1 2 3 4 5 6 7 8 9	QUINN EMANUEL URQUHART OLIV Michael T. Zeller (Bar No. 196417) michaelzeller@quinnemanuel.com 865 South Figueroa Street, 10th Floor Los Angeles, California 90017-2543 Telephone: (213) 443-3000 Facsimile: (213) 443-3100 Charles K. Verhoeven (Bar No. 170151) charlesverhoeven@quinnemanuel.com 50 California Street, 22nd Floor San Francisco, California 94111 Rachel Herrick Kassabian (Bar No. 1910) rachelkassabian@quinnemanuel.com 555 Twin Dolphin Drive, Suite 560 Redwood Shores, California 94065 Attorneys for Defendant GOOGLE INC.	)	
10			
11	UNITED STATES DISTRICT COURT		
12	CENTRAL DISTRICT OF CALIFORNIA		
13 14	PERFECT 10, INC., a California corporation,	CASE NO. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05- 4753 AHM (SHx)]	
15	Plaintiff,	DISCOVERY MATTER	
16 17 18	vs. GOOGLE INC., a corporation; and DOES 1 through 100, inclusive, <i>Defendants</i> .	GOOGLE INC.'S RESPONSE TO PERFECT 10, INC.'S STATUS REPORT REGARDING COURT- ORDERED MEET AND CONFER REGARDING DOCUMENTS NOT PRODUCED BY GOOGLE	
19	AND COUNTERCLAIM	Hon. Stephen J. Hillman	
20 21	PERFECT 10, INC., a California corporation,	Date: None Set Time: None Set Crtrm.: 550	
22 23	Plaintiff,	Discovery Cutoff: None Set Pretrial Conference Date: None Set	
23 24	VS.	Trial Date: None Set	
24	AMAZON.COM, INC., a corporation; A9.COM, INC., a corporation; and DOES 1 through 100, inclusive,		
26	Defendants.		
27			
28 01980.51320/3317655.1	GOOGLE INC 'S RESPONSE TO PE	Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)] RFECT 10, INC.'S STATUS REPORT	
	Dockets.Justia		

Perfect 10, Inc. ("P10") has filed an unsolicited "Status Report."<sup>1</sup> The Court
 did not request that the parties file further pleadings regarding P10's demands for
 production prior to the "conclusion of the meet and confer process."<sup>2</sup> P10 admits
 that the meet and confer is not complete, confirming that P10's filing was in
 contravention of the Court's instructions.

Google will not add to the burden that P10 has imposed on the Court's already
heavy docket by substantively responding to P10's unauthorized and premature
filing unless the Court directs a response. Suffice it to say, P10's Status Report is
incomplete, failing to provide a full picture of the parties' meet and confer efforts
regarding discovery. Meet and confer efforts are ongoing and are proceeding as
quickly as practicable. If the Court wishes additional details, Google will provide
them upon the Court's direction.

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01980.51320/331

14	DATED: February 9, 2010	Respectfully submitted,	
15		QUINN EMANUEL URQUHART OLIVER & HEDGES. LLP	
16			
17		By Rachel Henick Kassabian	
18	Michael T. Zeller (Bar No. 196417) Rachel M. Kassabian (Bar No. 191060)	Michael T. Zeller (Bar No. 196417) Resolution (Bar No. 101060)	
19		Attornevs for Defendant GOOGLE INC.	
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21			
22			
23			
24			
25	<ul> <li><sup>1</sup> P10's document is entitled "Status Report Regarding Court-Ordered Meet and Confer Regarding Documents Not Produced by Google," filed on February 8, 2010 (Docket No. 764).</li> <li><sup>2</sup> January 27, 2010 Order denying P10's Request for Telephonic Conference (Docket No. 759).</li> </ul>		
26			
27			
28			
7655.1		-1- Case No. CV 04-9484 AHM (SHx) [Consolidated with Case No. CV 05-4753 AHM (SHx)]	
	GOOGLE INC.'S RESPONS	SE TO PERFECT 10, INC.'S STATUS REPORT	