

EXHIBIT 11

Bureau du droit de l'Union, du droit international
privé et de l'entraide civile (BDIP)
13, Place Vendôme
75042 Paris Cedex 01

3. **Person to whom the Executed Request is to be Returned:** Stephen M. Ferguson
Hagan Noll & Boyle LLC
Two Memorial City Plaza
820 Gessner, Suite 940
Houston, Texas 77024
Phone: (713) 343-0478
Facsimile: (713) 758-0146
Email: Stephen.ferguson@hnbllc.com
Counsel for Plaintiff DISH Network L.L.C.
4. **Specification of the date By which the requesting Authority requires receipt Of the response to the Letter of Request:** As soon as possible, and in any event not later than July 24, 2017.

Reason for urgency: Plaintiff DISH Network needs information sufficient to identify Defendant Doe 1 so they can be named in the lawsuit and it can proceed.

II. IN CONFORMITY WITH ARTICLE 3 OF THE HAGUE CONVENTION, THE UNDERSIGNED APPLICANT HAS THE HONOR TO SUBMIT THE FOLLOWING REQUESTS :

1. **Requesting Judicial Authority:** United States District Court for the
Southern District of Texas, Houston Division
515 Rusk Avenue
Houston, TX 77002, USA
2. **Competent Authority:** Ministère de la Justice
Direction des Affaires Civiles et du Sceau
Bureau du droit de l'Union, du droit international
privé et de l'entraide civile (BDIP)
13, Place Vendôme
75042 Paris Cedex 01
3. **Names and Addresses Of Parties and Their Representatives:**

Plaintiff:
DISH Network LLC

Defendants:
Does 1-4 d/b/a ZemTV, www.tvaddons.ag,
www.tvaddons.org, and www.streamingboxes.com

Plaintiff's Representatives:

Stephen M. Ferguson
Joseph H. Boyle
Hagan Noll & Boyle, LLC
Two Memorial City Plaza
820 Gessner, Suite 940
Houston, TX 77024
(713) 343-0478 – Tel
(713) 758-0146 – Fax
stephen.ferguson@hnbllc.com
joe.boyle@hnbllc.com

Defendants' Representatives:

Unknown. Defendants have not made an appearance.

4. **Nature of the Proceedings:** This is a civil suit seeking money damages and permanent injunctive relief. DISH Network asserts copyright infringement claims against Defendants who are capturing broadcasts of television channels exclusively licensed to DISH Network in the United States and unlawfully retransmitting those channels over the Internet to customers of the ZemTV service in the United States and who have downloaded the ZemTV add-on for the Kodi media player from the websites *www.tvaddons.ag* and *www.tvaddons.org*.
5. **Summary of Defense:** Unknown. Defendants have not appeared in the case.
6. **Evidence to be obtained:**

This request is directed to Online SAS located at 8 rue de la Ville L'evêque, 75008 Paris, France. DISH Network seeks the following documents from Online SAS:

Definitions Applicable To Document Requests

1. **Online Customer.** "Online Customer" means each person or entity assigned or otherwise responsible for each of the following IP addresses:
 - a. **195.154.156.235** from August 9, 2016 through February 2, 2017;
 - b. **163.172.30.228** from August 9, 2016 through January 19, 2017;
 - c. **195.154.46.92** from October 2, 2016 through March 9, 2017;
 - d. **163.172.24.61** from May 1, 2017 through May 5, 2017;
 - e. **163.172.31.140** from November 4, 2016 through January 19, 2017;
 - f. **163.172.31.158** from November 4, 2016 through January 19, 2017;
 - g. **163.172.47.169** from May 1, 2017 through May 5, 2017;

- h. **163.172.140.173** from December 19, 2016 through February 17, 2017;
- i. **163.172.142.242** from November 4, 2016 through May 5, 2017;
- j. **163.172.219.53** from January 5, 2017 through February 17, 2017;
- k. **212.47.247.42** from January 19, 2017 through January 26, 2017;
- l. **212.47.233.115** from January 19, 2017 through May 5, 2017;
- m. **212.47.247.148** from January 5, 2017 through February 17, 2017;
- n. **51.15.7.65** from May 1, 2017 through May 5, 2017;
- o. **51.15.36.92** from February 20, 2017 through February 24, 2017;
- p. **51.15.37.118** from March 9, 2017 through May 5, 2017;
- q. **51.15.38.122** from February 20, 2017 through February 24, 2017;
- r. **51.15.42.135** from February 2, 2017 through May 5, 2017;
- s. **51.15.53.37** from February 20, 2017 through February 24, 2017;
- t. **51.15.55.140** from December 19, 2016 through May 5, 2017;
- u. **51.15.57.108** from March 9, 2017 through May 5, 2017;
- v. **51.15.60.46** from January 5, 2017 through January 26, 2017;
- w. **51.15.68.81** from May 23, 2017 through May 24, 2017;
- x. **51.15.69.13** from May 23, 2017 through May 24, 2017;
- y. **51.15.76.222** from May 23, 2017 through May 24, 2017;
- z. **51.15.137.107** from February 17, 2017 through April 7, 2017.

Document Requests

- 1. Documents sufficient to identify the full name, contact information (including physical addresses, web addresses, email addresses, telephone numbers, and fax numbers), and IP addresses of each Online Customer.
- 2. Documents submitted to you in order to create or make changes to each account associated with each Online Customer.
- 3. Account statements for each account associated with each Online Customer for the time period of February 1, 2014 to present.
- 4. Payment records for each account associated with each Online Customer for the time period of February 1, 2014 to present.
- 5. Communications sent to or received from each Online Customer, including account set-up correspondence and support tickets, for the time period of February 1, 2014 to present.
- 7. **Documents or other property To be produced:** See documents listed in the section entitled "Evidence to be obtained".
- 8. **Special methods or procedures:** DISH Network requests that the documents and materials responsive to the categories of information identified above be emailed (if possible) or copied and mailed to Stephen M.

Ferguson at the address identified in Section II.3 above. DISH Network shall pay the fees and costs incurred that are reimbursable. Please direct requests for payment to DISH Network's representatives, identified above in Section 3.

DATE OF REQUEST: _____, 2017

District Court Judge
United States District Court
Southern District of Texas

(SEAL OF COURT)

Authenticated Signature by Clerk of the Court:

DAVID BRADLEY, Clerk of the Court

By: _____
Deputy Clerk

Court's Authentication that the Clerk of Court is the Clerk of Court:

By: _____
UNITED STATES DISTRICT JUDGE

EXHIBIT 12

St. Andrew's House (GW15)
Edinburgh EH1 3DG
Scotland, UK

3. **Person to whom the Executed Request is to be Returned:** Stephen M. Ferguson
Hagan Noll & Boyle LLC
Two Memorial City Plaza
820 Gessner, Suite 940
Houston, Texas 77024
Phone: (713) 343-0478
Facsimile: (713) 758-0146
Email: stephen.ferguson@hnbllc.com
Counsel for Plaintiff DISH Network L.L.C.
4. **Specification of the date By which the requesting Authority requires receipt Of the response to the Letter of Request:** As soon as possible, and in any event not later than July 24, 2017.

Reason for urgency: Plaintiff DISH Network needs information sufficient to identify Defendant Doe 1 so they can be named in the lawsuit and it can proceed.

II. IN CONFORMITY WITH ARTICLE 3 OF THE HAGUE CONVENTION, THE UNDERSIGNED APPLICANT HAS THE HONOR TO SUBMIT THE FOLLOWING REQUESTS :

1. **Requesting Judicial Authority:** United States District Court for the Southern District of Texas, Houston Division
515 Rusk Avenue
Houston, TX 77002, USA
2. **Competent Authority:** Scottish Government Justice Directorate
Central Authority & International Law Team
St. Andrew's House (GW15)
Edinburgh EH1 3DG
Scotland, UK
3. **Names and Addresses Of Parties and Their Representatives:**

Plaintiff:
DISH Network LLC

Defendants:
Doe 1-4 d/b/a ZemTV, www.tvaddons.ag,
www.tvaddons.org, and www.streamingboxes.com

Plaintiff's Representatives:

Stephen M. Ferguson
Joseph H. Boyle
Hagan Noll & Boyle, LLC
Two Memorial City Plaza
820 Gessner, Suite 940
Houston, TX 77024
(713) 343-0478 – Tel
(713) 758-0146 – Fax
stephen.ferguson@hnbllc.com
joe.boyle@hnbllc.com

Defendants' Representatives:

Unknown. Defendants have not made an appearance.

4. **Nature of the Proceedings:** This is a civil suit seeking money damages and permanent injunctive relief. DISH Network asserts copyright infringement claims against Defendants who are capturing broadcasts of television channels exclusively licensed to DISH Network in the United States and unlawfully retransmitting those channels over the Internet to customers of the ZemTV service in the United States and who have downloaded the ZemTV add-on for the Kodi media player from the websites *www.tvaddons.ag* and *www.tvaddons.org*.
5. **Summary of Defense:** Unknown. Defendants have not appeared in the case.
6. **Evidence to be obtained:**

This request is directed to iomart Hosting Ltd., Lister Pavillion, Kelvin Campus, West of Scotland Science Park, Glasgow G20 0SP, United Kingdom. DISH Network seeks the following documents from iomart Hosting Ltd.:

Definitions Applicable To Document Requests

1. **iomart Customer.** “iomart Customer” means each person or entity assigned or otherwise responsible for each of the following IP addresses:
 - a. **130.185.144.63** from October 2, 2016 through May 24, 2017;
 - b. **130.185.144.67** from March 22, 2017 through May 24, 2017;
 - c. **130.185.144.109** from January 12, 2017 through May 5, 2017;
 - d. **80.84.51.226** from November 23, 2016 through May 11, 2017;
 - e. **88.150.198.114** from August 9, 2016 through November 4, 2016;
 - f. **88.150.206.73** from September 1, 2016 through November 4, 2016;
 - g. **79.143.83.90** from August 9, 2016 through October 2, 2016; and
 - h. **37.220.29.186** from August 9, 2016 through November 4, 2016.

Document Requests

1. Documents sufficient to identify the full name, contact information (including physical addresses, web addresses, email addresses, telephone numbers, and fax numbers), and IP addresses of each iomart Customer.
2. Documents submitted to you in order to create or make changes to each account associated with each iomart Customer.
3. Account statements for each account associated with each iomart Customer for the time period of February 1, 2014 to present.
4. Payment records for each account associated with each iomart Customer for the time period of February 1, 2014 to present.
5. Communications sent to or received from each iomart Customer, including account set-up correspondence and support tickets, for the time period of February 1, 2014 to present.
7. **Documents or other property To be produced:** See documents listed in the section entitled "Evidence to be obtained".
8. **Special methods or procedures:** DISH Network requests that the documents and materials responsive to the categories of information identified above be emailed (if possible) or copied and mailed to Stephen M. Ferguson at the address identified in Section II.3 above. DISH Network shall pay the fees and costs incurred that are reimbursable. Please direct requests for payment to DISH Network's representatives, identified above in Section 3.

DATE OF REQUEST: _____, 2017

District Court Judge
United States District Court
Southern District of Texas

(SEAL OF COURT)

Authenticated Signature by Clerk of the Court:

DAVID BRADLEY, Clerk of the Court

By: _____
Deputy Clerk

Court's Authentication that the Clerk of Court is the Clerk of Court:

By: _____
UNITED STATES DISTRICT JUDGE

EXHIBIT 13

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

DISH NETWORK L.L.C.,

Plaintiff,

v.

DOE 1 d/b/a ZemTV, Does 2-4,
individually and together d/b/a
www.tvaddons.ag, *www.tvaddons.org*, and
www.streamingboxes.com,

Defendants.

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Civil Action No. _____

LETTER OF REQUEST FOR INTERNATIONAL ASSISTANCE FROM THE UNITED KINGDOM TO OBTAIN CERTAIN DOCUMENTS FROM UK-2 LTD. PURSUANT TO THE HAGUE CONVENTION ON THE TAKING OF EVIDENCE ABROAD IN CIVIL OR COMMERCIAL MATTERS

The United States District Court for the Southern District of Texas, through the undersigned District Court Judge, requests international assistance to obtain evidence to be used in a civil proceeding before this Court in the above-captioned case.

If any portion of this Request is deemed to be unacceptable under the laws of the United Kingdom, please disregard that portion and continue to comply with as much of the Request as is legally permissible. The Court is willing and able to provide similar assistance to the judicial authorities of the United Kingdom should a similar request for international assistance be received from the courts of the United Kingdom.

I. GENERAL INFORMATION

- 1. Sender:** Office of the Clerk
United States District Court for the
Southern District of Texas, Houston Division
515 Rusk Avenue
Houston, TX 77002, USA

- 2. Central Authority of the Requested State:** The Senior Master of the Royal Courts of Justice
Strand

London WC2A 2 LL

- 3. **Person to whom the Executed Request is to be Returned:** Stephen M. Ferguson
Hagan Noll & Boyle LLC
Two Memorial City Plaza
820 Gessner, Suite 940
Houston, Texas 77024
Phone: (713) 343-0478
Facsimile: (713) 758-0146
Email: stephen.ferguson@hnblc.com
Counsel for Plaintiff DISH Network L.L.C.
- 4. **Specification of the date By which the requesting Authority requires receipt Of the response to the Letter of Request:** As soon as possible, and in any event not later than July 24, 2017.

Reason for urgency: Plaintiff DISH Network needs information sufficient to identify Defendant Doe 1 so they can be named in the lawsuit and it can proceed.

II. IN CONFORMITY WITH ARTICLE 3 OF THE HAGUE CONVENTION, THE UNDERSIGNED APPLICANT HAS THE HONOR TO SUBMIT THE FOLLOWING REQUESTS :

- 1. **Requesting Judicial Authority:** United States District Court for the Southern District of Texas, Houston Division
515 Rusk Avenue
Houston, TX 77002, USA
- 2. **Competent Authority:** The Senior Master of the Royal Courts of Justice
Strand
London WC2A 2 LL
- 3. **Names and Addresses Of Parties and Their Representatives:**

Plaintiff:
DISH Network LLC

Defendants:
Does 1-4 d/b/a ZemTV, www.tvaddons.ag,
www.tvaddons.org, and www.streamingboxes.com

Plaintiff's Representatives:
Stephen M. Ferguson
Joseph H. Boyle
Hagan Noll & Boyle, LLC
Two Memorial City Plaza

Defendants' Representatives:
Unknown. Defendants have not made an appearance.

820 Gessner, Suite 940
Houston, TX 77024
(713) 343-0478 – Tel
(713) 758-0146 – Fax
stephen.ferguson@hnbllc.com
joe.boyle@hnbllc.com

4. **Nature of the Proceedings:** This is a civil suit seeking money damages and permanent injunctive relief. DISH Network asserts copyright infringement claims against Defendants who are capturing broadcasts of television channels exclusively licensed to DISH Network in the United States and unlawfully retransmitting those channels over the Internet to customers of the ZemTV service in the United States and who have downloaded the ZemTV add-on for the Kodi media player from the websites *www.tvaddons.ag* and *www.tvaddons.org*.
5. **Summary of Defense:** Unknown. Defendants have not appeared in the case.
6. **Evidence to be obtained:**

This request is directed to UK-2 Ltd., 91 Brick Lane, London E1 6QL, United Kingdom. DISH Network seeks the following documents from UK-2 Ltd.:

Definitions Applicable To Document Requests

1. **UK-2 Customer.** “UK-2 Customer” means each person or entity assigned or otherwise responsible for IP address **88.202.231.18** from December 21, 2016 through March 9, 2017.

Document Requests

1. Documents sufficient to identify the full name, contact information (including physical addresses, web addresses, email addresses, telephone numbers, and fax numbers), and IP addresses of each UK-2 Customer.
2. Documents submitted to you in order to create or make changes to each account associated with each UK-2 Customer.
3. Account statements for each account associated with each UK-2 Customer for the time period of February 1, 2014 to present.
4. Payment records for each account associated with each UK-2 Customer for the time period of February 1, 2014 to present.

- 5. Communications sent to or received from each UK-2 Customer, including account set-up correspondence and support tickets, for the time period of February 1, 2014 to present.
- 7. **Documents or other property To be produced:** See documents listed in the section entitled "Evidence to be obtained".
- 8. **Special methods or procedures:** DISH Network requests that the documents and materials responsive to the categories of information identified above be emailed (if possible) or copied and mailed to Stephen M. Ferguson at the address identified in Section II.3 above. DISH Network shall pay the fees and costs incurred that are reimbursable. Please direct requests for payment to DISH Network's representatives, identified above in Section 3.

DATE OF REQUEST: _____, 2017

District Court Judge
 United States District Court
 Southern District of Texas

(SEAL OF COURT)

Authenticated Signature by Clerk of the Court:

DAVID BRADLEY, Clerk of the Court

By: _____
Deputy Clerk

Court's Authentication that the Clerk of Court is the Clerk of Court:

By: _____
UNITED STATES DISTRICT JUDGE

EXHIBIT 14

Prielmayerstrasse 5
80097 München, Germany

3. **Person to whom the Executed Request is to be Returned:** Stephen M. Ferguson
Hagan Noll & Boyle LLC
Two Memorial City Plaza
820 Gessner, Suite 940
Houston, Texas 77024
Phone: (713) 343-0478
Facsimile: (713) 758-0146
Email: stephen.ferguson@hnblc.com
Counsel for Plaintiff DISH Network L.L.C.

4. **Specification of the date By which the requesting Authority requires receipt Of the response to the Letter of Request:** As soon as possible, and in any event not later than July 24, 2017.

Reason for urgency: Plaintiff DISH Network needs information sufficient to identify Defendant Doe 1 so they can be named in the lawsuit and it can proceed.

II. IN CONFORMITY WITH ARTICLE 3 OF THE HAGUE CONVENTION, THE UNDERSIGNED APPLICANT HAS THE HONOR TO SUBMIT THE FOLLOWING REQUESTS :

1. **Requesting Judicial Authority:** United States District Court for the Southern District of Texas, Houston Division
515 Rusk Avenue
Houston, TX 77002, USA

2. **Competent Authority:** Central Authority of Bayern (Bavaria)
Präsidentin des Oberlandesgerichts München
Prielmayerstrasse 5
80097 München, Germany

3. **Names and Addresses Of Parties and Their Representatives:**

Plaintiff:
DISH Network LLC

Defendants:
Does 1-4 d/b/a ZemTV, www.tvaddons.ag,
www.tvaddons.org, and www.streamingboxes.com

Plaintiff's Representatives:
Stephen M. Ferguson
Joseph H. Boyle
Hagan Noll & Boyle, LLC

Defendants' Representatives:
Unknown. Defendants have not made an appearance.

Two Memorial City Plaza
820 Gessner, Suite 940
Houston, TX 77024
(713) 343-0478 – Tel
(713) 758-0146 – Fax
stephen.ferguson@hnbllc.com
joe.boyle@hnbllc.com

4. **Nature of the Proceedings:** This is a civil suit seeking money damages and permanent injunctive relief. DISH Network asserts copyright infringement claims against Defendants who are capturing broadcasts of television channels exclusively licensed to DISH Network in the United States and unlawfully retransmitting those channels over the Internet to customers of the ZemTV service in the United States and who have downloaded the ZemTV add-on for the Kodi media player from the websites *www.tvaddons.ag* and *www.tvaddons.org*.
5. **Summary of Defense:** Unknown. Defendants have not appeared in the case.
6. **Evidence to be obtained:**

This request is directed to Contabo GmbH, Attn. Legal, Aschauer Strasse 32a, 81549 Munich, Germany. DISH Network seeks the following documents from Contabo GmbH:

Definitions Applicable To Document Requests

1. **Contabo Customer.** “Contabo Customer” means each person or entity assigned or otherwise responsible for each of the following IP addresses:
 - a. **5.189.162.122** from May 23, 2017 through May 24, 2017;
 - b. **5.189.191.205** from May 23, 2017 through May 24, 2017;
 - c. **173.212.192.69** from May 23, 2017 through May 24, 2017;
 - d. **173.212.209.142** from May 23, 2017 through May 24, 2017;
 - e. **173.212.209.160** from May 23, 2017 through May 24, 2017.

Document Requests

1. Documents sufficient to identify the full name, contact information (including physical addresses, web addresses, email addresses, telephone numbers, and fax numbers), and IP addresses of each Contabo Customer.
2. Documents submitted to you in order to create or make changes to each account associated with each Contabo Customer.

3. Account statements for each account associated with each Contabo Customer for the time period of February 1, 2014 to present.
4. Payment records for each account associated with each Contabo Customer for the time period of February 1, 2014 to present.
5. Communications sent to or received from each Contabo Customer, including account set-up correspondence and support tickets, for the time period of February 1, 2014 to present.
7. **Documents or other property To be produced:** See documents listed in the section entitled "Evidence to be obtained".
8. **Special methods or procedures:** DISH Network requests that the documents and materials responsive to the categories of information identified above be emailed (if possible) or copied and mailed to Stephen M. Ferguson at the address identified in Section II.3 above. DISH Network shall pay the fees and costs incurred that are reimbursable. Please direct requests for payment to DISH Network's representatives, identified above in Section 3.

DATE OF REQUEST: _____, 2017

District Court Judge
United States District Court
Southern District of Texas

(SEAL OF COURT)

Authenticated Signature by Clerk of the Court:

DAVID BRADLEY, Clerk of the Court

By: _____
Deputy Clerk

Court's Authentication that the Clerk of Court is the Clerk of Court:

By: _____
UNITED STATES DISTRICT JUDGE