UNITED	STATES DI	STRICT C	OURT
EASTER	N DISTRICT	Γ OF PENN	ISYLVANIA

		X	
		:	
MALIBU MEDIA, LLC,		:	
		:	Civil Action No. 2:12-CV-2078-MMB
	Plaintiff,	:	
		:	
VS		:	
		:	
JOHN DOES 1-16,		:	
		:	
	Defendants.	:	
		:	
		X	

PLAINTIFF'S NOTICE OF VOLUNTARY DISMISSALWITHOUT PREJUDICE OF JOHN DOES 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14 AND 15 ONLY

PLEASE TAKE NOTICE, Plaintiff hereby voluntarily dismisses Defendants, John Does 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14 and 15 from this action without prejudice. Defendants were issued the IP addresses 24.127.166.49, 68.82.188.7, 69.139.85.0, 69.249.249.64, 71.224.254.45, 76.98.214.226, 207.172.114.220, 108.52.139.252, 173.49.20.12, 71.123.32.74, 96.227.218.158, 96.227.230.251, 96.227.69.215, 96.227.75.41 and 96.245.105.231, respectively. Plaintiff has recently received the names and identifying information of many of the Defendants in this case and is unable to coordinate service of process to properly serve these Defendants by the Rule 4(m) deadline. Plaintiff plans on further investigating and confirming the information provided by the Internet Service Provider and will re-file and serve each Doe Defendant if deems necessary. Pursuant to Fed.R.Civ.P. 41(a)(1)(A)(i) Defendants have neither answered Plaintiff's Complaint nor filed a motion for summary judgment.

Dated: August 17, 2012

Respectfully submitted,

FIORE & BARBER, LLC

By: /s/ *Christopher P. Fiore*_____

Christopher P. Fiore, Esquire Aman M. Barber, III, Esquire Attorneys for Plaintiff 425 Main Street, Suite 200 Harleysville, PA 19438

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ATTORNEYS FOR PLAINTIFF

CERTIFICATE OF SERVICE

I hereby certify that on August 17, 2012, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF and that service was perfected on all counsel of record and interested parties through this system.

/s/ Christopher P. Fiore
Christopher P. Fiore, Esquire