UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

ORIGINAL

VERAL TRADE COMMISS ON

JUN 2 2 2009

In the Matter of

GEMTRONICS, INC., a corporation, and

WILLIAM H. ISELY, individually and as the owner of Gemtronics, Inc. **PUBLIC**

DOCKET NO. 9330

PARTIES' STIPULATIONS REGARDING AUTHENTICITY AND ADMISSIBILITY

Pursuant to the Court's Revised Scheduling Order, the parties stipulate to the following:

- 1. Each of the exhibits identified on Complaint Counsel's and Respondents' Exhibit Lists are, in fact, true and accurate copies of the originals, and free from forgery or counterfeiting. The parties agree that by making this stipulation, they do not waive their rights to object to each of the exhibits on other grounds.
- 2. The admission into evidence of Joint Exhibit 1 (hereinafter "JX_"), the expert report of Dr. Omer Kucuk. The admission into evidence of the expert report of Dr. Omer Kucuk is not objected to by Respondents. The parties stipulate that this expert report can be used in lieu of live testimony at a hearing.
- 3. The admission into evidence of JX 2, the Declaration of Diana Finegold, Federal Trade Commission investigator, pursuant to 28 U.S.C. § 1746. The admission into evidence of the Declaration of Diana Finegold is not objected to by Respondents. The parties stipulate that this declaration can be used in lieu of live testimony at a hearing.
- 4. The admission into evidence of JX 3, the Declaration of Lynne Colbert, Federal Trade Commission investigator, pursuant to 28 U.S.C. § 1746. The admission into evidence of the Declaration of Lynne Colbert is not objected to by Respondents. The parties stipulate that this declaration can be used in lieu of live testimony at a hearing.
- 5. The admission into evidence of JX 4, the deposition transcript of Pablo Velasco and Exhibits. The admission into evidence of the deposition transcript of Pablo Velasco and Exhibits is not objected to by Complaint Counsel. The parties stipulate that the deposition transcript of Pablo Velasco can be used in lieu of live testimony at a hearing.
- 6. The admission into evidence of JX 5, the documents produced in response to Respondent Counsel's Subpoena Duces Tecum served on Tierra.net (d/b/a

DomainDiscover) including the Subpoena Duces Tecum. The admission into evidence of the documents produced are not objected to by Complaint Counsel.

7. The admission into evidence of JX 6, the typewritten statement prepared by Pablo Velasco dated February 5, 2009. The admission into evidence of the typewritten statement prepared by Pablo Velasco is not objected to by Complaint Counsel. The parties stipulate that the statement of Pablo Velasco can be used in lieu of live testimony at a hearing.

Dated: June 19, 2009.

Respectfully submitted,

Barbara F. Bolton, Complaint Counsel

25 Peachtree Street, Suite 1500

Atlanta, GA 30303

404-656-1362 bbokton@ftc.gov Matthew I. Van Horn, Counsel for Respondents 16 W. Martin Street, Suite 700

Raleigh, NC 27601

919-835-0880

matthew@vanhornlawfirm.com

DomainDiscover) including the Subpoena Duces Tecum. The admission into evidence of the documents produced are not objected to by Complaint Counsel.

7. The admission into evidence of JX 6, the typewritten statement prepared by Pablo Velasco dated February 5, 2009. The admission into evidence of the typewritten statement prepared by Pablo Velasco is not objected to by Complaint Counsel. The parties stipulate that the statement of Pablo Velasco can be used in lieu of live testimony at a hearing.

Dated: June 19, 2009.

Respectfully submitted,

Barbara E. Bolton, Complaint Counsel 225 Peachtree Street, Suite 1500

Atlanta, GA 30303 404-656-1362 bbolton@ftc.gov Marthewill an Horn, Counsel for Respondents 16 W. Martin Street, Suite 700

Raleigh, NC 27601

919-835-0880

matthew@vanhornlawfirm.com

CERTIFICATE OF SERVICE

I hereby certify that on this date, I filed and served the attached:

1) PARTIES' STIPULATIONS REGARDING AUTHENTICITY AND ADMISSIBILITY

The original and one (1) paper copy via overnight delivery and one (1) electronic copy via email to:

Donald S. Clark, Secretary
Federal Trade Commission
600 Pennsylvania Ave., N.W., Room H-159
Washington, D.C. 20580
email: secretary@ftc.gov

One (1) email copy and two (2) paper copies served by overnight mail delivery to:

The Honorable D. Michael Chappell Chief Administrative Law Judge 600 Pennsylvania Ave., N.W. Room H-112 Washington, D.C. 20580 email: oalj@ftc.gov

One (1) electronic copy via email and one (1) paper copy via overnight delivery to:

Matthew I. Van Horn 16 W. Martin Street, Suite 700 Raleigh, NC 27601 email: matthew@vanhornlawfirm.com

Barbara E. Bo

Dated: June 19, 2009