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 9 Attorneys for Plaintiff
 craigslist, Inc.

10 UNITED STATES DISTRICT COURT
 11 NORTHERN DISTRICT OF CALIFORNIA
 12 OAKLAND DIVISION

14 craigslist, Inc., a Delaware corporation,
 15 Plaintiff,
 16 v.
 17 Autoposterpro, Inc., PostingExperts, Inc., John
 18 Doe d/b/a craigslistadsstore.com and
 craigslistpromoting.com, and Does 2 through
 19 25, inclusive,
 Defendants.

Case No. CV 08 05069 SBA
DISCOVERY MATTER
**ORDER GRANTING PLAINTIFF
 CRAIGSLIST INC.'S ADMINISTRATIVE
 REQUEST PURSUANT TO LOCAL RULE
 7-11 FOR LEAVE TO TAKE DISCOVERY
 PRIOR TO RULE 26 CONFERENCE**
 Date:
 Time:
 Dept:
 Before: Honorable Sandra B. Armstrong

23 The Court, having considered PLAINTIFF CRAIGSLIST INC.'S ADMINISTRATIVE
 24 REQUEST PURSUANT TO LOCAL RULE 7-11 FOR LEAVE TO TAKE DISCOVERY
 25 PRIOR TO RULE 26 CONFERENCE, hereby GRANTS the motion. Therefore, it is hereby
 26 ORDERED as follows:

27 **(1) Immediate Discovery**

1 ORDERED that craigslist may serve immediate discovery for the limited purpose of
2 obtaining the names, current and permanent addresses, telephone numbers, and e-mail addresses
3 for all subscribers, registrants, and persons responsible for administering the domain names
4 autoposterpro.com, postingexperts.com, craigslistadsstore.com, and craigslistpromoting.com
5 ("Defendants") or similar information suitable to identify Defendants, including IP addresses used
6 to administer said websites (the "Identifying Information").

7 ORDERED that craigslist may immediately serve a subpoena on the privacy registrants
8 and internet service providers for autoposterpro.com, postingexperts.com, craigslistadsstore.com,
9 and craigslistpromoting.com, including Domains By Proxy, Inc., Go Daddy.com, Inc., TuCows
10 Inc., Contactprivacy.com, and Startlogic, Inc. (collectively referred to as "Third Parties"), seeking
11 the Identifying Information in the form attached as Exhibit E to the Declaration of Brian P.
12 Hennessy;

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

15 **(2) Identification and Service on Defendants**

16 ORDERED that the Third Parties shall identify Defendants within five days of service of
17 the subpoena, and in that five-day period serve Defendants with a copy of the subpoena and this
18 Order.

19 **(3) Motions to Quash or Other Objections**

20 ORDERED that the Third Parties shall have 15 days from service of the subpoena, to
21 move to quash or otherwise object to the subpoena. Defendants shall have 10 days from service of
22 the subpoena on them, to move to quash or otherwise object to the subpoena. If neither the Third
23 Parties nor Defendants so move or object within these time periods, the Third Parties shall serve
24 the Identifying Information on craigslist within 20 days after the Third Parties served the
25 subpoena on Defendants.

26 **(4) Preservation of Evidence**

27 ORDERED that the Third Parties and Defendants shall preserve and not destroy all
28 evidence, including but not limited to all Identifying Information.

1 **(5) Scope of Use of the Identifying Information**

2 ORDERED that any information disclosed to craigslist in response to the subpoena may
3 be used by it solely for the purpose of protecting its rights in the above-captioned case. Any such
4 information filed with this Court shall conform to Federal Rule of Civil Procedure 5.2 and Civil
5 Local Rule 3-17.

6
7 IT IS SO ORDERED.

8 Dated this _11th day of December, 2008.

9
10 A handwritten signature in blue ink, reading "Sandra B. Armstrong", is written over a horizontal line.

11
12
13 Presented by:

14
15 **PERKINS COIE LLP**

16 By: /s/ Brian Hennessy
17 Brian Hennessy

18 Attorney for Plaintiff craigslist, Inc.
19 40753-0043/LEGAL14951149.1