SHARTSIS FRIESE LLP ONE MARITIME PLAZA EIGHTEENTH FLOOR SAN FRANCISCO, CA 94111

Pursuant to Rule 201 of the Federal Rules of Evidence, Plaintiffs SkyRiver Technology	
Solutions, LLC and Innovative Interfaces, Inc. ("Plaintiffs") request that the Court take judicial	
notice of the following documents, true and correct copies of which are attached hereto as	
Exhibits A, B and C, respectively.	
for Education Statis	s: 2008 First Look," published by the National Center tics ("NCES") printed from the NCES website at ubs2010/2010348/tables/table_a3.asp
of California for the beginning in 2004 a	—Judicial Caseload Profile" for the Northern District 12-month period ending September 30 of each year nd ending in 2009 generated from s.gov/Statistics/FederalCourtManagementStatistics.aspx
of Ohio for the 12-r beginning in 2004 a	—Judicial Caseload Profile" for the Southern District nonth period ending September 30 of each year nd ending in 2009 generated from s.gov/Statistics/FederalCourtManagementStatistics.aspx
Judicial notice of each of these documents is proper under Rule 201(b)(2), which provides	
that a court may take judicial notice of an adjudicative fact "not subject to reasonable dispute in	
that it is capable of accurate and ready determination by resort to sources whose accuracy	
cannot reasonably be questioned."	
The Judicial Caseload Profiles attached as Exhibits B and C include the annual summary	
of data relating to the number of filings based on the nature of the case ("K" referring to antitrust	
cases) each year for 2004-2009. The co	ver pages for the years 2004-2008 have been omitted
since they duplicate information on the 2004-2009 Profiles or cover earlier periods.	
DATED: September 27, 2010 Re	espectfully submitted,
SI	HARTSIS FRIESE LLP
At SF	T: /s/ Mary Jo Shartsis MARY JO SHARTSIS torneys for Plaintiffs XYRIVER TECHNOLOGY SOLUTIONS, LLC and NOVATIVE INTERFACES, INC.
5556\005\1674539.1	