys, and you know it. Shame on you.

In my research I came across a law suit you settled in 1994 with the FTC. A copy is attached. You will notice as do I, that there have been several violations. I Quote:

"Specifically, the proposed settlement would prohibit ISC from misrepresenting that the Basic Information Package is an evaluation or appraisal of a client's idea, or that ISC will evaluate the merit or marketability of clients' ideas in determining whether to offer services to clients. Further, ISC would be prohibited from representing that it has specialized, valuable access to business organizations, or that it has been asked to find new product ideas for a business, unless it discloses the nature of that access or arrangement."

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Further you have agreed to rescind my contract and refund all my money in the following paragraph.

"Further, ISC would be required to investigate and resolve any written complaints received from clients who entered into a contract with ISC after the date the proposed settlement is approved. If such a complaint alleges that any provision of the settlement may have been violated, ISC would be required to rescind the contract and refund all monies paid by the client."

According to my contracts, I have paid your company a total of \$16,635.00. I will be expecting a check for that full amount. If I do not hear from you within 7 days from the date on this letter, I will be filing a complaint with the FTC, BBB and Attorney Generals office in my state as well as yours.

Following that I will be contacting a reporter friend of mine at the Seattle Times, I am quit sure that there are many others in my state that would be interested in my story, and what I have found out about your company. My guess is, they too will want their money back.

P.S. best place to reach me is on my cell phone You know where to mail my check

> DOCUMENT REDACTED Exemption 6, FOIA 5 USC 552(b)(6)

Sergey Trushkov