FILED U.S. DISTRICT COURT

2010 SEP -9 P 4: 21

DISTRICT OF UTAH

BY: DEPU Y CLERK

Blaine C. Kimrey (pro hac vice) Bryan K. Clark (pro hac vice) LATHROP & GAGE LLP 100 N. Riverside Plaza, Suite 2100 Chicago, 1L 60606

Blair R. Jackson (10170) Greg J. Christiansen (10755) CHRISTIANSEN & JACKSON PC 10421 S. Jordan Gateway, Suite 600 South Jordan, UT 84095

Attorneys for defendant and third-party plaintiff Bloosky Interactive, LLC

UNITED STATES DISTRICT COURT District of Utah, Central Division

Voluntary Dismissal of Third-Party Complaint
by Bloosky Interactive, LLC, as to Third-Party
Defendants Viable, Wealth Tools, Virgin Offers
Media, IWorks, and CPA Upsell

v.

PACIFIC WEBWORKS, et al.

Defendants.

* Case No. 2:09-cv-01068-BSJ

* Defendants.

Defendant and third-party plaintiff Bloosky Interactive, LLC ("Bloosky"), by and through its counsel, hereby gives notice pursuant to Federal Rule of Civil Procedure 41 that it is dismissing its third-party complaint without prejudice as to third-party defendants Viable Marketing Corp. d/b/a View Marketing, Wealth Tools International, LLC, Virgin Offers Media International, LLC, IWorks, Inc., and CPA Upsell, Inc.¹ These third-party defendants have served no responsive pleadings; therefore, the third-party complaint

¹ Third party defendant Pacific Webworks, Inc., is not included in this voluntary dismissal.

may be dismissed as to these defendants without an Order of the Court under Federal Rule of Civil Procedure 41(a)(1)(A)(i).

Dated: September 1, 2010

/s/ Bryan K. Clark
Bryan K. Clark

Counsel for Bloosky Interactive, LLC

SO ORDERED, pursuant to Rule 41(a)(1)(i) of the Federal Rules of Civil Procedure as amplified by Local Rule DUCivR 54-1(d).

DATED this $\underline{\underline{\gamma}}^{\tau \omega}$ day of September, 2010.

BY THE COURT:

Bruce S. Jenkins

United States Sentor District Judge