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FILED
CLERK, U.S. DISTRICT COURT
MAY 12 2010
CENTRAL DISTRICT OF CALIFORNIA
BY [Signature] DEPUTY

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10 CLERK, U.S. DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
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BY [Signature]

11 UNITED STATES DISTRICT COURT
12 CENTRAL DISTRICT OF CALIFORNIA

13 ARUTYUN MARSIKYAN and PAYAM
14 SAADAT, individually and on behalf of a class
15 of similarly situated individuals,
16
17 Plaintiffs,
18
19 v.
20 MERCEDES-BENZ USA, LLC
21
22 Defendant.

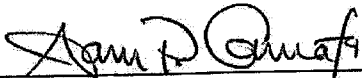
23) NO. CV08-04876 AHM (JTLx)
24)
25) Judge: Hon. A. Howard Matz
26)
27) **UNAPPOSED MOTION FOR**
28) **WITHDRAWAL OF OBJECTIONS TO**
) **CLASS ACTION SETTLEMENT OF**
) **SAM P. CANNATA**

19 Class member Sam P. Cannata ("Objector"), pursuant to Fed R. Civ. P. 23 (e), hereby
20 moves this Honorable Court for leave to withdraw his objections to the request for attorneys' fees
21 and the proposed class action settlement. Objector moves for leave to withdraw his objections since
22 Objector has now had an opportunity to review and consider the application for attorneys fees and
23 motion for final approval, and, based upon this review, hereby withdraws any objections Objector
24 has raised. Neither Class Counsel nor defense counsel has any objections to this Motion.

25 For the foregoing reasons, the undersigned respectfully requests that the Court grant his
26 motion for leave to withdraw his objections.
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1 Dated: May 12, 2010

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By: 
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CERTIFICATE OF SERVICE

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I certify that on May 12, 2010, I mailed the foregoing motion by ordinary

U.S. Mail, postage prepaid to the following addresses:

Clerk of Court


United States District Court for the
Central District of California
312 N. Spring Street
Los Angeles, California 90012

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Marsikyan v. Mercedes-Benz USA, LLC Claims Administrator
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EXHIBIT A

June 2, 2011

Clerk of the United States District Court
For the Central District of California
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Re: *In re Quantcast Advertising Cookie Litigation*, Case No. 2:10-cv-05484
In re Clearspring Flash Cookie Litigation, Case No. 2:10-cv-05948
Davis, et. Al. v. VideoEgg, Inc., Case No. 2:10-cv-07112

Dear Sirs and Madams:

While the Objections to the Class Action Settlement were made in good faith, after further review the Cases, Class member Sam P. Cannata ("Objector") hereby submits his Notice to Withdraw the Objections he set forth in his OBJECTION TO CLASS ACTION SETTLEMENT dated May 12, 2011 (Re: *In re Quantcast Advertising Cookie Litigation*, Case No. 2:10-cv-05484; *In re Clearspring Flash Cookie Litigation*, Case No. 2:10-cv-05948; *Davis, et. Al. v. VideoEgg, Inc.*, Case No. 2:10-cv-07112) to the Class Action Settlement.

Respectfully submitted,


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Co-counsel for Objectors

CERTIFICATE OF SERVICE

The foregoing Motion to Withdraw Objections was filed with the Court's electronic system on January 29, 2010 and were by such system served on all other counsel of record.

/s/ Stephen Tsai

MEMORANDUM

Class members Sam A. Cannata and Dennis P. Levin (the “Cannata Objectors”) filed their objections to the attorneys’ fees in this matter based on the limited information about such fees contained in the Notice as of the Objection deadline. After review of the Motion for Fees, the voluminous materials provided therewith, and extensive discussions with Class Counsel concerning the substance of the Class’ Claims, the challenges of the Litigation, and the myriad of lawyers involved in this extensive MDL proceeding, the parties have agreed as follows:

1. Class Counsel shall reduce its request for reimbursement of expenses by the amount of Fifty-Five Thousand Dollars (\$55,000) representing a portion of the amounts claimed for Internet Research and Internal Copying Expenses;
2. In light of the contribution the Cannata Objectors have made to this process – including identifying questions concerning the quantum of reimburseable expenses for internal copying and on-line research – Class Counsel is of the view that a reasonable fee should be paid from Class Counsel’s fee to Objectors’ Counsel which consists of a group of four law firms.
3. Such payment to Objectors’ Counsel shall be made from moneys otherwise payable to Class Counsel and shall not affect any distribution to Class Members;
4. Class Counsel has no objections to the withdrawal of the Objections on the terms set forth herein;
5. Defense Counsel has no objection to the withdrawal of the Objections on the terms set forth herein.

For the foregoing reasons, the undersigned respectfully requests that the Court grant its motion to withdraw their objections.