	I	Case 4:08-cv-03623-PJH Document 38	Filed 12/11/08 Page 1 of 3
	1 2 3 4 5 6 7 8 9	KRONENBERGER BURGOYNE, LLP Karl S. Kronenberger (Bar No. 226112) Margarita Calpotura (Bar No. 244711) 150 Post Street, Suite 520 San Francisco, CA 94108 Telephone: (415) 955-1155 Facsimile: (415) 955-1158 karl@kronenbergerlaw.com margarita@kronenbergerlaw.com Attorneys for Plaintiff MAINSTREAM MEDIA, EC, a Bahrain (Non-Resident) Exempt Closed Jo	DISTRICT COURT
			CT OF CALIFORNIA
	11		
com	12	MAINSTREAM MEDIA, EC, a Bahrain	Case No. 08-3623 PJH
www.KronenbergerLaw.com	13 14	(Non-Resident) Exempt Closed Joint Stock Company,	STIPULATION OF DISMISSAL WITH
nenber	15	Plaintiffs,	PREJUDICE
ww.Kroi	16	VS.	
8	17	PETER RIVEN, <i>et al.</i> ,	
	18	Defendants.	
	19	Derendanta.	
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		CASE NO. 08-3623 PJH 1	STIPULATION OF DISMISSAL

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1	PLAINTIFF MAINSTREAM MEDIA	A, EC AND DEFENDANT DYNADOT LLC	
2	(COLLECTIVELY "THE PARTIES"), BY	AND THROUGH THEIR RESPECTIVE	
3	COUNSEL OF RECORD, HEREBY STIPULATE AS FOLLOWS:		
4	1. The Parties agree that Defendant Dynadot LLC be dismissed, with		
5	prejudice, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii).		
6	2. The Parties agree that all Parties will bear their own costs, expenses, and		
7	attorneys' fees.		
8	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD:		
9			
10	DATED: December 10, 2008	KRONENBERGER BURGOYNE LLP	
11			
12		By:s/ Karl. S. Kronenberger	
13			
14		Karl S. Kronenberger	
15		Attorney for Plaintiff, Mainstream Media, EC	
16			
17	DATED: December 10, 2008	WENDEL, ROSEN, BLACK & DEAN LLP	
18			
19		By: <u>s/ Garret D. Murai</u>	
20	ATES DISTRICT	Garret D. Murai	
21	AND STALL OPDERED	Attorney for Defendant, DYNADOT LLC	
22	IT IS SO ORDERED	DINADOT LEC	
23			
24	Z Uis L Hamilton	12/11/08	
25	Z Judge Phyllis J. Hamilton		
26			
27	DISTRICT OF CER		
28			
	CASE NO. 08-3623 PJH	2 STIPULATION OF DISMISSAL	

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ATTESTATION OF CONCURRENCE IN FILING

Pursuant to the General Order No. 45, section 45 X(B), for The United States District Court for the Northern District of California, I, Karl S. Kronenberger, hereby attest that the concurrence to the filing of this Stipulation of Dismissal with Prejudice has been obtained from Counsel for Defendant who has provided the conformed signature above.

KRONENBERGER BURGOYNE LLP s/ Karl. S. Kronenberger By: Karl S. Kronenberger Attorney for Plaintiff, Mainstream Media, EC CASE NO. 08-3623 PJH STIPULATION OF DISMISSAL

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