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7	Consumer Protection Branch, Civil Division	
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14	D1 : 476	6 N EV
15	Plaintiff,	Case No. F Y
16	V.	NOTICE OF LOD GING [PROPOSED] ORDER
17	RETRO DREAMER a corporation and	
18	CRAIG E. SHARBT - 7.78 131.42 25Van(M/	
19	s of RETRO DREAMER	
20	Defendan s .	
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22	Page 1 of	f 2 Notice of Lodo

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	Attorneys for Plaintiff	
	United States of America	
Ш		
	IN THE UNITED STA	TES DISTRICT COURT
		TES DISTRICT COURT STRICT OF CALIFORNIA
	FOR THE CENTRAL DI	
	FOR THE CENTRAL DI	STRICT OF CALIFORNIA
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	FOR THE CENTRAL DI EASTERN	STRICT OF CALIFORNIA
	FOR THE CENTRAL DI EASTERN	STRICT OF CALIFORNIA N DIVISION
	FOR THE CENTRAL DIE EASTERN UNITED STATES OF AMERICA,	STRICT OF CALIFORNIA N DIVISION
_	FOR THE CENTRAL DIE EASTERN UNITED STATES OF AMERICA,	STRICT OF CALIFORNIA N DIVISION No. FY
	FOR THE CENTRAL DIE EASTERN UNITED STATES OF AMERICA, Plaintiff,	STRICT OF CALIFORNIA N DIVISION No. FY STIPULATED ORDER FOR
	FOR THE CENTRAL DIE EASTERN UNITED STATES OF AMERICA, Plaintiff,	STRICT OF CALIFORNIA N DIVISION No. FY STIPULATED ORDER FOR PERMANENT INJUNCTION AND
	FOR THE CENTRAL DIE EASTERN UNITED STATES OF AMERICA, Plaintiff, v.	STRICT OF CALIFORNIA N DIVISION No. FY STIPULATED ORDER FOR PERMANENT INJUNCTION AND
	FOR THE CENTRAL DISEASTERN UNITED STATES OF AMERICA, Plaintiff, v. RETRO DREAMER, a corporation,	STRICT OF CALIFORNIA N DIVISION No. FY STIPULATED ORDER FOR PERMANENT INJUNCTION AND
	FOR THE CENTRAL DISEASTERN UNITED STATES OF AMERICA, Plaintiff, v. RETRO DREAMER, a corporation, and	STRICT OF CALIFORNIA N DIVISION No. FY STIPULATED ORDER FOR PERMANENT INJUNCTION AND
	FOR THE CENTRAL DIEASTERN UNITED STATES OF AMERICA, Plaintiff, v. RETRO DREAMER, a corporation, and CRAIG E. SHARPE and GAVIN S.	STRICT OF CALIFORNIA N DIVISION No. FY STIPULATED ORDER FOR PERMANENT INJUNCTION AND
	FOR THE CENTRAL DISEASTERN UNITED STATES OF AMERICA, Plaintiff, v. RETRO DREAMER, a corporation, and CRAIG E. SHARPE and GAVIN S. BOWMAN,	STRICT OF CALIFORNIA N DIVISION No. FY STIPULATED ORDER FOR PERMANENT INJUNCTION AND
	FOR THE CENTRAL DIE EASTERN UNITED STATES OF AMERICA, Plaintiff, v. RETRO DREAMER, a corporation, and CRAIG E. SHARPE and GAVIN S. BOWMAN, individually and as officers of	STRICT OF CALIFORNIA N DIVISION No. FY STIPULATED ORDER FOR PERMANENT INJUNCTION AND

1	3. Defendants neither admit nor deny any of the allegations in the Complaint,
2	except as specifically stated in this Order. Only for purposes of this action,
3	Defendants admit the facts necessary to establish jurisdiction.
4	4. Defendants waive any claim that they may have under the Equal Access to
5	Justice Act, 28 U.S.C. § 2412, concerning the prosecution of this action through
6	the date of this Order, and agree to bear their own costs and attorney fees.
7	5. Defendants and Plaintiff waive all rights to appeal or otherwise challenge or
8	contest the validity of this Order.
9	DEFINITIONS
10	For the purpose of this Order, the following definitions apply:
11	A. under the age of 13.
12	B.
13	 B. from a child by any means, including but not limited to: 1. Requesting, prompting, or encouraging a child to submit personal
14	1. Requesting, prompting, or encouraging a child to submit personal
15	information online;
16	2. Enabling a child to make personal information publicly available in
17	identifiable form; or
18	3. Passive tracking of a child online.
19	C. s Retro Dreamer, corporation, and its successors and
20	assigns, and Craig E. Sharpe and Gavin S. Bowman.

1 1.

1	f. Ensure legal or regulatory compliance; or
2	g. Fulfill a request of a child as permitted by Section 312.5(c)(3) and (4)
3	of COPPA;
4	2. So long as the information collected for these activities listed in 1(a)
5	(g) is not used or disclosed to contact a specific individual, including
6	through behavioral advertising, to amass a profile on a specific
7	individual, or for any other purpose.
8	N.
9	1. An operator with respect to the collection or maintenance of personal
10	information on the website or online service; or
11	2. A person who provides support for the internal operations of the
12	website or online service and who does not use or disclose
13	information protected under this part for any other purpose.
14	O. Web
15	website or online service, or portion thereof, that is targeted to children.
16	ORDER
17	I. INJUNCTION CONCERNING COLLECTION OF PERSONAL
18	INFORMATION FROM CHILDREN
19	IT IS ORDERED that Defendants and Defendants officers, agents,
20	employees, and attorneys, and all other persons in active concert or participation

1	with any of them, who receive actual notice of this Order, whether acting directly	
2	or indirectly, in connection with being an operator of any website or online service	
3	directed to children or of any website or online service with actual k9(h)-13.39()10	eW'n1
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1	Appendix A.
2	II. MONETARY JUDGMENT FOR CIVIL PENALTY
3	IT IS FURTHER ORDERED that:
4	A. Judgment in the amount of three hundred thousand dollars (\$300,000) is
5	entered in favor of Plaintiff against Defendants as a civil penalty.
6	B. Defendants are ordered to pay to Plaintiff, by making payment to the
7	Treasurer of the United States, three hundred thousand dollars (\$300,000), which,
8	as Defendants stipulate, their undersigned counsel holds in escrow for no purpose
9	other than payment to Plaintiff. Such payment must be made within seven (7) day
10	of entry of this Order by electronic fund transfer in accordance with instructions
11	previously provided by a representative of Plaintiff.
12	C. Defendants relinquish dominion and all legal and equitable right, title, and
13	interest in all assets transferred pursuant to this Ords
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1	reporting on any delinquent amount arising out of this Order, in accordance with
2	31 U.S.C. § 7701.
3	III. ORDER ACKNOWLEDGMENTS
4	IT IS FURTHER ORDERED that Defendants obtain acknowledgments of
5	receipt of this Order:
6	A. Defendants, within seven (7) days of entry of this Order, must submit to the
7	Commission an acknowledgment of receipt of this Order sworn under penalty of
8	perjury.
9	B. For five (5) years after entry of this Order, Defendants must deliver a copy
10	of this Order
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ACTOLICANS COMPOSITATION

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- 7. provide a statement setting forth in detail the means provided for parents to review the personal information collected from their children and to refuse to permit its further use or maintenance; and
- 8. provide a copy of each Order Acknowledgment obtained pursuant to this Order, unless previously submitted to the Commission.
- B. For ten (10) years after entry of this Order, Defendants must submit a compliance notice, sworn under penalty of perjury, within fourteen (14) days of any change in: (a) any designated point of contact; or (b) the structure of Defendants or any entity that Defendants have any ownership interest in or controls directly or indirectly that may affect compliance obligations arising under this Order, incp6o2.999(O)5.99(h)3.996(i)-2.996(n)4.004(n)3.99ennii, mane(i)-2.999(s)-2.996(n)4.004(n)3.99ennii, mane(i)-2.999(n)4.004(

1	Federal Rules of Civil Procedure 29, 30 (including telephonic depositions), 31, 33,
2	34, 36, 45, and 69.
3	B. For matters concerning this Order, the Commission and Plaintiff are
4	authorized to communicate directly with Defendants. Defendants must permit
5	representatives of the Commission and Plaintiff to interview any employee or other
6	person affiliated with Defendants who has agreed to such an interview. The person
7	interviewed may have counsel present.
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1	FOR DEFENDANTS:	
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3		Data
4	STEVEN J. PRITCHETT	Date:
5	BONNIE HOCHMAN ROTHELL Morris, Manning & Martin, LLP	
6	1401 Eye Street, N.W., Suite 600 Washington, DC 20005	
7	Tel: (202) 408-5153 Fax: (202) 408-5146	
8	spritchett@mmmlaw.com bhrothell@mmmlaw.com	
9	Counsel for Retro Dreamer	
10		
11	DEFENDANTS:	
12		
13		D
14	Craig E. Sharpe Individually and as an officer of	Date:
15	Retro Dreamer	
16		
17	Gavin S. Bowman	Date:
18	Individually and as an officer of	
19		
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