

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 Attorneys for Defendant  
GoDaddy.com, Inc.  
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10 UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
11

12 Petroliam Nasional Berhad,

13 Plaintiff,

14 vs.

15 GoDaddy.com, Inc.

16 Defendant.  
17

CASE NO.: 09-CV-5939 PJH

**DECLARATION OF KELLY LEWIS**

DATE: December 23, 2009

TIME: 9:00 a.m.

JUDGE: Hon. Phyllis J. Hamilton

18  
19 I, Kelly Lewis, declare as follows:

20 1. I am the Deputy General Counsel at Go Daddy.com, Inc. ("Go Daddy"), and in  
21 such capacity, I am responsible for overseeing the company's litigation, among other duties. I  
22 have personal knowledge of the facts set forth herein and, if called as a witness, I could and would  
23 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  
26 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  
28 Daddy is accredited by the Internet Corporation for Assigned Names and Numbers ("ICANN").

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1           3.       Registrants who register specific domain names through Go Daddy or other domain  
2 name registrars typically do so via an automated online portal.

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

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

16          6.       Go Daddy is the registrar for the specific Internet domain name  
17 <petronastower.net> (the subject of this lawsuit), but does not offer any ancillary services such as  
18 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:

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

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

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