Case3:11-cv-02770-MEJ Document95 Filed12/08/11 Page1 of 3 Ira M. Siegel, Cal. State Bar No. 78142 1 email address: irasiegel@earthlink.net LAW OFFICES OF IRA M. SIEGEL 433 N. Camden Drive, Suite 970 Beverly Hills, California 90210-4426 3 Tel: 310-435-7656 Judge Maria-Elena James Fax: 310-657-2187 4 Attorney for Plaintiff New Sensations, Inc. 5 6 DISTRIC 7 UNITED STATES DISTRICT COURT 8 Northern District of California 9 San Francisco Division **10** 11 NEW SENSATIONS, INC., No. C 11-2770 MEJ Plaintiff, **EX PARTE APPLICATION FOR** 12 AMENDMENT TO ORDER RE V. **JURISDICTION** 13 DOES 1-1,474, 14 Defendants. 15 On December 7, 2011, the Court issued its Order Re Jurisdiction (Dkt. No. 93.) 16 Pursuant to the Court's Order, Plaintiff has stopped sending settlement proposals to Doe 17 18 Defendants in the above-identified case. However, the last two sentences of that Order currently provide, 19 "As to any Doe Defendants to whom Plaintiff has already sent a settlement 20 demand letter, the Court ORDERS Plaintiff to provide a copy of this Order to said 21 Doe Defendants by December 14, 2011, and inform them in a cover letter that they need not comply with the demand letter, pending resolution of the jurisdiction and venue issues addressed herein. Any settlement reached on or after 22 the date of this Order will not be effective." 23 Plaintiff submits that with respect to Doe Defendants that have already settled, those last 24 two sentences and the letter described therein may cause confusion and would not be productive. 25

Further, Doe Defendants may still desire to settle because, even if they were dismissed from this suit, they would still be subject to a suit in this or another venue.

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1	Plaintiff does understand the Court's desire that its Order and a cover letter be sent to
2	those Doe Defendants that have been sent proposals for settlement who have not yet settled their
3	cases. Therefore, Plaintiff requests that the last two sentences of the Court's Order Re
4	Jurisdiction be replaced with the following:
5	"As to any Doe Defendants to whom Plaintiff has already sent a settlement
6	demand letter who have not signed a settlement agreement before December 7, 2011, the Court ORDERS Plaintiff to provide a copy of this Order to said Doe
7	Defendants by December 14, 2011, and inform them in a cover letter as follows:
8	'Notice of Court Order Regarding Pending Jurisdiction and Venue Issues
9	'Case Name: New Sensations v. Does 1-1,474, Case No. CV 11-2770
10	'To:'A letter offering you an opportunity to settle your alleged liability
11	in connection with the above-identified case was previously sent to you.
12	'Since then, the Court in this case has issued an Order regarding its concern regarding jurisdiction and venue issues. A copy of that Order
13	is included with this letter. A number of Doe defendants, perhaps including you, may be dismissed without prejudice from this case.
14	Until the Court decides those jurisdiction and venue issues or until the Doe number associated with you is dismissed without prejudice from
15	this case, whichever occurs first, you are not required to do anything. 'However, you may still determine that it is in your best interests to
16	resolve this matter by settlement now. You, of course, may consult with your own attorney.
17	'In any event, if you decide that you do not want to settle at this time, we repeat that you are not required to do anything until the Court
18	decides those jurisdiction and venue issues or until the Doe number associated with you is dismissed without prejudice from this case,
19	whichever occurs first.
17	'Very truly yours,'

Until the earlier of this Court's issuing its order detailing how this case shall proceed or the dismissal of a particular Doe Defendant from this case without prejudice, any settlement agreement signed by or on behalf of such a Doe Defendant on or after December 7, 2011 will not be effective unless Plaintiff has written evidence that a copy of this Order and the above-described cover letter had been provided to that Doe Defendant prior to a settlement agreement's being signed by or on behalf of such Doe Defendant."

Plaintiff submits that the proposed amendment maintains the spirit of the Court's original Order (i.e., a Doe Defendant would be notified that he, she or it is not required to do anything if he, she or it does not want to settle prior to a resolution of the jurisdiction and venue issues by way of a decision by the Court or a dismissal without prejudice from this case), while settlements by those Doe Defendants desiring to resolve the claims against them may still be accomplished.

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1	A Proposed Amended Order Re: Jurisdiction is submitted herewith.
2	In view of the foregoing, Plaintiff requests that the Court grant this Ex Parte Application
3	and, pending further consideration of the jurisdiction and venue issues, issue the Amended Order
4	Re Jurisdiction as submitted herewith.
5	Respectfully submitted,
6	A-m 1.
7	Dated: December 7, 2011 Ira M. Siegel, Cal. State Bar No 78142
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