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IN THE UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

BRIDGETREE, INC., and  
TWO BIT DOG, LLC,

Plaintiffs,

vs.

RED F MARKETING LLC;  
TARGET POINT, LLC,  
DANIEL ROSELLI;  
TENG LI;  
JASON LI;  
MALI XU;  
MARK EPPERLY; and  
ELTON T. SCRIPTER.

Defendants.

Case No. 3:10-MC-80304-VRW

~~PROPOSED~~ ORDER ON STIPULATION  
RE: MOTION BY ROSELLI, LI, AND  
EPPERLY TO QUASH SUBPOENA TO  
LINKEDIN CORPORATION (DOC # 3)

Now, in view of the Stipulation presented by Plaintiffs and Defendants Mark Epperly, Daniel Roselli and Teng Li regarding the subpoenas served on LinkedIn Corp. dated November 17, 2010, it is hereby ORDERED that Plaintiffs' subpoenas be modified so that, for the accounts related to Epperly, Roselli, and Li, LinkedIn Corp. produces to Defendants' counsel (Irving M. Brenner, John G. McDonald, and Steven N. Baker, McGUIREWOODS LLP, 100 North Tryon Street, 29th Floor (28202), Post Office Box 31247, Charlotte, NC 28231) the following documents:

- 1           1.     For:
- 2                 a.     the individual Dr. Teng Li, the email address drtengli@yahoo.com,  
3                 and the address 12406 Aden Creek Way, Pineville, North Carolina;
- 4                 b.     the individual Mark Epperly, the email addresses  
5                 mepperly@visionmarketing.com and mepperly@targetpoint.us, and the  
6                 address 6917 club Champion Lane, Mint Hill, North Carolina 28227;
- 7                 c.     the individual Dan/Daniel Roselli, the email address  
8                 droselli@redf.com, and the address 2611 Whitney Hill Road, Charlotte, North  
9                 Carolina 28226,

10            documents sufficient to identify all accounts associated with any one or more of  
11            the above identified individuals, email addresses and/or address. The above identified  
12            account and any other account(s) identified by the requested documents are collectively  
13            referred to below as “the ACCOUNTS.”

14            2.     For all the ACCOUNTS, documents sufficient to identify all registration,  
15            connection and directory history and information.

16            3.     For all the ACCOUNTS, all IP history logs and information.

17            4.     For all the ACCOUNTS, listings of all messages and invitations (e.g., via  
18            screen capture, screen dump, etc.) in the inbox, sent, archived, trash or draft folders.

19            5.     For all the ACCOUNTS, all postings, threads, replies, links, discussions or  
20            other communications in the LinkedIn Group or Company Profile for “RED F  
21            Marketing.”

22            6.     For all the ACCOUNTS, all postings, threads, replies, links, discussions or  
23            other communications in the LinkedIn Group or Company Profile for “Targetpoint.”

24            7.     For all the ACCOUNTS, all postings, threads, replies, links, discussions or  
25            other communications in any LinkedIn Group that are to or from or include any of the  
26            following contacts: Daniel (Dan) Roselli; Teng Li; Jason Li; Mali Xu; Mark Epperly;  
27            Elton Scripter; Tom Scripter; RED F MARKETING LLC (or “Red F” or “RedF”); or  
28            TARGET POINT.

              8.     For all the ACCOUNTS, all messages and invitations in the inbox, sent,  
              archived, trash or draft folders mentioning “Bridgetree” or Mark Beck.

              9.     For all the ACCOUNTS, all postings, threads, replies, links, discussions or  
              other communications in any LinkedIn Group (including any deleted communications)  
              mentioning “Bridgetree” or Mark Beck.

1 In all other aspects Defendants' motion is denied as MOOT.

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3 PURSUANT TO THE STIPULATION, IT IS SO ORDERED.

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6 DATED this 26th day of January, 2011.



7 The Honorable Vaughn R. Walker  
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