

1 KENT B. GOSS (State Bar No. 131499)  
kgoss@orrick.com  
2 CHRISTOPHER J. CHAUDOIR (State Bar No. 198444)  
cchaudoir@orrick.com  
3 ORRICK, HERRINGTON & SUTCLIFFE LLP  
777 South Figueroa Street  
4 Suite 3200  
Los Angeles, CA 90017  
5 Telephone: +1-213-629-2020  
Facsimile: +1-213-612-2499

6 Attorneys for Plaintiffs  
7 THOUGHT CONVERGENCE, INC. and NAME  
INTELLIGENCE, LLC  
8

9 UNITED STATES DISTRICT COURT  
10 CENTRAL DISTRICT OF CALIFORNIA  
11 WESTERN DIVISION  
12

13 THOUGHT CONVERGENCE, INC., a  
Delaware Corporation and NAME  
14 INTELLIGENCE, LLC, a Delaware  
limited liability company,  
15 Plaintiffs,  
16

No. CV-09-03088 R(AJWx)

STIPULATION TO DISMISS  
WITHOUT PREJUDICE DEFENDANT  
DOTMOVIE AND THE FOURTH  
CLAIM FOR RELIEF FOR  
INTERFERENCE WITH CONTRACT

17 v.

CrtRm: 8  
Judge: Manuel L. Real

18 JAY WESTERDAL, an individual; PER  
WESTERDAL, an individual; RAY  
19 BERO, an individual; CAMERON  
JONES, an individual; and NAME  
INTELLIGENCE, INC., a Washington  
20 corporation; DOTMOVIE, an unknown  
entity,  
21 Defendants.

22  
23 Plaintiffs Thought Convergence, Inc, ("TCI") and Name Intelligence, LLC  
24 ("NIL")(collectively referred to as "Plaintiffs") and Defendants Jay Westerdal  
25 ("J. Westerdal"), Per Westerdal and Name Intelligence Inc. (collectively referred to  
26 as "Defendants") hereby enter into this stipulation based on the following facts:  
27  
28

1           1.     Plaintiffs named DotMovie, an unknown entity, as a defendant in their  
2 First Amended Complaint (“FAC”) in the above captioned action (“Present Action”).

3           2.     Plaintiffs alleged “[o]n information and belief, Defendant DotMovie is a  
4 business entity with a website located at www.dotmovieregistry.com. On  
5 information and belief, DotMovie has its principle place of business in Mercer  
6 Island, Washington and J. Westerdal is its CEO and founder.” FAC ¶ 12.

7           3.     Plaintiffs’ Fourth Claim for Relief for interference with contract is  
8 directed only against DotMovie. This claim alleges that DotMovie knew that  
9 J. Westerdal contracted with Plaintiffs to devote his full business effort and time to  
10 TCI and the NIL businesses. This claim further alleges that in disregard of this  
11 contract, DotMovie usurped J. Westerdal’s time and energy, which interfered with  
12 the contract and resulted in damages to Plaintiffs. *Id.* ¶¶ 56-61.

13           4.     Defendant J. Westerdal has represented to Plaintiffs that DotMovie is  
14 not a legal entity. It is not any form of business entity (e.g., a corporation, a limited  
15 liability partnership, a limited liability company, a dba etc.) that can be the subject of  
16 a lawsuit. DotMovie is merely a website name and a proprietary idea belonging to  
17 J. Westerdal, with no employees and no operations.

18           5.     Based on these representations by J. Westerdal regarding DotMovie,  
19 Plaintiffs have agreed to dismiss DotMovie from the Present Action without  
20 prejudice, and further to dismiss the Fourth Claim for Relief, which only names  
21 DotMovie.

22           Based on the foregoing, Plaintiffs and Defendants hereby STIPULATE  
23 through their respective attorneys of record to the following:

24           1.     That defendant DotMovie is dismissed without prejudice from the  
25 Present Action.

26           2.     That the Fourth Claim for Relief for interference with contract is  
27 dismissed without prejudice from the First Amended Complaint.

28

1 3. That if discovery reveals DotMovie was anything other than as  
2 described herein at the time of execution of this Stipulation, Defendant J. Westerdal  
3 shall stipulate to Plaintiffs amending the First Amended Complaint to reallege claims  
4 against DotMovie and that such amendment shall relate back to the date the original  
5 Complaint was filed.

6 Dated: June 26, 2009

KENT B. GOSS  
CHRISTOPHER J. CHAUDOIR  
ORRICK HERRINGTON & SUTCLIFFE LLP

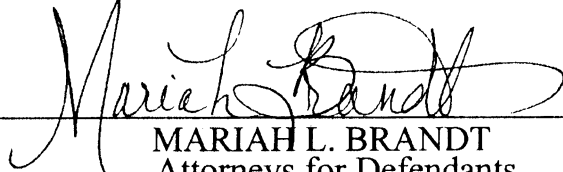


CHRISTOPHER J. CHAUDOIR  
Attorneys for Plaintiff  
THOUGHT CONVERGENCE, INC. and  
NAME INTELLIGENCE, INC.

13 Dated: June 26, 2009

HOLMQUIST & GARDINER PLLC  
HAMILTON H. GARDINER

PILLSBURY WINTHROP SHAW PITTMAN  
LLP  
ROBERT L. WALLAN  
MARIAH L. BRANDT



MARIAH L. BRANDT  
Attorneys for Defendants  
NAME INTELLIGENCE, INC.,  
JAY WESTERDAL and PER WESTERDAL

28