UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

STRAGENT, LLC and SEESAW FOUNDATION,

Case No. 6:10-cv-00242-LED

Plaintiffs,

vs.

CLASSMATES ONLINE, INC.; CLASSMATES MEDIA CORPORATION; UNITED ONLINE, INC.; GANNETT CO., INC.; LINDEN RESEARCH, INC.; MEEBO, INC.; MTV NETWORKS; VIACOM INC.; MYLIFE.COM, INC.; MYSPACE, INC.; NOVELL, INC.; PLAXO, INC.; and TWITTER, INC.,

Defendants.

[PROPOSED] ORDER ON DEFENDANT CLASSMATES ONLINE, INC.'S MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM, FED. R. CIV. P. 12(b)(6) BASED ON THE FAILURE OF THE PATENT-IN-SUIT <u>TO CLAIM PATENTABLE SUBJECT MATTER UNDER 35 U.S.C. § 101</u> Having reviewed Defendant Classmates Online, Inc.'s ("Classmates") Motion To Dismiss For Failure To State a Claim, Fed. R. Civ. P. 12(b)(6) Based On The Failure Of The Patent-In-Suit To Claim Patentable Subject Matter Under 35 U.S.C. § 101 and finding the same to be meritorious, the Court hereby grants the same.

IT IS THEREFORE ORDERED that the Complaint against Classmates should be dismissed with prejudice for failure to state a claim because the '722 patent does not claim patent-eligible subject matter.