

COPY

Christopher P. Graham/ISB #6174
TROUT ♦ JONES ♦ GLEDHILL ♦ FUHRMAN, PA
225 North Ninth Street, Suite 820
P.O. Box 1097
Boise, ID 83701
Telephone: (208) 331-1170
Facsimile: (208) 331-1529

U.S. COURTS
2007 OCT -9 PM 4: 50
REC'D
CAMPBELL BURKE
CLERK IDAHO

Charles Lee Mudd Jr. (*pro hac vice* application to be submitted)
(cmudd@muddlawoffices.com)
Heidi I. Schmid (*pro hac vice* application to be submitted)
(hschmid@muddlawoffices.com)

MUDD LAW OFFICES
3114 West Irving Park Road
Suite 1W
Chicago, Illinois 60618
Telephone: (773) 588-5410
Facsimile: (773) 588-5440

Attorneys for Plaintiff

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF IDAHO

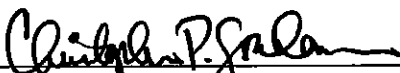
SI03, INC.,)	
)	MISC. CASE NO. <u>07-6311</u>
Plaintiff,)	
v.)	(Civil Case No. 07 C 3266
)	Northern District of Illinois)
BODYBUILDING.COM, LLC,)	
)	APPLICATION TO FILE OVERLENGTH
Defendant.)	MEMORANDUM
)	

COMES NOW Plaintiff SI03, Inc., by and through its counsel of record and, pursuant to Local Rule 7.1(a)(2), hereby applies for an order permitting the filing of an overlength Memorandum in Support of Motion to Compel. This miscellaneous matter arises from SI03, Inc.'s effort to determine the identities of certain individuals who have consistently and methodically defamed SI03, Inc. and its products over a significant period of time. As part of its

effort to obtain the identity of such individuals, SI03, Inc. intends to file a Motion to Compel and supporting Memorandum requesting that Defendant Bodybuilding.com, LLC disclose identifying information associated with and about individuals who have used pseudonyms to publish defamatory statements about SI03, Inc. on Bodybuilding.com, LLC's website. To properly demonstrate that it is entitled to production of the subpoenaed information, SI03, Inc. must discuss the statements made by each of the more than twenty (20) pseudonyms that have been identified in a subpoena previously served upon Bodybuilding.com, LLC. Because of this, SI03, Inc.'s Memorandum in Support of Motion to Compel exceeds the twenty (20) page requirement in Local Rule 7.1. Before SI03, Inc. files its Motion to Compel, however, it is seeking Court approval to file the aforementioned overlength Memorandum. SI03, Inc. submits that it is necessary to exceed the page limit contained in Local Rule 7.1 in order to adequately set forth the legal and factual bases for the requested production of information by Bodybuilding.com, LLC.

DATED this 5th day of October, 2007.

TROUT ♦ JONES ♦ GLEDHILL ♦ FUHRMAN, P.A.

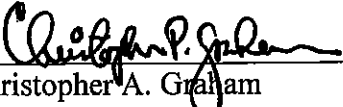
By 
Christopher P. Graham – Of the Firm
Attorneys for Plaintiff SI03, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 5th day of October, 2007, a true and correct copy of the above and foregoing document was forwarded addressed as follows in the manner stated below:

M. Kelly Tillery
Pepper Hamilton LLP
3000 Two Logan Square
Eighteenth and Arch Streets
Philadelphia, PA 19103-2799

U.S. Mail, postage prepaid
 Hand-delivered
 Facsimile



Christopher A. Graham