# EXHIBIT A

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12	Attorneys for Plaintiff Righthaven LLC	
13	UNITED STATES DISTRICT COURT	
14	DISTRICT OF NEVADA	
15		
16	RIGHTHAVEN LLC, a Nevada limited-	Case No.: 2:10-cv-01356-RLH-RJJ
17	liability company,	PLAINTIFF'S INITIAL DISCLOSURES
18		PURSUANT TO RULE 26(a)(1)(A) OF
19	Plaintiff,	THE FEDERAL RULES OF CIVIL PROCEDURE
20	v.	
21	DEMOCRATIC UNDERGROUND, LLC, a	
22	District of Columbia limited-liability company; and DAVID ALLEN, an individual,	
23	Defendants.	
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DEMOCRATIC UNDERGROUND, LLC, a District of Columbia limited-liability company,

Counterclaimant,

v.

RIGHTHAVEN LLC, a Nevada limitedliability company; and STEPHENS MEDIA LLC, a Nevada limited-liability company,

Counterdefendants.

Righthaven LLC ("Righthaven") makes the following initial disclosures pursuant to the requirements of Rule 26(a)(1)(A) of the Federal Rules of Civil Procedure.

#### I. INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION THAT RIGHTHAVEN MAY USE TO SUPPORT ITS CLAIMS

A. Person most knowledgeable ("PMK") of the dispute affiliated with the Democratic Underground, LLC ("Democratic Underground").

The PMK for Democratic Underground possesses or may possess information relating to the following topics: operation of the website <democraticunderground.com> (the "Website"), the existence of the Website's online forums, the posting, storage, and display, on the Website, of the unauthorized reproduction of the literary work that is the subject of the instant suit.

B. David Allen ("Mr. Allen"), named defendant in the instant suit.

Mr. Allen possesses or may possess information relating to the following topics: operation of the Website, the existence of the Website's online forums, the posting, storage, and display, on the Website, of the unauthorized reproduction of the literary work that is the subject of the instant suit.

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C. PMK of the dispute affiliated with Stephens Media LLC ("Stephens").

The PMK for Stephens possesses or may possess information relating to the following topics: the initial authorship and original publication of the literary work that is the subject of the instant suit (the "Work"), and the assignment of the Work from Stephens to Righthaven.

D. PMK of the dispute affiliated with Righthaven.

The PMK for Righthaven possesses or may possess information relating to the following topics: assignment of the Work from Stephens to Righthaven, and the identification of the unauthorized reproduction of the Work (the "Infringement") by Defendants, Democratic Underground and David Allen ("Mr. Allen"; collectively with Democratic Underground known herein as the "Defendants").

Righthaven reserves the right to supplement the foregoing initial disclosures as discovery continues.

### II. DESCRIPTION BY CATEGORY AND LOCATION OF DOCUMENTS, ELECTRONICALLY STORED INFORMATION, AND TANGIBLE THINGS IN RIGHTHAVEN'S POSSESSION, CUSTODY, OR CONTROL THAT RIGHTHAVEN MAY USE TO SUPPORT RIGHTHAVEN'S CLAIMS

The documents, electronically stored information, and tangible things located at Righthaven, 9960 West Cheyenne Avenue, Las Vegas, Nevada 89129, that are in Righthaven's possession, custody, and control are as follows: the initial authorship and original publication of the Work, the assignment of the Work from Stephens to Righthaven, and the evidence of the Infringement by the Defendants.

Righthaven reserves the right to supplement the foregoing initial disclosures as discovery continues.

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## III. COMPUTATION OF CATEGORIES OF DAMAGES CLAIMED BY RIGHTHAVEN

Righthaven's damages are statutory in nature as defined in 17 U.S.C. § 504 (c).

## IV. INSURANCE AGREEMENTS

Righthaven has no knowledge of any insurance agreements that exist under which an insurance business may be liable to satisfy all or part of a possible judgment in this action or to indemnify or reimburse for payments made to satisfy the judgment.

Dated this fifteenth day of December, 2010.

SHAWN A. MANGANO, LTD.

By: /s/ Shawn A. Mangano

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Attorneys for Plaintiff/ Counter-defendant

## **CERTIFICATE OF SERVICE**

Pursuant to Federal Rule of Civil Procedure 5(b), I hereby certify that on this fifteenth
day of December, 2010, I caused the PLAINTIFF'S INITIAL DISCLOSURES, PURSUANT
TO RULE 26(a)(1)(A) OF THE FEDERAL RULES OF CIVIL PROCEDURE to be served
via electronic mail, and regular U.S. mail to the following address:

Chad A. Bowers, Esq. CHAD A. BOWERS LTD. 3202 West Charleston Boulevard Las Vegas, Nevada 89102

Laurence F. Pulgram, Esq. Clifford C. Webb, Esq. FENWICK & WEST 555 California Street, 12<sup>th</sup> Floor San Francisco, California 94104

Kurt Opsahl, Esq. Corynne McSherry, Esq. ELECTRONIC FRONTIER FOUNDATION 454 Shotwell Street San Francisco, California 94110

Attorneys for Defendant/ Counterclaimant

By: /s/ Carlyn Dilger An Employee of Righthaven