




2. I am a Paralegal in the law firm of Jones Day.
3. Defendants operate the web site accessible at [www.blockshopper.com](http://www.blockshopper.com) (“the Web

Site”). Attached hereto as Exhibit 1, and by reference herein incorporated, is a true and correct copy of the pages an internet user would see when he or she accesses the Web Site. Exhibit 1 accurately depicts the Web Site as of the date of this Declaration. This Exhibit is the same as Exhibit 1 to my original Declaration in support of the Motion for Restraining Order.

4. Included in Exhibit 1 are two pages from the Web Site containing information about two Jones Day attorneys: Mr. Jacob C. Tiedt and Mr. Daniel P Malone, Jr., On each of the pages, on and before August 12, 2008 at approximately 5.30 p.m., Mr. Tiedt’s and Mr. Malone’s pictures appeared and their names were hyperlinked, such that when a user clicks on their name, the user is redirected automatically to the respective attorney biography page on the Jones Day website. Once the user has been redirected to an attorney bio page on the Jones Day website, that user can thereafter navigate to other portions of the Jones Day website. Jones Day service marks appear on the Jones Day website. Attached as Exhibit 2 are accurate copies of the pages on the Web Site that contain information about Mr. Tiedt and Mr. Malone followed by an accurate copy of the biographical pages and other Jones Day web site information that is linked to the Web Site.

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

Executed on: August 13, 2008

  
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Kristy Posch