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 9 **UNITED STATES DISTRICT COURT**
DISTRICT OF NEVADA

10 FEDERAL TRADE COMMISSION,)	
)	
11 Plaintiff,)	
)	Case No. 2:09-cv-01112-GMN-VCF
12 v.)	
)	
13 INFUSION MEDIA, INC., <i>et al.</i> ,)	
)	
14 Defendants.)	
15)	

16 ~~PROPOSED~~ **OMNIBUS CHARGING ORDER**

17 Having considered the Federal Trade Commission’s Motion for Omnibus Charging Order
 18 to Assist in the Collection of the Judgment Against Jonathan Eborn (“Eborn”), and finding good
 19 cause therefore, the Court *hereby orders*:

20 The membership and ownership interests of Eborn in One Blue Chair LLC, Utah Pro
 21 Video LLC, PR Holdings LLC, Capital Boost LLC, and Simple Defense LLC (collectively, the
 22 “Limited Liability Companies”) are charged with payment of the remaining balance of the
 23 judgment entered against Jonathan Eborn, \$26,971,926.50 plus interest from October 4, 2010, at
 24 the rate prescribed under 28 U.S.C. § 1961, as amended. *See* D.E. 156 & 157.

25 The judgment creditor, the Federal Trade Commission, is hereby vested with the rights of
 26 an assignee of Eborn’s interests in the above-identified Limited Liability Companies.

27 All distributions or payments of any kind as a result of membership or ownership that
 28 would otherwise be made by the above-identified Limited Liability Companies to Eborn shall

1 instead be made to the Federal Trade Commission until the judgment in this matter is fully
2 satisfied.

IT IS SO ORDERED.

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4 
5 UNITED STATES ~~DISTRICT~~ JUDGE

6 DATED: Magistrate

7 September 21, 2015
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