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1 2 3 4 5 6 7 8 9 10 11 12 13	BRINKS HOFER GILSON & JACK C. BERENZWEIG (AWILLIAM H. FRANKEL (AJASON C. WHITE (Admitted CHARLES M. MCMAHON NBC Tower - Suite 3600 455 North Cityfront Plaza Driv Chicago, Illinois 60611 Telephone: (312) 321-429 Attorneys For Plaintiff OVERTURE SERVICES, IN KEKER & VAN NEST, LLP JOHN W. KEKER - #49092 JON B. STREETER - #1019 DARALYN J. DURIE - #169 MICHAEL S. KWUN - #198 710 Sansome Street San Francisco, CA 94111-17 Telephone: (415) 391-5400 Facsimile: (415) 397-7188 Attorneys for Defendant	dmitted Pro Hac Vidmitted Pro Hac Vidmitted Pro Hac Vid Pro Hac Vice) (Admitted Pro Hac 7e 70 70 7825 3945	ice)			
14	GOOGLE INC.					
15		LIMITED STATES	S DISTRICT COLIDT			
1617	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA					
18	SAN FRANCISCO DIVISION					
19		Sintimute	200 211131011			
20	OVERTURE SERVICES, INC. corporation,	C., a Delaware	Case No. C 02-01991 JSW ADR			
21		Plaintiff,	CASE MANAGEN	MENT ORDER		
22	V.	- minii,	Judge:	Hon. Jeffrey S. White		
23	GOOGLE INC., a California o	corporation,				
24	,	Defendant.				
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26						
27						
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		CAGE MANY	CEMENTE OPPER			
		CASE MANA	GEMENT ORDER			

The Court has considered the Joint Case Management Statement filed by plaintiff Overture Services, Inc. ("Overture") and defendant Google Inc. ("Google") on January 24, 2003. Good cause appearing, IT IS HEREBY ORDERED that:

The presumptive limit on the number of depositions shall be fifteen per party, exclusive of expert depositions. To the extent that one or both parties believes that any further relief from any other discovery limitations is necessary, including additional depositions, the party or parties may seek such relief by an appropriate stipulation and motion to the Court as warranted.

The Court defers the setting of any post-claim construction dates or a trial date. With respect to claim construction proceedings, the Court hereby adopts the following schedule:

Event	Patent L.R.	Date
Last Day for the Parties to Exchange Source Code Responsive to Discovery Requests Served Prior to December 18, 2002, Subject to Any Appropriate Objections		1/24/03
Last Day for Overture to Serve Revised Preliminary Infringement Contentions with Respect to Claim 14 of the '361 Patent	3-1	2/7/03
Last Day for Google to Serve Preliminary Invalidity Contentions	3-3	2/21/03
Last Day for Simultaneous Exchange of Proposed Terms and Claim Elements for Construction and/or Governed by 35 U.S.C. § 112 ¶ 6	4-1	3/10/03
Last Day for Simultaneous Exchange of Preliminary Claim Constructions and Extrinsic Evidence	4-2	3/31/03
Last Day for Parties to File Joint Claim Construction and Prehearing Statement	4-3	4/22/03
Last Day to Complete Mediation Before Private Mediator		4/28/03
Last Day to Take Discovery Relating to Claim Construction	4-4	5/22/03
Case Management Conference		5/23/03 at 3:00 p.m.
Last Day for Overture to File Opening Claim Construction Brief and Supporting Evidence	4-5	6/6/03

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Event	Patent L.R.	Date
Last Day for Google to File Responsive Claim Construction Brief and Supporting Evidence	4-5	6/20/03
Last Day for Overture to File Reply Claim Construction Brief and Rebuttal Evidence	4-5	7/1/03
		7/16/03 a 8:30 a.m.
Technology Tutorial for Court and Claim Construction Prehearing Conference	4-6	
Claim Construction Hearing	4-6	7/17/03 a
IT IS SO ORDERED.		8:30 a.m.
Dated: January 31, 2003		
By:/s/_		

CASE MANAGEMENT ORDER CASE NO. C 02-01991 JSW ADR