IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

THE RODNEY A. HAMILTON LIVING TRUST AND JOHN BECK AMAZING PROFITS, LLC, INDIVIDUALLY AND ON BEHALF OF ALL OTHERS SIMILARLY SITUATED,

PLAINTIFFS,

Civil Action No. 2:09-cv-00151-TJW-CE

CLASS ACTION COMPLAINT

JURY TRIAL DEMANDED

V.

- (1) GOOGLE, INC.; AND
- (2) AOL, LLC

DEFENDANTS.

DECLARATION OF NATHAN D. MEYER IN OPPOSITION TO MOTION TO STRIKE PORTIONS OF DECLARATION OF MARC A. FENSTER

I, Nathan D. Meyer, declare and state as follows:

- 1. I am a member of the State Bar of California and an attorney at the law firm of Russ, August & Kabat, one of the counsel for Plaintiffs the Rodney Hamilton Living Trust and John Beck Amazing Profits, LLC in the above-captioned action. I have personal knowledge of the facts set forth herein, and if called upon to testify, could and would testify competently thereto.
- 2. On September 14, 2010, I personally entered "Southwest Airlines" into google.com. Attached as Exhibit "D" to Marc Fenster's declaration, filed September 17, 2010 and incorporated hereto by reference is a screenshot of those search results. I clicked on "smartfares.net/southwest," and despite several minutes of searching, was unable to find a link enabling me to buy Southwest Airlines tickets.

On September 14, 2010, I personally entered "Trek" into google.com. Attached 3.

as Exhibit "D" to Marc Fenster's declaration, filed September 17, 2010 and incorporated hereto

by reference is a screenshot of those search results. I clicked on "bikesdirect.com," and was

unable to find a way to buy a Trek bicycle through that website despite several minutes of

searching.

I declare, under penalty of perjury that the foregoing is true and correct to the best of my

knowledge. This Declaration is executed on November 1, 2010 at Los Angeles, California.

Dated: November 5, 2010

/s/s Nathan D. Meyer

Nathan D. Meyer

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