

1 BENJAMIN J. THEISMAN
btheisman@ftc.gov, (202) 326-2223
2 MICHAEL J. DAVIS
mdavis@ftc.gov, (202) 326-2458
3 FEDERAL TRADE COMMISSION
600 Pennsylvania Ave. NW, M-8102B
4 Washington, DC 20580
Fax: (202) 326-2558
5

6 BLAINE T. WELSH
Assistant United States Attorney
Nevada Bar No. 4790
7 333 Las Vegas Boulevard South, Suite 5000
Las Vegas, Nevada 89101
8

9 Attorneys for the Plaintiff

10 **UNITED STATES DISTRICT COURT**
11 **DISTRICT OF NEVADA**

12 FEDERAL TRADE COMMISSION,)
13 Plaintiff,) Case No. 2:09-cv-01112-GMN-VCF
14 v.)
15 INFUSION MEDIA, INC., *et al.*,)
16 Defendants.)

17 **ORDER HOLDING DEFENDANT JONATHAN EBORN**
18 **LIABLE FOR FULL MONETARY JUDGMENT**

19 Having considered the Federal Trade Commission’s Motion to Enter Judgment Holding
20 Defendant Jonathan Eborn Liable for Full Monetary Judgment, the Court finds and rules as
21 follows:

22 **WHEREAS**, the Stipulated Final Judgment and Order for Permanent Injunction and
23 Other Equitable Relief as to Infusion Media, Inc.; West Coast Internet Media, Inc.; Two
24 Warnings, LLC; Two Part Investments, LLC; Platinum Teleservices, Inc.; Jonathan Eborn;
25 Stephanie Burnside; Michael McLain Miller; and Tony Norton (“Final Order”), D.E. 74,
26 suspended a portion of the monetary judgment against Defendant Jonathan Eborn based on,
27 among other things, true, accurate, and complete financial statements. Final Order § VIII.
28

