## **ORDER**

This matter is before the Court on Defendant Google Inc.'s ("Google") Motion to Determine the Sufficiency of Certain of Perfect 10, Inc.'s ("Perfect 10") Responses to Google's Requests for Admission, Sets 1 and 2. Having reviewed the parties' submissions, having heard the parties' arguments thereon, and finding good cause therefor, Google's motion is granted as follows.

Perfect 10 shall respond to all 478 Requests For Admission specified in Google's motion as Requests for which Perfect 10 has not provided substantive responses. With respect to certain Requests, Google shall clarify the time period for which a response is sought, specifically whether it is 2009 or as of an earlier date.<sup>1</sup>

The motion to compel is denied as to Request For Admission No. 145, in that it is argumentative. Perfect 10 shall amend its responses to the remaining 238 Requests For Admission specified in Google's motion as Requests for which Perfect 10 has provided deficient responses. All relevancy objections raised by Perfect 10 in these responses are overruled. All such objections shall be stricken from the amended responses.

The Court agrees with Google that Requests for Admission may properly require the application of law to fact, so long as they do not seek admission on purely abstract questions of law. Fed. R. Civ. P. 36(a)(1)(A). The Court further agrees with Google that many of Perfect 10's initial responses are argumentative, nonresponsive, inflammatory, and otherwise improper. However, the Court finds that Perfect 10 may properly provide fairly qualified responses. Fed. R. Civ. P. 36(a)(4). Perfect 10 shall amend its responses to fairly respond to the substance of

<sup>&</sup>lt;sup>1</sup>By way of example, see Categories LL, LL2, LL3, LL4, and LL5 in the Court's Categorization of Google's Requests for Admission, Sets 1 and 2. LL states, "Admit that the alleged infringing IMAGES YOU claim to have downloaded from USENET SITES do not appear in GOOGLE'S search results." (See RFA 766.) Google is required to clarify whether it seeks a response as of 2009, or some earlier date.

the Requests. In its amended responses, Perfect 10 shall also incorporate the changes requested by Google in pp. 383-385 of the Joint Stipulation.

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The parties shall confer regarding any Requests which Perfect 10 deems ambiguous. Google shall rephrase any Requests which Perfect 10 in good faith asserts it is still unable to answer due to ambiguity.

Perfect 10 shall respond to the following 478 Requests For Admission:

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     REQUEST FOR ADMISSION NO. 244; REQUEST FOR ADMISSION NO. 245;
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           Perfect 10 shall amend its responses to the following 238 Requests For
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    Admission:
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REQUEST FOR ADMISSION NO. 2; REQUEST FOR ADMISSION NO. 3;

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    REQUEST FOR ADMISSION NO. 531; REQUEST FOR ADMISSION NO. 532;
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    REQUEST FOR ADMISSION NO. 533; REQUEST FOR ADMISSION NO. 540;
    REQUEST FOR ADMISSION NO. 541; REQUEST FOR ADMISSION NO. 542;
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    REQUEST FOR ADMISSION NO. 543; REQUEST FOR ADMISSION NO. 544;
    REQUEST FOR ADMISSION NO. 548; REQUEST FOR ADMISSION NO. 549;
    REQUEST FOR ADMISSION NO. 550; REQUEST FOR ADMISSION NO. 551; REQUEST FOR ADMISSION NO. 552; REQUEST FOR ADMISSION NO. 557;
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    REQUEST FOR ADMISSION NO. 558; REQUEST FOR ADMISSION NO. 559:
    REQUEST FOR ADMISSION NO. 560; REQUEST FOR ADMISSION NO. 561;
    REQUEST FOR ADMISSION NO. 562; REQUEST FOR ADMISSION NO. 566; REQUEST FOR ADMISSION NO. 567; REQUEST FOR ADMISSION NO. 568;
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    REQUEST FOR ADMISSION NO. 569; REQUEST FOR ADMISSION NO. 570;
    REQUEST FOR ADMISSION NO. 575; REQUEST FOR ADMISSION NO. 576; REQUEST FOR ADMISSION NO. 577; REQUEST FOR ADMISSION NO. 578; REQUEST FOR ADMISSION NO. 579; REQUEST FOR ADMISSION NO. 584;
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    REQUEST FOR ADMISSION NO. 585; REQUEST FOR ADMISSION NO. 586;
    REQUEST FOR ADMISSION NO. 587; REQUEST FOR ADMISSION NO. 588; REQUEST FOR ADMISSION NO. 592; REQUEST FOR ADMISSION NO. 593;
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    REQUEST FOR ADMISSION NO. 594; REQUEST FOR ADMISSION NO. 595;
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    REQUEST FOR ADMISSION NO. 596; REQUEST FOR ADMISSION NO. 600;
    REQUEST FOR ADMISSION NO. 601; REQUEST FOR ADMISSION NO. 602; REQUEST FOR ADMISSION NO. 603; REQUEST FOR ADMISSION NO. 604;
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    REQUEST FOR ADMISSION NO. 608; REQUEST FOR ADMISSION NO. 609:
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    REQUEST FOR ADMISSION NO. 610; REQUEST FOR ADMISSION NO. 611; REQUEST FOR ADMISSION NO. 612; REQUEST FOR ADMISSION NO. 619;
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1 2 3 4 5 6 7 8	REQUEST FOR ADMISSION NO. 620; REQUEST FOR ADMISSION NO. 621; REQUEST FOR ADMISSION NO. 622; REQUEST FOR ADMISSION NO. 626; REQUEST FOR ADMISSION NO. 627; REQUEST FOR ADMISSION NO. 628; REQUEST FOR ADMISSION NO. 629; REQUEST FOR ADMISSION NO. 633; REQUEST FOR ADMISSION NO. 634; REQUEST FOR ADMISSION NO. 635; REQUEST FOR ADMISSION NO. 636; REQUEST FOR ADMISSION NO. 637; REQUEST FOR ADMISSION NO. 638; REQUEST FOR ADMISSION NO. 642; REQUEST FOR ADMISSION NO. 643; REQUEST FOR ADMISSION NO. 644; REQUEST FOR ADMISSION NO. 645; REQUEST FOR ADMISSION NO. 651; REQUEST FOR ADMISSION NO. 652; REQUEST FOR ADMISSION NO. 653; REQUEST FOR ADMISSION NO. 654; REQUEST FOR ADMISSION NO. 655; REQUEST FOR ADMISSION NO. 664; REQUEST FOR ADMISSION NO. 655; REQUEST FOR ADMISSION NO. 666; REQUEST FOR ADMISSION NO. 667; REQUEST FOR ADMISSION NO. 671; REQUEST FOR ADMISSION NO. 672; REQUEST FOR ADMISSION NO. 673;
9	REQUEST FOR ADMISSION NO. 674; REQUEST FOR ADMISSION NO. 689;
10	REQUEST FOR ADMISSION NO. 690; REQUEST FOR ADMISSION NO. 715;
11	and REQUEST FOR ADMISSION NO. 749.
12	Perfect 10 is ordered to respond as specified above by December 31, 2009.
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13	DATED: September 25, 2009
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15	STEPHEN J. HILLMAN
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15 16 17	STEPHEN J. HILLMAN
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