

6. Venue is proper in this District pursuant to 28 U.S.C. §§ 1391(a)(1) and (2). 1 2 7. More than two-thirds of the Members of the Class are citizens of states other than 3 California. 4 PARTIES 5 8. Rudgayzer is a citizen of the State of New York. 9. Yahoo is a corporation organized and existing under the laws of Delaware. Yahoo's 6 7 principal executive office is at 701 First Avenue, Sunnyvale, California 94089. 8 FACTS 9 Yahoo provides, to members of the public, an email service in which Yahoo provides 10. email addresses with the domain name of yahoo.com ("Yahoo Email Addresses"); e.g., 10 11 username123@yahoo.com. 12 11. Yahoo requires a person in the United States who wishes to obtain a Yahoo Email Address to provide Yahoo with certain information, including the following: first name; last name; 13 14 gender; birthday; country; and postal code. 15 12. Yahoo, through its default settings, knowingly and without prior notice to, or consent 16 from, Yahoo Email Users, adds a User's first and last names in the header of the emails that the User 17 sends from his Yahoo Email Address ("Yahoo Email"), such that the recipients of the Yahoo Email are given this information. 18 19 13. Yahoo's Terms of Service constitute a contract ("Yahoo Contract"). 20 14. The Yahoo Contract provides that "the parties shall be governed by the laws of the 21 State of California without regard to its conflict of law provisions and that any and all claims, causes 22 of action or disputes (regardless of theory) arising out of or relating to the [Yahoo Contract], or the 23 relationship between you and Yahoo!, shall be brought exclusively in the courts located in the county 24 of Santa Clara, California or the U.S. District Court for the Northern District of California." 25 15. The Yahoo Contract incorporates Yahoo's Privacy Policy. 26 16. One of the provisions ("Personal-Information Provision") of the Yahoo Contract 27 states, in relevant part: 28 Yahoo! collects personal information when you register with Yahoo! CLASS-ACTION COMPLAINT

| 1 2 | | *** When you register we ask for information such as your name, [alternate] email address, birth date, gender, ZIP code, occupation, industry, and personal interests *** Yahoo! uses information for | | |
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| 3 | | the following general purposes: to customize the advertising and content you see, fulfill your requests for products and services, | | |
| 4 | | improve our services, contact you, conduct research, and provide anonymous reporting for internal and external clients*** Yahoo! | | |
| 5 | | does not rent, sell, or share personal information about you with other people or non-affiliated companies except to provide products or services you've requested, when we have your permission. | | |
| 6 | 17 | . By disclosing the first and last names of the senders of Yahoo Emails, Yahoo has | | |
| 7 | breached t | he Personal-Information Provision of its contracts. | | |
| 8 | 18 | . Yahoo has intentionally concealed, during the registration process, the material fact | | |
| 9 | that Yahoo | o discloses the first and last names of the senders of Yahoo Emails. | | |
| 10 | 19. | . Yahoo has intentionally deprived Yahoo Email Users of their legal rights not to have | | |
| 11 | their first | and last names disclosed when they send Yahoo Emails. | | |
| 12 | 20. | Rudgayzer became a Yahoo Email User on or about October, 2011. | | |
| 13 | 21. | When Rudgayzer sent e-mails from his Yahoo Email Address, those e-mails | | |
| 14 | contained | his first and last name. | | |
| 15 | 22. | Plaintiff has complied with all of his obligations under the Yahoo Contract. | | |
| 16 | 23. | Pecuniary compensation would not afford adequate relief to Plaintiff and the other | | |
| 17 | Class Members. | | | |
| 18 | 24. | It would be extremely difficult to ascertain the amount of monetary damages that | | |
| 19 | would affe | ord adequate relief to Plaintiff and the other Class Members. | | |
| 20 | | COUNT I | | |
| 21 | | [Breach of Contract under California law] | | |
| 22 | 25. | Plaintiff repeats and realleges each and every allegation contained in paragraphs "1" | | |
| 23 | through "2 | 4" inclusive of this Complaint as if fully set forth herein. | | |
| 24 | 26. | The Yahoo Contract constitutes a valid, binding, and enforceable contract. | | |
| 25 | 27. | Yahoo's disclosure of its email users' first and last names in the manner described | | |
| 26 | herein con | herein constitutes a breach of the Yahoo Contract. | | |
| 27 | 28. | As a result of Yahoo's breach of contract, Plaintiff and the other Class Members are | | |
| 28 | | | | |
| | | CLASS-ACTION COMPLAINT | | |

entitled to: a judgement pursuant to 28 U.S.C. § 2201 declaring that Yahoo's conduct constitutes
 breach of contract; actual damages; nominal damages pursuant to California Civil Code Section 3360
 in the event that Yahoo's breach of contract has caused no appreciable detriment; and punitive
 damages.

CLASS ALLEGATIONS

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6 29. Plaintiff brings this action individually, and as a Class Action pursuant to Federal 7 Rules of Civil Procedure 23(a) and 23(b)(3) on behalf of all persons and entities who, without prior 8 notice, have had their names disclosed when sending emails from their Yahoo Email Addresses, 9 other than Yahoo, its officers, employees, and representatives, and their families (the "Class"), at any 10 time during the period beginning four years prior to the commencement of this action and continuing 11 until the resolution of this action (the "Class Period").

12 30. The Members of the Class are so numerous that joinder of all Members is13 impracticable.

There are more than 5,000,000 individuals and entities whose claims are similar to
Plaintiff's claims, which are typical of the claims of the other Members of the Class.

16 32. Plaintiff would fairly and adequately protect the interests of the Class. Indeed,
17 Plaintiff's interests are, for purposes of this litigation, coincident with the interests of the other
18 Members of the Class. Plaintiff has no interests that are antagonistic to, or in conflict with, the other
19 Members of the Class.

33. A class action is superior to all other available methods for the fair and efficient adjudication of this controversy. Because the Class is so numerous that joinder of all Members is impracticable, and because the damages suffered by most of the individual Members of the Class are too small to render prosecution of the claims asserted herein economically feasible on an individual basis, the expense and burden of individual litigation makes it impractical for Members of the Class to adequately address the wrongs complained of herein. Plaintiff knows of no impediments to the effective management of this action as a class action.

27 34. Common questions of law and fact predominate over questions that might affect only
28 individual Members of the Class. Among the questions of law and/or fact common to the Class are:

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| 1 2 | | (i) whether Yahoo requires a person who wishes to obtain a Yahoo Email Address to provide Yahoo with such person's name; |
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| 3 | | (ii) whether Yahoo, through its default settings, and without prior notice to, or consent from, Yahoo Email Users, adds a User's first and last names in the header of Yahoo Emails, such that the recipients of |
| 4 | | Yahoo Emails are given this information; |
| 5 6 | | (ii) whether Yahoo knowingly engages in the conduct described in paragraph 34(ii) herein; |
| 7 | | (iii) whether Yahoo breached its contracts with Yahoo's email users; |
| 8 | | (iv) whether Yahoo's email users are entitled to a judgement declaring that Yahoo's conduct constitutes breach of contract; |
| 9 10 | | (v) whether Yahoo's email users are entitled to actual damages as a result of Yahoo's breach of contract; |
| 11 | | (vi) whether Yahoo's email users are entitled to nominal damages as a result of Yahoo's breach of contract in the event that Yahoo's breach of contract has caused no appreciable detriment; and |
| 12 13 | 2 | (vii) whether Yahoo's email users are entitled to punitive damages as a result of Yahoo's breach of contract. |
| 14 | | PRAYER FOR RELIEF |
| 15 | W | HEREFORE, Plaintiff demands judgment against Defendant: |
| 16 | (a) | Declaring, pursuant to 28 U.S.C. § 2201, that Defendant's conduct as set forth herein |
| 17 | constitute | s breach of contract; |
| 18 | (b | Preliminarily enjoining Defendant, pursuant to Rule 65 of the Federal Rules of Civil |
| 19 | Procedure | , from continuing to engage in the conduct described herein; |
| 20 | (c) | Permanently enjoining Defendant, pursuant to Calif Civil Code Section 3422 and the |
| 21 | general le | gal and equitable powers of this Court, from continuing to engage in the conduct described |
| 22 | herein; | |
| 23 | (d | Awarding Plaintiff and the other Members of the Class actual damages based upon |
| 24 | Defendan | t's breaches of contract; |
| 25 | (e) | Awarding Plaintiff and the other Members of the Class nominal damages pursuant |
| 26 | to Califor | nia Civil Code Section 3360 based upon Defendant's breaches of contract in the event that |
| 27 | such bread | ches caused no appreciable detriment; |
| 28 | (f) | Awarding Plaintiff and the other Members of the Class punitive damages based upon |
| | | CLASS-ACTION COMPLAINT |

| 1 | Defendan | 's breaches of contract; | |
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| 2 | (g) Awarding Plaintiff and the other Members of the Class litigation costs; | | |
| 3 | (h | Awarding Plaintiff reasonable legal fees; and | |
| 4 | (i) | Awarding Plaintiff and the other Members of the Class and such other and further | |
| 5 | relief as t | is Court deems just and proper. | |
| 6 | Dated: N | larch 19, 2012 | |
| 7 | | Respectfully submitted, | |
| 8 9 | | ALBERT RUDGA YZER | |
| 10 | | 305 Broadway, Suite 501 New York, New York 10007 (212) 260-5650 | |
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| | | CLASS-ACTION COMPLAINT | |
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