ICOUNSEL LISTING ON FOLLOWING 1 PAGE 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 CENTRAL DISTRICT OF CALIFORNIA 9 PERFECT 10, INC., a California Case No. CV 04-9484 AHM (SHx) 10 corporation [Consolidated with Case No. CV 05-4753 AHM (SHx)] 11 Plaintiff, VS. JOINT STIPULATION RE 12 **GOOGLE INC.'S MOTION TO** GOOGLE INC., a corporation; and 13 **DETERMINE THE SUFFICIENCY** DOES 1 through 100, inclusive OF PERFECT 10 INC.'S 14 **RESPONSES TO GOOGLE'S** Defendants. REQUESTS FOR ADMISSION. 15 SETS 1 AND 2 AND COUNTERCLAIM 16 PERFECT 10, INC., a California Hon. Stephen J. Hillman corporation, 17 Plaintiff, Courtroom.: 550 18 Hearing Date: November 17, 2008 VS. Hearing Time: 2:00 pm 19 AMAZON.COM, INC., a corporation; 20 Discovery Cutoff: None Set A9.COM, INC., a corporation; and Pretrial Conference Date: None Set DOES 1 through 10, inclusive, 21 Trial Date: None Set Defendants. 22 23 24 25 26 27

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I. INTRODUCTION

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Pursuant to Fed. R. Civ. P. 36(a)(6) and Local Rule 37-2.1, Defendant and Counterclaimant Google Inc. ("Google") and Plaintiff Perfect 10, Inc. ("Perfect 10") submit the following joint stipulation regarding Google's Motion to Determine the Sufficiency of Perfect 10's Responses to Google's Requests for Admission, Sets 1 and 2. Google's Requests for Admission and Perfect 10's responses are attached to the accompanying Declaration of Rachel M. Herrick in Support of Google's Motion to Compel ("Herrick Decl."), at Exhs. A, B, C, & D. Pursuant to Local Rule 37-1, the parties conducted a pre-filing conference of counsel on May 23, 2008 (by letter), August 8, 2008 (by letter), September 17, 2008, and on various dates thereafter. See Herrick Decl., Exhs. E, F & G.

Α. **GOOGLE'S PRELIMINARY STATEMENT**

Google moves for a determination regarding the insufficiency of Perfect 10's responses to Google's Requests for Admission. Perfect 10 has brought a sprawling and complex intellectual property lawsuit against Google, in which it asserts numerous state and federal claims, publicity rights on behalf of nine persons, and allegations of millions of supposed infringements of over 1000 copyright registrations (which purportedly include over 30,000 distinct images). Perfect 10 further claims to have sent Google more than 70 purported DMCA notices, allegedly complaining of over one million infringements. Despite the massive dimensions of its claims, Perfect 10 has consistently failed to meet its corresponding responsibility to respond to properly propounded requests for admission which, if adequately answered, would narrow the range of issues for dispositive motion and trial.

To date, Google has propounded several hundred Requests concerning issues going to the very core of Perfect 10's case, including Perfect 10's own alleged copyrighted works being asserted here, its registrations, its finances, and its purported

DMCA notices. Perfect 10's responses have been deficient in numerous respects, and Case No. CV 04-9484 AHM (SHx) Consolidated with Case No. CV 05-4753 AHM (SHx)]

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despite extensive meet and confer efforts, the parties have been unable to resolve their dispute.

This motion addresses Perfect 10's 786 deficient responses. Of these, 645 of the Requests sought admissions regarding the content and sufficiency of 72 of Perfect 10's purported DMCA notices. Google propounded these Requests in order to narrow the disputed facts regarding Perfect 10's alleged DMCA notices, in advance of Google's filing of a motion for partial summary judgment on Google's entitlement to DMCA safe harbor. Despite their clear relevance, and the fact that information regarding Perfect 10's own notices is well within its knowledge, Perfect 10 objected to these Requests, responding deficiently to 167 of them, and flatly refusing to respond to the remaining 478.

The remaining 141 Requests at issue in this motion seek admissions designed to narrow the disputed issues regarding Perfect 10's asserted works, Perfect 10's claimed damages, Google's qualification for DMCA safe harbors, and Perfect 10's theories of liability with respect to its various copyright claims against Google. Indeed, several of these categories of Requests target information that Judge Matz has agreed are appropriately and efficiently obtained via requests for admission. See Herrick Decl., Exh. H (10/6/08 Status Conference Transcript, p. 48) (describing use of requests for admission as "a very direct, informal and cheap way of narrowing the issues. So go ahead and do it. I encourage that."). Nevertheless, in derogation of Rule 36 and Judge Matz's guidance, Perfect 10 has either responded deficiently, or has failed to provide any substantive response whatsoever to these Requests for Admission. Where Perfect 10 did attempt a response, its responses are evasive and incomplete, containing non-responsive commentary, boilerplate statements, inflammatory argument apparently designed to render the answers unusable and meritless objections.

1	Perfect 10's conduct here is unacceptable. "The purpose of Rule 36(a) is
2	to expedite trial by establishing certain material facts as true and thus narrowing the
3	range of issues for trial." Asea, Inc. v. Southern Pacific Transportation Co., 669 F.2d
4	1242, 1245 (9th Cir. 1982). "Parties may not view requests for admission as a mere
5	procedural exercise requiring minimally acceptable conduct. They should focus on
6	the goal of the Rules, full and efficient discovery, not evasion and word play."
7	Marchand v. Mercy Med. Ctr., 22 F.3d 933, 936-37 (9th Cir. 1994). When a party
8	receives deficient responses to its Requests for Admission, it "may move to
9	determine the sufficiency of an answer or objection." Fed. R. Civ. P. 36(a)(6). If the
10	Court determines that the response is insufficient or that objections are not justified,
11	the Court "may order either that the matter is admitted or that an amended answer be
12	served." <u>Id.</u> The decision as to whether requests should be deemed admitted or the
13	responding party should be ordered to serve an amended answer "is left to the sound
14	discretion of the district judge [or magistrate]." Asea, 669 F.2d at 1247.
15	Perfect 10's responses are deficient. Perfect 10's chief complaint is that
16	Google's requests are burdensome. Though Google agrees that responding to them
17	will take time, that burden certainly is not <u>undue</u> . Both parties have served a large
18	number of requests for admission in this case. Perfect 10 itself has served 715
19	requests (which Google answered), and Google has served 962. Serving a large

onding to them e served a large served 715 ving a large number of requests for admission covering many discrete factual issues in a complex, far ranging case like this one "is not inappropriate, since the purpose of Requests for Admissions is not necessarily to obtain information but to narrow issues for trial." Diedrich v. Dept. of Army, 132 F.R.D. 614, 616 (S.D.N.Y. 1990). Perfect 10's flat refusal to respond to fully half of Google's Requests for Admission and its evasive, insufficient, and incomplete responses to several hundred more ignore Perfect 10's obligations under Rule 36.

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During the meet and confer process regarding these Requests, P10 refused to agree to respond to the 478 Requests regarding Perfect 10's DMCA notices unless Google agreed to withdraw several hundred of them. As for Perfect 10's deficient responses to the remaining 308 Requests at issue in this motion, Perfect 10 refused to provide a concrete position regarding whether or how it might agree to amend those responses, despite Google's several months of meet and confer efforts. Perfect 10 initially stated that it would consider amending one or more of the responses to Google's Second Set of Requests for Admission identified in Sections III, IV and V below, but later changed its position and refused to amend any of those responses. As for Google's First Set of Requests for Admission, Perfect 10 has refused to identify (1) which responses (if any) it would consider amending, (2) whether those amendments (if any) would address the deficiencies Google had noted, or (3) a date certain by which the amendments would be served. Thus, Google was left with no choice but to proceed with this motion. Perfect 10 has no basis for its failure to respond to relevant and properly propounded requests for admission. Google's motion should be granted.

B. PERFECT 10'S PRELIMINARY STATEMENT

 Google's Requests For Admissions Violate This Court's Recent Orders And Directives.

Google's almost 500-page Joint Stipulation (Perfect 10 contributes about 10 pages) is yet another example of its abuse of the discovery process in the hope of winning the case by dumping a non-ending mountain of busywork on Perfect 10. Google even went so far as to demand that Perfect 10 conduct a one hour meet and confer on the very day that Perfect 10 had to file its supplemental response to Judge Matz's order regarding additional briefing on A9's motion for summary judgment, and Perfect 10 complied.

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Perfect 10 has answered 484 of Google's requests and offered to answer 100 more of Google's choice. Although each request will require additional work by Perfect 10, Google's requests are highly redundant and the answers to 100 additional requests would provide Google with the information it seeks. This is precisely the approach that has been suggested by Judge Matz.

Google's <u>962</u> requests for admission are antithetical to this Court's recent Orders and directives and the goals and methodology in them. Instead of engaging in necessary, circumscribed discovery, Google is manufacturing new disputes and dusting-off old discovery disputes. Part of Google's arsenal is its <u>962</u> requests for admissions.

This Court specifically directed the parties to engage in "circumscribed" discovery and to use a sampling approach. The Court set "objectives -- i.e., summary judgment and settlement readiness -- [to be achieved] without 'going the distance' via full-fledged, uncircumscribed discovery." (Exh. A to the Kincaid Decl.; September 25, 2008 Order, p. 2.) At the hearing on October 6, 2008, Google's lead counsel, Michael Zeller, argued that the Court should not use this approach, and the Court disagreed. (See, e.g., Exhibit B to the Kincaid Decl.; Transcript of 10/06/08 hearing, p. 18, ll. 4 - 20.) In fact, the Court indicated a willingness to put a complete stay on discovery. (Exh. B to the Kincaid Decl.; <u>Id.</u>, p. 38, ll. 7 - 19.).)

The Court's September 25, 2008 Order requires focused discovery with "the goal" of preparing the cases for summary judgment/settlement talks. The Order contemplates that the parties will undertake discovery work in an orderly procession - (1) identification of the copyrighted works; (2) figuring out what goes in the spreadsheet; (3) figuring out a proper sample; and (4) preparing a spreadsheet -- to achieve "the goal." Discovery will be limited/primarily focused on the copyrighted works specified in the spreadsheet. Discovery will be based on a sampling method.

("The parties in all these cases somehow succumbed to the all-too-frequent tendency Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

of litigants and lawyers to get side tracked." (Exh. A to the Kincaid Decl.; September 25, 2008 Order, p. 1.)) The Court's goal is "to ready these cases for Rule 56 determinations or for meaningful settlement talks." (Id., pp. 1 -2.) Discovery and case assessment will be "based on a sample of the key pertinent facts." The purpose of the conference is to achieve the objectives of summary judgment/settlement readiness "without 'going the distance' via full-fledged, uncircumscribed discovery." (Id., p. 2.) The Court Order contemplates charts "but only for a selected and relatively small sample of copyrighted works." (Id., p. 4; emphasis in the original.) The Court Order states that "After the entries have been made in the spreadsheet, the Court will either limit the discovery to the Perfect 10 Copyrighted Works specified in the spreadsheet or require that discovery be primarily focused on those works." (Id., p. 5.).)

Google's requests for admission, served long before the Court's recent Orders and directives, should have been tabled altogether. Perfect 10 has unsuccessfully tried to satisfy Google. Perfect 10 responded to 484 of 962 requests for admission, but Google insisted that Perfect 10 answer all 962. Perfect 10 offered to respond to 100 additional requests for admission of Google's choice. Google rejected the offer.

2. Google's Motion To Compel Responses To The First Set Of Requests For Admission Is Premature.

Google has moved to compel responses to requests for admissions in its first set of requests for admissions and in its second set of requests for admissions. The first set contains 241 requests and the second set contains 721 requests. **The total number of requests is 962**. Perfect 10 answered all 241 requests in the first set and 243 requests in the second set. **Perfect 10 answered a total of 484 requests.**

The motion is premature with respect to the first set of requests for admissions. Google served the first set of requests for admissions on April 3, 2008, and Perfect 10

Google served the first set of requests for admissions on April 3, 2008, an

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1	served its responses on May 5, 2008. Google sent its meet and confer letter regarding
2	the first request on May 23, 2008, and did no follow-up at all until August 8, 2008.
3	Google waited until August 8 to follow-up because that is the day that Google finally
4	after seven months of delay, served amended responses to its own responses to
5	Perfect 10's requests for admissions. Counsel met and conferred telephonically on
6	October 13, 2008, and at the meet and confer, Google's counsel only asked Perfect
7	10's counsel to specify the requests Perfect 10 would amend. Perfect 10's counsel
8	stated that Perfect 10 would amend various responses but could not identify each one
9	at that time. On Thursday October 16, 2008, Perfect 10's counsel said, in writing,
10	that she would set forth Perfect 10's position shortly, and then, four days later, on
11	October 20, 2008, Google filed this motion. Perfect 10 would have amended certain
12	responses in the first set of requests for admission, but Google filed its motion before
13	Perfect 10 had a chance to do so. (Kincaid Decl., ¶ 2.)
14	Perfect 10 is incorporating this Preliminary Statement and the statement
15	at page 343, line 12 – page 348, line 23 into each of its portions of this Joint
16	Stipulation.
17	II. ISSUE NO. 1: SHOULD P10 BE COMPELLED TO ANSWER
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II. ISSUE NO. 1: SHOULD P10 BE COMPELLED TO ANSWER

REQUESTS FOR ADMISSION TO WHICH PERFECT 10 HAS FAILED

TO PROVIDE A SUBSTANTIVE RESPONSE?

A. THE REQUESTS AT ISSUE.

REQUEST FOR ADMISSION NO. 244:

Admit that John Ancell's COMMUNICATION dated May 11, 2001 (control numbered PG_DMCA0005-0009) did not IDENTIFY the ALLEGED

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1 COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that 2 COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 244

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 245:

Admit that John Ancell's COMMUNICATION dated May 11, 2001 (control numbered PG_DMCA0005-0009) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 245

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 246:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 11, 2001 (control numbered PG_DMCA0005-0009).

RESPONSE TO REQUEST FOR ADMISSION NO. 246

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 248:

Admit that John Ancell's COMMUNICATION dated May 15, 2001 (control numbered PG_DMCA0010-0011) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 248

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 249:

Admit that John Ancell's COMMUNICATION dated May 15, 2001 (control numbered PG_DMCA0010-0011) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 249

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 250:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 15, 2001 (control numbered PG_DMCA0010-0011).

RESPONSE TO REQUEST FOR ADMISSION NO. 250

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 253:

Admit that John Ancell's COMMUNICATION dated May 15, 2001 (control numbered PG_DMCA0012-0015) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 253

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 254:

Admit that John Ancell's COMMUNICATION dated May 15, 2001 (control numbered PG_DMCA0012-0015) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

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RESPONSE TO REQUEST FOR ADMISSION NO. 254

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 255:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 15, 2001 (control numbered PG_DMCA0012-0015).

RESPONSE TO REQUEST FOR ADMISSION NO. 255

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

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only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 258:

Admit that John Ancell's COMMUNICATION dated May 15, 2001 (control numbered PG_DMCA0016-0018) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 258

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 259:

Admit that John Ancell's COMMUNICATION dated May 15, 2001 (control numbered PG_DMCA0016-0018) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 259

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 260:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 15, 2001 (control numbered PG_DMCA0016-0018).

RESPONSE TO REQUEST FOR ADMISSION NO. 260

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

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REQUEST FOR ADMISSION NO. 263:

Admit that John Ancell's COMMUNICATION dated May 18, 2001 (control numbered PG_DMCA0019-0021) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 263

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 264:

Admit that John Ancell's COMMUNICATION dated May 18, 2001 (control numbered PG_DMCA0019-0021) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 264

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 265:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 18, 2001 (control numbered PG_DMCA0019-0021).

RESPONSE TO REQUEST FOR ADMISSION NO. 265

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on 1 2 3 4 5 6 7 8 9 10 11 12

the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 268:

Admit that John Ancell's COMMUNICATION dated May 18, 2001 (control numbered PG_DMCA0022-0024) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 268

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 269:

Admit that John Ancell's COMMUNICATION dated May 18, 2001 (control numbered PG_DMCA0022-0024) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 269

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 270:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John

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Ancell's COMMUNICATION dated May 18, 2001 (control numbered PG_DMCA0022-0024).

RESPONSE TO REQUEST FOR ADMISSION NO. 270

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 273:

Admit that John Ancell's COMMUNICATION dated May 18, 2001 (control numbered PG_DMCA0025-0028) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE. TO REQUEST FOR ADMISSION NO. 273

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 274:

Admit that John Ancell's COMMUNICATION dated May 18, 2001 (control numbered PG_DMCA0025-0028) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 274

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 275:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights of all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 18, 2001 (control numbered PG_DMCA0025-0028).

RESPONSE TO REQUEST FOR ADMISSION NO. 275

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 278:

Admit that John Ancell's COMMUNICATION dated May 21, 2001 (control numbered PG_DMCA0029-0032) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 278

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated

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51320/2624735.751320/ 4735.751320/2624735 distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 279:

Admit that John Ancell's COMMUNICATION dated May 21, 2001 (control numbered PG_DMCA0029-0032) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 279

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 280:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 21, 2001 (control numbered PG_DMCA0029-0032).

RESPONSE TO REQUEST FOR ADMISSION NO. 280

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 283:

Admit that John Ancell's COMMUNICATION dated May 21, 2001 (control numbered PG_DMCA0033-0036) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

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RESPONSE TO REQUEST FOR ADMISSION NO. 283

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 284:

Admit that John Ancell's COMMUNICATION dated May 21, 2001 (control numbered PG_DMCA0033-0036) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 284

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 285:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 21, 2001 (control numbered PG_DMCA0033-0036).

RESPONSE TO REQUEST FOR ADMISSION NO. 285

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 288:

Admit that John Ancell's COMMUNICATION dated May 21, 2001 (control numbered PG_DMCA0037-0040) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 288

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 289:

Admit that John Ancell's COMMUNICATION dated May 21, 2001 (control numbered PG_DMCA0037-0040) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 289

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

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51320/2624735.751320/26 4735.751320/26247**38** expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 290:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 21, 2001 (control numbered PG_DMCA0037-0040).

RESPONSE TO REQUEST FOR ADMISSION NO. 290

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 293:

Admit that John Ancell's COMMUNICATION dated May 22, 2001 (control numbered PG_DMCA0041-0045) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 293

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 294:

Admit that John Ancell's COMMUNICATION dated May 22, 2001 (control numbered PG_DMCA0041-0045) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 294

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 295:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 22, 2001 (control numbered PG_DMCA0041-0045).

RESPONSE TO REQUEST FOR ADMISSION NO. 295

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 298:

Admit that John Ancell's COMMUNICATION dated May 22, 2001 (control numbered PG_DMCA0046-0050) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed, to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 298

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 299:

Admit that John Ancell's COMMUNICATION dated May 22, 2001 (control numbered PG_DMCA0046-0050) did not IDENTIFY a representative list of the Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 299

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 300:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 22, 2001 (control numbered PG_DMCA0046-0050).

RESPONSE TO REQUEST FOR ADMISSION NO. 300

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)] has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 303:

Admit that John Ancell's COMMUNICATION dated May 22, 2001 (control numbered PG_DMCA0051-0055) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 303

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 304:

Admit that John Ancell's COMMUNICATION dated May 22, 2001 (control numbered PG_DMCA0051-0055) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 304

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 305:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in John Ancell's COMMUNICATION dated May 22, 2001 (control numbered PG_DMCA0051-0055).

RESPONSE TO REQUEST FOR ADMISSION NO. 305

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**38** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 308:

Admit that Jeffrey Mausner's COMMUNICATION dated May 24, 2001 (control numbered PG_DMCA0056-0058) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 308

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate.

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amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 309:

Admit that Jeffrey Mausner's COMMUNICATION dated May 24, 2001 (control numbered PG_DMCA0056-0058) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 309

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 310:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Jeffrey Mausner's COMMUNICATION dated May 24, 2001 (control numbered PG_DMCA0056-0058).

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RESPONSE TO REQUEST FOR ADMISSION NO. 310

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 311:

Admit that Jeffrey Mausner's COMMUNICATION dated May 24, 2001 (control numbered PG_DMCA0056-0058) did not contain a statement that the complaining party had a good faith belief that use of the material in the manner complained of was not authorized by the copyright owner, agent, or the law.

RESPONSE TO REQUEST FOR ADMISSION NO. 311

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

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only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 312:

Admit that Jeffrey Mausner's COMMUNICATION dated May 24, 2001 (control numbered PG_DMCA0056-0058) did not contain a statement that the information in the COMMUNICATION was accurate.

RESPONSE TO REQUEST FOR ADMISSION NO. 312

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 313:

Admit that Jeffery Mausner's COMMUNICATION dated May 24, 2001

(control numbered PG_DMCA0056-0058) did not contain a statement under penalty Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

of perjury that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 313

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 314:

Admit that Jeffrey Mausner's COMMUNICATION dated June 22, 2001 (control numbered PG_DMCA0061-0063) is not a notification of claimed copyright infringement under 17 U.S.C. § 512©(3).

RESPONSE TO REQUEST FOR ADMISSION NO. 314

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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REQUEST FOR ADMISSION NO. 316:

Admit that Jeffrey Mausner's COMMUNICATION dated June 22, 2001 (control numbered PG_DMCA0061-0063) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 316

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 317:

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Admit that Jeffrey Mausner's COMMUNICATION dated June 22, 2001 (control numbered PG_DMCA0061-0063) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 317

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 318:

Admit that Jeffrey Mausner's COMMUNICATION dated June 22, 2001 (control numbered PG_DMCA0061-0063) did not IDENTIFY the ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 318

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 319:

Admit that Jeffrey Mausner's COMMUNICATION dated June 22, 2001 (control numbered PG_DMCA0061-0063) did not contain a statement that the complaining party had a good faith belief that use of the material in the manner complained of was not authorized by the copyright owner, agent, or the law.

RESPONSE TO REQUEST FOR ADMISSION NO. 319

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 320:

Admit that Jeffrey Mausner's COMMUNICATION dated June 22, 2001 (control numbered PG_DMCA0061-0063) did not contain a statement that the information in the COMMUNICATION was accurate.

RESPONSE TO REQUEST FOR ADMISSION NO. 320

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 321:

Admit that Jeffery Mausner's COMMUNICATION dated June 22, 2001 (control numbered PG_DMCA0061-0063) did not contain a statement under penalty of perjury that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 321

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

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expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 322:

Admit that Jeffrey Mausner's COMMUNICATION dated June 22, 2001 (control numbered PG_DMCA0061-0063) did not comply with the notification requirements of 17 U.S.C. § 512©(3).

RESPONSE TO REQUEST FOR ADMISSION NO. 322

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 323:

Admit that Jeffrey Mausner's COMMUNICATION dated June 26, 2001 (control numbered PG_DMCA0064-0067) is not a notification of claimed copyright infringement under 17 U.S.C. § 512©(3).

RESPONSE TO REQUEST FOR ADMISSION NO. 323

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 324:

Admit that Jeffrey Mausner's COMMUNICATION dated June 26, 2001 (control numbered PG_DMCA0064-0067) did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 324

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated]

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 325:

Admit that Jeffrey Mausner's COMMUNICATION dated June 26, 2001 (control numbered PG_DMCA0064-0067) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 325

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 326:

Admit that Jeffrey Mausner's COMMUNICATION dated June 26, 2001

(control numbered PG_DMCA0064-0067) did not IDENTIFY the ALLEGED

INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 326

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and

distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

expended a great deal of time and effort to respond to the 241 previous requests for

admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

has admitted or denied approximately 231 of the 720 requests in the Second Set of

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

only 100 more of these requests, of Google's choice, but not to all 720 of them, if

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

these 720 requests, including this one, on the grounds that it would take an inordinate

amount of time to do so. Perfect 10 further objects to each request for admission to

the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 327:

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complained of was not authorized by the copyright owner, agent, or the law. RESPONSE TO REQUEST FOR ADMISSION NO. 327

Admit that Jeffrey Mausner's COMMUNICATION dated June 26, 2001

(control numbered PG_DMCA0064-0067) did not contain a statement that the

complaining party had a good faith belief that use of the material in the manner

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 328:

Admit that Jeffrey Mausner's COMMUNICATION dated June 26, 2001 (control numbered PG_DMCA0064-0067) did not contain a statement that the information in the COMMUNICATION was accurate.

RESPONSE TO REQUEST FOR ADMISSION NO. 328

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but. not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or 4 unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 329:

(control numbered PG_DMCA0064-0067) did not contain a statement under penalty of perjury that the complaining party is authorized to act on behalf of the owner of an

exclusive right that is allegedly infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 329

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

these 720 requests, including this one, on the grounds that it would take an inordinate

amount of time to do so. Perfect 10 further objects to each request for admission to

Admit that Jeffery Mausner's COMMUNICATION dated June 26, 2001

REQUEST FOR ADMISSION NO. 330:

Admit that Jeffrey Mausner's COMMUNICATION dated June 26, 2001 (control numbered PG_DMCA0064-0067) did not comply with the notification requirements of 17 U.S.C. § 512©(3).

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RESPONSE TO REQUEST FOR ADMISSION NO. 330

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible; unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 331:

Admit that Jeffrey Mausner's COMMUNICATION dated June 29, 2001 (control numbered PG_DMCA0072-0075) is not a notification of claimed copyright infringement under 17 U.S.C. § 512©(3).

RESPONSE TO REQUEST FOR ADMISSION NO. 331

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 332:

Admit that Jeffrey Mausner's COMMUNICATION dated June 29, 2001 (control numbered PG_DMCA0072-0075) did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 332

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in, the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 333:

Admit that Jeffrey Mausner's COMMUNICATION dated June 29, 2001 (control numbered PG_DMCA0072-0075) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed. Case No. CV 04-9484 AHM (SHx) [Consolidated

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RESPONSE TO REQUEST FOR ADMISSION NO. 333

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 334:

Admit that Jeffrey Mausner's COMMUNICATION dated June 29, 2001 (control numbered PG_DMCA0072-0075) did not IDENTIFY the ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 334

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated]

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 335:

Admit that Jeffrey Mausner's COMMUNICATION dated June 29, 2001 (control numbered PG_DMCA0072-0075) did not contain a statement that the complaining party had a good faith belief that use of the material in the manner complained of was not authorized by the copyright owner, agent, or the law.

RESPONSE TO REQUEST FOR ADMISSION NO. 335

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 336:

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Admit that Jeffrey Mausner's COMMUNICATION dated June 29, 2001 (control numbered PG_DMCA0072-0075) did not contain a statement that the information in the COMMUNICATION was accurate.

RESPONSE TO REQUEST FOR ADMISSION NO. 336

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 337:

Admit that Jeffery Mausner's COMMUNICATION dated June 29, 2001 (control numbered PG_DMCA0072-0075) did not contain a statement under penalty of perjury that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 337

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for Case No. CV 04-9484 AHM (SHx) [Consolidated]

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admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 338:

Admit that Jeffrey Mausner's COMMUNICATION dated June 29, 2001 (control numbered PG_DMCA0072-0075) did not comply with the notification requirements of 17 U.S.C. § 512©(3).

RESPONSE TO REQUEST FOR ADMISSION NO. 338

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 339:

Admit that Jeffrey Mausner's COMMUNICATION dated July 6, 2001 (control numbered PG_DMCA0080-0081) did not comply with the notification requirements of 17 U.S.C. § 512©(3).

RESPONSE TO REQUEST FOR ADMISSION NO. 339

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 341:

Admit that Jeffrey Mausner's COMMUNICATION dated July 6, 2001 (control numbered PG_DMCA0080-0081) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 341

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

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2 / 51320/2624735.751320/26 4735.751320/26247**28** expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 342:

Admit that Jeffrey Mausner's COMMUNICATION dated July 6, 2001 (control. numbered PG_DMCA0080-0081) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 342

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or, irrelevant.

REQUEST FOR ADMISSION NO. 343:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Jeffrey Mausner's COMMUNICATION dated July 6, 2001 (control numbered PG_DMCA0080-0081).

RESPONSE TO REQUEST FOR ADMISSION NO. 343

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 344:

Admit that Norman Zada's COMMUNICATION dated May 31, 2004 (control numbered PG_DMCA0087-0092) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 344

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 345:

Admit that Norman Zada's COMMUNICATION dated May 31, 2004 (control numbered PG_DMCA0087-0092) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 345

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/ 4735.751320/26247358 Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 346:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated May 31, 2004 (control numbered PG_DMCA0087-0092) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 346

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 347:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated May 31, 2004 (control numbered PG_DMCA0087-0092)

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YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED

COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 347

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 348:

Admit that for at least 47 of the URLS listed in Norman Zada's COMMUNICATION dated May 31, 2004 (control numbered PG_DMCA0087-0092) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 348

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 349:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated May 31, 2004 (control numbered PG_DMCA0087-0092).

RESPONSE TO REQUEST FOR ADMISSION NO. 349

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 350:

Admit that PG_DMCA0087 is a fax transmission verification report stating that "Norm Zadeh" faxed a single page document to 650-618-1499 on May 31, 2004.

RESPONSE TO REQUEST FOR ADMISSION NO. 350

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 351:

Admit that Norman Zada's COMMUNICATION dated June 1, 2004 (control numbered PG_DMCA0096-0102) did not comply with the notification requirements of 17 U.S.C. § 512©(3).

RESPONSE TO REQUEST FOR ADMISSION NO. 351

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 352:

Admit that Norman Zada's COMMUNICATION dated June 1, 2004 (control numbered PG_DMCA0096-0102) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 352

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 353:

Admit that Norman Zada's COMMUNICATION dated June 1, 2004 (control numbered PG_DMCA0096-0102) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 353

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 355:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated June 1, 2004 (control numbered PG_DMCA0096-0102) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 355

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

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51320/2624735.751320/26 4735.751320/26247**358** expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 356:

Admit that for at least 49 of the 62 URLS listed in Norman Zada's COMMUNICATION dated June 1, 2004 (control numbered PG_DMCA0096-0102) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 356

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. 'Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 357:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION June 1, 2004 (control numbered PG_DMCA0096-0102).

RESPONSE TO REQUEST FOR ADMISSION NO. 357

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 358:

Admit that Norman Zada's COMMUNICATION dated June 4, 2004 (control numbered PG_DMCA0104-0113) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 358

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 359:

Admit that Norman Zada's COMMUNICATION dated June 4, 2004 (control numbered PG_DMCA0104-0113) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 359

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 360:

Admit that YOU did not enclose any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated June 4, 2004 (control numbered PG_DMCA0104-0113) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 360

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 362:

Admit that for at least 111 of the 124 URLS listed in Norman Zada's COMMUNICATION dated June 4, 2004 (control numbered PG_DMCA0104-0113)

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YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 362

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 363:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated June 4, 2004 (control numbered PG_DMCA0104-0113).

RESPONSE TO REQUEST FOR ADMISSION NO. 363

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more. of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 364:

Admit that Norman Zada's COMMUNICATION dated June 7, 2004 (control numbered PG_DMCA0114-0115) is not a notification of claimed copyright infringement under 17 U.S.C. § 512©(3).

RESPONSE TO REQUEST FOR ADMISSION NO. 364

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 365:

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Admit that Norman Zada's COMMUNICATION dated June 7, 2004 (control numbered PG_DMCA0114-0115) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 365

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 366:

Admit that Norman Zada's COMMUNICATION dated June 7, 2004 (control numbered PG_DMCA0114-0115) did not IDENTIFY the ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 366

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 367:

Admit that Norman Zada's COMMUNICATION dated June 7, 2004 (control numbered PG_DMCA0114-0115) did not contain a statement that the complaining party had a good faith belief that use of the material in the manner complained of was not authorized by the copyright owner, agent, or the law.

RESPONSE TO REQUEST FOR ADMISSION NO. 367

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 368:

Admit that Norman Zada's COMMUNICATION dated June 7, 2004 (control numbered PG_DMCA0114-0115) did not contain a statement that the information in the COMMUNICATION was accurate.

RESPONSE TO REQUEST FOR ADMISSION NO. 368

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the. case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 369:

Admit that Norman Zada's COMMUNICATION dated June 7, 2004 (control numbered PG_DMCA0114-0115) did not contain a statement under penalty of perjury that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 369

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

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51320/2624735.751320/26 4735.751320/26247**38** expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 370:

Admit that Norman Zada's COMMUNICATION dated June 16, 2004 (control numbered PG_DMCA0116-0127) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 370

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 371:

Admit that Norman Zada's COMMUNICATION dated June 16, 2004 (control numbered PG_DMCA0116-0127) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 371

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 374:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated June 16, 2004 (control numbered PG_DMCA0116-0127) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 374

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of. time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 375:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated June 16, 2004 (control numbered PG_DMCA0116-0127).

RESPONSE TO REQUEST FOR ADMISSION NO. 375

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 1.0 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated]

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 376:

Admit that Norman Zada's COMMUNICATIONS dated May 31, 2004 (control numbered PG_DMCA0087-0092), June 1, 2004 (control numbered PG_DMCA0096-0102), June 4, 2004 (control numbered PG_DMCA0116-0127), and June 16, 2004 (control numbered PG_DMCA0116-0127) list http://pix.alronix.net/Photo Scans/Tits/Lisa Fuxler/pic00074.htm as an INFRINGING URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 376

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 377:

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REQUEST FOR ADMISSION NO. 378:

Admit that Norman Zada's COMMUNICATIONS dated May 31, 2004 (control numbered PG_DMCA0087-0092), June 1, 2004 (control numbered PG_DMCA0096-0102), June 4, 2004 (control numbered PG_DMCA0116-0127), and June 16, 2004 (control numbered PG_DMCA0116-0127) list http://www.ottoperuna.com/Archivio/AAAA/AshleyDegenford/Pagine/002.htm as an INFRINGING URL.

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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RESPONSE TO REQUEST FOR ADMISSION NO. 378

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 379:

Admit that Norman Zada's COMMUNICATION dated June 28, 2004 (control numbered PG_DMCA0128-0141) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 379

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

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only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to. the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 384:

Admit that the web page located at russiancelebrities.org/rclGallery.asp?GID=4, listed in Norman Zada's COMMUNICATION dated June 28, 2004 (control numbered PG_DMCA0131), displayed only one of the eight IMAGES contained within the ten-page section of the Perfect 10 Magazine YOU identified as the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 384

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 387:

Admit that for at least 57 of the URLS listed in Norman Zada's COMMUNICATION dated June 28, 2004 (control numbered PG_DMCA0128-0141) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 387

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 388:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed at the URLS listed in Norman Zada's COMMUNICATION dated June 28, 2004 (control numbered PG_DMCA0128-0141).

RESPONSE TO REQUEST FOR ADMISSION NO. 388

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 389:

Admit that Norman Zada's COMMUNICATION dated July 6, 2004 (control numbered PG_DMCA0160-0173) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 389

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of-the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 390:

Admit that Norman Zada's COMMUNICATION dated July 6, 2004 (control numbered PG_DMCA0160-0173) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 390

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 396:

Admit that for at least 57 of the URLS listed in Norman Zada's COMMUNICATION dated July 6, 2004 (control numbered PG_DMCA0160-0173) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

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RESPONSE TO REQUEST FOR ADMISSION NO. 396

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 397:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated July 6, 2004 (control numbered PG_DMCA0160-0173).

RESPONSE TO REQUEST FOR ADMISSION NO. 397

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 398:

Admit that the web page located at russiancelebrities.org/rclSet.asp?GID=4&PID=494&SID=1, listed in Norman Zada's COMMUNICATION dated July 6, 2004 (control numbered PG_DMCA0163), infringed only one of the eight IMAGES contained within the eight-page section of the Perfect 10 Magazine YOU identified as the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 398

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 399:

Admit that the web page located at

ottoperuna.altervista.org/pagine/K/KonyievaZoya/Zoya_Konieva_02.htm, listed in

Norman Zada's COMMUNICATION dated July 6, 2004 (control numbered

eight-page section of the Perfect 10 Magazine YOU identified as the ALLEGED

PG_DMCA0165), infringed only one of the seven IMAGES contained within the

7 COPYRIGHTED MATERIAL YOU claim was infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 399

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions* Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 400:

Admit that Norman Zada's COMMUNICATION dated July 11, 2004 (control numbered PG_DMCA0232-0245) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 400

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests, for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 407:

Admit that for at least 57 of the URLS listed in Norman Zada's COMMUNICATION dated July 11, 2004 (control numbered PG_DMCA0232-0245) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 407

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10, from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 408:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated July 11, 2004 (control numbered PG_DMCA0232-0245).

RESPONSE TO REQUEST FOR ADMISSION NO. 408

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 409:

Admit that Norman Zada's COMMUNICATION dated July 19, 2004 (control numbered PG_DMCA0246-0298) did not IDENTIFY the ALLEGED

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1 COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that 2 COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 409

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 416:

Admit that for at least 57 of the URLS listed in Norman Zada's COMMUNICATION dated July 19, 2004 (control numbered PG_DMCA0246-0298) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 416

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 417:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated July 19, 2004 (control numbered PG_DMCA0246-0298).

RESPONSE TO REQUEST FOR ADMISSION NO. 417.

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 418:

Admit that the INFRINGING URLS listed in Norman Zada's COMMUNICATIONS dated June 28, 2004 (control numbered PG_DMCA0142-0158), July 6, 2004 (control numbered PG_DMCA0160-0173), and July 11, 2004 (control numbered PG_DMCA0232-0245) are identical.

RESPONSE TO REQUEST FOR ADMISSION NO. 418

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 419:

(control numbered PG_DMCA0232-0245).

Admit that 316 of the 376 INFRINGING URLS listed in Norman Zada's COMMUNICATION dated July 19, 2004 (control numbered PG_DMCA0246-0298) are identical to the INFRINGING URLS listed in Norman Zada's COMMUNICATIONS dated June 28, 2004 (control numbered PG_DMCA0142-0158), July 6, 2004 (control numbered PG_DMCA0160-0173), and July 11, 2004

RESPONSE TO REQUEST FOR ADMISSION NO. 419

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 420:

Admit that Norman Zada's COMMUNICATION dated October 11, 2004 (control numbered PG_DMCA0299-0307) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 420

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 428:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated October 11, 2004 (control numbered PG_DMCA0299-0307).

RESPONSE TO REQUEST FOR ADMISSION NO. 428

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO 429:

Admit that Norman Zada's COMMUNICATION dated November 2, 2004

(control numbered PG_DMCA0323-0332) did not IDENTIFY the ALLEGED

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1 COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that 2 COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 429

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 436:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated November 2, 2004 (control numbered PG_DMCA0323-0332) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 436

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 437:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated November 2, 2004 (control numbered PG_DMCA0323-0332).

RESPONSE TO REQUEST FOR ADMISSION NO. 437

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 438:

Admit that Norman Zada's COMMUNICATION dated November 8, 2004 (control numbered PG_DMCA0343-0352) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 438

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to. the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 444:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated November 8, 2004 (control numbered PG_DMCA0343-0352).

RESPONSE TO REQUEST FOR ADMISSION NO. 444

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 445:

Admit that Norman Zada's COMMUNICATION dated November 16, 2004 (control numbered PG_DMCA0360-0370) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 445

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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51320/2624735.751320/ 4735.751320/26247358 amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 450:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated November 16, 2004 (control numbered PG_DMCA0343-0352).

RESPONSE TO REQUEST FOR ADMISSION NO. 450

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 451:

Admit that Norman Zada's COMMUNICATION dated November 18, 2004 (control numbered PG_DMCA0376-0384) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

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RESPONSE TO REQUEST FOR ADMISSION NO. 451

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 457:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated November 18, 2004 (control numbered PG_DMCA0376-0384) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 457

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

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only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 458

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated November 18, 2004 (control numbered PG_DMCA0376-0384).

RESPONSE TO REQUEST FOR ADMISSION NO. 458

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 459:

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Admit that Norman Zada's COMMUNICATION dated November 26, 2004 (control numbered PG_DMCA0389-0401) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 459

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 466:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated November 26, 2004 (control numbered PG_DMCA0389-0401) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 466

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has Case No. CV 04-9484 AHM (SHx) [Consolidated 102 with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/ 4735.751320/26247358 expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 467:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated November 26, 2004 (control numbered PG_DMCA0389-0401).

RESPONSE TO REQUEST FOR ADMISSION NO. 467

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort, to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 468:

Admit that Norman Zada's COMMUNICATION dated December 1, 2004 (control numbered PG_DMCA0411_A_01-09 and PG_DMCA_A_14) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 468

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 475:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated December 1, 2004 (control numbered PG_DMCA0411_A_01-09 and PG_DMCA_A_14) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

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RESPONSE TO REQUEST FOR ADMISSION NO. 475

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 476:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated December 1, 2004 (control numbered PG_DMCA0411_A_01-09 and PG_DMCA_A_14).

RESPONSE TO REQUEST FOR ADMISSION NO. 476

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

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only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 477:

Admit that Norman Zada's COMMUNICATION dated December 9, 2004 (control numbered PG_DMCA0411_B_01-09 and PG_DMCA_B_15) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 477

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 483:

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Admit that for one or more of the URLS listed in Norman Zada's

COMMUNICATION dated December 9, 2004 (control numbered

PG_DMCA0411_B_01-09 and PG_DMCA_B_15) YOU did not IDENTIFY any

ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those

URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 483

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 484:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated December 9, 2004 (control numbered PGDMCA0411_B_01-09 and PG_DMCA_B_15).

RESPONSE TO REQUEST FOR ADMISSION NO. 484

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on
the grounds that they are obviously unduly burdensome and propounded to harass and
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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 485:

Admit that Norman Zada's COMMUNICATION dated December 21, 2004 (control numbered PG_DMCA0412-0422) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 485

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 490:

Admit that the 24-page section of volume 2 number 1 of Perfect 10 Magazine, identified as the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at

russiancelebrities.org/rclView.asp?PID=482&SID=1&11D=5668&Order=1&small=2, contains at least 21 ADULT IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 490

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 491:

Admit that the 24-page section of volume 2 number 1 of Perfect 10 Magazine, identified as the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at russiancelebrities.org/rclView.asp?PID=482&SID=1

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RESPONSE TO REQUEST FOR ADMISSION NO. 491

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 494:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated December 21, 2004 (control numbered PG_DMCA0412-0422) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 494

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 495:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated December 21, 2004 (control numbered PG_DMCA0412-0422).

RESPONSE TO REQUEST FOR ADMISSION NO. 495

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 496:

Admit that Norman Zada's COMMUNICATION dated December 27, 2004 (control numbered PG_DMCA0428-0437) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 496

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 503:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated December 27, 2004 (control numbered PG_DMCA0428-0437) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 503

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 504:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated December 27, 2004 (control numbered PG_DMCA0428-0437).

RESPONSE TO REQUEST FOR ADMISSION NO. 504

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated

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amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 505:

Admit that Norman Zada's COMMUNICATION dated December 29, 2004 (control numbered PG_DMCA0446-0454) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 505

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 512:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated December 29, 2004 (control numbered PG_DMCA0446-0454).

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RESPONSE TO REQUEST FOR ADMISSION NO 512

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 513:

Admit that Norman Zada's COMMUNICATION dated December 31, 2004 (control numbered PG_DMCA0462-0470) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 513

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

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only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 516:

Admit that for at least 72 of the 91 URLS listed in Norman Zada's COMMUNICATION dated December 31, 2004 (control numbered PG_DMCA0462-0470) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 516

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 517:

Admit that for at least 26 of the 91 URLS listed in Norman Zada's

COMMUNICATION dated December 31, 2004 (control numbered PG_DMCA04620470) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 517

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 519:

Admit that PERFECT 10 does not own or hold an exclusive license to the. copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated December 31, 2004 (control numbered PG_DMCA0462-0470).

RESPONSE TO REQUEST FOR ADMISSION NO. 519

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 'previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 520:

Admit that Norman Zada's COMMUNICATION dated January 3, 2005 (control numbered PG_DMCA0485-0495) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 520

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately !of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 526:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated January 3, 2005 (control numbered PG_DMCA0485-0495).

RESPONSE TO REQUEST FOR ADMISSION NO. 526

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 527:

Admit that Norman Zada's COMMUNICATION dated January 16, 2005 (control numbered PG_DMCA0512-0521) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

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RESPONSE TO REQUEST FOR ADMISSION NO. 527

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO 534:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated January 16, 2005 (control numbered PG_DMCA0512-0521) YOU identified "Perfect 10 DVD" as the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 534

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to 51320/2624735.751320/ 4735.751320/26247358

Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)] only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 535:

Admit that the "Perfect 10 DVD" referenced in Norman Zada's COMMUNICATION dated January 16, 2005 (control numbered PG_DMCA0512-0521) contains MULTIPLE IMAGES of MULTIPLE models.

RESPONSE TO REQUEST FOR ADMISSION NO. 535

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 536:

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Admit that YOU did not enclose a copy of the "Perfect 10 DVD" referenced in Norman Zada's COMMUNICATION dated January 16, 2005 (control numbered PG_DMCA0512-0521) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 536

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 537:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated January 16, 2005 (control numbered PG_DMCA0512-0521).

RESPONSE TO REQUEST FOR ADMISSION NO. 537

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for Case No. CV 04-9484 AHM (SHx) [Consolidated

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admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 2 has admitted or denied approximately 231 of the 720 requests in the Second Set of 3 Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to 4 only 100 more of these requests, of Google's choice, but not to all 720 of them, if 5 Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate 6 amount of time to do so. Perfect 10 further objects to each request for admission to 8 the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or 9 unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 538:

Admit that Norman Zada's COMMUNICATION dated January 21, 2005 (control numbered PG_DMCA0531-0539) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 538

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the. 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)] the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 545:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated January 21, 2005 (control numbered PG_DMCA0531-0539).

RESPONSE TO REQUEST FOR ADMISSION NO. 545

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 546:

Admit that Norman Zada's COMMUNICATION dated January 25, 2005 (control numbered GGL000778-000782) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 546

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant. **REQUEST FOR ADMISSION NO. 553:**

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated January 25, 2005 (control numbered GGL000778-000782) YOU identified perfect10.com as the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 553

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 554:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated January 25, 2005 (control numbered GGL000778-000782).

RESPONSE TO REQUEST FOR ADMISSION NO. 554

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 555:

Admit that Norman Zada's COMMUNICATION dated February 3, 2005

(control numbered PG_DMCA0560-0568) did not IDENTIFY the ALLEGED

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1 | COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that 2 | COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 555

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 563:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated February 3, 2005 (control numbered PG_DMCA0560-0568).

RESPONSE TO REQUEST FOR ADMISSION NO. 563

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 564:

Admit that Norman Zada's COMMUNICATION dated February 7, 2005 (control numbered PG_DMCA0574-0587) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 564

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 571:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated February 7, 2005 (control numbered PG_DMCA0574-0587) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 571

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 572

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated February 7, 2005 (control numbered PG_DMCA0574-0587).

RESPONSE TO REQUEST FOR ADMISSION NO. 572

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on
the grounds that they are obviously unduly burdensome and propounded to harass and
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51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do. so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 573:

Admit that Norman Zada's COMMUNICATION dated February 11, 2005 (control numbered PG_DMCA0592-0603) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 573

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 580:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated February 11, 2005 (control numbered PG_DMCA0592-0.603) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 580

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 581:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated February 11, 2005 (control numbered PG_DMCA0592-0603).

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RESPONSE TO REQUEST FOR ADMISSION NO. 581

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 582:

Admit that Norman Zada's COMMUNICATION dated February 17, 2005 (control numbered PG_DMCA0608-0620) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 582

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

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only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 589:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated February 17, 2005 (control numbered PG_DMCA0608-0620).

RESPONSE TO REQUEST FOR ADMISSION NO. 589

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 590:

COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 590

numbered PG_DMCA0621-0636) did not IDENTIFY the ALLEGED

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

Admit that Norman Zada's COMMUNICATION dated March 6, 2005 (control

REQUEST FOR ADMISSION NO 597:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated March 6, 2005 (control numbered PG_DMCA0621-0636).

RESPONSE TO REQUEST FOR ADMISSION NO. 597

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

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REQUEST FOR ADMISSION NO. 598:

Admit that Norman Zada's COMMUNICATION dated April 3, 2005 (control numbered PG_DMCA0637-0652) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 598

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 605:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated April 3, 2005 (control numbered PG_DMCA0637-0652).

RESPONSE TO REQUEST FOR ADMISSION NO. 605

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 606:

Admit that Norman Zada's COMMUNICATION dated April 11, 2005 (control numbered PG_DMCA0653-0668) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 606

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 607:

Admit that Norman Zada's COMMUNICATION dated April 11, 2005 (control numbered PG_DMCA0653-0668) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 607

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 613:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated April 11, 2005 (control numbered PG_DMCA0653-0668) YOU identified "Perfect 10 Model Boxing DVD" as the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 613

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 614:

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Admit that the "Perfect 10 Model Boxing DVD" referenced in Norman Zada's COMMUNICATION dated April 11, 2005 (control numbered PG_DMCA0653-0668) contains MULTIPLE IMAGES of MULTIPLE models.

RESPONSE TO REQUEST FOR ADMISSION NO. 614

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 615:

Admit that YOU did not enclose a copy of the "Perfect 10 Model Boxing" DVD" referenced in Norman Zada's COMMUNICATION dated April 11, 2005 (control numbered PG_DMCA0653-0668) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 615

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)] has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 616:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated April 11, 2005 (control numbered PG_DMCA0653-0668).

RESPONSE TO REQUEST FOR ADMISSION NO 616

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 617:

Admit that Norman Zada's COMMUNICATION dated May 1, 2005 (control numbered PG_DMCA0669-0676) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 617

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect .10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 623:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated May 1, 2005 (control numbered PG_DMCA0669-0676).

RESPONSE TO REQUEST FOR ADMISSION NO. 623

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit .its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 624:

Admit that Norman Zada's COMMUNICATION dated May 7, 2005 (control numbered PG_DMCA0677-0686) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 624

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 630:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated May 7, 2005 (control numbered PG_DMCA0677-0686).

RESPONSE TO REQUEST FOR ADMISSION NO. 630

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 631:

Admit that Norman Zada's COMMUNICATION dated June 12, 2005 (control numbered PG_DMCA0693-0707) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

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RESPONSE TO REQUEST FOR ADMISSION NO. 631

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 632:

Admit that Norman Zada's COMMUNICATION dated June 12, 2005 (control numbered PG_DMCA0693-0707) did not IDENTIFY a representative list of the ALLEGED COPYRIGHTED MATERIAL claimed to have been infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 632

Perfect. 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

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only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 639:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated June 12, 2005 (control numbered PG_DMCA0693-0707).

RESPONSE TO REQUEST FOR ADMISSION NO. 639.

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 640:

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2 / 51320/2624735.751320/26 4735.751320/26247<u>3</u>8 Admit that Norman Zada's COMMUNICATION dated June 19, 2005 (control numbered GGL000745-000752) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 640

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 647:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated June 19, 2005 (control numbered GGL000745-000752).

RESPONSE TO REQUEST FOR ADMISSION NO. 647

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 648:

Admit that Norman Zada's COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 648

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 656:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798) YOU did not identify the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 656

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 657:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798).

RESPONSE TO REQUEST FOR ADMISSION NO. 657

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the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on

REQUEST FOR ADMISSION NO. 658:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798) did not display any IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 658

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)] these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 659:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798) did not display any ADULT IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 659

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 660:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798) did not display any PERFECT 10 IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 660

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 661:

Admit that Norman Zada's COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798) lists INFRINGING URLS identified using AOL's search engine, not GOOGLE'S search engine.

RESPONSE TO REQUEST FOR ADMISSION NO. 661

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 662:

Admit that Norman Zada's COMMUNICATION dated July 26, 2005 (control numbered GGL001351-1361) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 662

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First. Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to. further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 665:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated July 26, 2005 (control numbered GGL001351-1361) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 665

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to -admit or deny all of these 720 requests,, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 668:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated July 26, 2005 (control numbered GGL001351-1361).

RESPONSE TO REQUEST FOR ADMISSION NO. 668

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated]

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 669:

Admit that Norman Zada's COMMUNICATION dated August 30, 2005 (control numbered GGL005305-5312) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 669

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 675:

Admit that for one or more of the URLS listed in Norman Zada's

COMMUNICATION dated August 30, 2005 (control numbered GGL005305-5312)

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YOU did not identify any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 675

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 676:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated August 30, 2005 (control numbered GGL005305-5312).

RESPONSE TO REQUEST FOR ADMISSION NO. 676

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each, request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 677:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated August 30, 2005 (control numbered GGL005305-5312) did not display any IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 677

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 678:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated August 30, 2005 (control numbered GGL005305-5312) did not display any ADULT IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 678

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 679:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated August 30, 2005 (control numbered GGL005305-5312) did not display any PERFECT 10 IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 679

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 680:

Admit that Norman Zada's COMMUNICATION dated September 27, 2005 (control numbered GGL005913-005924) did not IDENTIFY-the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 680

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests it the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 682:

2 Admit that for each of the 247 URLS listed in Norman Zada's

COMMUNICATION dated September 27, 2005 (control numbered

GGL005913005924) YOU identified perfect10.com as the ALLEGED

COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 682

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 683:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated September 27, 2005 (control numbered GGL005913-005924).

RESPONSE TO REQUEST FOR ADMISSION NO. 683

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 684:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated September 27, 2005 (control numbered GGL005913-005924) did not display any IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 684

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 685:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated September 27, 2005 (control numbered GGL005913-005924) did not display any ADULT IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 685

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the. Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 686:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated September 27, 2005 (control numbered GGL005913-005924) did not display any PERFECT 10 IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 686

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 687:

Admit that Norman Zada's COMMUNICATION dated December 7, 2005 (control numbered GGL006200-006207) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 687

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 691:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated December 7, 2005 (control numbered GGL006200-006207) YOU identified "Perfect 10 Model Boxing DVD" as the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 691

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 692:

Admit that the "Perfect 10 Model Boxing DVD" referenced in Norman Zada's COMMUNICATION dated December 7, 2005 (control numbered GGL006200-006207) contains MULTIPLE IMAGES of MULTIPLE models.

RESPONSE TO REQUEST FOR ADMISSION NO. 692

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on 2 3 4 5 6 7 8 9 10 11 12

the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 693:

Admit that YOU did not enclose a copy of the "Perfect 10 Model Boxing" DVD" referenced in Norman Zada's COMMUNICATION dated December 7, 2005 (control numbered GGL006200-006207) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 693

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

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these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 694:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated December 7, 2005 (control numbered GGL006200-006207) YOU did not IDENTIFY any ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 694

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 695:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman

Zada's COMMUNICATION dated December 7, 2005 (control numbered 2 GGL006200-006207).

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RESPONSE TO REQUEST FOR ADMISSION NO. 695

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 696:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated December 7, 2005 (control numbered GGL006200-006207) did not display any IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 696

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Case No. CV 04-9484 AHM (SHx) [Consolidated 166 with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/ 4735.751320/26247358 Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 697:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated December 7, 2005 (control numbered GGL006200-006207) did not display any ADULT IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 697

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 698:

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Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated December 7, 2005 (control numbered GGL006200-006207) did not display any PERFECT 10 IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 698

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 699:

Admit that Norman Zada's COMMUNICATION dated December 9, 2005 did not comply with the notification requirements of 17 U.S.C. § 512©(3).

RESPONSE TO REQUEST FOR ADMISSION NO. 699

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Case No. CV 04-9484 AHM (SHx) [Consolidated 168 with Case No. CV 05-4753 AHM (SHx)]

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Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would fake an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 700:

Admit that Norman Zada's COMMUNICATION dated December 9, 2005 did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 700

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 702:

Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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dated December 9, 2005 contains 35 folders comprising more than 25,000 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 702

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 1720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

Admit that the DVD provided with Norman Zada's COMMUNICATION

REQUEST FOR ADMISSION NO. 703:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed in the electronic files on the DVD provided with Norman Zada's COMMUNICATION dated December 9, 2005.

RESPONSE TO REQUEST FOR ADMISSION NO. 703

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 704:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed on the USENET SITES identified on the DVD provided with Norman Zada's COMMUNICATION dated December 9, 2005.

RESPONSE TO REQUEST FOR ADMISSION NO. 704

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 705:

Admit that Norman Zada's COMMUNICATION dated December 22, 2005 2 (control numbered GGL005313-005334) did not IDENTIFY the ALLEGED 3 COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that 4 COMMUNICATION. **RESPONSE TO REQUEST FOR ADMISSION NO. 705** 5 Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on 6 7 the grounds that they are obviously unduly burdensome and propounded to harass and 8 distract Perfect 10 from litigating important issues in the case. Perfect 10 already has 9 expended a great deal of time and effort to respond to the 241 previous requests for 10 admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of 11

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if

these 720 requests, including this one, on the grounds that it would take an inordinate

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

amount of time to do so. Perfect 10 further objects to each request for admission to

the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 707:

Admit that for at least 494 of the 680 URLS listed in Norman Zada's

COMMUNICATION dated December 22, 2005 (control numbered GGL005313-

005334) YOU identified perfect10.com as the ALLEGED COPYRIGHTED

MATERIAL YOU claim was infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 707

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and

distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

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expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 709:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated December 22, 2005 (control numbered GGL005313-005334).

RESPONSE TO REQUEST FOR ADMISSION NO. 709

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 710:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's

COMMUNICATION dated December 22, 2005 (control numbered GGL0053 13-

005334) did not display any IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 710

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 711:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated December 22, 2005 (control numbered GGL005313-005334) did not display any ADULT IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 711

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 712:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated December 22, 2005 (control numbered GGL005313-005334) did not display any PERFECT 10 IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 712

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 713:

Admit that Norman Zada's COMMUNICATION dated February 13, 2006 (control numbered GGL006345-006382) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 713

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 716:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed at the URLS listed in Norman Zada's COMMUNICATION dated February 13, 2006 (control numbered GGL006345-006382).

RESPONSE TO REQUEST FOR ADMISSION NO. 716

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 717:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated February 13, 2006 (control numbered GGL006345-006382) did not display any IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 717

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

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these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 718:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated February 13, 2006 (control numbered GGL006345-006382) did not display any ADULT IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 718

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 719:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated February 13, 2006 (control numbered GGL006345-006382) did not display any PERFECT 10 IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 719

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REQUEST FOR ADMISSION NO. 720:

Admit that Norman Zada's COMMUNICATION dated March 20, 2007 was addressed to GOOGLE'S Board of Directors, not GOOGLE'S designated agent for accepting DMCA complaints.

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on

the grounds that they are obviously unduly burdensome and propounded to harass and

distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

expended a great deal of time and effort to respond to the 241 previous requests for

has admitted or denied approximately 231 of the 720 requests in the Second Set of

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

only 100 more of these requests, of Google's choice, but not to all 720 of them, if

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

these 720 requests, including this one, on the grounds that it would take an inordinate

amount of time to do so. Perfect 10 further objects to each request for admission to

the extent it calls for a legal conclusion; that it is vague and ambiguous, unclear or

admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

RESPONSE TO REQUEST FOR ADMISSION NO. 720

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

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these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 721:

Admit that Norman Zada's COMMUNICATION dated March 20, 2007 did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed.

RESPONSE TO REQUEST FOR ADMISSION NO. 721

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 723:

Admit that Folder 1 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 contains at least 66 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 723

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 724:

Admit that Folder 2 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 contains 11 subfolders comprising at least 1072 pages of what YOU claim are examples "of Google ads appearing next to celebrity images without permission of either the celebrity or the copyright holder."

RESPONSE TO REQUEST FOR ADMISSION NO. 724

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/ 4735.751320/26247358 Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 725:

Admit that Folder 2 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 does not contain ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 725

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 726:

Admit that PERFECT 10 does not own the rights of publicity of the celebrities whose IMAGES are displayed in the electronic files in Folder 2 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007.

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RESPONSE TO REQUEST FOR ADMISSION NO. 726

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 727:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights of the IMAGES displayed in the electronic files in Folder 2 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 727

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 728:

Admit that Folder 3 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 contains 6 subfolders comprising at least 2,752 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 728

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 729:

Admit that Folder 3 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 contains a subfolder comprising at least

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609 pages of ALLEGED INFRINGING MATERIAL YOU claim is displayed at giganews.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 729

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 730:

Admit that Folder 3 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 contains a subfolder comprising at least 509 pages of ALLEGED INFRINGING MATERIAL YOU claim is displayed at newsdemon.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 730-

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 731:

Admit that Folder 3 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 contains a subfolder comprising at least 482 pages of ALLEGED INFRINGING MATERIAL YOU claim is displayed at powerusenet.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 731

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 732:

Admit that Folder 3 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 contains a subfolder comprising at least 371 pages of ALLEGED INFRINGING MATERIAL YOU claim is displayed at thundernews.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 732

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 733:

Admit that Folder 3 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 contains a subfolder comprising at least 596 pages of ALLEGED INFRINGING MATERIAL YOU claim is displayed at usenext.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 733

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 734:

Admit that one or more of the IMAGES in Folder 3 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 does not display a PERFECT 10 copyright notice.

RESPONSE TO REQUEST FOR ADMISSION NO. 734

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 735:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed at newsdemon.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 735

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 736:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed at powerusenet.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 736

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for

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> JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 737:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed at usenext.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 737

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that-it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 738:

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Admit that Folder 4 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 contains at least 216 pages of what YOU claim are "print screens of pirated songs and movies that are offered by" GOOGLE.

RESPONSE TO REQUEST FOR ADMISSION NO. 738

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 739:

Admit that Folder 4 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 does not contain ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 739

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 740:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights of the songs, TV shows, and movies whose infringement is allegedly depicted in Folder 4 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 740

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 741:

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Admit that Folder 5 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 does not contain ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 741

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 742:

Admit that Folder 6 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 contains at least 48 pages of what YOU claim are "examples of Google ads next to defamatory images of celebrities."

RESPONSE TO REQUEST FOR ADMISSION NO. 742

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for Case No. CV 04-9484 AHM (SHx) [Consolidated 193

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admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 743:

Admit that Folder 6 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007 does not contain ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 743

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 1_0 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 744:

Admit that PERFECT 10 does not own the rights of publicity of the celebrities whose IMAGES are displayed in the electronic files in Folder 6 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007..

RESPONSE TO REQUEST FOR ADMISSION NO. 744

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 745:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights of the IMAGES displayed in the electronic files in Folder 6 on the disk provided with Norman Zada's COMMUNICATION dated March 20, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 745

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 2 has admitted or denied approximately 231 of the 720 requests in the Second Set of 3 Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to 4 only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate 6 amount of time to do so. Perfect 10 further objects to each request for admission to 8 the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or 9 unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 746:

Admit that Norman Zada's COMMUNICATION dated April 24, 2007 (control numbered GGL032075-032096) did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 746

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the -720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)] the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 748:

Admit that for at least 306 of the 318 URLS listed in Norman Zada's COMMUNICATION dated April 24, 2007 (control numbered GGL032075-032096), YOU identified perfectl0.com as the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 748

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 750:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated April 24, 2007 (control numbered GGL032075-032096).

RESPONSE TO REQUEST FOR ADMISSION NO. 750

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 751:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated April 24, 2007 (control numbered GGL032075-032096), did not display any IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 751

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 752:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated April 24, 2007 (control numbered GGL032075-032096), did not display any ADULT IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 752

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 753:

Admit that one or more of the INFRINGING URLS listed in Norman Zada's COMMUNICATION dated April 24, 2007 (control numbered GGL032075-032096) did not display any PERFECT 10 IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 753

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Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 754:

Admit that Norman Zada's COMMUNICATION dated June 28, 2007 did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each USENET SITE listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 754

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 755:

Admit that Norman Zada's COMMUNICATION dated June 28, 2007 was accompanied by a hard drive which YOU claim "contains approximately 1,100,000 infringements of Perfect 10 copyrighted images that are offered by infringing websites from which Google accepts advertising and/or to which Google links."

RESPONSE TO REQUEST FOR ADMISSION NO. 755

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 756:

Admit that for at least 59 of the 60 USENET SITES listed in Norman Zada's COMMUNICATION dated June 28, 2007, YOU identified the "P10" subfolder

> Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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within the respective USENET SITE'S folder on the hard drive provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 756

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 757:

Admit that the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007, contains a separate "P10" subfolder for at least 59 of the 60 USENET SITES listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 757

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 758:

Admit that for one or more of the USENET SITES listed in Norman Zada's COMMUNICATION dated June 28, 2007, the "P10" subfolder within the respective USENET SITE'S folder on the hard drive provided with that COMMUNICATION contains MULTIPLE IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 758

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 759:

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Admit that for one or more of the USENET SITES listed in Norman Zada's COMMUNICATION dated June 28, 2007, the "P10" subfolder within the respective USENET SITE'S folder on the hard drive provided with that COMMUNICATION contains over 3 gigabytes of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 759

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO: 760:

Admit that for one or more of the USENET SITES listed in Norman Zada's COMMUNICATION dated June 28, 2007, the "P10" subfolder within the respective USENET SITE'S folder on the hard drive provided with that COMMUNICATION contains over 16,000 electronic files of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 760

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has Case No. CV 04-9484 AHM (SHx) [Consolidated 204 with Case No. CV 05-4753 AHM (SHx)]

expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to farther respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 761:

Admit that for one or more of the USENET SITES listed in Norman Zada's COMMUNICATION dated June 28, 2007, the "P10" subfolder within the respective USENET SITE'S folder on the hard drive provided with that COMMUNICATION contains IMAGES that do not display a PERFECT 10 copyright notice.

RESPONSE TO REQUEST FOR ADMISSION NO. 761

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 762:

Admit that for one or more of the USENET SITES listed in Norman Zada's COMMUNICATION dated June 28, 2007, the respective USENET SITE'S folder on the hard drive provided with that COMMUNICATION contains MULTIPLE subfolders (other than the "P10" subfolder) containing IMAGES that do not display PERFECT 10 copyright notices.

RESPONSE TO REQUEST FOR ADMISSION NO. 762

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 763:

Admit that YOU did not use GOOGLE'S search engine to locate the alleged infringing IMAGES YOU claim to have downloaded from the USENET SITES listed in YOUR COMMUNICATIONS.

RESPONSE TO REQUEST FOR ADMISSION NO. 763

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 764:

Admit that YOU logged into the USENET SITES listed in YOUR COMMUNICATIONS in order to locate the alleged infringing IMAGES YOU claim to have downloaded from them.

RESPONSE TO REQUEST FOR ADMISSION NO. 764

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

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these 720 requests, including this one, on the grounds that it would take an inordinate 2 amount of time to do so. Perfect 10 further objects to each request for admission to 3 the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 765:

Admit that YOU located the alleged infringing IMAGES YOU claim to have downloaded from the USENET SITES listed in YOUR COMMUNICATIONS by subscribing to those websites and running searches on them.

RESPONSE TO REQUEST FOR ADMISSION NO. 765

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 766:

Admit that the alleged infringing IMAGES YOU claim to have downloaded from the USENET SITES do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 766

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 767:

Admit that YOU want GOOGLE to prevent all links to the USENET SITES YOU identified in YOUR COMMUNICATIONS from appearing in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 767

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 768:

Admit that YOU want GOOGLE to remove the USENET SITES listed in YOUR COMMUNICATIONS from GOOGLE'S search index.

RESPONSE TO REQUEST FOR ADMISSION NO. 768

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 769:

Admit that GOOGLE does not provide web page URL or IMAGE URL links to access the alleged infringing IMAGES YOU claim to have downloaded from the USENET SITES listed in YOUR COMMUNICATIONS.

RESPONSE TO REQUEST FOR ADMISSION NO. 769

3 and distract Perfect 10 from litigating important issues in the case. Perfect 10 already 4 for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 5 6 7 Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to 8 only 100 more of these requests, of Google's choice, but not to all 720 of them, if 9 10 amount of time to do so. Perfect 10 further objects to each request for admission to 11 12

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REQUEST FOR ADMISSION NO. 770:

Admit that links to the alleged infringing IMAGES YOU claim to have downloaded from the USENET SITES listed in YOUR COMMUNICATIONS do not appear in GOOGLE'S search results.

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on.

the grounds that they are obviously unduly burdensome and propounded to harass,

has expended a great deal of time and effort to respond to the 241 previous requests

10 has admitted or denied approximately 231 of the 720 requests in the Second Set of

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

these 720 requests, including this one, on the grounds that it would take an inordinate

the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

RESPONSE TO REQUEST FOR ADMISSION NO. 770

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated

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these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 771:

Admit that for the alleged infringing IMAGES YOU claim to have downloaded from the USENET SITES, YOUR COMMUNICATIONS did not provide the IMAGE URL or web page URL at which each of the ALLEGED INFRINGING MATERIALS could be found.

RESPONSE TO REQUEST FOR ADMISSION NO. 771

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 772:

Admit that the alleged infringing IMAGES YOU claim to have downloaded from the USENET SITES listed in YOUR COMMUNICATIONS cannot be located by IMAGE URL or web page URL.

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RESPONSE TO REQUEST FOR ADMISSION NO. 772

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 773:

Admit that the alleged infringing IMAGES YOU claim to have downloaded from the USENET SITES listed in YOUR COMMUNICATIONS can be found only by joining the USENET SITES in question, following the instructions for downloading IMAGES from those USENET SITES, and doing searches on model names or terms involving "P10."

RESPONSE TO REQUEST FOR ADMISSION NO. 773

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 774:

Admit that YOU have not asked GOOGLE to remove from its search results any web page URL or IMAGE URL links to the alleged infringing IMAGES YOU claim to have downloaded from the USENET SITES listed in YOUR COMMUNICATIONS.

RESPONSE TO REQUEST FOR ADMISSION NO. 774

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 775:

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Admit that one or more of the IMAGES contained on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007 displays a Playboy copyright notice.

RESPONSE TO REQUEST FOR ADMISSION NO. 775

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 776:

Admit that one or more of the IMAGES contained on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007 displays a Hegre-Art.com copyright notice.

RESPONSE TO REQUEST FOR ADMISSION NO. 776

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 777:

Admit that one or more of the IMAGES contained on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007 displays a MacAndBumble.com copyright notice.

RESPONSE TO REQUEST FOR ADMISSION NO. 777

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 778:

June 28, 2007 contains 37 subfolders comprising at least 385 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 778

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

Admit that the "ALL ARE P10" subfolder in the "z other infringing websites"

folder on the hard drive provided with Norman Zada's COMMUNICATION dated

REQUEST FOR ADMISSION NO. 779:

Admit that the "ALL LARGE ARE P10" subfolder in the "z other infringing websites" folder on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007 contains 107 subfolders comprising at

least 24,870 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 779

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

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51320/2624735.751320/26 4735.751320/26247**3**;**8** expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 780:

Admit that the "ALL LARGE WITH P10 NOTICES" subfolder in the "z other infringing websites" folder on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007 contains 3 subfolders comprising at least 20,932 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 780

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests, Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 781:

Admit that the "z perfect 10 web site" folder on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007 contains "all of the images, available as of June 2007 on Perfect 10's website, perfect10.com."

RESPONSE TO REQUEST FOR ADMISSION NO. 781

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 782:

Admit that the "z perfect 10 web site" folder on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007 contains 367 subfolders comprising at least 15,121 pages of ALLEGED COPYRIGHTED MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 782

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**3**;**8** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 783:

Admit that the "z print screens" folder on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007 does not contain any ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 783

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 784:

Admit that the "z disclaimers" folder on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007 does not contain any ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 784

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 785:

Admit that the "z unfair competition" folder on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007 does not contain any ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 785

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 786:

Admit that for at least 35 of the 146 URLS listed in Norman Zada's COMMUNICATION dated June 28, 2007, YOU identified the subfolder "ALL ARE P10" within the "z other infringing websites" folder on the hard drive provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 786

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

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these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 787:

Admit that for at least 108 of the 146 URLS listed in Norman Zada's COMMUNICATION dated June 28, 2007, YOU identified the subfolder "ALL LARGE ARE P10" within the "z other infringing websites" folder on the hard drive provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 787

Perfect 10 objects to Google's Requests for. Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 788:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the subfolder "ALL LARGE ARE P10" within Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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the "z other infringing websites" folder on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 788

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 789:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated June 28, 2007, YOU identified the subfolder "ALL LARGE WITH P10 NOTICES" within the "z other infringing websites" folder on the hard drive provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 789

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for Case No. CV 04-9484 AHM (SHx) [Consolidated]

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admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree, to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 790:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the subfolder "ALL LARGE WITH P10 NOTICES" within the "z other infringing websites" folder on the hard drive provided with Norman Zada's COMMUNICATION dated June 28, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 790

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the. Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 791:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES on the USENET SITES listed in Norman Zada's COMMUNICATION dated June 28, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 791

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 792:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed at the URLS listed in Norman Zada's COMMUNICATION dated June 28, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 792

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**3**;**8** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 793:

Admit that Norman Zada's COMMUNICATION dated July 2, 2007 did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 793

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 795:

Admit that links to one or more of the IMAGES contained on the DVDs provided with Norman Zada's COMMUNICATION dated July 2, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 795

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 796:

Admit that links to at least 25% of the IMAGES contained on the DVDs provided with Norman Zada's COMMUNICATION dated July 2, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 796

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**3**8 distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 797:

Admit that links to at least 50% of the IMAGES contained on the DVDs provided with Norman Zada's COMMUNICATION dated July 2, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 797

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 798:

Admit that one or more of the IMAGES contained on the DVDs provided with Norman Zada's COMMUNICATION dated July 2, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 798

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 799:

Admit that at least 25% of the IMAGES contained on the DVDs provided with Norman Zada's COMMUNICATION dated July 2, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 799

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 800:

Admit that at least 50% of the IMAGES contained on the DVDs provided with Norman Zada's COMMUNICATION dated July 2, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 800

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

3 REQUEST FOR A

REQUEST FOR ADMISSION NO. 801:

Admit that the "ALL LARGE ARE P10" folder on Disk I provided with Norman Zada's COMMUNICATION dated July 2, 2007 contains 167 subfolders comprising at least 9,046 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 801

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 802:

Admit that the "ALL LARGE ARE P10" folder on Disk 1 provided with Norman Zada's COMMUNICATION dated July 2, 2007 contains 2.72 gigabytes of electronic files.

RESPONSE TO REQUEST FOR ADMISSION NO. 802

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 803:

Admit that the "ALL ARE P10" folder on Disk I provided with Norman Zada's COMMUNICATION dated July 2, 2007 contains 58 subfolders comprising at least 252 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 803

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant

REQUEST FOR ADMISSION NO. 804:

Admit that the "ALL LARGE WITH P10 NOTICES" folder on Disk I provided with Norman Zada's COMMUNICATION dated July 2, 2007 contains 4 subfolders comprising at least 3,681 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 804

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 805:

Admit that for at least 166 of the 246 URLS listed in Norman Zada's COMMUNICATION dated July 2, 2007, YOU identified the "ALL LARGE ARE P10" folder on Disk I provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 805

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REQUEST FOR ADMISSION NO. 806:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the "ALL LARGE ARE P10" folder on Disk I provided with Norman Zada's COMMUNICATION dated July 2, 2007.

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on

the grounds that they are obviously unduly burdensome and propounded to harass and

distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

expended a great deal of time and effort to respond to the 241 previous requests for

has admitted or denied approximately 231 of the 720 requests in the Second Set of

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

only 100 more of these requests, of Google's choice, but not to all 720 of them, if

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

these 720 requests, including this one, on the grounds that it would take an inordinate

amount of time to do so. Perfect 10 further objects to each request for admission to

the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

RESPONSE TO REQUEST FOR ADMISSION NO. 806

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

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these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 807:

Admit that for at least 59 of the 246 URLS listed in Norman Zada's COMMUNICATION dated July 2, 2007, YOU identified the "ALL ARE P10" folder on Disk I provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 807

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 808:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated July 2, 2007, YOU identified the "ALL LARGE WITH

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P10 NOTICES" folder on Disk I provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 808

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 809:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the "ALL LARGE WITH P10 NOTICES" folder on Disk I provided with Norman Zada's COMMUNICATION dated July 2, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 809

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the. Second Set of

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Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 810:

Admit that the "DOWNLOADS — ALL ARE P10" folder on Disk II provided with Norman Zada's COMMUNICATION dated July 2, 2007 contains 9 subfolders comprising at least 34 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 810

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 811:

3 subfolders comprising at least 1,184 pages of ALLEGED INFRINGING 4 MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 811

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

Admit that the "DOWNLOADS — ALL LARGE ARE P10" folder on Disk II

provided with Norman Zada's COMMUNICATION dated July 2, 2007 contains 39

REQUEST FOR ADMISSION NO. 812:

Admit that the "MODEL — ALL LARGE ARE P10" folder on Disk II provided with Norman Zada's COMMUNICATION dated July 2, 2007 contains 31 subfolders comprising at least 12,086 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 812

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**3**5**8** expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 813:

Admit that for one or more of the 246 URLS listed in Norman Zada's COMMUNICATION dated July 2, 2007, YOU identified the "DOWNLOADS - ALL ARE P10" folder on Disk II provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 813

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 814:

Admit that for at least 15 of the 246 URLS listed in Norman Zada's COMMUNICATION dated July 2, 2007, YOU identified the "DOWNLOADS - ALL LARGE ARE P10" folder on Disk II provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 814

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 815:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the "DOWNLOADS - ALL LARGE ARE P10" folder on Disk II provided with Norman Zada's COMMUNICATION dated July 2, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 815

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 816:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated July 2, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 816

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated

these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 817:

Admit that Norman Zada's COMMUNICATION dated July 12, 2007 did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 817

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 819:

Admit that links to one or more of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 12, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 819

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 820:

Admit that links to at least 25% of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 12, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 820

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 821:

Admit that links to at least 50% of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 12, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 821

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 822:

Admit that one or more of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 12, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 822

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Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, or the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests. for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to ea request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 823:

Admit that at least 25% of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 12, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 823

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 824:

Admit that at least 50% of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 12, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 824

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass land distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 825:

Admit that the "ALL LARGE ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 12, 2007 contains 206 subfolders comprising at least 9,125 pages of ALLEGED INFRINGING MATERIAL.

Case No. CV 04-9484 AHM (SHx.) [Consolidered]

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Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

RESPONSE TO REQUEST FOR ADMISSION NO. 825

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 826:

Admit that the "ALL ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 12, 2007 contains 33 subfolders comprising at least 347 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 826

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 827:

Admit that the "CHECKED ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 12, 2007 contains 3 subfolders comprising at least 78 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 827

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 828:

Admit that for at least 150 of the 174 URLS listed in Norman Zada's COMMUNICATION dated July 12, 2007, YOU identified the folder "ALL LARGE

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ARE P10" on the DVD provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 828

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 829:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the "ALL LARGE ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 12, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 829:

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Case No. CV 04-9484 AHM (SHx) [Consolidated 250 with Case No. CV 05-4753 AHM (SHx)]

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Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 830:

Admit that for at least 20 of the 174 URLS listed in Norman Zada's COMMUNICATION dated July 12, 2007, YOU identified the "ALL ARE P10" folder on the DVD provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 830

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 831:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated July 12, 2007, YOU identified the "CHECKED ARE P10" folder on the DVD provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 831

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further-objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 832:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the "CHECKED ARE P10" folder on the DVD provided with Norman Zada's July 12, 2007 COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 832

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and, distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 833:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated July 12, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 833

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 834:

Admit that Norman Zada's COMMUNICATION dated July 31, 2007 did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 834

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 836:

Admit that links to one or more of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 836

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 837:

Admit that links to at least 25% of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 837

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 838:

Admit that links to at least 50% of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 838

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 839:

Admit that one or more of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 839

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated

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with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 840:

Admit that at least 25% of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 840

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 841:

Admit that at least 50% of the IMAGES contained on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 841

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 842:

Admit that the "ALL ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 contains 38 subfolders comprising at least 782 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 842

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 843:

Admit that the "ALL LARGE ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 contains 97 subfolders comprising at least 8,358 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 843

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 844:

Admit that the "ALL LARGE WITH P10 NOTICES" folder on the DVD

provided with Norman Zada's COMMUNICATION dated July 31, 2007 contains 3

subfolders comprising at least 3,269 pages of ALLEGED INFRINGING

7 MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 844

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 845:

Admit that the "CHECKED ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 contains 53 subfolders comprising at least 1,691 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 845

Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 846:

Admit that the "DISPLAY ALL ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 contains 5 subfolders comprising at least 730 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 846

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 847:

Admit that the "DISPLAY ALL LARGE ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 contains 4 subfolders comprising at least 358 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 847

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly, burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 848:

Admit that the "MODEL SEARCH ALL LARGE ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007 contains 3 subfolders comprising at least 1,439 pages of ALLEGED INFRINGING MATERIAL.

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RESPONSE TO REQUEST FOR ADMISSION NO. 848

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 849:

Admit that for at least 73 of the 140 URLS listed in Norman Zada's COMMUNICATION dated July 31, 2007, YOU identified the "ALL LARGE ARE P10" folder on the DVD provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 849

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

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JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S

Case No. CV 04-9484 AHM (SHx) [Consolidated

with Case No. CV 05-4753 AHM (SHx)]

only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 850:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the "ALL LARGE ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 850

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 851:

Admit that for at least 30 of the 140 URLS listed in Norman Zada's

COMMUNICATION dated July 31, 2007, YOU identified the "ALL ARE P10"

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folder on the DVD provided with that COMMUNICATION as the ALLEGED

INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 851

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on

the grounds that they are obviously unduly burdensome and propounded to harass and

distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

expended a great deal of time and effort to respond to the 241 previous requests for

admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

has admitted or denied approximately 231 of the 720 requests in the Second Set of

Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

only 100 more of these requests, of Google's choice, but not to all 720 of them, if

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of

these 720 requests, including this one, on the grounds that it would take an inordinate

amount of time to do so. Perfect 10 further objects to each request for admission to

the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or

unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 852:

Admit that for at least 35 of the 140 URLS listed in Norman Zada's

COMMUNICATION dated July 31, 2007, YOU identified the "CHECKED ARE

P10" folder on the DVD provided with that COMMUNICATION as the ALLEGED

21 INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 852

23 Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on

the grounds that they are obviously unduly burdensome and propounded to harass and

distract Perfect 10 from litigating important issues in the case. Perfect 10 already has

26 expended a great deal of time and effort to respond to the 241 previous requests for

admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/ 4735.751320/26247358 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and-ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 853:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the "CHECKED ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 853

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 854:

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Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated July 31, 2007, YOU identified the "DISPLAY ALL ARE P10" folder on the DVD provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 854

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 855:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the "DISPLAY ALL ARE P10" folder on the DVD provided with Norman Zada's COMMUNICATION dated July 31, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 855

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for

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admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 2 has admitted or denied approximately 231 of the 720 requests in the Second Set of 3 Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to 4 only 100 more of these requests, of Google's choice, but not to all 720 of them, if 5 Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate 6 amount of time to do so. Perfect 10 further objects to each request for admission to 8 the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or 9 unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 856:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated July 31, 2007, YOU identified the "DISPLAY ALL LARGE ARE P10" folder on the DVD provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 856

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 857:

Admit that PERFECT 10 does not own or hold an exclusive license to the

copyrights to all of the IMAGES in the "DISPLAY ALL LARGE ARE P10" folder

on the DVD provided with Norman Zada's COMMUNICATION dated July 31,

 $7 \parallel 2007.$

RESPONSE TO REQUEST FOR ADMISSION NO. 857

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 858:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated July 31, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 858

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 859:

Admit that Norman Zada's COMMUNICATION dated October 16, 2007 did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 859

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

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with Case No. CV 05-4753 AHM (SHx)]

these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 861:

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Admit that DVD 1 provided with Norman Zada's COMMUNICATION dated October 16, 2007 contains 16,940 IMAGES YOU claim to have downloaded from giganews.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 861

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 862:

Admit that DVD 1 provided with Norman Zada's COMMUNICATION dated October 16, 2007 contains 852 IMAGES YOU claim to have downloaded from rapidshare.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 862

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V 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)] Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 863:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES on DVD 1 provided with Norman Zada's COMMUNICATION dated October 16, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 863

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

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these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 864:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed on giganews.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 864

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on-the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 865:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed on rapidshare.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 865

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on
the grounds that they are obviously unduly burdensome and propounded to harass and
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with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 866:

Admit that links to one or more of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 866

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 867:

Admit that links to at least 25% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 867

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 868:

Admit that links to at least 50% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 868

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 869:

Admit that one or more of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 869

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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with Case No. CV 05-4753 AHM (SHx)]

the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 870:

Admit that at least 25% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 870

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important-issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 871:

Admit that at least 50% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 871

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 872:

Admit that the "ALL LARGE ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007 contains 88 subfolders comprising at least 2,884 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 872

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to Case No. CV 04-9484 AHM (SHx) [Consolidated]

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 873:

Admit that the "ALL ARE P10" folder on DVD 2 provided with Norman

Zada's COMMUNICATION dated October 16, 2007 contains 79 subfolders

comprising at least 4,978 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 873

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 874:

Admit that the "CHECKED ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007 contains 35 subfolders comprising at least 436 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 874

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 875:

Admit that the "ALL ARE P10" subfolder within the "MODELS" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007 contains 13 subfolders comprising at least 10,466 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 875

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 876:

Admit that the "ALL LARGE ARE P10" subfolder within the "MODELS" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007 contains 2 subfolders comprising at least 1,698 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 876

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each -request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 877:

Admit that the "CHECKED ARE P10" subfolder within the "MODELS" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007 contains a subfolder comprising at least 276 pages of ALLEGED INFRINGING MATERIAL.

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RESPONSE TO REQUEST FOR ADMISSION NO. 877

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 878:

Admit that for at least 80 of the 195 URLS listed in Norman Zada's COMMUNICATION dated October 16, 2007, YOU identified the "ALL LARGE ARE P10" folder on DVD 2 provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 878

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

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OGGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S

Case No. CV 04-9484 AHM (SHx) [Consolidated

only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 879:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the "ALL LARGE ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 879

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 880:

Admit that for at least 78 of the 195 URLS listed in Norman Zada's

COMMUNICATION dated October 16, 2007, YOU identified the "ALL ARE P10"
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folder on DVD 2 provided with that COMMUNICATION as the ALLEGED

INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 880

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 881:

Admit that for at least 35 of the 195 URLS listed in Norman Zada's COMMUNICATION dated October 16, 2007, YOU identified the "CHECKED ARE P10" folder on DVD 2 provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 881

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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with Case No. CV 05-4753 AHM (SHx)]

REQUEST FOR ADMISSION NO. 882:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the "CHECKED ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated October 16, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 882

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 883:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated October 16, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 883

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 884:

Admit that Norman Zada's COMMUNICATION dated December 13, 2007 did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 884

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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REQUEST FOR ADMISSION NO. 886:

Admit that DVD 1 provided with Norman Zada's COMMUNICATION dated December 13, 2007 contains 15,623 IMAGES YOU claim to have downloaded from thundernews.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 886

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 887:

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Admit that DVD 1 provided with Norman Zada's COMMUNICATION dated December 13, 2007 contains 1900 IMAGES YOU claim to have downloaded from rapidshare.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 887

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 888:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES on DVD 1 provided with Norman Zada's COMMUNICATION dated December 13, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 888

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

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REQUEST FOR ADMISSION NO. 889:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed on thundernews.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 889

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 890:

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Admit that links to one or more of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated December 13, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 890

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 891:

Admit that links to at least 25% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated December 13, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 891

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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REQUEST FOR ADMISSION NO. 892:

Admit that links to at least 50% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated December 13, 2007 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 892

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 893:

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Admit that one or more of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated December 13, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 893

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 894:

Admit that at least 25% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated December 13, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 894

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

REQUEST FOR ADMISSION NO. 895:

Admit that at least 50% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated December 13, 2007 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 895

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 896:

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Admit that the "ALL ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated December 13, 2007 contains 80 subfolders comprising at least 8,772 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 896

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass' and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 897:

Admit that the "CHECKED ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated December 13, 2007 contains 36 subfolders comprising at least 712 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 897

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

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REQUEST FOR ADMISSION NO. 898:

Admit that the "CHECKED OR LARGE ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated December 13, 2007 contains 19 subfolders comprising at least 1,027 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 898

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 899:

Admit that the "ALL ARE P10" subfolder within the "MODELS" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated December 13, 2007 contains 18 subfolders comprising at least 16,276 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 899

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 900:

Admit that the "CHECKED OR LARGE ARE P10" subfolder within the "MODELS" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated December 13, 2007 contains 4 subfolders comprising at least 1,885 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 900

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on
the grounds that they are obviously unduly burdensome and propounded to harass and
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with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 901:

Admit that for at least 36 of the 141 URLS listed in Norman Zada's COMMUNICATION dated December 13, 2007, YOU identified the "CHECKED ARE P10" folder on DVD 2 provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 901

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 902:

Admit that for at least 80 of the 141 URLS listed in Norman Zada's COMMUNICATION dated December 13, 2007, YOU identified the "ALL ARE P10" folder on DVD 2 provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 902

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 903:

Admit that for at least 23 of the 141 URLS listed in Norman Zada's COMMUNICATION dated December 13, 2007, YOU identified the "CHECKED OR LARGE ARE P10" folder on DVD 2 provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS. Case No. CV 04-9484 AHM (SHx) [Consolidated

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RESPONSE TO REQUEST FOR ADMISSION NO. 903

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous, requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 904:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated December 13, 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 904

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 905:

Admit that Norman Zada's COMMUNICATION dated January 24, 2008 did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 905

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 907:

Admit that DVD 1 provided with Norman Zada's COMMUNICATION dated January 24, 2008 contains what YOU claim are "2,546 infringing Perfect 10"

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copyrighted images downloaded...from the infringing websites megaerotic.com and 2 rapidshare.com."

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RESPONSE TO REQUEST FOR ADMISSION NO. 907

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 908:

Admit that PERFECT 10 does not own the copyrights to all of the IMAGES displayed on megaerotic.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 908

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to

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only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 909:

Admit that links to one or more of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated January 24, 2008 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 909

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 910:

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Admit that links to at least 25% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated January 24, 2008 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 910

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for. Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 911:

Admit that links to at least 50% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated January 24, 2008 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 911

Perfect 10 objects to Google's Requests for Admissions Nos.' 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

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REQUEST FOR ADMISSION NO. 912:

Admit that one or more of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated January 24, 2008 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 912

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 913:

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Admit that at least 25% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated January 24, 2008 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 913

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 914:

Admit that at least 50% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated January 24, 2008 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 914

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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REQUEST FOR ADMISSION NO. 915:

Admit that the "ALL ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated January 24, 2008 contains 33 subfolders comprising at least 13,588 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 915

Perfect 10 objects to Google's Requests for Admission Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 916:

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Admit that the "ALL ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated January 24, 2008 contains 1.79 gigabytes of electronic files.

RESPONSE TO REQUEST FOR ADMISSION NO. 916

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 917:

Admit that the "CHECKED OR LARGE ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated January 24, 2008 contains 32 subfolders comprising at least 1,220 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 917

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for Case No. CV 04-9484 AHM (SHx) [Consolidated 307 with Case No. CV 05-4753 AHM (SHx)]

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> JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

REQUEST FOR ADMISSION NO. 918:

Admit that the "ALL ARE P10" subfolder within the "MODEL SEARCHES" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated January 24, 2008 contains 9 subfolders comprising at least 5,255 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 918

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)] the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 919:

Admit that the "CHECKED OR LARGE ARE P10" subfolder within the "MODEL SEARCHES" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated. January 24, 2008 contains 5 subfolders comprising at least 1,384 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 919

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 920:

Admit that for at least 33 of the 67 URLS listed in Norman Zada's COMMUNICATION dated January 24, 2008, YOU identified the "CHECKED OR LARGE ARE P10" folder on DVD 2 provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 920

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Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 921:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES in the "CHECKED OR LARGE ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated January 24, 2008.

RESPONSE TO REQUEST FOR ADMISSION NO. 921

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Case No. CV 04-9484 AHM (SHx) [Consolidated 310 with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/2 4735.751320/26247**358** Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 922:

Admit that for at least 32 of the 67 URLS listed in Norman Zada's COMMUNICATION dated January 24, 2008, YOU identified the "ALL ARE P10" folder on DVD 2 provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 922

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 923:

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Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated January 24, 2008.

RESPONSE TO REQUEST FOR ADMISSION NO. 923

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 924:

Admit that Norman Zada's COMMUNICATION dated March 17, 2008, did not IDENTIFY the ALLEGED COPYRIGHTED MATERIAL claimed to be infringed at each URL listed in that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 924

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated]

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REQUEST FOR ADMISSION NO. 926:

Admit that DVD 1 provided with Norman Zada's COMMUNICATION dated March 17, 2008, contains what YOU claim are "5,343 infringing Perfect 10 copyrighted images downloaded . . . from the infringing websites depositfiles.com, easy-share.com, rapidshare.com, and rhinonewsgroups.com."

RESPONSE TO REQUEST FOR ADMISSION NO. 926

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

REQUEST FOR ADMISSION NO. 927:

Admit that PERFECT 10 does not own the copyrights to all of the IMAGES displayed at depositfiles.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 927

Perfect 10 objects to Google's Requests for Admissions Nos., 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will. agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 928:

Admit that PERFECT 10 does not own the copyrights to all of the IMAGES displayed at easy-share.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 928

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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REQUEST FOR ADMISSION NO. 929:

Admit that PERFECT 10 does not own the copyrights to all of the IMAGES displayed at rhinonewsgroups.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 929

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 930:

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Admit that links to one or more of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated March 17, 2008 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 930

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests,-of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 931:

Admit that links to at least 25% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated March 17, 2008 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 931

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

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REQUEST FOR ADMISSION NO. 932:

Admit that links to at least 50% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated March 17, 2008 do not appear in GOOGLE'S search results.

RESPONSE TO REQUEST FOR ADMISSION NO. 932

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 933:

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Admit that one or more of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated March 17, 2008 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 933

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 934:

Admit that at least 25% of the IMAGES contained on DVD 2 provided with Not man Zada's COMMUNICATION dated March 17, 2008 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 934

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 Case No. CV 04-9484 AHM (SHx) [Consolidated

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REQUEST FOR ADMISSION NO. 935:

Admit that at least 50% of the IMAGES contained on DVD 2 provided with Norman Zada's COMMUNICATION dated March 17, 2008 cannot be located by IMAGE URL or web page URL.

RESPONSE TO REQUEST FOR ADMISSION NO. 935

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 936:

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Admit that the "ALL ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated March 17, 2008 contains 41 subfolders comprising at least 11,114 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 936:

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 937:

Admit that the "CHECKED OR LARGE ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated March 17, 2008 contains 16 subfolders comprising at least 1,118 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 937

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 1 2 has admitted or denied approximately 231 of the 720 requests in the Second Set of 3 Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to 4 only 100 more of these requests, of Google's choice, but not to all 720 of them, if 5 Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate 6 7 amount of time to do so. Perfect 10 further objects to each request for admission to 8 the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or 9 unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 938:

Admit that the "ALL ARE P10" subfolder within the "MODELS" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated March 17, 2008 contains 19 subfolders comprising at least 12,656 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 938

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 939:

Admit that the "CHECKED OR LARGE ARE P10" subfolder within the "MODELS" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated March 17, 2008 contains 3 subfolders comprising at least 1,242 pages of ALLEGED INFRINGING MATERIAL.

RESPONSE TO REQUEST FOR ADMISSION NO. 939

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 940:

Admit that for at least 41 of the 62 URLS listed in Norman Zada's COMMUNICATION dated March 17, 2008, YOU identified the "ALL ARE P10" folder on DVD 2 provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 940

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Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 941:

Admit that the "ALL ARE P10" folder on DVD 2 provided with Norman Zada's COMMUNICATION dated March 17, 2008 contains 1.23 gigabytes of electronic files.

RESPONSE TO REQUEST FOR ADMISSION NO. 941

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

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with Case No. CV 05-4753 AHM (SHx)]

these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 942:

Admit that for at least 17 of the 62 URLS listed in Norman Zada's COMMUNICATION dated March 17, 2008, YOU identified the "CHECKED OR LARGE ARE P10" folder on DVD 2 provided with that COMMUNICATION as the ALLEGED INFRINGING MATERIAL displayed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 942

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 943:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES allegedly displayed at the URLS listed in Norman Zada's COMMUNICATION dated March 17, 2008.

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Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

RESPONSE TO REQUEST FOR ADMISSION NO. 943

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so.-Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 944:

Admit that a password is necessary to access portions of amyweber.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 944

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 945:

Admit that YOU have never provided GOOGLE with a password to amyweber.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 945

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on . the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 946:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyright to the website amyweber.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 946

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**3**\$ expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 947:

Admit that PERFECT 10 has not registered the copyright to the website amyweber.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 947

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

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REQUEST FOR ADMISSION NO. 948:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed on amyweber.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 948

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 949:

Admit that PERFECT 10 is not authorized to act on behalf of the owner of the copyright to amyweber.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 949

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

51320/2624735.751320/26 4735.751320/26247**358** Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 950:

Admit that the copyright to amyweber.net was never assigned or transferred in writing to PERFECT 10.

RESPONSE TO REQUEST FOR ADMISSION NO. 950

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 951:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyright to ambersmith.net.

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RESPONSE TO REQUEST FOR ADMISSION NO. 951

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 952:

Admit that PERFECT 10 has not registered the copyright to the website ambersmith.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 952

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect la is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated]

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JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

with Case No. CV 05-4753 AHM (SHx)]

these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 953:

Admit that PERFECT 10 does not own or hold an exclusive license to the copyrights to all of the IMAGES displayed on ambersmith.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 953

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 954:

Admit that PERFECT 10 is not authorized to act on behalf of the owner of the copyright to ambersmith.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 954

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on
the grounds that they are obviously unduly burdensome and propounded to harass and
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51320/2624735.751320/26 4735.751320/26247**358** distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree' to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 955:

Admit that the copyright to ambersmith.net was never assigned or transferred in writing to PERFECT 10.

RESPONSE TO REQUEST FOR ADMISSION NO. 955

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to

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the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 956:

Admit that more than one thousand IMAGES are currently displayed at perfect10.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 956

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 957:

Admit that more than 2,500 IMAGES are currently displayed at perfect 10.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 957

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10

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has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 958:

Admit that more than 5,000 IMAGES are currently displayed at perfect10.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 958

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 959:

Admit that more than 200 IMAGES were displayed at ambersmith.net at the time YOU sent YOUR first COMMUNICATION referencing ambersmith.net.

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RESPONSE TO REQUEST FOR ADMISSION NO. 959

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 960:

Admit that more than 1000 IMAGES were displayed at ambersmith.net at the time YOU sent YOUR first COMMUNICATION referencing ambersmith.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 960

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests it the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if

Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 961:

Admit that more than 200 IMAGES are currently displayed at amyweber.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 961

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests ii the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague am ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

REQUEST FOR ADMISSION NO. 962:

Admit that more than 1000 IMAGES are currently displayed at amyweber.net.

RESPONSE TO REQUEST FOR ADMISSION NO. 962

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for

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admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

B. GOOGLE'S POSITION:

Each of the 478 Requests set forth above, for which Perfect 10 failed to provide any substantive response, seek legally significant information about Perfect 10's 72 purported DMCA notices. They seek admissions as to the contents of Perfect 10's DMCA-related communications to Google—specifically, what copyrighted works were identified, if any, in Perfect 10's communications, whether the communications satisfy the requirements of the DMCA, and how Perfect 10 claims the notices identified the alleged infringements (if they did). The issues covered by these Requests are critical to Google's DMCA safe harbor defense, which Google intends to move for summary judgment on, and are squarely within Perfect 10's knowledge. Perfect 10 has no basis for not answering them.

1. Perfect 10 Has Improperly Failed to Provide Any Substantive Response to 478 Requests.

Rather than answer these 478 Requests, or specify why it could not respond to the requests as worded (if that were the case), Perfect 10 instead cut and pasted the same boilerplate colloquy and objections to each one, as follows:

Perfect 10 objects to Google's Requests for Admissions Nos. 242 to 962, on the grounds that they are obviously unduly burdensome and propounded to harass and distract Perfect 10 from litigating important issues in the case. Perfect 10 already has expended a great deal of time and effort to respond to the 241 previous requests for admissions in Google's First Set of Requests for Admissions. In addition, Perfect 10 has admitted or denied approximately 231 of the 720 requests in the Second Set of Requests for Admissions. Accordingly, Perfect 10 will agree to further respond to only 100 more of these requests, of Google's choice, but not to all 720 of them, if Google will agree to so limit its requests. Perfect 10 is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so. Perfect 10 further objects to each request for admission to the extent it calls for a legal conclusion, that it is vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant.

Perfect 10's wholesale refusal to provide an individualized response to 478 of Google's proper Requests violates the letter and spirit of Rule 36. Rule 36 provides that "[i]f a matter is not admitted, the answer must specifically deny it or state in detail why the answering party cannot truthfully admit or deny it." Fed. R. Civ. P. 36(a)(4); see also Marchand, 22 F.3d at 938 (party has a duty to respond to requests for admission and in doing so, must "admit to the fullest extent possible, and explain in detail why other portions of a request may not be admitted.")

Perfect 10's boilerplate statements and objections regarding these Requests do not satisfy Perfect 10's obligations under Rule 36. Courts routinely find these types of boilerplate objections insufficient. See Henry v. Champlain Enterprises, Inc., 212 F.R.D. 73, 78 (N.D.N.Y. 2003) ("objections must be directed and specifically related to a specific request ... [g]eneral objections without any

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51320/2624735.751320/ 4735.751320/26247358 reference to a specific request to admit are meritless"). This Court should do the same here.

Perfect 10's boilerplate objections are also devoid of merit. For example, Perfect 10 repeatedly states that Google's requests are "obviously unduly burdensome and propounded to harass and distract Perfect 10." To the contrary, it is obvious that they were not. Google is entitled to admissions regarding each and every purported DMCA notice Perfect 10 claims to have sent. The volume of Requests Google propounded on this subject is entirely a function of the volume of alleged notices Perfect 10 sent and the scope of Perfect 10's own infringement claims. Further, Perfect 10's objections that the requests are "vague and ambiguous, unclear or unintelligible, unduly burdensome, unanswerable, and/or irrelevant" (emphasis added) don't actually state which objections (if any) apply to a given request. Nor does Perfect 10 offer any explanation or support for these cut-and-paste objections.

Repeating this language after each of Google's Requests is tantamount to providing no response at all, and is clearly insufficient under Rule 36. "[G]eneral or boilerplate objections such as 'overly burdensome and harassing' are improperespecially when a party fails to submit any evidentiary declarations supporting such objections. ... Similarly, boilerplate relevancy objections, without setting forth any explanation or argument why the requested documents are not relevant, are improper." A. Farber and Partners, Inc. v. Garber, 234 F.R.D. 186, 188 (C.D.Cal. 2006).

As for Perfect 10's boilerplate statement that it "is unable to admit or deny all of these 720 requests, including this one, on the grounds that it would take an inordinate amount of time to do so," this too is an improper objection. A party may *only* assert that it lacks the ability to admit or deny a request if that objection is based on "lack of knowledge or information" and the party was unable to ascertain the necessary information through a reasonable inquiry. Fed. R. Civ. P. 36(a)(4); see

1	Asea, Inc. v. Southern Pacific Transportation Co., 669 F.2d at 1246 ("a party may no
2	give lack of information as a reason for failure to admit or deny unless he states that
3	he has made reasonable inquiry"). A party may <i>not</i> assert this statement merely on
4	the basis that responding would take a long time, as Perfect 10 has done here. <u>See</u>
5	<u>Diedrich</u> , 132 F.R.D. at 616 (holding that "the extent to which attorneys"
6	investigation of the facts is necessary or burdensome is <i>not</i> a basis for objection"
7	where the information is "reasonably available to the answering party") (emphasis in
8	original).
9	Plainly, Perfect 10 has failed to conduct a reasonable inquiry in
10	responding to these Requests. A few examples illustrate the lack of merit in Perfect
11	10's refusal to answer these basic requests. For instance, Google's Request for
12	Admission No. 956 asks Perfect 10 to "[a]dmit that more than one thousand IMAGES

responding to these Requests. A few examples illustrate the lack of merit in Perfect 10's refusal to answer these basic requests. For instance, Google's Request for Admission No. 956 asks Perfect 10 to "[a]dmit that more than one thousand IMAGES are currently displayed at perfect10.com." Perfect 10 easily could have admitted or denied this Request based on readily accessible information but, instead, responded with the same boilerplate languages as it did for each of these 478 requests.

Similarly, Google's Request for Admission No. 720 asks Perfect 10 to "[a]dmit that Norman Zada's COMMUNICATION dated March 20, 2007 was addressed to GOOGLE'S Board of Directors, not GOOGLE'S designated agent for accepting DMCA complaints." Again, Perfect 10 refused to answer a basic question regarding a purported DMCA notice that has important legal significance with respect to Google's potential liability for any copyright infringement and is highly material to its anticipated motion for summary judgment. Perfect 10's refusal to respond to basic discovery requests concerning its own DMCA notices should not be sustained.

2. These 478 Requests Should be Deemed Admitted.

Given Perfect 10's failure to respond to these requests, this Court should deem them admitted in full. A response consisting of boilerplate objections and statements of inability to admit or deny a request without detailed reasons why the Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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party cannot truthfully admit or deny the request after a reasonable inquiry may be deemed an admission under Rule 36(a). See Asea, 669 F.2d. at 1245 ("an evasive denial, one that does not specifically deny the matter, or a response that does not set forth in detail the reasons why the answering party cannot truthfully admit or deny the matter, may be deemed an admission"). In Garber, the court ordered requests admitted when Garber failed to demonstrate that he made a reasonable inquiry in responding to the requests and responded with only boilerplate objections and "evasive and incomplete" responses. 237 F.R.D. at 267-257.

Here, for these 478 Requests, Perfect 10's responses are more than "evasive and incomplete"—they are substantively non-existent. In pasting the same boilerplate refusal to respond to each request, Perfect 10 offered no individualized reasons why it could not respond to specific requests, and offered no indication that it had made any inquiry (much less a reasonable inquiry) into the matters requested. These 478 Requests for Admission should be ordered admitted.

3. Alternatively, Perfect 10 should be ordered to provide substantive responses to these 478 requests without delay.

In the alternative, if the Court elects to order that Perfect 10 serve substantive responses to these requests rather than order the requests admitted, Google asks that the order specify that Perfect 10 must make an admission or denial which "fairly responds to the substance of the request," as <u>Rule</u> 36 requires. These requests target core issues in this case—the deficiencies in Perfect 10's purported DMCA notices, and Google's corresponding entitlement to safe harbor under the DMCA. The Court, Perfect 10, and Google will benefit from establishing which facts

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concerning Perfect 10's purported DMCA notices that Perfect 10 purports to dispute in advance of the summary judgment motion Google intends to file on this issue.¹

Perfect 10 should not be excused from providing substantive responses to Google's Requests based on its objection to the number of requests Google has served. The burden associated with Google's Requests for Admission is *not* undue. Perfect 10 chose to send more than 70 alleged DMCA notices to Google, and then chose to sue upon them. For each alleged DMCA notice, Google propounded only approximately *nine* Requests asking for information relevant to each notice, and the elements that must be shown under the DMCA for a notice to be valid. Each request was directed toward discrete facts. Had Perfect 10 sent fewer notices, fewer requests would have been necessary. The volume of requests Google sent is entirely a function of the scope of the case Perfect 10 has elected to bring, and any associated burden in answering them is *not* undue. A large number of requests corresponding to important factual issues is quite appropriate in a case as complex as this one.

Moreover, the fact that Perfect 10 itself has served -- and Google has answered -- 715 requests for admission undermines any argument of undue burden that Perfect 10 would make with respect to these 478 unanswered Requests for Admission.

Finally, during the parties' meet and confer efforts, Perfect 10 staunchly refused to provide responses to these 478 Requests unless Google agreed to withdraw

¹ Perfect 10 clearly *could* respond to Google's Requests for Admission with information readily obtainable to it. Any attempt by Perfect 10 to amend its responses and claim that, after making a reasonable inquiry, it lacks the information to respond to these 478 requests would be disingenuous and unacceptable under <u>Rule</u> 36. All 478 requests concern the content of Perfect 10's *own* communications to Google.

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many of them. At no time did Perfect 10 provide any authority or justification for its decision to completely ignore these validly propounded Requests.

Given (1) Perfect 10's failure to answer these 478 Requests, (2) Perfect 10's lack of cooperation in meet and confer efforts to address its insufficient responses, (3) Perfect 10's ability to admit or deny the requests based on readily accessible information, and (4) the fact that these 478 requests pose no undue burden to Perfect 10 in light of the complexity and scope of its case, this Court should order that these 478 Requests be deemed admitted, or alternatively, order that Perfect 10 fully and truthfully admit or deny each of these 478 Requests without objection.

C. PERFECT 10'S POSITION:

Perfect 10 incorporates its Preliminary Statement (Joint Stipulation, page 4 line 17 to page 7, line 16) into this Section, along with the following.

Perfect 10 Could Not Immediately Amend Its Responses
 Because Of Its Obligations In These Consolidated Cases And Google's Strategy To Overload Perfect 10 With Make Work.

At the October 6, 2008 hearing, the Court indicated a willingness to limit discovery or even stay it. In response, Google has dug up every conceivable issue and is rabidly filing motions to compel. Since the October 6, 2008 hearing, Google has sent Perfect 10 numerous correspondence about discovery matters and has demanded to meet and confer about issues it never raised prior to October 6, 2008 or had long forgotten. Since the October 6, 2008 hearing, Google sent counsel for Perfect 10 at least 40 letters and e-mails regarding discovery issues. (Kincaid Decl., ¶ 3.)

In addition, since the October 6, 2008 hearing, Perfect 10's counsel has been inundated with work. *Inter alia*, Perfect 10 (1) filed a summary judgment motion against Alexa.com; (2) filed the supplemental briefing, revised statement of genuine

issues, declarations, and exhibits regarding the A9.com summary judgment motion, as ordered by the Court; (3) filed supplemental briefing in the Amazon action regarding the protective order sought by Amazon; (4) personally met with Andrew Bridges for a full day regarding the Court's discovery plan, as ordered by the Court; (5) served responses to Alexa's first set of interrogatories; (6) served responses to Alexa's first set of document requests and produced documents pursuant to it; (7) attended the hearing on the A9.com summary judgment motion. That's just in these cases; there are other matters, including personal matters, that Perfect 10's counsel has to attend to. Perfect 10's counsel informed Google's counsel that they were extremely busy and could not immediately respond to its every growing list of discovery immediately. That just brought on an even greater onslaught of e-mails and letters demanding discovery, most of which has nothing to do with the important issues in the case. (Kincaid Decl., ¶ 4.)

2. Google's Tactics Are Particularly Galling Given Its Own
Delays In Amending Responses To Perfect 10's Requests For
Admission.

Google itself took over seven (7) months to serve amended responses to Perfect 10's requests for admissions. As discussed below, those amended responses are wholly deficient, but Perfect 10 has given up on trying to compel Google to do anything. In contrast, Perfect 10's responses are substantive.

At the beginning of January 2008, Perfect 10 initiated the meet and confer process regarding Google's responses to requests for admissions. Seven months later, Google finally served amended responses. Ironically, on May 8, 2008 (four months after Perfect 10 initiated the meet and confer process), Google's counsel asked Perfect 10's to not follow-up regarding how much time Google was taking to

amend its responses to Perfect 10's requests for admissions, and Perfect 10 never followed-up again.

On May 8, 2008, Rachel Herrick wrote:

"As I explained last week, we have been devoting all of our energies over the past several weeks to Google's document production effort related to the court's recent discovery order. This must take precedence given the court order. I told you that I would follow up with you thereafter, and I will.... [W]e had to set aside most other projects during the past several weeks to focus on the document production. We are working on the amended responses and we will serve them as soon as they are complete. This is a large project and it takes time. We would appreciate it if you would refrain from sending repeated follow up emails asking when these amended responses are coming. It is unnecessary....")

(Kincaid Decl., Exh. C; E-mail to Valerie Kincaid from Rachel Herrick, dated May 8, 2008.)

Three months later, on August 8, 2008, Google served deficient amended responses, with numerous qualifications, and concurrently demanded that Perfect 10 meet and confer regarding Perfect 10's responses to requests for admissions. (Kincaid Decl., ¶ 5.)

3. Google's Requests Are Pointless and Abusive.

Requests 244 through 343 are all requests dealing with Perfect 10 DMCA notices from 2001. These requests are particularly abusive, since Google knows that Perfect 10 cannot go back now to determine what was on many of those web pages as they are no longer up or have changed. (This is not because of any action taken by Google, but merely as a result of passage of time.) So the notices basically speak for themselves. Perfect 10 is willing to answer a sampling of requests for admissions in

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 this area, to the best of its ability, and that should suffice, since the notices were by and large, very similar, as they contain similar language and content. Google for some reason claims that these notices are somehow relevant to the case. In fact, in 2001, a) Google waited until Perfect 10 sent it 16 notices in 2001 before claiming that Google could not do anything, b) Google never suggested that there were any deficiencies in Perfect 10 notices, c) despite being ordered to do so, Google has still not identified the person who sent Perfect 10 the email in July of 2001 claiming that Google could not do anything with respect to taking down infringing material, and d) despite being ordered to do so, Google has still not produced the notices it received from copyright holders in 2001 or any DMCA log relating to those notices. That Perfect 10's notices were sufficient is evidenced by the fact that a) Perfect 10 attached actual copies of the infringed images to many of the notices, and b) Google never stated that the notices were deficient or provided any instructions as to how to correct them if they were deficient.

Many of Google's other requests basically ask Perfect 10 to go through its various DMCA notices and agree or disagree with Google's characterizations of what was in those notices. Once again, the notices speak for themselves, and to the extent that there are justifiable reasons to seek admissions for certain aspects of certain notices, that can be done with 100 requests, not multiple hundreds as proposed by Google.

While Google complains about Perfect 10's responses, it is Google that has demonstrated its disrespect for the legal system by its failure to respond to specific orders of the Court. For example, not only has Google not produced a DMCA log as ordered by Judge Matz, it has also produced essentially no reports relating to Judge Matz's May 13, 2008 order to produce all reports, studies, or internal memoranda ordered, requested or circulated by eleven Google employees and/or officers. Google has also still not responded to this Court's Order dated May 22, 2006 concerning Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

Interrogatory 24. Google has also failed to respond to large numbers of requests for admissions such as, for example, 654, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, and 672. (Kincaid Decl., Exh. D.) In other words, for this sample, Google failed to respond to 17 out of 18 requests. Perfect 10 has given up filing motions to compel – even when Google is ordered to produce discovery it has not done so in many cases.

4. This Court Should Limit The Number Of Requests For Admissions And Not Order Perfect 10 To Respond To Any Additional Requests.

Perfect 10 objected to 478 Requests for Admissions on various grounds, including that they were unduly burdensome and harassing because Google served almost 1,000 requests for admissions. Google failed to cite a single authority where a court ordered a party to respond to a large number of requests for admissions, let alone almost 1,000 requests for admissions. Without citing any authority, Google asserts that, *no matter how many requests for admissions are propounded*, the answering party must respond.

Rule 26 of the Federal Rules of Civil Procedure specifically states that a court may limit the number of requests for admissions. "By order or local rule, the court may [also] limit the number of requests under Rule 36." (Fed.R.Civ.Pro. 26(b)(2)(A).) Importantly, "Rule 26 contains the central provisions on scope of discovery that control all of the particular discovery devices." (8 Charles A. Wright and Arthur R. Miller, Federal Practice & Procedure 2nd §2001 (2008); see also McCloud v. Board of Geary County Commissioners, 2008 WL 3502436, *3 (D.Kan.) ("…large numbers of requests for admissions may be unduly burdensome depending on the facts and circumstances of the particular case. …[L]arge numbers of requests for admission may also be part of a 'scorched earth' discovery strategy designed to

overwhelm an opponent, particularly where the requests are of marginal relevance") (internal citations omitted).

Permitting extremely large number of requests for admission is the exception rather than the rule. "Large numbers of requests are *sometimes* permitted in especially complex cases." (Solomon S.A. v. Alpina Sports Corp. 737 F. Supp. 720,726 (D.New Hampshire 1990)(emphasis added)).

Perfect 10 already has answered 478 requests and should not be ordered to respond to any additional ones. The requests derogate the Court's Orders and directives about circumscribed discovery.

5. The 478 Requests Should Not Be Deemed Admitted

Perfect 10's responses to the 478 requests for admissions are not evasive and do not, by any reasonable discretionary standard, justify a decision that the requests be deemed "admitted." Perfect 10's responses were clear and straightforward; it objected that the extremely high number of requests were burdensome and harassing. Moreover, Perfect 10 offered, directly in its responses, to respond to 100 of the requests of Google's choice. Neither Asea, Inc., v. Southern Pacific Transportation Co., 669 F.2d 1242 (1981) nor Marchand v. Mercy Medical Center, 22 F.3d 933(1994), cited by Google, address situations where there are non-evasive responses and when the answering party further volunteers to respond to additional requests. Moreover, nothing should be deemed admitted because Google's requests contravene

III. ISSUE NO. 2: SHOULD P10 BE COMPELLED TO REMOVE NON-**RESPONSIVE COMMENTARY IN ITS RESPONSES?**

the court's order that the parties engage in circumscribed discovery.

THE REQUESTS FOR ADMISSION AT ISSUE **A. REQUEST FOR ADMISSION NO. 17:**

Admit that GOOGLE does not index the password-protected area of perfect10.com.

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Objection: Vague and ambiguous. Google does provide links to infringing images which come from the password-protected area of perfect10.com. Perfect 10 lacks information and knowledge regarding what Google does and does not index; Google would have that information.

REQUEST FOR ADMISSION NO. 18:

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Admit that PERFECT 10 is aware that it can use robot exclusion headers to prevent GOOGLE from indexing PERFECT 10'S WEBSITES.

RESPONSE TO REQUEST FOR ADMISSION NO. 18:

Objection: Vague and ambiguous, also irrelevant. Admitted that PERFECT 10 is aware that it could use robot exclusion headers, but that would not reduce the damage to Perfect 10's copyrighted works, because Google is knowingly making thousands of Perfect 10's full-size images available for free to Google users. Furthermore, Perfect 10 lacks information and knowledge regarding what Google does when robot exclusion headers are present. The remainder of this request is denied.

REQUEST FOR ADMISSION NO. 19:

Admit that PERFECT 10 has never used robot exclusion headers to prevent GOOGLE from indexing PERFECT 10'S WEBSITES.

RESPONSE TO REQUEST FOR ADMISSION NO. 19:

Objection: Irrelevant. Admitted that PERFECT 10 has never used robot exclusion headers because that would not reduce the damage done by Google to Perfect 10's copyrighted works.

REQUEST FOR ADMISSION NO. 28:

Admit that GOOGLE's use of THUMBNAIL IMAGES serves a different function than do PERFECT 10's original IMAGES.

RESPONSE TO REQUEST FOR ADMISSION NO. 28:

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Objection: Vague and ambiguous. Admitted that GOOGLE's use of other 1 2 people's copyrighted images serves to make money for Google rather than for the 3 rightful owner of the copyright. The remainder of this request is denied. **REQUEST FOR ADMISSION NO. 36:** 4 5 Admit that GOOGLE does not use THUMBNAIL IMAGES for purposes of 6 artistic expression. 7 **RESPONSE TO REQUEST FOR ADMISSION NO. 36:** 8 Objection: This request is unclear. GOOGLE uses what it refers to as 9 THUMBNAIL IMAGES (which are really much larger than a person's thumbnail) 10 for purposes of infringement. Perfect 10 lacks knowledge and information sufficient to enable it to further admit or deny this request; if this request is understandable, it is 11 12 something that Google would have information on 13 **REQUEST FOR ADMISSION NO. 37:** Admit that the primary use of GOOGLE's THUMBNAIL IMAGES is not for 14 15 artistic expression. 16 **RESPONSE TO REQUEST FOR ADMISSION NO. 37:**

Objection: This request is unclear. GOOGLE uses what it refers to as THUMBNAIL IMAGES (which are really much larger than a person's thumbnail) for purposes of infringement. There are REDUCED SIZE IMAGES that have artistic expression. Perfect 10 lacks knowledge and information sufficient to enable it to further admit or deny this request; if this request is understandable, it is something that Google would have information on.

REQUEST FOR ADMISSION NO. 40:

Admit that GOOGLE's THUMBNAIL IMAGES are used as a tool to locate . information on the Internet.

RESPONSE TO REQUEST FOR ADMISSION NO. 40:

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1	Objection: This request is unclear. Denied. There is no justification for using
2	images or anything else to help people locate stolen materials.
3	REQUEST FOR ADMISSION NO. 56:
4	Admit that GOOGLE does not control the third-party websites that PERFECT
5	10 alleges infringe its copyrights.
6	RESPONSE TO REQUEST FOR ADMISSION NO. 56:
7	Objection: Vague and ambiguous. GOOGLE has so much power and influence
8	on the Internet that it can effectively control most third party websites. On this basis,
9	Perfect 10 denies the request.
10	REQUEST FOR ADMISSION NO. 96:
11	Admit that GOOGLE does not prevent copyright holders from collecting
12	information needed to issue DMCA notifications.
13	RESPONSE TO REQUEST FOR ADMISSION NO. 96:
14	GOOGLE does not make available to copyright holders all of the images that it
15	stores on its servers, and does not assist Perfect 10 in locating infringing images in its
16	indexes and databases. Furthermore, Google has obstructed discovery in this case. On
17	that basis, Perfect 10 denies the request.
18	REQUEST FOR ADMISSION NO. 99:
19	Admit that GOOGLE does not prevent copyright holders from providing
20	DMCA-compliant notifications.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 99:
22	Google makes it much more difficult than necessary for copyright owners to
23	provide notices that satisfy Google's purported requirements. GOOGLE purports to
24	require things in notices that are not required by the DMCA itself. Google publishes
25	DMCA notices and infringing URLs that are the subject of those notices on
26	chillingeffects.org, thereby giving infringers the very information to locate the
27 1320/26 7 3:8	infringing material. GOOGLE does not make available to copyright holders all of the Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

images that it stores on its servers, and does not assist Perfect 10 in locating 1 2 infringing images in its indexes and databases. Furthermore, Google has obstructed 3 discovery in this case. Google does not remove or disable access to infringing 4 material that it is notified about. in compliant DMCA notices, but instead comes up 5 with contrived excuses for not acting. While Google does not prevent copyright holders from providing DMCA-compliant notices, Google does not act on them. 6 7

REQUEST FOR ADMISSION NO. 100:

Perfect 10 denies the remainder of this request.

Admit that GOOGLE does not prevent PERFECT 10 from providing DMCAcompliant notifications.

RESPONSE TO REQUEST FOR ADMISSION NO. 100:

Google makes it much more difficult than necessary for copyright owners, including Perfect 10, to provide notices that satisfy Google's purported requirements. GOOGLE purports to require things in notices that are not required by the DMCA itself. Google publishes DMCA notices and infringing URLs that are the subject of those notices on chillingeffects.org, thereby giving infringers the very information to locate the infringing material. GOOGLE does not make available to Perfect 10 all of the images that it stores on its servers, and does not assist Perfect 10 in locating infringing images in its indexes and databases. Furthermore, Google has obstructed discovery in this case. Google does not remove or disable access to infringing material that it is notified about in compliant DMCA notices, but instead comes up with contrived excuses for not acting. While Google does not prevent Perfect 10 from providing DMCA-compliant notices, Google does not act on them. Perfect 10 denies the remainder of this request.

REQUEST FOR ADMISSION NO. 145:

Admit that GOOGLE does not control the Internet.

RESPONSE TO REQUEST FOR ADMISSION NO. 145:

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1	Objection: Vague and ambiguous. Admitted that GOOGLE does not control
2	every aspect of the Internet. However, because of its power, influence, wealth, and
3	control, and because it partners with infringing websites and in many cases provides
4	them with critical support, Google does have a great deal of control over the Internet,
5	and especially over infringing content on the Internet. GOOGLE has so much power
6	and influence on the Internet that it can effectively control most third party websites.
7	Perfect 10 denies the remainder of the request.
8	REQUEST FOR ADMISSION NO. 147:
9	Admit that YOUR print magazine is no longer in circulation.
10	RESPONSE TO REQUEST FOR ADMISSION NO. 147:
11	Denied. Perfect 10 still sells back issues of the magazine, and on that basis,
12	denies the request. Admitted that because of rampant infringement, Perfect 10 ceased

denies the request. Admitted that because of rampant infringement, Perfect 10 ceased publishing new issues of the magazine. Perfect 10 will resume publication of new issues of the magazine when it is able to.

REQUEST FOR ADMISSION NO. 158:

Admit that as of January 1, 2008, YOUR business relationship with FoneStarz Media Limited had been cancelled.

RESPONSE TO REQUEST FOR ADMISSION NO. 158:

Admitted that Perfect 10 is not currently receiving any revenue from FoneStarz. Perfect 10 has entered into discussions with FoneStarz about resuming its relationship. On that basis, Perfect 10 denies the request. The problem, of course, is that GOOGLE offers cell phone downloads of stolen Perfect 10 images for free, destroying the market for authorized images that are paid for.

REQUEST FOR ADMISSION NO. 166:

Admit that YOU never PROFITED from licensing REDUCED SIZE IMAGES for downloading to mobile phones.

RESPONSE TO REQUEST FOR ADMISSION NO. 166:

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1	Objection: Vague and ambiguous. Because mobile phone downloads at one
2	time brought in extra money with no or little extra cost, Perfect 10 denies the request.
3	Perfect 10's revenues have been severely impacted by the fact that GOOGLE offers
4	cell phone downloads of stolen Perfect 10 images for free, destroying the market for
5	authorized images that are paid for.
6	REQUEST FOR ADMISSION NO. 172:
7	Admit that YOU have not brought suit against the PERSONS or entities other
8	than GOOGLE whom YOU believe are directly infringing YOUR copyrights, as
9	alleged in the COMPLAINT.
10	RESPONSE TO REQUEST FOR ADMISSION NO. 172:
11	Objection: Vague and ambiguous. Denied. Perfect 10 has brought suit. against
12	some of the PERSONS or entities other than GOOGLE which are directly infringing
13	its copyrights. However, because there are so many of these websites, and they are
14	located all over the world, GOOGLE is in a much better position to control this
15	infringement and reduce damage to the copyrighted works.
16	REQUEST FOR ADMISSION NO. 194:
17	Admit that YOU have no evidence that any PERSON obtained a password to
10	norfact 10 com for which they did not now by conducting a coarch on

word to perfect 10.com for which they did not pay by conducting a search on www.google.com.

RESPONSE TO REQUEST FOR ADMISSION NO. 194:

Denied. Furthermore, Google has obstructed discovery on this.

REQUEST FOR ADMISSION NO. 199:

Admit that during the period from 2004 to 2008, more users have visited perfect 10.com from www.google.com than from any other website.

RESPONSE TO REQUEST FOR ADMISSION NO. 199:

Admitted that users visit perfect10.com from www.google.com, but many of these users access perfect10.com with stolen passwords obtained from

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www.google.com. After making reasonable inquiry, Perfect 10 lacks knowledge and information sufficient to enable it to further admit or deny this request. Google may have this information.

REQUEST FOR ADMISSION NO. 200:

Admit that YOU have used optimization techniques to increase the likelihood that perfect10.com will be indexed against key words used by users of GOOGLE's search engine.

RESPONSE TO REQUEST FOR ADMISSION NO. 200:

Objection: This request is unclear, because optimization techniques is not defined. Admitted that Perfect 10 has tried to increase the traffic to its website. However, because GOOGLE biases its search results to favor infringing advertising affiliates, Perfect 10's efforts have not been successful. The remainder of this request is denied.

REQUEST FOR ADMISSION NO. 205:

Admit that YOU have disabled the passwords identified in REQUEST FOR ADMISSION NO. 204.

RESPONSE TO REQUEST FOR ADMISSION NO. 205:

Objection: Vague and ambiguous. Admitted that Perfect 10 has periodically or permanently disabled most passwords that it has identified as having been used to wrongfully access perfect10.com by users who did not pay for those passwords. The only way to completely stop all unauthorized accesses, as long as GOOGLE and others are making hundreds of perfect10.com passwords available to their users, is to completely shut down perfect10.com. On that basis, Perfect 10 denies the remainder of the request.

REQUEST FOR ADMISSION NO. 207:

Admit that YOU could disable the passwords identified in REQUEST FOR ADMISSION NO. 204.

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RESPONSE TO REQUEST FOR ADMISSION NO. 207:

As long as GOOGLE and others are giving away hundreds of passwords to perfect10.com, there is no practical way that Perfect 10 knows of to avoid unauthorized accesses to perfect10.com, without shutting down the website. On that basis, Perfect 10 denies the request.

REQUEST FOR ADMISSION NO. 209:

Admit that, with respect to each IMAGE YOU contend was infringed by GOOGLE, YOU cannot identify the specific-copyright registration number pertaining to that IMAGE.

RESPONSE TO REQUEST FOR ADMISSION NO. 209:

Objection: Vague and ambiguous. Denied. However, because Google has infringed so many images and has so many copies of those images in its search index, it would take Perfect 10 years of work to match the registrations with each infringing copy, as Google has requested.

REQUEST FOR ADMISSION NO. 210:

Admit that, with respect to each IMAGE YOU contend was infringed by GOOGLE, YOU cannot identify a specific COMMUNICATION by which YOU gave GOOGLE notice of such infringement.

RESPONSE TO REQUEST FOR ADMISSION NO. 210:

Objection: Vague and ambiguous. Denied. However, because Google has infringed so many images and has so many copies of those images in its search index, it would take Perfect 10 years of work to match the notices with each infringing copy, as Google has requested.

REQUEST FOR ADMISSION NO. 213:

Admit that YOU did not PROFIT from publishing the Perfect 10 Magazine in 1999.

RESPONSE TO REQUEST FOR ADMISSION NO. 213:

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1	Admitted that due to massive infringement of Perfect 10's copyrights, Perfect
2	10 has never had a profitable year.
3	REQUEST FOR ADMISSION NO. 214:
4	Admit that YOU did not PROFIT from publishing the Perfect 10 Magazine in
5	2000.
6	RESPONSE TO REQUEST FOR ADMISSION NO. 214:
7	Admitted that due to massive infringement of Perfect 10's copyrights, Perfect
8	10 has never had a profitable year.
9	REQUEST FOR ADMISSION NO. 215:
10	Admit that YOU did not PROFIT from publishing the Perfect 10 Magazine in
11	2001.
12	RESPONSE TO REQUEST FOR ADMISSION NO. 215:
13	Admitted that due to massive infringement of Perfect 10's copyrights, Perfect
14	10 has never had a profitable year.
15	REQUEST FOR ADMISSION NO. 216:
16	Admit that YOU did not PROFIT from publishing the Perfect 10 Magazine in
17	2002.
18	RESPONSE TO REQUEST FOR ADMISSION NO. 216:
19	Admitted that due to massive infringement of Perfect 10's copyrights, Perfect
20	10 has never had a profitable year.
21	REQUEST FOR ADMISSION NO. 217:
22	Admit that YOU did not PROFIT from publishing the Perfect 10 Magazine in
23	2003.
24	RESPONSE TO REQUEST FOR ADMISSION NO. 217;
25	Admitted that due to massive infringement of Perfect 10's copyrights, Perfect
26	10 has never had a profitable year.
27 51320/2624735.751320/20	REQUEST FOR ADMISSION NO. 218: Case No. CV 04-9484 AHM (SHx) [Consolidated]
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1	Admit that YOU did not PROFIT from publishing the Perfect 10 Magazine in
2	2004.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 218:
4	Admitted that due to massive infringement of Perfect 10's copyrights, Perfect
5	10 has never had a profitable year.
6	REQUEST FOR ADMISSION NO. 219:
7	Admit that YOU did not PROFIT from publishing the Perfect 10 Magazine in
8	2005.
9	RESPONSE TO REQUEST FOR ADMISSION NO. 219:
10	Admitted that due to massive infringement of Perfect 10's copyrights, Perfect
11	10 has never had a profitable year.
12	REQUEST FOR ADMISSION NO. 220:
13	Admit that YOU did not PROFIT from publishing the Perfect 10 Magazine in
14	2006.
15	RESPONSE TO REQUEST FOR ADMISSION NO. 220: -
16	Admitted that due to massive infringement of Perfect 10's copyrights, Perfect
17	10 has never had a profitable year.
18	REQUEST FOR ADMISSION NO. 221:
19	Admit that YOU did not PROFIT from publishing the Perfect 10 Magazine in
20	2007.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 221:
22	Admitted that due to massive infringement of Perfect 10's copyrights, Perfect
23	10 has never had a profitable year.
24	REQUEST FOR ADMISSION NO. 222:
25	Admit that YOU never PROFITED from publishing the Perfect 10 Magazine
26	in any given fiscal year in which YOU published it.
27 51320/2624735.751320/26	RESPONSE TO REQUEST FOR ADMISSION NO. 222: Case No. CV 04-9484 AHM (SHx) [Consolidated]
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Admitted that due to massive infringement of Perfect 10's copyrights, Perfect 1 2 10 has never had a profitable year. 3 **REQUEST FOR ADMISSION NO. 223:** Admit that YOU ceased publishing the Perfect 10 Magazine because it was not 4 5 a PROFITABLE business. **RESPONSE TO REQUEST FOR ADMISSION NO: 223:** 6 7 Admitted that Perfect 10's business was not profitable because of massive 8 copyright infringement by GOOGLE and others and that Perfect 10 has ceased publishing new issues of the magazine, until it is successful in the litigation. The 9 10 remainder of this request is denied. 11 **REQUEST FOR ADMISSION NO. 226:** Admit that YOU did not PROFIT from publishing the perfect10.com website 12 13 in 2000. 14 15 16 17

RESPONSE TO REQUEST FOR ADMISSION NO. 226:

Perfect 10 has insufficient information to admit or deny the request, because the costs of running Perfect 10's website have been, at times, less than the revenues made from that website. Depending on how the other expenses of Perfect 10, Inc. are allocated, one could conceivable conclude that the website was profitable or unprofitable, depending on that allocation. Perfect 10 as a whole, however, has lost money each year due to massive infringement by GOOGLE and others.

REQUEST FOR ADMISSION NO. 227:

Admit that YOU did not PROFIT from publishing the perfect10.com website in 2001.

RESPONSE TO REQUEST FOR ADMISSION NO. 227:

Perfect 10 has insufficient information to admit or deny the request, because the costs of running Perfect 10's website have been, at times, less than the revenues made from that website. Depending on how the other expenses of Perfect 10, Inc. are Case No. CV 04-9484 AHM (SHx) [Consolidated

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allocated, one could conceivable conclude that the website was profitable or unprofitable, depending on that allocation. Perfect 10 as a whole, however, has lost money each year due to massive infringement by GOOGLE and others.

REQUEST FOR ADMISSION NO. 228:

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Admit that YOU did not PROFIT from publishing the perfect10.com website in 2002.

RESPONSE TO REQUEST FOR ADMISSION NO. 228:

Perfect 10 has insufficient information to admit or deny the request, because the costs of running Perfect 10's website have been, at times, less than the revenues made from that website. Depending on how the other expenses of Perfect 10, Inc. are allocated, one could conceivable conclude that the website was profitable or unprofitable, depending on that allocation. Perfect 10 as a whole, however, has lost money each year due to massive infringement by GOOGLE and others.

REQUEST FOR ADMISSION NO. 229:

Admit that YOU did not PROFIT from publishing the perfect10.com website in 2003.

RESPONSE TO REQUEST FOR ADMISSION NO. 229:

Perfect 10 has insufficient information to admit or deny the request, because the costs of running Perfect 10's website have been, at times, less than the revenues made from that website. Depending on how the other expenses of Perfect 10, Inc. are allocated, one could conceivable conclude that the website was profitable or unprofitable, depending on that allocation. Perfect 10 as a whole, however, has lost money each year due to massive infringement by GOOGLE and others.

REQUEST FOR ADMISSION NO. 230:

Admit that YOU did not PROFIT from publishing the perfect10.com website in 2004.

RESPONSE TO REQUEST FOR ADMISSION NO. 230:

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Perfect 10 has insufficient information to admit or deny the request, because the costs of running Perfect 10's website have been, at times, less than the revenues made from that website. Depending on how the other expenses of Perfect 10, Inc. are allocated, one could conceivable conclude that the website was profitable or unprofitable, depending on that allocation. Perfect 10 as a whole, however, has lost money each year due to massive infringement by GOOGLE and others.

REQUEST FOR ADMISSION NO. 231:

Admit that YOU did not PROFIT from publishing the perfect10.com website in 2005.

RESPONSE TO REQUEST FOR ADMISSION NO. 231:

Perfect 10 has insufficient information to admit or deny the request, because the costs of running Perfect 10's website have been, at times, less than the revenues made from that website. Depending on how the other expenses of Perfect 10, Inc. are allocated, one could conceivable conclude that the website was profitable or unprofitable, depending on that allocation. Perfect 10 as a whole, however, has lost money each year due to massive infringement by GOOGLE and others.

REQUEST FOR ADMISSION NO. 232:

Admit that YOU did not PROFIT from publishing the perfect10.com website in 2006.

RESPONSE TO REQUEST FOR ADMISSION NO. 232:

Perfect 10 has insufficient information to admit or deny the request, because the costs of running Perfect 10's website have been, at times, less than the revenues made from that website. Depending on how the other expenses of Perfect 10, Inc. are allocated, one could conceivable conclude that the website was profitable or unprofitable, depending on that allocation. Perfect 10 as a whole, however, has lost money each year due to massive infringement by GOOGLE and others.

REQUEST FOR ADMISSION NO. 233:

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Admit that YOU did not PROFIT from publishing the perfect10.com website in 2007.

RESPONSE TO REQUEST FOR ADMISSION NO. 233:

Perfect 10 has insufficient information to admit or deny the request, because the costs of running Perfect 10's website have been, at times, less than the revenues made from that website. Depending on how the other-expenses of Perfect 10, Inc. are allocated, one could conceivable conclude that the website was profitable or unprofitable, depending on that allocation. Perfect 10 as a whole, however, has lost money each year due to massive infringement by GOOGLE and others.

REQUEST FOR ADMISSION NO. 234:

Admit that YOU have never PROFITED from publishing the perfect10.com website in any given fiscal year in which YOU published it.

RESPONSE TO REQUEST FOR ADMISSION NO. 234:

Perfect 10 has insufficient information to admit or deny the request, because the costs of running Perfect 10's website have been, at times, less than the revenues made from that website. Depending on how the other expenses of Perfect 10, Inc. are allocated, one could conceivable conclude that the website was profitable or unprofitable, depending on that allocation. Perfect 10 as a whole, however, has lost money each year due to massive infringement by GOOGLE and others.

REQUEST FOR ADMISSION NO. 235:

Admit that YOU have never PROFITED from publishing the PERFECT 10 WEBSITES in any given fiscal year in which YOU published them.

RESPONSE TO REQUEST FOR ADMISSION NO. 235:

Perfect 10 has insufficient information to admit or deny the request, because the costs of running Perfect 10's website have been, at times, less than the revenues made from that website. Depending on how the other expenses of Perfect 10, Inc. are allocated, one could conceivable conclude that the website was profitable or

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unprofitable, depending on that allocation. Perfect 10 as a whole, however, has lost 1 2 money each year due to massive infringement by GOOGLE and others. 3 **REQUEST FOR ADMISSION NO. 237:** 4 Admit that YOUR COMMUNICATIONS to GOOGLE have complied with the requirements of GOOGLE's published DMCA policy. 5 **RESPONSE TO REQUEST FOR ADMISSION NO. 237:** 6 7 Objection: Vague and ambiguous. Admitted that Perfect 10 complied with the 8 requirements of the DMCA, 17 U.S.C. Section 512. If there were any inconsistencies 9 between the requirements of the statute and what GOOGLE refers to as "GOOGLE's 10 published DMCA policy," Perfect IO followed the requirements of the statute. Objection to the terminology "GOOGLE's published DMCA policy." What 11 GOOGLE refers to as "GOOGLE's published DMCA policy" cannot unilaterally 12 13 alter the statute itself. 14 **REQUEST FOR ADMISSION NO. 238:** 15 Admit that one or more of YOUR COMMUNICATIONS to GOOGLE have not complied with the requirements of GOOGLE's published DMCA policy. 16 17 **RESPONSE TO REQUEST FOR ADMISSION NO. 238:** 18 Objection: Vague and ambiguous. Admitted that Perfect 10 complied with the requirements of the DMCA, 17 U.S.C. Section 512. If there were any inconsistencies 19 20 between the requirements of the statute and what GOOGLE refers to as "GOOGLE's 21 published DMCA policy," Perfect 10 followed the requirements of the statute. Objection to the terminology "GOOGLE's published DMCA policy." What 22 23 GOOGLE refers to as "GOOGLE's published DMCA policy" cannot unilaterally 24 alter the statute itself. The remainder of this request is denied. 25 **REQUEST FOR ADMISSION NO. 239:**

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IMAGE the user wishes to have removed from GOOGLE's Image Search service, the Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

Admit that GOOGLE's published DMCA policy informs users that for each

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user must provide the exact URL for the IMAGE when submitting DMCA notices regarding Image Search.

RESPONSE TO REQUEST FOR ADMISSION NO. 239:

Objection: Vague and ambiguous. GOOGLE's published DMCA policy has recently been changed (in some but not all of its postings), in an attempt to justify GOOGLE's long time policy of not responding to DMCA notices. While certain postings may say that now in 2008 (and others don't), those were not the instructions which Google sent to Perfect 10 in June of 2004, nor were they GOOGLE's policy in 2005 either. Google allowed Perfect 10 to send thirty or forty notices, covering thousands of URLs, before recently changing its policy. The current instructions make no sense, as there is no reason to now require the copyright holder to send two different notices, one for web search and a different notice for image search. All that is necessary are instructions for web search, as every image which Google displays in its image search results is contained on some web page on the Internet. On that basis and the other facts listed above, Perfect 10 denies the request.

REQUEST FOR ADMISSION NO. 391:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated July 6, 2004 (control numbered PG_DMCA0160-0173) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 391

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

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REQUEST FOR ADMISSION NO. 402:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated July 11, 2004 (control numbered PG_DMCA0232-0245) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 402

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 411:

Admit that YOU did not provide GOOGLE with copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated July 19, 2004 (control numbered PG_DMCA0246-0298).

RESPONSE TO REQUEST FOR ADMISSION NO. 411

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 422:

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Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated October 11, 2004 (control numbered PG_DMCA0299-0307) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 422

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 431:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated November 2, 2004 (control numbered PG_DMCA0323-0332) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 431

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 440:

Admit that YOU did not provide GOOGLE with copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated November 8, 2004 (control numbered PG_DMCA0343-0352).

RESPONSE TO REQUEST FOR ADMISSION NO. 440

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 453:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION November 18, 2004 (control numbered PG_DMCA0376-0384) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 453

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 461:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated November 26, 2004 (control numbered PG_DMCA0389-0401) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 461

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO 470:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated December 1, 2004 (control numbered PG_DMCA0411_A_01-09 and PG_DMCA_A_14) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 470

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 479:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated December 9, 2004 (control numbered PG_DMCA0411_B_01-09 and PG_DMCA_B_15) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 479

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did. not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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51320/2624735.751320/2 4735.751320/26247**358** password to its website, perfect10.com where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 487:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated December 21, 2004 (control numbered PG_DMCA0412-0422) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 487

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 498:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated December 27, 2004 (control numbered PG_DMCA0428-0437) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 498

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did

provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 507:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated December 29, 2004 (control numbered PG_DMCA0446-0454) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 507

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 515:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated December 31, 2004 (control numbered PG_DMCA0462-0470) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 515

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO.522:

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Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated January 3, 2005 (control numbered PG_DMCA0485-0495) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 522

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 529:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated January 16, 2005 (control numbered PG_DMCA0512-0521) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 529

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 540:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated January 21, 2005 (control numbered PG_DMCA0531-0539) with that COMMUNICATION.

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RESPONSE TO REQUEST FOR ADMISSION NO. 540

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 548:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated January 25, 2005 (control numbered GGL000778-000782) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 548

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 557:

Admit that YOU did not enclose copies of any of the Perfect 1.0 Magazine issues listed in Norman Zada's COMMUNICATION dated February 3, 2005 (control numbered PG_DMCA0560-0568) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 557

Objection: Irrelevant, since Google did not ask for magazines in connection
with this DMCA notice. Admitted that Perfect 10, did not enclose copies of the

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magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free 1 2 password to its website, perfect10.com, where the copyrighted images could be 3 viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did 4 provide Google with copies of images from Perfect 10 magazines, both in its 5 discovery responses and in its motion for preliminary injunction. **REQUEST FOR ADMISSION NO. 566:** 6 7 Admit that YOU did not enclose copies of any of the Perfect 10 Magazine 8 issues listed in Norman Zada's COMMUNICATION dated February 7, 2005 (control

RESPONSE TO REQUEST FOR ADMISSION NO. 566

numbered PG_DMCA0574-0587) with that COMMUNICATION.

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 575:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated February 11, 2005 (control numbered PG_DMCA0592-0603) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 575

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did

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provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 584:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated February 17, 2005 (control numbered PG_DMCA0608-0620) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 584

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 592:

Admit that YOU did not provide GOOGLE with copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated March 6, 2005 (control numbered PG_DMCA0621-0636).

RESPONSE TO REQUEST FOR ADMISSION NO. 592

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 600:

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Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated April 3, 2005 (control numbered PG_DMCA0637-0652) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 600

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 608:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated April 11, 2005 (control numbered PG_DMCA0653-0668) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 608

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 619:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated May 1, 2005 (control numbered PG_DMCA0669-0676) with that COMMUNICATION.

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RESPONSE TO REQUEST FOR ADMISSION NO. 619

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide. Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 626:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated May 7, 2005 (control numbered PG_DMCA0677-0686) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 626

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrights images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 635:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated June 12, 2005 (control numbered PG_DMCA0693-0707) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 635

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free 1 2 password to its website, perfect10.com, where the copyrighted images could be 3 viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did 4 provide Google with copies of images from Perfect 10 magazines, both in its 5 discovery responses and in its motion for preliminary injunction. **REQUEST FOR ADMISSION NO. 644:** 6 7 Admit that YOU did not provide GOOGLE with copies of any of the Perfect 8 10 Magazine issues listed in Norman Zada's COMMUNICATION dated June 19,

RESPONSE TO REQUEST FOR ADMISSION NO. 644

2005 (control numbered GGL000745-000752).

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 650:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 650

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect. 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did

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provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

REQUEST FOR ADMISSION NO. 672:

Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated August 30, 2005 (control numbered GGL005305-5312) with that COMMUNICATION.

RESPONSE TO REQUEST FOR ADMISSION NO. 672

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice, itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines, both in its discovery responses and in its motion for preliminary injunction.

B. GOOGLE'S POSITION:

In its responses to the 76 Requests identified above, Perfect 10 added inappropriate and often inflammatory commentary. Of these Requests, 31 of them seek admissions regarding various aspects of Perfect 10's purported DMCA notices. Specifically, these 31 Requests ask whether Perfect 10 "enclose[d] copies of any of the Perfect 10 Magazine issues listed in" the respective alleged DMCA notices. This is an important issue under the DMCA because the DMCA requires the complainant to identify the copyrighted material at issue, and if Perfect 10 did not do so (by attaching or enclosing a copy of it), then its alleged DMCA notice was defective as a matter of law.

The other 45 Requests seek to determine Perfect 10's positions on various of its claims, including whether Google's alleged liability for allegedly linking to web pages displaying Perfect 10 passwords, the fair use of Google's Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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display of thumbnail images in Image Search results, and the basis for Perfect 10's claims for damages. Again, these are the type of requests that Judge Matz described as "a very direct, informal and cheap way of narrowing the issues" at the October 6, 2008 Status Conference. Herrick Decl., Exh. H.

Nevertheless, Perfect 10 improperly responded by burying its substantive response amongst argumentative and non-responsive commentary. This is improper under Rule 36. Responses to requests for admission are not a vehicle for argument concerning the correct interpretation of facts, but rather, are tools to establish the undisputed facts themselves. Their purpose is to narrow issues for motions and for trial, a purpose which Perfect 10's unresponsive commentary has subverted in these requests. Perfect 10's attempts to inject argumentative and often inflammatory commentary into its responses to Google's Requests for Admission should not be allowed.

Under Rule 36, responses to requests for admission "must fairly respond to the substance of the matter." Fed. R. Civ. P. 36(a)(4). A party is permitted to "qualify an answer or deny only a part of a matter," but the Rule does not allow Perfect 10 insert non-responsive commentary. Id.; see Tulip Computers Intern., B.V. v. Dell Computer Corp., 210 F.R.D. 100, 107 (D. Del. 2002) ("Requests for admission should be phrased so that they may be admitted or denied with minimal commentary.") Perfect 10's responses have done just that.

For example, Google's Requests for Admission Nos. 99 and 100 ask
Perfect 10 to "[a]dmit that GOOGLE does not prevent [copyright holders and/or
PERFECT 10] from providing DMCA-compliant notifications." The requests seek to
narrow the dispute between the parties by establishing whether or not Perfect 10
intends to argue that Google had in some way prevented Perfect 10 or other copyright
holders from submitting DMCA-compliant notifications to Google. Instead of

sufficiently responding to these straightforward requests, Perfect 10 offered the 1 2 following: 3 Google makes it much more difficult than necessary for copyright owners to provide notices that satisfy Google's 4 5 purported requirements. GOOGLE purports to require things in notices that are not required by the DMCA itself. 6 7 Google publishes DMCA notices and infringing URLs that 8 are the subject of those notices on chillingeffects.org, 9 thereby giving infringers the very information to locate the 10 infringing material. GOOGLE does not make available to 11 copyright holders all of the images that it stores on its 12 servers, and does not assist Perfect 10 in locating infringing 13 images in its indexes and databases. Furthermore, Google 14 has obstructed discovery in this case. Google does not 15 remove or disable access to infringing material that it is 16 notified about in compliant DMCA notices, but instead 17 comes up with contrived excuses for not acting. While 18 Google does not prevent copyright holders from providing 19 DMCA-compliant notices, Google does not act on them. 20 Perfect 10 denies the remainder of this request. 21 Save for a portion of the final sentence, this entire statement is non-responsive, 22 inflammatory and argumentative. Google requested an admission that Google does 23 not prevent Perfect 10 or other copyright holders from providing "DMCA-complaint 24 notifications"—not whether Google prevents anyone from satisfying "Google's purported requirements." Similarly, whether Google's policies differ from the 25 26 DMCA itself; what Google does with notices it has received; whether Google makes available images on its servers; whether Google assists Perfect 10 in locating images; Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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whether Google has "obstructed discovery"; and whether Google contrives excuses for inaction all have nothing to do with the requests in question, which ask for an admission regarding whether Google prevents copyright holders and/or Perfect 10 from providing DMCA-compliant notifications. Such inflammatory and argumentative (not to mention inaccurate) language renders Perfect 10's Response worthless to Google in preparing its case for trial, and runs afoul of governing authorities forbidding such commentary. Plainly, Perfect 10's commentary appears to be designed to distract and mislead a jury regarding the substance of Perfect 10's possible admission, should the response ever be presented in court—a tactic Rule 36 prohibits.

Even after Google initiated meet and confer efforts with Perfect 10 discussing the insufficiency of Perfect 10's Responses to Google's First Set of Requests for Admission that included non-responsive commentary, Perfect 10 included similar unnecessary remarks in its responses to 31 Requests for Admission in Google's Second Set. For instance, in response to Request No. 381 ("Admit that YOU did not enclose copies of any of the Perfect 10 Magazine issues listed in Norman Zada's COMMUNICATION dated June 28, 2004 (control numbered PG_DMCA0128-0141) with that COMMUNICATION."), Perfect 10 responded:

Objection: Irrelevant, since Google did not ask for magazines in connection with this DMCA notice. Admitted that Perfect 10 did not enclose copies of the magazines with the DMCA notice itself, but Perfect 10 did offer Google a free password to its website, perfect10.com, where the copyrighted images could be viewed, on June 28, 2004 and thereafter. Furthermore, in 2005, Perfect 10 did provide Google with copies of images from Perfect 10 magazines,

both in its discovery responses and in its motion for preliminary injunction.

Perfect 10 used this same language in its responses to another 30 of Google's Requests for Admission seeking information regarding Perfect 10's purported DMCA notifications to Google. The only portion of Perfect 10's response that "fairly respond[s] to the substance of the matter" is Perfect 10's admission "that Perfect 10 did not enclose copies of the magazines with the DMCA notice itself." No other response to the request is necessary or relevant to the matter requested. The request did not concern offers of free passwords to perfect10.com, Perfect 10's discovery responses, or Perfect 10's declarations in support of its motion for a preliminary injunction. Perfect 10 will have the opportunity to make its argument that it sufficiently identified the copyrighted material it claimed was infringed in various other communications with Google, but Perfect 10's other actions have no bearing on whether it enclosed copies of any Perfect 10 magazines in its purported DMCA notices to Google.

Perfect 10's argumentative qualifications and non-responsive commentary render Perfect 10's Responses inadequate under Rule 36. Responses to requests for admission are insufficient when they include statements unrelated to the matter requested. See Harris v. Oil Reclaiming Co., Ltd., 190 F.R.D. 674, 677 (D.Kan. 1999) (finding that responses containing non-responsive statements were insufficient under Rule 36 and ordering amendment of the responses to excise the non-responsive statements); Xcel Energy, Inc. v. U.S., 237 F.R.D. 416, 422 (D.Minn. 2006) ("Legal jousting, and advocacy, play such a predominate role in the crafting of Interrogatories, and their Answers, that it should not be allowed to infect the laudable purposes of Rule 36 in eliminating issues for which proof is not required, and in narrowing issues where proof is."). Perfect 10 should be ordered to amend its

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1	_	s of <u>Rule</u> 36. Specifically, Perfect 10 should be ordered to delete the
2	following argur	nentative commentary from its responses to these requests:
3	Request No.	Argumentative Commentary in Perfect 10's Response That
4		Should Be Deleted:
5	17	"Google does provide links to infringing images which come from
6		the password-protected area of perfect10.com." and "Google would
7		have that information."
8	18	Everything but "Admitted."
9	19	Everything but "Admitted."
10	28	Everything but "Admitted."
11	36	"GOOGLE uses what it refers to as THUMBNAIL IMAGES (which
12		are really much larger than a person's thumbnail) for purposes of
13		infringement" and "if this request is understandable, it is something
14		that Google would have information on."
15	37	"GOOGLE uses what it refers to as THUMBNAIL IMAGES (which
16		are really much larger than a person's thumbnail) for purposes of
17		infringement. There are REDUCED SIZE IMAGES that have
18		artistic expression" and "if this request is understandable, it is
19		something that Google would have information on."
20	40	"There is no justification for using images or anything else to help
21		people locate stolen materials."
22	56	"GOOGLE has so much power and influence on the Internet that it
23		can effectively control most third party websites."
24	96	"GOOGLE does not make available to copyright holders all of the
25		images that it stores on its servers, and does not assist Perfect 10 in
26		locating infringing images in its indexes and databases.
27 51320/2624735.751320/26	2	Furthermore, Google has obstructed discovery in this case." Case No. CV 04-9484 AHM (SHx) [Consolidated]
4735.751320/26247 358		383 with Case No. CV 04-9464 ARM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)] JON RE GOOGLE INC 'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC 'S

1	99	Everything but "Google does not prevent copyright holders from
2		providing DMCA-compliant notices."
3	100	Everything but "Google does not prevent Perfect 10 from providing
4		DMCA-compliant notices."
5	145	Everything but "Admitted that GOOGLE does not control every
6		aspect of the Internet."
7	147	Everything but "Denied. Perfect 10 still sells back issues of the
8		magazine."
9	158	"The problem, of course, is that GOOGLE offers cell phone
10		downloads of stolen Perfect 10 images for free, destroying the
11		market for authorized images that are paid for."
12	166	"Perfect 10's revenues have been severely impacted by the fact that
13		GOOGLE offers cell phone downloads of stolen Perfect 10 images
14		for free, destroying the market for authorized images that are paid
15		for."
16	172	"However, because there are so many of these websites, and they are
17		located all over the world, GOOGLE is in a much better position to
18		control this infringement and reduce damage to the copyrighted
19		works."
20	194	"Furthermore, Google has obstructed discovery on this."
21	199	"but many of these users access perfect10.com with stolen
22		passwords obtained from www.google.com" and "Google may have
23		this information."
24	200	"However, because GOOGLE biases its search results to favor
25		infringing advertising affiliates, Perfect 10's efforts have not been
26		successful."
27 51320/2624735.751320/26 4735.751320/26247 28	205	Everything but "Admitted." Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

1	209-210	"However, because Google has infringed so many images and has
2		so many copies of those images in its search index, it would take
3		Perfect 10 years of work to match the registrations with each
4		infringing copy, as Google has requested."
5	213-222	"due to massive infringement of Perfect 10's copyrights."
6	223	"because of massive copyright infringement by GOOGLE and
7		others" and "until it is successful in the litigation."
8	226-235	"due to massive infringement by GOOGLE and others."
9	237-238	Delete "Objection to the terminology 'GOOGLE's published
10		DMCA policy.' What GOOGLE refers to as 'GOOGLE's published
11		DMCA policy' cannot unilaterally alter the statute itself."
12	239	Everything but "certain postings may say that now in 2008."
13	391, 402, 411,	Everything but "Admitted that Perfect 10 did not enclose copies of
14	422, 431, 440,	the magazines with the DMCA notice itself."
15	453, 461, 470,	
16	479, 487, 498,	
17	507, 515, 522,	
18	529, 540, 548,	
19	557, 566, 575,	
20	584, 592, 600,	
21	608, 619, 626,	
22	635, 644, 650,	
23	and 672	
24	Goo	ogle respectfully requests that the Court to find that Perfect
25	10'sresponses to	these 77 Requests are insufficient, and to order either that these
26	Requests be dee	emed admitted in full, or that they be amended consistent with the
27	chart above.	Case No. CV 04-9484 AHM (SHx) [Consolidated
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C. PERFECT 10'S POSITION:

Perfect 10 incorporates its preliminary statement (page 4, line 17 – page 7, line 16) and the statement at page 343, line 12 – page 348, line 23 into this Section.

As a threshold matter, this Court should not order Perfect 10 to amend any requests in the first set of requests for admissions. As set forth above, Google prematurely served the Joint Stipulation before Perfect 10 had an opportunity to amend responses in the first set. Google should not be rewarded for its overaggressive conduct.

Google is satisfied with what it calls the substance of the responses, but wants this Court to order Perfect 10 to remove certain language. Google claims the language is inappropriate and inflammatory, but it is not. Perfect 10 answered those requests to the best of its ability and has the right to explain its responses. "A party making response to requests for admissions of fact under Rule 36(a) is not deprived of the right to explain, clarify, or elucidate concerning the subject-matter thereof. He may do so in the reponse made to the requests or by the examination or crossexamination of witnesses produced at the trial." (Knowlton v. Atchison, T. & S..F.Ry.Co., 11 F.R.D. 62, 66 (D.Missouri 1951)). Furthermore, Google drafted its requests so that Perfect 10 would have to admit what would be tantamount to "...halftruths, which if admitted would deprive defendant of an opportunity to explain or clarify by cross-examination. Requests for admission of a fact that relate to a 'halftruth' are improper." (Id.) In its responses to requests for admission, Google made numerous qualifications yet argues that Perfect 10 should not be permitted to explain its responses. Google's suggestion that Perfect 10 be forced to respond to Google's requests for admissions without qualification is preposterous.

1	IV. ISSUE NO. 3: SHOULD P10 BE COMPELLED TO AMEND ITS
2	RESPONSES THAT GOOGLE ASSERTS CONTAIN EVASIVE
3	DENIALS AND DO NOT FAIRLY RESPOND TO THE SUBSTANCE
4	OF THE REQUESTS?
5	A. THE REQUESTS AT ISSUE.
6	REQUEST FOR ADMISSION NO. 56:
7	Admit that GOOGLE does not control the third-party websites that PERFECT
8	10 alleges infringe its copyrights.
9	RESPONSE TO REQUEST FOR ADMISSION NO. 56:
10	Objection: Vague and ambiguous. GOOGLE has so much power and influence
11	on the Internet that it can effectively control most third party websites. On this basis,
12	Perfect 10 denies the request.
13	REQUEST FOR ADMISSION NO. 96:
14	Admit that GOOGLE does not prevent copyright holders from collecting
15	information needed to issue DMCA notifications.
16	RESPONSE TO REQUEST FOR ADMISSION NO. 96:
17	GOOGLE does not make available to copyright holders all of the images that it
18	stores on its servers, and does not assist Perfect 10 in locating infringing images in its
19	indexes and databases. Furthermore, Google has obstructed discovery in this case. On
20	that basis, Perfect 10 denies the request.
21	REQUEST FOR ADMISSION NO. 136:
22	Admit that GOOGLE does not create ADULT IMAGES.
23	RESPONSE TO REQUEST FOR ADMISSION NO. 136:
24	Objection: Vague and ambiguous; calls for a legal conclusion. GOOGLE
25	creates and develops adult content by creating reduced size adult images from larger
26	adult images, selecting which images to display to its users, and arranging them on
27 51320/2624735.751320/26 4735.751320/26247 28	the screen which is displayed to the user. On that basis, Perfect 10 denies this request. Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

1	REQUEST FOR ADMISSION NO. 137:
2	Admit that GOOGLE does not sell ADULT IMAGES.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 137:
4	GOOGLE makes money from its offering of millions of ADULT IMAGES
5	belonging to others, without authorization. On that basis, Perfect 10 denies the
6	request.
7	REQUEST FOR ADMISSION NO. 138:
8	Admit that GOOGLE does not license ADULT IMAGES.
9	RESPONSE TO REQUEST FOR ADMISSION NO. 138:
10	Google claims that it gives its users the right to view images that it has no
11	rights to. On that basis, Perfect 10 denies the request.
12	REQUEST FOR ADMISSION NO. 139:
13	Admit that GOOGLE is not in the business of creating ADULT IMAGES.
14	RESPONSE TO REQUEST FOR ADMISSION NO. 139:
15	Objection: Vague and ambiguous; calls for a legal conclusion. GOOGLE
16	creates and develops adult content by creating reduced size adult images from larger
17	adult images, selecting which images to display to its users, and arranging them on
18	the screen which is displayed to the user. On that basis, Perfect 10 denies this request.
19	REQUEST FOR ADMISSION NO. 141:
20	Admit that GOOGLE is not in the business of licensing ADULT IMAGES.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 141:
22	Google claims that it gives its users the right to view images that it has no right
23	to. On that basis, Perfect 10 denies the request.
24	REQUEST FOR ADMISSION NO. 142:
25	Admit that YOU have no evidence that GOOGLE is in the business of
26	licensing ADULT IMAGES.
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1	Google claims that it gives its users the right to view images that it has no
2	rights to. On that basis, Perfect 10 denies the request.
3	REQUEST FOR ADMISSION NO. 143:
4	Admit that GOOGLE is not in the business of selling ADULT IMAGES.
5	RESPONSE TO REQUEST FOR ADMISSION NO. 143:
6	GOOGLE makes money from its offering of millions of ADULT IMAGES
7	belonging to others, without authorization. On that basis, Perfect 10 denies the
8	request.
9	REQUEST FOR ADMISSION NO. 158:
10	Admit that as of January 1, 2008, YOUR business relationship with FoneStarz
11	Media Limited had been cancelled.
12	RESPONSE TO REQUEST FOR ADMISSION NO. 158:
13	Admitted that Perfect 10 is not currently receiving any revenue from
14	FoneStarz. Perfect 10 has entered into discussions with FoneStarz about resuming its
15	relationship. On that basis, Perfect 10 denies the request. The problem, of course, is
16	that GOOGLE offers cell phone downloads of stolen Perfect 10 images for free,
17	destroying the market for authorized images that are paid for.
18	REQUEST FOR ADMISSION NO. 167:
19	Admit that GOOGLE does not license THUMBNAIL IMAGES for downloads
20	to mobile phones.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 167:
22	Google claims that it gives its users the right to view images that it has no
23	rights to. On that basis, Perfect 10 denies the request.
24	REQUEST FOR ADMISSION NO. 168:
25	Admit that YOU have no evidence that GOOGLE licenses THUMBNAIL
26	IMAGES for downloads to mobile phones.
27 51320/2624735.751320/2	RESPONSE TO REQUEST FOR ADMISSION NO. 168: Case No. CV 04-9484 AHM (SHx) [Consolidated]
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1	Google claims that it gives its users the right to view images that it has no
2	rights to. On that basis, Perfect 10 denies the request.
3	REQUEST FOR ADMISSION NO. 169: .
4	Admit that GOOGLE does not license REDUCED SIZE IMAGES for
5	downloading to mobile phones.
6	RESPONSE TO REQUEST FOR ADMISSION NO. 169:
7	Google claims that it gives its users the right to view images that it has no
8	rights to. On that basis, Perfect 10 denies the request.
9	REQUEST FOR ADMISSION NO. 170:
10	Admit that YOU have no evidence that GOOGLE licenses REDUCED SIZE
11	IMAGES for downloading to mobile phones.
12	RESPONSE TO REQUEST FOR ADMISSION NO. 170:,
13	Google claims that it gives its users the right to view images that it has no
14	rights to. On that basis, Perfect 10 denies the request.
15	REQUEST FOR ADMISSION NO. 197:
16	Admit that traffic to Perfect10.com has increased as a consequence of
17	perfect10.com's inclusion in the GOOGLE index and search results.
18	RESPONSE TO REQUEST FOR ADMISSION NO. 197:
19	GOOGLE has been responsible for a massive diversion of traffic away from
20	perfect10.com to infringing websites who are in many cases Google advertising
21	partners. On this basis, Perfect 10 denies the request.
22	REQUEST FOR ADMISSION NO. 198:
23	Admit that revenues generated by perfect10.com have increased as a
24	consequence of perfect10.com's inclusion in the GOOGLE index and search results
25	RESPONSE TO REQUEST FOR ADMISSION NO. 198:
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GOOGLE has been responsible for a massive diversion of traffic away from 1 2 perfect 10.com to infringing websites who are in many cases Google advertising 3 partners. On this basis, Perfect 10 denies the request. 4 **REQUEST FOR ADMISSION NO. 205:** 5 Admit that YOU have disabled the passwords identified in REQUEST FOR ADMISSION NO. 204. 6 7 **RESPONSE TO REQUEST FOR ADMISSION NO. 205:** 8 Objection: Vague and ambiguous. Admitted that Perfect 10 has periodically or 9 permanently disabled most passwords that it has identified as having been used to 10 wrongfully access perfect 10.com by users who did not pay for those passwords. The 11 only way to completely stop all unauthorized accesses, as long as GOOGLE and 12 others are making hundreds of perfect10.com passwords available to their users, is to 13 completely shut down perfect 10.com. On that basis, Perfect 10 denies the remainder 14 of the request. 15 **REQUEST FOR ADMISSION NO. 206:** 16 Admit that YOU have not disabled the passwords identified in REQUEST 17 FOR ADMISSION NO. 204. 18 **RESPONSE TO REQUEST FOR ADMISSION NO. 206:** Perfect 10 has periodically or permanently disabled most passwords that it has 19 20 identified. See Perfect 10's response to the previous request. On this basis, Perfect 10 21 denies the request. 22 **REQUEST FOR ADMISSION NO. 207:** 23 Admit that YOU could disable the passwords identified in REQUEST FOR 24 ADMISSION NO. 204.

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perfect 10.com, there is no practical way that Perfect 10 knows of to avoid Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

RESPONSE TO REQUEST FOR ADMISSION NO. 207:

As long as GOOGLE and others are giving away hundreds of passwords to

unauthorized accesses to perfect10.com, without shutting down the website. On that basis, Perfect 10 denies the request.

REQUEST FOR ADMISSION NO. 239:

Admit that GOOGLE's published DMCA policy informs users that for each IMAGE the user wishes to have removed from GOOGLE's Image Search service, the user must provide the exact URL for the IMAGE when submitting DMCA notices regarding Image Search.

RESPONSE TO REQUEST FOR ADMISSION NO. 239:

Objection: Vague and ambiguous. GOOGLE's published DMCA policy has recently been changed (in some but not all of its postings), in an attempt to justify GOOGLE's long time policy of not responding to DMCA notices. While certain postings may say that now in 2008 (and others don't), those were not the instructions which Google sent to Perfect 10 in June of 2004, nor were they GOOGLE's policy in 2005 either. Google allowed Perfect 10 to send thirty or forty notices, covering thousands of URLs, before recently changing its policy. The current instructions make no sense, as there is no reason to now require the copyright holder to send two different notices, one for web search and a different notice for image search. All that is necessary are instructions for web search, as every image which Google displays in its image search results is contained on some web page on the Internet. On that basis and the other facts listed above, Perfect 10 denies the request.

REQUEST FOR ADMISSION NO. 354:

Admit that for one or more of the URLS listed in Norman Zada's COMMUNICATION dated June 1, 2004 (control numbered PG_DMCA0096-0102) YOU identified a six-page section of an issue of Perfect 10 Magazine as the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.

RESPONSE TO REQUEST FOR ADMISSION NO. 354

51320/2624735.751320/26 4735.751320/26247**358**

	d
1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10 stated that some of the infringed images may be found in the specified
3	page range, not that all of the images in that page range were infringed at a particular
4	URL. On that basis, Perfect 10 denies the request.
5	REQUEST FOR ADMISSION NO. 361:
6	Admit that for one or more of the URLS listed in Norman Zada's
7	COMMUNICATION dated June 4, 2004 (control numbered PG_DMCA0104-0113)
8	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
9	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
10	RESPONSE TO REQUEST FOR ADMISSION NO. 361
11	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
12	Perfect 10 stated that some of the infringed images may be found in the specified
13	page range, not that all of the images in that page range were infringed at a particular
14	URL. On that basis, Perfect 10 denies the request.
15	REQUEST FOR ADMISSION NO. 372:
16	Admit that for at least 23 of the 157 URLS listed in Norman Zada's
17	COMMUNICATION dated June 16, 2004 (control numbered PG_DMCA0116-0127)
18	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
19	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
20	RESPONSE TO REQUEST FOR ADMISSION NO. 372
21	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
22	Perfect 10 stated that some of the infringed images may be found in the specified
23	page range, not that all of the images in that page range were infringed at a particular
24	URL. On that basis, Perfect 10 denies the request.
25	REQUEST FOR ADMISSION NO. 373:
26	Admit that for at least 16 of the 157 URLS listed in Norman Zada's
27 51320/2624735.751320/26 4735.751320/26247 28	COMMUNICATION dated June 16, 2004 (control numbered PG_DMCA0116-0127) Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

1	YOU identified a seven-page section of an issue in Perfect 10 Magazine as the
2	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
3	URLs.
4	RESPONSE TO REQUEST FOR ADMISSION NO. 373
5	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
6	Perfect 10 stated that some of the infringed images may be found in the specified
7	page range, not that all of the images in that page range were infringed at a particular
8	URL. On that basis, Perfect 10 denies the request.
9	REQUEST FOR ADMISSION NO. 382:
10	Admit that for at least 175 of the 316 URLS listed in Norman Zada's
11	COMMUNICATION dated June 28, 2004 (control numbered PG_DMCA0128-0141)
12	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
13	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
14	RESPONSE TO REQUEST FOR ADMISSION NO. 382
15	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
16	Perfect 10 stated that some of the infringed images may be found in the specified
17	page range, not that all of the images in that page range were infringed at a particular
18	URL. On that basis, Perfect 10 denies the request.
19	REQUEST FOR ADMISSION NO. 383:
20	Admit that at least 23 of the 316 URLS listed in Norman Zada's
21	COMMUNICATION dated June 28, 2004 (control numbered PG_DMCA0128-0141)
22	YOU identified a nine-page section of an issue of Perfect 10 Magazine as the
23	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
24	URLS.
25	RESPONSE TO REQUEST FOR ADMISSION NO. 383
26	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
27 51320/2624735.751320/26 4735.751320/26247 3 \$	Perfect 10 stated that some of the infringed images may be found in the specified Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

4735.751320/26247**2**5**8**

1	page range, not that all of the images in that page range were infringed at a particular
2	URL. On that basis, Perfect 10 denies the request.
3	REQUEST FOR ADMISSION NO. 385:
4	Admit that for one or more of the URLS listed in Norman Zada's
5	COMMUNICATION dated June 28, 2004 (control numbered PG_DMCA0128-141)
6	YOU identified perfect10.com as the ALLEGED COPYRIGHTED MATERIAL
7	YOU claim was infringed at each of those URLS.
8	RESPONSE TO REQUEST FOR ADMISSION NO. 385
9	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
10	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
11	that the entirety of perfect10.com was being infringed at a particular URL. On this
12	basis, Perfect 10 denies the request.
13	REQUEST FOR ADMISSION NO. 386:
14	Admit that for at least 55 of the 316 URLS listed in Norman Zada's
15	COMMUNICATION dated June 28, 2004 (control numbered PG_DMCA0128-0141)
16	YOU identified amyweber.net as the ALLEGED COPYRIGHTED MATERIAL
17	YOU claim was infringed at each of those URLS.
18	RESPONSE TO REQUEST FOR ADMISSION NO. 386
19	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
20	Perfect 10's notice indicated that Google could find a representative sample of
21	infringed images of Amy Weber on amyweber.net, not that the entirety of
22	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
23	denies the request.
24	REQUEST FOR ADMISSION NO. 392:
25	Admit that for at least 175 of the 316 URLS listed in Norman Zada's
26	COMMUNICATION dated July 6, 2004 (control numbered PG_DMCA0160-0173)
27	

1	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
2	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 392
4	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
5	Perfect 10 stated that some of the infringed images may be found in the specified
6	page range, not that all of the images in that page range were infringed at a particular
7	URL. On that basis, Perfect 10 denies the request.
8	REQUEST FOR ADMISSION NO. 393:
9	Admit that for at least 23 of the 316 URLS listed in Norman Zada's
10	COMMUNICATION dated July 6, 2004 (control numbered PG_DMCA0160-0173)
11	YOU identified a nine-page section of an issue of Perfect 10 Magazine as the
12	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
13	URLS.
14	RESPONSE TO REQUEST FOR ADMISSION NO. 393
15	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
16	Perfect 10 stated that some of the infringed images may be found in the specified
17	page range, not that all of the images in that page range were infringed at a particular
18	URL. On that basis, Perfect 10 denies the request.
19	REQUEST FOR ADMISSION NO. 394:
20	Admit that for one or more of the URLS listed in Norman Zada's
21	COMMUNICATION dated July 6, 2004 (control numbered PG_DMCA0160-0173)
22	YOU identified perfect10.com as the ALLEGED COPYRIGHTED MATERIAL
23	YOU claim was infringed at each of those URLS.
24	RESPONSE TO REQUEST FOR ADMISSION NO. 394
25	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
26	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
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1	that the entirety of perfect10.com was being infringed at a particular URL. On this
2	basis, Perfect 10 denies the request.
3	REQUEST FOR ADMISSION NO. 395:
4	Admit that for at least 55 of the 316 URLS listed in Norman Zada's
5	COMMUNICATION dated July 6, 2004 (control numbered PG_DMCA0160-0173)
6	YOU identified amyweber.net as the ALLEGED COPYRIGHTED MATERIAL
7	YOU claim was infringed at each of those URLS.
8	RESPONSE TO REQUEST FOR ADMISSION NO. 395
9	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
10	Perfect 10's notice indicated that Google could find a representative sample of
11	infringed images of Amy Weber on amyweber.net, not that the entirety of
12	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
13	denies the request.
14	REQUEST FOR ADMISSION NO. 403:
15	Admit that for at least 175 of the 316 URLS listed in Norman Zada's
16	COMMUNICATION dated July 11, 2004 (control numbered PG_DMCA0232-0245)
17	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
18	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
19	RESPONSE TO REQUEST FOR ADMISSION NO. 403
20	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
21	Perfect 10 stated that some of the infringed images may be found in the specified
22	page range, not that all of the images in that page range were infringed at a particular
23	URL. On that basis, Perfect 10 denies the request.
24	REQUEST FOR ADMISSION NO. 404:
25	Admit that for at least 23 of the 316 URLS listed in Norman Zada's
26	COMMUNICATION dated July 11, 2004 (control numbered PG_DMCA0232-0245)
27 51320/2624735.751320/26 4735.751320/26247 3 8	YOU identified a nine-page section of an issue of Perfect 10 Magazine as the Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

1	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
2	URLS.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 404
4	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
5	Perfect 10 stated that some of the infringed images may be found in the specified
6	page range, not that all of the images in that page range were infringed at a particular
7	URL. On that basis, Perfect 10 denies the request.
8	REQUEST FOR ADMISSION NO. 405:
9	Admit that for one or more URLS listed in Norman Zada's
10	COMMUNICATION dated July 11, 2004 (control numbered PG_DMCA0232-0245)
11	YOU identified perfect10.com as the ALLEGED COPYRIGHTED MATERIAL
12	YOU claim was infringed at each of those URLS.
13	RESPONSE TO REQUEST FOR ADMISSION NO. 405
14	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
15	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
16	that the entirety of perfect10.com was being infringed at a particular URL. On this
17	basis, Perfect 10 denies the request.
18	REQUEST FOR ADMISSION NO. 406:
19	Admit that for at least 55 of the 316 URLS listed in Norman Zada's
20	COMMUNICATION dated July 11, 2004 (control numbered PG_DMCA0232-0245)
21	YOU identified amyweber.net as the ALLEGED COPYRIGHTED MATERIAL
22	YOU claim was infringed at each of those URLS.
23	RESPONSE TO REQUEST FOR ADMISSION NO. 406
24	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
25	Perfect 10's notice indicated that Google could find a representative sample of
26	infringed images of Amy Weber on amyweber.net, not that the entirety of
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1	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
2	denies the request.
3	REQUEST FOR ADMISSION NO. 412:
4	Admit that for at least 235 of the 377 URLS listed in Norman Zada's
5	COMMUNICATION dated July 19, 2004 (control numbered PG_DMCA0246-0298)
6	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
7	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
8	RESPONSE TO REQUEST FOR ADMISSION NO. 412
9	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
10	Perfect 10 stated that some of the infringed images may be found in the specified
11	page range, not that all of the images in that page range were infringed at a particular
12	URL. On that basis, Perfect 10 denies the request.
13	REQUEST FOR ADMISSION NO. 413:
14	Admit that for at least 33 of the 377 URLS listed in Norman Zada's
15	COMMUNICATION dated July 19, 2004 (control numbered PG_DMCA0246-0298)
16	YOU identified a nine-page section of an issue of Perfect 10 Magazine as the
17	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
18	URLS.
19	RESPONSE TO REQUEST FOR ADMISSION NO. 413
20	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
21	Perfect 10 stated that some of the infringed images may be found in the specified
22	page range, not that all of the images in that page range were infringed at a particular
23	URL. On that basis, Perfect 10 denies the request.
24	REQUEST FOR ADMISSION NO. 414:
25	Admit that for one or more of the URLS listed in Norman Zada's
26	COMMUNICATION dated July 19, 2004 (control numbered PG_DMCA0246-0298)
51320/2624735.751320/26	Case No. CV 04-9484 AHM (SHx) [Consolidated

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JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

with Case No. CV 05-4753 AHM (SHx)]

4735.751320/26247**258**

1	YOU identified perfect10.com as the ALLEGED COPYRIGHTED MATERIAL
2	YOU claim was infringed at each of those URLS.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 414
4	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
5	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
6	that the entirety of perfect10.com was being infringed at a particular URL. On this
7	basis, Perfect 10 denies the request.
8	REQUEST FOR ADMISSION NO. 415:
9	Admit that for at least 55 of the 377 URLS listed in Norman Zada's
10	COMMUNICATION dated July 19, 2004 (control numbered PG_DMCA0246-0298
11	YOU identified amyweber.net as the ALLEGED COPYRIGHTED MATERIAL
12	YOU claim was infringed at each of those URLS.
13	RESPONSE TO REQUEST FOR ADMISSION NO. 415
14	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
15	Perfect 10's notice indicated that Google could find a representative sample of
16	infringed images of Amy Weber on amyweber.net, not that the entirety of
17	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
18	denies the request.
19	REQUEST FOR ADMISSION NO. 423:
20	Admit that for at least 112 of the URLS listed in Norman Zada's
21	COMMUNICATION dated October 11, 2004 (control numbered PG_DMCA0299-
22	0307) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
23	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
24	RESPONSE TO REQUEST FOR ADMISSION NO. 423
25	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
26	Perfect 10 stated that some of the infringed images may be found in the specified
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1	page range, not that all of the images in that page range were infringed at a particular
2	URL. On that basis, Perfect 10 denies the request.
3	REQUEST FOR ADMISSION NO. 424:
4	Admit that for at least 59 of the URLS listed in Norman Zada's
5	COMMUNICATION dated October 11, 2004 (control numbered PG_DMCA0299-
6	0307) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
7	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
8	URLS.
9	RESPONSE TO REQUEST FOR ADMISSION NO 424
10	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
11	Perfect 10 stated that some of the infringed images may be found in the specified
12	page range, not that all of the images in that page range were infringed at a particular
13	URL. On that basis, Perfect 10 denies the request.
14	REQUEST FOR ADMISSION NO. 425:
15	Admit that for one or more of the URLS listed in Norman Zada's
16	COMMUNICATION dated October 11, 2004 (control numbered PG_DMCA0299-
17	0307) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
18	MATERIAL YOU claim was infringed at each of those URLS.
19	RESPONSE TO REQUEST FOR ADMISSION NO. 425
20	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
21	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
22	that the entirety of perfect10.com was being infringed at a particular URL. On this
23	basis, Perfect 10 denies the request.
24	REQUEST FOR ADMISSION NO. 426:
25	Admit that for one or more of the URLS listed in Norman Zada's
26	COMMUNICATION dated October 11, 2004 (control numbered PG_DMCA0299-
27	

1	0307) YOU identified ambersmith.net as the ALLEGED COPYRIGHTED
2	MATERIAL YOU claim was infringed at each of those URLS.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 426
4	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
5	Perfect 10's notice indicated that Google could find a representative sample of
6	infringed images of Amber Smith on ambersmith.net, not that the entirety of
7	ambersmith.net was being infringed at a particular URL. On that basis, Perfect 10
8	denies the request.
9	REQUEST FOR ADMISSION NO. 427:
10	Admit that for at least 32 of the 148 URLS listed in Norman Zada's
11	COMMUNICATION dated October 11, 2004 (control numbered PG_DMCA0299-
12	0307) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
13	MATERIAL YOU claim was infringed at each of those URLS.
14	RESPONSE TO REQUEST FOR ADMISSION NO. 427
15	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
16	Perfect 10's notice indicated that Google could find a representative sample of
17	infringed images of Amy Weber on amyweber.net, not that the entirety of
18	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
19	denies the request.
20	REQUEST FOR ADMISSION NO. 432:
21	Admit that for at least 105 of the 160 URLS listed in Norman Zada's
22	COMMUNICATION dated November 2, 2004 (control numbered PG_DMCA0323-
23	0332) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
24	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
25	RESPONSE TO REQUEST FOR ADMISSION NO. 432
26	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
27 51320/2624735.751320/26 4735.751320/26247 28	Perfect 10 stated that some of the infringed images may be found in the specified Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

1	page range, not that all of the images in that page range were infringed at a particular
2	URL. On that basis, Perfect 10 denies the request.
3	REQUEST FOR ADMISSION NO. 433:
4	Admit that for at least 45 of the 160 URLS listed in Norman Zada's
5	COMMUNICATION dated November 2, 2004 (control numbered PG_DMCA0323-
6	0332) YOU identified a seven-page section of an issue in Perfect 10 Magazine as the
7	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
8	URLS.
9	RESPONSE TO REQUEST FOR ADMISSION NO. 433
10	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
11	Perfect 10 stated that some of the infringed images may be found in the specified
12	page range, not that all of the images in that page range were infringed at a particular
13	URL. On that basis, Perfect 10 denies the request.
14	REQUEST FOR ADMISSION NO. 434:
15	Admit that for one or more of the URLS listed in Norman Zada's
16	COMMUNICATION dated November 2, 2004 (control numbered PG_DMCA0323-
17	0332) YOU identified ambersmith.net as the ALLEGED COPYRIGHTED
18	MATERIAL YOU claim was infringed at each of those URLS.
19	RESPONSE TO REQUEST FOR ADMISSION NO. 434
20	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
21	Perfect 10's notice indicated that Google could find a representative sample of
22	infringed images of Amber Smith on ambersmith.net, not that the entirety of
23	ambersmith.net was being infringed at a particular URL. On that basis, Perfect 10
24	denies the request.
25	REQUEST FOR ADMISSION NO. 435:
26	Admit that for at least 48 of the 160 URLS listed in Norman Zada's
27 51320/2624735.751320/26 4735.751320/26247 28	COMMUNICATION dated November 2, 2004 (control numbered PG_DMCA0323- Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

1	0332) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
2	MATERIAL YOU claim was infringed at each of those URLS.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 435
4	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
5	Perfect 10's notice indicated that Google could find a representative sample of
6	infringed images of Amy Weber on amyweber.net, not that the entirety of
7	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
8	denies the request.
9	REQUEST FOR ADMISSION NO 441:
10	Admit that for at least 61 of the 139 URLS listed in Norman Zada's
11	COMMUNICATION dated November 8, 2004 (control numbered PG_DMCA0343-
12	0352) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
13	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
14	RESPONSE TO REQUEST FOR ADMISSION NO. 441
15	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
16	Perfect 10 stated that some of the infringed images may be found in the specified
17	page range, not that all of the images in that page range were infringed at a particular
18	URL. On that basis, Perfect 10 denies the request.
19	REQUEST FOR ADMISSION NO. 442:
20	Admit that for one or more of the URLS listed in Norman Zada's
21	COMMUNICATION dated November 8, 2004 (control numbered PG_DMCA0343-
22	0352) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
23	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
24	URLS.
25	RESPONSE TO REQUEST FOR ADMISSION NO. 442
26	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
27 51320/2624735.751320/26	Perfect 10 stated that some of the infringed images may be found in the specified Case No. CV 04-9484 AHM (SHx) [Consolidated]
4735.751320/26247 358	Case No. CV 04-9484 AHM (SHx) [Consolidated 404 with Case No. CV 05-4753 AHM (SHx)]

1	page range, not that all of the images in that page range were infringed at a particular
2	URL. On that basis, Perfect 10 denies the request.
3	REQUEST FOR ADMISSION NO. 443:
4	Admit that for at least 78-of the 139 URLS listed in Norman Zada's
5	COMMUNICATION dated November 8, 2004 (control numbered PG_DMCA0343-
6	0352) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
7	MATERIAL YOU claim was infringed at each of those URLS.
8	RESPONSE TO REQUEST FOR ADMISSION NO. 443
9	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
10	Perfect 10's notice indicated that Google could find a representative sample of
11	infringed images of Amy Weber on amyweber.net, not that the entirety of
12	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
13	denies the request.
14	REQUEST FOR ADMISSION NO. 447:
15	Admit that for at least 119 of the 176 URLS listed in Norman Zada's
16	COMMUNICATION dated November 16, 2004 (control numbered PG_DMCA0360-
17	0370) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
18	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
19	RESPONSE TO REQUEST FOR ADMISSION NO. 447
20	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
21	Perfect 10 stated that some of the infringed images may be found in the specified
22	page range, not that all of the Images in that page range were infringed at a particular
23	URL. On that basis, Perfect 10 denies the request.
24	REQUEST FOR ADMISSION NO. 448:
25	Admit that for at least 25 of the 176 URLS listed in Norman Zada's
26	COMMUNICATION dated November 16, 2004 (control numbered PG_DMCA0360-
27 51320/2624735.751320/26 4735.751320/26247 3 8	0370) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

1	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
2	URLS.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 448
4	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
5	Perfect 10 stated that some of the infringed images may be found in the specified
6	page range, not that all of the images in that page range were infringed at a particular
7	URL. On that basis, Perfect 10 denies the request.
8	REQUEST FOR ADMISSION NO. 449:
9	Admit that for at least 56 of the 176 URLS listed in Norman Zada's
10	COMMUNICATION dated November 16, 2004 (control numbered PG_DMCA0360-
11	0370). YOU identified amyweber.net as the ALLEGED COPYRIGHTED
12	MATERIAL YOU claim was infringed at each of those URLS.
13	RESPONSE TO REQUEST FOR ADMISSION NO. 449
14	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
15	Perfect 10's notice indicated that Google could find a representative sample of
16	infringed images of Amy Weber on amyweber.net, not that the entirety of
17	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
18	denies the request.
19	REQUEST FOR ADMISSION NO. 454:
20	Admit that for at least 60 of the 126 URLS listed in Norman Zada's
21	COMMUNICATION dated November 18 2004 (control numbered PG_DMCA0376-
22	0384) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
23	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
24	RESPONSE TO REQUEST FOR ADMISSION NO. 454
25	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
26	Perfect 10 stated that some of the infringed images may be found in the specified
27	

1	page range, not that all of the images in that page range were infringed at a particular
2	URL. On that basis, Perfect 10 denies the request.
3	REQUEST FOR ADMISSION NO. 455:
4	Admit that for at least 21 of the 126 URLS listed in Norman Zada's
5	COMMUNICATION dated November 18, 2004 (control numbered PG_DMCA0376-
6	0384) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
7	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
8	URLS.
9	RESPONSE TO REQUEST FOR ADMISSION NO. 455
10	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
11	Perfect 10 stated that some of the infringed images may be found in the specified
12	page range, not that all of the images in that page range were infringed at a particular
13	URL. On that basis, Perfect 10 denies the request.
14	REQUEST FOR ADMISSION NO. 456:
15	Admit that for at least 60 of the 126 URLS listed in Norman Zada's
16	COMMUNICATION dated November 18, 2004 (control numbered PG_DMCA0376-
17	0384) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
18	MATERIAL YOU claim was infringed at each of those URLS. RESPONSE TO
19	REQUEST FOR ADMISSION NO 456
20	Objection: Vague and ambiguous., mischaracterizes Perfect 10's notice.
21	Perfect 10's notice indicated that Google could find a representative sample of
22	infringed images of Amy Weber on amyweber.net, not that the entirety of
23	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
24	denies the request.
25	REQUEST FOR ADMISSION NO. 462:
26	Admit that for at least 150 of the 208 URLS listed in Norman Zada's
27 51320/2624735.751320/26 4735.751320/26247 3 8	COMMUNICATION dated November 26, 2004 (control numbered PG_DMCA0389-Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

1	0401) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
2	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 462
4	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
5	Perfect 10 stated that some of the infringed images may be found in the specified
6	page range, not that all of the images in that page range were infringed at a particular
7	URL. On that basis, Perfect 10 denies the request.
8	REQUEST FOR ADMISSION NO. 463:
9	Admit that for at least 20 of the 208 URLS listed in Norman Zada's
10	COMMUNICATION dated November 26, 2004 (control numbered PG_DMCA0389-
11	0401) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
12	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
13	URLS.
14	RESPONSE TO REQUEST FOR ADMISSION NO. 463
15	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
16	Perfect 10 stated that some of the infringed images may be found in the specified
17	page range, not that all of the images in that page range were infringed at a particular
18	URL. On that basis, Perfect 10 denies the request.
19	REQUEST FOR ADMISSION NO. 464:
20	Admit that for at least 42 of the 208 URLS listed in Norman Zada's
21	COMMUNICATION dated November 26, 2004 (control numbered PG_DMCA0389-
22	0401) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
23	MATERIAL YOU claim was infringed at each of those URLS.
24	RESPONSE TO REQUEST FOR ADMISSION NO. 464
25	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
26	Perfect 10's notice indicated that Google could find a representative sample of
27 51320/2624735.751320/26 4735.751320/26247 28	infringed images of Amy Weber on amyweber.net, not that the entirety of Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]
_3	JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S

RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

1	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
2	denies the request.
3	REQUEST FOR ADMISSION NO. 465:
4	Admit that for one or more of the URLS listed in Norman Zada's
5	COMMUNICATION dated November 26, 2004 (control numbered PG_DMCA0389-
6	0401) YOU identified perfect10.com, as the ALLEGED COPYRIGHTED
7	MATERIAL YOU claim was infringed at each of those URLS.
8	RESPONSE TO REQUEST FOR ADMISSION NO. 465
9	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
10	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
11	that the entirety of perfect10.com, was being infringed at a particular URL. On this
12	basis, Perfect 10 denies the request.
13	REQUEST FOR ADMISSION NO. 471:
14	Admit that for at least 90 of the 144 URLS listed in Norman Zada's
15	COMMUNICATION dated December 1, 2004 (control numbered
16	PG_DMCA0411_A_01-09 and PG_DMCA_A14) YOU identified MULTIPLE pages
17	in Perfect 10 Magazine as the ALLEGED COPYRIGHTED MATERIAL YOU claim
18	was infringed at each of those URLS.
19	RESPONSE TO REQUEST FOR ADMISSION NO. 471
20	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
21	Perfect 10 stated that some of the infringed images may be found in the specified
22	page range, not that all of the images in that page range were infringed at a particular
23	URL. On that basis, Perfect 10 denies the request.
24	REQUEST FOR ADMISSION NO. 472:
25	Admit that for at least 26 of the 144 URLS listed in Norman Zada's
26	COMMUNICATION dated December 1, 2004 (control numbered
27 51320/2624735.751320/26 4735.751320/26247 3 8	PG_DMCA0411_A_01-09 and PG_DMCA_A_14) YOU identified a seven-page Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]
20	JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

1	section of an issue of Perfect 10 Magazine as the ALLEGED COPYRIGHTED
2	MATERIAL YOU claim was infringed at each of those URLS.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 472
4	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
5	Perfect 10 stated that some of the infringed images may be found in the specified
6	page range, not that all of the images in that page range were infringed at a particular
7	URL. On that basis, Perfect 10 denies the request.
8	REQUEST FOR ADMISSION NO. 473:
9	Admit that for at least 47 of the 144 URLS listed in Norman Zada's
10	COMMUNICATION dated December 1, 2004 (control numbered
11	PG_DMCA0411_A_01-09 and PG_DMCA_A_14) YOU identified amyweber.net as
12	the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of
13	those URLS.
14	RESPONSE TO REQUEST FOR ADMISSION NO 473
15	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
16	Perfect 10's notice indicated that Google could find a representative sample of
17	infringed images of Amy Weber on amyweber.net, not that the entirety of
18	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
19	denies the request.
20	REQUEST FOR ADMISSION NO. 474:
21	Admit that for one or more of the URLS listed in Norman Zada's
22	COMMUNICATION dated December 1, 2004 (control numbered
23	PG_DMCA0411_A_01-09 and PG_DMCA_A_14) YOU identified perfect10.com as
24	the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of
25	those URLS.
26	RESPONSE TO REQUEST FOR ADMISSION NO. 474
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1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
3	that the entirety of perfect10.com, was being infringed at a particular URL. On this
4	basis, Perfect 10 denies the request.
5	REQUEST FOR ADMISSION NO. 480:
6	Admit that for at least 98 of the 151 URLS listed in Norman Zada's
7	COMMUNICATION dated December 9, 2004 (control numbered
8	PG_DMCA0411_B_01-09 and PG_DMCA_B_15) YOU identified MULTIPLE
9	pages in Perfect 10 'Magazine as the ALLEGED COPYRIGHTED MATERIAL
10	YOU claim was infringed at each of those URLS.
11	RESPONSE TO REQUEST FOR ADMISSION NO. 480
12	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
13	Perfect 10 stated that some of the infringed images may be found in the specified
14	page range, not that all of the images in that page range were infringed at a particular
15	URL. On that basis, Perfect 10 denies the request.
16	REQUEST FOR ADMISSION NO. 481:
17	Admit that for at least 27 of the 151 URLS listed in Norman Zada's
18	COMMUNICATION dated December 9, 2004 (control numbered
19	PG_DMCA0411_B_01-09 and PG_DMCA_B_15) YOU identified a seven-page
20	section of an issue of Perfect 10 Magazine as the ALLEGED COPYRIGHTED
21	MATERIAL YOU claim was infringed at each of those URLS.
22	RESPONSE TO REQUEST FOR ADMISSION NO. 481
23	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
24	Perfect 10 stated that some of the infringed images may be found in the specified
25	page range, not that all of the images in that page range were infringed at a particular
26	URL. On that basis, Perfect 10 denies the request.
27	REQUEST FOR ADMISSION NO. 482:

- 1	
1	Admit that for at least 98 of the 151 URLS listed in Norman Zada's
2	COMMUNICATION dated December 9, 2004 (control numbered
3	PG_DMCA0411_B_01-09 and PG_DMCA_B_15) YOU identified amyweber.net as
4	the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of
5	those URLS.
6	RESPONSE TO REQUEST FOR ADMISSION NO 482
7	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
8	Perfect 10's notice indicated that Google could find a representative sample of
9	infringed images of Amy Weber on amyweber.net, not that the entirety of
10	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
11	denies the request.
12	REQUEST FOR ADMISSION NO. 488:
13	Admit that for at least 112 of the 163 URLS listed in Norman Zada's
14	COMMUNICATION dated December 21, 2004 (control numbered PG_DMCA0412-
15	0422) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
16	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
17	RESPONSE TO REQUEST FOR ADMISSION NO. 488
18	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
19	Perfect 10 stated that some of the infringed images may be found in the specified
20	page range, not that all of the images in that page range were infringed at a particular
21	URL. On that basis, Perfect 10 denies the request.
22	REQUEST FOR ADMISSION NO. 489:
23	Admit that for one or more of the URLS listed in Norman Zada's
24	COMMUNICATION dated December 21, 2004 (control numbered PG_DMCA0412-
25	0422) YOU identified a 24-page section of an issue of Perfect 10 Magazine as the
26	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
27	TIDI C

2/ URLS. 51320/2624735.751320/262 4735.751320/26247<u>38</u>

1	RESPONSE TO REQUEST FOR ADMISSION NO. 489
2	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
3	Perfect 10 stated that some of the infringed images may be found in the specified
4	page range, not that all of the images in that page range were infringed at a particular
5	URL. On that basis, Perfect 10 denies the request.
6	REQUEST FOR ADMISSION NO. 492:
7	Admit that for at least 46 of the 163 URLS listed in Norman Zada's
8	COMMUNICATION dated December 21, 2004 (control numbered PG_DMCA0412
9	0422) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
10	MATERIAL YOU claim was infringed at each of those URLS.
11	RESPONSE TO REQUEST FOR ADMISSION. NO. 492
12	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
13	Perfect 10's notice indicated that Google could find a representative sample of
14	infringed images of Amy Weber on amyweber.net, not that the entirety of
15	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
16	denies the request.
17	REQUEST FOR ADMISSION NO. 493:
18	Admit that for one or more of the URLS listed in Norman Zada's
19	COMMUNICATION dated December 21, 2004 (control numbered PG_DMCA0412
20	0422) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
21	MATERIAL YOU claim was infringed at each of those URLS.
22	RESPONSE TO REQUEST FOR ADMISSION NO. 493
23	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
24	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
25	that the entirety of perfect10.com, was being infringed at a particular URL. On this
26	basis, Perfect 10 denies the request.
51320/2624735.751320/26	REQUEST FOR ADMISSION NO. 499: Case No. CV 04-9484 AHM (SHx) [Consolidat
	Case 110. C v of 7-to-1 min (SIA) [Consolidat

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1	Admit that for at least 112 of the 147 URLS listed in Norman Zada's
2	COMMUNICATION dated December 27, 2004 (control numbered PG_DMCA0428)
3	0437) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
4	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
5	RESPONSE TO REQUEST FOR ADMISSION NO. 499
6	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
7	Perfect 10 stated that some of the infringed images may be found in the specified
8	page range, not that all of the images in that page range were infringed at a particular
9	URL. On that basis, Perfect 10 denies the request.
10	REQUEST FOR ADMISSION NO. 500:
11	Admit that for at least 31 of the 147 URLS listed in Norman Zada's
12	COMMUNICATION dated December 27, 2004 (control numbered PG_DMCA0428)
13	0437) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
14	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of thos
15	URLS.
16	RESPONSE TO REQUEST FOR ADMISSION NO. 500
17	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
18	Perfect 10 stated that some of the infringed images may be found in the specified
19	page range, not that all of the images in that page range were infringed at a particular
20	URL. On that basis, Perfect 10 denies the request.
21	REQUEST FOR ADMISSION NO. 501:
22	Admit that for at least 28 of the 147 URLS listed in Norman Zada's
23	COMMUNICATION dated December 27, 2004 (control numbered PG_DMCA0428)
24	0437) YOU identified amyweber.net as the ALLEGED COPYRIGHTED-
25	MATERIAL YOU claim was infringed at each of those URLS.
26	RESPONSE TO REQUEST FOR ADMISSION NO. 501

1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10's notice indicated that Google could find a representative sample of
3	infringed images of Amy Weber on amyweber.net, not that the entirety of
4	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
5	denies the request.
6	REQUEST FOR ADMISSION NO. 502:
7	Admit that for one or more of the URLS listed in Norman Zada's
8	COMMUNICATION dated December 27, 2004 (control numbered PG_DMCA0428)
9	0437) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
10	MATERIAL YOU claim was infringed at each of those URLS.
11	RESPONSE TO REQUEST FOR ADMISSION NO. 502
12	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
13	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
14	that the entirety of perfect10.com was being infringed at a particular URL. On this
15	basis, Perfect 10 denies the request.
16	REQUEST FOR ADMISSION NO. 508:
17	Admit that for at least 80 of the 107 URLS listed in Norman Zada's
18	COMMUNICATION dated December 29, 2004 (control numbered PG_DMCA0446
19	0454) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
20	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 508
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect 10 stated that some of the infringed images may be found in the specified
24	page range, not that all of the images in that page range were infringed at a particular
25	URL. On that basis, Perfect 10 denies the request.
26	REQUEST FOR ADMISSION NO. 509:

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1	Admit that for at least 18 of the 107 URLS listed in Norman Zada's
2	COMMUNICATION dated December 29, 2004 (control numbered PG_DMCA0446-
3	0454) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
4	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
5	URLS.
6	RESPONSE TO REQUEST FOR ADMISSION NO. 509
7	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
8	Perfect 10 stated that some of the infringed images may be found in the specified
9	page range, not that all of the images in that page range were infringed- at a particular
10	URL. On that basis, Perfect 10 denies the request.
11	REQUEST FOR ADMISSION NO. 510:
12	Admit that for at least 21 of the 107 URLS listed in Norman Zada's
13	COMMUNICATION dated December 29, 2004 (control numbered PG_DMCA0446-
14	0454) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
15	MATERIAL YOU claim was infringed at each of those URLS.
16	RESPONSE TO REQUEST FOR ADMISSION NO. 510
17	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
18	Perfect 10's notice indicated that Google could find a representative sample of
19	'infringed images of Amy Weber on amyweber.net, not that the entirety of
20	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
21	denies the request.
22	REQUEST FOR ADMISSION NO. 511:
23	Admit that for one or more of the URLS listed in Norman Zada's
24	COMMUNICATION dated December 29, 2004 (control numbered PG_DMCA0446-
25	0454) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
26	MATERIAL YOU claim was infringed at each of those URLS.
27 1320/26	RESPONSE TO REQUEST FOR ADMISSION NO. 511 Case No. CV 04-9484 AHM (SHx) [Consolidated]
- 1	117

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with Case No. CV 05-4753 AHM (SHx)]

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- 1	
1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10 stated that the images may be found in many cases on perfect10.com not
3	that the entirety of perfect10.com was being infringed at a particular URL. On this
4	basis, Perfect 10 denies the request.
5	REQUEST FOR ADMISSION NO. 518:
6	Admit that for at least 17 of the 91 URLS listed in Norman Zada's
7	COMMUNICATION dated December 31, 2004 (control numbered PG_DMCA0462
8	0470) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
9	MATERIAL YOU claim was infringed at each of those URLS.
10	RESPONSE TO REQUEST FOR ADMISSION NO. 518
11	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
12	Perfect 10's notice indicated that Google could find a representative sample of
13	infringed images of Amy Weber on amyweber.net, not that the entirety of
14	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
15	denies the request.
16	REQUEST FOR ADMISSION NO. 523:
17	Admit that for at least 123 of the 149 URLS listed in Norman Zada's
18	COMMUNICATION dated January 3, 2005 (control numbered PG_DMCA0485-
19	0495) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
20	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 523
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect 10 stated that some of the infringed images may be found in the specified
24	page range, not that all of the images in that page range were infringed at a particular
25	URL. On that basis, Perfect 10 denies the request.
26	REQUEST FOR ADMISSION NO. 524:

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1	Admit that for at least 6 of the 149 URLS listed in Norman Zada's
2	COMMUNICATION dated January 3, 2005 (control numbered PG_DMCA0485-
3	0495) YOU identified a ten-page section of an issue of Perfect 10 Magazine as the
4	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
5	URLS.
6	RESPONSE TO REQUEST FOR ADMISSION NO. 524
7	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
8	Perfect 10 stated that some of the infringed images may be found in the specified
9	page range, not that all of the images in that page range were infringed at a particular
10	URL. On that basis, Perfect 10 denies the request.
11	REQUEST FOR ADMISSION NO. 525:
12	Admit that for at least 25 of the 149 URLS listed in Norman Zada's
13	COMMUNICATION dated January 3, 2005 (control numbered PG_DMCA0485-
14	0495) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
15	MATERIAL YOU claim was infringed at each of those URLS.
16	RESPONSE TO REQUEST FOR ADMISSION NO. 525
17	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
18	Perfect 10's notice indicated that Google could find a representative sample of
19	infringed images of Amy Weber on amyweber.net, not that the entirety of
20	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
21	denies the request.
22	REQUEST FOR ADMISSION NO. 530:
23	Admit that for at least 142 of the 158 URLS listed in Norman Zada's
24	COMMUNICATION dated January 16, 2005 (control numbered PG_DMCA0512-
25	0521) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
26	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
27 51320/2624735.751320/26	RESPONSE TO REQUEST FOR ADMISSION NO. 530 Case No. CV 04-9484 AHM (SHx) [Consolidated]
4735.751320/26247 3 5 8	418 with Case No. CV 05-4753 AHM (SHx)]

4735.751320/26247**2**8

- 1	
1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10 stated that some of the infringed images may be found in the specified
3	page range, not that all of the images in that page range were infringed at a particular
4	URL. On that basis, Perfect 10 denies the request.
5	REQUEST FOR ADMISSION NO. 531:
6	Admit that for at least 26 of the 158 URLS listed in Norman Zada's
7	COMMUNICATION dated January 16, 2005 (control numbered PG_DMCA0512-
8	0521) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
9	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of thos
10	URLS.
11	RESPONSE TO REQUEST FOR ADMISSION NO. 531
12	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
13	Perfect 10 stated that some of the infringed images may be found in the specified
14	page range, not that all of the images in that page range were infringed at a particular
15	URL. On that basis, Perfect 10 denies the request.
16	REQUEST FOR ADMISSION NO. 532:
17	Admit that for at least 14 of the 158 URLS listed in Norman Zada's
18	COMMUNICATION dated January 16, 2005 (control numbered PG_DMCA0512-
19	0521) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
20	MATERIAL YOU claim was infringed at each of those URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 532
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect 10's notice indicated that Google could find a representative sample of
24	infringed images of Amy Weber on amyweber.net, not that the entirety of
25	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
26	denies the request.
\	PROVIDER FOR A PLANE CONTROL FOR

27 REQUEST FOR ADMISSION NO. 533: 4135.751320/2624738

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1	Admit that for one or more of the URLS listed in Norman Zada's
2	COMMUNICATION dated January 16, 2005 (control numbered PG_DMCA0512-
3	0521) YOU identified perfect perfect10.com as the ALLEGED COPYRIGHTED
4	MATERIAL YOU claim was infringed at each of those URLS.
5	RESPONSE TO REQUEST FOR ADMISSION NO. 533
6	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
7	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
8	that the entirety of perfect10.com was being infringed at a particular URL. On this
9	basis, Perfect 10 denies the request.
10	REQUEST FOR ADMISSION NO. 541:
11	Admit that for at least 112 of the 131 URLS listed in Norman Zada's
12	COMMUNICATION dated January 21, 2005 (control numbered PG_DMCA0531-
13	0539) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
14	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
15	RESPONSE TO REQUEST FOR ADMISSION NO. 541
16	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
17	Perfect 10 stated that some of the infringed images may be found in the specified
18	page range, not that all of the images in that page range were infringed at a particular
19	URL. On that basis, Perfect 10 denies the request.
20	REQUEST FOR ADMISSION NO. 542:
21	Admit that for at least 18 of the 131 URLS listed in Norman Zada's
22	COMMUNICATION dated January 21, 2005 (control numbered PG_DMCA0531-
23	0539) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
24	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
25	URLS.
26	RESPONSE TO REQUEST FOR ADMISSION NO. 542

27 51320/2624735.751320/262

4735.751320/26247**258**

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420

- 1	
1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10 stated that some of the infringed images may be found in the specified
3	page range, not that all of the images in that page range were infringed at a particular
4	URL. On that basis, Perfect 10 denies the request.
5	REQUEST FOR ADMISSION NO. 543:
6	Admit that for at least 17 of the 131 URLS listed in Norman Zada's
7	COMMUNICATION dated January 21, 2005 (control numbered PG_DMCA0531-
8	0539) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
9	MATERIAL YOU claim was infringed at each of those URLS.
10	RESPONSE TO REQUEST FOR ADMISSION NO. 543
11	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
12	Perfect 10's notice indicated that Google could find a representative sample of
13	infringed images of Amy Weber on amyweber.net, not that the entirety of
14	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
15	denies the request.
16	REQUEST FOR ADMISSION NO. 544:
17	Admit that for one or more of the URLS listed in Norman Zada's
18	COMMUNICATION dated January 21, 2005 (control numbered PG_DMCA0531-
19	0539) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
20	MATERIAL YOU claim was infringed at each of those URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 544
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
24	that the entirety of perfect10.com was being infringed at a particular URL. On this
25	basis, Perfect 10 denies the request.
26	REQUEST FOR ADMISSION NO. 549:

1	Admit that for at least 128 of the 165 URLS listed in Norman Zada's
2	COMMUNICATION dated January 25, 2005 (control numbered GGL000778-
3	000782) YOU identified MULTIPLE pages in Perfect 10 Magazine as the
4	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
5	URLS.
6	RESPONSE TO REQUEST FOR ADMISSION NO. 549
7	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
8	Perfect 10 stated that some of the infringed images may be found in the specified
9	page range, not that all of the images in that page range were infringed at a particular
10	URL. On that basis, Perfect 10 denies the request.
11	REQUEST FOR ADMISSION NO. 550:
12	Admit that for at least 15 of the 165 URLS listed in Norman Zada's
13	COMMUNICATION dated January 25, 2005 (control numbered GGL000778-
14	000782) YOU identified a seven-page section of an issue of Perfect 10 Magazine as
15	the ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of
16	those URLS.
17	RESPONSE TO REQUEST FOR ADMISSION NO. 550
18	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
19	Perfect 10 stated that some of the infringed images may be found in the specified
20	page range, not that all of the images in that page range were infringed at a particular
21	URL. On that basis, Perfect 10 denies the request.
22	REQUEST FOR ADMISSION NO. 551:
23	Admit that for one or more of the URLS listed in Norman Zada's
24	COMMUNICATION dated January 25, 2005 (control numbered GGL000778-
25	000782) YOU identified ambersmith.net as the ALLEGED COPYRIGHTED
26	MATERIAL YOU claim was infringed at each of those URLS.
51320/2624735.751320/26	RESPONSE TO REQUEST FOR ADMISSION NO. 551 Case No. CV 04-9484 AHM (SHx) [Consolidated

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4735.751320/26247**258**

with Case No. CV 05-4753 AHM (SHx)]

1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10's notice indicated that Google could find a representative sample of
3	infringed images of Amber Smith on ambersmith.net, not that the entirety of
4	ambersmith.net was being infringed at a particular URL. On that basis, Perfect 10
5	denies the request.
6	REQUEST FOR ADMISSION NO. 552:
7	Admit that for at least 28 of the 165 URLS listed in Norman Zada's
8	COMMUNICATION dated January 25, 2005 (control numbered GGL000778-
9	000782) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
10	MATERIAL YOU claim was infringed at each of those URLS.
11	RESPONSE TO REQUEST FOR ADMISSION NO. 552
12	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
13	Perfect 10's notice indicated that Google could find a representative sample of
14	infringed images of Amy Weber on amyweber.net, not that the entirety of
15	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
16	denies the request.
17	REQUEST FOR ADMISSION NO. 558:
18	Admit that for at least 76 of the 95 URLS listed in Norman Zada's
19	COMMUNICATION dated February 3, 2005 (control numbered PG_DMCA0560-
20	0568) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
21	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
22	RESPONSE TO REQUEST FOR ADMISSION NO. 558
23	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
24	Perfect 10 stated that some of the infringed images may be found in the specified
25	page range, not that all of the images in that page range were infringed at a particular
26	URL. On that basis, Perfect 10 denies the request.
27 51320/2624735.751320/20	REQUEST FOR ADMISSION NO. 559: Case No. CV 04-9484 AHM (SHx) [Consolidate
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4735.751320/26247**258**

1	Admit that for at least 10 of the 95 URLS listed in Norman Zada's
2	COMMUNICATION dated February 3, 2005 (control numbered PG_DMCA0560-
3	0568) YOU identified a ten-page section of an issue of Perfect 10 Magazine as the
4	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
5	URLS.
6	RESPONSE TO REQUEST FOR ADMISSION NO. 559
7	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
8	Perfect 10 stated that some of the infringed images may be found in the specified
9	page range, not that all of the images in that page range were infringed at a particular
10	URL. On that basis, Perfect 10 denies the request.
11	REQUEST FOR ADMISSION NO. 560:
12	Admit that for at least 13 of the 95 URLS listed in Norman Zada's
13	COMMUNICATION dated February 3, 2005 (control numbered PG_DMCA0560-
14	0568) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
15	MATERIAL YOU claim was infringed at each of those URLS.
16	RESPONSE TO REQUEST FOR ADMISSION NO. 560
17	Objection: Vague and ambiguous, mischaracterizes Perfect 1.0's notice.
18	Perfect 10's notice indicated that Google could find a representative sample of
19	infringed images of Amy Weber on amyweber.net, not that the entirety of
20	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
21	denies the request.
22	REQUEST FOR ADMISSION NO. 561:
23	Admit that for one or more of the URLS listed in Norman Zada's
24	COMMUNICATION dated February 3, 2005 (control numbered PG_DMCA0560-
25	0568) YOU identified ambersmith.net as the ALLEGED COPYRIGHTED
26	MATERIAL YOU claim was infringed at each of those URLS.
27	RESPONSE TO REQUEST FOR ADMISSION NO. 561

51320/2624735.751320/262 4735.751320/26247**2**:**8**

1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10's notice indicated that Google could find a representative sample of
3	infringed images of Amber Smith on ambersmith.net, not that the entirety of
4	ambersmith.net was being infringed at a particular URL. On that basis, Perfect 10
5	denies the request.
6	REQUEST FOR ADMISSION NO. 562:
7	Admit that for one or more of the URLS listed in Norman Zada's
8	COMMUNICATION dated February 3, 2005 (control numbered PG_DMCA0560-
9	0568) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
10	MATERIAL YOU claim was infringed at each of those URLS.
11	RESPONSE TO REQUEST FOR ADMISSION NO. 562
12	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
13	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
14	that the entirety of perfect10.com was being infringed at a particular URL. On this
15	basis, Perfect 10 denies the request.
16	REQUEST FOR ADMISSION NO. 567:
17	Admit that for at least 230 of the 289 URLS listed in Norman Zada's
18	COMMUNICATION dated February 7, 2005 (control numbered PG_DMCA0574-
19	0587) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
20	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 567
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect 10 stated that some of the infringed images may be found in the specified
24	page range, not that all of the images in that page range were infringed at a particular
25	URL. On that basis, Perfect 10 denies the request.
26	DECLIECT FOR ADMISSION NO. 569.

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1	Admit that for at least 35 of the 289 URLS listed in Norman Zada's
2	COMMUNICATION dated February 7, 2005 (control numbered PG_DMCA0574-
3	0587) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
4	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
5	URLS.
6	RESPONSE TO REQUEST FOR ADMISSION NO. 568
7	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
8	Perfect 10 stated that some of the infringed images may be found in the specified
9	page range, not that all of the images in that page range were infringed at a particular
10	URL. On that basis, Perfect 10 denies the request.
11	REQUEST FOR ADMISSION NO. 569:
12	Admit that for at least 56 of the 289 URLS listed in Norman Zada's
13	COMMUNICATION dated February 7, 2005 (control numbered PG_DMCA0574-
14	0587) YOU identified as the ALLEGED COPYRIGHTED MATERIAL YOU claim
15	was infringed at each of those URLS.
16	RESPONSE TO REQUEST FOR ADMISSION NO 569
17	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
18	Perfect 10's notice indicated that Google could find a representative sample of
19	infringed images of Amy Weber on amyweber.net, not that the entirety of
20	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
21	denies the request.
22	REQUEST FOR ADMISSION NO. 570:
23	Admit that for one or more of the URLS listed in Norman Zada's
24	COMMUNICATION dated February 7, 2005 (control numbered PG_DMCA0574-
25	0587) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
26	MATERIAL YOU claim was infringed at each of those URLS.
27 51320/2624735.751320/26	RESPONSE TO REQUEST FOR ADMISSION NO. 570 Case No. CV 04-9484 AHM (SHx) [Consolidated
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4735.751320/26247**2**8

with Case No. CV 05-4753 AHM (SHx)]

- 1	
1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
3	that the entirety of perfect10.com was being infringed at a particular URL. On this
4	basis, Perfect 10 denies the request.
5	REQUEST FOR ADMISSION NO. 576:
6	Admit that for at least 161 of the 226 URLS listed in Norman Zada's
7	COMMUNICATION dated February 11, 2005 (control numbered PG_DMCA0592-
8	0603) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
9	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
10	RESPONSE TO REQUEST FOR ADMISSION NO. 576
11	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
12	Perfect 10 stated that some of the infringed images may be found in the specified
13	page range, not that all of the images in that page range were infringed at a particular
14	URL. On that basis, Perfect 10 denies the request.
15	REQUEST FOR ADMISSION NO. 577:
16	Admit that for at least 25 of the 226 URLS listed in Norman Zada's
17	COMMUNICATION dated February 11, 2005 (control numbered PG_DMCA0592-
18	0603) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
19	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
20	URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 577
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect 10 stated that some of the infringed images may be found in the specified
24	page range, not that all of the images in that page range were infringed at a particular
25	URL. On that basis, Perfect 10 denies the request.
26	REQUEST FOR ADMISSION NO. 578.

1	Admit that for at least 50 of the 226 URLS listed in Norman Zada's
2	COMMUNICATION dated February 11, 2005 (control numbered PG_DMCA0592-
3	0603) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
4	MATERIAL YOU claim was infringed at each of those URLS.
5	RESPONSE TO REQUEST FOR ADMISSION NO. 578
6	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
7	Perfect 10's notice indicated that Google could find a representative sample of
8	infringed images of Amy Weber on amyweber.net, not that the entirety of
9	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
10	denies the request.
11	REQUEST FOR ADMISSION NO. 579:
12	Admit that for at least 10 of the 226 URLS listed in Norman Zada's
13	COMMUNICATION dated February 11, 2005 (control numbered PG_DMCA0592-
14	0603) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
15	MATERIAL YOU claim was infringed at each of those URLS.
16	RESPONSE TO REQUEST FOR ADMISSION NO. 579
17	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
18	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
19	that the entirety of perfect10.com, was being infringed at a particular URL. On this
20	basis, Perfect 10 denies the request.
21	REQUEST FOR ADMISSION NO. 585:
22	Admit that for at least 203 of the 276 URLS listed in Norman Zada's
23	COMMUNICATION dated February 17, 2005 (control numbered PG_DMCA0608-
24	0620) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
25	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
26	RESPONSE TO REQUEST FOR ADMISSION NO. 585
	1

1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.	
2	Perfect 10 stated that some of the infringed images may be found in the specified	
3	page range,. not that all of the images in that page range were infringed at a	
4	particular URL. On that basis, Perfect 10 denies the request.	
5	REQUEST FOR ADMISSION NO. 586:	
6	Admit that at least 19 of the 276 URLS listed in Norman Zada's	
7	COMMUNICATION dated February 17, 2005 (control numbered PG_DMCA0608-	
8	0620) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the	
9	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those	
10	URLS.	
11	RESPONSE TO REQUEST FOR ADMISSION NO. 586	
12	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.	
13	Perfect 10 stated that some of the infringed images may be found in the specified	
14	page range, not that all of the images in that page range were infringed at a particular	
15	URL. On that basis, Perfect 10 denies the request.	
16	REQUEST FOR ADMISSION NO. 587:	
17	Admit that for at least 35 of the 276 URLS listed in Norman Zada's	
18	COMMUNICATION dated February 17, 2005 (control numbered PG_DMCA0608-	
19	0620) YOU identified amyweber.net as the ALLEGED COPYRIGHTED	
20	MATERIAL YOU claim was infringed at each of those URLS.	
21	RESPONSE TO REQUEST FOR ADMISSION NO. 587	
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.	
23	Perfect 10's notice indicated that Google could find a representative sample of	
24	infringed images of Amy Weber on amyweber.net, not that the entirety of	
25	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10	
26	denies the request.	

27 **REQUEST FOR ADMISSION NO. 588:** 51320/2624735.751320/262 4735.751320/26247**258**

1	Admit that for at least 31 of the 276 URLS listed in Norman Zada's
2	COMMUNICATION dated February 17, 2005 (control numbered PG_DMCA0608-
3	0620) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
4	MATERIAL YOU claim was infringed at each of those URLS.
5	RESPONSE TO REQUEST FOR ADMISSION NO. 588
6	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
7	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
8	that the entirety of perfect10.com, was being infringed at a particular URL. On this
9	basis, Perfect 10 denies the request.
10	REQUEST FOR ADMISSION NO. 593:
11	Admit that for at least 225 of the 368 URLS listed in Norman Zada's
12	COMMUNICATION dated March 6, 2005 (control numbered PG_DMCA0621-
13	0636) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
14	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
15	RESPONSE TO REQUEST FOR ADMISSION NO. 593
16	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
17	Perfect 10 stated that some of the infringed images may be found in the specified
18	page range, not that all of the images in that page range were infringed at a particular
19	URL. On that basis, Perfect 10 denies the request.
20	REQUEST FOR ADMISSION NO. 594:
21	Admit that for one or more of the. URLS listed in Norman Zada's
22	COMMUNICATION dated March 6, 2005 (control numbered PG_DMCA0621-
23	0636) YOU identified a nine-page section of an issue of Perfect 10 Magazine as the
24	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
25	URLS.
26	RESPONSE TO REQUEST FOR ADMISSION NO. 504

51320/2624735.751320/262

4735.751320/26247**258**

Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10 stated that some of the infringed images may be found in the specified
3	page range, not that all of the images in that page range were infringed at a particular
4	URL. On that basis, Perfect 10 denies the request.
5	REQUEST FOR ADMISSION NO. 595:
6	Admit that for at least 56 of the 368 URLS listed in Norman Zada's
7	COMMUNICATION dated March 6, 2005 (control numbered PG_DMCA0621-
8	0636) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
9	MATERIAL YOU claim was infringed at each of those URLS.
10	RESPONSE TO REQUEST FOR ADMISSION NO. 595
11	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
12	Perfect 10's notice indicated that Google could find a representative sample of
13	infringed images of Amy Weber on amyweber.net, not that the entirety of
14	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
15	denies the request.
16	REQUEST FOR ADMISSION NO. 596:
17	Admit that for at least 28 of the 368 URLS listed in Norman Zada's
18	COMMUNICATION dated March 6, 2005 (control numbered PG_DMCA0621-
19	0636) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
20	MATERIAL YOU claim was infringed at each of those URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 596
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect. 10 stated that the images may be found in many cases on perfect10.com, not
24	that the entirety of perfect10.com was being infringed at a particular URL. On this
25	basis, Perfect 10 denies the request.
26	REQUEST FOR ADMISSION NO. 601:

- 1	
1	Admit that for at least 172 of the 215 URLS listed in Norman Zada's
2	COMMUNICATION dated April 3, 2005 (control numbered PG_DMCA0637-0652)
3	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
4	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
5	RESPONSE TO REQUEST FOR ADMISSION NO. 601
6	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
7	Perfect 10 stated that some of the infringed images may be found in the specified
8	page range, not that all of the images in that page range were infringed at a particular
9	URL. On that basis, Perfect 10 denies the request.
10	REQUEST FOR ADMISSION NO. 602:
11	Admit that for at least 38 of the 215 URLS listed in Norman Zada's
12	COMMUNICATION dated April 3, 2005 (control numbered PG_DMCA0637-0652)
13	YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
14	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
15	URLS.
16	RESPONSE TO REQUEST FOR ADMISSION NO. 602
17	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
18	Perfect 10 stated that some of the infringed images may be found in the specified
19	page range, not that all of the images in that page range were infringed at a particular
20	URL. On that basis, Perfect 10 denies the request.
21	REQUEST FOR ADMISSION NO. 603:
22	Admit that for at least 23 of the 215 URLS listed in Norman Zada's
23	COMMUNICATION dated April 3, 2005 (control numbered PG_DMCA0637-0652)
24	YOU identified amyweber.net as the ALLEGED COPYRIGHTED MATERIAL
25	YOU claim was infringed at each of those URLS.
26	RESPONSE TO REQUEST FOR ADMISSION NO. 603

- 1	
1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10's notice indicated that Google could find a representative sample of
3	infringed images of Amy Weber on amyweber.net, not that the entirety of
4	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
5	denies the request.
6	REQUEST FOR ADMISSION NO. 604:
7	Admit that for one or more of the URLS listed in Norman Zada's
8	COMMUNICATION dated April 3, 2005 (control numbered PG_DMCA0637-0652)
9	YOU identified perfect 10.com as the ALLEGED COPYRIGHTED MATERIAL
10	YOU claim was infringed at each of those URLS.
11	RESPONSE TO REQUEST FOR ADMISSION NO. 604
12	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
13	Perfect 10 stated that the images may be found in many cases on perfect10.com not
14	that the entirety of perfect10.com was being infringed at a particular URL. On this
15	basis, Perfect 10 denies the request.
16	REQUEST FOR ADMISSION NO. 609:
17	Admit that for at least 212 of the 266 URLS listed in Norman Zada's
18	COMMUNICATION dated April 11, 2005 (control numbered PG_DMCA0653-
19	0668) YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
20	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 609
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect 10 stated that some of the infringed images may be found in the specified
24	page range, not that all of the images in that page range were infringed at a particular
25	URL. On that basis, Perfect 10 denies the request.
26	REQUEST FOR ADMISSION NO. 610:

51320/2624735.751320/262

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1	Admit that for at least 22 of the 266 URLS listed in Norman Zada's
2	COMMUNICATION dated April 11, 2005 (control numbered PG_DMCA0653-
3	0668) YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
4	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
5	URLS.
6	RESPONSE TO REQUEST FOR ADMISSION NO. 610
7	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
8	Perfect 10 stated that some of the infringed images may be found in the specified
9	page range, not that all of the images in that page range were infringed at a particular
10	URL. On that basis, Perfect 10 denies the request.
11	REQUEST FOR ADMISSION NO. 611:
12	Admit that for at least 41 of the 266 URLS listed in Norman Zada's
13	COMMUNICATION dated April 11, 2005 (control numbered PG_DMCA0653-
14	0668) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
15	MATERIAL YOU claim was infringed at each of those URLS.
16	RESPONSE TO REQUEST FOR ADMISSION NO. 611
17	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
18	Perfect 10's notice indicated that Google could find a representative sample of
19	infringed images of Amy Weber on amyweber.net, not that the entirety of
20	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
21	denies the request.
22	REQUEST FOR ADMISSION NO. 612:
23	Admit that for at least 12 of the 266 URLS listed in Norman Zada's
24	COMMUNICATION dated April 11, 2005 (control numbered PG_DMCA0653-
25	0668) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
26	MATERIAL YOU claim was infringed at each of those URLS.
27 51320/2624735.751320/26	RESPONSE TO REQUEST FOR ADMISSION NO. 612 Case No. CV 04-9484 AHM (SHx) [Consolidated]

JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

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with Case No. CV 05-4753 AHM (SHx)]

4735.751320/26247**2**8

1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
3	that the entirety of perfect10.com was being infringed at a particular URL. On this
4	basis, Perfect 10 denies the request.
5	REQUEST FOR ADMISSION NO. 620:
6	Admit that for at least 64 of the 82 URLS listed in Norman Zada's
7	COMMUNICATION dated May 1, 2005 (control numbered PG_DMCA0669-0676)
8	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
9	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
10	RESPONSE TO REQUEST FOR ADMISSION NO. 620
11	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
12	Perfect 10 stated that some of the infringed images may be found in the specified
13	page range, not that all of the images in that page range were infringed at a particular
14	URL. On that basis, Perfect 10 denies the request.
15	REQUEST FOR ADMISSION NO. 621:
16	Admit that for at least 7 of the 82 URLS listed in Norman Zada's
17	COMMUNICATION dated May 1, 2005 (control numbered PG_DMCA0669-0676)
18	YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
19	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of thos
20	URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 621
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect 10 stated that some of the infringed images may be found in the specified
24	page range, not that all of the images in that page range were infringed at a particular
25	URL. On that basis, Perfect 10 denies the request.
26	REQUEST FOR ADMISSION NO. 622:

1	Admit that for at least 15 of the 82 URLS listed in Norman Zada's
2	COMMUNICATION dated May 1, 2005 (control numbered PG_DMCA06669-0676)
3	YOU identified amyweber.net as the ALLEGED COPYRIGHTED MATERIAL
4	YOU claim was infringed at each of those URLS.
5	RESPONSE TO REQUEST FOR ADMISSION NO. 622
6	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
7	Perfect 10's notice indicated that Google could find a representative sample of
8	infringed images of Amy Weber on amyweber.net, not that the entirety of
9	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
10	denies the request.
11	REQUEST FOR ADMISSION NO. 627:
12	Admit that for at least 110 of the URLS listed in Norman Zada's
13	COMMUNICATION dated May 7, 2005 (control numbered PG_DMCA0677-0686)
14	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
15	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
16	RESPONSE TO REQUEST FOR ADMISSION NO. 627
17	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
18	Perfect 10 stated that some of the infringed images maybe found in the specified page
19	range, not that all of the images in that page range were infringed at a particular URL.
20	On that basis, Perfect 10 denies the request.
21	REQUEST FOR ADMISSION NO. 628:
22	Admit that for at least 10 of the URLS listed in Norman Zada's
23	COMMUNICATION dated May 7, 2005 (control numbered PG_DMCA0677-0686)
24	YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
25	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
26	URLS.
51320/2624735.751320/26	cube 110. C v o v o v o v o manual (DIIA) Combondated
4735.751320/26247 358	436 with Case No. CV 05-4753 AHM (SHx)]

JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

4735.751320/26247**2**8

1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10 stated that some of the infringed images may be found in the specified
3	page range, not that all of the images in that page range were infringed at a particular
4	URL. On that basis, Perfect 10 denies the request.
5	REQUEST FOR ADMISSION NO. 629:
6	Admit that for one or more of the URLS listed in Norman Zada's
7	COMMUNICATION dated May 7, 2005 (control numbered PG_DMCA0677-0686)
8	YOU identified amyweber.net as the ALLEGED COPYRIGHTED MATERIAL
9	YOU claim was infringed at each of those URLS.
10	RESPONSE TO REQUEST FOR ADMISSION NO. 629
11	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
12	Perfect 10's notice indicated that Google could find a representative sample of
13	infringed images of Amy Weber on amyweber.net, not that the entirety of
14	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
15	denies the request.
16	REQUEST FOR ADMISSION NO. 633:
17	Admit that for at least 36 of the 294 URLS listed in Norman Zada's
18	COMMUNICATION dated June 12, 2005 (control numbered PG_DMCA0693-0707)
19	YOU identified amyweber.net as the ALLEGED COPYRIGHTED MATERIAL
20	YOU claim was infringed at each of those URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 633
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect 10's notice indicated that Google could find a representative sample of
24	infringed images of Amy Weber on amyweber.net, not that the entirety of
25	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
26	denies the request.
27 51320/2624735.751320/26	REQUEST FOR ADMISSION NO. 634: Case No. CV 04-9484 AHM (SHx) [Consolidated

JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

437

4735.751320/26247**258**

with Case No. CV 05-4753 AHM (SHx)]

1	Admit that for at least 65 of the 294 URLS listed in Norman Zada's
2	COMMUNICATION dated June 12, 2005 (control numbered PG_DMCA0693-0707)
3	YOU identified perfect10.com as the ALLEGED COPYRIGHTED MATERIAL
4	YOU claim was infringed at each of those URLS.
5	RESPONSE TO REQUEST FOR ADMISSION NO. 634
6	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
7	Perfect 10 stated that the images may be found in many cases on perfectl0.com, not
8	that the entirety of perfect10.com was being infringed at a particular URL. On this.
9	basis, Perfect 10 denies the request.
10	REQUEST FOR ADMISSION NO. 636:
11	Admit that for at least 160 of the 294 URLS listed in Norman Zada's
12	COMMUNICATION dated June 12, 2005 (control numbered PG_DMCA0693-0707)
13	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
14	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
15	RESPONSE TO REQUEST FOR ADMISSION NO. 636
16	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
17	Perfect 10 stated that some of the infringed images may be found in the specified
18	page range, not that all of the images in that page range were infringed at a particular
19	URL. On that basis, Perfect 10 denies the request.
20	REQUEST FOR ADMISSION NO. 637:
21	Admit that for one at least 10 of the 294 URLS listed in Norman Zada's
22	COMMUNICATION dated June 12, 2005 (control numbered PG_DMCA0693-0707)
23	YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
24	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
25	URLS.
26	RESPONSE TO REQUEST FOR ADMISSION NO. 637

1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10 stated that some of the infringed images may be found in the specified
3	page range, not that all of the images in that page range were infringed at a particular
4	URL. On that basis, Perfect 10 denies the request.
5	REQUEST FOR ADMISSION NO. 638:
6	Admit that for one or more of the URLS listed in Norman Zada's
7	COMMUNICATION dated June 12, 2005 (control numbered PG_DMCA0693-0707)
8	YOU identified ambersmith.net as the ALLEGED COPYRIGHTED MATERIAL
9	YOU claim was infringed at each of those URLS.
10	RESPONSE TO REQUEST FOR ADMISSION NO. 638
11	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
12	Perfect 10's notice indicated that Google could find a representative sample of
13	infringed images of Amber Smith on ambersmith.net, not that the entirety of
14	ambersmith.net was being infringed at a particular URL. On that basis, Perfect 10
15	denies the request.
16	REQUEST FOR ADMISSION NO. 642:
17	Admit that for one or more of the URLS listed in Norman Zada's
18	COMMUNICATION dated. June 19, 2005 (control numbered GGL000745-000752)
19	YOU identified amyweber.net as the ALLEGED COPYRIGHTED MATERIAL
20	YOU claim was infringed at each of those URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 642
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect 10's notice indicated that Google could find a representative sample of
24	infringed images of Amy Weber on amyweber.net, not that the entirety of
25	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
26	denies the request.
27 51320/2624735.751320/26	REQUEST FOR ADMISSION NO. 643: Case No. CV 04-9484 AHM (SHx) [Consolidated]

439

4735.751320/26247**258**

with Case No. CV 05-4753 AHM (SHx)]

1	Admit that for at least 63 of the 123 URLS listed in Norman Zada's
2	COMMUNICATION dated June 19, 2005 (control numbered GGL000745-000752)
3	YOU identified perfect10.com as the ALLEGED COPYRIGHTED MATERIAL
4	YOU claim was infringed at each of those URLS.
5	RESPONSE TO REQUEST FOR ADMISSION NO. 643
6	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
7	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
8	that the entirety of perfect10.com was being infringed at a particular URL. On this
9	basis, Perfect 10 denies the request.
10	REQUEST FOR ADMISSION NO. 645:
11	Admit that for at least 52 of the URLS listed in Norman Zada's
12	COMMUNICATION dated June 19, 2005 (control numbered GGL000745-00075)
13	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
14	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
15	RESPONSE TO REQUEST FOR ADMISSION NO. 645
16	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
17	Perfect 10 stated that some of the infringed images may be found in the specified
18	page range, not that all of the images in that page range were infringed at a particular
19	URL. On that basis, Perfect 10 denies the request.
20	REQUEST FOR ADMISSION NO. 646:
21	Admit that for one or more of the URLS listed in Norman Zada's
22	COMMUNICATION dated June 19, 2005 (control numbered GGL000745-00075)
23	YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
24	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed.
25	RESPONSE TO REQUEST FOR ADMISSION NO. 646
26	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
27 51320/2624735.751320/26 4735.751320/26247 3 8	Perfect 10 stated that some of the infringed images may be found in the specified Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

1	page range, not that all of the images in that page range were infringed at a particular
2	URL. On that basis, Perfect 10 denies the request.
3	REQUEST FOR ADMISSION NO. 651:
4	Admit that for at least 270 of the 485 URLS listed in Norman Zada's
5	COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798)
6	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
7	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
8	RESPONSE TO REQUEST FOR ADMISSION NO. 651
9	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
10	Perfect 10 stated that some of the infringed images may be found in the specified
11	page range, not that all of the images in that page range were infringed at a particular
12	URL. On that basis, Perfect 10 denies the request.
13	REQUEST FOR ADMISSION NO. 652:
14	Admit that for one or more of the URLS listed in Norman Zada's
15	COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798)
16	YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
17	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
18	URLS.
19	RESPONSE TO REQUEST FOR ADMISSION NO. 652
20	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
21	Perfect 10 stated that some of the infringed images may be found in the specified
22	page range, not that all of the images in that page range were infringed at a particular
23	URL. On that basis, Perfect 10 denies the request.
24	REQUEST FOR ADMISSION NO. 653:
25	Admit that for at least 131 of the 485 URLS listed in Norman Zada's
26	COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798)
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2	YOU claim was infringed at each of those URLS.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 653
4	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
5	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
6	that the entirety of perfect10.com was being infringed at a particular URL. On this
7	basis, Perfect 10 denies the request.
8	REQUEST FOR ADMISSION NO. 654:
9	Admit that for at least 43 of the 485 URLS listed in Norman Zada's
10	COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798)
11	YOU identified amyweber.net as the ALLEGED COPYRIGHTED MATERIAL
12	YOU claim was infringed at each of those URLS.
13	RESPONSE TO REQUEST FOR ADMISSION NO. 654
14	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
15	Perfect 10's notice indicated that Google could find a representative sample of
16	infringed images of Amy Weber on amyweber.net, not that the entirety of
17	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
18	denies the request.
19	REQUEST FOR ADMISSION NO. 655:
20	Admit that for one or more of the URLS listed in Norman Zada's
21	COMMUNICATION dated July 16, 2005 (control numbered GGL005781-5798)
22	YOU identified ambersmith.net as the ALLEGED COPYRIGHTED MATERIAL
23	YOU claim was infringed at each of those URLS.
24	RESPONSE TO REQUEST FOR ADMISSION NO. 655
25	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
26	Perfect 10's notice indicated that Google could find a representative sample of
27 51320/2624735.751320/26	infringed images of Amber Smith on ambersmith.net, not that the entirety of Case No. CV 04-9484 AHM (SHx) [Consolidate 442 with Case No. CV 05-4753 AHM (SHx)
4735.751320/26247 3 2 8	442 with Case No. CV 05-4753 AHM (SHx)

RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2 $\,$

1 YOU identified perfect10.com as the ALLEGED COPYRIGHTED MATERIAL

1	ambersmith.net was being infringed at a particular URL. On that basis, Perfect 10
2	denies the request.
3	REQUEST FOR ADMISSION NO. 664:
4	Admit that for at least 75 of the 200 URLS listed in Norman Zada's
5	COMMUNICATION dated July 26, 2005 (control numbered GGL001351-1361)
6	YOU identified perfect10.com as the ALLEGED COPYRIGHTED MATERIAL
7	YOU claim was infringed at each of those URLS.
8	RESPONSE TO REQUEST FOR ADMISSION NO. 664
9	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
10	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
11	that the entirety of perfect10.com was being infringed at a particular URL. On this
12	basis, Perfect 10 denies the request.
13	REQUEST FOR ADMISSION NO. 666:
14	Admit that for at least 123 of the URLS listed in Norman Zada's
15	COMMUNICATION dated July 26, 2005 (control numbered GGL001351-1361)
16	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
17	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
18	RESPONSE TO REQUEST FOR ADMISSION NO. 666
19	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
20	Perfect 10 stated that some of the infringed images may be found in the specified
21	page range, not that all of the images in that page range were infringed at a particular
22	URL. On that basis, Perfect 10 denies the request.
23	REQUEST FOR ADMISSION NO. 667:
24	Admit that for one or more of the URLS listed in Norman Zada's
25	COMMUNICATION dated July 26, 2005 (control numbered GGL001351-1361)
26	YOU identified an eight-page section of an issue of Perfect 10 Magazine as the
27	

1	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
2	URLS.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 667
4	Objection: Vague and ambiguous; mischaracterizes Perfect 10's notice.
5	Perfect 10 stated that some of the infringed images may be found in the specified
6	page range, not that all of the images in that page range were infringed at a particular
7	URL. On that basis, Perfect 10 denies the request.
8	REQUEST FOR ADMISSION NO. 671:
9	Admit that for at least 109 of the 278 URLS listed in Norman Zada's
10	COMMUNICATION dated August 30, 2005 (control numbered GGL005305-5312)
11	YOU identified perfect10.com as the ALLEGED COPYRIGHTED MATERIAL
12	YOU claim was infringed at each of those URLS.
13	RESPONSE TO REQUEST FOR ADMISSION NO. 671
14	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
15	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
16	that the entirety of perfect10.com was being infringed at a particular URL. On this
17	basis, Perfect 10 denies the request.
18	REQUEST FOR ADMISSION NO. 673:
19	Admit that for at least 62 of the 278 URLS listed in Norman Zada's
20	COMMUNICATION dated August 30, 2005 (control numbered GGL005305-5312)
21	YOU identified MULTIPLE pages in Perfect 10 Magazine as the ALLEGED
22	COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS.
23	RESPONSE TO REQUEST FOR ADMISSION NO. 673
24	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
25	Perfect 10 stated that some of the infringed images may be found in the specified
26	page range, not that all of the images in that page range were infringed at a particular
27 320/20 28	URL. On that basis, Perfect 10 denies the request. Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]
22 8	444 with Case No. CV 05-4753 AHM (SHx)]

1	REQUEST FOR ADMISSION NO. 674:
2	Admit that for at least 10 of the 278 URLS listed in Norman Zada's
3	COMMUNICATION dated August 30, 2005 (control numbered GGL005305-5312)
4	YOU identified a seven-page section of an issue of Perfect 10 Magazine as the
5	ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those
6	URLS.
7	RESPONSE TO REQUEST FOR ADMISSION NO. 674
8	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
9	Perfect 10 stated that some of the infringed images may be found in the specified
10	page range, not that all of the images in that page range were infringed at a particular
11	URL. On that basis, Perfect 10 denies the request.
12	REQUEST FOR ADMISSION NO. 689:
13	Admit that for at least 151 of the 167 URLS listed in Norman Zada's
14	COMMUNICATION dated December 7, 2005 (control numbered GGL006200-
15	006207) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
16	MATERIAL YOU claim was infringed at each of those URLS.
17	RESPONSE TO REQUEST FOR ADMISSION NO. 689
18	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
19	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
20	that the entirety of perfect10.com was being infringed at a particular URL. On this
21	basis, Perfect 10 denies the request.
22	REQUEST FOR ADMISSION NO. 690:
23	Admit that for one or more of the URLS listed in Norman Zada's
24	COMMUNICATION dated December 7, 2005 (control numbered GGL006200-
25	006207) YOU identified amyweber.net as the ALLEGED COPYRIGHTED
26	MATERIAL YOU claim was infringed at each of those URLS.
51320/2624735.751320/26	RESPONSE TO REQUEST FOR ADMISSION NO. 690 Case No. CV 04-9484 AHM (SHx) [Consolidated]

JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

445

4735.751320/26247**258**

with Case No. CV 05-4753 AHM (SHx)]

1	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
2	Perfect 10's notice indicated that Google could find a representative sample of
3	infringed images of Amy Weber on amyweber.net, not that the entirety of
4	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
5	denies the request.
6	REQUEST FOR ADMISSION NO. 715:
7	Admit that for each of the 1181 URLS listed in Norman Zada's
8	COMMUNICATION dated February 13, 2006 (control numbered GGL006345-
9	006382) YOU identified perfect10.com as the ALLEGED COPYRIGHTED
10	MATERIAL YOU claim was infringed at those URLS.
11	RESPONSE TO REQUEST FOR ADMISSION NO. 715
12	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
13	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
14	that the entirety of perfect10.com was being infringed at a particular URL. On this
15	basis, Perfect 10 denies the request.
16	REQUEST FOR ADMISSION NO. 749:
17	Admit that for one or more of the URLS listed in Norman Zada's
18	COMMUNICATION dated April 24, 2007 (control numbered GGL032075-032096)
19	YOU identified amyweber.net as the ALLEGED COPYRIGHTED MATERIAL
20	YOU claim was infringed at each of those URLS.
21	RESPONSE TO REQUEST FOR ADMISSION NO. 749
22	Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
23	Perfect 10's notice indicated that Google could find a representative sample of
24	infringed images of Amy Weber on amyweber.net, not that the entirety of
25	amyweber.net was being infringed at a particular URL. On that basis, Perfect 10
26	denies the request.

В. **GOOGLE'S POSITION:**

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Perfect 10's responses to these 229 Requests are evasive and inadequate. Of those, 136 seek to determine Perfect 10's position as to what information it included in its 72 alleged DMCA communications to Google, including what allegedly copyrighted material (if any) it identified as being infringed in its purported notices. This is critical information because if Perfect 10's notices failed to adequately identify "the copyrighted work claimed to have been infringed," they were deficient as a matter of law. 17 U.S.C. § 512(c)(3)(A)(ii).

The other 93 Requests seek equally important clarification as to the nature of the claims Perfect 10 is asserting against Google, and Perfect 10's contentions regarding the damages it claims to have suffered as a result. As described above, such requests are necessary to determine the scope of Perfect 10's case, and were expressly endorsed by Judge Matz.

For each of these 229 Requests, Perfect 10 fails to address the subject matter of the request and instead makes an evasive denial purportedly "on [the] basis" of Perfect 10's objections to the wording of the request. Such responses are insufficient under Rule 36, which states that "[a] denial must fairly respond to the substance of the matter." Fed. R. Civ. P. 36(a)(4); see also Herrera v. Scully, 143 F.R.D. 545, 549 (S.D.N.Y. 1992) ("A response to a request for admission is inadequate when ... a responding party ... makes an evasive denial (i.e., one that does not specifically deny the matter)"); Guinan v. A.I. duPont Hosp. for Children, 2008 WL 938874, *1 (E.D.Pa. 2008) ("Answers that appear ... to go to the accuracy of the requested admissions rather than the 'essential truth' contained therein are impermissible and must be amended."). Non-specific, evasive or ambiguous responses that do not "specifically deny the matter" are improper and must be amended or deemed admitted. Asea, 669 F.2d at 1245.

For example, Request No. 405 asks as follows:

Case No. CV 04-9484 AHM (SHx) [Consolidated

51320/2624735.751320/ 4735.751320/26247358

with Case No. CV 05-4753 AHM (SHx)]

1	"Admit that for one or more URLS listed in Norman Zada's
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	COMMUNICATION dated July 11, 2004 (control numbered PG_DMCA0232-0245)
3	YOU identified perfect10.com as the ALLEGED COPYRIGHTED MATERIAL
4	YOU claim was infringed at each of those URLS."
5	Perfect 10 did not respond directly, but instead stated:
6	"Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice.
7	Perfect 10 stated that the images may be found in many cases on perfect10.com, not
8	that the entirety of perfect10.com was being infringed at a particular URL. On this
9	basis, Perfect 10 denies the request."
10	Perfect 10 cannot deny the request "on [that] basis." Rule 36 obligates
11	Perfect 10 to admit or deny the request that Google has written. The request as
12	worded is quite simple. It asks whether Norman Zada's July 11, 2004
13	communication to Google identified "perfect10.com" as the ALLEGED
14	COPYRIGHTED MATERIAL claimed to be infringed by one or more of the URLS
15	listed in that same communication. Whether "images may be found in many cases on
16	perfect10.com" is irrelevant to the request. Even whether any of the images at
17	perfect10.com are actually infringed by a URL in the July 11, 2004 communication is
18	irrelevant to the request. The Request merely asks Perfect 10 to admit that for one or
19	more of the URLS in that specific purported DMCA notice, the only identification of
20	ALLEGED COPYRIGHTED MATERIAL made by Perfect 10 was the text
21	"perfect10.com." Perfect 10 need only review its own purported DMCA notice to
22	find the answer, and its evasive denial does not fairly respond to the substance of
23	Google's Request for Admission.
24	Similarly, Request No. 354 asks:
25	"Admit that for one or more of the URLS listed in Norman Zada's
26	COMMUNICATION dated June 1, 2004 (control numbered PG_DMCA0096-0102)
27	YOU identified a six-page section of an issue of Perfect 10 Magazine as the Case No. CV 04-9484 AHM (SHx) [Consolidated
4735.751320/26247 358	448 Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

4735.751320/26247**2**5**8**

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51320/2624735.751320/2 4735.751320/26247358

ALLEGED COPYRIGHTED MATERIAL YOU claim was infringed at each of those URLS."

Perfect 10 responded:

"Objection: Vague and ambiguous, mischaracterizes Perfect 10's notice." Perfect 10 stated that some of the infringed images may be found in the specified page range, not that all of the images in that page range were infringed at a particular URL. On that basis, Perfect 10 denies the request."

Perfect 10 cannot deny the Request based upon a possible inference that could be drawn from a sufficient response to the Request. Google only asked Perfect 10 to admit that it identified a six-page section of an issue of Perfect 10 Magazine as the material allegedly infringed by the URLs in its COMMUNICATION. Perfect 10's evasive denial fails to address the matter requested.

None of Perfect 10's responses to these 229 requests provide Google with even a partial admission of the matter requested. "[A] reviewing court should not permit a responding party to undermine the efficacy of the rule by creating disingenuous, hair-splitting distinctions whose unarticulated goal is unfairly to burden an opposing party." Thalheim v. Eberheim, 124 F.R.D. 34, 35 (D. Conn. 1988); see also Poole v. Textron, 192 F.R.D. 494, 499 (D.Md. 2000). Because Perfect 10 denied all of these 229 requests based on its objections to the wording of the request rather than the truth of the matter asserted, the Court should order the requests admitted or order Perfect 10 to amend its responses to specifically admit or deny the matters requested.

C. **PERFECT 10'S POSITION:**

Perfect 10 incorporates its preliminary statement (page 4, line 17 – page 7, line 16) and the statement at p. 343, line 12 – p. 348, line 23 into this Section. Perfect 10 also incorporates Section III(C) into this section.

51320/2624735.751320/2

4735.751320/26247358

As a threshold matter, this Court should not order Perfect 10 to amend any requests in the first set of requests for admissions. As set forth above, Google prematurely served the Joint Stipulation before Perfect 10 had an opportunity to amend responses in the first set. Google should not be rewarded for its overaggressive conduct.

Google has *specifically* denied to the above requests for admissions in good faith and has provided a good faith explanation for those denials. Google is essentially asking that Perfect 10 remove all explanations or clarification provided by Perfect 10 along with its denials. This addresses the same issues discussed above in Perfect 10's Section III (c), the right to "explain, clarify or elucidate" its responses so as not admit to, deny or create "half-truths." (Knowlton, 11 F.R.D 62, 66, supra.)

Not only should the denial "fairly meet[s] the substance of the request", but the court should examine "(2) whether *good faith* requires that the denial be qualified: and (3) whether any 'qualification' which has been supplied is a *good faith* qualification." (<u>Thalheim v. Eberheim</u>, 124 F.R.D. 3d (D.Connecticut 1988)). Perfect 10 chose to explain its denials to clarify the parties' disagreement on the issues.

As Google points out, <u>infra</u>, "Indeed, a key purpose of Requests for Admission is to determine the *responding party's* view and thereby ascertain what issues are or are not in dispute."

- V. ISSUE NO. 4: SHOULD P10 BE ORDERED TO RESPOND TO REQUESTS FOR ADMISSIONS FOR WHICH PERFECT 10 RESPONDED ONLY WITH WHAT GOOGLE ASSERTS ARE IMPROPER OBJECTIONS?
 - A. THE REQUESTS AT ISSUE.

REQUEST FOR ADMISSION NO. 2:

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1	Admit that the perfect10.com website is a compilation, as defined by the
2	Copyright Act, 17 U.S.C. § 101.
3	RESPONSE TO REQUEST FOR ADMISSION NO. 2:
4	Objection: calls for a legal conclusion. Each of Perfect 10's photographs on the
5	website is a separate copyrighted work with independent economic value.
6	REQUEST FOR ADMISSION NO. 3:
7	Admit that the Perfect 10 Model of the Year Video (G-Rated), corresponding
8	to copyright registration number PA 776-1 73, is a compilation, as defined by the
9	Copyright Act, 17 U.S.C. § 101.
10	RESPONSE TO REQUEST FOR ADMISSION NO. 3:
11	Objection: calls for a legal conclusion.
12	REQUEST FOR ADMISSION NO. 4:
13	Admit that the Perfect 10 Model of the Year Video (R Rated), corresponding to
14	copyright registration number PA 955-019, is a compilation, as defined by the
15	Copyright Act, 17 U.S.C. § 101
16	RESPONSE TO REQUEST FOR ADMISSION NO. 4:
17	Objection: calls for a legal conclusion.
18	REQUEST FOR ADMISSION NO. 5:
19	Admit that the Perfect 10 2000 Calendar, corresponding to copyright
20	registration number VA 987-612, is a compilation, as defined by the Copyright Act,
21	17 U.S.C. § 101.
22	RESPONSE TO REQUEST FOR ADMISSION NO. 5:
23	Objection: calls for a legal conclusion. Each of Perfect 10's photographs in the
24	calendar is a separate copyrighted work with independent economic value.
25	REQUEST FOR ADMISSION NO. 11:
26	Admit that GOOGLE does not generate any passwords to perfect10.com.
27 51320/2624735.751320/26	RESPONSE TO REQUEST FOR ADMISSION NO. 11: Case No. CV 04-9484 AHM (SHx) [Consolidated]
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JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

1	Objection: This request is vague and ambiguous, because Perfect 10 does not
2	know what is meant by the word "generate." Google does post Perfect 10 passwords
3	in its search results. Perfect 10 lacks knowledge and information sufficient to enable
4	it to further admit or deny this request; Google knows how it posts Perfect 10
5	passwords in its search results.
6	REQUEST FOR ADMISSION NO. 17:
7	Admit that GOOGLE does not index the password-protected area of
8	perfect10.com.
9	RESPONSE TO REQUEST FOR ADMISSION NO. 17:
10	Objection: Vague and ambiguous. Google does provide links to infringing
11	images which come from the password-protected area of perfect10.com. Perfect 10
12	lacks information and knowledge regarding what Google does and does not index;
13	Google would have that information.
14	REQUEST FOR ADMISSION NO. 25
15	Admit that GOOGLE's search engine indexes websites automatically, as part
16	of its comprehensive indexing function.
17	RESPONSE TO REQUEST FOR ADMISSION NO. 25:
18	Objection: Vague and ambiguous. Perfect 10 does not know what this request

Objection: Vague and ambiguous. Perfect 10 does not know what this request means. Furthermore, Perfect 10 lacks knowledge and information sufficient to enable it to admit or deny this request; if it is comprehensible, it is something that Google would have information on.

REQUEST FOR ADMISSION NO. 36:

Admit that GOOGLE does not use THUMBNAIL IMAGES for purposes of artistic expression.

RESPONSE TO REQUEST FOR ADMISSION NO. 36:

Objection: This request is unclear. GOOGLE uses what it refers to as

THUMBNAIL IMAGES (which are really much larger than a person's thumbnail)
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1	for purposes of infringement. Perfect 10 lacks knowledge and information sufficient
2	to enable it to further admit or deny this request; if this request is understandable, it is
3	something that Google would have information on
4	REQUEST FOR ADMISSION NO. 37:
5	Admit that the primary use of GOOGLE's THUMBNAIL IMAGES is not for
6	artistic expression.
7	RESPONSE TO REQUEST FOR ADMISSION NO. 37:
8	Objection: This request is unclear. GOOGLE uses what it refers to as
9	THUMBNAIL IMAGES (which are really much larger than a person's thumbnail)
10	for purposes of infringement. There are REDUCED SIZE IMAGES that have artistic
11	expression. Perfect 10 lacks knowledge and information sufficient to enable it to
12	further admit or deny this request; if this request is understandable, it is something
13	that Google would have information on.
14	REQUEST FOR ADMISSION NO. 53:
15	Admit that GOOGLE does not have the legal right to stop third-party websites
16	from infringing PERFECT 10's copyrights.
17	RESPONSE TO REQUEST FOR ADMISSION NO. 53:
18	Objection: Calls for a legal conclusion.
19	REQUEST FOR ADMISSION NO. 90:
20	Admit that GOOGLE accommodates standard technical measures, as those
21	measures are defined in 17 U.S.C. § 512(i)(2)(A-C).
22	RESPONSE TO REQUEST FOR ADMISSION NO. 90:
23	Objection: Calls for a legal conclusion. Perfect 10 lacks knowledge and
24	information sufficient to enable it to admit or deny this request, since this is
25	information that Google has.
26	DECLIEST FOR ADMISSION NO. 01.

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1	Admit that GOOGLE does not interfere with standard technical measures, as
2	those measures are defined in 17 U.S.C. § 512(i)(2)(A-C).
3	RESPONSE TO REQUEST FOR ADMISSION NO. 91:
4	Objection: Calls for a legal conclusion. Perfect 10 lacks knowledge and
5	information sufficient to enable it to admit or deny this request, since this is
6	information that Google has.
7	REQUEST FOR ADMISSION NO. 103:
8	Admit that GOOGLE is a provider of an interactive computer service.
9	RESPONSE TO REQUEST FOR ADMISSION NO. 103:
10	Objection: Vague and ambiguous; calls for a legal conclusion.
11	REQUEST FOR ADMISSION NO. 136:
12	Admit that GOOGLE does not create ADULT IMAGES.
13	RESPONSE TO REQUEST FOR ADMISSION NO. 136:
14	Objection: Vague and ambiguous; calls for a legal conclusion. GOOGLE
15	creates and develops adult content by creating reduced size adult images from larger
16	adult images, selecting which images to display to its users, and arranging them on
17	the screen which is displayed to the user. On that basis, Perfect 10 denies this reques
18	REQUEST FOR ADMISSION NO. 139:
19	Admit that GOOGLE is not in the business of creating ADULT IMAGES.
20	RESPONSE TO REQUEST FOR ADMISSION NO. 139:
21	Objection: Vague and ambiguous; calls for a legal conclusion. GOOGLE
22	creates and develops adult content by creating reduced size adult images from larger
23	adult images, selecting which images to display to its users, and arranging them on
24	the screen which is displayed to the user. On that basis, Perfect 10 denies this reques
25	REQUEST FOR ADMISSION NO. 158:
26	Admit that as of January 1 2008 YOUR business relationship with FoneStarz

27 Media Limited had been cancelled. 4735.751320/2624738

RESPONSE TO REQUEST FOR ADMISSION NO. 158:

Admitted that Perfect 10 is not currently receiving any revenue from FoneStarz. Perfect 10 has entered into discussions with FoneStarz about resuming its relationship. On that basis, Perfect 10 denies the request. The problem, of course, is that GOOGLE offers cell phone downloads of stolen Perfect 10 images for free, destroying the market for authorized images that are paid for.

B. GOOGLE'S POSITION:

The above 16 Requests seek to determine (1) which of Perfect 10's assertedly infringed copyrighted works are compilations, (2) Perfect 10's contentions as to the fair use of the thumbnails displayed in Image Search results, and (3) Google's qualifications for the DMCA safe harbors. Again, these Requests were intended to delineate the boundaries of Perfect 10's many claims, and represent the "very direct, informal and cheap way of narrowing the issues" that Judge Matz encouraged the parties to employ. Herrick Decl., Exh. H. Instead of providing substantive responses, Perfect 10 responded with baseless objections. These Requests should be deemed admitted, or Perfect 10 should be ordered to properly respond to them without further delay.

Perfect 10 May Not Object on the Basis that Google's Requests Call for a Legal Conclusion.

For Requests for Admission Nos. 2-5, 53, 90-91, 103, 136, 139 and 153 (as well as the 478 Requests listed in Section II to which Perfect 10 responded with only boilerplate objections and colloquy), Perfect 10 objected that the Requests "call[] for a legal conclusion" and failed to provide a substantive response. This is improper.

Rule 36 itself provides, and the case law makes clear, that requests for admission may properly require the application of law to fact so long as they do not seek admissions on purely abstract questions of law. Fed. R. Civ. P. 36(a)(1)(A) ("A Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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1	party may serve on any other party a written request to admit the truth of any
2	matters within the scope of Rule 26(b)(1) relating to: (A) facts, the application of law
3	to fact, or opinions about either"); Marchand, 22 F.3d at 937 n.4 (finding that a
4	request for admission may require "an application of law to fact"); West Bay
5	Builders, Inc. v. United States, 80 Fed.Cl. 700, 703 (Fed. Cl. 2008) ("a request for
6	admission is not objectionable even if [it] require[s] opinions or conclusions of law,
7	as long as the legal conclusions relate to the facts of the case.") (citation omitted);
8	Warnecke v. Scott, 79 Fed.Appx. 5, at *6 (5th Cir. 2003) ("requests for admissions
9	are properly used for facts or facts as applied to law") (citing In re Carney, 258 F.3d
10	415, 418 (5th Cir. 2001); 8A Wright, Miller, & Cane, Federal Practice & Procedure,
11	2255 & n. 8 (2003)); <u>Treister v. PNC Bank</u> , 2007 WL 521935, at *2 (S.D. Fla. 2007)
12	(rejecting such objections as "without merit"); Rutter, Civil Procedure Before Trial §
13	11:2006.
14	Each of these Requests seeks an admission regarding the application of
15	law to fact, and Google is entitled to a substantive response. That a request "calls for

a legal conclusion" is not a valid basis for objection. These Requests should be ordered admitted, or Perfect 10 should be ordered to amend its responses to remove the legal conclusion objection and fairly respond to the substance of the Requests.

> 2. Perfect 10 May Not Object on the Basis that Google Has Or May Have Information Regarding Its Own Requests for Admission.

Perfect 10 failed to provide a substantive response to Google's Requests for Admission Nos. 11, 17, 25, 36-37, and 91. It instead responded by stating that "Google knows" how to respond to the Request, that the Request "is something that Google would have information on," or that "this is information that Google has." These are improper. The purpose of requests for admission is to "narrow issues for trial," and a party must provide all information at its disposal, even if the serving Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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party might have the information as well. <u>Diederich</u>, 132 F.R.D. at 617 ("Objections that plaintiff should obtain the information by independent discovery and investigation, or that the matter is already within plaintiff's knowledge, are [improper].") Indeed, a key purpose of Requests for Admission is to determine the *responding party's* view and thereby ascertain what issues are or are not in dispute. Perfect 10's responses run directly contrary to the rules of discovery, which require the disclosure of information *in the possession of the parties themselves*, their attorneys, or any other agent that they control.

Moreover, <u>Rule</u> 36 provides that "[t]he answering party may assert lack of knowledge or information as a reason for failing to admit or deny only if the party states that it has made reasonable inquiry and that the information it knows or can readily obtain is insufficient to enable it to admit or deny." <u>Fed. R. Civ. P.</u> 36(a)(4) (emphasis added). As detailed in Section II above, a court may order requests admitted or order that amended responses be served when a party fails to make a "reasonable inquiry" or fails to utilize "readily obtainable" information to admit or deny a proper request for admission. <u>See Asea</u>, 669 F.2d 1247. Clearly Perfect 10 did not do so here, and instead tried to hoist the Request back onto Google so as to avoid disclosing Perfect 10's own position in this litigation.

Perfect 10's failure to respond to Google's Requests for Admission based upon its objections that Google has access to the information requested are plainly improper. Google asks that these requests be ordered admitted, or that Perfect 10 be ordered to serve amended responses removing its improper objections and fairly responding to the matters requested.

C. <u>PERFECT 10'S POSITION:</u>

Perfect 10 incorporates its preliminary statement (page 4, line 17 – page 7, line 16) and the statement at page 343 line 12 – page 348, line 23 into this Section.

As a threshold matter, this Court should not order Perfect 10 to amend any requests in the first set of requests for admissions. As set forth above, Google prematurely served the Joint Stipulation before Perfect 10 had an opportunity to amend responses in the first set. Google should not be rewarded for its overaggressive conduct. All of the requests complained about here are in the first set.

Google's requests for admission are seeking a conclusion from Perfect 10 as to whether certain copyrighted material would constitute a compiliation under the copyright laws. These are questions of law. "Requests for admissions cannot be used to compel an admission of a conclusion of law. In addition, the Advisory Committee Notes to the 1970 Amendment of Federal Rule of Civil Procedure 36 states that although an admission of a matter involving the application of law to fact may narrow the issues for trial, 'requests for admission involving the application of law to fact may create disputes between the parties which are best resolved in the presence of the judge after much or all of the other discovery has been completed." (Playboy Enterprises, Inc., v. Welles, 60 F. Supp. 2d 1050,1057 (S.D. Cal., 1999) (defendant asked to admit that she was a public figure as defined in an unrelated case).)

VI. CONCLUSIONS

A. GOOGLE'S CONCLUSION

Perfect 10 has failed to properly respond to the bulk of Google's Requests for Admission. Google's requests concern critical factual issues in the case, attempting to define the boundaries of the dispute between the parties and determine what contentions Perfect 10 intends to make at trial and in response to Google's Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]

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JOINT STIPULATION RE GOOGLE INC.'S MOTION TO DETERMINE THE SUFFICIENCY OF PERFECT 10 INC.'S RESPONSES TO GOOGLE'S REQUESTS FOR ADMISSION, SETS 1 AND 2

upcoming motions for partial summary judgment. Indeed, the majority of Google's requests concern the details of Perfect 10's own DMCA notices. Google's requests present no undue burden, especially considering the size and complexity of the lawsuit that Perfect 10 has brought. Perfect 10 has failed to abide by its obligations under Rule 36, and Perfect 10's responses are incomplete, contain non-responsive commentary, boilerplate language, inflammatory argument, and improper objections. Accordingly, the Court should order Google's requests admitted or compel that Perfect 10 fully and complete answer them consistent with Perfect 10's responsibilities under Rule 36. 10 В. PERFECT 10'S CONCLUSION For all of the reasons set forth above, Google's motion should be denied in its 11 entirety. 12 13 14 DATED: October $\mathbb{Z}^{\frac{1}{7}}$, 2008 **QUINN EMANUEL URQUHART OLIVER &** 15 HEDGES, LLP 16 17 18 Attorneys for Defendant Google Inc. 19 LAW OFFICES OF JEFFREY N. MAUSNER DATED: October 27, 2008 20 21 22 Attorneys for Plaintiff Perfect 10. Inc. 23 24 25 26

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