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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

SPH AMERICA, LLC,
Plaintiff,

v.

APPLE, INC. *et al.*,
Defendants.

Case No.: 3:10-cv-00404- JAH-AJB

JURY TRIAL DEMANDED

**ORDER GRANTING JOINT MOTION
TO DISMISS PERSONAL
COMMUNICATIONS DEVICES LLC
WITHOUT PREJUDICE PURSUANT
TO FED. R. CIV. P. 41(a)(2)**

Having considered the Joint Motion between Plaintiff SPH America, LLC (“SPH America”) and Defendant Personal Communications Devices LLC (“PCD”), it is hereby ordered that pursuant to Federal Rules of Civil Procedure 41(a)(2):

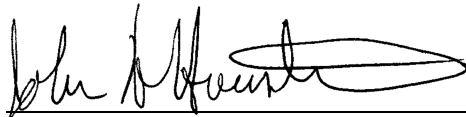
(1) All claims that SPH America asserts against PCD in the above-captioned action are dismissed without prejudice;

(2) All claims that PCD asserts against SPH America in the above-captioned action are dismissed without prejudice; and

(3) SPH America and PCD shall bear their own costs and attorneys’ fees.

IT IS SO ORDERED.

Dated: June 16, 2010



JOHN A. HOUSTON
UNITED STATES DISTRICT JUDGE