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8 Attorney for Plaintiff,  
9 LIBERTY MEDIA HOLDINGS, LLC

10 UNITED STATES DISTRICT COURT

11 SOUTHERN DISTRICT OF CALIFORNIA, SAN DIEGO DIVISION

12 LIBERTY MEDIA HOLDINGS, LLC )

Case No. 10-CV-1823

13 Plaintiff, )

JOINT NOTICE OF SETTLEMENT  
BETWEEN PLAINTIFF LIBERTY MEDIA  
HOLDINGS AND DEFENDANT HEATHER  
LEWIS AND DISMISSAL OF HEATHER  
LEWIS ONLY

14 vs. )

15 DOES 1- 3, 5, DOES 7-9, CARLOS )  
16 MANCERA (formerly Doe 10), DOE 13, )  
17 JOHN JOHN (formerly Doe 15), DOE 19, )  
18 DOES 21-22, DOE 24, HEATHER LEWIS )  
(formerly Doe 25); DOES 32-40; FRED )  
MARTINEZ (formerly Doe 41); ADELINE )  
AUGUSTIN (formerly Doe 54); DOE 55, )

19 Defendants )

20 Plaintiff, Liberty Media Holdings (“Liberty” or “Plaintiff”) and Defendant Heather Lewis  
21 have reached a settlement of all claims in the instant action.

22 1. The Parties both acknowledge that Ms. Lewis herself has committed no wrongdoing.  
23 Without Lewis or any other party making an explicit admission of guilt, the parties stipulate that it  
24 is more likely than not that someone with authorized access to Ms. Lewis’ Internet connection did  
25 commit the actions complained of.

26 2. In lieu of discovery to ascertain the identity of that person, and rather than engaging in  
27 further litigation over the matter, the Parties have agreed to a settlement to relieve Ms. Lewis (and  
28 of any other person with authorized access to her Internet connection) from further liability.

1 3. Those additional parties' identities have been disclosed in a Confidential settlement  
2 document.

3 4. Pursuant to the Parties' settlement agreement, and pursuant to Federal Rules of Civil  
4 Procedure 41(a), the Parties hereby stipulate to the dismissal with prejudice of Defendant Heather  
5 Lewis only.

6 5. While Lewis is not represented by counsel of record, she has had the assistance of counsel  
7 in reviewing this document and all others in this case.

8 6. The Case shall continue with respect to all other Defendants in the action.

9 Dated: March 1, 2011

s/ Marc Randazza  
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13 Dated: 3-2-, 2011

Heather Lewis  
Heather Lewis, Defendant

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**CERTIFICATE OF SERVICE**

The undersigned does certify that the foregoing document was filed using the Court's CM/ECF system on March 3, 2011. Plaintiff served Heather Lewis personally via email, and her attorney via email. Plaintiff served the other named defendants via U.S. Mail. As Plaintiff is unable to identify the remaining Doe Defendants, Plaintiff is unable to serve them.

s/ Marc Randazza  
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