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1 2 3 4 5	Michael P. Lehmann (77152) mlehmann@hausfeldllp.com Hausfeld LLP 44 Montgomery Street, Suite 3400 San Francisco, CA 94104 Telephone: (415) 633-1908 Facsimile: (415) 693-0770				
6 7 8 9	Daniel L. Warshaw (185365) dwarshaw@pswplaw.com Pearson, Simon, Warshaw & Penny, I 15165 Ventura Boulevard Suite 400 Sherman Oaks, CA 91403 Telephone: (818) 788-8300 Facsimile: (818) 788-8104	LLP			
10	[Additional counsel listed on signatur	e pages]			
11	Attorneys for Plaintiffs and the Propo	sed Class			
12	UNITED STATES DISTRICT COURT				
13	FOR THE NOI	RTHERN D	DISTRICT CALI	FORNIA	
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15		16 6	GAGE NO	GV 00 01214 IGW	
16 17	LORA AND CLAY WOLPH, on beh themselves and all others similarly sit			CV-09-01314 JSW	
18	Plaintiffs,			MENDED CLASS OMPLAINT	
19	v.		DEMAND 1	FOR JURY TRIAL	
20	ACER AMERICA CORPORATION, California corporation,	a			
21	Defendant.				
22					
23	Plaintiffs Lora and Clay Wolp	h ("Plaintiff	fs") allege the foll	owing on behalf of themse	elves
24	and all others similarly situated:				
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26					
27					
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	SECO	OND AMEND	ED COMPLAINT	SA1	

### I. <u>INTRODUCTION</u>

- 1. Plaintiffs bring this action for monetary damages, declaratory and equitable relief, and restitution and/or disgorgement of profits on behalf of themselves and all similarly-situated individuals and entities Nationwide (the "Class") who have purchased an Acer notebook computer ("Notebook") from Acer or an Authorized Acer Reseller, for personal or business use and not for resale, that came bundled and pre-installed with a Microsoft® Windows Vista Home Premium, Business, or Ultimate operating system (collectively referred to herein as "Vista Premium") and containing 1024 megabytes ("MB") or 1 gigabyte ("GB") of Random Access Memory ("RAM") or less as shared memory for both the system and graphics ("Defective Notebooks").
- 2. Per Microsoft, the minimum system requirements for notebooks preinstalled with Vista Premium require access to at least 1 GB of system RAM *plus* 128MB of
  RAM dedicated to the graphics adaptor to run properly. Most computer manufacturers and
  professionals recommend at least 2 GB of RAM to effectively run Vista Premium. Acer's
  Defective Notebooks contain only 1 GB of RAM total, to be shared between the system and
  graphics, thus leaving only approximately 750MB of system memory to run the Vista Premium
  operating system.
- 3. Acer's Defective Notebooks are materially defective in that they do not contain enough RAM to properly run Vista Premium (the "Defect") despite being promoted and sold as a bundled product of both a notebook computer *and* a Vista Premium operating system. As a result, the Defective Notebooks experience serious problems, including, but not limited to, freezing during use, crashing, requiring frequent restarts, and experiencing slow load times.
- 4. The Defect exists in the Defective Notebooks at the time of sale. The installation of additional memory is necessary to repair the problem and in order for the Defective Notebooks to run as designed, marketed, promoted, advertised, warranted, and/or sold. Because the Defective Notebooks are pre-installed with Vista Premium, along with drivers and other materials devoted exclusively to running on that operating system, Plaintiffs cannot install another operating system, such as Windows XP, without experiencing other significant

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difficulties. Moreover, Plaintiffs would have had to purchase an additional operating system at their own expense as Acer refuses to provide alternative operating systems to consumers with Defective Notebooks.

- 5. Acer has been designing, marketing, promoting, advertising, warranting and/or selling Defective Notebooks that it knew or should have known were inherently defective since Microsoft first released Vista Premium in January of 2007.
- 6. As a direct result of Acer's acts and omissions, Plaintiffs and thousands of others across the United States have been damaged and suffered economic loss and bring claims for violations of the Consumer Legal Remedies Acts (Cal. Civ. Code §§ 1750, et seq.), the Unfair Competition Law (Cal. Bus. & Prof. Code §§ 17200 & 17500, et seq.), breach of express warranty, and the Magnuson-Moss Warranty Act.

### II. PARTIES

- 7. Plaintiffs Lora and Clay Wolph reside in Fostoria, Seneca County, Ohio. They purchased an Acer Aspire 4520-5458 Notebook in or around April 2008, for approximately \$586.36 from Wal-Mart. Shortly after their purchase, and well within the one year warranty period, Plaintiffs discovered that their computer would not run properly and that it experienced numerous "crashes," "freezing," and was operating very slowly.
- 8. Plaintiffs' Acer Aspire Notebook was defective and deceptively marketed, advertised and promoted. Plaintiffs' notebook was designed, marketed, promoted, advertised, warranted, and/or sold by Acer and came bundled and pre-installed with a Vista Premium operating system, yet contained inadequate memory to run this operating system.
- 9. Plaintiffs believed and detrimentally relied on Acer's representations that their Defective Notebook could effectively and adequately run with a Vista Premium operating system, met the recommended minimum system requirements for running Vista Premium, and that Acer warranted the products to be free from defects in material.
- 10. Acer failed to disclose that its Defective Notebooks did not comply with Microsoft's recommended minimum system requirements for running Vista Premium; that

1	the memory in its Defective Notebooks was shared between the system and graphics processor			
2	and was insufficient to run Vista Premium; and that Acer knew the Defective Notebooks could			
3	not effectively operate Vista Premium and would experience problems. This is the type of			
4	fundamental information Plaintiffs would have been expected to rely on when purchasing the			
5	Defective Notebooks.			
6	11. All Acer computers come with a one year written, express warranty			
7	that extends to the original purchaser. The "Limited Product Warranty" states: "Acer warrants			
8	the product you purchased from Acer or an Acer Authorized Reseller in the United States or			
9	Canada to be free from defects in materials or workmanship under normal use during the			
10	warranty period." (Exhibit A).			
11	12. Consumers are directed to contact Acer via a service phone number or			
12	service website as opposed to a retailer to obtain warranty service. Acer's warranty states:			
13	Acer Service is here to help you. Simply contact Acer Service by			
14	calling the number listed in the Warranty Reference Table above.			
15	Our Acer technicians will help you diagnose the issue. If our			
16	technician believes the Product does or may exhibit a defect in			
17	material or workmanship within the warranty period, Acer will			
18	provide the warranty service applicable to the product.			
19	On September 5, 2008, as directed by Acer's written warranty,			
20	Plaintiffs contacted Acer Technical Support via email to discuss the problems with their Acer			
21	notebook and seek a refund:			
22	Customer (Lora Wolph) - 09/05/2008 09:04 AM - This computer			
23	was sold with less than 1GB which means it cannot possibly run			
24	the Vista program that it came with. I have had trouble with it			
25	since I got it and did not know what was wrong. I finally had a			
26	tech person explain that it should not have been sold with less than			
27	1GBit cannot run Vista with less. It is not my fault that Vista			
28	came with this computer than cannot run the program.			
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1		14. One of Acer's technicians ("Hal") responded via e-mail on September
2	5th, 2008:	
3		If the system does not run properly, please note that Windows
4		Vista recommended requirements for the memory is 1 GB of
5		system memory. However, the minimum requirements is [sic] 512
6		MB of memory in which your system is pre-installed with. This
7		means that the system is still able to run Windows Vista properly.
8		15. In November 2008, after Acer rejected Plaintiffs' attempts to seek a
9	refund or repa	air under the warranty, Plaintiffs paid \$157.40 to add additional RAM so that their
10	notebook wou	ald run as designed, marketed, advertised, promoted and/or warranted by Acer.
11	After purchas:	ing and installing the additional memory, Plaintiffs no longer experienced the
12	problems with	their computer caused by Acer's use of insufficient memory materials.
13		16. The technician who repaired Plaintiffs' computers wrote an explanation
14	of the work:	
15		This letter is an explanation of the work performed on your Acer
16		Notebook at our shop as outlined on Invoice #3957-0. The
17		specifications of the computer from the factory show that it was
18		shipped with 1GB DDR-2 of system memory. As a technician/
19		engineer I felt this was inadequate system memory for a computer
20		operating Windows Vista. Especially since the video memory is
21		shared with the system memory, leaving a useable 768MB of
22		system memory. Since the system memory was low, performance
23		of windows was significantly decreased. This is because Microsoft
24		specifies Windows Vista needs at least 1GB of full system memory
25		to operate properly. The solution to this issue was to add 2GB
26		more of system memory to make the computer fully functional.
27		It is my conclusion that all Acer notebook computers do not meet
28		most quality standards for computing. I hope this letter gives you
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a better understanding of your computer and the work performed. (Exhibit B).

17. Plaintiffs would not have purchased their Defective Notebook if Acer had disclosed that the computer did not meet Microsoft's recommended minimum system requirements for Vista Premium computers, could not effectively and adequately run Vista Premium as a result of insufficient memory, and/or would experience significant problems as a result of these material defects.

18. Defendant Acer America Corp. is incorporated in California and has its principal place of business in San Jose, California. Its products are marketed and sold under the brand name "Acer." The company does business throughout California and the United States directly and in concert with other agents, servants, partners, aiders and abettors, co-conspirators and/or joint venturers such as authorized retail stores. Acer designed, marketed, promoted, advertised, and/or warranted its Defective Notebooks and then sold the Defective Notebooks through its agents, servants, partners, aiders and abettors, co-conspirators and/or joint venturers to Plaintiffs and thousands of others throughout California and the United States.

# 7 III. JURISDICTION AND VENUE

- 19. This Court has diversity jurisdiction over the claims asserted herein on behalf of this proposed nationwide class pursuant to 28 U.S.C. § 1332, as amended by the Class Action Fairness Act ("CAFA"). Jurisdiction is proper because (a) the amount in controversy in this class action exceeds five million dollars, exclusive of interest and costs; and (b) there is diversity of citizenship between Plaintiffs and Defendant.
- 20. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1391(a) and (c) in that Acer resides in this district and a substantial part of the events or omissions giving rise to the claims occurred in this district.
- 21. A venue affidavit pursuant to California Civil Code § 1780(d) is attached hereto as Exhibit C.

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1	IV. <u>CHOICE OF LAW</u>		
2	The product warranty accompanying Lora and Clay Wolph's notebook		
3	specifies that "All product warranties and warranty options shall be governed exclusively by the		
4	laws of the State of California exclusive of its choice of law provisions." Given this choice of		
5	law provision, all of Plaintiffs' and the Class Members' warranty-related claims are governed by		
6	California law.		
7	23. California law also governs the non-warranty claims asserted herein by		
8	Plaintiffs and the Class Members.		
9	24. Upon information and belief, Acer's acts and omissions discussed		
10	herein were orchestrated and implemented at Acer's headquarters in California.		
11	25. California, which seeks to protect the rights and interests of California		
12	and other U.S. residents against a company doing business in California, has a greater interest in		
13	the claims of Plaintiffs and the Class Members than any other State.		
14	26. Application of California law with respect to Plaintiffs' and the Class		
15	Members' claims is neither arbitrary nor fundamentally unfair because California has significant		
16	contacts and a significant aggregation of contacts that create a state interest in the claims of the		
17	Plaintiffs and the Nationwide Class.		
18	27. Acer has recognized the appropriateness of the application of California		
19	law to the Plaintiffs' and Class Members' claims by virtue of its own choice of law provision in		
20	its warranty directing that California law should apply.		
21			
22	V. <u>FACTUAL ALLEGATIONS</u>		
23	A. <u>Acer Background</u>		
24	28. Defendant Acer America Corp. is a subsidiary of Acer, Inc. ("AI"), a		
25	global corporation based in Taiwan.		
26	29. According to its website, AI spun-off its manufacturing operation "to		
27	focus its resources on developing technologically advanced, user-friendly solutions" and now		
28	refers to itself as a "branded PC vendor." AI transferred the related manufacturing assets and		
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1	liabilities to Wistron Corp. ("Wistron"). In AI's 2007 Annual Report, AI refers to Wistron as an			
2	"investee of the Company [AI] accounted for by equity method."			
3	30. As such, Acer outsources all of its manufacturing to related third			
4	parties and Acer's products are shipped from these suppliers direct to Acer's channels, hubs or			
5	customers worldwide.			
6	31. Acer proclaims on its website: "Acer America Corporation designs and			
7	markets personal computing solutions for end-users who require reliability, enhanced productivity			
8	and greater value. Acer America's award-winning products include tablet PCs, desktop PCs,			
9	notebook computers, servers, displays and peripheral solutions for business, government,			
10	education and home users."			
11	32. AI recorded \$11.32 billion in revenues worldwide in 2006; its revenue			
12	from the first to third quarter of 2008 was \$12.8 billion. AI shipped over 4 million Notebooks in			
13	the U.S. in 2008.			
14	AI is the third largest computer company in the world (by sales) after			
15	Hewlett Packard and Dell Inc., and the second largest marketer of notebook computers.			
16	B. <u>Notebook Computers</u>			
	34. A notebook (also known as a laptop) is a personal computer designed			
17	34. A notebook (also known as a laptop) is a personal computer designed for mobile use small enough to sit on a consumer's lap. A notebook includes most of the			
17 18 19				
17 18 19	for mobile use small enough to sit on a consumer's lap. A notebook includes most of the			
17 18 19 20	for mobile use small enough to sit on a consumer's lap. A notebook includes most of the components of a typical desktop computer, incorporating a display, a keyboard, a pointing device			
17 18 19 20 21	for mobile use small enough to sit on a consumer's lap. A notebook includes most of the components of a typical desktop computer, incorporating a display, a keyboard, a pointing device (a touchpad, also known as a trackpad, or a pointing stick) as well as a battery, into a single small			
17 18 19 20 21 22	for mobile use small enough to sit on a consumer's lap. A notebook includes most of the components of a typical desktop computer, incorporating a display, a keyboard, a pointing device (a touchpad, also known as a trackpad, or a pointing stick) as well as a battery, into a single small and light unit.			
17 18	for mobile use small enough to sit on a consumer's lap. A notebook includes most of the components of a typical desktop computer, incorporating a display, a keyboard, a pointing device (a touchpad, also known as a trackpad, or a pointing stick) as well as a battery, into a single small and light unit.  35. Notebooks, like any computers, require memory to function.			
117 118 119 220 221 222 223 224	for mobile use small enough to sit on a consumer's lap. A notebook includes most of the components of a typical desktop computer, incorporating a display, a keyboard, a pointing device (a touchpad, also known as a trackpad, or a pointing stick) as well as a battery, into a single small and light unit.  35. Notebooks, like any computers, require memory to function.  36. Random Access Memory ("RAM") is a form of computer data storage			
117 118 119 220 221 222 233	for mobile use small enough to sit on a consumer's lap. A notebook includes most of the components of a typical desktop computer, incorporating a display, a keyboard, a pointing device (a touchpad, also known as a trackpad, or a pointing stick) as well as a battery, into a single small and light unit.  35. Notebooks, like any computers, require memory to function.  36. Random Access Memory ("RAM") is a form of computer data storage taking the form of integrated circuits that allows stored data to be accessed in any order (i.e., at			
117 118 119 220 221 222 223 224 225	for mobile use small enough to sit on a consumer's lap. A notebook includes most of the components of a typical desktop computer, incorporating a display, a keyboard, a pointing device (a touchpad, also known as a trackpad, or a pointing stick) as well as a battery, into a single small and light unit.  35. Notebooks, like any computers, require memory to function.  36. Random Access Memory ("RAM") is a form of computer data storage taking the form of integrated circuits that allows stored data to be accessed in any order (i.e., at random).			
117 118 119 220 221 222 233 224 225 226	for mobile use small enough to sit on a consumer's lap. A notebook includes most of the components of a typical desktop computer, incorporating a display, a keyboard, a pointing device (a touchpad, also known as a trackpad, or a pointing stick) as well as a battery, into a single small and light unit.  35. Notebooks, like any computers, require memory to function.  36. Random Access Memory ("RAM") is a form of computer data storage taking the form of integrated circuits that allows stored data to be accessed in any order (i.e., at random).  37. Synchronous Dynamic RAM ("SDRAM") is a term that is used to			

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### 1 C. **Microsoft Vista Premium Operating Systems** 2 47. The Microsoft Vista operating system was introduced to the market in 3 January of 2007. 4 48. Microsoft developed four editions of Windows Vista for use by original 5 equipment manufacturers ("OEM"), such as Acer, and consumers. Windows Vista Home Basic 6 is intended for budget users with low needs. Windows Vista Home Premium covers the majority 7 of the consumer market, and contains additional applications for creating and using multimedia. 8 Windows Vista Business is specifically designed for small and medium-sized businesses. 9 Windows Vista Ultimate contains the complete feature-set of both the Home and Business 10 editions, as well as a set of Windows Ultimate Extras, and is aimed at enthusiasts. Home 11 Premium, Business, and Ultimate contain the same recommended minimum system requirements, 12 contain many of the same premium features, and are collectively referred to herein as "Vista 13 Premium." 14 49. While a notebook computer needs, at a minimum, 512MB of RAM just 15 to install Windows Vista (whether Basic or Premium), the additional elements of Windows Vista 16 Premium, such as the Aero Glass interface (a key component of Vista Premium) and the Media 17 Center, cannot function without additional memory. As such, Microsoft provides "recommended 18 minimum system requirements" for Vista Premium so that users can experience the full 19 functionality of the operating system and all of its components without experiencing problems 20 with their computers. 21 50. Acer has publicly acknowledged that the Windows Vista Basic features 22 that a user would get with 512 MB of RAM are not the same as Vista Premium: 23 Acer claims that the Vista Home Basic - the new entry-level 24 Windows - is so poorly featured that consumers will simply reject 25 it. 'The new [Vista] experience you hear of, if you get Basic, you 26 won't feel it at all,' said Jim Wong, senior corporate vice president 27 at Acer. 'There's no [Aero] graphics, no Media Center, no remote 28 control.' Wong claims that Microsoft's own marketing machine 825092.1 - 10 -

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1	has undermined Vista Home Basic. 'Right at the beginning they
2	started talking about the experience of [Vista Home] Premium.
3	Premium is the real Vista,' he said. <sup>1</sup>
4	51. Microsoft's "Recommended <i>minimum</i> hardware requirements" for
5	Vista Premium, Business, and Ultimate, which Microsoft describes as "the recommended
6	minimum hardware requirements for <i>basic functionality</i> of the different editions of Windows
7	Vista" are:
8	* 1-gigahertz (GHz) 32-bit (x86) processor or 1-GHz 64-bit (x64)
9	processor
10	* 1 GB of system memory
11	* Windows Aero-capable graphics card
12	Note This includes a DirectX 9-class graphics card that supports the
13	
	following:
14	o A WDDM driver
15	o Pixel Shader 2.0 in hardware
16	o 32 bits per pixel
17	* 128 MB of graphics memory (minimum)
18	* 40-GB hard disk that has 15 GB of free hard disk space (the 15GB of
19	free space provides room for temporary file storage during the install or
20	upgrade.)
21	* Internal or external DVD drive
22	* Internet access capability
23	* Audio output capability <sup>2</sup>
24	52. With regard to Microsoft Windows Vista <i>Basic</i> (not the Vista Premium
25	versions at issue herein), Microsoft makes an allowance for shared system and graphics memory:
26	"On system configurations that use system memory as graphics memory, at least 448 MB of
27	
28	"PC maker fumes at Vista price hike," <i>PC Pro</i> , (October 26, 2006).  http://support.microsoft.com/kb/919183 (emphasis added).
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1	system memory must be available to the operating system after some memory is allocated for				
2	graphics." <sup>3</sup>				
3	53. No such shared memory allowance is made for Vista Premium,				
4	Business, and Ultimate which require, at a minimum, 1 GB of system memory and 128 MB of				
5	graphics memory.				
6	54. According to most computer professionals, a computer with Vista				
7	actually needs at least 2 GB of RAM to run properly.				
8	55. As a <i>Computer World</i> article noted:				
9	Configuring a PC around the minimum hardware requirements of				
10	an application or operating system is [a] lot like agreeing to live in				
11	a basement apartment. Sure, it will work as a place to live if you				
12	don't mind damp and dim living conditions. Such may be the case				
13	for Windows Vista's minimum requirement of 512MB of RAM.				
14	Microsoft's on-the-box minimum RAM requirement 'really isn't				
15	realistic,' according to David Short, an IBM consultant who works				
16	in its company's Global Services Division. He says users should				
17	consider 4GB of RAM if they really want optimum Vista				
18	performance. With 512MB of RAM, Vista will deliver				
19	performance that's 'sub-XP,' he warned Dell recommends				
20	2GB of system memory Mueez Deen, director of graphics				
21	memory and consumer DRAM at Samsung Electronics, also				
22	recommends 2GB of RAM, calling that amount the 'optimal				
23	density for the complete Vista experience economically and				
24	technologically.'4				
25	56. Pcstats.com ran several comprehensive memory tests involving Vista				
26	and published an article titled, "Microsoft Windows Vista: How Much Memory is Enough?"				
27	$\frac{1}{3}$ Id.				
28	<sup>4</sup> Patrick Thibodeau, "Buying a new PC? 'Windows Vista Capable' barely hits the mark," Computer World (February 20, 2007).				
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1	Using a desktop computer with a graphics card containing a dedicated 256 MB of RAM,			
2	Pcstats.com configured the computer with separate system memory in 512 MB, 1 GB, 2 GB, and			
3	4 GB increments to determine how the varying system memory amounts would impact the			
4	computer's ability to run Vista Ultimate. <sup>5</sup>			
5	57. Pestats.com found that a computer with 512 MB of system memory and			
6	a 256 MB dedicated graphics card (less than Microsoft's recommended minimum requirements			
7	for Vista Premium) would exhibit poor performance and not function properly:			
8	2GB of RAM is generally considered the sweet spot for Windows			
9	Vista With 512MB of memory Vista crawls. Even in 2D			
10	office/workstation style work there was a noticeable lag.			
11	Microsoft's Windows Experience Index was particularly hard,			
12	scoring just 1.7 points. Not very impressive. What the			
13	benchmarks don't say though was how laggy simple Windows tasks			
14	were we could hear the HDD chugging away accessing the			
15	swapfile. <sup>6</sup>			
16	58. Acer's Defective Notebook computers, which have a total of 1024 MB			
17	RAM and dedicate approximately 256 MB of memory to graphics, are left with only 768 MB of			
18	system memory to run the operating system. These Defective Notebooks are comparable to			
19	Pcstats.com's computer with 512 MB of system memory and 256 MB of graphics memory (or			
20	768 MB of total system and graphics memory) as neither meet Microsoft's recommended			
21	minimum system requirements.			
22	59. Despite the fact that numerous computer professionals recommend at			
23	least 2 GB of RAM to run Vista Premium in addition to dedicated graphics memory, Acer			
24	routinely designs, market, promotes, advertises, warrants, and/or sells computers bundled with			
25	Vista Premium operating systems that fail to meet even Microsoft's recommended minimum			
26	system requirements and fails to disclose this material fact to consumers.			
27				
28	<ul> <li>http://www.pcstats.com/articleview.cfm?articleID=2163</li> <li>Id. (emphasis added).</li> </ul>			
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#### 1 D. **Acer's Defective Notebook Computers and Deceptive Business Practices** 2 60. Upon information and belief, Acer has been designing, marketing, 3 promoting, advertising, warranting, and/or selling notebooks that fail to meet Microsoft's 4 recommended minimum system requirements for Vista Premium since Microsoft released Vista 5 in January of 2007. 6 61. Acer's notebooks that fail to meet Microsoft's recommended minimum 7 system requirements are materially defective as these computers have 1 GB or less of shared 8 system memory, no dedicated graphics memory, and yet are bundled with a Microsoft Vista 9 Premium operating system, pre-installed by Acer, and unable to adequately and properly function 10 with that operating system. 11 62. Beginning with the release of Vista in January of 2007 and continuing 12 through the present, Acer made affirmative and material misrepresentations about the Defective 13 Notebooks upon which they intended Plaintiffs and consumers to rely and upon which Plaintiffs 14 and consumers did rely. 15 63. Acer misrepresented that its Defective Notebooks could effectively and 16 adequately run with a Vista Premium operating system. 17 64. On every Defective Notebook at issue, Acer placed a label on the 18 outside of the box detailing the computer's system specifications. (E.g., Exhibit D). These 19 representations were available to Plaintiffs and every class member at the time of purchasing their 20 computer. 21 Under "RAM," Acer's label detailed that the computer contained a. 22 "1024 MB DDR2 RAM" (or 1GB of RAM or less). 23 b. Under "Softload," Acer's label detailed that the computer contained 24 "Windows Vista® Home Premium" (or a similar Vista Premium operating system). 25 65. Acer's product labels explicitly and implicitly represented that the 26 Notebooks had adequate memory to run the Windows Vista Premium operating system that came 27 with the computer. By virtue of including Vista Premium pre-installed on every notebook 28 825092.1 - 14 -

SECOND AMENDED COMPLAINT

1	computer at issue herein, Acer also impliedly represented that the computer could adequately rur			
2	the software and all of the features contained therein.			
3	66. Despite its knowledge that its computers failed to meet Windows			
4	Minimum Recommended System requirements, Acer touted (and continues to tout) Windows			
5	Vista Premium on its website (in several places) directed to consumers with messages that read:			
6	"Acer recommends Windows Vista® Business for Business Computing. Acer recommends			
7	Windows Vista® Home Premium for Personal Computing." (Exhibit E)			
8	67. Acer further misrepresented that its Defective Notebooks met the			
9	recommended minimum system requirements for running Vista Premium.			
10	68. For example, in a reply to Plaintiffs' email on September 5th, 2008,			
11	Acer's service technician (Hal) stated: "[P]lease note that Windows Vista recommended			
12	requirements for the memory is 1 GB of system memory. However, the minimum requirements			
13	is [sic] 512 MB of memory in which your system is pre-installed with. This means that the			
14	system is still able to run Windows Vista properly."			
15	69. Upon information and belief, Acer made these representations to other			
16	consumers and members of the class, as well, in response to service inquiries. Acer also			
17	impliedly represented that the Defective Notebooks complied with Microsoft's recommended			
18	minimum system requirements by including and installing Vista Premium on every computer at			
19	issue in this case.			
20	70. Acer's statements are false and/or misleading.			
21	71. Microsoft's "recommended system requirements" are 1 GB of system			
22	memory and 128 MB of graphics memory, at a minimum, not "1 GB of system memory."			
23	72. While Microsoft's "minimum supported system requirements" (those			
24	needed just to install the system on a computer) are 512 MB of RAM, a computer with 512 MB			
25	of RAM running Vista Premium will <i>not</i> be able to run Vista Premium properly and will			
26	experience a loss of functionality and other serious problems. In particular, the important			
27	elements of Windows Vista Premium that distinguish the software from Windows Vista Basic			
28	(such as the Aero Glass feature and media center) will not operate on a computer with only 512			
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MB of RAM. Further, as detailed herein, computers containing only 512 MB of total RAM and attempting to run Windows Vista Premium will experience frequent problems such as freezing during use, crashing, requiring frequent restarts, and experiencing slow load times.

- 73. Acer's material misrepresentations imposed an affirmative duty on Acer to disclose additional material information to Plaintiffs and Class Members.
- 74. Acer concealed and/or failed to disclose material information about its Defective Notebooks upon which they intended Plaintiffs and consumers to rely and upon which Plaintiffs and consumers did rely.
- 75. Despite labeling its Notebooks with statements that the Computers contained 1024 MB of RAM and Windows Vista Premium, Acer concealed and/or failed to disclose that its Defective Notebooks did not meet the recommended minimum system requirements for operating Vista Premium which had an additional minimum requirement of 128 MB of graphics RAM.
- 76. Despite labeling its Notebooks with statements that the Computers contained 1024 MB of RAM, Acer failed to disclose that the 1024 MB of RAM are shared between memory and graphics leaving only approximately 750 MB of RAM to run the Windows Vista operating system. Thus, even if a consumer was aware of the recommended minimum system requirements for Vista Premium, Acer's label failed to disclose that the 1024 MB of memory was shared and inadequate to run the operating system.
- 77. Despite the knowledge that consumers, such as Plaintiffs, were experiencing numerous problems with their Defective Notebooks as a result of inadequate memory, Acer concealed and/or failed to disclose that its Defective Notebooks could not effectively and adequately run with Vista Premium.
- 78. Despite the knowledge that consumers, such as Plaintiffs, were experiencing numerous problems with their Defective Notebooks as a result of inadequate memory, Acer failed to disclose that its Defective Notebooks running Vista Premium would experience serious problems, including, but not limited to, freezing during use, crashing,

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1	requiring frequent restarts, and experiencing slow load times, well before their warranted or		
2	expected useful life.		
3		79.	Despite knowledge of the Defect, Acer failed to disclose the Defect to
4	its customers.		
5		80.	Acer's warranty provides that "Acer warrants the Product you have
6	purchased from	m Acer or f	from an Acer Authorized Reseller in the United States or Canada to be
7	free from defects in materials or workmanship under normal use during the warranty period."		
8		81.	Acer fails to meet its warranted quality of being free from defects in
9	material, as its	S Defective	Notebooks do not have the requisite amount of RAM material to run
10	properly, making the computers experience significant problems far before their warranted or		
11	expected usefu	al life. The	e Defect is solvable only if the consumers spend additional money to add
12	RAM.		
13		82.	Acer has refused to provide relief to Plaintiffs and thousands of other
14	Class Member	rs with Def	ective Notebooks that fail to perform as marketed, promoted, advertised,
15	warranted and/or sold.		
16		83.	Acer's acts and omissions as outlined herein were false, deceptive
17	and/or unfair.	Acer enga	ged in these acts and omissions with the intent that consumers, such as
18	Plaintiffs and Class Members, rely upon them.		
19		84.	Plaintiffs and Class Members have been harmed and suffered direct
20	economic loss	as a result	of Acer's acts and omissions. Plaintiffs and Class Members purchased
21	notebooks that failed to perform as marketed, promoted, advertised, warranted, and/or sold by		
22	Acer, did not get what they paid for, and have incurred or will incur hundreds of dollars in		
23	damages to replace or repair their Defective Notebooks.		
24	<b>E.</b>	Consume	er Complaints
25		85.	Numerous consumers have complained about Acer's Defective
26	Notebooks and	d problems	such as freezing, restarting, and slow operations. The following are
27	examples of these complaints:		
28			

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1	86. "Hi guys, I bought a new acer notebook today and it came preinstalled
2	with vista. I got the acer aspire 5610-2328, intel pentium dual core processor, and it has a lot of
3	space 120 gb, and 1gb [of RAM] so I know space is not a problem. I've only been using it for a
4	couple of hours and it has already FROZEN 5 times. Yes 5 times. The last time, it froze right
5	after it finished booting." <sup>7</sup>
6	87. "I have an ACER Aspire 4720 laptop. Intel Core 2 Duo with a T7300
7	2.0 ghz chip. 1 gig of RAM. It is driving Vista home premium and doing it veeerrry slowly. Any
8	ideas?" <sup>8</sup>
9	88. "I got an Acer Aspire 3100 which came with Vista installed. Vista was
10	too heavy for it and it was so slow that it was making my work hard."9
11	89. "My new acer laptop 5050 is extremely slow! Haven't had any luck
12	getting it to respond normally, maybe I just don't know Vista home premium! Takes almost 10
13	minutes to shut down! Several minutes to load anything! Haven't installed but two programs on
14	it. Print Artist 22 platinum and Embarq security virus program. AMD ATHELON CHIP 64X2
15	120 G HD.1G DDR2 MEM. [RAM] 802.11b/g WLAN VISTA HOME PREMIUM. Maybe I
16	should reformat and inst a copy of win XP prof.! Any ideas?" <sup>10</sup>
17	90. "Hi therei just bought acer aspire 4310 and using windows vista but
18	the problem is its running very slow and always hang up, i cant work on anything anybody who
19	can help me with my problem?" <sup>11</sup>
20	91. "I bought a ACER 4210. It is so slow it cannot keep up with my typing
21	and I am always going back to insert missed letters. It is running Vista. Would going to XP fix
22	this or is it the slow processor in it. Or is it the Acer control centre which insists on taking 45
23	secs to load every time I start it. It isn't very old but it frustrates the hell out of me. I have ditched
24	
25	
26	7 http://forums.techarena.in/vista-help/697965.htm
27	http://www.computerforum.com/127074-slow-acer-laptop-vista.html http://forums.techguy.org/windows-vista-7/600485-vista-acer-notebook-no-good.html
28	http://forum.worldstart.com/showthread.php?t=128266 http://www.notebookforums.com/showthread.php?p=2676182
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1	Norton for AVG but cannot seem to remove norton fully. Years ago I had an XT that didn't
2	require this 'reediting'." <sup>12</sup>
3	92. "Hello all I purchased a Acer Genuine Intel CPU T1350 @ 1.86 gig
4	with 1 gig ram It came with vista home premium. I don't mind vista but it takes $3-5$
5	minutes for my notebook to load and general tasks are slow to run, even web browsers takes 10 to
6	20 seconds to wake up" <sup>13</sup>
7	93. "How do I speed up 1Gb RAM Vista laptop? I've just bought my
8	partner a new laptop, couldn't get a model and spec I wanted without Vista though. It arrived
9	yesterday and I am amazed at how slow Vista is. The laptop (Acer Aspire 5710) is no rocket but
10	task manager shows that 800Mb of memory from it's 1Gb [of RAM] is being used and that's just
11	with the browser running. It's even slower than the XP powered 700Mhz PIII it replaces which
12	has only 256Mb of slow RAM." <sup>14</sup>
13	94. "My husband bought me this acer for christmas in 12-17-07, and my
14	warranty just ran out 12-17-08. I have had problems with my computer shutting down and
15	restarting on its own since the second month ive owned it. I called acer tech support many times
16	and was bounced back and forth, meaning I was told it was many different things wrong with
17	system, and my internet connection, I had my internet bellsouth tech come to my house and test
18	the line and it wasnt the problem Its had issues since the begaining. My money wasnt
19	broken, or fake. not only that, vista is a problem in itself. I just feel like i got robbed."15
20	
21	VI. <u>TOLLING</u>
22	95. Because the defective nature of the Defective Notebooks is concealed,
23	Plaintiffs and the Class Members were not reasonably able to discover the Defect until after their
24	purchase and use of Acer's Defective Notebook, despite their exercise of due diligence.
25	
26	
27	http://answers.yahoo.com/question/index?qid=20080111100648AAEzZvi http://forums.whirlpool.net.au/forum-replies-archive.cfm/1141369.html
28	http://forums.techguy.org/windows-vista-7/642719-how-do-i-speed-up.html http://www.consumeraffairs.com/computers/acer.html

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1	96. Acer knew of the Defect prior to the time of sale, and concealed that
2	material information from Plaintiffs and all consumers. Any applicable statutes of limitation
3	have, therefore, been tolled by Acer's concealment of material facts.
4	97. Acer is estopped from relying on any statutes of limitation because of
5	its concealment of the Defect.
6	
7	VII. CLASS ACTION ALLEGATIONS
8	98. Plaintiffs Lora and Clay Wolph bring this lawsuit as a class action on
9	behalf of themselves and all other similarly situated consumers as members of a proposed Class
10	pursuant to Federal Rule of Civil Procedure 23.
11	99. Based upon the allegations of this Complaint, this action satisfies the
12	requirements for class certification.
13	The Class is defined as:
14	All persons and entities who reside in the United States who have
15	purchased, and have not returned for refund, a new Acer notebook
16	computer from Acer or an Acer Authorized Reseller, not for resale,
17	that came pre-installed with a Microsoft® Windows Vista Home
18	Premium, Business, or Ultimate operating system, and contained
19	1GB of Random Access Memory or less as shared memory for
20	both the system and graphics.
21	101. The following Persons shall be excluded from the Class: (1) Acer and
22	its subsidiaries, affiliates, officers and employees; (2) all Persons who make a timely election to
23	be excluded from the proposed Class; (3) governmental entities; and (4) the judge(s) to whom this
24	case is assigned and any immediate family members thereof.
25	102. Plaintiffs reserve the right to re-define the Class prior to certification.
26	103. Although the exact number of Class Members is uncertain and can only
27	be ascertained through appropriate discovery, Plaintiffs are informed and reasonably believe the
28	
	number of Class Members is in the thousands, such that joinder is impracticable.  825092.1  - 20 -

1	The Class is composed of an easily ascertainable, self-identifying set or
2	individuals and entities who purchased Acer's Defective Notebooks.
3	There is a well-defined community of interest among the proposed
4	Class Members, and the disposition of all their claims in a single action will provide substantial
5	benefits to all parties and to the Court.
6	The claims of the representative Plaintiffs are typical of the claims of
7	the Class Members in that the representative Plaintiffs, like all Class Members, purchased an
8	Acer Defective Notebook, which Acer had misrepresented its characteristics and capabilities and
9	did not have the requisite amount of RAM to adequately run Vista Premium - operating system
10	installed.
11	The representative Plaintiffs, like all Class Members, have been
12	damaged by Defendant's misconduct in that they did not get what they paid for and have incurred
13	or will incur the cost of repairing or replacing the Defective Notebooks.
14	The factual bases for Acer's misconduct are common to all Class
15	Members and represent a common thread of wrongdoing resulting in injury to all members of the
16	Class.
17	Plaintiffs will fairly and adequately protect the interests of the Class.
18	They have retained counsel with substantial experience in prosecuting consumer class actions,
19	and specifically actions involving defective products.
20	Plaintiffs and their counsel are committed to prosecuting this action
21	vigorously on behalf of the Class, and have the financial resources to do so. Neither Plaintiffs no
22	their counsel have any interests adverse to those of the Class.
23	Plaintiffs and the Class Members have all suffered and will continue to
24	suffer harm and damages as a result of Acer's unlawful and wrongful conduct.
25	The prosecution of separate actions by thousands of individual Class
26	Members would create a risk of inconsistent or varying adjudications with respect to individual
27	Class Members, thus establishing incompatible standards of conduct for Defendants.
28	

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1	113.	The prosecution of separate actions by individual Class Members
2	would also create the ris	k of adjudications with respect to them that would, as a practical matter,
3	be dispositive of the inte	erests of the other Class Members who are not a party to such
4	adjudications and would	I substantially impair or impede the ability of such non-party Class
5	Members to protect thei	r interests.
6	114.	Defendants have acted or refused to act on grounds generally
7	applicable to the entire of	Class, thereby making appropriate final declaratory and injunctive relief
8	with respect to the Class	s as a whole.
9	115.	There are numerous questions of law and fact common to Plaintiffs and
10	the Class that predomina	ate over any questions that may affect individual Class Members, and
11	include the following:	
12	a.	Whether Acer notebooks pre-installed with Vista Premium and only 1
13		GB of RAM total, to be shared between the system and graphics, are
14		defective;
15	b.	Whether Acer knew or should have known of the inherent material
16		defect in the Defective Notebooks;
17	c.	Whether Acer misrepresented that its Defective Notebooks met the
18		recommended minimum system requirements for running Vista
19		Premium;
20	d.	Whether Acer misrepresented that its Defective Notebooks could
21		effectively and adequately run with the Vista Premium operating
22		system;
23	f.	Whether Acer had an affirmative duty to disclose omitted information
24		to Plaintiffs and Class Members;
25	g.	Whether Acer failed to disclose that its Defective Notebooks did not
26		meet the recommended minimum system requirements for Vista
27		Premium;
28		
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### Case3:09-cv-01314-JSW Document130 Filed03/25/11 Page23 of 52 1 h. Whether Acer failed to disclose that the 1 GB of memory in its 2 Defective Notebooks was shared with graphics memory leaving 3 insufficient memory to run Vista Premium; 4 i. Whether Acer failed to disclose that its Defective Notebooks could not 5 effectively and adequately run with Vista Premium; 6 Whether Acer failed to disclose that its Defective Notebooks running j. 7 Vista Premium would experience serious problems, including, but not 8 limited to, freezing during use, crashing, requiring frequent restarts, and 9 experiencing slow load times, well before their warranted or expected 10 useful life; 11 k. Whether Acer misrepresented that its products had certain qualities, 12 characteristics or benefits; 13 1. Whether Acer represented that its products were of a particular 14 standard, quality or grade when they were not and/or when Acer knew 15 or should have known that they are of another standard, quality or 16 grade; 17 Whether Acer advertised and/or offered for sale products that were m. 18 defective without clearly and unequivocally indicating that the products 19 were defective and/or with intent not to sell them as advertised; 20 n. Whether the facts Acer misrepresented, concealed or failed to disclose 21 were material; 22 Whether Acer intended Plaintiffs and Class Members to rely on its o. 23 misrepresentations or omissions of material facts; 24 Whether as a result of Acer's misrepresentation and/or concealment of p. 25 material facts, Plaintiffs and the Class acted to their detriment by 26 purchasing Acer Notebooks; 27 28 825092.1 - 23 -

1	q.	Whether Plaintiffs and the Class have suffered a loss as the result of
2		Acer's failure to disclose, concealment and/or misrepresentation of
3		material facts;
4	r.	Whether Acer's conduct in advertising and selling Acer products
5		constitutes a violation of the California Consumer Legal Remedies Act,
6		Civ. Code §§ 1750, et seq.;
7	s.	Whether Acer's conduct in advertising and selling Acer products
8		constitutes a violation of California's Unfair Competition Law, Bus. &
9		Prof. Code §§ 17200, et seq.;
10	t.	Whether Acer's conduct in advertising and selling Acer products
11		constitutes a violation of California's False Advertising Law, Bus. &
12		Prof. Code §§ 17500, et seq.;
13	u.	Whether Acer created express warranties regarding its product;
14	v.	Whether Acer should be declared financially responsible for notifying
15		all Class Members of the problems with Acer products and for the costs
16		and expenses of repair and/or replacement of all such products;
17	W.	Whether Plaintiffs and the Class are entitled to compensatory,
18		exemplary and statutory damages, and the amount of such damages;
19		and
20	Х.	Whether Acer should be ordered to disgorge, for the benefit of the
21	Class, all	or part of the ill-gotten profits it received from the sale of defective Acer
22	products,	and/or to make full restitution to Plaintiffs and the Class Members.
23	116.	Given, (i) the substantive complexity of this litigation; (ii) the size of
24	individual Class Member	rs' claims; and (iii) the limited resources of the Class Members, few, if
25	any, Class Members cou	ld afford to seek legal redress individually for the wrongs Defendant has
26	committed against them.	
27	117.	Class treatment of common questions of law and fact would also be
28	superior to multiple indiv	vidual actions or piecemeal litigation in that class treatment will foster an
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1	orderly and expeditious administration of Class claims, economies of time, effort and expense,
2	and uniformity of decision.
3	This action presents no difficulty that would impede the Court's
4	management of it as a class action, and a class action is the best and/or the only available means
5	by which members of the Class can seek legal redress for the harm caused by Defendants.
6	Absent a class action, Class Members will continue to incur damages
7	and Acer's misconduct will continue without remedy.
8	120. A class action is superior to other available methods for the fair and
9	efficient adjudication of the controversy.
10	The issues common to Plaintiffs' and the Class Members' claims, some
11	of which are identified above, are alternatively certifiable pursuant to Fed. R. Civ. P. 23(c)(4) as
12	resolution of these issues would materially advance the litigation, and class resolution of these
13	issues is superior to repeated litigation of these issues in separate trials.
14	
15	FIRST CLAIM FOR RELIEF
16	(Violation of the Consumer Legal Remedies Acts, Civ. Code §§ 1750, et seq.)
17	Plaintiffs hereby incorporate by reference the allegations contained in
18	the preceding paragraphs of this Complaint.
19	123. Acer is a "person" as defined by Cal. Civil Code § 1761(c).
20	Plaintiffs and the Class Members are "consumers" within the meaning
21	of Cal. Civil Code § 1761(d).
22	The affected Defective Notebooks are "goods" within the meaning of
23	Cal. Civil Code § 1761(a).
24	126. Plaintiffs' purchase of Acer products constituted "transactions" as that
25	term is defined in Cal. Civil Code § 1761(e).
26	127. Acer's acts and omission alleged herein violated CLRA § 1770(a)(5)'s
27	proscription against representing that goods have uses, characteristics or benefits they do not
28	actually have; 1770(a)(7)'s proscription against representing that goods are of a particular
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standard, quality or grade when they are of another; and 1770(a)(9)'s proscription against advertising goods with an intent not to sell them as advertised.

- 128. Beginning on or about January of 2007 and continuing through the present Acer misrepresented to Plaintiffs and Class Members, in its advertising, warranties, and representations that: (a) its Defective Notebooks met the recommended minimum system requirements for running Vista Premium; (b) its Defective Notebooks could effectively and adequately run with a Vista Premium operating system; and (c) the Defective Notebooks would be warranted against defects in materials and workmanship for one year.
- 129. Beginning on or about January of 2007 and continuing through the present, Acer omitted, failed to disclose and/or concealed the material facts that: (a) its Defective Notebooks did not meet the recommended minimum system requirements for Vista Premium; (b) the 1 GB of memory in its Defective Notebooks was shared with graphics memory leaving insufficient memory to run Vista Premium; (c) its Defective Notebooks could not effectively and adequately run with Vista Premium; and (d) its Defective Notebooks running Vista Premium would experience serious problems, including, but not limited to, freezing during use, crashing, requiring frequent restarts, and experiencing slow load times, well before their warranted or expected useful life. Each of these material omissions were contrary to Acer's affirmative representations regarding the quality and nature of the Defective Notebooks.
- are material in that reasonable consumers would consider them important in deciding whether or not to purchase (or to pay the same price for) Acer notebooks. Had Plaintiffs and the Class known the defective nature of the notebooks, they would not have purchased the Defective Notebooks or would have paid less for them.
- 131. In failing to disclose the defective nature of the Defective Notebooks, Acer has knowingly and intentionally concealed material facts and breached its duty not to do so.
- 132. Acer knew that its Defective Notebooks were defective, would experience significant problems within the one year warranty period, and were not fit for their intended use. Acer was under a duty to disclose the defective nature of the Notebooks to

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1	Plaintiffs and the Class Members because Acer affirmatively misrepresented material facts about
2	its Defective Notebooks.
3	133. Acer's concealment and deceptive practices, in violation of the CLRA,
4	were designed to and did induce Plaintiffs and the Class Members to purchase Acer products.
5	134. A reasonable consumer would expect the Acer notebooks to function
6	properly for at least one year, the length of Acer's warranty, if not longer.
7	135. Acer performed the acts herein alleged in connection with the design,
8	marketing, advertisement, warranty and/or sale of the Defective Notebooks with the knowledge
9	and intent to defraud and deceive Plaintiff and members of the Class.
10	136. To this day, Acer continues to violate the CLRA by misrepresenting
11	and concealing the defective nature of its Defective Notebooks and by failing or refusing to reveal
12	to the Class Members that the cause of the problems with Acer's Defective Notebooks is an
13	inherent defect in materials and not a result of improper use or maintenance.
14	137. Plaintiffs, on behalf of themselves and all similarly situated, demand
15	judgment against Acer under the CLRA for injunctive relief, restitution, and/or disgorgement of
16	funds paid to Acer to purchase the Acer Defective Notebooks, and/or disgorgement of funds
17	received by Acer to repair or replace the Defective Notebooks, and/or an injunction requiring
18	Acer to repair or replace the Acer Defective Notebooks free of charge, and an award of attorneys'
19	fees.
20	138. Plaintiffs submitted a CLRA notice letter to Acer's counsel on
21	February 4, 2009, a copy of which is attached hereto as Exhibit F. Acer has failed to provide
22	appropriate relief for its violations of CLRA §§ 1770(a)(5), (7) and (9) within 30 days of receipt
23	of Plaintiffs' notification, in accordance with Civ. Code § 1782(b). Plaintiffs are therefore
24	entitled, under CLRA § 1780, to recover or obtain any of the following relief for Acer's
25	violations of CLRA §§ 1770(a)(5), (7) and (9):
26	a. actual damages under Civ. Code Section 1780(a)(1);
27	b. punitive damages under Civ. Code Section 1780(a)(4);
28	c. attorneys' fees and costs under Civ. Code Section 1780(d); and
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1	d. any other relief the Court deems proper under Civ. Code Section
2	1780(a)(5).
3	
4	SECOND CLAIM FOR RELIEF
5	(Breach of Express Warranty)
6	139. Plaintiffs hereby incorporate by reference the allegations contained in
7	the preceding paragraphs of this Complaint.
8	140. Acer's warranty provides: "Acer warrants the Product you have
9	purchased from Acer or from an Acer Authorized Reseller in the United States or Canada to be
10	free from defects in materials or workmanship under normal use during the warranty period."
11	141. The written warranty provided by Acer was a part of the basis of the
12	bargain for Plaintiffs and the Class Members in purchasing or acquiring the Acer products.
13	142. Acer's written warranty directed that Plaintiffs and Class Members
14	seeking relief under the warranty contact Acer's service department. Acer's warranty placed the
15	Plaintiffs and Class Members in a direct vertical privity and contractual relationship with Acer.
16	143. Alternatively, Plaintiffs and Class Members were third-party
17	beneficiaries to the warranty and are in a direct privity relationship as a result.
18	144. Acer's written warranty was made expressly for the benefit of Plaintiffs
19	and Class Members (the ultimate consumers) and not for the retailers who sold Acer's Defective
20	Notebooks.
21	145. Acer has breached its expressed warranty to Plaintiffs and Class
22	Members in that the Acer notebooks were materially defective from the day they were sold and
23	will not function properly, displaying serious problems such as freezing during use, crashing,
24	requiring frequent restarts, experiencing slow load times, and other manifestations of the Defect,
25	within the warranted period of one year from the date of purchase.
26	Any contractual language contained in Acer's express warranty that
27	attempts to limit remedies or the period within which to bring claims is unconscionable, fails to
28	
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SECOND AMENDED COMPLAINT

1	conform to the requirements for limiting remedies under applicable law, causes the warranties to
2	fail of their essential purpose, and is, thus, unconscionable and void.
3	147. Acer has been put on notice of its breach of express warranties by
4	Plaintiffs and Class Members through notice provided by Plaintiffs and Class Members prior to
5	the filing of this Complaint.
6	148. As a direct result of the failure of the Acer products to perform as
7	expressly warranted, Plaintiffs and the Class Members have incurred and will continue to incur
8	expenses to repair or replace the Defective Notebooks.
9	149. As a result of Acer's breach of express warranties, Plaintiffs and
10	members of the Class have been injured and are entitled to equitable/injunctive relief and/or
11	damages in a measure and amount which are to be determined at trial.
12	
13	THIRD CLAIM FOR RELIEF
14	(Violation of the Magnuson-Moss Warranty Act, 15 U.S.C. §§ 2301 et seq.)
15	150. Plaintiffs hereby incorporate by reference the allegations contained in
16	the preceding paragraphs of this Complaint.
17	The Magnuson-Moss Consumer Products Warranties Act ("Magnuson")
18	Moss"), 15 U.S.C. §§ 2301, et seq., provides a private right of action by purchasers of consumer
19	products against manufacturers or retailers who, inter alia, fail to comply with the terms of a
20	written warranty. 15 U.S.C. § 2310(d)(1). As demonstrated above, Acer has failed to comply
21	with the terms of its written warranty with regard to its Defective Notebooks.
22	152. Acer's Defective Notebooks are a consumer product as that term is
23	defined in § 2301(a) of Magnuson-Moss.
24	153. Acer is a warrantor, as that term is defined in § 2301(5) of Magnuson-
25	Moss.
26	The Plaintiffs and each member of the Class are consumers, as that
27	term is defined in § 2301(3) of Magnuson-Moss.
28	
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1	155. Acer had reasonable and adequate notice of Plaintiffs' and the Class'
2	claims of breach of its express written warranty from the sale of Defective Notebooks, and was
3	given a reasonable opportunity to cure its failure to comply with its written warranty. However,
4	Acer never cured.
5	As a result of Acer's breach of its written warranty through the
6	Magnuson-Moss Warranty Act, Plaintiffs and members of the Class have been injured and are
7	entitled to equitable/injunctive relief and/or damages in a measure and amount which are to be
8	determined at trial.
9	
10	FOURTH CLAIM FOR RELIEF
11	(Violation of Bus. & Prof. Code §§ 17500 et seq. (False Advertising)
12	157. Plaintiffs incorporate by reference the allegations contained in
13	preceding paragraphs of this Complaint.
14	158. Acer has engaged in and continues to engage in false advertising as it
15	disseminated false and/or misleading statements regarding the Defective Notebooks.
16	159. Acer knew or should have known by exercising reasonable care that its
17	representations were false and/or misleading.
18	Beginning on or about January of 2007 and continuing through the
19	present, Acer engaged in false advertising in violation of the Bus. & Prof. Code §§ 17500 et seq.,
20	by misrepresenting in its advertising, marketing and other communications that: (a) its Defective
21	Notebooks met the recommended minimum system requirements for running Vista Premium; (b)
22	its Defective Notebooks could effectively and adequately run with a Vista Premium operating
23	system; and (c) the Defective Notebooks would be warranted against defects in materials and
24	workmanship for one year.
25	161. Beginning on or about January of 2007 and continuing through the
26	present, Acer engaged in false advertising in violation of the Bus. & Prof. Code §§ 17500 et seq.
27	by omitting, failing to disclose and/or concealing the material facts that: (a) its Defective
28	Notebooks did not meet the recommended minimum system requirements for Vista Premium; (b)
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the 1 GB of memory in its Defective Notebooks was shared with graphics memory leaving insufficient memory to run Vista Premium; (c) its Defective Notebooks could not effectively and
insufficient memory to run Vista Premium; (c) its Defective Notebooks could not effectively and
adequately run with Vista Premium; and (d) its Defective Notebooks running Vista Premium
would experience serious problems, including, but not limited to, freezing during use, crashing,
requiring frequent restarts, and experiencing slow load times, well before their warranted or
expected useful life. Each of these material omissions that were contrary to Acer's affirmative
representations regarding the quality and nature of the Defective Notebooks.
By disseminating and publishing these statements in connection with
the sale of its goods, Acer has engaged and continue to engage in false advertising in violation o
Bus.& Prof. Code §§ 17500, et seq.
163. As a direct and proximate result of Acer's conduct, as set forth herein,
Acer has received ill-gotten gains and/or profits, including, but not limited to money. Therefore
Acer is unjustly enriched. Pursuant to Bus. & Prof. Code § 17535, Plaintiffs request restitution
and restitutionary disgorgement for all sums attained in violation of Bus. & Prof. Code §§ 17500
et seq.
164. Plaintiffs seek injunctive relief, restitution and restitutionary
disgorgement of Acer's ill-gotten gains as specifically provided in Bus. & Prof. Code § 17535.
165. Plaintiff and Members of the Class seek to enjoin Acer from engaging
in these wrongful practices as alleged herein, in the future. There is no other adequate remedy a
law and if an injunction is not ordered, Plaintiff and the Class will suffer irreparable harm and/or
injury.
FIFTH CLAIM FOR RELIEF
(Violation of Bus. & Prof. Code §§ 17200 (the "Unfair Competition Law")
166. Plaintiffs incorporate by reference the allegations contained in
preceding paragraphs of this Complaint.
167. Bus. & Prof. Code § 17200 prohibits acts of "unfair competition." As
used in this section, "unfair competition" encompasses three distinct types of misconduct: (a)
825092.1 - 31 -

"any unlawful...business act or practice;" (b) "any... unfair or fraudulent business act or practice;" and (c) "any... unfair, deceptive, untrue or misleading advertising."

- 168. Beginning on or about January of 2007 and continuing through the present Acer, Acer disseminated false and misleading statements to Plaintiffs and the Class by misrepresenting that: (a) its Defective Notebooks met the recommended minimum system requirements for running Vista Premium; (b) its Defective Notebooks could effectively and adequately run with a Vista Premium operating system; and (c) its Defective Notebooks would be warranted against defects in materials and workmanship for one year.
- Beginning on or about January of 2007 and continuing through the present, Acer omitted, failed to disclose, and/or concealed the material facts that: (a) its Defective Notebooks did not meet the recommended minimum system requirements for Vista Premium; (b) the 1 GB of memory in its Defective Notebooks was shared with graphics memory leaving insufficient memory to run Vista Premium; (c) its Defective Notebooks could not effectively and adequately run with Vista Premium; and (d) its Defective Notebooks running Vista Premium would experience serious problems, including, but not limited to, freezing during use, crashing, requiring frequent restarts, and experiencing slow load times, well before their warranted or expected useful life. Each of these material omissions that were contrary to Acer's affirmative representations regarding the quality and nature of the Defective Notebooks.
- 170. The aforementioned conducted violated the Unfair Competition Law by breaching the express warranty provide to the Plaintiffs and the Class with the Defective Notebooks.
- 171. Acer disseminated unfair, deceptive, untrue and/or misleading advertising in violation of the Unfair Competition Law, Bus. & Prof. Code §§ 17200, et seq., when it misrepresented, failed to disclose and/or concealed the true defective nature of the Acer notebooks in its advertising, marketing, and other broadly disseminated representations.
- 172. Acer's above-described conduct constitutes "unfair" business practices within the meaning of the Unfair Competition Law insofar as Acer's business practices alleged

1	herein are immoral, unethical, oppressive, unscrupulous and/or substantially injurious to			
2	consumers.			
3	173. Acer's above-described conduct constitutes "fraudulent" business			
4	practices within the meaning of the Unfair Competition Law insofar as Acer's business practices			
5	alleged herein are likely to deceive members of the public.			
6	174. These above-described unfair and fraudulent business practices and			
7	false and misleading advertising by Acer present an ongoing threat to Plaintiffs and the Class.			
8	Plaintiffs are informed and believe and thereon allege that Acer has systematically perpetrated			
9	deceptive and unfair practices upon members of the public and have intentionally deceived			
10	Plaintiffs and the Class.			
11	175. In addition, the use of media to promote the sale of Defective			
12	Notebooks through false and deceptive representations constitutes unfair competition and unfair,			
13	deceptive, untrue or misleading advertising within the meaning of the Unfair Competition Law.			
14	176. Acer further violated the Unfair Competition Law by engaging in			
15	unlawful conduct, including but not limited to, failing to comply with the Magnuson and Moss			
16	Warranty Act ( <u>15 U.S.C. §§ 2301 et seq.)</u> ,			
17	177. As a direct and proximate result of Acer's violation of the Unfair			
18	Competition Law, Plaintiffs and the Class Members have suffered harm in that they, would not			
19	have purchased or would have paid less for the Defective Notebooks if Plaintiffs and the Class			
20	had known of the notebook's defective nature.			
21	178. As a direct and proximate result of Acer's violation of the Unfair			
22	Competition Law, Plaintiffs and the Class Members have suffered harm in that they purchased			
23	Acer Defective Notebooks that will not run properly and have incurred or will be required to			
24	incur costs to replace or repair their Defective Notebooks.			
25	179. As a direct and proximate result of Acer's violation of the Bus. & Prof.			
26	Code §§ 17200 et seq., Acer has been unjustly enriched at the expense of Plaintiffs and the Class			
27	and should be required to make restitution to Plaintiffs and the Class Members or make			
28	restitutionary disgorgement of its ill-gotten profits pursuant to Bus. & Prof. Code § 17203.			
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	180.	The refusal to pay for additional RAM to fix the Defective Notebooks,
continuing s	ale of the De	efective Notebooks, and continuing misrepresentations in connection with
the sale, adv	ertisement a	and distribution of the Defective Notebooks constitute ongoing violations
of Bus. & Pr	of. Code §§	17200 et seq., and justifies an issuance of an injunction requiring Acer to
act in accord	lance with th	ne law. All remedies are cumulative pursuant to Bus. & Prof. Code §
17205		

- 181. Plaintiffs, on behalf of themselves and all others similarly situated, demand judgment against Acer for injunctive relief in the form of restitution, and/or restitutionary disgorgement, and/or injunctive relief in the form of replacement of the Defective Notebooks, and an award of attorneys' fees.
- 182. Plaintiffs and Members of the Class seek to enjoin Acer from engaging in these wrongful practices as alleged herein, in the future. There is no other adequate remedy at law and if an injunction is not ordered, Plaintiffs and the Class will suffer irreparable harm and/or injury.

## PRAYER FOR RELIEF

Plaintiffs, on behalf of themselves and all others similarly situated, request the Court enter judgment against Acer, as follows:

- a. An order certifying the proposed Class, designating Plaintiffs as the named representatives of the Class, and designating the undersigned as Class Counsel;
- A declaration that Acer is financially responsible for notifying all Class
   Members of the problems with Acer Defective Notebooks;
- c. An order enjoining Acer from further deceptive advertising, marketing, distribution, and sales practices with respect to Acer Notebooks and to either add the RAM necessary for the Notebook to run properly with the version of Vista on Plaintiffs' and Class Members' Notebooks, or to

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	Case3:09-cv-01314-J	SW Document130	Filed03/25/11	Page35 of 52	
1		replace their Notebook	with a Noteboo	k that has the necessary RAM to	
2		run properly;			
3	d.	An award to Plaintiffs	and the Class of	compensatory, exemplary, and	
4		statutory damages, inc	luding interest th	nereon, in an amount to be	
5		proven at trial;	C	,	
6	e.	An order requiring the restitution and restitutionary disgorgement to the			
7		Class of all profits unlawfully obtained by Acer;			
8	f.	An award of attorneys' fees and costs, as allowed by law;			
9	g.				
10					
11	h.	For leave to amend the	e Complaint to co	onform to the evidence produced	
12		at trial; and	-	-	
13	i. Such other or further relief as may be appropriate under the			ppropriate under the	
14		circumstances.			
15					
16		DEMAND FO	R JURY TRIAL	4	
17	Plaintiffs demand a trial by jury of any and all issues in this action so triable.				
18			-		
19	DATED this 25th day of I	March, 2011.	/s		
20	·		Daniel L. Wars dwarshaw@ps	· · · · · · · · · · · · · · · · · · ·	
21			Bobby Pouya (	245527)	
22			bpouya@pswp Pearson, Simon	law.com n, Warshaw & Penny, LLP	
23				Boulevard. Suite 400	
24			Telephone: (	818) 788-8300	
25			Facsimile: (	818) 788-8104	
26			Michael P. Leh mlehmann@ha	· · · · · · · · · · · · · · · · · · ·	
			Hausfeld, LLP	-	
27			44 Montgomer San Francisco,	y Street, Suite 3400 CA 94104	
28			Telephone:	(415) 633-1908	
	825092.1		35 -	(415) 693-0770	
		SECOND AMENI	DED COMPLAINT	SA35	

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1			Richard S. Lewis*
2			rlewis@hausfeldllp.com
			James J. Pizzirusso* jpizzirusso@hausfeldllp.com
3			Melinda Coolidge*
4			mcoolidge@hausfeldllp.com Hausfeld LLP
5			1700 K Street NW
6			Washington, DC 20006 Telephone: (202) 540-7200
7			Facsimile: (202) 540-7201
8			Jori Bloom Naegele*
9			jbnaegele@gmail.com Robert D. Gary*
10			rdgary@gmail.com
			Gary, Naegele & Theado, LLC 446 Broadway Ave.
11			Lorain, OH 44052-1740
12			Telephone: (440) 244-4809 Facsimile: (440) 244-3462
13			` ,
14			Attorneys for Plaintiffs and the Proposed Clas
15			* Admitted to practice <i>pro hac vice</i>
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			DED COMPLAINT

# **EXHIBIT A**

# **WARRANTY REFERENCE TABLE**

Central Time	
8:00am – 5:00pm Saturday	
Monday – Friday	
8:00am – 8:00pm	
English Technical Support	Hours of Operation
254-298-4696 (United States)	Service phone number
www.acerpanam.com	Service Website
90 days	Software Support
1 Year	Hardware Technical Support 1 Year
Carry In	
1 Year Parts & Labor, Mail In or	Warranty Length/Type
	Aspire™
Coverage	Warranty Area

Please see the Limited Product Warranty below for details regarding warranty coverage.

Note: All terms and conditions subject to change without notice

Rev.: 1005 PN: 46.AD094.007

# **Limited Product Warranty**

# What is covered by this warranty?

workmanship under normal use during the warranty period. This warranty extends either a LCD or CRT monitor in the same box) it is covered as shown in the Warranty purchased was a "bundled" product (bundled meaning a desktop computer and purchases, leases, or otherwise obtains the Product from you. If the product you only to you, the original Purchaser. It is not transferable to anyone who subsequently Reseller in the United States or Canada to be free from defects in materials or Acer warrants the Product you have purchased from Acer or from an Acer Authorize **SA38** 

# What is not covered by this warranty?

by Acer; (c) by modification of the Product; (d) as a result of service by anyone other accordance with the User's Manual that accompanies the Product, or other misuse, the Product other than for its normal intended use, failure to use the Product in (e.g. plastics, etc.). keyboard and mice, (h) the replacement of parts due to normal wear and tear parts (f) improper installation of third-party products (e.g. memory cards), (g) external packing when returning the Product to Acer or an Acer Authorized Service Provider; than Acer or an Acer Authorized Service Provider; or (e) improper transportation or abuse, or negligence to the Product; (b) by the use of parts not manufactured or sold any Product that has been damaged or rendered defective (a) as a result of use of from an Acer Authorized Reseller. This Limited Warranty also does not extend to This Limited Warranty does not extend to any Product not purchased from Acer or

of purchase by the end user. In the event that you receive defective media, Acer wil supplied on the hard drive. neglected or damaged by the user. It is your responsibility to back up all software "hard copy" media, e.g. diskettes, CD-ROMs, upon which this software is delivered to be "free from defects and workmanship" for a period of 90 days after the date Regarding Acer-supplied software that accompanies the Product, Acer warrants the replace the defective media at no charge to you. Media is not covered if abused,

of repair or service to remedy software defects. assume both the risk as to the quality and performance of this software and the cost uninterrupted or error-free, or that this software will meet your requirements. You particular purpose. Acer does not warrant that the operation of this software will be warranty of non-infringement of third-party rights, merchantability or fitness for a any and all warranties, expressed or implied, including but not limited to any implied Except for this media warranty, this software is provided "As Is" and Acer disclaims

PURPOSE. ANY IMPLIED WARRANTIES THAT MAY BE IMPOSED BY APPLICABLE LAW LIABLE FOR ANY INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES, INCLUDING ARE LIMITED TO THE TERM OF THIS WARRANTY. IN NO EVENT SHALL ACER BE TO THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR WARRANTIES, EXPRESSED OR IMPLIED OR STATUTORY, INCLUDING BUT NOT LIMITED EXCEPT FOR THE WARRANTIES SET FORTH HEREIN, ACER DISCLAIMS ALL OTHER

of 52 Filed03/25/11 Page39 AND (UPON AVAILABILITY) REPLACEMENT, AS APPLICABLE, UNDER THE WARRANTY SERVICES DESCRIBED HEREIN IS YOUR SOLE AND EXCLUSIVE REMEDY WITH RESPECT BUT NOT LIMITED TO LOSS OF BUSINESS, PROFITS, DATA OR USE, WHETHER IN AN ACTION IN CONTRACT OR TORT OR BASED ON A WARRANTY, ARISING OUT OF TO ANY BREACH OF THE ACER LIMITED WARRANTY SET FORTH HEREIN ACER-SUPPLIED SOFTWARE THAT ACCOMPANIES THE PRODUCT, EVEN IF ACER HAS OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE PRODUCT OR ANY BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, YOU AGREE THAT REPAIR

warranty service provided on these supported components will be equal to the Add-on Components (HDD, CD-ROM, Sound cards, etc.) purchased from Acer and not installed in an Acer system are covered by a limited warranty as defined on the Warranty Card which comes with the component. For components purchased from support and part replacement service for the duration of the system warranty. warranty service in effect on the system on which the components are installed as "Supported" on Acer's Qualified Vendor List, Acer will provide warranty technical Acer or an Acer Authorized Reseller and installed in an Acer system which are defined Proof of purchase from Acer for all the components is required.

storage media. You are responsible for saving (backing up) any programs, data or Acer is not responsible for damage to or loss of any programs, data, or removable removable storage media

Some states or provinces do not allow the exclusion or limitation of incidental or the exclusions or limitations of this Limited Warranty may not apply to you allow limitations on how long an implied warranty lasts. In such states and provinces, consequential damages for consumer products, and some states and provinces do not

Document130 provincial laws for a full determination of your rights. rights that vary from state to state. You are advised to consult applicable state and This Limited Warranty gives you specific legal rights. You may also have other

# How long is my warranty?

purchase. Your original purchase invoice (sales receipt) showing the date of purchase of the Product is your proof of the date of purchase. The warranty period is not extended if we repair or replace a warranted product or any parts. Acer may change extended through service contracts. The warranty period commences on the date of warranty of the battery is one (1) year from the date of purchase and can not be Your warranty is one (1) year from the date of purchase. For notebook products the the availability of limited warranties, at its discretion, but any changes will not be

# Case3:09-cv-01314-JSW How do I obtain warranty service?

the warranty services applicable to the Product. If necessary we will either send you defect in material or workmanship within the warranty period, Acer will provide diagnose the issue. If our technician believes the Product does or may exhibit a listed in the Warranty Reference Table above. Our Acer technicians will help you Acer service is here to help you. Simply contact Acer Service by calling the number

Note: All terms and conditions subject to change without notice

Rev.: 1005 PN: 46.AD094.007

instruct you on how to mail it in or carry it in to either an Acer repair center or an **9**Acer Authorized Renair provider a part or have your product repaired. If the product needs to be repaired we will Acer Authorized Repair provider.

become the property of Acer

the warranty period subject to the following terms and conditions: Canada, or Puerto Rico you are entitled to service under this Limited Warranty during If you are located in the United States (fifty (50) states and District of Columbia),

- Before calling Acer Technical Support, please run the hardware diagnostics. This will help us provide you with better quality support. Please refer to your User's Guide for instruction
- ω be used as a means of identifying the Product returned. diagnostic procedures. Acer will then issue you a Service Request (SR) Number to resolution is not possible, Acer will require your assistance in performing routine Acer will attempt to resolve warranty issues over the telephone. If telephone
- any other charges associated with transportation of the Product. In addition, you are responsible for insuring any Product shipped or returned. You assume You must prepay any shipping charges, export taxes, custom duties and taxes or Mail-In service must take place by returning the product to an Acer authorized the risk of loss during shipment. location as identified by Acer personnel at the time the SR number is issued. Carry-In service may take place at any of the Acer Authorized Service Centers.
- 4 Use the original shipping and packing materials and include a description of exterior shipping container. the Product symptom. The Service Request (SR) Number must be placed on the
- You must provide Acer or an Acer Authorized Service Provider with proof of the place and date of purchase

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with the latest information about your product. We encourage you to register your and support coverage should you need it. To register go to our Service website product within 30 days of the original purchase in order to receive prompt service http://www.acerpanam.com and choose "Register Your System". Registration of your product helps us better serve you and keep you up-to-date

provisions. Service options are subject to change without notice by the laws of the State of California exclusive of its choice of law All product warranties and warranty options shall be governed exclusively

### Addendum for Acer notebooks

### English

Thank you for choosing this Acer product.

Acer delivers a superior user experience via the Microsoft<sup>®</sup> Windows Vista™ operating system (OS). By manufacturer default, the Windows Vista™OS and Acer applications utilize 8.7 GB or more of hard disk space – this figure may vary depending on preloaded materials and the operating environment.

Acer eRecovery Management may utilize another 8-10 GB of the stated hard disk capacity as dedicated backup space (10 GB with Microsoft® Works 8.5 with Office Home and Student 2007 Trial or Microsoft® Office Ready 2007, subject to availability). This backup space is stored in a separate partition of your hard disk and will not be viewable using Windows Explorer.

The available, usable capacity of your hard disk is equal to the total size of the hard disk minus the space occupied by the Acer eRecovery Management backup partition and all preloaded content.

Acer recommends using a DVD-R or DVD+R to burn\* a backup image of your system via Acer eRecovery Management.

\*DVD burner available on select models only.

### Français

Nous vous remercions de votre achat de ce produit Acer.

Acer offre une expérience utilisateur supérieure via le système d'exploitation (SE) Microsoft® Windows Vista™. Par défaut d'usine, le SE Windows Vista™ et les applications Acer utilisent 8,7 Go ou plus d'espace du disque dur – cette figure peut varier selon ce qui est préchargé et l'environnement d'utilisation.

Acer eRecovery Management peut utiliser de 8 à 10 Go supplémentaires de la capacité déclarée du disque dur comme espace dédié de sauvegarde (10 Go avec Microsoft® Works 8.5 avec Office Famille et Etudiant 2007 Essai ou Microsoft® Office Ready 2007, selon disponibilité). Cette espace de sauvegarde est stocké sur une partition séparée de votre disque dur et ne sera pas affichable en utilisant l'Explorateur Windows.

La capacité disponible, utilisable de votre disque dur est égale à la taille totale du disque dur moins l'espace occupé par la partition de sauvegarde de Acer eRecovery Management et tout le contenu préchargé.

Acer recommande l'utilisation d'un DVD-R ou DVD+R pour graver\* une image de sauvegarde de votre système via Acer eRecovery Management.

\*Graveur DVD disponible sur certains modèles seulement.

### ■ Deutsch

Danke, dass Sie sich für dieses Acer-Produkt entschieden haben.

Acer bietet Ihnen mit dem Betriebssystem (OS) Microsoft<sup>®</sup> Windows Vista™ jetzt ein ganz neues Computererlebnis. Standardmäßig werden von Windows Vista™ und den Acer-Anwendungen 8,7 GB oder mehr an Festplattenspeicherplatz belegt — dieser Wert kann sich jedoch je nach bereits installiertem Inhalt oder dem Bedienungsumfeld unterscheiden.

Acer eRecovery Management nutzt weitere 8-10 GB an Festplattenplatz für Sicherungszwecke (10 GB mit Microsoft<sup>®</sup> Works 8.5 mit Office Home und Student 2007 Trial oder Microsoft<sup>®</sup> Office Ready 2007; je nach Verfügbarkeit). Der Speicherplatz für Sicherungskopien wird in einer separaten Partition der Festplatte bereitgestellt und kann mit Windows Explorer nicht eingesehen werden.

Der verfügbare, nutzbare Speicherplatz der Festplatte entspricht der Gesamtgröße minus dem Platz, der von Sicherungspartition von Acer eRecovery Management und von im voraus installierten Komponenten belegt ist.

Acer empfiehlt die Verwendung einer DVD-R oder DVD+R zum Brennen\* eines Sicherungsbilds des Systems mit Hilfe von Acer eRecovery Management.

\*Ein DVD-Brenner steht nur für ausgewählte Modelle zur Verfügung.

### Italiano

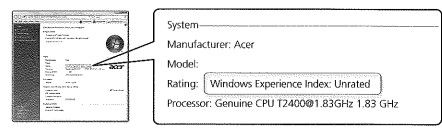
Grazie per aver scelto questo prodotto Acer.

Acer garantisce all'utente esperienze di livello superiore grazie al sistema operativo (OS) Microsoft® Windows Vista™. Come impostazione predefinita dal produttore, il sistema operativo Windows Vista™ e le applicazioni Acer utilizzano almeno 8,7 GB di spazio su disco rigido — il valore può variare in base ai contenuti precaricati e all'ambiente operativo.

Acer eRecovery Management potrebbe utilizzare altri 8-10 GB della capacità disco rigido stabilita come spazio riservato al backup (10 GB con Microsoft<sup>®</sup> Works 8.5 per Office Home e Student 2007 Trial o Microsoft<sup>®</sup> Office Ready 2007, soggetti a disponibilità). Lo spazio di backup è allocato in una diversa partizione del disco rigido e non è visualizzabile usando Esplora risorse.

Case3:09-cv-0 (1) (2) (2) (2) (3) (3) Filed03/25/11 Page41 of 52

### Addendum for Acer notebooks



**■** English

Rate your computer's performance:

The Windows Experience Index measures the capability of your computer's hardware and software configuration and expresses this measurement as a number called a "Base score". If your system has an "Unrated" index level, please use the following directions to get an accurate "Base score".

To rate your computer's performance\*, open the Rate and improve your computer's performance screen. Do this by selecting "Show more details" on the right side of your Welcome Center, shown at startup. This takes you to the View basic information about your computer screen, where you select "Windows Experience Index". Alternately, select "Control Panel" from the Start menu, then "System and Maintenance". In the System and Maintenance screen find the System option and select "Check your computer's Windows Experience Index base score" directly underneath.

If you install new hardware and wish to see if your score has changed; while in the Rate and improve your computer's performance screen, select "Update my score".

\* Make sure that the AC adapter is properly plugged into the computer and to the power outlet.

### ■ Français

Évaluez la performance de votre ordinateur :

L'Indice de performance Windows mesure la capacité de la configuration matérielle et logicielle de votre ordinateur et exprime cette mesure sous forme d'un nombre appelé une « Note de base ». Si votre système à un niveau d'indice « non évalué », veuillez utiliser les instructions suivantes pour obtenir une « Note de base » précise.

Pour évaluer la performance de votre ordinateur\*, ouvrez l'écran Évaluer et améliorer la performance de votre ordinateur. Faites ceci en sélectionnant « Afficher plus de détails » sur le côté droit de votre Centre d'accueil affiché au démarrage. Ceci vous amène à l'écran Afficher des informations de base sur votre ordinateur, dans lequel vous sélectionnez « Indice de performance Windows ». Vous pouvez également sélectionner « Panneau de configuration » dans le menu Démarrer, puis « Système et maintenance ». Dans l'écran Système et maintenance, trouvez l'option Système et sélectionnez « Vérifier la note de base de l'indice d'expérience Windows de votre ordinateur » directement au-dessous.

Si vous installez un nouveau matériel et souhaitez savoir si votre note a changé, dans l'écran Évaluer et améliorer la performance de votre ordinateur, sélectionnez « Mettre à jour ma note ».

\* Assurez-vous que l'adaptateur secteur est correctement branché à l'ordinateur et à la prise secteur.

### Deutsch

Bewerten Sie die Leistung Ihres Computers:

Der Windows Leistungsindex misst die Leistungsfähigkeit Ihrer Computer-Hardware- und Software-Konfiguration und vergibt als Messergebnis eine "Gesamtwert". Wenn die Indexstufe Ihres Systems "Nicht bewertet" ist, gehen Sie folgendermaßen vor, um einen akkuraten "Gesamtwert" zu erhalten.

Um die Leistung Ihres Computers zu bewerten\*, öffnen Sie das Fenster Leistung von Computer bewerten und verbessern. Wählen Sie "Weitere Einzelheiten zeigen" auf der rechten Seite des Willkommen-Center, das beim Start gezeigt wird. Sie gelangen dann zum Fenster Grundlegende Informationen über den Computer anzeigen, in dem Sie dann "Windows Leistungsindex" auswählen. Oder wählen Sie "Systemsteuerung" im Startmenü und dann "System und Instandhaltung". Im Fenster System und Instandhaltung sehen Sie die Option System. Wählen Sie "Gesamtwert des Windows Leistungsindex für den Computer prüfen' darunter.

Wenn Sie neue Hardware installieren und nachsehen möchten, ob sich der Gesamtwert geändert hat, wählen Sie im Fenster Leistung des Computers bewerten und verbessern die Option "Gesamtwert aktualisieren".

\*Das Netzteil muß fest in den Computer und die Steckdose eingesteckt sein

### **■** Italiano

Valuta le prestazioni del computer:

Windows Experience Index misura le funzionalità della configurazione hardware e software del computer e esprime queste misurazioni con un valore numerico definito "Base score". Se l'indice del livello del sistema è "Non classificato", seguire le seguenti istruzioni per ottenere un "Base score" accurato.

# **EXHIBIT B**

www.noguska.com

www.nolapro.com

741 N. Countyline St. Fostoria, OH 44830 Phone: 419.435.0404

Fax: 419,435,1844

Wolph Chiropractic 123 S Main St. Fostoria, OH 44830

11/3/2008

Mr. Wolph,

This letter is an explanation of the work performed on your Acer Notebook at our shop as outlined on invoice #3957-0. The specifications of the computer from the factory show that it was shipped with 1GB DDR-2 of system memory. As a technician/engineer I felt that this was inadequate system memory for a computer operating Windows Vista. Especially since the video memory is shared with the system memory, leaving a usable 768MB of system memory. Since the system memory was low, performance of windows was significantly decreased. This is because Microsoft specifies Windows Vista needs at least 1GB of full system memory to operate properly. The solution to this issue was to add 2GB more of system memory to make the computer fully functional.

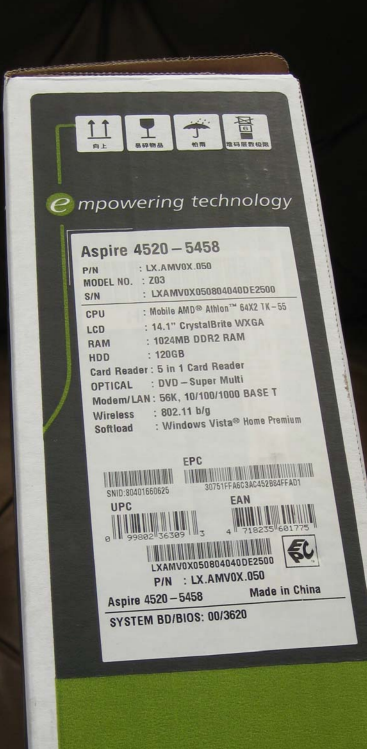
It is my conclusion that all Acer brand notebook computers do not meet most quality standards for computing. I hope this letter gives you a better understanding of your computer and the work performed. Best regards,

Justin Brickner Hardware Department Manager, Noguska LLC jbrickner@noguska.com

# EXHIBIT C

1	F I DITTED OF A TEC DICTED COLUDE
2	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT CALIFORNIA
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4	
5	LORA AND CLAY WOLPH, on behalf of themselves and all others similarly situated,
6	AFFIDAVIT OF MICHAEL P.
7	Plaintiffs,  LEHMANN PURSUANT TO  CALIFORNIA CIVIL CODE § 1780
8	ACER AMERICA CORPORATION, a
9	California corporation,
10	Defendant.
11	I MICHAEL D. LEHMANDI dodogo oo Callanna
12	I, MICHAEL P. LEHMANN, declare as follows:
13	1. I am a partner of the law firm of Hausfeld LLP, counsel for Plaintiffs Lora and
14	Clay Wolph.
15 16	2. This action has been commenced in a county described in California Civil Code §
10 17	1780 as a proper place for the trial of the action
18	3. Acer America Corporation, Inc., the Defendant in this action, does substantial
19	business in San Francisco County.
20	4. I declare under penalty of perjury under the laws of the state of California that the
21	foregoing is true and correct.
22	Executed on this 25th day of March 2009 at San Francisco, California.
23	· Malle
24	Michael P. Lehmann (77152) mlehmann@hausfeldllp.com
25	Hausfeld, LLP
26	44 Montgomery Street, Suite 3400 San Francisco, CA 94104
27	Telephone: (415) 633-1908 Facsimile: (415) 693-0770
28	
	- 1 - AFFIDAVIT OF MICHAEL P. LEHMANN PURSUANT TO CA. CIV. CODE § 1780
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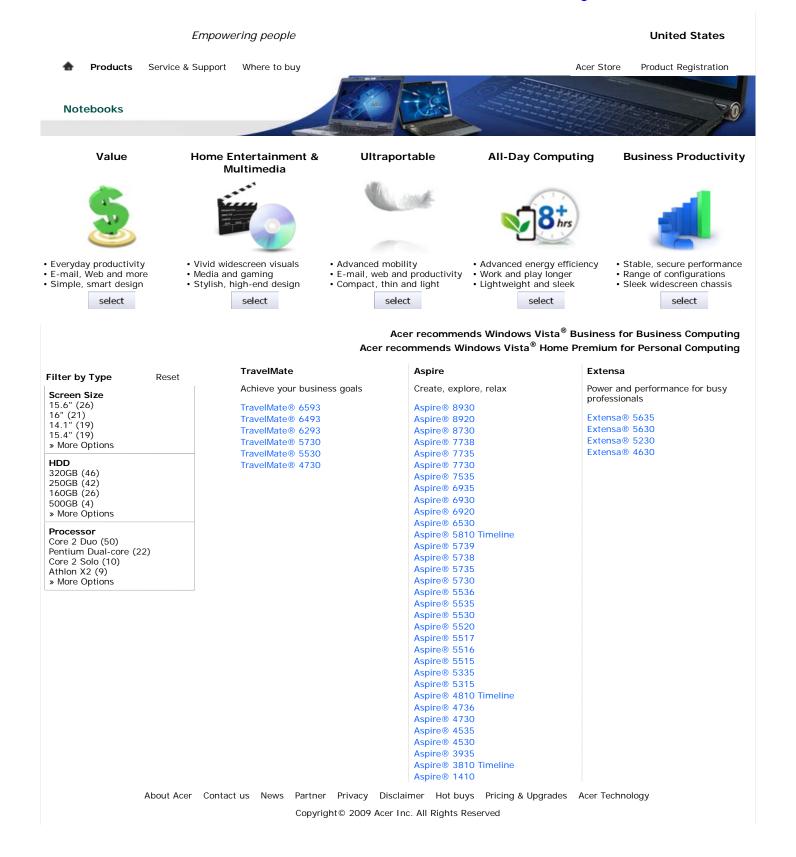
# **EXHIBIT D**





# EXHIBIT E

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**SA49** 

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# **EXHIBIT F**

### GARY, NAEGELE & THEADO, LLC

ROBERT D. GARY†
JORI BLOOM NAEGELE\*
THOMAS R. THEADO
THOMAS A. DOWNIE
RICHARD M. MCKEE
D.J. YOUNG III;

† also admitted in New York \* also admitted in Colorado ‡ also admitted in Virginia **ATTORNEYS AT LAW** 

446 Broadway Avenue Lorain, Ohio 44052-1740 TELEPHONE: (440) 244-4809

TELEFACSIMILE: (440) 244-3462

EMAIL: Office@GNTLaw.com

February 4, 2009 Via Certified Mail

### FOR SETTLEMENT PURPOSES ONLY

Beatriz Duenas, Esq. Acer America Corporation 333 West San Carlos Street Suite 1500 San Jose, CA 95110

RE: Acer Notebook Computer/Vista Problems - Notice of Breach and Opportunity to Cure

Dear Ms. Duenas:

Thank you for your call yesterday in response to my initial letter to Acer America dated January 22, 2009. As I advised you, the serial number of the Wolph's computer is LXAMV0X050804040DE2500. As further identifying information, it is Aspire 4520 – 5458, Model No. Z03. As you already know, my firm, along with Hausfeld LLP, represent Lora and Clay Wolph of Fostoria, Ohio with regard to the Acer 4520-5458 notebook that they purchased from Wal-Mart on April 20, 2008 for \$586.36. The computer was advertised as containing "1024MB DDR2 RAM" and came pre-installed with a Windows Vista® Home Premium operating system. Shortly after their purchase, our clients discovered that their computer would not run properly. After numerous attempts at troubleshooting, our clients learned that their computer did not have enough memory to effectively run Vista. Microsoft's Vista Premium requirements state that 1GB of RAM is needed to run the software and that 128MB of graphics memory is also needed, at a minimum, for the computer to run effectively. See http://www.microsoft.com/windows/windows-vista/get/systemrequirements.aspx. However, Acer has defectively designed this product to devote 250MB of RAM to graphics which only leaves approximately 750MB of RAM to run Vista. This was not disclosed in any of the materials that our clients were provided, nor were they told that the computer needs 1GB of memory devoted exclusively to running Vista in order to be able to utilize many of the operating system's features. Further, Microsoft and most computer professionals recommend at least 2GB of RAM to effectively run Vista.

After emailing Acer's customer service department, our client was told of Vista's minimum system requirements and offered no other assistance. Thus, on November 3, 2008, our clients were forced to spend \$157.40 to upgrade their computer's memory just so that it would run as advertised and promoted.

Our research has led us to the conclusion that there are numerous other Acer customers who are also experiencing these same problems. In the event that this issue is not resolved, please be advised that we would seek to represent a nationwide class of purchasers who have experienced similar issues with their Acer notebooks. We would bring claims for breach of express and implied warranty; violations of the Magnuson-Moss Warranty Act; Violations of Bus. and Prof. Code, §§ 17200 and 17500; Violations of the Consumer Legal Remedies Act, Civ. Code § 1750; and unjust enrichment.

Beatriz Duenas, Esq. February 4, 2009 Page Two

### GARY, NAEGELE AND THEADO, LLC

Pursuant to the California Consumer Legal Remedies Act ("CLRA"), California Civil Code § 1750, et seq. (specifically, §§ 1782(a)(1) and (2)), Lora and Clay Wolph, on behalf of themselves and all other similarly situated consumers nationwide (collectively, the "Class"), through their undersigned counsel, hereby notify you that Acer America Corporation is alleged to have violated the CLRA by warranting, marketing, advertising, and selling Acer computers that Acer knew were inherently defective because the computers do not have the requisite 1GB of RAM devoted to running Windows Vista operating system.

Acer's misrepresentations and its failure to disclose the Defect in warranting, marketing, advertising, and selling Acer computers constitute the following violations of the CLRA:

- 1. Acer has represented that its goods have characteristics, uses or benefits that they do not have (§ 1770(a)(5));
- 2. Acer has falsely represented that its goods are of a particular standard, quality or grade when they are of another (§ 1770(a)(7)); and
- 3. Acer has advertised its goods with the intent not to sell them as advertised (§ 1770(a)(9)).

Pursuant to Section 1782 of the CLRA, and based on the foregoing, we hereby demand that within thirty (30) days of receiving this letter, Acer agree to refund our clients their entire purchase price, or, at the very least, provide our clients with compensation for the repairs they had to undertake. Our clients further request that Acer provide a corrective advertising and notice campaign and stops selling all 1GB notebooks with a Vista operating system.

If you have any questions, please contact my office. I look forward to hearing from you soon.

Very truly yours.

óri Bloom Naegele

JBN/sy

pc:

Lora & Clay Wolph Richard S. Lewis, Esq.