1		
2		
3	3	
4		
5	5	
6	IN THE UNITED STATES DISTRICT COURT	
7	ΓΩΣ ΤΗ ΕΝΩΣΤΗΓΩΝ ΣΙΩΤΡΙΩΤ ΟΓ ΩΛΙ ΙΓΩΣΝΙΑ	
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
9		
10	MALIBU MEDIA, LLC,	No. C 16-05850 WHA
11	Plaintiff,	
12	2 v.	OHN DOE subscriber assigned IP MOTION FOR LEAVE TO SERVE THIRD-PARTY SUBPOENA PRIOR
13	JOHN DOE subscriber assigned IP	
14	Address 107.216.114.7, TO RULE 26(f) CONFERENCE	
15	; Defendant/	
16		
17	Plaintiff, Malibu Media, LLC, alleges that it owns registered copyrights in various	
18	pornographic films and that John Doe defendant directly infringed those copyrights by	
19	distributing the films on the Internet using the above-captioned IP address. Malibu Media now	
20	seeks leave to serve a subpoena on third-party AT&T Internet Services, in order to ascertain the	
21	identity of the subscriber using that IP address prior to a Rule 26(f) conference.	
22	Malibu Media's motion is hereby GRANTED . This is without prejudice to any motions	
23	to quash or modify the subpoent that may be filed by any interested party, including AT&T or	
24	the subscriber assigned to the IP address. Furthermore, the following limitations apply:	
25	• The subpoena shall only request the actual name and address of the subscriber to whom AT&T assigned the above-captioned IP address.	
26	• The subpoend shall only seek the name and address of the subscriber for	
27 28	the time frame from FOURTEEN DAYS BEFORE the date of the first alleged infringing act to FOURTEEN DAYS AFTER the date of the last alleged infringing act.	
20	• Malibu Media shall attach a copy of this order to the subpoena.	

Malibu Media may not use any information disclosed by AT&T for any 1 purpose other than protecting its rights as set forth in the complaint. 2 AT&T shall, in turn, serve a copy of the subpoena and a copy of this 3 order on the subscriber within TWENTY-FOUR DAYS of the date of service on AT&T. 4 The return date on the subpoena shall be no less thanFORTY-FIVE DAYS 5 from the date of service on AT&T. AT&T shall not disclose any identifying information about defendant to Malibu Media prior to the return date or, if a motion to quash or modify the subpoena is filed, prior 6 to the resolution of any motions to quash or modify the subpoena. 7 Malibu Media must inform AT&T if any such motion is filed. 8 Malibu Media shall not disclose defendant's name, address, telephone number, email, social media username, or any other identifying information, other than defendant's IP address, that it may subsequently 9 learn. All documents including defendant's identifying information, apart from his or her IP address, shall be filed under seal, with all such 10information redacted on the public docket, unless and until the Court orders otherwise and only after defendant has had an opportunity to 11 challenge the disclosure of any identifying information. Malibu Media explicitly consented to the inclusion of such a protection in its motion. 12 13 Unless otherwise provided, both sides may file under seal any of defendant's identifying information pursuant to this order, without seeking further leave to file under seal. A version with all identifying 14 information redacted shall be filed on the public docket. 15 Malibu Media must seek leave to serve subpoenas on any other Internet 16 service provider besides AT&T in this matter. 17 Malibu Media shall have THIRTY-FIVE DAYS from the date on which it receives defendant's identifying information from AT&T (or, if later, until the deadline set by Rule 4(m)). Any requests to extend that deadline 18 shall be made immediately as circumstances justifying the extension 19 arise, rather than at the last minute. Malibu Media must support any assertion that defendant is dodging service with an affidavit 20 of non-service (to be filed under seal, with defendant's identifying information redacted on the public docket). Malibu Media shall please file a notice informing the Court of the date on which it received 21 defendant's identifying information no later than FIVE CALENDAR DAYS after receiving that information. 22 23 If Malibu Media learns, whether through subpoena response or other communication, that defendant's IP address was assigned to a physical 24 address outside this district, it shall, within 21 CALENDAR DAYS from the date on which it learned that information, dismiss the action or SHOW 25 CAUSE why it should not be dismissed. 26 27 28

United States District Court For the Northern District of California Any motions relating to the subpoena or the protective order discussed above shall be filed prior to the return date of the subpoena.

IT IS SO ORDERED.

Dated: February 1, 2017.

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE