1 2 3 4 5 6	ARNOLD & PORTER LLP RONALD L. JOHNSTON (State Bar No. 057418) LAURENCE J. HUTT (State Bar No. 066269) SUZANNE V. WILSON (State Bar No. 152399) JAMES S. BLACKBURN (State Bar No. 169134) 777 South Figueroa Street, 44th Floor Los Angeles, California 90017-5844 Telephone: (213) 243-4000 Facsimile: (213) 243-4199 Attorneys for Defendants
7	VERISIGN, INC. and NETWORK SOLUTIONS, INC.
8	SUPERIOR COURT OF THE STATE OF CALIFORNIA
9	COUNTY OF LOS ANGELES
10	REGISTERSITE.COM, an Assumed Name of ABR PRODUCTS INC., a New York) Case No. SC 082479
11	Corporation; NAME.COM, LLC, a Wyoming Limited Liability Company; R. LEE NOTICE OF HEARING ON DEMURRERS OF DEFENDANTS
12	CHAMBERS COMPANY LLC, a Tennessee Limited Liability Company d/b/a DEMOKRERS OF DEFENDANTS VERISIGN, INC. AND NETWORK SOLUTIONS, INC. TO COMPLAINT
13	DOMAINSTOBESEEN.COM; FIDUCIA LLC, a Nevada Limited Liability Company; SPOT Date: November 16, 2004
14	DOMAIN, LLC, a Wyoming Limited Liability) Time: 8:30 a.m. Company; !\$6.25 DOMAINS NETWORK, INC.,) Department: F
15	a Delaware Corporation d/b/a ESITE Corporation; AUSREGISTRY GROUP PTY Department. 1. Hon. Gerald Rosenberg Corporation; AUSREGISTRY GROUP PTY
16	LTD., an Australian Proprietary Limited (Company; ! \$! BID IT WIN IT, INC., a) Action Filed: August 4, 2004
17	Minnesota Corporation,
18	Plaintiffs,
19	v.
20	INTERNET CORPORATION FOR ASSIGNED () NAMES AND NUMBERS, a California ()
21	Corporation; VERISIGN, INC., a Delaware) Corporation; NETWORK SOLUTIONS, LLC,)
22	a Limited Liability Company of unknown origin; NETWORK SOLUTIONS, INC., a Delaware)
23	Corporation; ENOM, INCORPORATED, a) Nevada Corporation; ENOM, INC., a Washington)
24	Corporation; and DOES 1-10, inclusive;
25	Defendants.
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1 TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD HEREIN: 2 3 PLEASE TAKE NOTICE that on November 16, 2004, at 8:30 a.m., or as soon thereafter as this 4 matter may be heard in Department F of the above-entitled Court, located at 1725 Main Street, Santa 5 Monica, California 90401, defendants VERISIGN, INC. ("VeriSign") and NETWORK SOLUTIONS, 6 INC. ("NSI") will, and hereby do, demur to the Complaint on file in this action pursuant to Code of 7 Civil Procedure sections 430.10(e) and (f), on the ground that the Complaint fails to state facts 8 sufficient to constitute a cause of action against either of them, and as to NSI on the further ground that 9 the Complaint is uncertain, all as more fully set forth in their separate Demurrers. 10 11 The Demurrers will be based upon this Notice; upon the separate Demurrers of VeriSign and 12 NSI, the joint Memorandum of Points and Authorities of VeriSign and NSI in support of the 13 Demurrers, the Appendix of non-California Authorities, and the Request for Judicial Notice, each of 14 which is served and filed concurrently herewith; upon all records and files in this case; and upon such 15 other matters as may be properly presented to the Court at or before the hearing on this matter. 16 17 DATED: October 4, 2004. ARNOLD & PORTER LLP RONALD L. JOHNSTON 18 LAURENCE J. HUTT SUZANNE V. WILSON 19 JAMES S. BLACKBURN 20 21 By: 22 Atterneys for Defendants VeriSign, 23 Inc. and Network Solutions, Inc. 24 #332513v2 25

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