# **EXHIBIT** A

	Case4:09-cv-05939-PJH Document124-3 Filed11/09/11 Page2 of 50
1 2 3 4 5 6 7 8 9 10	PERRY R. CLARK, State Bar No. 197101 LAW OFFICES OF PERRY R. CLARK 825 San Antonio Road Palo Alto, CA 94303
11 12	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	PETROLIAM NASIONAL BERHAD       )       CASE NO: 09-CV-5939 PJH         (PETRONAS),       )       Noticed Hearing Date: December 7, 2011         Plaintiff,       )       Noticed Hearing Time: 9:00 a.m.         vs.       )       )         GODADDY.COM, INC.,       )         Defendant.       )         PUBLIC VERSION       PUBLIC VERSION
<ol> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	OF FED. R. CIV. P. 56(C)(1)(A) MATERIALS IN SUPPORT OF MOTION FOR PARTIAL SUMMARY JUDGMENT
27 28	
	PLAINTIFF'S APPENDIX OF FED. R. CIV. P. 56(C)(1)(A) MATERIALS Case No: 09-CV-5939 PJH

## Case4:09-cv-05939-PJH Document124-3 Filed11/09/11 Page3 of 50

1	Plaintiff Petroliam Nasional Berhad (Petronas) submits this Appendix of Fed. R. Civ. P.				
2	56(c)(1)(A) Materials In Support Of Motion For Partial Summary Judgment to facilitate the				
3	placement of materials into the record that support its factual positions. Plaintiff is submitting				
4	this appendix voluntarily as contemplated by the Committee Notes accompanying the 2010				
5	Amendment to Fed. R. Civ. R. Civ. P. 56, Subdivision (c)(1)(A), and to make use of the				
6	suggestion therein that "[p]ointing to a specific location in an appendix satisfies the citation				
7	requirement" of Fed. R. Civ. P. 56(c).				
8	The each page in this appendix has been number from APP001 to APP204 and Petronas				
9	cites to specific location in this appendix by use of these page numbers.				
10	Dated: November 2, 2011LAW OFFICES OF PERRY R. CLARK				
11					
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13					
14	By: <u>/s/ Perry R. Clark</u> Perry R. Clark				
15	Attorney for Plaintiff PETROLIAM NASIONAL BERHAD				
16	(PETRONAS)				
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20	-1- PLAINTIFF'S APPENDIX				
	OF FED. R. CIV. P. 56(C)(1)(A) MATERIALS Case No: 09-CV-5939 PJH				

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

PETROLIAM NASIONAL BERHAD (PETRONAS),

Plaintiff,

CASE NO. 09-CV-5939PJH

vs.

GODADDY.COM, INC.,

Defendant.

::: CONFIDENTIAL :::

30(b)(6) DEPOSITION OF RONALD HERTZ

DATE: Thursday, October 13, 2011

TIME: 12:05 p.m.

LOCATION: BALLARD SPAHR, LLP 1 East Washington Street, Suite 2300 Phoenix, Arizona 85004

REPORTED BY: JANICE HARRINGTON, RPR, CRR, CLR AZ Certified Court Reporter No. 50844 Registered Professional Reporter Certified Realtime Reporter Certified LiveNote Reporter

MBreporting

111 Deerwood Road, Suite 200

San Ramon, California 94583

		Page 2
1	::: APPEARANCES :::	
2		
3	FOR PETROLIAM NASIONAL BERHAD (PETRONAS) PLAINTIFF:	
4	Law Offices of Perry R. Clark By: Perry R. Clark, Attorney At Law	
5	825 San Antonio Road Palo Alto, California 94303	
6	(650) 248-5817	
7	perry@perryclarklaw.com	
8	FOR GODADDY.COM, INC., DEFENDANT:	
9	Wilson Sonsini Goodrich & Rosati By: Tonia Ouellette Klausner,	
10	Attorney At Law 1301 Avenue of the Americas, 40th Floor	
11	New York, New York 10019-6022 (212) 497-7706	
12	tklausner@wsgr.com	
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4		MS. KLAUSNER	14	
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9	PAGE LINE			
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		Page 5
1	RONALD HERTZ	
2	being duly sworn by the Certified Shorthand Reporter	
3	to tell the truth, the whole truth, and nothing but	
4	the truth, testified as follows:	
5	EXAMINATION BY MR. CLARK	
6	Q. Okay. Good afternoon. My name is Perry	
7	Clark. I'm a lawyer for the plaintiff in this case,	
8	Petroliam Nasional Berhad who I will refer to as	
9	Petronas.	
10	MS. KLAUSNER: And I'm Tonia Klausner.	
11	I'm here on behalf of Go Daddy.	
12	BY MR. CLARK:	
13	Q. Okay. Could you please state your name	
14	for the record, please?	
15	A. Ronald Hertz.	
16	Q. Okay. And you work for Go Daddy?	
17	A. I do.	
18	Q. What is your current job title?	
19	A. Vice President and Corporate Controller.	
20	Q. How long have you had that title?	
21	A. Approximately two years.	
22	Q. And were you working for Go Daddy before	
23	you were Vice President?	
24	A. I was.	
25	Q. And what was your job title then?	

		Page 6
1	A. Corporate Controller.	
2	Q. How long have you worked for Go Daddy?	
3	A. Little over nine years.	
4	Q. All right. So we have a pile of exhibits	
5	in front of you. Could you go ahead and take a look	
6	at Exhibit 1, please. If you could turn to page 9,	
7	there's a numbered paragraph 18 towards the top of	
8	that page. Do you see paragraph 18?	
9	A. Yes.	
10	Q. It says, "Go Daddy's business operations	
11	and financial information to which Go Daddy refers in	
12	its initial disclosure is dated July 15, 2010." Do	
13	you see that?	
14	A. Yes.	
15	Q. And do you understand you have been	
16	designated as Go Daddy's representative to testify on	
17	that topic?	
18	A. Yes.	
19	Q. Okay. So can you tell me I guess in	
20	general okay. When were you first informed that	
21	you might be giving a deposition in this case?	
22	A. Approximately two weeks ago.	
23	Q. Okay. And who was it? Who informed you?	
24	A. Nima Kelly.	
25	Q. Okay. And what have you done to prepare	
1		

Page 7 1 for your deposition? 2 MS. KLAUSNER: And I'll caution the 3 witness not to disclose any conversations you might have had with attorneys. 4 THE WITNESS: I met with counsel and 5 6 reviewed a couple of documents. BY MR. CLARK: 7 When did you meet with counsel? 8 Ο. 9 With outside counsel yesterday. Α. 10 Okay. Did you do anything else to Ο. prepare for your deposition? 11 12 Α. I did not. 13 Okay. You said you reviewed some Ο. documents. Did you review all the documents that you 14 15 reviewed during your meeting with outside counsel? No, I did not. 16 Α. 17 Okay. You reviewed some documents 0. 18 outside of the time that you met with your counsel, 19 correct? 20 That is correct. Α. 21 Ο. All right. Do you recall what documents 22 you reviewed outside of your meeting with counsel? 23 Α. Yes. I reviewed the Registrar-Registry 24 Agreement with VeriSign. 25 Q. Any others?

		Page	12
1	A. To the best of my knowledge, yes.		
2	Q. Do you know if this Registry-Registrar		
3	relates in any way to Go Daddy's domain name		
4	forwarding service?		
5	MS. KLAUSNER: Object to the form.		
6	THE WITNESS: Can you explain what you		
7	mean by "relates in any way"?		
8	BY MR. CLARK:		
9	Q. Does Go Daddy have any obligations		
10	arising from the .NET Registry-Registrar that relate		
11	to the conduct of its domain name forwarding service?		
12	MS. KLAUSNER: Object to the form.		
13	THE WITNESS: Can you restate the		
14	question please?		
15	BY MR. CLARK:		
16	Q. Sure. I'm just getting at, does the .NET		
17	Registry-Registrar Agreement govern any of Go Daddy's		
18	conduct with respect to providing its domain name		
19	forwarding service to Go Daddy's customers?		
20	A. I'm not sure what you mean by governing		
21	its conduct.		
22	Q. So can you explain in general what Go		
23	Daddy's obligations are under the .NET		
24	Registrar-Registry Agreement?		
25	A. My understanding of the agreement is it		

Page 13 1 sets out the guidelines between Go Daddy and VeriSign in registering .NET domain names. 2 Does Go Daddy's domain name forwarding 3 Ο. service relate to the registration of .NET domain 4 5 names? 6 I'm not sure I understand the question. Α. 7 Ο. Is Go Daddy's domain name forwarding service part of its activity with respect to 8 9 registering .NET domain names? 10 Α. I don't believe the forwarding service relates at all to the registration of the domain 11 12 name. 13 Okay. Just changing gears a little bit, Ο. topic 20 relates to an insurance agreement, and you 14 15 mentioned an E and O insurance agreement. Is that an agreement made in connection with the Hiscox 16 17 insurance agency? 18 Α. Hiscox is the insurance provider. 19 Okay. Is that agreement still in effect? Ο. Or I'm sorry, is that policy still in effect? 20 21 It is not. Α. 22 Has Go Daddy made a claim related to this 0. 23 case under any insurance policy other than the Hiscox 24 insurance policy? Not that I'm aware of. 25 Α.

	Case4:09-cv-05939-PJH Docum	ent124-3	Filed11/09/11	Page13 of 50	
1 2 3 4 5 6 7 8 9	JOHN L. SLAFSKY, State Bar No. 19 DAVID L. LANSKY, State Bar No. 19 HOLLIS BETH HIRE, State Bar No. 2 WILSON SONSINI GOODRICH & R Professional Corporation 650 Page Mill Road Palo Alto, CA 94304-1050 Telephone: (650) 493-9300 Facsimile: (650) 493-6811 jslafsky@wsgr.com dlansky@wsgr.com hhire@wsgr.com Attorneys for Defendant / Counterclain GODADDY.COM, INC.	99952 03651 OSATI nant	STRICT COURT	Γ	
10			Γ OF CALIFORN		
11					
12	PETROLIAM NASIONAL BERHAD		) CASE NO.:	09-CV-5939 PJH	
13	Plaintiff,		) )		
14	VS.		) ) GO DADD	Y'S RESPONSE TO	)
15	GODADDY.COM, INC.,			'F'S THIRD SET OI GATORIES (NOS. 2	
16	Defendant.		)		·
17			) _)		
18	GODADDY.COM, INC.,		)		
19	Counterclaimant,		)		
20	vs.		)		
21	PETROLIAM NASIONAL BERHAD	,	)		
22	Counterclaim Defendan	t.	)		
23			_)		
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28	Go Daddy's Response To Third Set of Interrogatories (NOS. 21-25) Case No: 09-CV-5939 PJH	APP010		45	34112_2.DOCX

Pursuant to Federal Rule of Civil Procedure 33, Defendant / Counterclaimant
 GoDaddy.com, Inc. ("Go Daddy"), by and through its undersigned counsel, hereby responds to
 the Third Set of Interrogatories ("Requests") by Plaintiff / Counterclaim Defendant Petroliam
 Nasional Berhad ("Plaintiff" or "Petronas").
 No admissions of any nature whatsoever are implied by, or should be inferred from, these
 Responses. Each of these Responses is based on Go Daddy's understanding of each individual

Responses. Each of these Responses is based on Go Daddy's understanding of each individual
interrogatory and, to the extent that Plaintiff asserts an interpretation of any interrogatory that is
inconsistent with that understanding, Go Daddy reserves the right to supplement these

9 Responses.

10

#### **GENERAL OBJECTIONS**

Go Daddy makes the following general objections, whether or not separately set forth in response to each interrogatory. Although Go Daddy may repeat some of these general objections in a specific response because they are particularly applicable, such specific citations are not to be construed as a waiver of any other general objections applicable to the interrogatory. These general objections are incorporated in each response to each interrogatory as if fully set forth in each of the individual responses below.

17

#### **GENERAL OBJECTION NO. 1:**

Go Daddy objects to the Requests, and to each and every individual interrogatory, to the
extent they seek information protected by the attorney-client privilege, work product doctrine,
and/or any other applicable privilege or protection. Without prejudice to this objection, Go Daddy
will provide responses to the Requests to the extent that such responses do not waive such
privileges or protections.

23

#### **GENERAL OBJECTION NO. 2:**

All responses to the Requests are based upon the information presently known to Go Daddy and are given without prejudice to Go Daddy's right to adduce evidence discovered or analyzed subsequent to the date of these responses. Go Daddy expressly reserves the right to revise and supplement its responses to the Requests.

28

### 1

#### **GENERAL OBJECTION NO. 3:**

Go Daddy objects to the Requests, and to each and every individual interrogatory, to the
extent they seek information outside of Go Daddy's possession, custody, or control, on the
grounds that any such request is overbroad and unduly burdensome, seeks to impose discovery
obligations in excess of those imposed by the Federal Rules of Civil Procedure, and would subject
Go Daddy to unreasonable annoyance, burden, and expense.

#### 7 GENERAL OBJECTION NO. 4:

Go Daddy objects to the Requests, and to each and every individual interrogatory, as
unduly burdensome, oppressive and in violation of the Federal Rules of Civil Procedure to the
extent they purport to require Go Daddy to respond on behalf of, or conduct any inquiry or
investigation with respect to, any party other than Go Daddy. Go Daddy will only answer the
request on its own behalf.

#### 13 **GENERAL OBJECTION NO. 5:**

Go Daddy objects to the Requests to the extent that they seek information that is neither
relevant, admissible, nor reasonably calculated to lead to the discovery of admissible evidence,
and to the extent that they require Go Daddy to make legal conclusions.

17 **GENERAL OBJECTION NO. 6:** 

18 Go Daddy objects to the Requests, and to each and every individual interrogatory, as
19 overbroad and unduly burdensome to the extent they do not include a limitation or proposed
20 definition of a relevant time period.

21 GENERAL OBJECTION NO. 7:

22 Go Daddy objects to the Requests, and to each and every individual interrogatory, to the

- 23 extent they are not consistent with or do not meet the requirements of Federal Rules of Civil
- 24 Procedure. Go Daddy's agreement to endeavor to answer the Requests, and each and every
- 25 individual interrogatory, is not, and should not be construed as, Go Daddy's waiver of its right to
- 26 object to these or any other requests as violative of the Federal Rules of Civil Procedure.
- 27 GENERAL OBJECTION NO. 8:
- 28

Go Daddy objects to the Requests, and to each and every individual interrogatory

Go Daddy's Response To Third Set of Interrogatories (NOS. 21-25) Case No: 09-CV-5939 PJH

**APP012** 

1 contained therein, to the extent they seek information related to experts. Go Daddy will provide

2 information related to experts consistent with the Court's schedule for expert discovery.

**GENERAL OBJECTION NO. 9:** 

Go Daddy specifically reserves all objections as to the competence, relevancy, materiality,
and admissibility of its documents and interrogatory responses or the subject matter thereof, and
all rights to object on any ground to the use of any document or interrogatory response, or the
subject matter thereof, in any subsequent proceeding, including without limitation the trial of this
or any action. Go Daddy's Responses are made expressly subject to, and without in any manner
waiving, any and all objections to the competency, relevance, materiality and/or admissibility of
any of the matters encompassed in the following Responses.

11

3

#### SPECIFIC RESPONSES AND OBJECTIONS

Go Daddy expressly incorporates the above General Objections as though set forth fully in response to each of the following individual interrogatories and, to the extent they are not raised in any particular response, Go Daddy does not waive those objections. An answer to an interrogatory shall not be deemed a waiver of any applicable specific or general objection. Likewise, an answer to an interrogatory shall not be deemed an admission of any assertions contained in that interrogatory.

18 **I** 

#### **<u>INTERROGATORY NO. 21</u>**:

19 Please describe in detail the services provided by GoDaddy related to the disputed

20 domain names, including technical aspects of routing/forwarding the disputed domain names.

21

#### **<u>RESPONSE TO INTERROGATORY NO. 21</u>**:

22 In addition to the General Objections, Go Daddy objects to this interrogatory on the

23 grounds that it is cumulative, overbroad and harassing, vague, ambiguous and unintelligible,

24 particularly with respect to the phrase "services provided by GoDaddy related to the disputed

- 25 domain names...".
- 26

27

Subject to and without waving the foregoing objections, Go Daddy responds as follows:

- Since April 1, 2007, Go Daddy has served as the registrar for the domain names
- 28 "petronastower.net" and "petronastowers.net." As part of its registrar services, Go Daddy

**APP013** 

1 provided routing services, pointing the domain names to the name servers or websites of the 2 registrant's choosing. At times, Go Daddy routed or "forwarded" the domain names to a pre-3 existing website, automatically at the request of the domain name registrant. Further information 4 concerning the services provided by Go Daddy to the domain names can be found at GD-5 000293; GD-000298; GD-000361-GD-000362; GD-000366; GD-000384-GD-000392; GD-6 000560—GD-000563 of Go Daddy's production. Go Daddy transferred the petronastower.net 7 domain name to counsel for Petronas, Perry Clark, on May 18, 2010. Go Daddy transferred the 8 petronastowers.net domain name to Clark on August 30, 2010. For additional details regarding 9 the technical aspects of the services provided, see the Expert Report of Michael Palage, served 10 on Petronas on October 3, 2011.

11 || **I** 

#### **INTERROGATORY NO. 22**:

Please describe in detail the information GoDaddy has in its possession regarding David
Daash and the "registration and use of the disputed domain names; hosting of destination
website; destination website content," to which GoDaddy refers in its supplemental initial
disclosures dated June 29, 2011, including when GoDaddy became aware that David Daash was
the registrant of one or both of the disputed domain names and any changes to the Whois record
related thereto.

18

#### **RESPONSE TO INTERROGATORY NO. 22:**

19 Subject to and without waving the foregoing objections, Go Daddy responds as follows: 20 The contact audit history possessed by Go Daddy for domain name "petronastower.net" 21 indicates that at the time petronastower.net was transferred to Go Daddy on April 1, 2007, Heiko 22 Schoenekess was the registrant. The registrant of petronastower.net was changed by the account 23 holder to David Daash on April 1, 2007. On July 2, 2009 the registrant was changed by the 24 account holder back to Heiko Schoenekess. On December 12, 2009, the registrant of 25 "petronastower.net" was changed by the account holder to David Daash, and again back to Heiko 26 Schoenekess on the very same date. The contact audit history relating to David Daash and 27 petronastower.net, including Daash's listed registrant contact information, can be found at GD-28 000151—GD-000152 of Go Daddy's production. A copy of the results of a Whois search for 4534112\_2.DOCX GO DADDY'S RESPONSE TO THIRD ~5~ SET OF INTERROGATORIES (NOS. 21-25) APP014 Case No: 09-CV-5939 PJH

1	petronastower.net from December 21, 2009—listing David Daash as the registrant—can also be
2	found at GD-000618—GD-000619 of Go Daddy's production.
3	The contact audit history possessed by Go Daddy for domain name "petronastowers.net"
4	indicates that at the time petronastowers.net was transferred to Go Daddy on April 1, 2007,
5	Heiko Schoenekess was the registrant. The registrant of petronastowers.net was changed by the
6	account holder to David Daash on April 1, 2007. On July 2, 2009 the registrant was changed by
7	the account holder back to Heiko Schoenekess. The contact audit history relating to David
8	Daash and petronastowers.net, including Daash's listed registrant contact information, can be
9	found at GD-000109—GD-000110 of Go Daddy's production.
10	INTERROGATORY NO. 23:
11	Please describe in detail the information GoDaddy has in its possession regarding Bruno
12	Zehnder and the "hosting of destination website and destination website content" to which
13	GoDaddy refers in its supplemental initial disclosures dated June 29, 2011.
14	RESPONSE TO INTERROGATORY NO. 23:
15	Subject to and without waving the foregoing objections, Go Daddy responds as follows:
16	On December 21, 2009, a search was performed in the Whois database to determine the
17	domain name and contact information for the registrant of the domain name "visit-x.net"—the
18	"destination website" to which "petronastower.net" had been directed as of December 21, 2009.
19	The Whois search results indicate Bruno Zehnder to be the registrant of "visit-x.net." Further
20	information concerning this search, as well as a copy of the search results, can be found at GD-
21	001593—GD-001603 of Go Daddy's production.
22	INTERROGATORY NO. 24:
23	Please describe in detail GoDaddy's services for "External Domains" to which GoDaddy
24	refers in the document produced with production PET GD 2469 (attached hereto as Exhibit A),
25	including the technical aspects of such services and the differences, if any, between those
26	services and the "routing/forwarding the disputed domain names" to which GoDaddy refers in its
27	supplemental initial disclosures dated June 29, 2011 and by identifying all persons with
28	knowledge of the foregoing and by describing all documents related to the foregoing.
	Go Daddy's Response To Third~6~SET OF INTERROGATORIES (NOS. 21-25)APP015Case No: 09-CV-5939 PJHAPP015

1

#### **RESPONSE TO INTERROGATORY NO. 24:**

In addition to the General Objections, Go Daddy objects to this interrogatory on the
grounds that it is cumulative, overbroad and harassing, vague, ambiguous and unintelligible,
particularly with respect to the phrase "services provided by GoDaddy related to the disputed
domain names...".

Subject to and without waving the foregoing objections, Go Daddy responds as follows:
The reference to "External Domains" in the document Bates-numbered PET GD 2469
indicates that Go Daddy hosting customers can have traffic routed to Go Daddy-hosted websites
from domains registered elsewhere (not with Go Daddy) ("external domains"). Such routing is
the same as "routing/forwarding" as referenced in Go Daddy's supplemental initial disclosures.
Go Daddy does not provide any services for the external domains themselves.

12

Persons with relevant knowledge include Jeff Munson and John Roling.

#### 13 INTERROGATORY NO. 25:

Please state when GoDaddy first began providing the domain name forwarding service to
which it refers in Paragraph 29 of its Amended Answer June 20, 2011 to any customer and
identify all persons with knowledge of the foregoing and describe all documents related to the
foregoing.

18 **<u></u>** 

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#### **RESPONSE TO INTERROGATORY NO. 25:**

19 In addition to the General Objections, Go Daddy objects to this interrogatory on the

20 grounds that it is overbroad and harassing.

21 Subject to and without waving the foregoing objections, Go Daddy responds as follows:

22 Go Daddy first began providing domain name forwarding services on April 3, 2001.

Persons with relevant knowledge include George Kearns

25 Dated: October 19, 2011

WILSON SONSINI GOODRICH & ROSATI Professional Corporation

By

John L. Slafsky David L. Lansky Hollis Beth Hire

Go Daddy's Response To Third Set of Interrogatories (NOS. 21-25) Case No: 09-CV-5939 PJH

APP016

~7~

	Case4:09-cv-05939-PJH Document124-3 Filed11/09/11 Page20 of 50
1	CERTIFICATE OF SERVICE
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$	I, Norma Carvalho, declare:
4	I am employed in Santa Clara County. I am over the age of 18 years and not a party to
5	the within action. My business address is Wilson Sonsini Goodrich & Rosati, 650 Page Mill
6	Road, Palo Alto, California 94304-1050. On this date, I caused to be served:
7	GO DADDY'S RESPONSE TO PLAINTIFF'S THIRD SET OF INTERROGATORIES
8	(NOS. 21-25) on each person listed below, by placing the document(s) described above in an envelope
9	addressed as indicated below, which I sealed. I placed the envelope(s) for collection and mailing
10	with the United States Postal Service on this day, following ordinary business practices at
11 12	Wilson Sonsini Goodrich & Rosati.
13 14	Perry R. Clark Law Offices of Perry R. Clark 825 San Antonio Road Palo Alto, CA 94303
15	I declare under penalty of perjury under the laws of the State of California that the
16	foregoing is true and correct. Executed at Palo Alto, California on October 19, 2011.
17	
18	
19	Norma Garvalho
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	Go Daddy's Response To Third~8~SET OF INTERROGATORIES (NOS. 21-25) Case No: 09-CV-5939 PJHAPP017

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

PETROLIAM NASIONAL BERHAD (PETRONAS),

Plaintiff,

CASE NO. 09-CV-5939PJH

vs.

GODADDY.COM, INC.,

Defendant.

::: CONFIDENTIAL :::

30(b)(6) DEPOSITION OF LAURIE ANDERSON

DATE: Wednesday, October 12, 2011

TIME: 8:54 a.m.

LOCATION: BALLARD SPAHR, LLP 1 East Washington Street, Suite 2300 Phoenix, Arizona 85004

REPORTED BY: JANICE HARRINGTON, RPR, CRR, CLR AZ Certified Court Reporter No. 50844 Registered Professional Reporter Certified Realtime Reporter Certified LiveNote Reporter

MBreporting

111 Deerwood Road, Suite 200

San Ramon, California 94583

		Page 2
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12	dianskyewsgi.com.	
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1		::: INDEX OF EXHIBITS :::		
2	NUMBER	DESCRIPTION	PAGE	
3	1.	Anderson 30(b)(6) Deposition Notice	6	
4	2.	Document, Bates No. GD-001494-001526	9	
5	3.	Document, Bates No. GD-002446-2550	14	
6	4.	Document, Bates No. GD-00560-561	28	
7	5.	Document, Bates No. GD-00562-563	28	
8	6.	Document, Bates No. GD-000272-392	32	
9	7.	Document, Bates No. GD-000393-419	32	
10	8.	Document, Bates No. GD-000614-629	48	
11	9.	Document, Bates No. GD-000420-487	51	
12	10.	Document, Bates No. GD-000532-559	53	
13	11.	Document, Bates No. GD-000500-502	61	
14	12.	Document, Bates No. GD-000488-499	63	
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16	14.	ICANN/Uniform Domain Name Dispute Resolution Policy	71	
17		Resolution Folley	7 1	
18				
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Page 5 LAURIE ANDERSON, being duly sworn by the Certified Shorthand Reporter to tell the truth, the whole truth, and nothing but the truth, testified as follows: EXAMINATION BY MR. CLARK All right. Good morning. My name is Ο. Perry Clark. I'm a lawyer. I represent the plaintiff in this case, Petroliam Nasional Berhad also known as Petronas, and I think counsel probably wants to make an appearance as well. MR. LANSKY: Yeah, this is David Lansky of Wilson Sonsini Goodrich & Rosati on behalf of the deponent. BY MR. CLARK: Now, do you understand that the oath you 0. took today, that means that the testimony you're giving today is under penalty of perjury the same as it would be in a court of law? Α. Yes. And can I ask that if you don't Ο. understand any of my questions or need clarification of anything I'm asking, that you ask me to clarify the question? Α. Yes.

MR. CLARK: Okay, great. All right.

I'd

```
Page 6
 1
     like to have the court reporter mark as Exhibit
 2
     number 1 the 30(b)(6) deposition notice that we
 3
     served in this case.
 4
              (DEPOSITION EXHIBIT 1 WAS MARKED.)
 5
     BY MR. CLARK:
 6
                 So I'm handing the witness what's been
            Ο.
 7
     marked as deposition Exhibit Anderson 1, and have you
     seen this document before?
 8
 9
            Α.
                 I have.
10
                 And so I'd like to begin by taking your
            Ο.
11
     deposition as a Rule 30(b)(6) deponent, and we'll
12
     have this part of the transcript marked as the
13
     30(b)(6) deposition.
                 Now, you have been designated to testify
14
15
     on a number of topics in this notice. Do you
     understand that?
16
17
            Α.
                 Yes.
18
            Ο.
                 Okay. And if you could turn to page 8 of
19
     the deposition notice, you'll see there there's
     number 5 -- topic number 5.
20
21
            Α.
                 Okay.
22
                 And do you understand that you've been
            0.
23
     designated to testify on that topic which is the
     domain name forwarding service to which Go Daddy
24
25
     refers in paragraph 29 of its amended answer, June
```

1 20, 2011, including when Go Daddy began to provide that service to any customer? 2 3 Α. Yes. Okay. Now, when did Go Daddy first 4 Ο. 5 provide domain name forwarding services to any 6 customer? 7 Α. I believe it was April of 2001. Okay. And when did Go Daddy first begin Ο. 8 9 providing domain name registration for customers? I think it was November of 2000. 10 Α. Go Daddy was able to provide domain name 11 0. 12 registrations without providing domain name 13 forwarding services from November 2000 to April 2001? I didn't work there at that time so I 14 Α. 15 really can't say. Okay. Can you describe -- actually, 16 Ο. referring back to topic number 5, the domain name 17 forwarding service to which Go Daddy refers in 18 19 paragraph 29 of its amended answer, is that the domain name forwarding service it provided for the 20 registrant of the domain names Petronas Tower and 21 22 petronastowers.net? 23 Α. Yes. 24 Q. Can you describe that domain name forwarding service for me?

25

1 Domain name forwarding directs a domain Α. 2 name to a specific URL. It's a type of routing. 3 Are ICANN accredited registrars required 0. to provide domain name forwarding to their registrant 4 5 customers? 6 Α. I don't know. 7 Q. Are ICANN accredited registrars required to provide any sort of routing services to their 8 registrant customers? 9 10 I don't know whether that's required or Α. 11 not. 12 Ο. Do you know if Go Daddy was an ICANN 13 accredited registrar between November 2000 and April 14 2001? 15 Α. I believe they became a registrar -- an ICANN accredited registrar in November of 2000. 16 17 So ICANN stands for the Internet Ο. 18 Corporation for Assigned Names and Numbers; is that 19 correct? 20 Correct. Α. 21 Ο. Okay. Does ICANN require accredited 22 registrars like Go Daddy to provide the function of 23 routing Internet traffic to websites of registrant's choices? 24 25 I don't know whether they require it, but Α.

Q. So these would include instructions for Go Daddy customers as to how to use Go Daddy's services?

A. Yes.

4

5 Q. Could you please turn to the page marked 6 with Bates number GD-002453. Now, could you read the 7 second full paragraph on that page, please?

"If you registered your domain name with 8 Α. 9 another provider, you can still purchase a hosting account with us. These are off-site DNS services or 10 11 use our CashParking or Quick Content services. Ιf 12 you do any of those, you must view your nameservers and your account with us and then set the nameservers 13 with your domain name registrar." 14

Q. So can a customer of Go Daddy's who's registered their domain name with another provider purchase a hosting account and use Go Daddy's

- 18 off-site DNS services?
- 19

A. I believe so.

20 Q. Could -- and if a customer who registered 21 -- if a Go Daddy customer who registered their domain 22 name with another provider and had purchased a 23 hosting account with Go Daddy and used Go Daddy's 24 off-site DNS services, would that customer have to 25 use Go Daddy's nameservers?

1	Q. Okay. So as Go Daddy's designated
2	representative for topic number 5 in the Rule
3	30(b)(6) deposition notice which is the domain name
4	forwarding service to which Go Daddy refers in
5	paragraph 29 of its amended answer, you don't know if
6	Go Daddy could have performed the registration and
7	maintenance of the domain names petronastower.net and
8	petronastowers.net without providing that domain name
9	forwarding service?
10	MR. LANSKY: Object to the form of the
11	question.
12	THE WITNESS: Can you repeat?
13	BY MR. CLARK:
14	Q. So you understand that you're Go Daddy's
15	designated representative for topic 5 in Petronas'
16	Rule 30(b)(6) deposition notice, correct?
17	A. Yes.
18	Q. And topic number 5 is the domain name
19	forwarding service to which Go Daddy refers in
20	paragraph 29 of its amended answer dated June 20,
21	2011, correct?
22	A. Yes.
23	Q. Do you know if Go Daddy would have been
24	able to perform the registration and maintenance of
25	the domain names Petronas Towers petronastower.net

Page 22 1 and petronastowers.net without providing that domain name forwarding service? 2 3 MR. LANSKY: Object to the form. THE WITNESS: I believe that's -- I 4 5 believe that they could depending on what the 6 customer requires or wants to do with the domain 7 name. BY MR. CLARK: 8 9 So you believe that Go Daddy could have Ο. performed the registration and maintenance of the 10 domain names Petronas Tower and petronastowers.net 11 12 without providing its domain name forwarding service, 13 correct? Object to the form. 14 MR. LANSKY: 15 Misstates the entirety of her testimony and asked and 16 answered. 17 THE WITNESS: If Petronas Towers domain 18 names could have been pointed to another website by 19 using the A record method, so I'm going to say yes. 20 BY MR. CLARK: 21 Ο. Okay. 22 In other words, the same thing could have Α. 23 been accomplished using the A record method. 24 Q. Okay. So Go Daddy did not -- well, we've 25 already covered that.

		Page	27
1	MR. LANSKY: Object to the form.		
2	THE WITNESS: I don't know.		
3	BY MR. CLARK:		
4	Q. Do you know when Go Daddy first began		
5	providing domain name forwarding services for the		
6	domain name petronastower.net?		
7	A. I don't recall.		
8	Q. Do you know if Go Daddy provided domain		
9	name forwarding services for petronastower.net at the		
10	time it first became the registrar for that domain		
11	name?		
12	A. I don't recall.		
13	Q. If Go Daddy had not provided domain name		
14	forwarding services when it first became the		
15	registrar of petronastower.net, could it have		
16	performed the registration and maintenance of that		
17	domain name?		
18	MR. LANSKY: Object to the form.		
19	THE WITNESS: I believe so.		
20	BY MR. CLARK:		
21	Q. Is the same true for petronastowers.net?		
22	MR. LANSKY: Object to the form.		
23	THE WITNESS: I believe so.		
24	MR. CLARK: I'm now going to have the		
25	court reporter mark as Anderson Exhibit 4 a document		

1	Q. And in that box there it says, "Action
2	taken. We received notification of pending court
3	dispute. Lock name, set to status 10 and charged
4	admin fee. Registrant should receive notice of the
5	complaint from complainant's representative within
6	the next few days." Do you see that?
7	A. Yes.
8	Q. Do you know if Go Daddy had any
9	communication with the registrant of
10	petronastower.net after it received the notification
11	referred to in this document?
12	A. I don't know.
13	Q. Do you see to the left of this entry
14	there's a name there. It's Christopher Patterson?
15	A. Yes.
16	Q. Who's Christopher Patterson?
17	A. He's disputes representative.
18	Q. Was he responsible for handling the
19	dispute regarding petronastower.net?
20	A. He would have been the one that set it up
21	when we received the claim or when we received the
22	dispute, he would have set up the claim.
23	Q. Okay. Now, do you know if the registrant
24	of the domain name petronastower.net ever disputed
25	Petronas' allegations that it was committing

Page 45 1 trademark infringement? 2 Α. I don't know. Okay. Now, if you could turn to the page 3 0. bearing Bates number GD-00298. And a little bit 4 5 above, halfway down the page there's another entry. 6 It says, "Domain services tracking." And sort of 7 towards the bottom of that entry it says, "Action taken. Transferred domain per court order." Do you 8 9 see that? 10 Α. Yes. So what does that refer to? 11 0. 12 Α. If we receive a court order to implement a decision to or a temporary restraining order. 13 Sometimes we'll be ordered to move a domain name to 14 15 the control of the complaining party. Okay. Now, it says there in the next 16 0. 17 row, it says, "Canceling petronastower.net order ID 18 one row ID one name space forwarding resource ID." 19 Do you see that? 20 Α. Yes. What does that refer to? 21 Ο. 22 When the domain name was moved out of the Α. 23 account, the forwarding would have been automatically 24 canceled. 25 Okay. Now, after the domain name was 0.

1 We could not have canceled the domain Α. 2 names because we are subject to the UDRP. So we 3 would have had to have either an arbitration decision or a court order to transfer the domain names or 4 5 cancel them. 6 Uh-huh. But is there anything in the Ο. 7 Universal Terms of Service agreement or any other agreement between Go Daddy and the registrant that 8 9 would have prevented Go Daddy from suspending those 10 domain names in response to the complaints from 11 Petronas? 12 MR. LANSKY: Object to the form. 13 THE WITNESS: I don't -- I don't know. 14 BY MR. CLARK: 15 Ο. Is there anything in any of the agreements between Go Daddy and the registrant of the 16 17 domain names petronastower.net and petronastowers.net 18 that would have prevented it from stopping its domain 19 name forwarding service for those domain names? 20 MR. LANSKY: Object to the form. THE WITNESS: I don't know. 21 22 BY MR. CLARK: 23 Ο. Do you know if Go Daddy ever received any 24 complaint or any communication from the registrant of 25 those domain names when Go Daddy stopped providing

Page 66 1 its domain name forwarding service? I don't know. 2 Α. 3 Ο. Okay. 4 (DEPOSITION EXHIBIT 13 WAS MARKED.) 5 BY MR. CLARK: 6 I'm now handing the witness a document Ο. 7 that has been marked as Exhibit 13, and it has production numbers PET GD000216 to 272. And can you 8 tell me what Exhibit 13 is? 9 It appears to be the May 2001 version of 10 Α. the Registrar Accreditation Agreement. 11 12 And do you know if this is the Registrar 0. 13 Accreditation Agreement that was in effect in 2010? 14 I don't know. Α. 15 Ο. Okay. Now, is there anything in this Registrar Accreditation Agreement that would have 16 prevented Go Daddy from discontinuing its domain name 17 forwarding service for the domain names Petronas 18 19 Tower and petronastower.net? 20 I don't know. Α. 21 Do you know why Go Daddy did not Ο. 22 discontinue its domain name forwarding service for 23 the domain name petronastower.net after it received Petronas' notification of trademark infringement 24 25 related to that domain name?

	Case 4:09-05-95-95-95-94-11-11-11-11-12-12-12-12-12-12-12-12-12-						
1	JOHN L. SLAFSKY, State Bar No. 195513 DAVID H. KRAMER, State Bar No. 168452						
2	HOLLIS BETH HIRE, State Bar No. 203651 WILSON SONSINI GOODRICH & ROSATI						
3	Professional Corporation 650 Page Mill Road						
4	Palo Alto, CA 94304-1050 Telephone: (650) 493-9300						
5	Facsimile: (650) 493-6811 jslafsky@wsgr.com						
6	dkramer@wsgr.com hhire@wsgr.com						
7							
8 9	Attorneys for Defendant GoDaddy.com, Inc.						
10	UNITED STATES DISTRICT COURT						
11	NORTHERN DISTRICT OF CALIFORNIA						
12	Petroliam Nasional Berhad, ) CASE NO.: 09-CV-5939 PJH						
12	Plaintiff,						
13	) DECLARATION OF KELLY LEWIS						
14	GoDaddy.com, Inc. ) DATE: December 23, 2009 TIME: 9:00 a.m.						
16	Defendant.						
17							
18	/						
19	L Kally Lawis dealars as fallows:						
20	<ul> <li>I, Kelly Lewis, declare as follows:</li> <li>I am the Deputy General Counsel at Go Daddy.com, Inc. ("Go Daddy"), and in</li> </ul>						
21	such capacity, I am responsible for overseeing the company's litigation, among other duties. I						
22							
23	have personal knowledge of the facts set forth herein and, if called as a witness, I could and would testify competently thereto.						
24	2. Go Daddy is the world's largest domain name registrar, with over 37 million						
25	domain names registered by customers around the world. A registrar provides registration						
23 26							
20	services to customers who wish to register a domain name. Customers who register domain						
27	names through Go Daddy or other accredited registrars are referred to as "registrants." Go Daddy is accredited by the Internet Corporation for Assigned Names and Numbers ("ICANN").						
20	3856124.2						
	APP034 3830124.2 DECLARATION OF K. LEWIS						

13.Registrants who register specific domain names through Go Daddy or other domain2name registrars typically do so via an automated online portal.

4. Go Daddy maintains a commercial website, http://www.godaddy.com. This
 website is located and operated on servers that are housed at a Go Daddy facility in Maricopa
 County, Arizona. Go Daddy's website enables individuals to obtain information about Go
 Daddy's domain registration and other services, and to purchase these services. Go Daddy does
 not sell any of its services at physical retail store locations. All customers agree to forum selection
 in Arizona.

5. Substantially all of Go Daddy's sales and service activities are conducted in
Maricopa County, Arizona. None are conducted in California. Go Daddy manages its
commercial website from Arizona. All equipment required to process customers' domain
registrations are located in Arizona. All sales and sales inquiries regarding Go Daddy's services
are handled on the website or by Go Daddy employees in Arizona. Go Daddy maintains all of
its corporate records in Arizona. More than 90% of Go Daddy's employees are located in
Arizona.

6. Go Daddy is the registrar for the specific Internet domain name
<petronastower.net> (the subject of this lawsuit), but does not offer any ancillary services such as
content hosting services or privacy services, in connection with this domain name.

19 7. Go Daddy provides its registrant-customers with an online "dashboard," allowing
20 them to manage their domain names, including pointing their domain names to their websites, if
21 they have one, or forwarding users who click on the domain name to another website. I have
22 reviewed Go Daddy's records for the domain name <petronastower.net> and determined that:

(a) this domain name was transferred by the registrant from another registrar to Go
24 Daddy on or about April 1, 2007; and

(b) on or about May 2, 2009 the registrant, through his online dashboard, implemented
a forwarding option, directing anyone clicking on <www.petronastower.net> to be forwarded to a
website that is not hosted by Go Daddy.

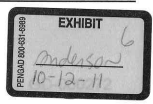
28

3856124,2

	Case+xe99:009-05-9359-339-11PJHDoDorocennid-12141-33 1Filed/112//202/019 1Pagge-339fo3 50					
1	As of December 18, 2000 when Co Daddy first received a course of the Course list					
1	8. As of December 18, 2009, when Go Daddy first received a copy of the Complaint					
2	in this action, Go Daddy "locked" the domain name <petronastower.net>, barring the registrant</petronastower.net>					
3	from transferring it to a different registrant or registrar.					
4	I declare under penalty of perjury under the laws of the United States of America that the					
5	foregoing is true and correct. Executed December 22, 2009 in Scottsdale, Arizona.					
6						
7	Kelly Lewis					
8 9	/ Kelly Lewis					
10						
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	-3- 3856124.2 DECLARATION OF K. LEWIS Case No: 09-CV-5939 PJH APP036					

# Case4:09-cv-05939-PJH Document124-3 Filed11/09/11 Page40 of 50 Notes for: 3/6/2007 12:00:00 AM - 6/15/2011 11:59:59 PM for Shopper Id: 12996115

Entered Date / By	Note
6/14/2011 5:31:17 PM / Patterson, Christopher	Christopher Patterson accessed account with reason "General/Research". Validation was skipped
4/26/2011 6:33:24 AM / RegHerculesSvc	Setting AutoRenew = 0: MISS-WEBCAM.NET OrderID: 63936312 RowID: 1 Namespace:domain ResourceID: 29687518
4/26/2011 6:33:24 AM / RegHerculesSvc	Setting AutoRenew = 0; FOUNTAINPLACE.NET OrderID: 63936941 RowID: 6 Namespace;domain ResourceID: 29688164
4/26/2011 6:33:24 AM / RegHerculesSvc	Setting AutoRenew = 0: JOKER777.NET OrderID: 63936941 RowID: 5 Namespace:domain ResourceID: 29688173
4/26/2011 6:33:24 AM / RegHerculesSvc	Setting AutoRenew = 0: FOUNTAINPLACE.NET OrderID: 63936941 RowID: 6 Namespace:domain ResourceID: 29688164
4/26/2011 6:33:24 AM / RegHerculesSvc	Setting AutoRenew = 0: CENTRALPLAZA.NET OrderID: 63936941 RowID: 14 Namespace:domain ResourceID: 29688168
4/26/2011 6:33:18 AM / RegHerculesSvc	Setting AutoRenew = 0: NINA-PRIVAT.NET OrderID: 63936020 RowID: 1 Namespace:domain ResourceID: 29687320
4/26/2011 6:32:22 AM / RegHerculesSvc	Setting AutoRenew = 0: YVONNE-INTIM.COM OrderID: 114152134 RowID: 0 Namespace:domain ResourceID: 48794826
4/26/2011 6:32:17 AM / RegHerculesSvc	Setting AutoRenew = 0: HANNOVER81-SHOP.COM OrderID: 115553248 RowID: 0 Namespace:domain ResourceID: 49243528
4/26/2011 6:32:17 AM / RegHerculesSvc	Setting AutoRenew = 0: MISS-HOMEPAGE.COM OrderID: 63936312 RowID: 3 Namespace:domain ResourceID: 29687507
4/26/2011 6:32:17 AM / RegHerculesSvc	Setting AutoRenew = 0: LADY-ADORA.COM OrderID: 111835571 RowID: 1 Namespace:domain ResourceID: 48044138
4/26/2011 6:32:17 AM / RegHerculesSvc	Setting AutoRenew = 0: X-FLIRT.COM OrderID: 63936312 RowID: 7 Namespace:domain ResourceID: 29687510
4/26/2011 6:31:42 AM / RegHerculesSvc	Setting AutoRenew = 0: NINA-PRIVAT.NET OrderID: 63936020 RowID: 1 Namespace:domain ResourceID: 29687320
4/26/2011 6:31:41 AM / RegHerculesSvc	Setting AutoRenew = 0: MISSWEBCAM.NET OrderID: 63936312 RowID: 0 Namespace:domain ResourceID: 29687511
4/26/2011 6:31:32 AM / RegHerculesSvc	Setting AutoRenew = 0: AMATEURCHAT.NET OrderID: 63936941 RowID: 15 Namespace:domain ResourceID: 29688175



GD 000272

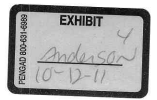
### Case4:09-cv-05939-PJH Document124-3 Filed11/09/11 Page41 of 50 Notes for: 3/6/2007 12:00:00 AM - 6/15/2011 11:59:59 PM for Shopper Id: 12996115

Entered Date / By	Note
9/10/2010 10:05:59 AM / Shopper-1299611	Setting AutoRenew = 0: STRAPONDOMINA.NET OrderID: 130810246 RowID: 0 Namespace:domain ResourceID: 53793897
9/9/2010 7:40:40 PM / RegNetEPPSvc	Request to transfer away STRAPONDOMINA.NET denied. Processed by RegNetEPPSvc and confirmation email sent to customer on 09/09/10 19:40:40
9/9/2010 7:40:40 PM / RegNetEPPSvc	Request to transfer away STRAPONDOMINA.NET denied. Processed by RegNetEPPSvc and confirmation email sent to customer on 09/09/10 19:40:40
9/9/2010 7:40:20 PM / ProcessTransferEmails	ProcessTransferEmails:XferAway changed status from 0 to 16 (disTransTooYoung). Recently updated Registrant Contact. REQUESTEDBY: Registrar Services for STRAPONDOMINA.NET
9/9/2010 7:40:20 PM / ProcessTransferEmails	Sent TransferFromDomainTooNew email to domain ltd@hotmail.com for STRAPONDOMINA.NET and/or NS51.DOMAINCONTROL.COM,NS52.DOMAINCONTROL.COM changes
9/9/2010 7:34:58 PM / Shopper-12996115	DCC domain contact update requested STRAPONDOMINA.NET (ID=53793897)
9/9/2010 7:34:01 PM / Shopper-12996115	DCC domain unlock requested STRAPONDOMINA.NET (ID=53793897)
9/8/2010 3:19:49 AM / RenewalNotice	[Namespace=Renewals/Type=DomainRenewalMixed90] Sending renewal notice to shopper 12996115 for 30 Domain resource(s) set to expire around Dec. 07, 2010. Email BatchID=78225457. Payment profiles are current
8/30/2010 9:13:02 AM / Trentacoste, Peter	Domain Services Tracking ID:464520 Claim Status for PETRONASTOWERS.NET changed from; Legal Dispute: Received Complaint to Legal Dispute: Completed Transfer
8/30/2010 9:13:01 AM / Trentacoste, Peter	Domain Services Tracking ID: 464520 Change Department Update: Transferred domain per Order Domain Names: PETRONASTOWERS.NET Corresponded with: Kelly W. Lewis Email address: klewis@godaddy.com
8/30/2010 8:36:21 AM /	Action Taken: Transferred domain per Order. Cancellation Email Sent. ResourceID: 29688159, Namespace: domain
8/30/2010 8:36:12 AM / TransferAway	Cancelling: PETRONASTOWERS.NET OrderID: 63936941 RowID: 0 Namespace:domain ResourceID: 29688159
8/30/2010 8:36:12 AM / TransferAway	Cancelling: Domain Masking OrderID: -1 RowID: -1 Namespace:masking ResourceID: 3467763
8/30/2010 8:36:08 AM / DomainNotificat	Cancelling: PETRONASTOWERS.NET OrderID: -1 RowID: -1 Namespace: forwarding ResourceID: 8822130
8/30/2010 8:36:08 AM / DomainNotificat	Cancelling: PETRONASTOWERS.NET OrderID: 63936941 RowID: 0 Namespace:domain ResourceID: 29688159

## Case4:09-cv-05939-PJH Document124-3 Filed11/09/11 Page42 of 50 Notes for: 3/6/2007 12:00:00 AM - 6/15/2011 11:59:59 PM for Shopper Id: 12996115

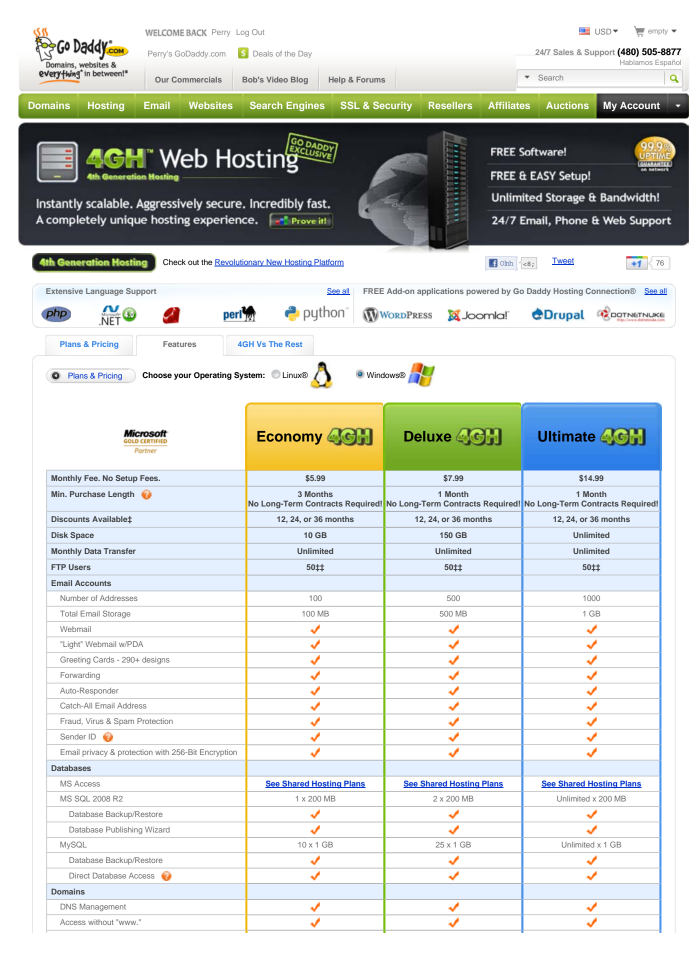
Entered Date / By	Note
12/21/2009 5:30:15 PM / Administrator-3159 (Christopher M Patterson)	DCC domain contact update requested PETRONASTOWER.NET (ID=29688174)
12/21/2009 5:29:01 PM / Manager: Christopher M Patterson	RegManager: Updated domain PETRONASTOWER.NET
12/21/2009 5:27:51 PM / Manager: Christopher M Patterson	RegManager: Updated domain PETRONASTOWER.NET
12/21/2009 5:26:07 PM / Manager: Christopher M Patterson	RegManager: Updated domain PETRONASTOWER.NET
12/21/2009 5:25:54 PM / Patterson, Christopher	Christopher Patterson accessed account with reason "General/Research". Validation was skipped
12/21/2009 3:35:19 PM / Bilunes, Matthew	Matthew Bilunes accessed account with reason "General/Research". Validation was skipped
12/21/2009 3:31:29 PM / Bihmes, Matthew	Matthew Bilunes accessed account with reason "General/Research". Validation was skipped
12/18/2009 3:20:01 PM / Patterson, Christopher	Domain Services Tracking ID: 417819 Legal Dispute Update: Notification of Pending Court Dispute Domain Names: PETRONASTOWER.NET Corresponded with: Perry Clark - Plaintiff Attorney Email address: perry.clark@kirkland.com Action Taken: We received notification of pending court dispute. Locked name, set to status 10 and charged admin fee. Registrant should receive notice of the complaint from Complainant's representative within the next few days. Questions: domaindisputes@godaddy.com
12/18/2009 3:20:01 PM / Patterson, Christopher	Domain Services Tracking ID:417819 Claim Status for PETRONASTOWER.NET changed from; Legal Dispute: New Claim to Legal Dispute: Received Complaint
12/18/2009 3:13:25 PM / Manager: Christopher M Patterson	RegManager: Updated domain PETRONASTOWER.NET
12/16/2009 10:25:50 AM / Simonini, Rod	Domain Services Tracking ID:415576 Claim Status for PETRONASTOWER.NET changed from; Trademark: New Complaint to Trademark: Not Hosted Here
12/16/2009 10:16:46 AM / Simonini, Rod	Rod Simonini accessed account with reason "General/Research". Validation was skipped
12/14/2009 9:34:04 AM / Dickinson, Daniel	Daniel Dickinson accessed account with reason "General/Research". Validation was skipped
12/4/2009 7:12:53 AM / Valdez, Rico	Rico Valdez accessed account with reason "General/Research". Validation was skipped

/var/redir/logs/redir-03-23-2010.log:[20:15:08] RowAction: redirect type:301, masked:3467763, domain:petronastowers.net, subdomain:.petronastowers.net, status:pendsetup, http://www.camfunchat.com /var/redir/logs/redir-03-23-2010.log:[20:15:08] PENDSETUP - masked:3467763 subdomain: domain:petronastowers.net url:http://www.camfunchat.com /var/redir/logs/redir-03-23-2010.log:[20:15:08] INFO - deleting petronastowers.net from removequeue table /var/redir/logs/redir-03-23-2010.log:[20:15:08] INFO - deleting petronastowers.net from masked table /var/redir/logs/redir-03-23-2010.log:[20:15:08] INFO - deleting www.petronastowers.net from masked table /var/redir/logs/redir-03-23-2010.log:[20:15:08] INFO - inserting petronastowers.net and www.petronastowers.net into masked table /var/redir/logs/redir-03-23-2010.log:[20:15:08] INFO - deleting (2) petronastowers net and www.petronastowers.net from pointers table /var/redir/logs/redir-03-23-2010.log:[20:15:08] INFO - inserting add-fwd-domain event into orion for petronastowers.net /var/redir/logs/redir-05-02-2009.log:[10:00:39] RowAction: redirect\_type:301, masked:3467763, domain:petronastowers.net, subdomain:.petronastowers.net, status:pendsetup, http://www.camfunchat.com /var/redir/logs/redir-05-02-2009.log:[10:00:39] PENDSETUP - masked:3467763 subdomain: domain:petronastowers.net url:http://www.camfunchat.com /var/redir/logs/redir-05-02-2009.log:[10:00:39] INFO - deleting petronastowers.net from removequeue table /var/redir/logs/redir-05-02-2009.log:[10:00:39] INFO - deleting petronastowers.net from masked table /var/redir/logs/redir-05-02-2009.log:[10:00:39] INFO - deleting www.petronastowers.net from masked table /var/redir/logs/redir-05-02-2009.log:[10:00:39] INFO - inserting petronastowers.net and www.petronastowers.net into masked table /var/redir/logs/redir-05-02-2009.log:[10:00:39] INFO - deleting (2) petronastowers.net and www.petronastowers.net from pointers table /var/redir/logs/redir-05-02-2009.log:[10:00:39] INFO - inserting add-fwd-domain event into orion for petronastowers.net /var/redir/logs/redir-05-02-2009.log:[10:15:01] RowAction: redirect type:301, masked:3467763, domain:petronastowers.net, subdomain:petronastowers.net, status:active, http://www.camfunchat.com /var/redir/logs/redir-05-02-2009.log:[10:15:01] ACTIVE - masked:3467763 subdomain: domain:petronastowers.net url:http://www.camfunchat.com /var/redir/logs/redir-05-02-2009.log:[10:15:01] INFO - deleting (2) petronastowers.net and www.petronastowers.net from pointers table /var/redir/logs/redir-05-02-2009.log:[10:30:01] RowAction: redirect\_type:301, masked:3467763, domain:petronastowers.net, subdomain:.petronastowers.net, status:active, http://www.camfunchat.com /var/redir/logs/redir-05-02-2009.log:[10:30:01] ACTIVE - masked:3467763 subdomain: domain:petronastowers.net url:http://www.camfunchat.com /var/redir/logs/redir-05-02-2009.log:[10:30:01] INFO - deleting (2) petronastowers.net and www.petronastowers.net from pointers table /var/redir/logs/redir-05-03-2008.log:[14:15:07] RowAction: redirect\_type:301,



masked:3467763, domain:petronastowers.net, subdomain:.petronastowers.net, status:pendsetup, http://www.camfunchat.com /var/redir/logs/redir-05-03-2008.log:[14:15:07] PENDSETUP - masked:3467763 subdomain: domain:petronastowers.net url:http://www.camfunchat.com /var/redir/logs/redir-05-03-2008.log:[14:15:07] INFO - deleting petronastowers.net from removequeue table /var/redir/logs/redir-05-03-2008.log:[14:15:07] INFO - deleting petronastowers.net from masked table /var/redir/logs/redir-05-03-2008.log:[14:15:07] INFO - deleting www.petronastowers.net from masked table /var/redir/logs/redir-05-03-2008.log:[14:15:07] INFO - inserting petronastowers.net and www.petronastowers.net into masked table /var/redir/logs/redir-05-03-2008.log:[14:15:07] INFO - deleting (2) petronastowers.net and www.petronastowers.net from pointers table /var/redir/logs/redir-05-03-2008.log:[14:15:07] INFO - inserting add-fwd-domain event into orion for petronastowers.net

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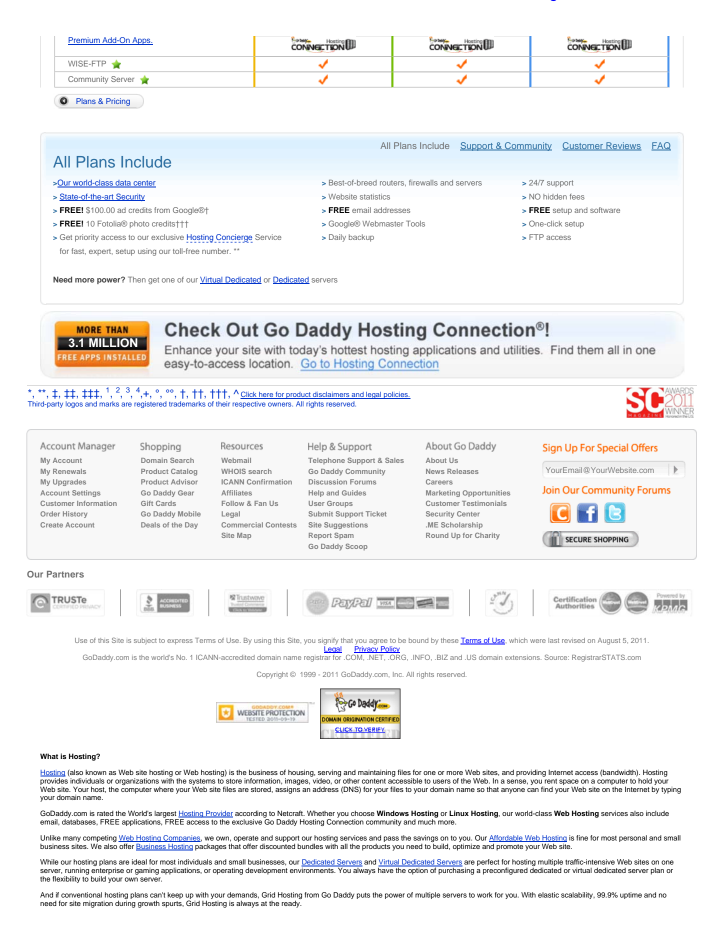
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http://www.godaddy.com/hosting/web-hosting.aspx?ci=8971

> Languages and Scripts > Linux-Based Languages and Scripts

# Redirect URLs with Your Hosting Account

Print this Article Comment on this Article Last Updated: September 12, 2011 9:26 AM

A redirect automatically sends your website's visitors to a chosen destination, either a different location within the same site or a new site entirely. For example, you can redirect visitors from your domain root to a content sub-directory, such as a blog.

Content (files and folders) under the redirect path can be redirected to the destination domain root or the same path on the destination domain or not redirected at all.

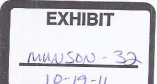
**NOTE:** Only our Linux hosting account offer this URL Redirect feature.

#### To Redirect URLs with Your Hosting Account

- 1. Log in to your Account Manager.
- 2. From the **My Products** section, click **Web Hosting**.
- 3. Next to the hosting account you want to use, click Launch.
- 4. From the Content menu, select URL Redirects.
- 5. Click the New Redirect button. The New Redirect window displays.
- 6. Enter the domain you want to redirect. If you want to redirect all of the domains in your hosting account, check the **All domains on this account**. Otherwise, enter the directories containing the sites you want to redirect in the Path field.
- 7. Select whether or not you want all instances of your site with or without .www to be redirected. When you're finished, click **Next**. The To window displays.
- 8. Select if the destination site is http or https and enter the domain name you want to redirect to, as well as the path, if applicable. If the path box is left blank, it will redirect to the root of the domain you entered. Click **Next**. The Type window appears.
- 9. Select which kind of redirect you want to use.

**NOTE:**Redirects can be permanent (a 301 redirect) or temporary (a 302 redirect). Redirect type is communicated to browsers and search engines through the redirecting site's HTTP response. Search engines treat 301 and 302 redirects differently. For more information on redirect pages see <u>What are 301 and 302 redirect pages?</u>.

- 10. Select your content redirect option. This option decides the behavior of your Site Redirect when a visitor goes to a content path of your domain name, such as *http://coolexample.com/path*.
  - **Match path** redirects visitors to the same content path of the target domain name. For example, when a visitor goes to *http://coolexample.com/path*, they are redirected to *http://mycoolestdomains.com/path*.
  - **Root redirect** redirects visitors to the root of the target domain name, ignoring the content path. For example, when a visitor goes to *http://coolexample.com/path*, they are redirected to *http://mycoolestdomains.com*.



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• **No redirect** does not redirect visitors when they go to a content path. For example, when a visitor goes to *http://coolexample.com/path*, they are not redirected and load *http://coolexample.com/path*.

Your domain will now be redirected with the options you selected. The redirect can take up to 24 hours to be completed. If you want to change or delete your redirect, simply select the redirect and click **Edit** or **Delete** in the toolbar.

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