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**ADR**

RICHARD W. WIEKING  
 CLERK  
 U.S. DISTRICT COURT  
 NO. DIST. OF CA, S.J.

**E-FILING**

7 Attorneys for Plaintiff  
 David Almeida

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 10  
 11 **UNITED STATES DISTRICT COURT**  
**NORTHERN DISTRICT OF CALIFORNIA**

*HRL*

12 DAVID ALMEIDA, individually and on  
 13 behalf of all others similarly situated,

**C08 02088**

**HRL**

14 Plaintiff,

**CLASS ACTION COMPLAINT**

15 vs.

**JURY TRIAL DEMANDED**

16  
 17 GOOGLE, INC., a Delaware  
 Corporation; and DOES 1 through 10,  
 18 inclusive,

19 Defendants.

20  
 21  
 22  
 23 Plaintiff David Almeida ("Plaintiff"), individually and on behalf of the class  
 24 described below, by his attorneys, makes the following allegations pursuant to the  
 25 investigation of his counsel and based upon information and belief except as to  
 26 allegations specifically pertaining to Plaintiff and his counsel, which are based on  
 27 personal knowledge. Plaintiff brings this action for damages and injunctive relief against  
 28 defendant, demanding a trial by jury.

**CLASS ACTION COMPLAINT**

*By Fax*

1 placed on the content network are demonstrably inferior to ads appearing on search result  
 2 pages. Because there is no option to opt out of content ads during the AdWords  
 3 registration process, advertisers reasonably believe that by leaving the content ad CPC  
 4 input blank they can opt out of having their ads placed on the content network. Google,  
 5 however, has charged and continues to charge those advertisers who leave content ad  
 6 CPC input blank for content ads on third party websites.

7 PARTIES

8 6. Plaintiff David Almeida ("Plaintiff") is a resident of Essex County,  
 9 Massachusetts and citizen of Massachusetts. Plaintiff has previously registered for an  
 10 AdWords account as more particularly described herein and has also previously been  
 11 charged for content ads as more particularly described herein.

12 7. Plaintiff is informed and believes and thereon alleges that defendant  
 13 Google, Inc. ("Google") is a Delaware Corporation doing business in the state of  
 14 California. Plaintiff is informed and believes and thereon alleges that there is no one  
 15 state where Google conducts a substantial predominance of its business, making its  
 16 principal place of business the state where it is headquartered. Network Solutions'  
 17 headquarters – and, thus, its principal place of business – are located at 1600  
 18 Amphitheatre Parkway, Mountain View, California. Accordingly, Defendant Google is a  
 19 citizen of Delaware and California.

20 8. Plaintiff does not know the true names or capacities of the persons or  
 21 entities sued herein as DOES 1 to 10, inclusive, and therefore sues such defendants by  
 22 such fictitious names. Plaintiff is informed and believes and thereon alleges that each of  
 23 the DOE defendants is in some manner legally responsible for the damages suffered by  
 24 Plaintiff and the members of the class as alleged herein. Plaintiff will amend this  
 25 complaint to set forth the true names and capacities of these defendants when they have  
 26 been ascertained, along with appropriate charging allegations, as may be necessary.

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JURISDICTION AND VENUE

1  
2 9. This Court has diversity subject matter jurisdiction over this class action  
3 pursuant to 28 U.S.C. § 1332(d) in that this is a civil action filed under Rule 23 of the  
4 Federal Rules of Civil Procedure and members of the class of Plaintiffs are citizens of a  
5 State different from defendant Google, and the aggregated amount in controversy exceeds  
6 \$5,000,000, exclusive of interest and costs. See 28 U.S.C. § 1332(d)(2), (6).

7 10. Venue is proper in the Northern District of California pursuant to 28 U.S.C.  
8 § 1391(a) in that: (1) Google resides in this judicial district; (2) a substantial part of the  
9 events or omissions giving rise to the claims asserted herein occurred in this judicial  
10 district; and (3) Google is subject to personal jurisdiction in the Northern District of  
11 California.

FACTUAL BACKGROUND

12  
13  
14 11. Google offers advertisers two types of ads. The first is a search ad. When  
15 an Internet user uses Google to search for a specific term or term, Google will display the  
16 ads of advertisers who have bid for those particular keywords. The second type of ad is  
17 contextual based ads, or content ads. These ads are shown on third party websites that  
18 have content that matches the keywords bid on by the advertiser. For example, an ad for  
19 a hardware store may be shown on a website that has content about home improvement  
20 projects.

21 12. In order to advertise with Google, advertisers must register with AdWords,  
22 Google's advertising program. The process of registering with AdWords involves an  
23 online process that begins by clicking on the "Advertising Programs" link on Google's  
24 homepage. After selecting to register with AdWords and the desired version, the  
25 advertiser moves to the initial step of the sign-up process. First, the advertiser selects the  
26 target language and geographic location. Then, the advertiser creates the ad that will be  
27 placed on Google's website or on third party websites and selects the desired keywords.  
28 The advertiser then selects the maximum daily budget and the maximum CPC bid. Here,

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1 the advertiser has two choices, the "Default CPC bid" and the "CPC content bid". Next  
2 to the "CPC content bid" input is the word "optional".

3 12. Nowhere on this page, or anywhere in the registration process, is there the  
4 option to opt-out of content ads.

5 13. Advertisers who do not want to pay for ads placed on third party websites,  
6 therefore leave the "CPC content bid" input blank, reasonably believing that the word  
7 "optional" means that having content ads placed on third party websites is optional.

8 14. Google, however, fails to inform that an advertiser who leaves this  
9 "optional" input blank will nonetheless be charged for third party content ads. By  
10 redefining the universally understood meaning of an input form left blank, and then  
11 intentionally concealing this redefinition, Google has fraudulently taken millions of  
12 dollars from Plaintiff and the members of the class.

13 15. Plaintiff enrolled in AdWords in November 2006. Plaintiff created an  
14 advertising campaign for his private investigation business. Plaintiff set the desired bids  
15 for his ads, and, not wanting to pay for ads placed on third part content sites, left the CPC  
16 content bid input blank. Plaintiff, like any reasonable consumer, expected that leaving an  
17 input blank would indicate that he did not want to bid on content ads. This expectation  
18 was supported by the fact that Plaintiff was not given the option of opting out of content  
19 bids during the advertising campaign creation process.

20 16. Despite leaving the CPC content bid input blank, Google charged Plaintiff  
21 for unwanted third party content ads.

### 22 CLASS ALLEGATIONS

23  
24 13. Description of the Class: Plaintiff brings this nationwide class action on  
25 behalf of himself and the Class defined as follows:

26 *All persons or entities located within the United States*  
27 *who bid on a keyword through AdWords, left the "CPC*  
28 *content bid" input blank, and were charged for content ads.*

1 14. Excluded from the Class are governmental entities, Defendant, any entity in  
2 which Defendant has a controlling interest, and Defendant's officers, directors, affiliates,  
3 legal representatives, employees, co-conspirators, successors, subsidiaries, and assigns.  
4 Also excluded from the Class is any judge, justice, or judicial officer presiding over this  
5 matter and the members of their immediate families and judicial staff.

6 15. Plaintiff reserves the right to modify the class description and the class  
7 period based on the results of discovery.

8 16. Numerosity: The proposed Class is so numerous that individual joinder of  
9 all its members is impracticable. Due to the nature of the trade and commerce involved,  
10 however, Plaintiff believes that the total number of class members is at least in the  
11 hundreds of thousands and that the members of the Class are numerous and  
12 geographically dispersed across the United States. While the exact number and identities  
13 of class members are unknown at this time, such information can be ascertained through  
14 appropriate investigation and discovery. The disposition of the claims of the Class  
15 members in a single class action will provide substantial benefits to all parties and to the  
16 court.

17 17. Common Questions of Law and Fact Predominate: There are many  
18 questions of law and fact common to the representative Plaintiff and the proposed Class,  
19 and those questions substantially predominate over any individualized questions that may  
20 affect individual class members. Common questions of fact and law include, but are not  
21 limited to, the following:

- 22 a. Whether Google charges for advertisements placed on third party
- 23 websites when the "optional" CPC content bid input is left blank,
- 24 and whether Google discloses this material fact to consumers;
- 25 b. Whether Google failed to disclose that when the "optional" CPC
- 26 content bid input is left blank, Google will still charge for ads placed
- 27 on third party websites;
- 28

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- 1 c. Whether or not Plaintiff and the members of the Class have been
- 2 damaged by the wrongs complained of herein, and if so, the measure
- 3 of those damages and the nature and extent of other relief that should
- 4 be afforded;
- 5 d. Whether Google engaged in unfair, unlawful and/or fraudulent
- 6 business practices; and
- 7 e. Whether Google failed to disclose material facts about the subject
- 8 Google Adwords program.

9 18. Typicality: Plaintiff's claims are typical of the claims of the members of

10 the Class. Plaintiff and all members of the Class have been similarly affected by

11 Defendant's common course of conduct since they were charged for ads although they

12 also left the "optional" CPC content bid blank..

13 19. Adequacy of Representation: Plaintiff will fairly and adequately represent

14 and protect the interests of the Class. Plaintiff has retained counsel with substantial

15 experience in prosecuting complex and class action litigation. Plaintiff and his counsel

16 are committed to vigorously prosecuting this action on behalf of the Class, and have the

17 financial resources to do so. Neither Plaintiff nor his counsel has any interests adverse to

18 those of the proposed Class.

19 20. Superiority of a Class Action: Plaintiff and the members of the Class have

20 suffered, and will continue to suffer, harm as a result of Defendant's unlawful and

21 wrongful conduct. A class action is superior to other available methods for the fair and

22 efficient adjudication of the present controversy as individual joinder of all members of

23 the Class is impractical. Even if individual Class members had the resources to pursue

24 individual litigation, it would be unduly burdensome to the courts in which the individual

25 litigation would proceed. Individual litigation magnifies the delay and expense to all

26 parties in the court system of resolving the controversies engendered by Defendant's

27 common course of conduct. The class action device allows a single court to provide the

28 benefits of unitary adjudication, judicial economy, and the fair and equitable handling of

1 all class members' claims in a single forum. The conduct of this action as a class action  
2 conserves the resources of the parties and of the judicial system, and protects the rights of  
3 the class member. Furthermore, for many, if not most, Class members, a class action is  
4 the only feasible mechanism that allows an opportunity for legal redress and justice.

5 21. Adjudication of individual Class members' claims with respect to the  
6 Defendant would, as a practical matter, be dispositive of the interests of other members  
7 not parties to the adjudication and could substantially impair or impede the ability of  
8 other Class members to protect their interests.

9  
10 **FIRST CAUSE OF ACTION**

11 **UNJUST ENRICHMENT**

12 22. Plaintiff realleges the preceding paragraphs as if fully set forth herein and,  
13 to the extent necessary, pleads this cause of action in the alternative.

14 23. Through the actions described above, Google has received money  
15 belonging to Plaintiff and the Class through the fees collected from ads placed on third  
16 party content sites when a reasonable advertiser would have believed that leaving the  
17 CPC content bid input blank meant that they would not be charged for content ads.

18 24. Additionally, Google has reaped substantial profit by concealing the fact  
19 that when left blank, the "optional" CPC content bid would be set at an amount that could  
20 reach the amount bid for the search bid. Ultimately, this resulted in Google's wrongful  
21 receipt of profits and injury to Plaintiff and the Class. Google has benefited from the  
22 receipt of such money that it would not have received but for its concealment.

23 25. As a direct and proximate result of Google's misconduct as set forth above,  
24 Google has been unjustly enriched.

25 26. Under principles of equity and good conscience, Google should not be  
26 permitted to keep the full amount of money belonging to Plaintiff and the Class which  
27 Google has unjustly received as a result of its actions.

28 WHEREFORE, Plaintiff and the Class pray for relief as set forth below.

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**SECOND CAUSE OF ACTION**

**FRAUDULENT CONCEALMENT**

27. Plaintiff realleges the preceding paragraphs as if fully set forth herein and, to the extent necessary, pleads this cause of action in the alternative.

28. Google knew at all material times that when an advertiser left the "optional" CPC content bid input blank, that advertiser would still be charged for content ad placed on third party websites. These facts were not known to Plaintiff and the Class.

29. Google had a duty to disclose the above known material facts because it knew that these material facts were unknown to Plaintiff and the Class, that Google was in a superior position of knowledge with regard to its own technology, and Google chose to make certain representations that presented only a part of the true story and misled consumers about the subject products.

30. Google's knowledge that advertisers would be charged for content ads placed on third party websites even when they left the "optional" CPC content bid input blank, combined with Google's knowledge that Plaintiff and the Class relied or relies upon Google to communicate the true state of facts relating to its AdWords program creates a legal obligation on Google's part to disclose to Plaintiff and the Class that leaving the "optional" CPC content bid input blank did not mean that they were not subject to charges for ads placed on third party websites.

31. Google intentionally concealed and/or suppressed the above facts with the intent to defraud Plaintiff and the Class.

32. Plaintiff and the Class were unaware of the above facts and would not have acted as they did if they had known of the concealed material facts.

33. Google's concealment of the above facts has caused damage to Plaintiff and the Class in an amount to be shown at trial.

WHEREFORE, Plaintiff and the Class pray for relief as set forth below.

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THIRD CAUSE OF ACTION

**VIOLATION OF CALIFORNIA BUSINESS & PROFESSIONS CODE**

**SECTIONS 17200 ET SEQ.**

34. Plaintiff realleges the preceding paragraphs as if fully set forth herein and, to the extent necessary, pleads this cause of action in the alternative.

35. Plaintiff has standing to pursue this claim as Plaintiff has suffered injury in fact and have lost money or property as a result of Google's actions as delineated herein.

36. Class members have suffered injury in fact and have lost money or property as a result of Google's actions as delineated herein.

37. Google's actions as alleged in this complaint constitute an unfair or deceptive practice within the meaning of California Business and Professions Code sections 17200 *et seq.* in that Google's actions are unfair, unlawful and fraudulent, and because Google has made unfair, deceptive, untrue or misleading statements in advertising media, including the Internet, within the meaning of California Business and Professions Code sections 17500 *et seq.*

38. Google's business practices, as alleged herein, are unfair because they offend established public policy and/or are immoral, unethical, oppressive, unscrupulous and/or substantially injurious to consumers in that consumers are not informed that they will be charged for ads placed on third party websites even though the "optional" CPC content bid input was left blank.

39. Google's business practices, as alleged herein, are unlawful because the conduct constitutes fraudulent concealment, as well as the other causes of action herein alleged.

40. Google's practices, as alleged herein, are fraudulent because they are likely to deceive consumers.

41. Google's wrongful business acts alleged herein constituted, and constitute, a continuing course of conduct of unfair competition since Google is marketing and selling their products in a manner that is likely to deceive the public.

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1 42. Google's business acts and practices, as alleged herein, have caused injury  
2 to Plaintiff, the Class and the public.

3 43. Pursuant to section 17203 of the California Business and Professions Code,  
4 Plaintiffs and the class seek an order of this court enjoining Google from continuing to  
5 engage in unlawful, unfair, or deceptive business practices and any other act prohibited  
6 by law, including those acts set forth in the complaint. Plaintiff and the Class also seek  
7 an order requiring Google to make full restitution of all moneys it wrongfully obtained  
8 from Plaintiff and the Class.

9 WHEREFORE, Plaintiff and the Class pray for relief as set forth below.

10  
11 **PRAYER FOR RELIEF**

12 WHEREFORE, Plaintiff and members of the proposed Class request that the  
13 court enter an order or judgment against Defendant as follows:

- 14 1. Certification of the proposed Class and notice thereto to be paid by
- 15 Defendant;
- 16 2. Adjudge and decree that Defendant has engaged in the conduct alleged
- 17 herein;
- 18 3. For restitution and disgorgement on certain causes of action;
- 19 4. For an injunction ordering Defendant to cease and desist from engaging in
- 20 the unfair, unlawful, and/or fraudulent practices alleged in the Complaint;
- 21 5. For compensatory and general damages according to proof on certain
- 22 causes of action;
- 23 6. For special damages according to proof on certain causes of action;
- 24 7. For both pre and post-judgment interest at the maximum allowable rate on
- 25 any amounts awarded;
- 26 8. Costs of the proceedings herein;
- 27 9. Reasonable attorneys fees as allowed by statute; and

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10. Any and all such other and further relief that this Court may deem just and proper.

Dated: April 22, 2008

KABATECK BROWN & KELLNER, LLP

By:



BRIAN S. KABATECK  
RICHARD L. KELLNER  
ALFREDO TORRIJOS

*Attorneys for Plaintiff and proposed class*


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DEMAND FOR JURY TRIAL

Plaintiff hereby demands a trial by jury in the instant action.

Dated: April 12, 2008

KABATECK BROWN & KELLNER, LLP

By:   
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