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13 *Attorneys for Plaintiffs and the Proposed Class*

11 **THE UNITED STATES DISTRICT COURT**
12 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**
13 **SAN JOSE DIVISION**

14 IN RE GOOGLE BUZZ USER PRIVACY
15 LITIGATION

16 This Document Relates To:
17 ALL CASES

No.: 10-00672 JW

**DECLARATION OF GARY E. MASON,
ESQ. IN SUPPORT OF SUPPLEMENTAL
APPLICATION FOR REIMBURSEMENT
OF EXPENSES**

JUDGE: Hon. James Ware
MEDIATOR: Hon. Fern Smith (Ret.)

Original Complaint Filed: 02/17/10

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22 I, **GARY E. MASON**, under of penalty of perjury, state and aver as follows:

- 23 1. I am Lead Class Counsel for the Settlement Class.
24 2. Mason LLP has incurred additional unreimbursed expenses of \$7,400.07 since
25 December 20, 2010. These expenses were incurred principally in connection with travel from
26 Washington D.C., to San Jose, California for the Final Approval Hearing, for a payment to The Rose
27 Foundation, and for research conducted in connection with Plaintiffs' responses to various
28

1 objections filed to the Settlement. A summary of those expenses is attached as Exhibit 1.

2 3. The Law Office of William B. Rubenstein has incurred additional unreimbursed
3 expenses of \$7,284.09 since December 20, 2010. *See* Supplemental Declaration of William B.
4 Rubenstein in Support of Application for Attorneys' Fees and Reimbursement of Expenses, Exhibit
5 2, hereto. These expenses were incurred principally in connection with travel from Boston,
6 Massachusetts to San Jose, California for the Final Approval Hearing and for a payment made to
7 The Rose Foundation.

8 4. Ram & Olson has incurred additional unreimbursed expenses of \$262.77 since
9 December 20, 2010. These expenses were incurred principally in connection with in-house copying
10 and FedEx charges.

11 5. Pursuant to the above, Class Counsel seek reimbursement of unreimbursed expenses
12 in the amount of \$14,946.93, in addition to the \$29,286.85, previously requested, for a total amount
13 of \$44,233.78.

14 6. Class Counsel agreed to pay The Rose Foundation a total of \$60,000.00 for services it
15 provided in connection with the nominations of cy pres recipients. These services includes
16 preparation of an application form, dissemination of the application to Rose's privacy database,
17 responding to prospective applicant inquiries, review of all nominations for conformity with
18 requirements, and organization of nominations received. Class Counsel have paid The Rose
19 Foundation \$10,000.00 to date as a retention payment; \$50,000.00 remains outstanding.

20 7. The Garden City Group was selected to administer certain aspects of the notice
21 program including creation and maintenance of an official website, www.buzzclassaction.com, and
22 the administration of communications with class members, including questions and requests for
23 exclusions. The Garden City Group has invoiced Class Counsel \$62,777.44 for services rendered in
24 connection with Notice and Distribution Administration from project inception through completion.

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I declare under penalty of perjury that the foregoing is true and correct.

Executed on the 10th day of June, 2011, in Washington, D.C.

By: /s/ Gary E. Mason

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