

and DECREES that a permanent injunction shall be and hereby is entered against Defendants as follows:

- 1. **PERMANENT INJUNCTION.** Defendants and any person or entity acting in concert with, or at their direction, including any and all agents, servants, employees, partners, assignees, distributors, suppliers, resellers and any others over which they may exercise control, are hereby restrained and enjoined, pursuant to 15 *U.S.C.* §1116, from engaging in, directly or indirectly, or authorizing or assisting any third party to engage in, any of the following activities in the United States and throughout the world:
- a. importing, exporting, marketing, selling, offering for sale, distributing or dealing in any product or service that uses, or otherwise making any use of, any of Plaintiff's Trademarks, which is attached and incorporated by reference hereto ex Exhibit "A," and Copyrights, which is attached and incorporated by reference hereto ex Exhibit "B," including but not limited to ADOBE®, CREATIVE SUITE®, ACROBAT® marks and works, and/or any Intellectual Property that is confusingly or substantially similar to, or that constitutes a colorable imitation of, any of Plaintiff's Trademarks and Copyrights, whether such use is as, on, in or in connection with any trademark, service mark, trade name, logo, design, Internet use, website, domain name, metatags, advertising, promotions, solicitations, commercial exploitation, television, web-based or any other program, or any product or service, or otherwise;
- b. copying or downloading, other than for personal use of a validly licensed and registered software, of any software containing Plaintiff's Trademarks and Copyrights, including but not limited to ADOBE®, CREATIVE SUITE®, ACROBAT® marks and works, and/or any Intellectual Property that is confusingly or substantially similar to, or that constitutes a colorable imitation of, any of Plaintiff's Trademarks and Copyrights;
- c. performing or allowing others employed by or representing them, or under their control, to perform any act or thing which is likely to injure Plaintiff, any of Plaintiff's Trademarks and Copyrights, including but not limited to ADOBE®, CREATIVE SUITE®, ACROBAT® marks and works, and/or Plaintiff's business reputation or goodwill, including making disparaging, negative, or critical comments regarding Plaintiff or its products;

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1	7. <b>NO FEES AND COSTS.</b> Each party shall bear its/his/her own attorneys' fees
2	and costs incurred in this matter.
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4	IT IS SO ORDERED, ADJUDICATED and DECREED this 27th day of February
5	, 2014.
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7	IT IS SO ORDERED Mehen et Judge
8	Caro ma
9	Judge Edward M. Chen
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## PROOF OF SERVICE 1 I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is Johnson & Pham 6355 Topanga Canyon Blvd., Suite 326, Woodland Hills, CA 91367. On February 17, 2014, I served the within document(s): 2 3 4 [PROPOSED] PERMANENT INJUNCTION AGAINST 5 DEFENDANTS COLORADO INTERNET SERVICES, LLC d/b/a ONE OFFICE SOFTWARE AND ERIK JEFFRIES 6 7 $\boxtimes$ CM/ECF - by electronically transmitting the document(s) listed above to: 8 Richard E. Quintilone, Esq. Andrew D. Winghart, Esq. 9 QUINTILONE & ASSOCIATES Winghart Law Group 22974 El Toro Road, Suite 100 495 Seaport Court, Suite 104 10 Lake Forest, CA 92630-4961 **Attorneys for Defendant** Redwood City, California 94063 11 MY CHOICE SOFTWARE, LLC Attorney for Defendant, **SOFTWARE TECH** 12 Thomas E. Moore III **ROYSE LAW FIRM, PC** Ali Kamarei, Esq. 13 1717 Embarcadero Road **Knight Rider Building** 14 50 West San Fernando St., Palo Alto, California 94303 **Attorney for Defendant** Suite 900 15 DIGISOFT, LLC San Jose, CA 95113 16 Attorney for Defendant. Bargain Software Shop, LLC 17 18 19 I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made. 20 Executed on February 17, 2014, at Woodland Hills, California. 21 Golfon Ruano 22 23 Evelyn Ruano 24 25 26 27 28

PROOF OF SERVICE - Case No.: CV13-04193 EMC

## PROOF OF SERVICE 1 I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is Johnson & Pham 6355 Topanga Canyon Blvd., Suite 326, Woodland Hills, CA 91367. On February 17, 2014, I served the within document(s): 2 3 4 5 [PROPOSED] PERMANENT INJUNCTION AGAINST DEFENDANTS COLORADO INTERNET SERVICES, LLC d/b/a ONE OFFICE 6 SOFTWARE AND ERIK JEFFRIES 7 Mail – by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Los Angeles, California addressed as set forth below: X 8 9 Colorado Internet Services, LLC 10 d/b/a One Office Software 10835 Dover Street, Suite 500 11 Westminster, Colorado 80021 12 Erik Jeffries 10835 Dover Street, Suite 500 13 Westminster, Colorado 80021 14 I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under the practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than 15 16 one day after date of deposit for mailing in affidavit. 17 18 I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made. 19 Executed on February 17, 2014, at Woodland Hills, California. 20 Gulyn Ruano 21 22 Evelyn Ruano 23 24 25 26

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