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7			
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9	Attorneys for Plaintiff craigslist, Inc.		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO DIVISION		
13			
14	craigslist, Inc., a Delaware corporation,	Case No. C 09-04737 MMC	
15	Plaintiff,	[PROPOSED] ORDER GRANTING	
16	v.	PLAINTIFF CRAIGSLIST INC.'S ADMINISTRATIVE REQUEST	
17	John Doe d/b/a cladgenius.com; John Doe d/b/a	PURSUANT TO LOCAL RULE 7-11 FOR	
18	caposter.net; John Doe d/b/a pvagenius.com; and Does 4 through 25, inclusive,	LEAVE TO TAKE DISCOVERY PRIOR TO RULE 26 CONFERENCE	
19	Defendants.		
20			
21	The Court, having considered Plaintiff craigslist Inc.'s Administrative Request Pursuant		
22	To Local Rule 7-11 For Leave For Expedited Discovery Prior To Rule 26 Conference, hereby		
23	GRANTS the motion. Therefore, it is hereby ORDERED as follows:		
24			
25			
26			
27			
28		1 - Case No. CV 09-04737 MMC	
	[PROPOSED] ORDER GRANTING PLAINTIFF CRAIGSLIST INC.'S REQUEST FOR EXPEDITED DISCOVERY 40753-0043/LEGAL17173007.1		

(1) Immediate Discovery

ORDERED that craigslist may serve immediate discovery for the limited purpose of obtaining the names, current and permanent addresses, telephone numbers, and e-mail addresses or similar information ("Identifying Information") for all subscribers, registrants, and persons responsible for administering the domains cladgenuis.com, caposter.net, and pvagenius.com and the alleged for illegal activities by the individuals and businesses operating through these websites ("Doe Defendants").

ORDERED that craigslist may immediately serve subpoenas seeking Identifying
Information of the Doe Defendants, in the form attached as Exhibit A to this Proposed Order, on
the Internet Service Providers ("ISPs"), privacy registrars, and payment processors associated
with cladgenuis.com, caposter.net, and pvagenius.com as identified in craigslist's investigations to
date, through this expedited discovery, and through craigslist's ongoing investigations
(collectively "Third Parties" and individually "Third Party");

ORDERED that craigslist must serve on the Third Parties a copy of this Order attached to the subpoena;

(2) Identification and Service on Defendants

ORDERED that, within five (5) days of service of a subpoena, the Third Party shall internally identify the Doe Defendants and send a copy of the subpoena and this Order to the Doe Defendants at the last known address (email address and street address, if any).

(3) Motions to Quash or Other Objections

ORDERED that the Third Parties shall have 15 days from service of the subpoena, to 15 move to quash or otherwise object to the subpoena and that Defendants shall have 16 days from service of the subpoena on them, to move to quash or otherwise object to the subpoena. If neither the Third Parties nor Defendants so move or object within these time periods, the Third Parties shall serve the Identifying Information on craigslist within 26 days of service of the subpoena on the Third Parties.

1	(4) Preservation of Evidence		
2	ORDERED that the Third Parties and Doe Defendants shall preserve and not destroy all		
3	evidence, including, but not limited to, all Identifying Information and all other information, data		
4	and documents, that relate to the Doe Defendants and the domain names cladgenuis.com,		
5	caposter.net, and pvagenius.com.		
6	(5) Scope of Use of the Identifying Information		
7	ORDERED that any information disclosed to craigslist by a Third Party in response to a		
8	subpoena issued pursuant to this Order may be used by craigslist solely for the purpose of		
9	protecting its rights in this case. Any such information filed with this Court shall conform to		
10	Federal Rule of Civil Procedure 5.2 and Civil Local Rule 3-17.		
11	Rationale of Decision		
12	In accordance with UMG Recordings, Inc. v. Doe, No. C 08-1193 SBA, 2008 WL		
13	4104214, *4 (N.D. Cal., September 3, 2008), craigslist has made a showing of "good cause" to		
14	conduct discovery prior to the Federal Rule of Civil Procedure 26(f) conference for the limited		
15	purpose of obtaining the Doe Defendants' Identifying Information.		
16			
17	IT IS SO ORDERED.		
18	Dated this5th day ofNovember, 2009.		
19			
20	Marie Ma Plane		
21	The Honorable Maxine M. Chesse		
22			
23	Presented by:		
24			
25	PERKINS COIE LLP		
26	By:/s/ Brian Hennessy		
27	Brian Hennessy		
28	Attorney for Plaintiff craigslist, Inc.		

Case No. CV 09-04737 MMC

EXHIBIT A Please produce: (1) all logs, records, data, documentation and other information containing the names, current and permanent addresses, telephone numbers, and e-mail addresses ("subscriber information") for the persons responsible for the domain names cladgenuis.com, caposter.net, and pvagenius.com ("Subject Domain Names"), including: (a) persons who administered the content displayed on said websites, (b) persons responsible for payment for domain registration or website hosting fees, and (c) persons responsible for payment processing services used by the Subject Domain Names ("Defendants") or similar information suitable to identify Defendants ("Identifying Information"); and (2) The IP addresses used to upload information to or otherwise administer the websites cladgenius.com (IP address located at 94.229.66.206), caposter.net (IP address located at 209.25.133.138), and pvagenius.com (IP address located at 174.37.143.136). - 4 -Case No. CV 09-04737 MMC