IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF ARKANSAS FAYETTEVILLE DIVISION

CURTIS J. NEELEY, Jr.

PLAINTIFF

VS.

CASE NO. 5:09-cv-05151-JLH

NAMEMEDIA, INC. and GOOGLE, INC.

DEFENDANTS

MOTION TO DISMISS COUNTERCLAIM

Defendant NameMedia, Inc. ("NameMedia"), for its Motion to Voluntarily Dismiss Counterclaim, states as follows:

- 1. The Court has dismissed all of Plaintiff's claims against both Defendants;
- 2. The only remaining claim is NameMedia's counterclaim against Plaintiff;
- 3. NameMedia wishes to voluntarily dismiss its counterclaim without prejudice under F.R.C.P. 41(a)(2);
 - 4. A brief in support is being filed simultaneously herewith.

Respectfully submitted,

H. WILLIAM ALLEN (ABN 69001)
BROOKS C. WHITE (ABN 2000093)
ALLEN LAW FIRM, P.C.
212 Center Street, 9th Floor
Little Rock, AR 72201
(501) 374-7100
hwallen@allenlawfirmpc.com
bcwhite@allenlawfirmpc.com

By: <u>/s/ Brooks C. White</u>
Brooks C. White

Attorneys for Defendant and Counterclaimant NameMedia, Inc.

CERTIFICATE OF SERVICE

I, Brooks C. White, hereby certify that on this 22nd day of June, 2011, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notification of such filing to the following attorneys of record:

Michael H. Page Durie Tangri, LLP 217 Leidesdorff Street San Francisco, CA 94111 mpage@durietangri.com

Jennifer H. Doan
jdoan@haltomdoan.com
Joshua R. Thane
jthane@haltomdoan.com
Haltom & Doan
Crown Executive Center, Suite 100
6500 Summerhill Road
Texarkana, TX 75503

I further certify that, on this 22nd day of June, 2011, I e-mailed a copy of the foregoing to the following *pro se* plaintiff:

Mr. Curtis J. Neeley, Jr. 2619 N. Quality Lane, Apt. 123 Fayetteville, AR 72703 curtis@curtismeeley.com

/s/ Brooks C. White Brooks C. White