1 2 3 4 5 6 7 8 9 10 11	Eric P. Enson ( <i>pro hac vice</i> forthcoming) Amanda Pushinsky ( <i>pro hac vice</i> forthcom <b>JONES DAY</b> 555 South Flower Street, 50 <sup>th</sup> Floor Los Angeles, CA 90071.2300 Tel. 213.489.3939 Fax 213.243.2539 epenson@jonesday.com apushinsky@jonesday.com Jonathan A. Dessaules, State Bar No. 0194 F. Robert Connelly, II, State Bar No. 02103 <b>DESSAULES LAW GROUP</b> 5353 North 16 <sup>th</sup> Street, Suite 110 Phoenix, Arizona 85016 Tel. 602.274.5400 Fax 602.274.5401 jdessaules@dessauleslaw.com rconnelly@dessauleslaw.com	39 31
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13	IN THE SUPERIOR	COURT OF ARIZONA
14	COUNT	Y OF PINAL
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16 17	George Kelly and George Kelly as slingfantasy.com, slingfantasy.net, securesite10.com, and slingframes.com,	Case No. S-1100-CV-201700918
18	Plaintiff,	
19	V.	DECLARATION OF AKRAM ATALLAH IN SUPPORT OF
20	ICANN (Internet Corporation for	DEFENDANTS' MOTION TO DISMISS
21	Assigned Names and Numbers) Göran Marby its president, and CEO And John	
22	Doe's 1-15,	
23	Defendants.	
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2	DECLARATION OF AKRAM ATALLAH	
3	I, Akram Atallah, declare the following:	
4	1. I am the President, Global Domains Division, for the Internet Corporation for	
5	Assigned Names and Numbers ("ICANN"), a defendant in this action. I have personal	
6	knowledge of the matters set forth herein and am competent to testify as to those matters. I make	
7	this declaration in support of Defendants' Motion to Dismiss plaintiff's complaint.	
8	2. ICANN is a California non-profit public benefit corporation with its principle	
9	place of business in Los Angeles, California.	
10	3. ICANN does not engage in commercial business, but rather oversees the technical	
11	coordination of the Internet's domain name system ("DNS") on behalf of the Internet community.	
12	One of the DNS's essential functions is to convert numeric IP addresses into easily-remembered	
13	domain names such as "azcourts.gov" and "ICANN.org."	
14	4. ICANN accredits the companies that act as "Registrars," who assist consumers and	
15	businesses in obtaining the right to use second-level domain names. Beyond monitoring	
16	Registrars' compliance with ICANN policies regarding the registration of second-level domain	
17	names, ICANN is not involved in the actual registration or de-registration of, or disputes	
18	regarding, individual domain names.	
19	5. ICANN does maintain certain websites, such as those located at	
20	http://www.icann.org or http://www.internic.net, which contain information about ICANN, about	
21	the people who work for ICANN, and about the projects that ICANN has undertaken in	
22	connection with the Internet. ICANN does not offer anything for sale on its websites as ICANN	
23	does not sell anything.	
24	6. ICANN has no office in Arizona and does not employ individuals to work in	
25	Arizona.	
26	7. ICANN is not licensed or registered to do business in Arizona.	
27	8. ICANN does not sell anything in Arizona.	
28	9. ICANN does not have any phone listings or mailing addresses in Arizona.	
	1 Declaration Of A. Atallah ISO Defendants' Motion to Dismiss	
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1	10. ICANN does not directly pay any taxes in Arizona.	
2	2 11. ICANN does not have a registered agent for service of process in Arizona.	
3	3 12. ICANN does not own any real property in Arizona.	
4	13. ICANN does not hold any bank accounts in Arizona.	
5	I declare under penalty of perjury under the laws of the State of Arizona that the foregoing	
6	is true and correct.	
7	Executed this 13 day of July 2017, in Visly, Sweden	
8 9	END EXEMP	
10	Akram Atallah	
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	Declaration Of A. Atallah ISO Defendants' Motion to Dismiss	

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