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11 Attorneys for Defendant
 12 PODFITNESS, INC.

13 UNITED STATES DISTRICT COURT
 14 NORTHERN DISTRICT OF CALIFORNIA
 15 SAN FRANCISCO DIVISION

17 APPLE, INC.,

18 Plaintiff,

19 v.

20 PODFITNESS, INC., and DOES 1-100,
 inclusive

21 Defendants.
 22

Civil Action No. 4:06-cv-05805 SBA

**NOTICE OF CORRECTED
 [PROPOSED] ORDER PERMITTING
 WITHDRAW OF
 WORKMAN NYDEGGER AND
 COLLETTE ERICKSON FARMER &
 O'NEILL**

Hon. Sandra B. Armstrong

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1 The undersigned hereby provides notice to this Court and to Plaintiff, Apple, Inc.
2 (“Apple”) that filed concurrently herewith is Defendant, Podfitness, Inc.’s (“Podfitness”)
3 Corrected [Proposed] Order Permitting Withdraw of Workman Nydegger and Collette Erickson
4 Farmer & O’Neill (“Amended Papers”).

5 Podfitness files these Amended Papers to include two attorneys, Janna Jensen Lewis and
6 Robert S. Lawrence, who made appearances early on in the case but who are not presently
7 assigned to this matter and were thus inadvertently left off of the Notice and Motion to Leave to
8 Withdraw of Workman Nydegger and Collette Erickson Farmer & O’Neill, and [Proposed]
9 Order Permitting Withdraw of Workman Nydegger and Collette Erickson Farmer & O’Neill
10 filed by Podfitness on September 18, 2007.

11
12 DATED: October 24, 2007.

13 Respectfully submitted,

14 WORKMAN | NYDEGGER

15
16 /s/ Charles J. Veverka
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26 Podfitness, Inc.
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PROOF OF SERVICE

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I hereby certify that on October 24, 2007, I electronically filed the foregoing with the Clerk of the Court by using the CM/ECF system which sent notification of such filing to the following: Abrams@fr.com; jacobalpren@quinnemanuel.com; raycock@wnlaw.com; wfarmer@collette.com; rlawrence@collette.com; llaycock@wnlaw.com; jlewis@wnlaw.com; martens@fr.com; miclean@fr.com; cveverka@wnlaw.com and served Podfitness separately at hchays@podfitness.com.

DATED October 24, 2007

WORKMAN | NYDEGGER

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