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14 *et al.*

15 UNITED STATES DISTRICT COURT
16 NORTHERN DISTRICT OF CALIFORNIA

17 BORIS Y. LEVITT D/B/A RENAISSANCE
18 RESTORATION, CATS AND DOGS
19 ANIMAL HOSPITAL, INC., TRACY CHAN
20 D/B/A MARINA DENTAL CARE and
21 PROFESSIONAL CONSTRUCTION GROUP,
22 INC. D/B/A PAVER PRO; on behalf of
23 themselves and all others similarly situated,

24 Plaintiffs,

25 v.

26 YELP! INC.; and DOES 1 through 100,
27 inclusive,

28 Defendants.

Case No. CV 10-01321 MHP
Consolidated with CV 3:10-cv-02351MHP

**SECOND AMENDED AND
CONSOLIDATED CLASS ACTION
COMPLAINT FOR VIOLATION OF
BUSINESS & PROFESSIONS CODE §
17200**

Jury Trial Demanded

22 Plaintiffs Boris Y. Levitt, d/b/a Renaissance Restoration, a/k/a Renaissance Furniture
23 Restoration (“Levitt” or “Plaintiff”), Cats and Dogs Animal Hospital, Inc. (“Cats and Dogs” or
24 “Plaintiff”), Tracy Chan, d/b/a Marina Dental Care, a/k/a Marina Dental Care (“Chan” or
25 “Plaintiff”) and Professional Construction Group, Inc. d/b/a Paver Pro (“Paver Pro”) on behalf
26 of themselves and all others similarly situated, file this class action Second Amended and
27 Consolidated Complaint (hereafter “SAC”) against Defendant Yelp! Inc. (“Yelp” or “Defendant”) and
28 Does 1 through 100, inclusive.

SAC

Case Nos. CV 10-01321 MHP; CV 3:10-cv-02351 MHP

INTRODUCTION

1
2 1. Plaintiffs bring this action on behalf of themselves and other similarly situated
3 businesses and persons nationwide who were subject to extortion and/or attempted extortion by
4 Defendant to obtain payments for advertising during the four years prior to the commencement of
5 this lawsuit, through the final resolution of this lawsuit. This class action challenges Defendant’s
6 unfair and unlawful conduct – in violation of California’s Unfair Competition Laws – directed
7 towards businesses and their owners.

8 2. Defendant’s website allows users to post reviews of businesses. Users are able to
9 rank businesses using a star rating of one to five stars with five stars being the highest. Defendant
10 then gives the business an overall star rating based on some of the reviews. Upon information and
11 belief, the overall star rating of some businesses is based on reviews that Defendant has posted.
12 Defendant’s website draws over 25 million people each month who are able to search for and
13 review the public ratings of businesses.¹

14 3. Defendant’s website represents that “Yelp is the fun and easy way to find, review,
15 and talk about what’s great – and not so great, in your area,” that Yelp is “Real People. Real
16 Reviews,” and that its purpose is to “connect people with great local businesses.”

17 4. Defendant, however, actually makes money by selling advertisements to businesses
18 located throughout the country. Contrary to the representations Defendant makes to the general
19 public, a business’s reviews are often connected to whether a business advertises with Defendant.

20 5. Defendant states on its website that advertising allows a business to increase its
21 exposure by the placement of advertisements above Yelp search results and on related business
22 pages. Yelp also states that an advertising subscription allows a business to enhance its business
23 page with a photo slideshow and prevents similar businesses from advertising on the middle of the
24 page. Yelp further states on its website that “[p]aying advertisers can also promote a favorite
25 review at the top of their Yelp page, but can never change or re-order other reviews.” In addition,
26

27 ¹/ Defendant’s website states that “[a]s of December 2009, more than 26 million people
28 visited Yelp in the past 30 days.”

1 Defendant states that, “Yelp has an automated filter that suppresses a small portion of reviews –it
2 targets those suspicious ones you see on other sites.” Defendant offers businesses advertising
3 subscriptions for amounts ranging from \$300 to \$1,200 per month.

4 6. Defendant maintains that reviews may only be removed from Yelp if: 1) A user
5 removes the review; 2) Yelp removes the review for violating the Terms of Service or Content
6 Guidelines; or 3) “The review may have been suppressed by Yelp's automated software system.
7 This system decides how established a particular reviewer is and whether a review will be shown
8 based on the reviewer's involvement on Yelp. While this may seem unfair to you, this system is
9 designed to protect both consumers and businesses alike from fake reviews (i.e., a malicious
10 review from a competitor or a planted review from an employee). The process is entirely
11 automated to avoid human bias, and it affects both positive and negative reviews. It’s important to
12 note that these reviews are not deleted (they are always shown on the reviewer’s public profile)
13 and may reappear on your business page in the future” [collectively “**Yelp Review Terms**”]
14 (emphasis added).²

15 7. Upon information and belief, Yelp will manipulate the reviews of businesses
16 nationwide to instill fear in businesses that if they do not purchase advertising, Yelp will
17 manipulate their reviews – in a manner that does not comply with its Review Terms – so that for
18 example: 1) Positive reviews are “removed” or “filtered”; 2) negative reviews are suddenly posted,
19 sometimes, upon information and belief, by Yelp itself; 3) negative reviews are posted by users
20 even though the reviews do not comply with the Yelp Terms and Conditions; 4) a business is
21 unable to designate itself in categories for Yelp users to search; or 5) negative reviews, which
22 were previously filtered, are sometimes revealed for reasons unrelated to the automated review
23 filter. Upon information and belief, Yelp’s manipulation of reviews – in a manner that does not
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26 ^{2/} Since the filing of this lawsuit, Yelp has permitted website users to see filtered reviews,
27 however, website users must click on a separate link and type in a code to do so. The filtered
28 reviews do not impact the overall star rating that Yelp lists for the business. Thus, upon information
and belief, Yelp can edit the overall star rating a business receives by manually filtering (or un-
filtering) reviews.

1 comply with its own Review Terms – is done strategically to induce business owners to pay for
2 advertising with Yelp.

3 8. Upon information and belief, Yelp knows that when a business’s overall star rating
4 declines or the business has negative reviews, the business itself suffers, and that therefore a
5 business fears the posting of negative reviews or the removal of positive reviews on its Yelp
6 review page. Yelp intentionally – either implicitly or explicitly – threatens businesses by using
7 this fear to force businesses to agree to pay for advertising on Yelp.

8 9. Due to Yelp’s conduct, businesses and/or their owners who fear facing a negative
9 drop in the overall star rating and/or positive reviews of their businesses agree to purchase
10 advertising to avoid Yelp’s manipulation of the business’s reviews. Those businesses are injured
11 by the loss of money they are forced to pay Yelp in advertising costs.

12 10. Upon information and belief, as a result of Yelp’s review manipulations – in a
13 manner that does not comply with its Review Terms – the businesses who decline to purchase
14 advertising have negative reviews, which otherwise would not have been posted on the Yelp
15 review page, attached to their businesses. In addition, and upon information and belief, positive
16 reviews are also removed. As a result, fewer Yelp users view the business page and fewer existing
17 customers patronize the business, which causes a decrease in the business’s revenues. Therefore,
18 the businesses that do not purchase advertising are injured – as a result of Defendant’s conduct –
19 by a loss of sales, revenues and/or assets. In addition, due to the posting of negative reviews
20 and/or removal of positive reviews, the business’s reputation is injured.

21 11. As a result of Yelp’s actions, Plaintiffs bring a claim for a violation of California
22 Business and Professions Code section 17200 for unfair and unlawful conduct by Defendant.

23 **THE PARTIES**

24 12. Plaintiff Boris Levitt, a resident of San Mateo County, owns and operates a
25 business called Renaissance Furniture Restoration, which is located in San Francisco, California.

26 13. Plaintiff Tracy Chan, a resident of San Mateo County, owns and operates a
27 business called Marina Dental Care, which is located in San Francisco, California.

1 14. Plaintiff Cats and Dogs Animal Hospital, Inc. is a California corporation with its
2 principal place of business located in Long Beach, California.

3 15. Plaintiff Professional Construction Group, Inc., d/b/a Paver Pro, is a California
4 corporation with its principal place of business located in Hayward, California.

5 16. Defendant Yelp! Inc. (“Yelp”) is a Delaware corporation with its principal place of
6 business located in San Francisco, California. Yelp is licensed to do, and is doing business in
7 California and throughout the United States. At all relevant times, Yelp offered its services to
8 businesses and persons nationwide and operated its business in California.

9 17. Plaintiffs are unaware of the true names and capacities of DOES 1-100, inclusive,
10 but are informed and believe, and thereon allege, that each of the DOE Defendants is responsible
11 for the acts and obligations, and should be subject to and bound by the declarations and judicial
12 determinations sought herein. When Plaintiffs learn the true names and capacities of DOE
13 Defendants, they will amend their SAC accordingly.

14 **VENUE AND JURISDICTION**

15 18. Jurisdiction and venue are proper in this Court as it was originally properly filed in
16 the San Francisco County Superior Court because Defendant maintains its principal place of
17 business in this county. This matter was removed to the United States District Court for the
18 Northern District of California pursuant to 28 U.S.C § 1331 *et seq.* This court maintains removal
19 jurisdiction over the matter because it was removed pursuant to 28 U.S.C § 1331 *et seq.*

20 **GENERAL ALLEGATIONS**

21 **Yelp’s Business Model**

22 19. At all relevant times, Defendant Yelp made its review and advertising services
23 available to business owners nationwide.

24 20. Upon information and belief, “Yelp.com,” is a website developed, owned,
25 maintained, altered, and operated by Defendant, as an internet application and website that utilizes
26 Web 2.0 user-website interaction.
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1 21. “Yelp.com” consists of an online search engine and directory of businesses. Each
2 business listed on Yelp.com has a unique Yelp.com listing page, which provides basic business
3 information and user-generated ratings and reviews. Once a business listing is created, individuals
4 registered on the “Yelp.com” website may rate and review the business.

5 22. To rate and review businesses, internet users simply register on the Yelp.com
6 website. When logged into his or her personal profile, the registered user is able to view reviews
7 he or she has posted even if Yelp has removed them from the public review page for the business.
8 Accordingly, the posting user may not realize that his or her review has been removed by Yelp.

9 23. Any internet user (whether registered or not) can browse Yelp.com to find ratings
10 and reviews of businesses.

11 24. Ratings-based websites, including “Yelp.com,” are highly popular and have great
12 power to direct the flow of commerce in a given area. Due to their widespread usage, a business’s
13 reputation is often connected to the reviews it receives on a ratings-based website.

14 25. Businesses may not opt out of being listed on the “Yelp.com” website.

15 26. Defendant allows businesses listed on the “Yelp.com” website to register for free
16 “Business Owner Accounts,” which provides owners with: 1) the ability to track how many people
17 view their page; 2) the ability to update business information (such as hours of operation); and 3) a
18 limited ability to send messages directly to a reviewer.

19 27. Yelp further offers businesses with Yelp Business Owner Accounts the opportunity
20 to designate the business under certain Yelp search categories. Yelp users can then search for the
21 business under the applicable category.

22 **Yelp Advertising**

23 28. Upon information and belief, the “Yelp.com” website’s only stream of revenue is
24 from the sale of advertisements on the “Yelp.com” website and Yelp’s sales personnel are paid, in
25 part, through commissions.

26 29. Yelp refers to businesses that purchase advertising as Yelp “Sponsors.”
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1 30. The term “Non-Sponsor” as used in this SAC, refers only to those businesses to
2 which Yelp offered paid advertising subscriptions, but which declined to purchase any advertising.

3 31. Non-Sponsors routinely see positive reviews disappear from their Yelp.com listing
4 pages soon after declining to become a Yelp Sponsor.

5 32. Non-Sponsors routinely see an increase in the number of negative reviews on their
6 Yelp.com listing pages soon after declining to become a Yelp Sponsor.

7 33. Sometimes such negative reviews are false. Examples of false reviews are reviews
8 that concern services or goods not offered by the business, or purporting to be from customers or
9 patients who never patronized the business.

10 34. Upon information and belief such false negative reviews are sometimes generated
11 by Yelp personnel or others who act on behalf of Yelp or at Yelp’s direction, or who are
12 compensated in some form by Yelp.

13 35. Although such false negative reviews violate Yelp’s Terms of Service, Yelp
14 regularly fails and refuses to remove such reviews for Non-Sponsors.

15 36. The decline of their Yelp.com rating and the posting of false negative reviews
16 harms Non-Sponsors. Non-Sponsors frequently see a drop in the number of customers patronizing
17 their businesses, and a decrease in income and profits.

18 37. To coerce businesses to advertise with Yelp, Yelp sales people – either implicitly
19 or explicitly – represent to businesses that Yelp has the power to manipulate Yelp.com business
20 listing pages, and that Yelp will yield that power in favor of the business if it becomes a Yelp
21 Sponsor and against the business if it declines to become a Yelp Sponsor.

22 38. The mere representation of the ability to manipulate page content is sufficient to
23 instill in businesses the fear that, through such manipulation, the business will suffer if it elects not
24 to become a Yelp Sponsor. Businesses frequently become Sponsors, not based on a cost-benefit
25 analysis of the advertising, but simply because they fear the consequences of declining a
26 Sponsorship.

1 45. In July 2009, Levitt was contacted twice by phone by a female Yelp sales
2 representative who wanted Levitt to purchase advertising from Yelp.

3 46. During the second telephone conversation, the sales representative told Levitt that
4 his business was doing very well on Yelp because in July alone his business had 261 Yelp page
5 views, but that Levitt's business would have an even greater number of Yelp page views if Levitt
6 paid Yelp at least \$300.00 a month to advertise. In response, Levitt told the sales representative
7 that he felt that he did not need to advertise on Yelp because there was a high volume of users
8 reviewing his business page, and his business had an overall rating of 4.5 stars. Levitt also asked
9 the sales representative if Yelp could restore the 5-star reviews that had disappeared during last
10 several months.

11 47. At the time Levitt was contacted by the sales representative, he had seven 5-star
12 reviews, one 4-star review, and one 1-star review.

13 48. Two days after Levitt's conversation with Yelp's employees – during which he
14 declined to purchase advertising – six out of the seven 5-star reviews were removed from his
15 business page leaving Levitt with an overall star rating of 3.5 stars. As a result, during the month
16 of August, Levitt's business Yelp page received only 158 page views as opposed to the 261 page
17 views Levitt's business experienced in July of 2009. Levitt's monthly income – which correlated
18 almost directly to the page views Levitt's Yelp review page received – declined in response.

19 49. Upon information and belief, Yelp manipulated the reviews of Levitt's business
20 because he did not purchase advertising as a threat and with the intent to instill fear in Levitt that
21 he needed to purchase advertising to avoid a further decrease in the positive reviews posted about
22 his business.

23 50. Since then, and as a result of Yelp's manipulations, Levitt's business revenues
24 experienced a decline that corresponded almost directly to the decline in page views. Due to the
25 decline in the average or overall star rating of his business, the reputation of Levitt's business also
26 suffered as result of Yelp's manipulations.

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1 57. On September 12, 2009, Dr. Perrault became aware of a negative review posted by
2 “Chris R.” on the Cats and Dogs Yelp.com listing page.

3 58. Concerned about the review’s language, possible falsity, and the adverse impact it
4 could have on his business, Dr. Perrault cross-referenced the factual information alleged in the
5 review with his client history.

6 59. Upon finding that the review of Chris R. referenced a visit that occurred over 18
7 months prior to its posting (6 months outside of Yelp’s 12-month policy), Javier Vargas, the
8 Hospital Manager at Cats and Dogs, called Yelp on or around September 15, 2009, to request that
9 the review be removed from the Yelp.com website for violating Yelp’s review guidelines.

10 60. Yelp subsequently removed the review from the Cats and Dogs Yelp.com listing
11 page.

12 61. A second negative review, from “Kay K.,” appeared on the Cats and Dogs
13 Yelp.com listing page within five days of the “Chris R.” review’s removal. The review read:

14 *The only reason I am even giving one star is because it wouldn’t allow me to continue*
15 *without it . . . otherwise, I would have given them no stars. Dr. Perrault is the rudest vet*
16 *I’ve ever been to . . . probably one of the rudest people I’ve had the displeasure of meeting.*
17 *I agree with the previous reviews about making you feel like an unfit mom. My pup had*
18 *been sick and I had a theory on what the problem may have been and he wouldn’t even*
19 *entertain the idea, but instead, made me feel bad because my dog got sick. And, my poor*
20 *dog was terrified of him! He made me feel like I was 2 inches tall and repeatedly looked*
21 *down his nose at me. Oh, and OVER PRICED! OMG! Who does he think he is??? I did not*
22 *feel welcomed by him nor his staff. I paid you for a service! No need to treat me so bad!*

23 62. Soon after the appearance of these negative reviews, Dr. Perrault and Mr. Vargas
24 began receiving frequent, high-pressure calls from Yelp sales representatives, who promised to
25 manipulate Cats and Dogs’ Yelp.com listing page in exchange for Cats and Dogs purchasing an
26 advertising subscription.

27 63. For example, on or about January 5, 2010, Cats and Dogs received a Yelp sales call
28 from “Kevin.” Kevin said that Cats and Dogs could advertise with Yelp for a minimum payment
of \$300 per month, with a minimum 12-month commitment. Kevin stated that if Cats and Dogs
purchased a one-year advertising subscription from Yelp:

- a. Yelp would hide negative reviews on the Cats and Dogs Yelp.com listing page, or place them lower on the listing page so internet users “won’t see” them;
- b. Yelp would ensure negative reviews will not appear in Google and other search engine results;
- c. Yelp would allow Cats and Dogs to decide the order that its reviews appear in on its Yelp.com listing page; and
- d. Cats and Dogs could choose its “tagline,” i.e., the first few lines of a single review shown on every search result page in which Cats and Dogs appears (for instance, “Veterinarian in Long Beach”).

64. Dr. Perrault declined the offer, saying that he wanted to track referrals from Yelp for three months without ads, but might thereafter be willing to test Yelp’s advertising potential.

65. Within a week of declining Kevin’s advertising offer, the negative review from Chris R. – despite violating the Yelp Terms– suddenly reappeared on the Cats and Dogs Yelp.com listing page.

66. Upon information and belief, Yelp posted the review – despite the fact that it violated its own Terms – as a threat to cause Dr. Perrault to fear that if he did not pay Yelp money to advertise, the negative review would remain.

67. Soon after, “Kay K.” posted a second negative review. This review was added on January 6, 2010, one day after Kevin’s sales call:

I’ve already left one review about how bad a vet Dr. Perrault is, but I wanted to add something. I’ve been reading other people’s reviews and I must have gone to a different Cats and Dogs Animal Hospital with a vet named Dr. Perrault. Oh wait, no . . . he’s the only one. Maybe it’s a Dr. Jeckyl / Mr. Hyde thing?! I don’t know. But the guy’s an @\$\$. No other way around it. He’s a jerk, a D-Bag, And so arrogant. I ran in to him in a neighborhood store right after he saw my poor sick dog at his clinic and he looked right at me, recognized me, rolled his eyes and looked away!!!! Seriously, someone needs to knock this guy down to the size he really is. He needs to drop his Napoleon complex and be a professional. After my horrible experience with him, I took my sick dog to Bixby Animal Clinic and I have never had a more pleasant vet experience! Go there instead! My dog loved everyone there! Sorry to rant, but I just wanted to get the word out there. Don’t spend the money on this overpriced arrogant vet. It’s not worth it!

1 68. On or about January 12, 2010, Mr. Vargas contacted Yelp to protest the
2 reappearance of the “Chris R.” review and the highly negative, inflammatory “Kay K.” reviews.

3 69. On January 13, 2010, Mr. Vargas received via email the following response from
4 Yelp:

5 We wanted to let you know that we've taken a close look at the reviews by Chris R and
6 Kay K, and after careful evaluation, we have decided to leave both intact. Because we
7 don't have firsthand knowledge of a reviewer's identity or personal experience, we are not
8 in a position to verify your claims that these reviewers are the same person, or that they are
9 connected to the recent vandalism at your hospital. If a review appears to reflect the
10 personal opinion and experiences of the reviewer while adhering to our review guidelines
11 [link], it is our policy to allow the reviewer to stand behind his or her review.

12 70. As of January 18, 2010, a Yelp.com search for “veterinarian in Long Beach”
13 displayed the following tagline for Dogs and Cats:

14 *“Dr. Perrault is the most inept/rude veterinarian I have ever met. He had my rescue dog
15 cowering and barking in the corner of the exam room within seconds of meeting him. He
16 berated me for 20 . . .”*

17 71. Upon information and belief, Yelp re-posted the “Chris R” and two “Kay K”
18 reviews and/or manufactured its own reviews to instill fear in Dr. Perrault to advertise so that he
19 could avoid the negative reviews and tagline.

20 72. Compare Cats and Dogs’ tagline to the tagline (as of January 18, 2010) of Bixby
21 Animal Clinic, a Long Beach veterinary business that is a Yelp Sponsor (and the same company
22 the mysterious Kay K. referred users to in her second Cats and Dogs review):

23 *“This place IS awesome. I brought my little man (Bruin) to Dr. A. as a puppy for the puppy
24 package. They have great hours and were able to accommodate me AFTER work so I never
25 had to take extra time . . .”*

26 73. As a result of Yelp’s conduct, fewer Yelp users viewed the Cats and Dogs Yelp
27 page and fewer customers patronized the business, which caused a decrease in business revenues.
28 Therefore, Cats and Dogs was injured – as a result of Defendant’s conduct – by a loss of sales,
revenues and/or assets. In addition, due to the posting of negative reviews, Cats and Dogs’
business’s reputation was injured.

SPONSORS

Dr. Tracy Chan, DDS

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2 74. Dr. Tracy Chan is a licensed dentist. Chan’s office, Marina Dental Care, is located
3 in San Francisco where she has operated for the past 10 years.

4 75. Chan did not voluntarily list her business on Yelp.com.

5 76. Prior to spring 2008, Chan’s business’s overall Yelp star rating was approximately
6 4.5 or 5 five stars. There were approximately 30 reviews on Dr. Chan’s Yelp review page.

7 77. In or around May or June of 2008, Chan started getting telephone calls from a Yelp
8 representative named Quinn Zimmerman (“Zimmerman”). Zimmerman would call Chan
9 frequently, offering her the opportunity to become a business sponsor. Zimmerman told Chan that
10 if she became a business sponsor (i.e., paid for advertising on Yelp), that Yelp could offer her lots
11 of benefits, such as the opportunity to keep Chan’s business ratings high by hiding or burying bad
12 reviews, and by keeping positive reviews at the top of the Marina Dental Care Yelp page and
13 negative reviews at the bottom of the page. Further, Zimmerman indicated that Chan could put
14 pictures on the Yelp page, and track and increase the number of page views per month.

15 78. In addition to the benefits Zimmerman offered Chan, Zimmerman told her that
16 although many Yelp reviews were manipulated by a computer system, Yelp employees also had
17 the ability to remove reviews from a business’s Yelp page. Zimmerman offered Chan advertising
18 for between \$300-\$500 per month.

19 79. In or around August 2, 2008, Chan ultimately declined to purchase Yelp
20 advertising from Zimmerman.

21 80. Within 2 to 3 days of the time in which Chan told Zimmerman that she did not
22 want to purchase advertising from Yelp, Yelp removed nine 5-star reviews from Chan’s Yelp
23 review page. As a result, the overall star rating of Marina Dental Care dropped from 5 stars to 3
24 stars.

25 81. After the drop in Marina Dental Care’s overall star rating, Chan called Zimmerman
26 to attempt to determine why the drop in the star rating had occurred. Zimmerman told Chan that
27
28

1 Yelp “tweaks” the ratings every so often and that he could help her if she signed up for advertising
2 services with Yelp.

3 82. Upon information and belief, Yelp removed positive reviews of Chan’s business as
4 a threat to cause Chan to fear that if she did not purchase advertising that her business’s overall
5 star rating would stay low. Chan – due to the representations made by Zimmerman and the
6 immediate decline in the reviews of her business – believed that Yelp manipulated Marina Dental
7 Care’s reviews to induce her to advertise.

8 83. As a result, and out of fear of further manipulations, Chan felt compelled to sign up
9 for advertising on Yelp so that Yelp would reinstate the positive reviews. Chan feared that if she
10 did not pay for advertising, the posting of negative reviews would continue, and her business
11 would suffer. On August 11, 2008, Dr. Chan signed a one-year contract with Yelp for advertising.
12 Within days of signing the contract, Marina Dental Care’s overall star rating increased to 4 stars
13 and various five star reviews were reinstated by Yelp. Upon information and belief, the positive
14 reviews were reinstated not because of Yelp’s automated review filter (or because a user re-
15 posted), but because of Chan’s purchase of advertising.

16 84. In October 2008, Zimmerman asked Chan to start paying an increased payment of
17 \$500.00 a month to advertise with Yelp. Chan said no, and in response, she noticed that her
18 reviews were again declining.

19 85. In October 2008, Chan – fed up with what she believed to be extortion – decided to
20 cancel her Yelp advertising contract. Following the termination of her contract, Yelp removed
21 positive reviews on the Marina Dental Care Yelp page and replaced them with negative reviews.
22 Upon information and belief, Yelp’s removal of positive reviews was not done pursuant to the
23 Yelp Review Terms, but because Chan decided to terminate her advertising contract. Upon
24 information and belief, Yelp removed the positive reviews to cause Chan to fear that if she did not
25 pay Yelp for advertising, Yelp would continue to remove positive reviews from her business’s
26 Yelp listing.

1 86. In March 2009, after Yelp had – once again – removed several positive reviews,
2 Chan attempted to post a negative review about Yelp’s conduct towards her to the Marina Dental
3 Care Yelp review page. Within two to three days, Yelp removed six positive reviews – all of
4 which were 4 or 5-star ratings – from the Marina Dental Care Yelp page. As a result, the Marina
5 Dental Care overall Yelp star rating fell to 3 stars. Upon information and belief, Yelp’s removal
6 of the positive reviews was not done pursuant to the Yelp Review Terms, but to induce Chan to
7 pay for advertising and/or to retaliate against her to discourage her from posting negative
8 information about Yelp.

9 87. In May 2010, Chan posted a negative review about Yelp to her own website.
10 Within two days, Yelp removed six positive reviews from the Marina Dental Care Yelp page
11 dropping the overall star review of Chan’s business from 4 stars to 3.5 stars.

12 88. That same month, Chan wrote a letter to Yelp, which described her experiences. In
13 response, Yelp removed additional positive ratings from the Marina Dental Care Yelp page and
14 the Marina Dental Care overall star rating fell to 2.5 stars. Upon information and belief, Yelp’s
15 removal of the positive reviews was not done pursuant to the Yelp Review Terms, but to induce
16 Chan to pay for advertising and/or to discourage her from posting negative information about
17 Yelp.

18 89. Thereafter Chan called Yelp’s New York office to inquire about Yelp’s automated
19 review system and spoke with “Paul.” Paul stated that the review process was all automated, but
20 when pressed, Paul admitted to Chan that Yelp manually adds and removes reviews based on its
21 own discretion. He also admitted that Yelp’s primary revenue stream is from Sponsors.

22 90. As of spring 2010, Yelp had filtered 77 reviews of Chan’s office, 75 of which were
23 positive reviews, meaning that the positive reviews were not factored into Chan’s office’s overall
24 star rating on Yelp. Upon information and belief, the filtering was not done by the automated
25 filter, but primarily by Yelp as an attempt to threaten Chan so that she would pay for advertising
26 with Yelp.

1 cause Paver Pro to fear that if it did not purchase advertising, that its business's Yelp overall star
2 rating would remain low.

3 99. On September 9, 2009, Paver Pro purchased advertising from Yelp for
4 approximately \$300 a month so that the positive reviews it received would be reinstated on the
5 Paver Pro Yelp review page.

6 100. After Paver Pro purchased advertising from Yelp, many of the positive reviews that
7 had disappeared were reinstated to the Paver Pro Yelp review page.

8 101. As of January 23, 2010, Paver Pro's business had an overall Yelp star rating of 4
9 stars.

10 102. In or around March 23, 2010, Paver Pro decided to stop advertising with Yelp.com.

11 103. By April 6, 2010, approximately two weeks later, Paver Pro's overall Yelp star
12 rating had fallen to 3 stars. Upon information and belief, Yelp removed positive reviews of Paver
13 Pro's business from the public review page as a threat to cause Paver Pro to fear that if it did not
14 start advertising again, that its business's overall star rating would remain low.

15 104. As a result of Yelp's manipulation of the Paver Pro reviews, Paver Pro lost money
16 in advertising costs it paid to Yelp to avoid Yelp's manipulation of the reviews of its business in a
17 manner that did not comply with the Yelp Review Terms. Paver Pro also experienced a decline in
18 customers.

19 105. In addition and as a result of Yelp's conduct, fewer Yelp users viewed Paver Pro's
20 business's Yelp page and fewer customers patronized the business, which caused a decrease in
21 Paver Pro's business revenues. Therefore, Paver Pro was injured – as a result of Defendant's
22 conduct – by a loss of sales, revenues and/or assets. In addition, due to the posting of negative
23 reviews and/or removal of positive reviews, Paver Pro's business's reputation was injured.

24 **Other Businesses and Persons' Experiences with Yelp**

25 106. Upon information and belief, Defendant manipulated the reviews for hundreds or
26 thousands of other businesses before and/or after a Yelp customer service representative spoke to a
27 person or business about advertising on Yelp. Upon information and belief, Defendant
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1 manipulated the reviews to cause fear in that business or person that if it did not purchase
2 advertising, Yelp would cause negative reviews to appear or positive reviews to disappear, which
3 would, in turn, decrease the overall star rating of the business or person and cause it to incur a
4 decrease in sales, assets, profits, and/or revenues, harm to the business's or person's reputation,
5 and a loss in advertising costs.³ Defendant's conduct impacted businesses and persons located
6 nationwide and therefore impacted interstate commerce.

7 CLASS ACTION ALLEGATIONS

8 107. Plaintiffs bring this action on behalf of themselves and all others similarly situated,
9 pursuant to Federal Rules of Civil Procedure 23(b)(2) and 23(b)(3).

10 108. The subclasses that Plaintiffs seek to represent are defined as follows:

11 a) **Non Sponsors:** All similarly situated businesses and persons nationwide who were in
12 contact with Yelp regarding the option to advertise on Yelp, declined to purchase
13 advertising, and as a result of not purchasing advertising, were subject to the
14 manipulation of the reviews of their businesses by Yelp – in a manner that did not
15 comply with Yelp's representations regarding its Review Terms⁴ – during the four
16 years prior to the commencement of this lawsuit, through the final resolution of this
17 lawsuit.

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20 ^{3/} Many stories have been published that describe similar allegations relating to Yelp's
21 conduct. *See e.g. Yelp and the Business of Extortion 2.0*, available at
22 <http://www.eastbayexpress.com/eastbay/yelp-and-the-business-of-extortion-20/Content?oid=1176635>; *see also* <http://www.yelp.com/biz/yelp-san-francisco>.

23 ⁴ For purposes of both subclass definitions, Review Terms means, as set forth in the
24 complaint, Yelp's public representation that reviews may only be removed from Yelp if: 1) A user
25 removes the review; 2) Yelp removes the review for violating the Terms of Service or Content
26 Guidelines; or 3) "The review may have been suppressed by Yelp's automated software system.
27 This system decides how established a particular reviewer is and whether a review will be shown
28 based on the reviewer's involvement on Yelp. While this may seem unfair to you, this system is
designed to protect both consumers and businesses alike from fake reviews (i.e., a malicious review
from a competitor or a planted review from an employee). The process is entirely automated to
avoid human bias, and it affects both positive and negative reviews. It's important to note that these
reviews are not deleted (they are always shown on the reviewer's public profile) and may reappear
on your business page in the future."

1 114. Adequacy of Representation: Plaintiffs will fairly and adequately protect the
2 interests of the other members of the Class. Plaintiffs are committed to prosecuting this Class
3 Action and have retained competent counsel experienced in litigation of this nature.

4 115. Superiority of Class Action: A class action is superior to other available means for
5 the fair and efficient adjudication of this controversy. Individual joinder of all Class Members is
6 not practicable, and questions of law and fact common to the Class predominate over any
7 questions affecting only individual members of the Class. Class members have been damaged and
8 are entitled to recovery by reason of Defendants' unfair and unlawful business practices. Class
9 action treatment will allow those similarly situated persons to litigate their claims in the manner
10 that is most efficient and economical for the parties and the judicial system.

11 116. Class treatment is appropriate and individualized inquiries will not be necessary
12 because, upon information and belief, Yelp's computer software and records will show 1) which
13 class members were contacted for advertising; 2) whether the class members' reviews were
14 manipulated in a manner that did not comply with the Yelp Review Terms; 3) whether the class
15 member did or did not purchase advertising and/or upgrade its advertising package; and 3)
16 whether, in response, the reviews of the class member's business were manipulated in a manner
17 that did not comply with the Yelp Review Terms.

18 **FIRST CAUSE OF ACTION**

19 (Violation of Business & Professions Code § 17200 *et seq.*)

20 (Sponsors and Non-Sponsors v. Defendant)

21 117. Plaintiffs incorporate by reference paragraphs 1 through 116 inclusive, as though
22 fully set forth herein.

23 118. Plaintiffs assert this cause of action on behalf of themselves and the Class.

24 119. California Business & Professions Code § 17200 *et seq.* prohibits unfair
25 competition that is an unfair or unlawful business practice.

26 120. Defendant threatened to or did manipulate the reviews of businesses and/or persons
27 – in a way that did not comply with its own Review Terms – to cause fear in businesses and/or
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1 their owners that if they did not pay Yelp for advertising, Yelp would manipulate the reviews of
2 their business in a way that would cause them financial harm and harm to their business'
3 reputations.

4 121. As a result, Defendant unlawfully attempted to and/or did in fact commit extortion,
5 as set forth in California Penal Code sections 518, 519, 523, 524 and/or the Hobbs Act by
6 intentionally and unlawfully using fear (the removal of positive reviews and/or the addition of
7 negative reviews by implicit or explicit threats to cause injury to Class members' businesses) to
8 induce the Class members to consent to pay Defendant for advertising.

9 122. As a result, Sponsor Class members were injured in the form of advertising
10 payments they made to Defendants, and are entitled to restitution.

11 123. For Non-Sponsor Class members, Defendants took a direct ineffectual step towards
12 committing extortion by attempting to make the Class members fear that if they did not purchase
13 advertising, their overall star rating and/or public reviews would decline.

14 124. Non-Sponsor Class members were injured by Defendant's conduct by the harm
15 caused to the reputations of their businesses, a decline in their business assets and profits, and
16 goodwill. As such, they are entitled to injunctive relief.

17 125. The harm to class members caused by Defendant's conduct, which includes threats,
18 retaliation, extortion and/or attempted extortion, is substantially injurious. Class members have
19 lost sales, profits, revenues, assets, advertising payments, and their business reputations have been
20 harmed due to Defendant's conduct. Defendant's actions have devastated businesses that are
21 struggling to survive in today's economy. Defendant's conduct towards Class members – most of
22 whom did not choose to be on Yelp in the first place – is immoral and unethical. The substantial
23 harm to Class members caused by Defendant's conduct further outweighs any benefits to
24 Defendant or to competition generally and violates public policy.

25 126. Sponsor Class members are entitled to equitable and injunctive relief in the form of
26 restitution and disgorgement of all earnings, profits, compensation and benefits Defendants
27 obtained as a result of such unfair and unlawful business practices. Defendant has been unjustly
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1 enriched by receiving substantial monies and profits from advertising payments made by Plaintiffs
2 and the Class to avoid negative manipulations of their reviews.

3 127. Both Plaintiffs and the Class have been deprived of money, either in the form of
4 lost business revenues and/or assets or in payments made to Defendant for advertising, as a result
5 of Defendant's wrongful conduct and unlawful acts and practices. Plaintiffs and the Class
6 members, therefore, have sustained injury in fact.

7 128. Plaintiffs and members of the Class seek a court order requiring Defendant to
8 immediately cease such violations of consumer protection and unfair competition statutes and
9 enjoining Defendant from continuing to conduct business via the unlawful or unfair business acts
10 and practices complained of herein.

11 129. Plaintiffs additionally request an order requiring Defendant to disgorge its ill-gotten
12 gains as described above and awarding Sponsor Class Members full restitution of all monies
13 wrongfully acquired by Defendant by means of such unlawful business practices and acts of unfair
14 competition, plus interest and attorney fees so as to restore any and all monies to Plaintiffs and the
15 Class that were acquired and obtained by means of such unfair and unlawful business practices.

16 130. These violations serve as unlawful predicate acts for purposes of Business and
17 Professions Code § 17200, and remedies are provided therein under Business & Professions Code
18 § 17203.

19
20 **PRAYER FOR RELIEF**

21 **WHEREFORE**, as a result of the foregoing, Plaintiffs pray for relief as follows:

22 1. Declaring this action to be a proper class action maintainable under Federal Rules
23 of Civil Procedure 23(b)(2) and 23(b)(3), certifying appropriate subclasses and certifying Plaintiffs
24 as Class Representatives;

25 2. Enjoining Defendant from conducting its business through the unlawful acts and
26 practices described in this Complaint;

27 3. Requiring Defendant to disgorge its ill-gotten gains, as appropriate;

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- 4. Awarding restitution, as appropriate;
- 5. Awarding pre- and post-judgment interest;
- 7. Awarding Plaintiffs all costs and expenses, including attorneys' fees, fees permitted under California Code Civil Procedure section 1021 *et seq.*; and
- 8. Granting such other and further relief as this Court may deem necessary, proper, and/or appropriate.

DATED: November 17, 2010

ONGARO BURTT & LOUDERBACK LLP

By: /s/ David R. Ongaro
David R. Ongaro
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