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1			The Honor	able Marsha J. Pechman	
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7 8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE				
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10	UBERVITA, LLC,		14-00996-MJP		
11	Plaintiff, )	THI	RD PARTY DIS	N FOR LEAVE TO SEEK SCOVERY TO LEARN	
12	VS. )		ENDANTS' ID		
13	JOHN DOES 1-10,		́Е ON MOTION 7, 2014	N CALENDAR:	
14	Defendants.				
15	Plaintiff Ubervita, LLC ("Ubervita"), does not know the identities of defendants John				
16	Does 1-10 (collectively, "Defendants"). <sup>1</sup> However, Ubervita knows that Defendants have made				
17	fraudulent bulk orders of Ubervita product through Amazon, have posed as Ubervita in making				
18	false counterfeiting complaints to Amazon, and have posed as dissatisfied Ubervita customers in				
19	posting phony negative reviews of Ubervita products on Amazon.com. <sup>2</sup> Ubervita also knows				
20	that Defendants have posed as Ubervita in posting a fraudulent ad on Craigslist.com. <sup>3</sup> Therefore,				
21	Ubervita respectfully requests leave to serve sub	poenas	on Amazon, Ir	nc. (or other appropriate	
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23	<sup>1</sup> Complaint (Ct. Dkt. 1) at $\P$ 3.				
24	$^{2}$ <i>Id.</i> at ¶ 7.				
25	<sup>3</sup> <i>Id</i> .				
26	<i>EX PARTE</i> MOTION FOR LEAVE TO SEEK THIRD PARTY DISCOVERY TO LEARN DEFENDANTS' IDENTITIES - 1		Seattle,	<b>ATKINS IP</b> Jackson Street #18483 WA 98104-2818 3/Fax: (206) 299-3701	
	NO. 14-00996-MJP				

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1	Amazon entity), and Craigslist, Inc. (or other appropriate Craigslist entity), so it can learn the			
2	Defendants' identities. Doing so would enable Ubervita to serve Defendants with the summons			
3	and complaint in this matter; amend its complaint to replace the fictitious names with the			
4	Defendants' true names; and join the proper Defendants in this case. Leave of Court is required			
5	before Ubervita can serve the subject subpoena under Federal Rule of Civil Procedure 26(d)(1)			
6	until the parties have conferred, which is a requirement Ubervita cannot satisfy until it learns the			
7	Defendants' identities. The Court should grant Ubervita's motion to resolve this chicken-and-			
8	egg dilemma and enable this litigation to proceed.			
9	DATED this 7 <sup>th</sup> day of July, 2014.			
10	By /s/ Michael G. Atkins			
11	Michael G. Atkins WSBA# 26026			
12	Atkins Intellectual Property, PLLC 93 South Jackson Street #18483			
13	Seattle, WA 98104-2818 T (206) 628-0983/F (206) 299-3701			
14	E-mail: mike@atkinsip.com Attorneys for Ubervita, LLC			
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26	EX PARTE MOTION FOR LEAVE TO SEEK THIRD PARTY DISCOVERY TO LEARN DEFENDANTS' IDENTITIES - 2ATKINS IP 93 South Jackson Street #18483 Seattle, WA 98104-2818 (206) 628-0983/Fax: (206) 299-3701NO. 14-00996-MJP			