## Case 2:12-cv-00616-WBS-JFM Document 33 Filed 07/12/12 Page 1 of 3

1 J. Curtis Edmondson, CSB# 236105 2 15490 NW Oak Hills Drive Beaverton, OR 97006 3 Phone: 503-701-9719 Fax: 503-214-8470 4 Email: jcedmondson@edmolaw.com 5 Attorney for Defendant(s) DOE. 6 IN THE UNITED STATES DISTRICT COURT 7 FOR THE EASTERN DISTRICT OF CALIFORNIA 8 9 CP PRODUCTIONS, INC., ) Case No.: 2:12-CV-00616(WBS)(JFM) 10 Plaintiff, SUPPLEMENTAL DECLARATION OF J. **CURTIS EDMONDSON** 11 VS. Hon. William B. Shubb 12 UNKNOWN, 13 Defendant. 14 15 16 Supplemental Declaration of J. Curtis Edmondson Regarding Representation of Movant 17 I, J. Curtis Edmondson, declare this to be true under penalty of perjury, pursuant to 28 18 U.S.C. 1746 on the date set forth at my signature below: 19 1. I am an attorney licensed to practice in the State of California and have been admitted 20 to the bar of the Eastern District of California. I am counsel of record in this matter. 21 2. On May 24th, I called and spoke with Brett L. Gibbs about this case. I asked him if 22 the parties on Exhibit B of the Complaint are considered liable for copyright 23 infringement. He said they were not. Based on the content of this conversation, I 24 believe Mr. Gibbs could have inferred that I represented one of the parties on Exhibit 2.5 B of the Complaint. 26

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3. During a telephonic status conference before this Court, Brett L. Gibbs stated that I was counsel for lead defendant John Doe for this case.

- 4. During said telephonic status conference, I stated that I used the term "John Doe" in the generic sense and that the client I represent is one of the alleged "co-conspirators" attached to this case.
- 5. The client I represent for this case is not the primary defendant on this case who is listed on Exhibit A of Plaintiff's Complaint, whose IP address is 24.7.175.228, and is listed as "John Doe" on the Complaint and as "Unknown" on the Eastern District of California's Docket Report for this case.
- 6. The client I represent for this case is an internet subscriber whose IP address is listed on Exhibit B of Plaintiff's Complaint, whom Plaintiff refers to as a "co-conspirator," and whom I now recognize should properly be referred to as a "movant" in this case.
- 7. The movant I represent has an interest in this case in that plaintiff has subpoenaed his or her ISP for his or her contact information, including his or her mailing address and telephone number. The movant I represent does not wish to receive threatening demand letters or harassing telephone calls. To this end, I filed a Motion to Quash on his or her behalf on May 24, 2012.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.

Executed this 12th day of May, 2012, at Beaverton, Oregon.

/x/ J. Curtis Edmondson

Declarant

1	PROOF OF SERVICE
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3	I hereby certify that on July 12, 2012, a copy of the foregoing was filed by CM/ECF with the Civil Clerk at the Eastern District of California.
4	The following will receive a copy of the foregoing by electronic copy:
5	Supplemental Declaration of J. Curtis Edmondson
6	Brett L. Gibbs, Esq. Prenda Law, Inc. 38 Miller Avenue, #263 Mill Valley, CA 94941 415-325-5900 blgibbs@wefightpiracy.com Attorney for Plaintiff  Nicholas Richard Ranallo Nicholas Ranallo, Attorney at Law 371 Dogwood Way Boulder Creek, CA 95006 831-703-4011 Fax: 831-533-5073 Email: nick@ranallolawoffice.com Attorney for Movants ISP Subscriber (IP Address 96.41.117.43), and ISP Subscriber (IP Address 71.95.203.190)
17	Dated: 7/12/2012 Respectfully Submitted,
18	ph. L. El
19	
20	J. Curtis Edmondson
21	Law Offices of J. Curtis Edmondson 15490 NW Oak Hills Drive
22	Beaverton, OR 97006
23	(503) 701-9719 ph (503) 214-8470 fax
24	Attorney for Defendant DOE
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