Justin T. Quinn
ROBINSON MILLER LLC

One Newark Center, 19th Floor Newark, New Jersey 07102 973-690-5400 jquinn@rwmlegal.com

Attorneys for Defendants

## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

WAG Acquisition, L.L.C.,

Plaintiff,

v.

Multi Media, L.L.C., et al.,

Defendants.

WAG Acquisition, L.L.C.,

Plaintiff,

v.

Data Conversions, Inc., et al.,

Defendants.

Civil Action No. 2:14-cv-02340 (ES)(MAH)

**Hearing Date: August 21, 2017** 

NOTICE OF JOINT MOTION TO DISMISS OR, IN THE ALTERNATIVE, MOTION TO TRANSFER VENUE

Civil Action No. 2:14-cv-02345 (ES)(MAH)



WAG Acquisition, L.L.C.,

Plaintiff,

v.

Flying Crocodile, Inc., et al.,

Defendants.

WAG Acquisition, L.L.C.,

Plaintiff,

v.

Gattyán Group S.à r.l., et al.,

Defendants.

WAG Acquisition, L.L.C.,

Plaintiff,

v.

FriendFinder Networks Inc., et al.,

Defendants.

WAG Acquisition, L.L.C.,

Plaintiff,

v.

Vubeology, Inc., et al.,

Defendants.

Civil Action No. 2:14-cv-02674 (ES)(MAH)

Civil Action No. 2:14-cv-02832 (ES) (MAH)

Civil Action No. 2:14-cv-03456 (ES)(MAH)

Civil Action No.2:14-cv-04531 (ES)(MAH)



WAG Acquisition, L.L.C.,

Plaintiff,

v.

WebPower, Inc., d/b/a WP Associates

et al.,

Defendants.

Civil Action No.2:15-cv-03581 (ES)(MAH)

TO: William T. Walsh, Clerk
United States District Court
District of New Jersey
Martin Luther King Building
& U.S. Courthouse
50 Walnut Street
Newark, New Jersey 07102

Ronald Abramson, Esq. Lewis Baach Kaufmann Middlemiss PLLC The Chrysler Building 405 Lexington Avenue, 62<sup>nd</sup> Floor New York, New York 10174

PLEASE TAKE NOTICE that Defendants FriendFinder Networks Inc., Streamray Inc., Multi Media, LLC, WMM, LLC, WMM Holdings, LLC, WebPower, Inc., Accretive Technology Group, Inc., ICF Technology, Inc., Riser Apps LLC, Vubeology, Inc., Duodecad IT Services Luxembourg S.à r.l., and Docler Media LLC (collectively, "Defendants"), by and through their respective attorneys, hereby move for an Order dismissing the above-captioned matters or, in the alternative, transferring them to their proper venues in light of the Supreme Court's



decision in *TC Heartland*, and pursuant to Fed. R. Civ. P. 12(b)(3) and 28 U.S.C. §§ 1400(b), 1406.

PLEASE TAKE FURTHER NOTICE that, in support of this joint motion,
Defendants will rely upon the accompanying memorandum of law, the attendant
party Declarations, and all other pleadings and memoranda on file in this matter.

**PLEASE TAKE FURTHER NOTICE** that a proposed form of Order is submitted herewith.

**PLEASE TAKE FURTHER NOTICE** that a Certification attesting to the date and manner of service also is submitted herewith.

PLEASE TAKE FURTHER NOTICE that oral argument is requested.

Dated: July 28, 2017 Respectfully submitted,

s/ Justin T. Quinn

Justin T. Quinn

## **ROBINSON MILLER LLC**

One Newark Center Newark, NJ 07102

Telephone No.: (973) 690-5400 Facsimile No.: (973) 466-2760

JQuinn@rwmlegal.com

Attorneys for Defendants FriendFinder Networks Inc., Streamray Inc., Multi Media, LLC, WMM, LLC WMM Holdings, LLC, WebPower, Accretive Technology Group, Inc., ICF Technology Group, Inc., Riser Apps, LLC, Duodecad IT Services Luxembourg S.à r.l. and Docler Media LLC

