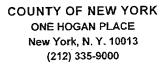
DISTRICT ATTORNEY

OF THE





March 8, 2012

Twitter, Inc. c/o Trust & Safety 795 Folsom Street Suite 600 San Francisco, CA 94107

> Re: People v. MALCOLM HARRIS Docket No. 2011NY080152

To Whom It May Concern:

Enclosed please find a subpoena seeking records relating to the above referenced case. These records are needed on or before **Friday, March 23, 2012**. In lieu of appearing personally with the requested documents, you may mail or deliver them to the New York County Criminal Court, Part Jury 7, 100 Centre Street, New York NY 10013. Please mark the records "Case # 2011NY080180, Assistant District Attorney Lee Langston, Extension 9206."

The People are aware that Twitter will notify the account holder of the existence of the subpoena and are not requesting to keep the subpoena confidential. If you have any problems or questions concerning the subpoena, please call me at 212 335-9206 or email me at langstonl@dany.nyc.gov. Your attention to this matter is greatly appreciated.

Sincerely,

Lee Langston

Assistant District Attorney

Enc.

SUBPOENA (DUCES TECUM)

FOR A WITNESS TO ATTEND THE CRIMINAL COURT OF THE CITY OF NEW YORK

In the Name of the People of the State of New York

To:

Twitter, Inc.

TB 40

c/o Trust & Safety 795 Folsom Street

Suite 600

San Francisco, CA 94107

YOU ARE COMMANDED to appear before the CRIMINAL COURT of the County of New York, PART JURY 7, at the Criminal Court Building, 100 Centre Street, in the Borough of Manhattan, of the City of New York, on March 23, 2012 at 9:00 AM, as a witness in a criminal action prosecuted by the People of the State of New York against:

MALCOLM HARRIS

and to bring with you and produce the following items:

- 1. All public Tweets posted for the period of 9/15/2011-10/31/2011 and 2/1/2012-2/15/2012;
- 2. The following subscriber information: name; address; records of session times and durations; length of service (including creation date); types of service utilized; telephone or instrument number or any other subscriber number or identity, including any temporarily assigned network address.

@getsworse http://twitter.com/#!/getsworse

IF YOU FAIL TO ATTEND AND PRODUCE SAID ITEMS, you may be adjudged guilty of a Criminal Contempt of Court, and liable to a fine of one thousand dollars and imprisonment for one year.

Dated in the County of New York, March 8, 2012

CYRUS R. VANCE, JR.

District Attorney, New York County

By:

Lee Langston

Assistant District Attorney

212 335-9206

Case #: 2011NY080152