## EXHIBIT B

## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AME	RICA,	
	Plaintiff, )	
V H&R BLOCK, INC., 2SS HOLDINGS, INC., and IA IX L.P	)	Civil Action No 1:11-cv-00948 (BAH) Judge Beryl A Howell
	Defendants. )	

## **DECLARATION OF CAMELA GREIF**

## I, Camela Greif, hereby declare:

- 1 I make this declaration in connection with H&R Block, Inc.'s proposed acquisition of 2SS Holdings, Inc. ("the Transaction").
- 2 I am the Chief Marketing Officer of 2nd Story Software.
- 3. H&R Block has asked me to continue to work in this same or a similar position for H&R Block's Digital division post-transaction, and I plan to do so
- 4 I do not intend to decrease marketing of TaxACT-branded products upon consummation of the Transaction
- 5. Indeed, my plan is to continue to aggressively market TaxACT-branded products using active promotions, free offers, and media advertising among others forms of marketing.

- 6. I plan to do this and still offer TaxACT products at the same or lower prices. In this manner, I hope to convince customers looking for a value product to choose TaxACT's free and paid products over those of our competitors
- 7. I, likewise, plan to aggressively market H&R Block's branded products with the hope of convincing customers who are looking for a product with more features and at a higher price to choose H&R Block At Home.

I execute this declaration in Cedar Rapids, Iowa, pursuant to 28 U S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Dated: August 18, 2011

Camela Greif