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11	mchassman@chassmanseelig.com	
12	Attorney for Defendant, JOHN JACOB LEE	
13	Joint Meob LEL	
14	UNITED STATES DI	STRICT COURT
1.5	SOUTHERN DISTRICT OF CALIFORNIA, SAN DIEGO DIVISION	
15	SOUTHERN DISTRICT OF CALIF	ORNIA, SAN DIEGO DIVISION
15	SOUTHERN DISTRICT OF CALIF Liberty Media Holdings,)	ORNIA, SAN DIEGO DIVISION Case No. 11-CV-578-JLS-BGS
16	Liberty Media Holdings,)	Case No. 11-CV-578-JLS-BGS STIPULATION OF VOLUNTARY
16 17	Liberty Media Holdings,) Plaintiff,)	Case No. 11-CV-578-JLS-BGS STIPULATION OF VOLUNTARY
16 17 18 19 20	Liberty Media Holdings,) Plaintiff,) vs.)	Case No. 11-CV-578-JLS-BGS STIPULATION OF VOLUNTARY
 16 17 18 19 20 21 	Liberty Media Holdings,)) Plaintiff,)) vs.)) John Jacob Lee,))	Case No. 11-CV-578-JLS-BGS STIPULATION OF VOLUNTARY
 16 17 18 19 20 21 22 	Liberty Media Holdings,)) Plaintiff,)) vs.)) John Jacob Lee,))	Case No. 11-CV-578-JLS-BGS STIPULATION OF VOLUNTARY DISMISSAL WITH PREJUDICE
 16 17 18 19 20 21 22 23 	Liberty Media Holdings,)) Plaintiff,)) vs.)) John Jacob Lee,)) Defendant.)) STIPULATION AND [PI	Case No. 11-CV-578-JLS-BGS STIPULATION OF VOLUNTARY DISMISSAL WITH PREJUDICE
 16 17 18 19 20 21 22 23 24 	Liberty Media Holdings, Plaintiff, vs. John Jacob Lee, Defendant. <u>STIPULATION AND PI</u> 1. IT IS HEREBY STIPULATED AND AGF	Case No. 11-CV-578-JLS-BGS STIPULATION OF VOLUNTARY DISMISSAL WITH PREJUDICE ROPOSED] ORDER
 16 17 18 19 20 21 22 23 24 25 	Liberty Media Holdings,)) Plaintiff,)) vs.)) John Jacob Lee,)) Defendant.)) STIPULATION AND [PI	Case No. 11-CV-578-JLS-BGS STIPULATION OF VOLUNTARY DISMISSAL WITH PREJUDICE ROPOSED] ORDER
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1	2. IT IS FURTHER STIPULATED AND AGREED, that for the purpose of this Stipulated	
2	Order, a signature made by a facsimile or electronic means shall have the same force and effect	
3	as an original signature.	
4		
5	Dated: June 15, 2011 <u>s/ Marc Randazza</u>	
6	Marc J. Randazza, SBN 269535 Randazza Legal Group	
7	3969 Fourth Avenue, Suite 204	
8	San Diego, CA 92103 888-667-1113, 305-437-7662 (fax)	
9	<u>mjr@randazza.com</u> Attorney for Plaintiff, Liberty Media Holdings	
10		
11	Deted: June 2011	
12	Dated: June, 2011 Mark B. Chassman, SBN 119619	
13	Chassman & Seelig, LLP 120 Broadway, Suite 300	
14	Santa Monica, CA 90401 310-576-2238 210-576-2551 (fee)	
15	310-576-2551 (fax) mchassman@chassmanseelig.com	
16	Attorney for Defendant, John Jacob Lee	
17	IT IS SO ORDERED.	
18	Dated:	
19	U.S. District Judge Janis L. Sammartino	
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28		
	2 Stipulation for Dismissal 11-CV-578-JLS-BO	

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2. IT IS FURTHER STIPULATED AND AGREED, that for the purpose of this Stipulated 1 Order, a signature made by a facsimile or electronic means shall have the same force and effect 2 3 as an original signature. 4 5 Dated: June , 2011 Marc J. Randazza, SBN 269535 6 Randazza Legal Group 7 3969 Fourth Avenue, Suite 204 San Diego, CA 92103 8 888-667-1113, 305-437-7662 (fax) mjr@randazza.com 9 Attorney for Plaintiff, Liberty Media Holdings 10 11 Dated: June <u>3</u>, 2011 12 Mark B. Chassman, SBN 119619 Chassman & Seelig, LLP 13 120 Broadway, Suite 300 Santa Monica, CA 90401 14 310-576-2238 310-576-2551 (fax) 15 mchassman@chassmanseelig.com Attorney for Defendant, John Jacob Lee 16 17 **IT IS SO ORDERED.** 18 Dated: U.S. District Judge Janis L. Sammartino 19 20 21 22 23 24 25 26 27 28 2

Certificate of Service

2 I hereby certify that Plaintiff Liberty Media Holdings' the foregoing document was filed
3 electronically using this Court's CM/ECF system on June 15, 2011. As the identities of
4 Defendants are unknown at this time, Plaintiff is unable to serve any defendant.

Dated: June 15, 2011 Respectfully submitted, s/ Marc Randazza Marc J. Randazza, SBN 269535 Randazza Legal Group 3969 Fourth Avenue, Suite 204 San Diego, CA 92103 888-667-1113 305-437-7662 (fax) mjr@randazza.com