## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

ELIZABETH HEIDBRINK and L. ROXANA MARION,

Plaintiffs,

Defendants

v. Case No: 8:14-cv-1232-T-30AEP

THINKDIRECT MARKETING GROUP, INC., THOMAS H. RIPLEY, DENNIS CAHILL, PAT DALL and DAVE MACEY,

Deterioritis.		

## ORDER

The Court has been advised via a Joint Notice of Settlement (Dkt. #126) that the above-styled action has been settled. Accordingly, pursuant to Local Rule 3.08(b), M.D.Fla., it is

ORDERED AND ADJUDGED that this cause is hereby DISMISSED without prejudice and subject to the right of the parties, within <u>sixty (60) days</u> of the date of this order, to submit a stipulated form of final order or judgment should they so choose **or** for any party to move to reopen the action, *upon good cause shown*. After that 60-day period, however, dismissal shall be with prejudice. This Court retains jurisdiction during and after the sixty (60) day period to determine the reasonableness of Plaintiffs' attorney's fees and costs. No party (or their counsel) shall make any payment of fees or costs without

prior authorization or approval from this Court. All pending motions, if any, areDENIED as moot. The Clerk is directed to close the file.

**DONE** and **ORDERED** in Tampa, Florida, this 8th day of January, 2016.

JAMES S. MOODY, JR.

UNITED STATES DISTRICT JUDGE

Copies furnished to:

Counsel/Parties of Record