1 2 3 4 5 6 7	Ira M. Siegel, Cal. State Bar No. 78142 email address: irasiegel@earthlink.net LAW OFFICES OF IRA M. SIEGEL 433 N. Camden Drive, Suite 970 Beverly Hills, California 90210-4426 Tel: 310-435-7656 Fax: 310-657-2187 Attorney for Patrick Collins, Inc.			
8	UNITED STATES DISTRICT COURT			
9	Northern District of California			
10		San Francisco Division COLLINS, INC., No. C 11-2770 MEJ		
11 12	PATRICK COLLINS, INC., Plaintiff,		E APPLICATION FOR	
13	V.	AMENDE	D ORDER DISMISSING THOUT PREJUDICE	
14	DOES 1-2,590,	JUDGE:	Maria-Elena James	
15	Defendants.		Chief Magistrate Judge	
16	On December 15, 2011, the Court issued its Order Dismissing Case Without Prejudice			
17	(Dkt. No. 95.)			
18	Plaintiff has returned all settlements received after December 7, 2011 and has served the			
19	Order on all previously-subpoenaed ISPs pursuant to that Order.			
20	However, when discussing NEW settlements with counsel for Doe defendants, a question			
21	has arisen about whether or not Plaintiff may seek any further settlements in connection with the			
22	infringements alleged in the Complaint in view of what some say is an open-ended order in lines			
23	19-20 of the Court's December 15, 2011 Order, namely,			
24	"[I]f Plaintiff receives or has received any settlement amount on or after December 7, Plaintiff shall immediately return the settlement funds."			
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26	In an email received just yesterday (Dec. 21), counsel queried, "was the judge's order (no			
27	settlements past 12/7) binding even after the dismissal?"			
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Obviously, counsel for Doe defendants may believe it is their duty to assert such an interpretation of this Court's Order in order to attempt to preclude any enforcement against their clients. This, of course, will lead to the litigation of an additional issue. Plaintiff believes that this issue can be avoided, with Doe defendants' counsel's being relieved of any obligation to assert what Plaintiff believes is an incorrect interpretation, with a clarification along the lines of a provision in the Court's order in OpenMind Solutions, Inc. v. Does 1-39, Case No. No. C 11-3311 MEJ, 2011 U.S. Dist. LEXIS 116552, 2011 WL 4715200 (N.D. Cal. Oct. 7, 2011), a case that the Court cited in its December 15, 2011 Order in the instant case. ¹

In this regard, Plaintiff believes the Court's December 15, 2011 Order does not foreclose Plaintiff's seeking redress against any Doe defendant provided the Doe defendant is expressly informed that this case has been dismissed without prejudice and that no assertion is made that such Doe is being or will be sued in San Francisco unless Plaintiff believes that Doe to be a resident of this District or has a good faith belief, consistent with Federal Rule of Civil Procedure 11(b), that it can otherwise establish personal jurisdiction over that Doe in this District.

As the Court expressly ordered, Plaintiff may file an amended complaint in this District with respect to any Doe defendant that Plaintiff has a reasonable basis for believing is subject to the personal jurisdiction of this Court.

Plaintiff believes that implicit in the Court's Order is Plaintiff's right to bring a law suit against any Doe defendant, either fictitiously-named or by the Doe defendant's actual name learned by Plaintiff in the course of prosecuting this action, in any other district in which Plaintiff has a reasonable basis for believing that the court therein has personal jurisdiction over such Doe defendant, and further, that Plaintiff may, as in any other case, seek settlement either before or after initiating such a lawsuit. But, as indicated above, counsel have questioned this interpretation.

¹ In <u>OpenMinded</u> this Court ordered,

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[&]quot;8. IT IS FURTHER ORDERED that should Plaintiff engage in settlement negotiations with any Doe Defendant, it shall not assert that that Doe is being sued in San Francisco, unless Plaintiff believes that Doe to be a resident of this District or has a good faith belief, consistent with Federal Rule of Civil Procedure 11(b), that it can otherwise establish personal jurisdiction over that Doe in this District."

1 As noted above, a clarification of the Court's December 15, 2011 Order will avoid 2 litigation of its meaning. Plaintiff requests that the last sentence of the penultimate paragraph of 3 that Order be replaced with, 4 "However, if Plaintiff receives or has received any settlement amount on or after December 7, Plaintiff shall immediately return the settlement funds, unless such 5 funds have been received in conformance with the following paragraph," and that the following new paragraph be added immediately following that new sentence, 6 7 IT IS FURTHER ORDERED that, going forward, if Plaintiff engages in settlement negotiations with any person or other entity that was a Doe defendant 8 in this case in connection with the infringements alleged in the Complaint, Plaintiff shall (i) inform that Doe defendant that the above-titled case has been 9 dismissed without prejudice, and (ii) not assert that that Doe is being or will be sued in San Francisco unless Plaintiff believes that Doe to be a resident of this District or has a good faith belief, consistent with Federal Rule of Civil Procedure **10** 11(b), that it can otherwise establish personal jurisdiction over that Doe in this District. Further in this regard, nothing in this Order shall be deemed to preclude 11 Plaintiff from suing, consistent with the Court's ruling above regarding personal 12 jurisdiction, any Doe defendant, either fictitiously-named or by the Doe defendant's actual name learned by Plaintiff in the course of prosecuting this 13 action, in any district. 14 A Proposed Amended Order Dismissing Case Without Prejudice is submitted herewith. 15 Except as noted above, it is identical the Court's December 15, 2011 Order. **16** In view of the foregoing, Plaintiff requests that the Court grant this Ex Parte Application 17 and issue the Amended Order Dismissing Case Without Prejudice as submitted herewith. 18 Respectfully submitted, 19 **20** Dated: December 22, 2011 Ira M. Siegel, Cal. State Bar No 21 email address: irasiegel@earth/ink.net LAW OFFICES OF IRA M. SEGEL 22 433 N. Camden Drive, Suite 970 Beverly Hills, California 90210-4426 23 Tel: 310-435-7656 310-657-2187 Fax: 24 Attorney for Plaintiff Patrick Collins, Inc. 25 **26** 27 28