1 2 3 4 5 6	MARTIN D. SINGER, ESQ. (BAR WILLIAM J. BRIGGS, II, ESQ. (BEVAN N. SPIEGEL, ESQ. (BAR N LAVELY & SINGER PROFESSION 2049 Century Park East, Suite 2400 Los Angeles, California 90067-2906 Telephone: (310) 556-3501 Facsimile: (310) 556-3615 Attorneys for Plaintiffs BANK JULIUS BAER & CO. LTD		
7 8	JULIUS BAER BANK AND TRUST	CO. LTD	
9	UNITED STATE	S DISTRICT COURT	
10	FOR THE NORTHERN	DISTRICT OF CALIFORNIA	
11	SAN FRANCISCO DIVISION		
12	BANK JULIUS BAER & CO.	CASE NO. CV08-0824 JSW [Hon. Jeffrey S. White; CRTM 2]	
13	LTD, a Swiss entity; and JULIUS BAER BANK AND TRUST CO. LTD, a Cayman Islands entity,)	
14	Plaintiffs,	NOTICE OF DISMISSAL	
15	v.		
16	WIKILEAKS, an entity of unknown		
17	form, WIKILEAKS.ORG , an entity of unknown form; DYNADOT , LLC , a California limited liability		
19	corporation, and DOES 1 through 10 , inclusive,		
20	Defendants.		
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TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

PLEASE TAKE NOTICE that Plaintiffs BANK JULIUS BAER & CO. LTD and JULIUS BAER BANK AND TRUST CO. LTD ("Plaintiffs") hereby voluntarily dismisses, without prejudice, the above captioned action in its entirety, whereby Plaintiffs may, at their option, later pursue their claims, including in an alternate court, jurisdiction or venue.

Pursuant to Fed. Rules of Civil Proc., Rule 41(a)(1)(i), Plaintiffs have the absolute right to dismiss the action "without order of the court" by filing a notice of dismissal "at any time before service by the adverse party of an answer or of a motion for summary judgment" Id.; See *Commercial Space Mgmt. Co., Inc. v. Boeing Co., Inc.* (9th Cir. 1999) 193 F.3d 1074, 1077.

DATED: March 5, 2008

Respectfully submitted,

LAVELY & SINGER PROFESSIONAL CORPORATION

/s/ William J. Briggs, II
By:_____
WILLIAM J. BRIGGS, II
Attorneys for Plaintiffs BANK IIII IIIS

Attorneys for Plaintiffs BANK JULIUS BAER & CO. LTD and JULIUS BAER BANK AND TRUST CO. LTD

PROOF OF SERVICE 1 2 STATE OF CALIFORNIA. COUNTY OF LOS ANGELES 3 I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is 2049 4 Century Park East, Suite 2400, Los Angeles, California 90067-2906. 5 On the date listed below, I served the foregoing document described as: 6 **(1)** NOTICE OF DISMISSAL OF ACTION WITHOUT PREJUDICE 7 8 on the interested parties in this action by placing: [X] a true and correct copy -OR- [] the original document thereof enclosed in sealed envelopes addressed as follows: 10 See attached "Service List" 11 **BY FACSIMILE:** I served the foregoing document described by facsimile 12 machine located at telephone number 310-556-3615, pursuant to <u>California</u> Rules of Court Rules 2008 and 2009, to the interested parties in this action: 13 The facsimile machine I used complied with California Rules of Court Rule 2003(3). The transmission was complete and no error was reported by the machine. I caused the machine to print a transmission record of the 14 15 transmission, a copy of which is attached to this Declaration. [X] BY EMAIL 16 [X] As follows: I am "readily familiar" with the firm's practice of sending email communications. Under that practice an email 17 addressed to the party above was sent from Los Angeles, California in the ordinary course of business. 18 19 I declare that I am duly employed in the office of a member of the bar of this Court at whose direction the service was made. Executed **March 5, 2008,** at 20 Los Angeles, California. 21 TIFFANY VOGT 22 23 I hereby attest that I have on file all holographic signatures for any signatures indicated by a conformed signature (/s/) within this efiled document. 24 25 WILLIAM J. BRIGGS, II 26 27 28

1	SERVICE LIST CV08-0824 JSW		
2 3	C V U0-U024 JSVV		
4	Attorney for Defendant Dynadot, LLC Garret D. Murai, Esq gmurai@wendel.com		
5	<u>Defendants Wikileaks and Wikileaks.org</u> Wikileaks Legal - legal@sunshinepress.org; legal@wikileaks.org		
6	Amici Curiae The Reporters Committee for Freedom of the Press, et. al. Thomas R. Burke - thomasburke@dwt.com		
7	Thomas R. Burke - thomasburke@dwt.com Laura R. Handman - laurahandman@dwt.com		
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9	Karl Olson - ko@lrolaw.com Paul Alan Levy - plevy@citizen.org		
10	Amici Curiae & Prospective Intervenor Project on Government Oversight, et. al.		
11	Steven Lee Mayer - smayer@howardrice.com Ann Brick - abrick@aclunc.org Aden J. Fine - afine@aclu.org Cindy A. Cohn - cindy@eff.org		
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15	Attorney for Daniel Mathews		
16	Joshua Kathriel Koltun - joshua@koltunattorney.com <u>Alternative Service re Parties, Amicus Curiae, Prospective Intervenors, et. al.</u> Via USDC ECF E-Mail Notice Service		
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