# \*\*\*\* CASE NUMBER: 502022CA012006XXXXMB Div: AK \*\*\*\* Filing # 162609977 E-Filed 12/07/2022 07:04:47 PM

IN THE CIRCUIT COURT IN AND FOR PALM BEACH COUNTY FLORIDA CIVIL DIVISION

Case No.:

v.

Sycamore Entertainment Group Inc, Defendant.

## COMPLAINT

## COUNT I ACCOUNT STATED

Plaintiff, Anthony L.G., PLLC f/k/a Legal & Compliance, LLC, sues Defendant, Sycamore Entertainment Group Inc, and alleges that: 1. This is an action for damages that exceeds \$30,000.00.

2. Plaintiff, Anthony L.G., PLLC f/k/a Legal & Compliance, LLC, is a Florida Professional Limited Liability Company organized for the purposes of providing legal advise and services and any other purpose as permitted by the Professional Service Corporation and Limited Liability Company Act of the State of Florida. Venue is proper in Palm Beach County, Florida, pursuant to the Engagement Letter executed by the parties on or about February 20, 2017, attached hereto as Exhibit "A".

3. Defendant, Sycamore Entertainment Group Inc, at all times

## FILED: PALM BEACH COUNTY, FL, JOSEPH ABRUZZO, CLERK, 12/07/2022 07:04:47 PM

material hereto, is a Domestic Corporation licensed to do business in the State of Nevada. Venue is proper in Palm Beach County, Florida, pursuant to the Engagement Letter executed by the parties on or about February 20, 2017, attached hereto as Exhibit "A". Plaintiff is authorized to serve process by substituted service upon the Secretary of State as agent of the Nevada foreign corporation, pursuant to Fla. Stat. §48.181 and Fla. Stat. §48.161. 4. Before the institution of this action, Plaintiff and Defendant had business transactions between them and on December 21, 2021, they agreed to the resulting balance.

5. Plaintiff rendered a statement to Defendant, a copy being attached as Exhibit "B", and Defendant did not object to the statement. Copies of the invoices reflected in the statement are attached hereto as Composite Exhibit "C".

6. Defendant owes Plaintiff \$31,117.50 that is due with interest since December 1, 2021, on the account.

Wherefore, Plaintiff demands judgment for damages in the amount of \$31,117.50 plus interest, costs and attorney's fees.

#### COUNT II OPEN ACCOUNT

Plaintiff, Anthony L.G., PLLC f/k/a Legal & Compliance, LLC, sues Defendant, Sycamore Entertainment Group Inc, and alleges that: 7. This is an action for damages that exceeds \$30,000.00.

8. Plaintiff, Anthony L.G., PLLC f/k/a Legal & Compliance, LLC, is a Florida Professional Limited Liability Company organized for

the purposes of providing legal advise and services and any other purpose as permitted by the Professional Service Corporation and Limited Liability Company Act of the State of Florida. Venue is proper in Palm Beach County, Florida, pursuant to the Engagement Letter executed by the parties on or about February 20, 2017, attached hereto as Exhibit "A".

Defendant, Sycamore Entertainment Group Inc, at All 9. times material hereto, is a Domestic Corporation licensed to do business in the State of Nevada. Venue is proper in Palm Beach County, Florida, pursuant to the Engagement Letter executed by the parties on or about February 20, 2017, attached hereto as Exhibit "A". Plaintiff is authorized to serve process by substituted service upon the Secretary of State as agent of the Nevada foreign corporation, pursuant to Fla. Stat. \$48.181 and Fla. Stat. \$48.161. 10. Defendant, Sycamore Entertainment Group Inc, owes Plaintiff, Anthony L.G., PLLC f/k/a Legal & Compliance, LLC, \$31,117.50 that is due with interest since December 1, 2022, according to the attached account. The Statement is attached hereto as exhibit "B". Copies of the invoices reflected on the Statement are attached hereto as Composite Exhibit "C".

Wherefore, Plaintiff demands judgment for damages in the amount of \$31,117.50 plus interest, costs and attorney's fees.

## COUNT III SERVICES RENDERED

Plaintiff, Anthony L.G., PLLC f/k/a Legal & Compliance, LLC,

sues Defendant, Sycamore Entertainment Group Inc, and alleges that: 11. This is an action for damages that exceeds \$30,000.00.

12. Plaintiff, Anthony L.G., PLLC f/k/a Legal & Compliance, LLC, is a Florida Professional Limited Liability Company organized for the purposes of providing legal advise and services and any other purpose as permitted by the Professional Service Corporation and Limited Liability Company Act of the State of Florida. Venue is proper in Palm Beach County, Florida, pursuant to the Engagement Letter executed by the parties on or about February 20, 2017, attached hereto as Exhibit "C".

13. Defendant, Sycamore Entertainment Group Inc, at all times material hereto, is a Domestic Corporation licensed to do business in the State of Nevada. Venue is proper in Palm Beach County, Florida, pursuant to the Engagement Letter executed by the parties on or about February 20, 2017, attached hereto as Exhibit "A". Plaintiff is authorized to serve process by substituted service upon the Secretary of State as agent of the Nevada foreign corporation, pursuant to Fla. Stat. §48.181 and Fla. Stat. §48.161. 14. Defendant engaged Plaintiff for corporate and securities representation services as outline in the Engagement Letter executed by the parties on or about February 20, 2017.

15. Plaintiff performed the services as outlined in the invoices attached hereto as Composite Exhibit "C".

16. Defendant owes Plaintiff \$31,117.00 that is due with interest, for services rendered by Plaintiff to Defendant, as detailed in the invoices attached hereto as Composite Exhibit "C". Wherefore, Plaintiff demands judgment for damages in the amount of \$31,117.50 plus interest, costs and attorney's fees.

## COUNT IV BREACH OF CONTRACT

Plaintiff, Anthony L.G., PLLC f/k/a Legal & Compliance, LLC, sues Defendant, Sycamore Entertainment Group Inc, and alleges that: 17. This is an action for damages that exceeds \$30,000.00. 18. Plaintiff, Anthony L.G., PLLC f/k/a Legal & Compliance, LLC, is a Florida Professional Limited Liability Company organized for the purposes of providing legal advise and services and any other purpose as permitted by the Professional Service Corporation and Limited Liability Company Act of the State of Florida. Venue is proper in Palm Beach County, Florida, pursuant to the Engagement Letter executed by the parties on or about February 20, 2017, attached hereto as Exhibit "A".

19. Defendant, Sycamore Entertainment Group Inc, at all times material hereto, is a Domestic Corporation licensed to do business in the State of Nevada. Venue is proper in Palm Beach County, Florida, pursuant to the Engagement Letter executed by the parties on or about February 20, 2017, attached hereto as Exhibit "A". Plaintiff is authorized to serve process by substituted service upon the Secretary of State as agent of the Nevada foreign corporation, pursuant to Fla. Stat. §48.181 and Fla. Stat. §48.161. 20. Plaintiff and Defendant entered into a written agreement for corporate and securities legal representation. A copy of the Engagement letter signed by the parties dated February 20, 2017 is attached hereto as Exhibit "A".

21. Plaintiff performed all conditions precedent to enforcement of Exhibit "A".

22. Defendant breached Exhibit "A" by failing to make payments when due.

23. Pursuant to Exhibit "A", specifically the Second paragraph on page 3 of the Corporate and Securities Legal Representation Letter, in the event Plaintiff is required to institute legal proceedings in connection with, or for the enforcement of the Agreement and in particular the payment of attorney's fees or costs, Plaintiff will be entitled to recover costs, including reasonable attorneys' fees at both trial and appellate levels.

24. Plaintiff has suffered damages in the principal amount of \$31,117.50, which amount represents the payments not made, as a consequence of said breach by Defendant.

Wherefore, Plaintiff demands judgment for damages in the amount of \$31,117.50 plus interest, costs and attorney's fees.



CORINNE B. ROSNER, P.A. Attorney for Plaintiff corinne@floridacollectionslaw.com 151 North Nob Hill Road Suite 437 Plantation, FL 33324 (954) 577-7700

By:

CORINNE B. ROSNER



# LEGAL & COMPLIANCE, LLC

LAURA ANTHONY, ESQ. LAZARUS ROTHSTEIN, ESQ. CHAD FRIEND, ESQ., LLM WWW.LEGALANDCOMPLIANCE.COM WWW.SECURITIESLAWBLOG.COM WWW.LAWCAST.COM

OF COUNSEL: JOHN CACOMANOLIS, ESQ. CRAIG D. LINDER, ESQ. PETER P. LINDLEY, ESQ., CPA, MBA STUART REED, ESQ. MARC S. WOOLF, ESQ.

DIRECT E-MAIL: LANTHONY@LEGALANDCOMPLIANCE.COM

February 20, 2017

# VIA E-MAIL (edwardsylvan@gmail.com)

Mr. Edward Sylvan, CEO Sycamore Entertainment Group, Inc. 1685 H Street Unit #186 Blaine, WA 98230

Re: Corporate Legal Representation

Dear Mr. Sylvan:

This letter shall confirm the terms of the engagement of Legal & Compliance LLC for corporate and securities representation. Such representation includes, advice and counsel related to the Securities Act of 1933 ("Securities Act") offer, sale, registration and exemption requirements, including both potential private and public offerings and an immediate planned Regulation A public offering; corporate finance transactions; merger and acquisition transactions; compliance with the reporting requirements of the Securities Exchange Act of 1934 ("Exchange Act") as necessary; assistance with the corporate governance, application process and regulatory requirements related to a listing on the OTC Markets, NASDAQ or the NYSE MKT when and if necessary; compliance with various self-regulatory and quasi regulatory organizations including FINRA and DTC as necessary; compliance with state and federal corporate and securities regulations and general ongoing business, licensing, corporate and securities representation. In addition, this firm shall provide such and advice and counsel as requested from time to time. This firm has not been retained for representation in intellectual property matters or tax matters.

This letter, when you sign and return it to us, will constitute a written fee contract ("Agreement").

This Agreement will not take effect and our firm will not have any obligation to provide legal services until you return a signed copy of this Agreement to us and pay the initial deposit, if any, discussed below. The date at the beginning of this Agreement is for reference only and we may provide legal services and incur costs before this Agreement is signed by you or returned to us.

General legal services for corporations or companies which are subsidiaries of your company and partnerships or ventures affiliated with your company which are or may be organized or formed, as requested from time to time by you or your subsidiary or affiliate. The client in such

February 20, 2017 Page 2

matter shall be the subsidiary or affiliate, as well as the undersigned, jointly and severally, and such representation of a subsidiary is hereby acknowledged not to be a conflict of interest; further, the firm is hereby authorized and directed to disclose confidential information to your company's officers, directors, employees and/or agents or its subsidiaries as we may deem appropriate regarding the matter(s) we are handling.

In addition, this firm agrees to handle such other matters as the parties may agree upon. It is understood and agreed that the services to be performed and the matters to be handled will evolve, and that different fee structures will be appropriate at such time as such matters are assigned to the firm under an Addendum hereto or a different agreement, without cancellation of this Agreement as to other matters. Our firm will take reasonable steps to keep you informed of progress and to respond to your inquiries. The members of this Firm are admitted to practice in the State of Florida.

To assist us in your representation, you agree to be truthful and forthcoming with us, to cooperate, and to keep us fully informed of developments relating to the services to be provided. In addition, you agree to abide by this Agreement, to pay Attorney's bills timely and to keep us advised of your address, telephone number, contact information and whereabouts.

You agree to pay an initial fee retainer in the amount of Seven Thousand Five Hundred Dollars (\$7,500.00) the receipt of which is due prior to the commencement of services. You agree to pay and will be billed an hourly fee for our services at the rate of \$450.00 per hour for the services of certain senior attorneys time, \$400.00-\$350.00 per hour for the services of certain of our senior attorneys' time, \$300 per hour for junior attorneys' time and related compliance specialists, and \$150.00 per hour for paralegal services. Attorneys who provide services may be regularly employed by our firm or contracted to perform services for us. Attached are bank wire instructions for making payments.

You agree to pay costs and expenses in addition to fees for services rendered. Costs and expenses include, but are not limited to, filing fees, document duplication charges, long distance telephone calls, computer legal research, courier services, printing and postage and may be completed in-house or contracted out to third parties. Costs and expenses include out of town travel. You agree to pay our transportation, meals, lodging and all other costs of any necessary out-of-town travel by anyone form our firm. You agree to pay the amount charged at the above specified hourly rates for the time Attorney and/or our Legal Personnel spends traveling. No costs or fees will be incurred without your prior consent.

You will be billed against an existing retainer balance for services rendered and disbursements incurred during the previous month. Attorney time is billed in intervals of six (6) minutes or any part thereof. If more than one attorney or paralegal attends a meeting or confers on a matter, both individuals time will be billed in full. A retainer balance must be maintained by our firm at all times. Upon your retainer balance dropping below \$5,000 you will be notified and are required to replenish your existing retainer balance to cover the fees for any work anticipated to be performed for the following 30-day period. In the event that the retainer balance is not replenished in a timely manner, all legal services on your behalf will cease and be put on hold pending the retainer replenishment. Should the retainer balance not be replenished within 30 days

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of notification, this firm reserves the right to withdraw as your counsel. In addition, all statements are due and payable upon receipt. Any fees, exclusive of a retainer replenishment, that are not received after a thirty (30) day period are subject to an interest charge of 1.5% of the outstanding balance per month.

In the event we are required to institute legal proceedings in connection with, or for the enforcement of this Agreement and in particular the payment of attorney's fees or costs, we will be entitled to recover our costs, including reasonable attorneys' fees at both trial and appellate levels. You hereby grant this Firm a lien on any and all funds, assets, claims or causes of action that are the subject of our representation under this Agreement. Attorney's lien will be in an amount equal to any sum of Attorney's fees and costs and/or such other amount(s) that you may owe us at the conclusion of our services. In addition, the lien will attach to any recovery Client may obtain whether by arbitration award, judgment, settlement or otherwise.

You may terminate this engagement at any time that you are not fully satisfied with the services we provide, and cease to incur additional fees and expenses by written notification to us of your decision to discharge us. We will, however, be entitled to be paid for all services rendered up to the time that such notice is received, and for such services and costs as may be required to withdraw from representation before any court or government agency. We may withdraw without your consent or for good cause. "Good cause" includes your breach of this Agreement, your refusal to cooperate with us or to follow our advice on a material matter or any fact or circumstance that would render our continuing representation either unlawful, untenable, unsupported by known facts or established law or unethical, or your failure to make timely payment of the Retainer deposit or our monthly billings.

When our services conclude, all unpaid charges will immediately become due and payable. After we complete our services, we will, upon your request, deliver to your files and documents, together with a check for any of your funds and/or other property in our possession. Upon conclusion of our services, we may retain a copy of your files and documents.

Neither L&C or any person who performs services on behalf of L&C, including attorneys, employees or contractors (the "L&C Indemnified Parties"), by reason of the services provided pursuant to the Engagement Letter, is required to furnish additional work or services, or to give testimony, or be in attendance in court with reference to the work performed on behalf of the Company, its assets or properties, or to update any document relating to the services performed under the Engagement Letter unless arrangements reasonably acceptable to L&C for payment of its fees have been agreed upon. You agree to indemnify and hold the L&C Indemnified Parties harmless against any losses, claims, damages or liabilities, to which they may become subject in connection with services performed pursuant to the Engagement Letter and pay L&C's fees if any Indemnified Party is required to furnish additional work or services, or to give testimony, or be in attendance in court with reference to the work performed on the Company's behalf or to update any document relating to the services performed under the Engagement Letter. Furthermore, you agree to reimburse L&C for any legal or other expenses (including its fees) incurred by any Indemnified Party in connection with investigating or defending any action, proceedings, investigation or claim in connection therewith. L&C's current billing rate at the time any such services are required shall apply.

330 CLEMATIS STREET, #217 • WEST PALM BEACH, FLORIDA • 33401 • PHONE: 561-514-0936 • FAX 561-514-0832

February 20, 2017 Page 4

Your privacy is a high priority of Legal & Compliance, LLC. The Rules of Professional Conduct governing lawyers in the State of Florida require us to keep all information given to us by you as confidential unless disclosure is authorized by you or required by law. We follow this rule without exception. Protecting your privacy is an integral part of our commitment to providing you with the finest service possible.

This Agreement may be executed simultaneously in two or more counterparts, each of which shall be deemed an original, but all of which taken together shall constitute one and the same instrument. This agreement contains the entire agreement between us covering this matter regarding fees and expenses to be paid. This Agreement shall be binding on your company, its subsidiaries, its successors, legal representatives and assigns and our firm, and its successors and assigns. This Agreement is governed by Florida law. Any modification, amendment, waiver or alteration of any of the provisions of this Agreement shall be valid only if made in writing and signed by the parties hereto.

We greatly appreciate you giving us the opportunity of working on your behalf in this important matter.

Sincerely your: Laura E. Anthony. For the Firm AGRE ACCEPTED BY Edward Sylvan, CEO Domestic Wires: Wells Fargo Bank, N.A. 420 Montgomery San Francisco, CA 94104 ABA# 121000248 For Credit To: Legal & Compliance, LLC, Operating Account Account Number - 2000057977249 International Wires:

Wells Fargo Bank, N.A. 420 Montgomery San Francisco, CA 94104 Swift Code WFBIUS6S For Credit To: Legal & Compliance, LLC, Operating Account Account Number - 2000057977249

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### Anthony L.G., PLLC 625 N Flagler Dr Suite 600 West Palm Beach, FL 33401 Phone: 561-433-6219

Sta	Statement submitted to: Date of		of Statement: December 1, 2021			
168 Uni	camore Entertainmer 35 H Street t #186 ine, WA 98230	nt Group, Inc.	R			
<u>Date</u>	<u>Item</u>	<b>Description</b>	Credit Amount Debit Amount	<b>Balance</b>		
12/01/2020	Payment - Wire Transfe	Retainer paid by SILAU LLC LONG BEACH CA	\$7,500.00	(\$7,500.00)		
05/31/2021	Invoice #41384	May 2021 Invoice	\$2,510.00	(\$4,990.00)		
06/30/2021	Invoice #41654	June Invoices	\$1,360.00	(\$3,630.00)		
08/02/2021	Invoice #41780	July Invoices	\$1,085.00	(\$2,545.00)		
09/01/2021	Invoice #41932	August Invoice	\$37,730.00	\$35,185.00		
10/01/2021	Invoice #42088	September Invoice 2021	\$162.50	\$35,347.50		
10/06/2021	Payment - Check	SILAU LLC LONG BEACH CA 90802-6139 US REF: PARTIAL INVOICE PAYMENT	\$5,000.00	\$30,347.50		
11/01/2021	Invoice #42453	October Invoice 2021	\$445.00	\$30,792.50		
12/01/2021	Invoice #42612	November Invoice 2021	\$325.00	\$31,117.50		
			Total Amount Due:	\$31,117.50		



625 N Flagler Dr Suite 600 West Palm Beach, FL 33401 Phone: 561-433-6219 Email: RAlverio@AnthonyPLLC.com EIN: 56-2306696

Sycamore Entertainment Group, Inc. 1685 H Street		Invoice 41932		
Unit #186			Date	Sep 01, 2021
Blaine, WA 98	230		Terms	N/A
			Service Thru	Aug 31, 2021
In Reference	To: Corporate (Service)			
Date	Services	Hours	Rates	Amount
08/07/2021	Due Diligence : Conduct due diligence on Sycamore	4.80	\$ 550.00/hr	\$ 2,640.00
	Entertainment Group, Inc.; review and analyze OTC Pink			
	Sheet disclosure filings of Sycamore Entertainment; review and analyze client files regarding same; review and analyze			
	e-mail messages from representatives of Sycamore			
	Entertainment and Anthony LG regarding foregoing with			
	attachments.			
			Total Hours	4.80 hrs
			Total Service	\$ 2,640.00
			Total Amount	\$ 2,640.00
In Reference	To: SEC – Registration Statements (Service)			
Date	Services	Hours	Rates	Amount
08/08/2021	<b>Document Preparation:</b> Prepare Form S-1 for Sycamore Entertainment Group, Inc.; review and analyze client files regarding same; review and analyze OTC Pink filings of client.	6.80	\$ 550.00/hr	\$ 3,740.00
08/09/2021	<b>Document Preparation:</b> Continue to prepare Form S-1 for Sycamore Entertainment Group, Inc.; review and analyze	4.80	\$ 550.00/hr	\$ 2,640.00

The second

Wire Instructions For Invoice Payments Only: Chase Bank 270 Park Ave NY, NY 10017

client files regarding same; review and analyze OTC Pink

filings of client.

			Total Hours	68 60 bro
			Total Amount	\$ 35,090.00
			Total Service	\$ 35,090.00
	7		Total Hours	63.80 hrs
08/20/2021	<b>Communicate and Correspond:</b> Telephone conference with E. Sylvan regarding Form S-1, Nasdaq listing requirements, super-voting preferred stock, controlled company status, impending acquisition of SEGI TV ABT Formula E Team, updating corporate articles and bylaws, equity incentive plans; review and analyze client files regarding foregoing.	1.10	\$ 550.00/hr	\$ 605.00
08/19/2021	<b>Document Preparation:</b> Continue to prepare Form S-1 for Sycamore Entertainment Group, Inc.; review and analyze client files regarding same; review and analyze OTC Pink filings of client; prepare e-mail message to representatives of Sycamore Entertainment and Anthony LG regarding same with initial draft Form S-1 attached thereto.	8.20	\$ 550.00/hr	\$ 4,510.00
08/18/2021	<b>Document Preparation:</b> Continue to prepare Form S-1 for Sycamore Entertainment Group, Inc.; review and analyze client files regarding same; review and analyze OTC Pink filings of client.	7.80	\$ 550.00/hr	\$ 4,290.00
08/17/2021	<b>Document Preparation:</b> Continue to prepare Form S-1 for. Sycamore Entertainment Group, Inc.; review and analyze client files regarding same; review and analyze OTC Pink filings of client.	5.30	\$ 550.00/hr	\$ 2,915.00
08/16/2021	<b>Document Preparation:</b> Continue to prepare Form S-1 for Sycamore Entertainment Group, Inc.; review and analyze client files regarding same; review and analyze OTC Pink filings of client.	6.20	\$ 550.00/hr	\$ 3,410.00
08/13/2021	<b>Document Preparation:</b> Continue to prepare Form S-1 for Sycamore Entertainment Group, Inc.; review and analyze client files regarding same; review and analyze OTC Pink filings of client.	5.20	\$ 550.00/hr	\$ 2,860.00
08/12/2021	<b>Document Preparation:</b> Continue to prepare Form S-1 for Sycamore Entertainment Group, Inc.; review and analyze client files regarding same; review and analyze OTC Pink filings of client.	5.50	\$ 550.00/hr	\$ 3,025.00
08/11/2021	<b>Document Preparation:</b> Continue to prepare Form S-1 for Sycamore Entertainment Group, Inc.; review and analyze client files regarding same; review and analyze OTC Pink filings of client.	6.50	\$ 550.00/hr	\$ 3,575.00
08/10/2021	<b>Document Preparation:</b> Continue to prepare Form S-1 for Sycamore Entertainment Group, Inc.; review and analyze client files regarding same; review and analyze OTC Pink filings of client.	6.40	\$ 550.00/hr	\$ 3,520.00

Total Hours

68.60 hrs

## Notes:

\*\*\*\*PLEASE CALL TO VERIFY WIRE INFORMATION\*\*\*\*

625 N Flagler Dr Suite 600 West Palm Beach, FL 33401 Phone: 561-433-6219 Email: RAlverio@AnthonyPLLC.com EIN: 56-2306696



Sycamore Entertainment Group, Inc. 1685 H Street			Invoice 42		
Unit #186			Date	Oct 01, 2021	
Blaine, WA 98	230		Terms	N/A	
			Service Thru	Sep 30, 2021	
		Ć		PAY NOW	
In Reference	To: Corporate (Service)				
Date	Services	Hours	Rates	Amount	
09/28/2021	Communicate and Correspond: comm and corr with client regarding OTCQB	0.25	\$ 650.00/hr	\$ 162.50	
			<b>Total Hours</b>	0.25 hrs	
			Total Service	\$ 162.50	
		Total I	nvoice Amount	\$ 162.50	
Notes:					
****PLEASE C	ALL TO VERIFY WIRE INFORMATION****				

625 N Flagler Dr Suite 600 West Palm Beach, FL 33401 Phone: 561-433-6219 Email: RAlverio@AnthonyPLLC.com EIN: 56-2306696



Sycamore Entertainment Group, Inc. 1685 H Street		Invoice 42453		
Unit #186			Date	Nov 01, 2021
Blaine, WA 98230			Terms	N/A
			Service Thru	Oct 31, 2021
		Ć		PAY NOW
	To: Corporate (Service)			
Date	Services	Hours	Rates	Amount
10/04/2021	<b>Communicate and Correspond:</b> Review of file and email re: directors; prep of D&O Questionnaire for same	0.20	\$ 600.00/hr	\$ 120.00
10/14/2021	Communicate and Correspond: attendance on uplisting/IPO conference call	0.50	\$ 650.00/hr	\$ 325.00
			Total Hours	0.70 hrs
	$\mathbf{C}$		Total Service	\$ 445.00
		Total I	nvoice Amount	\$ 445.00

Notes:

\*\*\*\*PLEASE CALL TO VERIFY WIRE INFORMATION\*\*\*\*

625 N Flagler Dr Suite 600 West Palm Beach, FL 33401 Phone: 561-433-6219 Email: RAlverio@AnthonyPLLC.com EIN: 56-2306696



Sycamore Entertainment Group, Inc. 1685 H Street		Invoice 42612		
Unit #186			Date	Dec 01, 2021
Blaine, WA 98230			Terms	N/A
			Service Thru	Nov 30, 2021
		Ć		PAY NOW
In Reference	To: Corporate (Service)			
Date	Services	Hours	Rates	Amount
11/04/2021	<b>Communicate and Correspond:</b> attendance on banker call on IPO;	0.50	\$ 650.00/hr	\$ 325.00
			<b>Total Hours</b>	0.50 hrs
			Total Service	\$ 325.00
		Total li	nvoice Amount	\$ 325.00
Notes:				
****PLEASE C	ALL TO VERIFY WIRE INFORMATION****			