# EXHIBIT 8

## LEVY, RAM & OLSON LLP

May 16, 2008

VIA FACSIMILE – (503) 373-1043 AND MAIL

Dexter Johnson Legislative Counsel State of Oregon Legislative Counsel Committee 900 Court St. NE, S-101 Salem, Oregon 97301-4065

Re: Public License Agreement

I am writing to follow up on my May 2, 2008 letter to you, to which I await a response.

In light of the Legislative Counsel Committee's continued position that it has copyright ownership over certain features of the Oregon Revised Statutes, my clients have concluded it is in the public interest to resolve this dispute by means of a declaratory judgment action. The need for such an action could be obviated if the Committee disclaimed copyright ownership over the Oregon Revised Statutes, but the current posture of things—with the Committee having promulgated a "Public License" which my clients find unacceptable, and having stated only that Justia need not remove its copy of Oregon Revised Statutes "at this time"—leaves my clients in a state of unacceptable limbo.

Accordingly, it is my clients' current intention — absent a disclaimer of copyright ownership as set forth above — to file a Complaint for Declaratory Relief on or before June 2, 2008. As a courtesy, the Committee can access a draft complaint at the following URL: http://resource.org/oregon.

If you have any questions, please do not hesitate to give me a call.

Sincerely,

Karl Olson

KO:amw

cc:

Tim Stanley Carl Malamud

Karl Olson (SBN 104760) 1 ko@lrolaw.com LEVY, RAM & OLSON 2 639 Front Street, 4th Floor San Francisco, CA 94111 3 Telephone: (415) 433-4949 4 Facsimile: (415) 433-7311 5 Attorneys for Plaintiffs 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 11 PUBLIC.RESOURCE.ORG, JUSTIA INC., CASE NO. 12 Plaintiffs, COMPLAINT FOR DECLARATORY RELIEF RE NON-INFRINGEMENT OF V. 13 **COPYRIGHT** STATE OF OREGON LEGISLATIVE 14 COUNSEL COMMITTEE, 15 Defendant. 16 17 18 1. This is a civil action seeking declaratory relief. Defendant the Legislative Counsel 19 Committee of the State of Oregon (hereafter "the Committee") - in contrast to the vast majority 20 of states - has taken the position that it is the copyright owner of the Oregon Revised Statutes and 21 thus has a copyright interest in basic information about that state's laws. The Committee claims 22 that such basic information as the arrangement and subject-matter compilation of the Oregon 23 Revised Statutes, leadlines and numbering for each section, and tables and indexes can be 24 copyrighted. Plaintiffs - whose mission is to make the law widely available to people who are 25 expected to comply with it - take issue with the state's broad assertion of rights over such basic 26 information, and contend that the state cannot acquire copyright over the laws in the first 27 instance. This declaratory relief action seeks to resolve that dispute. 28

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-- COMPLAINT FOR DECLARATORY RELIEF RE NON-INFRINGEMENT OF

2.Plaintiff Public.Resource.Org is a 501(c)(3) non-profit corporation headquartered in

Sebastopol, California, which makes the text of laws available to the public over the Internet.

**PARTIES** 

3. Plaintiff Justia, Inc. is a corporation headquartered in Mountain View, California which likewise makes available laws to the public over the Internet and otherwise.

4.Defendant the Legislative Counsel Committee of the State of Oregon, which is counsel to the Legislature of the State of Oregon, headquartered in Salem, Oregon, has claimed that it is the copyright owner of the Oregon Revised Statutes. The Committee is a financially selfsufficient agency which generates its own revenue and pays its own debts. This action does not seek an affirmative financial judgment paid out of the state treasury, although it does seek an award of attorneys' fees.

#### JURISDICTION AND VENUE

5. This Court has subject matter jurisdiction over this claim pursuant to the Copyright Act, 17 U.S.C. section 101 et seq., 28 U.S.C. sections 1331 and 1338, and the Declaratory Judgment Act, 28 U.S.C. section 2201.

6.Plaintiffs are informed, believe, and thereon allege that Defendant has sufficient contact with this district generally and, in particular, with the events herein alleged, including but not limited to its promulgation over the Internet of the Oregon Revised Statutes in a form available to millions of Californians, so as to subject it to both personal jurisdiction in this Court and to make this Court a proper venue pursuant to 28 U.S.C. section 1391. Defendant also sells to California residents and ships to California. Defendant maintains an Internet E-Commerce website at securepay oregon gov which sells to residents of all states including California and Plaintiffs are informed, believe and thereon allege that the securepay.oregon.gov e-commerce server used by Defendant is physically located in San Jose, California. Venue is also proper in this district under 28 U.S.C. § 1391(b)(2) because a substantial part of the events or omissions giving rise to the claim occurred in the Northern District of California: defendant sent "take down" notices to and affecting parties residing in the Northern District of California, and residents of the Northern District of California are alleged to have infringed copyright.

FACTUAL ALLEGATIONS

7.On April 7, 2008, the State of Oregon Legislative Counsel Committee (hereafter "Committee") wrote a "take-down notice" to plaintiff Justia, Inc. asking it to remove all copies of Oregon Revised Statutes from the Internet and claiming a copyright in (1) the arrangement and subject-matter compilation of Oregon statutory law, (2) prefatory and explanatory notes, (3) leadlines and numbering for each statutory section, and (4) the tables, index and annotations of those laws. A copy of the Committee's letter is attached hereto as Exhibit A. [link to document on scribd.]

8.On April 13, 2008, plaintiff Public Resource Org wrote the committee explaining that (1) there is a right to read public law which precludes the state's assertion of copyright, and (2) the state was asserting a copyright over non-copyrightable material. Carl Malamud, the president and CEO, stated that Public Resource Org had posted, but had currently restricted, both 2005 and 2007 copies of the Oregon Revised Statutes. Mr. Malamud pointed out that section 173.763(1)(a)(H) of the Oregon Revised Statutes spelled out a mandate of making available a number of items including bills, bill histories, and "all Oregon Laws enacted on and after September 9, 1995." A copy of his April 13 letter is attached as Exhibit B. [link to document on scribd]

9.Mr. Malamud followed up his April 13 letter with an April 15 letter explaining to the Committee that its own website "does not meet broadly accepted standards of functionality and validity." He pointed out that ORS section 173.763 mandates that the law "shall be made available to the public through the largest nonproprietary, nonprofit cooperative public computer network. The information shall be made available in one or more formats and by one or more means in order to provide the general public in this state with the greatest feasible access." A copy of his April 15 letter is attached hereto as Exhibit C.

10. The Committee replied to the April 13 and April 15 letters by promulgating, on or about April 29, a so-called "Public License" which would allow plaintiffs to post the Oregon Revised Statutes on the Internet only if they acknowledged that portions of the Oregon Revised Statutes "are protected by copyright and other applicable law to the extent stated in this license."

The "Public License" stated, "Any copying, reproduction, download or other use of the ORS Website Edition as provided on this website other than as authorized under this License or under copyright law is prohibited." A copy of the "Public License" is attached hereto as Exhibit D. A day later, the Committee wrote to Tim Stanley, the head of Justia, informing him that it would not require him to remove content "at this time," but it did not back down from or renounce its claim of copyright over portions of the Oregon Revised Statutes ("ORS"), nor did the Committee rule out future legal action to remove the ORS from Justia's website. A copy of the state's April 30 letter is attached hereto as Exhibit E.

11.Plaintiffs' counsel wrote to the Committee on May 2, 2008 informing the Committee that plaintiffs had reached an impasse with the Committee, and that plaintiffs intended to post the entirety of the Oregon Revised Statutes, including the material the Committee had asserted a copyright over, on June 2, 2008. A copy of the May 2 letter is attached hereto as Exhibit F.

12.It is generally recognized that the Oregon Revised Statutes are the definitive statement of Oregon law as enacted by the elected representatives of the citizens of Oregon. The Wikipedia entry for "Oregon Revised Statutes" says it is the "codified body of statutory law governing the U.S. state of Oregon, as enacted by the Oregon Legislative Assembly." [Oregon Revised Statutes, WikiPedia, <a href="http://en.wikipedia.org/wiki/Oregon\_Revised\_Statutes">http://en.wikipedia.org/wiki/Oregon\_Revised\_Statutes</a>, last accessed May 13, 2008]. That the Oregon Revised Statutes is official is reinforced throughout the government. (See, e.g., Oregon Department of Revenue which links to the Oregon Revised Statutes as controlling law at <a href="http://www.oregon.gov/DOR/adminrules.shtml">http://www.oregon.gov/DOR/adminrules.shtml</a>, last accessed May 13, 2008 and City of Medford, Oregon, which also links to the Oregon Revised Statutes at <a href="http://www.ci.medford.or.us/Page.asp?NavID=1484">http://www.ci.medford.or.us/Page.asp?NavID=1484</a>, last accessed May 13, 2008.)

### COUNT I: DECLARATORY RELIEF OF NON-INFRINGEMENT

13.Plaintiffs repeat and incorporate as though fully set forth herein each and every allegations in paragraphs 1 through 12 above.

14. There is a real and actual controversy between plaintiffs and the State of Oregon Legislative Counsel Committee regarding whether the Committee owns a copyright over portions of the Oregon Revised Statutes ("ORS").

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15.The Committee contends that it owns a copyright on the arrangement and subjectmatter compilation of ORS, the prefatory and explanatory notes, the lead-lines and numbering for sections, and tables, indexes and annotations.

16.Plaintiffs contend that the Committee's assertion of copyright is precluded by the First Amendment to the United States Constitution, by Oregon law, by United States copyright law, and by such authorities as Feist Publications, Inc. v. Rural Telephone Service Co., Inc., 499 U.S. 340 (1991) [alphabetical listings of names, accompanied by towns and telephone numbers, in telephone book white pages held not copyrightable] and Matthew Bender & Co. v. West Publishing, 158 F.3d 674, 676 (2d Cir. 1998) [alterations to judicial opinions, such as annotating to reflect subsequent procedural developments and choices on selection and arrangement, "can reasonably be viewed as obvious, typical, and lacking even minimal creativity"]. Plaintiffs also contend that the Oregon Revised Statutes are in the public domain and that any use they are making or propose to make of the ORS is a fair use pursuant to 17 U.S.C. section 107. Indeed, the Committee itself in its April 7 letter (Exhibit A) conceded that the entirety of the Oregon Revised Statutes is freely available online at the Oregon Legislative Assembly's own website.

17. Since the ORS is used by the executive branch, legislative branch, courts and lawyers as a statement of the law (the Committee calls the printed version the "official legal text" on its website, <a href="www.leg.state.or.us/ors">www.leg.state.or.us/ors</a>), it has "enter[ed] the public domain and [is] not subject to the copyright holder's exclusive prerogatives." *Veeck v. Southern Building Code Congress Intl., Inc.*, 293 F.3d 791, 793.

18.Plaintiffs therefore request that the Court determine and adjudge that each and every one of the propositions stated in paragraphs 16 and 17 above states the law applicable to the facts stated in this action, and that plaintiffs have a right to post the Oregon Revised Statutes including the organizational scheme of the statutes, the numbers and leadlines, editorial notes, source notes and prefatory material, the index, the annotations, tables, and other material as to which the Committee claims copyright ownership.

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## PRAYER FOR RELIEF

WHEREFORE, plaintiffs pray for relief as follows:

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- 1. A declaratory judgment that the use they have made and propose to make of the Oregon Revised Statutes is not an infringement of copyright;
- 2. Injunctive relief restraining Defendant, and its agents, servants, employees, successors and assigns, and all those in privity with it, from bringing any lawsuit or threat against plaintiffs for copyright infringement for their use of the Oregon Revised Statutes, including but not limited to plaintiffs' publication, distribution, display, licensing, arrangement, or the ability to host it online or link to it from any website;
- Attorney's fees pursuant to, *inter alia*, 17 U.S.C. section 505, on a private attorney general basis according to California Code of Civil Procedure section 1021.5, or otherwise as allowed by law;
  - 4. For plaintiffs' costs and disbursements; and
  - 5. For such other and further relief as the court may deem just and proper.

Dated: May 16, 2008 LEVY, RAM & OLSON LLP

By: 17

Karl Olson ko@lrolaw.com LEVY, RAM & OLSON LLP 639 Front Street, 4th Floor San Francisco, CA 94111 Telephone: 415-433-4949

Facsimile: 415-433-7311

Attorneys for Plaintiffs

-- COMPLAINT FOR DECLARATORY RELIEF RE NON-INFRINGEMENT OF 6 Case No. COPYRIGHT

PRO-000839

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## 1. Definitions

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As used in this License:

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section numbers that correspond to those subjects or topics, usually but not always compiled into and printed as volumes 18 and 19 of the Oregon Revised Statutes.

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"Index" means the alphabetical list of subjects or topics, and statutory

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Oregon Revised Statutes, and that explains how the statutes are compiled and the history, use and constituent parts of the Oregon Revised Statutes, or that provides other information of a similar character or content.

"Source Notes" means the citations that appear in small print after a statutory section or number and that cite the year of enactment, amendment or repeal of the statutory section and the Oregon Laws chapter and section that enacted, amended or repealed the section.

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