PUBLIC STATEMENT RELATING TO WITHDRAWAL OF CLAIMS BETWEEN BRIDGET BITTMAN, MEGAN FOX, AND KEVIN DUJAN IN BITTMAN V. FOX ET AL., CASE NO. 14-CV-8191

- a. Fox's children were in the Orland Park Public Library on October 4, 2013, the day Fox and DuJan witnessed patrons viewing pornography in the library;
- b. Fox and DuJan believe Bittman engaged in disorderly conduct on July 8, 2014;
- c. Bittman maintains she did not engage in disorderly conduct on July 8, 2014;
- d. Based upon their beliefs, Fox, DuJan, and two third party witnesses reported Bittman's conduct to the Orland Park Police Department;
- e. After watching a video of the July 8, 2014 interaction, Orland Park Police Officer Jody Schmidt stated in the Detail Call for Service Report that he saw disorderly conduct on the part of Bittman;
- f. In his case report on July 13, 2014, Officer Schmidt also stated, "After reviewing the statute and discussing the event with Lt. Hottinger #118, I discovered that the event does not fit the Disorderly Conduct statute by definition (720 ILCS 5/26-1)."
- g. Bridget Bittman has withdrawn and dismissed with prejudice all claims against Megan Fox and Kevin DuJan in the Civil Action she filed against them in the United States District Court for the Northern District of Illinois (Case No. 14-cv-8191). Megan Fox has withdrawn and dismissed with prejudice all counterclaims against Bridget Bittman in the same Civil Action.
- h. Each party will bear his or her own attorneys' fees and costs in the Civil Action; and
- i. Each party acknowledges that no money was exchanged between them as part of this mutual withdrawal of claims.