IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 1:12–cv–00409-REB-MEH

MALIBU MEDIA, LLC.

Plaintiff,

V.

John Doe #7,

Defendants.

JOINT MOTION FOR SETTLEMENT CONFERENCE

Plaintiff Malibu Media, L.L.C. and John Doe #7, by and through their undersigned counsel submits this Joint Motion for Settlement Conference pursuant to Dist. Colo. L.R. 16.6:

- 1. Plaintiff and Defendant believe that engaging in an early neutral evaluation and settlement conference conducted by the Magistrate Judge would be helpful in resolving the issue of damages.
 - a. All parties are interested in a swift resolution of the present lawsuit and the parties agree that there are not many issues to contest at this time.
 - b. The parties have been able to quickly and efficiently resolve matters independently and with the help of the Court.
- 2. Because the benefit of a judicial settlement conference is the prevention of additional expenditures of monies and resources associated with trial preparation, as well as in the interest of judicial economy, the Parties request that the

conference occur as soon as practically possible and that the Court take such other and further action as it deems just and proper.

DATED: October 25, 2012

Respectfully Submitted,

Plaintiff Malibu Media, L.L.C. By its Attorney(s):

JASON KOTZKER KOTZKER LAW GROUP 9609 S. University Blvd. #632134 Highlands Ranch, CO 80163 (303) 875-5386 Attorney for Plaintiff

Defendant John Doo #7
By its Attorney(s):

John A. Arsenault

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1333 W. 120th Ave. Suite 302

Westminster, CO 80234

(303) 459-7898

Attorney for Defendant Doe #7

CERTIFICATE OF SERVICE

I hereby certify that on October 25, 2012, a true and correct copy of the foregoing **JOINT MOTION FOR SETTLEMENT CONFERENCE** was sent via email and/or first-class mail postage pre-paid to the following:

JASON KOTZKER KOTZKER LAW GROUP 10268 Royal Eagle Street Highlands Ranch, CO 80129

DATED: October 25, 2012

By:

ohn A. Arsenault (CO Bar # 41327)

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Attorney for Defendant Doe #7