

1	Dated: May 12, 2010
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3	By: Sam P. Cannata (Ohio Bar no. 0078621)
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1	CERTIFICATE OF SERVICE		
2	I certify that on May 12, 2010, I mailed the foregoing motion by ordinary		
3	U.S. Mail, postage prepaid to the following addresses:		
5	Clerk of Court		
6	United States District Court for the Central District of California		
7 8	312 N. Spring Street Los Angeles, California 90012		
9	Robert L. Starr The Law Offices of Robert L. Starr		
10	23277 Ventura Boulevard Woodland Hills, CA 91364-1002		
11	Stephan M. Harris		
12 13	Knapp, Petersen & Clarke 550 North Brand Boulevard, Suite 1500		
14	Glendale, CA 91203-1922		
15	Terri S. Reiskin, Esq. Wallace King Domike & Reiskin, PLLC		
16	2900 K Street, NW Harbourside, Suite 500		
17	Washington D.C. 20007-5127		
18	Marsikyan v. Mercedes-Benz USA, LLC Claims Administrator P.O. Box 6159		
19 20	Novato, CA 94948-6159		
21	DQ. +		
22	SAM P. CANNATA (Ohid 0078621) 9555 Vista Way, Suite 200		
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# **EXHIBIT A**

June 2, 2011

Clerk of the United States District Court For the Central District of California 312 North Spring Street Los Angeles, CA 90012

Josh M Kantrow Wilson Elser Moskowitz Edelman & Dicker 55 West Monroe Street, Ste. 3800 Chicago, IL 60603

Michael G. Rhodes Cooley LLP 101 California Street, 5<sup>th</sup> Floor San Francisco, CA 94111

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Avi Kreitenberg Kamberlaw, LLP 1180 South Beverly, Ste. 601 Los Angeles, CA 90035

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,

Sam P. Cannata, Pro Se 9555 Vista Way, Ste. 200 Cleveland, Ohio 44125 (216) 214-0796

### UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

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In Re:	MDL NO. 1938
)	Master Docket No. 08-285 (DMC)
VYTORIN/ZETIA )	
MARKETING SALES PRACTICES )	
AND PRODUCTS LIABILITY )	
LITIGATION )	
)	
THIS DOCUMENT RELATES TO	
ALL CASES	
)	

## UNOPPOSED MOTION TO WITHDRAW OBJECTION TO CLASS ACTION SETTLEMENT OF SAM A. CANNATA AND DENNIS P. LEVIN

Class members Sam A. Cannata and Dennis Levin ("Objectors") by and through the undersigned counsel, pursuant to Fed R. Civ. P. 23 (e), hereby move this Honorable Court to withdraw their objections to the proposed class action settlement and the request for attorneys' fees for the reasons set forth in the Memorandum attached hereto. Neither Class Counsel nor defense counsel has any objections to this Motion.

Respectfully submitted
/s/Stephen Tsai
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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.