

Law Enforcement Support 1801 California St., 10th Floor Denver, Colorado 80202 303-896-2522 FAX: 303-896-4474

Michelle Thoms Senior Security Specialist Michelle.thoms@qwest.com 303-992-5802

February 27, 2012

Jeff Fantalis

818 Trail Ridge Dr Louisville, CO 80027

Re: 2017-00002338

Dear Ms. Fantalis:

It is Qwest's policy to notify our customers when we receive a subpoena requesting their records in a civil matter. Qwest protects its customers' privacy, but we are required to respond to lawful subpoenas for customer information unless otherwise ordered by the relevant court or regulatory body.

Qwest has been served with a subpoena in connection with the matter of: <u>Malibu Media, LLC v. John Does 1-30, Case No. 1:12-cv-00402-WYD</u>, <u>United States District Court, District of Colorado</u>. The subpoena requires Qwest to produce records and information related to your telephone/DSL account. Attached please find a copy of the subpoena issued to Qwest.

Qwest is required by law to respond to the subpoena and furnish the records requested on or before March 15, 2012.

If you have any objections to the subpoena, please notify me in writing of the objection as soon as possible, but no later than close of business on the above date. You will also need to file your objections with the court on or before the date specified to prevent the release of your records pursuant to the subpoena. If we do not receive a copy of your objections filed with the court by the above date, Qwest will produce the records as required by law.

If you have any questions, please contact me.

Sincerely,

M, THOMS

Qwest Communications

EXHIBIT H

4K 2/22/12 m

AO 888 (Rev. 06/09) Subpoens to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

UNITED STATES DISTRICT COURT

for the District of Colorado

Malibu Media, LLC		Civil Action No. 1:12-cv-00402-WYD
	Plaintiff	
y,	· ,	·
John Does 1 - 30,		
,•	Defendants.	

SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION

To: Qwest Communications c/o: The Corporation Company 1675 Broadway, Suite 1200 Denver, CO 80202

[X] Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and permit their inspection, copying, testing, or sampling of the material:

Please produce documents identifying the name, address, and telephone number of the defendant John Docs listed in the below chart:

Doe#	IP Address	Date/Time UTC
		1/22/2012
22	174.22.132.59	3:36
		1/14/2012
23	184.96.0.193	5:14
		1/18/2012
24	184.99.247.212	3:21
		12/20/2011
25	184.99.255.39	5:58
		12/8/2011
-26	67.41.140.20	5:25_
	·	12/14/2011
27	71.208.126.31	12:22
		1/16/2012
28	71.208.248.113	23:55
		1/26/2012
29	71.211.207.109	1:56
		11/20/2011
30	75.166.112.233	4:38

Place: Kotzker Law Group	Date and Time:	
9609 S. University Blvd., #6321	APRIL 9, 2012 @ 9:3	0 a.m.
Highlands Ranch, CO 80163		
premises, land, or other property	ARE COMMANDED to permit entry or possessed or controlled by you at the time	ne. date, and location se
forth below, so that the requesting sample the property or any design	party may inspect, measure, survey, ph	otograph, test, or
Place:	Date and Time:	
·		·
The provisions of Fed. R. Civ. P.	45(c), relating to your protection as a pe	erson subject to a
subpoena, and Rulc 45 (d) and (e potential consequences of not do	, relating to your duty to respond to this	rson subject to a subpoena and the
subpoena, and Rule 45 (d) and (e potential consequences of not do	, relating to your duty to respond to this	rson subject to a subpoena and the
subpoena, and Rulc 45 (d) and (e potential consequences of not do Date:	, relating to your duty to respond to this	erson subject to a subpoena and the
subpoena, and Rulc 45 (d) and (e potential consequences of not do Date:	relating to your duty to respond to this ng so, are attached. OF COURT	erson subject to a subpoena and the
subpoena, and Rulc 45 (d) and (e potential consequences of not do Date:	o, relating to your duty to respond to this ng so, are attached. OF COURT OR	rson subject to a subpoena and the