

EXHIBIT A
TO THE
DECLARATION OF
JEFFREY R. WANG

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
SELLIFY LLC,

Plaintiff,

v.

09 CV 10268 (JSR)
(ECF CASE)

AMAZON.COM INC.,

Defendant.

FIRST AMENDED COMPLAINT

JURY TRIAL DEMANDED

-----X
Plaintiff Sellify LLC, by and through its attorneys, SmithDehn LLP, and
as and for its Complaint, states as follows:

1. This is an action for violation of the federal Lanham Act, 15 U.S.C. §§ 1114 and 1125(a), and for false advertising and unfair trade practices in violation of Section 42-110b of CUTPA, the Connecticut Unfair Trade Practices Act and the regulations promulgated thereunder, as well as unfair competition and defamation under the common law of the State of Connecticut.

2. This action arises out of the unfounded and willful efforts of Defendant, through one of its agents, to brand the plaintiff company, an online retailer of mostly used cameras and other digital electronic equipment, as a "Scammer" and "Scam Artist." Upon information and belief, this was accomplished largely through illicit purchases of various forms of Plaintiff's URL and service mark as a "keyword" on the Google internet search engine, so that when Web users performed online searches for information regarding Plaintiff's business, sponsored advertisements with messages such as "Don't Buy from Scammers" and "Beware the SCAM Artists," linked to the

Amazon.com web site, popped up opposite the search results, which feature numerous references and links to Plaintiff's site. A clear impression was thus created that Plaintiff is a "scam artist" and that consumers who wish to avoid dealing with "scam artists" should do business with Defendant.

3. The Amazon advertising affiliate that placed the ads in question was compensated by Defendant for directing customers, via links comprising a portion of such ads and consisting of the URL "www.Amazon.com," to a page of Defendant's web site that advertised the same items typically sold by Plaintiff on its own site. When the content of such ads was brought to Defendant's attention -- first by Plaintiff and later by his counsel -- Defendant failed for months to take any steps to dissociate itself from the libelous and injurious ads, even as it continued to benefit from such advertising.

4. Accordingly, whether or not (as Plaintiff contends herein) Defendant expressly created an agent-principal relationship with its affiliate, it implied such a relationship by empowering the affiliate to place ads that appeared to the world as though they were coming directly from Amazon; it permitted its affiliate to conduct business with third parties under Defendant's apparent authority; and, most damningly, ratified its affiliate's wrongful conduct through its inexcusable inaction for months after it was contacted by Plaintiff and its counsel.

PARTIES

5. Plaintiff Sellify LLC is a Connecticut limited liability company, with its principal place of business in Stamford, Connecticut.

6. Defendant Amazon.com, Inc. is a Delaware corporation with its principal place of business in Seattle, Washington. Defendant regularly contracts to supply goods in the State of New York.

JURISDICTION

7. This Court has subject-matter jurisdiction over this action, pursuant to 28 U.S.C. §1331 (federal question jurisdiction), and supplemental jurisdiction over the related state claims pursuant to 28 U.S.C. §1367(a).

8. This Court has personal jurisdiction over defendant pursuant to section 302(a) of the Civil Practice Law and Rules of the State of New York, in that, upon information and belief, defendant regularly contracts to supply goods in this State and in this judicial District.

VENUE

9. Venue in this District is proper pursuant to 28 U.S.C. §1391 (a) and (c).

FACTS

10. Plaintiff Sellify LLC is a small online discount retailer of high-end electronic consumer goods, particularly videocameras, still digital cameras and professional-quality audio equipment, all of which it sells under the brand name OneQuality.com. Plaintiff does business throughout the continental United States via a website accessible via the URL www.onequality.com (the "OneQuality Website").

11. The OneQuality Website was launched on or about March 3, 2007.

12. Plaintiff also operates an online store through the well-known online auctioneer ebay.com, accessible via the store name OneQuality-Store.

13. Plaintiff's application to register its mark ONEQUALITY.COM is pending before the U.S. Patent & Trademark Office (Serial No. 77732896).

Plaintiff's Business and Reputation

14. Plaintiff's business model is simple and straightforward.

15. Plaintiff acquires some of its merchandise from individuals and some from businesses.

16. Plaintiff then resells the merchandise for profit via the OneQuality Website, via the OneQuality-Store location at ebay.com, or via ebay.com's auction pages.

17. Plaintiff enjoys a high reputation for quality and integrity, both as a buyer and as a seller.

18. As of the filing of this Complaint, Plaintiff's business had received over 7,400 positive reviews on ebay.com under the eBay user-id OneQuality-Store, and currently enjoys a positive rating of 100%.

19. To Plaintiff's knowledge, the OneQuality Website enjoys a similar reputation for quality and integrity.

20. Plaintiff maintains its extremely positive reputation by selling only items that are of high quality and functionally consistent with the manner in which Plaintiff describes such items on the OneQuality Website and on ebay.com, and by paying for purchases from sellers and delivering goods to customers promptly.

21. Moreover, Plaintiff has consistently and without fail embraced the principle of truth in advertising, because Plaintiff knows that its future success is inextricably linked to its business reputation. In the Internet age, dissatisfied customers can quickly destroy a business. Whether in the form of negative feedback on ebay or critical remarks posted on online message boards or in the so-called “blogosphere,” customers’ negative impressions about dishonest or badly-run businesses (and particularly Internet-based businesses) travel more rapidly than ever.

Defendant’s Business and Reputation

22. Defendant Amazon.com, Inc. is perhaps the biggest and best-known online business in the world.

23. From its beginnings in 1995 as an online bookseller, Defendant has since branched out into retail sales of music CDs, videotapes and DVDs, software, consumer electronics, kitchen items, tools, lawn and garden items, toys & games, baby products, apparel, sporting goods, gourmet food, jewelry, watches, health and personal-care items, beauty products, musical instruments, clothing, industrial & scientific supplies, groceries, and more.

24. Defendant is now America’s largest online retailer. No other online business comes close to Defendant’s size and sales volume.

25. Indeed, Defendant’s website was estimated to have attracted more than 615,000,000 visitors in 2008 -- twice as many as another Internet behemoth, walmart.com.

26. Defendant reported more than \$19 billion in revenues during 2008, and \$842 million in operating income for that year.

27. Thus, it is an understatement to say that Defendant is an online superpower. Its business strategies influence the purchasing habits of millions of Americans.

28. Moreover, Defendant has built its business by cultivating a reputation for excellent customer service. Defendant's founder, Jeffrey Bezos, is on record as proclaiming that Defendant's success is more closely correlated to its reputation among consumers than to any product it sells. He has been quoted as saying, "Your brand is what people say about you when you are not in the room." In other words, the strength of a company's brand is proportional to the strength of its reputation.

Unauthorized Use of Plaintiff's ONEQUALITY.COM Mark in Internet Advertising

29. Despite the huge disparities between the parties in terms of size, market power and relative influence, both Plaintiff and Defendants are online retailers, and both sell high-end consumer electronics items.

30. In that sense, Plaintiff and Defendant are competitors. It is not unusual, for example, for the two companies to be offering the same camcorder items at the same time.

31. Of course, Plaintiff is so dwarfed in size by Defendant, and is by comparison so insignificant, that it is difficult to imagine that anything Plaintiff might do would have any demonstrable effect on Defendant's business.

32. Moreover, even if Plaintiff wanted to grow to Defendant's size, it would be constrained by its own business model (to name just one of a host of obvious barriers). For one thing, there are only so many marketable, high-quality used electronics items available to Plaintiff for resale at any given time.

33. Upon information and belief, Defendant runs a sophisticated and expensive advertising operation that encompasses most forms of consumer media, including the Internet.

34. A major vehicle for the execution of Defendant's Internet advertising strategy is its so-called "affiliate program" (the "Affiliate Program").

35. Upon information and belief, the Affiliate Program involves the recruitment of many other business entities (including both individuals and companies) (collectively, the "Affiliates") to act as Defendant's *de facto* agents in purchasing various types of Web advertisements that link back to the amazon.com web site. When Web users who have clicked on such ads make purchases from amazon.com, the Affiliates are awarded commissions by Defendant.

36. One of the most common methods by which Affiliates purchase ads on the web is to purchase terms known as "keywords" from widely used Web search engines such as Google. Whenever Google users input such keywords as search terms, the advertisements placed by the Affiliates appear above or adjacent to the search results as "Sponsored Ads" or "Sponsored Links."

37. Upon information and belief, Defendant is aware of the keyword-purchase technique and not only condones this practice but actually encourages it. Indeed, upon information and belief, Affiliates are encouraged to label their "sponsored" advertisements with the URL www.amazon.com or Defendant's corporate logo, so that such ads appear to have been placed by Defendant itself.

38. Users who click on such ads are thus encouraged to believe that such ads emanate directly from Defendant, and indeed, when they click on such ads, they

are transported directly to Defendant's web site. There is no indication at any point in this process that users clicking on such ads are dealing with anyone but Defendant.

39. Upon information and belief, one of Defendant's agent-Affiliates was a company called Cutting Edge Designs ("Cutting Edge").

40. Upon information and belief, Cutting Edge purchased the URL of Plainhff's OneQuality Website (namely, www.onequality.com), among other terms, as an advertising keyword.

41. If a Google user were to type the term "camcorders," in an attempt to find online sellers of such goods, a similar list of sponsored ads would appear opposite the results, paid for by entities that sell camcorders – including the online arms of the well-known retailers Target, Sears and Circuit City.

42. But if, however, one were to type "onequality.com," something very different would happen. Opposite the search results (the top three of which, unsurprisingly, reference the OneQuality Website), just one sponsored link would appear. The link reads as follows:

Sponsored Links

Beware the SCAM Artists

Camcorders at the Best Price
From the Trusted Source.
amazon.com

43. If the user clicked on the sponsored link, he or she would be directed to the amazon.com web page featuring camcorders – which are in many cases identical items to the ones offered for sale on the OneQuality Website).

44. Upon information and belief, there is no way in which this particular sponsored ad could appear opposite these particular results, other than if someone acting on its behalf, had purchased “onequality.com” from Google as a keyword.

45. A true and correct copy of a search result page displaying this result is attached hereto as Exhibit A.

46. Upon information and belief, Cutting Edge Defendant bought at least one similar keyword phrase – the confusingly similar, misspelled term “onequlaity.com.” If the Google user typed this phrase into the Google search engine, he or she would receive another list of results. In this case, the top two results (and three of the top four) link to the OneQuality Website. Opposite them is the same single paid advertisement (“Beware the SCAM Artists”).

47. Again, if the user clicked on the sponsored link, he or she was directed to the amazon.com web page featuring camcorders – in many cases identical items to the ones offered for sale on the OneQuality Website.

48. Again, upon information and belief, there is no way in which this particular sponsored ad could appear opposite these particular results, other than if Defendant, or someone acting on its behalf, had purchased “onequlaity.com” from Google as a keyword.

49. A true and correct copy of this search result page is attached hereto as Exhibit B.

50. If the user typed in only the search term “onequality,” opposite the top search result, which references the OneQuality Website, would appear the similarly false and defamatory but slightly different ad:

Sponsored Links

Don't Buy from Scammers

Camcorders at the Best Price
From the Trusted Source.
amazon.com

51. A true and correct copy of this search result page is attached hereto as Exhibit C.

52. It is beyond dispute that these keyword buys were calculated and intentional.

53. It is also beyond dispute that these keyword buys were intended to convey the clear impression that Plaintiff is a “scammer” or a “SCAM Artist,” and that consumers purchasing camcorders from Plaintiff are at risk of being ripped off.

54. Moreover, the sponsored ads in question were clearly labeled as coming from Amazon.com – an enormous and prestigious company that stresses the importance of its reputation. The mere fact that these ads appear to emanate directly from Defendant implies great credibility.

55. It is in this context especially significant that these sponsored ads are calculated to appear whenever a user types these terms into the Google search engine. Typically, a user simply seeking to go to the OneQuality Website would not bother to type onequality.com into the search engine but would simply type www.onequality.com as a URL.

56. Rather, it is highly likely that anyone typing such a term into the Google search engine is not immediately looking for the OneQuality Website itself but is searching for *the things that others are saying about it*. In other words, they want to know whether it is getting good reviews from customers. Is it a reputable site? Are customers satisfied?

57. Because of the agent-Affiliate Cutting Edge's cynical and illicit purchases of these terms as keywords, users looking for information about Plaintiff's business were greeted with Defendant's strongly implied statements that Plaintiff's business is a scam.

58. Plaintiff's business is not in fact a scam, but is reputable and honest.

59. Plaintiff has been and continues to be seriously injured by Defendant's false advertisements.

60. Upon information and belief, Defendant knew or should have known that its agent-Affiliate Cutting Edge was engaged in the activities alleged in this Complaint, and that such activities served to confuse Plaintiff's customers and potential customers and lure them to Defendant's own web site to make their purchases.

61. Plaintiff has never sponsored, endorsed or consented to Cutting Edge's or Defendant's use of its mark, or any variations thereof, in connection with the sale of any products or services.

62. Upon information and belief, Cutting Edge's and Defendant's actions, as alleged herein, are willful and reflect an intent to confuse consumers.

63. The products sold by Defendant via the web pages to which the agent-Affiliate Cutting Edge's sponsored ads linked are offered through the same channels of distribution and to the same customers as the products sold by Plaintiff.

Plaintiff's Futile Objections to Defendant's False Ads

64. On at least two occasions, Plaintiff has demanded that Defendant cease and desist from its vicious and false advertising campaign, only to be ignored.

65. After first discovering the ads in question, on or about March 13, 2009, Plaintiff's principal contacted Defendant's customer service department to demand that these sponsored links be discontinued. In reply, Defendant sent two non-responsive form emails. Defendant took no further action and did not discontinue the ads.

66. On or about May 8, 2009, counsel for Plaintiff wrote to L. Michelle Wilson, Defendant's chief legal officer, a detailed letter that set forth the relevant issues, attached the offending ads and demanded the discontinuation of the ads along with monetary compensation. Defendant neither replied to the letter nor caused the ads to be taken down.

67. Defendant's remarkable inaction in the face of Plaintiff's clear and detailed complaints further illustrates the willfulness of Defendant's actions. Doubtless, if the ads had been the work of an overzealous or rogue marketing employee, they would have been taken down immediately. It became clear that the type of false advertising that targeted Plaintiff was condoned, if not planned, at the highest levels of the company, as a matter of corporate policy.

68. On or about July 13, 2009, counsel for Plaintiff wrote to two other in-house lawyers working for Defendant, with a copy to Ms. Wilson and

Defendant's Vice President for Intellectual Property, enclosing a draft complaint. Shortly thereafter, Plaintiff's counsel received a telephone call from Kathryn Sheehan, Esq., Defendant's Associate General Counsel for litigation. Ms. Sheehan placed the blame on Cutting Edge and represented repeatedly that the ads were beyond Defendant's control, but said that Cutting Edge's affiliate account had been suspended and that Defendant would demand that Cutting Edge remove the infringing ads.

69. Upon information and belief, the infringing ads were not in fact beyond Defendant's control; Defendant could have caused them to be removed instantly, or at the very least could have severed the link between the ads and Defendant's web site if they clicked on the ads. Nonetheless, the ads were not removed, nor was the link severed.

70. As the ads had not been removed, counsel for Plaintiff called Ms. Sheehan in July 2009 to demand that the ads be taken down, but they were not removed. Ms. Sheehan did not return the message.

71. Consequently, on August 6, 2009, counsel for Plaintiff wrote to Ms. Sheehan again, with a copy to Ms. Wilson, Defendant's General Counsel, demanding that the ads be taken down and demanding compensation for the injury to Plaintiff's business. Neither of the recipients responded.

72. The ads were apparently finally taken down in late August, more than five months after Plaintiff first demanded that the ads be removed.

73. Upon information and belief, Defendant's failure to take decisive action after being informed of the ads demonstrates Defendant's indifference to the injury

being caused Plaintiff, its reckless disregard for the truth, and its ratification of the content of the ads and of Cutting Edge's actions in placing the ads.

74. Upon information and belief, it was well within Defendant's power to at least disable the connection between the ads and its website, using the same technology that allowed it to determine which of its affiliates had referred a customer to Defendant's website through the gateway provided by a particular ad. Yet Defendant pointedly failed and refused to exercise such power for months.

COUNT ONE

(Lanham Act/Trademark Infringement, Federal Unfair Competition and False Advertising)

75. Plaintiff repeats and realleges the allegations contained in Paragraphs 1 through 74 of this Complaint, as though fully set forth herein.

76. ONEQUALITY and ONEQUALITY.COM are common-law service marks belonging to Plaintiff.

77. Plaintiff has applied to register ONEQUALITY.COM as a service mark on the Principal Register of the U.S. Patent & Trademark Office, citing use in commerce as early as 2007.

78. In its attempts to advance its own business, and to advertise, promote, market and sell its own goods to consumers, Defendant, through its agent-Affiliate Cutting Edge, used Plaintiff's marks (and at least one deliberately misspelled variant thereof) as triggers for advertisements that falsely describe Plaintiff as a "scammer" and "SCAM Artist."

79. In placing such ads, Cutting Edge acted at all times as Defendant's agent.

80. Moreover, Cutting Edge acted with the implied authority and/or apparent authority of Defendant in running the ads, which were linked directly to Defendant's website.

81. In so doing, Defendant misrepresented the nature, characteristics, and qualities of Plaintiff's goods, services and commercial activities.

82. There is absolutely no basis in fact for the scurrilous allegations about Plaintiff that are contained in the ads.

83. Plaintiff is likely to be, and in fact has been, damaged by Defendant's actions.

84. Whether or not Defendant itself placed the ads in question, it knew or should have known of such ads (and that the ads were placed by Cutting Edge on Defendant's behalf), and in any event Defendant ratified the content of the ads placed by Cutting Edge in Defendant's name by its inaction once the ads were brought to its attention.

85. Defendants had the ability to control the actions of its affiliates, including Cutting Edge, and derived a direct financial benefit from the ads placed by its affiliates. As such it is vicariously and/or contributorily liable for the damage done to Plaintiff.

86. Moreover, whether or not Defendant placed the ads in question, such ads were placed by Defendant's agent, and as such Defendant is liable for the damage done to Plaintiff as though Defendant had placed the ads itself.

87. Such actions by Defendant therefore violate the federal Lanham Act, 15 U.S.C. §§ 1114 and 1125(a), and entitle Plaintiff to recover damages of three

times Plaintiff's actual losses (including the diminution in value of Plaintiff's goodwill), and/or Defendant's ill-gotten profits, and the costs of this action, such amounts to be proven at trial.

88. Because Defendant's actions are particularly baseless, cynical and willful, this case constitutes an "exceptional case" entitling Plaintiff to the recovery of its attorneys' fees.

COUNT TWO

(Connecticut Unfair Trade Practices Act ("CUTPA"))

89. Plaintiff repeats and realleges the allegations contained in Paragraphs 1 through 87 of this Complaint as though fully set forth herein.

90. The purchases of the aforementioned keywords by Defendant's agent-Affiliate Cutting Edge from Google have resulted, and continue to result, in the appearance of false and injurious "sponsored links" which tar Plaintiff as a "scammer" or "SCAM Artist."

91. In placing such ads, Cutting Edge acted at all times as Defendant's agent.

92. Moreover, Cutting Edge acted with the implied authority and/or apparent authority of Defendant in running the ads, which were linked directly to Defendant's website.

93. Whether or not Defendant itself placed the ads in question, it knew or should have known of such ads (and that the ads were placed by Cutting Edge on Defendant's behalf), and in any event Defendant ratified the content of the ads placed by

Cutting Edge in Defendant's name by its inaction once the ads were brought to its attention.

94. The terms "scammer" and "SCAM Artist" are not mere expressions of opinion, but have a plain and objective meaning and as such are false statements of fact that convey the clear and unambiguous idea that Plaintiff operates its business in a dishonest and criminal manner.

95. Defendant's false and misleading sponsored web ads constitute conclusive evidence of prohibited unfair trade practices pursuant to Section 42-110b of CUTPA and Section 42-110b-18(g) of the regulations promulgated thereunder by the State of Connecticut.

96. Defendant is subject to CUTPA, and the regulations promulgated thereunder, because it engages in trade or commerce, and is doing business, in the State of Connecticut.

97. Defendant's acts have been in wanton and reckless disregard of Plaintiff, its competitor, and Plaintiff has suffered significant injury as a result of Defendant's unfair trade practices.

98. Plaintiff is entitled to recover, and seeks herein, its actual damages arising out of Defendant's violation of CUTPA, as well as punitive damages and its reasonable attorneys' fees.

COUNT THREE

(Common Law Unfair Competition)

99. Plaintiff repeats and realleges the allegations contained in Paragraphs 1 through 97 of this Complaint as though fully set forth herein.

100. Plaintiff and Defendant sell similar goods to the public, via similar channels of trade, and are thus in competition with each other.

101. The aforementioned actions of Defendant (in particular, the purchase of Plaintiff's marks by Defendant's agent-Affiliate as Google keywords and the use of such keywords to trigger false and misleading ads that are seen by consumers and are intended to steer potential customers away from Plaintiff and to Defendant) constitute acts of unfair competition under the common law of the State of Connecticut.

102. In placing such ads, Cutting Edge acted at all times as Defendant's agent.

103. Moreover, Cutting Edge acted with the implied authority and/or apparent authority of Defendant in running the ads, which were linked directly to Defendant's website.

104. Whether or not Defendant itself placed the ads in question, it knew or should have known of such ads (and that the ads were placed by Cutting Edge on Defendant's behalf), and in any event Defendant ratified the content of the ads placed by Cutting Edge in Defendant's name by its inaction once the ads were brought to its attention.

105. Defendant's acts have been in wanton and reckless disregard of Plaintiff, its competitor, and have caused significant and serious injury to Plaintiff.

106. Plaintiff is thus entitled to, and seeks, compensation for its actual damages, as well as punitive damages and its reasonable attorneys' fees.

COUNT FOUR

(Defamation/Trade Libel)

107. Plaintiff repeats and realleges the allegations contained in Paragraphs 1 through 105 of this Complaint, as though fully set forth herein.

108. Defendant knew or should have known of Cutting Edge's actions in causing the false and misleading "sponsored links" to be published on Google search result pages which unmistakably refer to Plaintiff as a "scammer" and "SCAM Artist," in the manner of Exhibits A through C hereto.

109. In placing such ads, Cutting Edge at all times acted as Defendant's agent.

110. Moreover, Cutting Edge acted with the implied authority and/or apparent authority of Defendant in running the ads, which were linked directly to Defendant's website.

111. Such statements are false statements of fact and are published on the Internet, and are thus seen by Internet users throughout the United States.

112. Defendant either knew that these statements are false or permitted them to be published – and to continue to be published for months even after they were given notice of such ads – in reckless disregard of the falsity of such statements. In any event, Defendant ratified the content of the ads placed by Cutting Edge in Defendant's name by its inaction once the ads were brought to its attention.

113. Defendant has caused or permitted these statements to be published in order to cause injury to Plaintiff, its competitor.

114. In so doing, Defendant has in fact willfully caused injury to the reputation and standing of Plaintiff, particularly among the community of potential customers.

115. Because Defendant's published statements are intended and calculated to, and did, cause damage to Plaintiff in its trade or business, such statements constitute libel *per se*.

116. Plaintiff is thus entitled to compensatory and punitive damages.

JURY DEMAND

116. Plaintiff hereby demands a trial by jury on all issues so triable.

WHEREFORE, Plaintiff is entitled to, and demands, as its relief:

1. On Count One of this Complaint:

(a) Three times its actual losses, in an amount to be determined at trial;

(b) Three times Defendant's ill-gotten profits, in an amount to be determined at trial;

(c) Its reasonable attorneys' fees; and

(d) The costs of this action.

2. On Count Two of this Complaint:

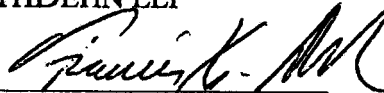
(a) Compensatory damages of not less than \$1,500,000;

(b) Punitive damages of not less than \$4,500,000;

(c) An injunction directing Defendant to cease and desist from its unlawful activities;

- (d) Its reasonable attorneys' fees; and
 - (e) The costs of this action.
3. On Count Three of this Complaint:
- (a) Compensatory damages of not less than \$1,500,000;
 - (b) Appropriate punitive damages;
 - (c) An injunction directing Defendant to cease and desist from its unlawful activities; and
 - (d) The costs of this action.
4. On Count Four of this Complaint:
- (a) Compensatory damages of not less than \$1,500,000;
 - (b) Appropriate punitive damages;
 - (c) The costs of this action.
5. Such other and further relief as this Court may deem just and proper.

SMITHDEHN LLP

By: 

Francis X. Dehn (FD-7314)
381 Park Avenue South
Suite 713
New York, NY 10016
(212) 370-1843
fdehn@smithdehn.com

Dated: New York, New York
February 17, 2010

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[Sign in](#)



onequality.com

Search

[Advanced Search](#)
[Preferences](#)

Web [Show options...](#)

Results 1 - 10 of about 316,000 for [onequality.com](#). (0.33 seconds)

OneQuality.com - Where everything is OneQuality

OneQuality.com™ has grown rapidly over the past few years by providing our customers with a unique shopping experience that focuses exclusively on preowned ...

[onequality.com/](#) - [Cached](#) - [Similar](#)

Sponsored Links

Beware the SCAM Artists

Camcorders at the Best Price
From the Trusted Source.
[amazon.com](#)

OneQuality.com - Where everything is OneQuality

Welcome to OneQuality.com! OneQuality.com is owned by Sellify LLC. References to OneQuality or OneQuality.com herein refer to Sellify LLC, ...

[www.onequality.com/conditions.php](#) - [Cached](#) - [Similar](#)

[More results from www.onequality.com »](#)

OneQuality.com - Where everything is OneQuality

By creating an account at OneQuality you will be able to shop faster, be up to date on an orders status, and keep track of the orders you have previously ...

<https://www.onequality.com/account.php?osCsid...> - [Cached](#) - [Similar](#)

Yes! on Equality

Yes! on Equality - California's official 2010 marriage equality ballot.

[www.yesonequality.com/](#) - [Cached](#) - [Similar](#)

Yes! on Equality - About

Yes! on Equality - California's official 2010 marriage equality ballot.

[www.yesonequality.com/index-2.html](#) - [Cached](#) - [Similar](#)

[More results from www.yesonequality.com »](#)

onequality.com - Quantcast Audience Profile

This site reaches approximately 2012 US monthly people. The site appeals to a heavily male following.

[www.quantcast.com/onequality.com](#) - [Cached](#) - [Similar](#)

eBay Store - OneQuality-Store: Canon XL1 Camera, Sony HDR-FX1 ...

Buy Canon XL1 Camera and Sony HDR-FX1 items from OneQuality-Store eBay Store. We also sell Canon XL2, Canon GL2 items on eBay.

[stores.shop.ebay.com/OneQuality-Store__W0QQ_armrsZ1](#) - [Cached](#) - [Similar](#)

On Equality and Inequality - Ludwig von Mises - Mises Institute

On Equality and Inequality. ... On Equality and Inequality. Mises Daily by Ludwig von Mises | Posted on 8/2/2006 12:00:00 AM ...

[mises.org/story/2179](#) - [Cached](#) - [Similar](#)

Equality (Stanford Encyclopedia of Philosophy)

Approaches based on equality of opportunity can be read as revisions of both welfarism and resourcism. Ranged against welfarism and designed to avoid its ...

[plato.stanford.edu/entries/equality/](#) - [Similar](#)



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Google

onequality.com

Search

[Advanced Search](#)
[Preferences](#)

Web [Show options...](#)

Results 1 - 10 of about 316,000 for [onequality.com](#). (0.26 seconds)

Did you mean: [onequality.com](#)

Sponsored Links

[OneQuality.com - Where everything is OneQuality](#)

OneQuality.com™ has grown rapidly over the past few years by providing our customers with a unique shopping experience that focuses exclusively on preowned ...

[onequality.com/](#) - [Cached](#) - [Similar](#)

[Beware the SCAM Artists](#)

Camcorders at the Best Price
From the Trusted Source.
[amazon.com](#)

[OneQuality.com - Where everything is OneQuality](#)

Welcome to **OneQuality.com**! **OneQuality.com** is owned by Sellify LLC. References to **OneQuality** or **OneQuality.com** herein refer to Sellify LLC, ...
[www.onequality.com/conditions.php](#) - [Cached](#) - [Similar](#)
[More results from www.onequality.com »](#)

[onequality.com - Quantcast Audience Profile](#)

This site reaches approximately 2012 US monthly people. The site appeals to a heavily male following.

[www.quantcast.com/onequality.com](#) - [Cached](#) - [Similar](#)

[OneQuality.com - Where everything is OneQuality](#)

By creating an account at **OneQuality** you will be able to shop faster, be up to date on an orders status, and keep track of the orders you have previously ...

[https://www.onequality.com/account.php?osCsid...](#) - [Cached](#) - [Similar](#)

[eBay Store - OneQuality-Store: Canon XL1 Camera, Sony HDR-FX1 ...](#)

Buy Canon XL1 Camera and Sony HDR-FX1 items from **OneQuality-Store** eBay Store. We also sell Canon XL2, Canon GL2 items on eBay.

[stores.shop.ebay.com/OneQuality-Store__W0QQ_armrsZ1](#) - [Cached](#) - [Similar](#)

[JVC GY-DV550U Professional DV Camcorder / Studio Package 1/2" IT 3 ...](#)

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