# Exhibit B

Highly Confidential - Attorneys' Eyes Only 1 UNITED STATES DISTRICT COURT 2 NORTHERN DISTRICT OF CALIFORNIA 3 SAN FRANCISCO DIVISION 4 5 ------ORACLE AMERICA, INC., ) 6 7 Plaintiff, ) 8 ) No. CV 10-03561 vs. 9 GOOGLE, INC., ) Defendant. ) 10 ------11 12 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY 13 14 15 Videotaped Deposition of Andrew Rubin, taken at 16 633 Battery Street, San Francisco, California, commencing at 9:39 a.m., Friday, April 27, 2012, 17 18 before Ashley Soevyn, CSR 12019. 19 20 21 22 Reported by: 23 Ashley Soevyn, CSR. 12019 Job No. 143660 24 PAGES 1 - 80 25 Page 1

1	Friday, April 27, 2012; San Francisco, California	
2	000	
3	THE VIDEOGRAPHER: Good morning. We are on	
4	the record. The time is 9:39 a.m. on April 27th,	09:39:28
5	2012. This is the video-recorded deposition of	
6	Andrew Rubin. My name is Aaron Watley here with our	
7	court reporter Ashley Soevyn. We are here from	
8	Veritext National Deposition & Litigation Services	
9	at the request of counsel for plaintiff.	
10	This deposition is being held at 710	
11	Sansome Street, San Francisco, California. Caption	
12	of this case is Oracle America, Inc., versus Google,	09:39:57
13	Inc.	
14	Please note that audio and video recording	
15	will be taking place unless all parties have agreed	
16	to go off the record. Microphones are sensitive and	
17	may pick up whispers, private conversations, and	
18	cellular interference. At this time, will counsel	
19	and all present please identify themselves for the	
20	record.	
21	MS. RUTHERFORD: Alanna Rutherford, Boies,	
22	Schiller & Flexner for Oracle America.	
23	MR. WEINGAERTNER: Scott Weingaertner of	
24	King & Spalding for Google.	
25	THE VIDEOGRAPHER: Thank you. The witness	
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1 can be sworn in and we can proceed. 2 ANDREW RUBIN, the witness, having been duly sworn, testified as 3 follows: 4 5 6 EXAMINATION 7 BY MS. RUTHERFORD: Good morning, Mr. Rubin. 8 Q. Α. Good morning. 9 Could you just state your name and title 10 Q. 11 again for the record? Sure. Andrew Rubin. I am SVP of mobile 12 Α. for Google. 13 Thank you. When were you contacted by 14 Q. Dr. Cox to assist him in his report 15 reinvestigations? 16 Allan Cox and I had a brief conversation on 09:40:57 17 Α. 18 the phone probably about four, five days ago. How long was that brief conversation? 19 Ο. Probably less than 30 minutes. 20 Α. 21 Q. Who else was on the line? 22 There were other people, but I didn't -- I Α. didn't catch their names. 23 Do you know why you were contacted by 24 Q. 25 Dr. Cox? Page 4

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1	A. I was there to, you know, answer his	09:41:30	
2	questions and make sure that he was well-informed		
3	about how we manage our costs on Android.		
4	Q. Did you do anything to prepare for that		
5	phone call?		
б	A. Nothing other than refer to a spreadsheet,		
7	Excel, on the exhibit.		
8	Q. You are pointing to the document in front		
9	of you?		
10	A. Yeah, I haven't reviewed this document, but		
11	I have a P&L that we shared with him. And we both	09:41:58	
12	had that on each side of the phone call.		
13	Q. Was there any follow up after that phone		
14	call?		
15	A. No.		
16	Q. So you were not contacted again in any		
17	way?		
18	A. No.		
19	Q. Did you have any discussions with anybody		
20	prior to your conversation with Dr. Cox to prepare		
21	for that conversation?		
22	MR. WEINGAERTNER: Going to object and		
23	instruct the witness not to answer questions		
24	regarding communications with counsel.	09:42:29	
25	BY MS. RUTHERFORD:		
		Page 5	

1	Q.	Did you have any conversations with anybody	
2	aside fro	om counsel	
3	Α.	No	
4	Q.	in preparation for that call?	
5	Α.	I didn't.	
6	Q.	Have you reviewed Dr. Cox's report?	
7	Α.	I have not.	
8	Q.	Were you told why you were meeting with	
9	Dr. Cox,	aside from any conversations you had with	
10	counsel?		
11	Α.	Yes, to, you know, to document the cost	
12	associate	ed with developing Android.	
13	Q.	Do you know Android senior financial Aditya	09:42:59
14	Agarwal?		
15	Α.	Yes, I do.	
16	Q.	Do you work with him on a regular basis?	
17	Α.	Yes.	
18	Q.	Do you believe that you're more fully able	
19	to respor	nd to the questions about Android's expenses	
20	than Mr.	Agarwal?	
21		MR. WEINGAERTNER: Objection, form.	
22		THE WITNESS: In certain areas. My my	
23	expertise	e is in the cost to develop Android, his	
24	expertise	e is in finance and accounting.	09:43:25
25	BY MS. RU	JTHERFORD:	

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#### 1 uncertain and vague on the date at which I -- I had 2 a conversation with Mr. Cox. 11:15:01 3 MS. RUTHERFORD: Uh-huh. THE WITNESS: During the break I actually 4 had a chance to get my cell phone and look at my 5 6 calendar, and that was in mid-April, it wasn't five 7 days ago. MS. RUTHERFORD: That's okay. Do you know 8 approximately what date? 9 THE WITNESS: It was in -- I think it was 10 11 probably around April 13th. I'm terrible with 12 dates. 13 BY MS. RUTHERFORD: 14 Q. Were you on your cell phone at the time? 15 Α. What's that? During the phone conversation, were you on 16 Q. your cell phone? 11:15:30 17 18 Α. No, I used the calendar method, so I could see when we scheduled the appointment with him. 19 MS. RUTHERFORD: I Understand. Thank you 20 for that clarification. I think we're done. 21 22 MR. WEINGAERTNER: Okay. Let me take a 23 minute or two to see whether I have any and we can 24 wrap up. 25 MS. RUTHERFORD: Okay. Page 70

1	MR. WEINGAERTNER: Thank you.	
2	THE VIDEOGRAPHER: The time is 11:15 a.m.	
3	and we are off the record.	
4	(Recess taken.)	
5	THE VIDEOGRAPHER: The time is 11:19 a.m.,	11:19:32
б	and we are back on the record.	
7	CROSS-EXAMINATION	
8	BY MR. WEINGAERTNER:	
9	Q. Mr. Rubin just a couple of quick questions.	
10	Is the accounting information that's reflected in	
11	the Android profit and loss document that's been	
12	marked Trial Exhibit 1079, is that routinely updated	
13	every quarter by Google?	
14	A. It is. We do reports like this every	
15	quarter and they get given to me at the end of the	
16	quarter, when the reports are generated.	11:19:57
17	Q. And is it updated by your accounting	
18	department and reviewed by you in the ordinary	
19	course of business?	
20	A. Yes, it is.	
21	Q. On a regular basis?	
22	A. Yes, quarterly.	
23	Q. And does the information in Trial Exhibit	
24	1079, the Android profit and loss information,	
25	accurately encompass Android's financial data for	
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### the time period shown in the documentation? 1 2 Yes, I believe so, to the -- you know, for Α. the time period shown absolutely. As I mentioned 3 previously, before 2008 we didn't have procedures to 4 generate these reports. 5 6 MR. WEINGAERTNER: Very good. No further 11:20:31 7 questions. MS. RUTHERFORD: I just have one. 8 REDIRECT EXAMINATION 9 BY MS. RUTHERFORD: 10 11 You just answered that Trial Exhibit 1079 Q. accurately encompasses financial data for Android. 12 13 What is -- what's the basis for your answer to that question? 14 15 That the system is in place at Google, take Α. information from the actual business unit and put it 16 17 into the system. The finance team's responsibility 18 is to make sure that that information is accurately represented and then the software outputs these 11:20:59 19 20 reports quarterly. 21 Q. So who inputs the information from the Android business unit? 22 Well, it depends what information it is. 23 Α. Obviously if it's purchasing related or head count 24 25 related, those are the responsibility of the -- for

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1	example, head count would be the responsibility		
2	new head count would be the responsibility of the HR		
3	team. Purchase orders would be the responsibility		
4	of the person entering the purchase order. 11:21:29		
5	Essentially, the way we track everything is		
6	we just have a cost center. And when something gets		
7	done, it gets assigned to a cost center person		
8	inputting data.		
9	Q. Things like rental of office space are		
10	included in that cost center, correct?		
11	MR. WEINGAERTNER: Objection to form.		
12	THE WITNESS: I don't know.		
13	BY MS. RUTHERFORD:		
14	Q. Okay. But you know that benefits are		
15	included in that cost center, correct?		
16	A. I believe so.		
17	MR. WEINGAERTNER: Objection to form.		
18	BY MS. RUTHERFORD:		
19	Q. And items purchased in the ordinary course	11:21:59	
20	of business are included in the cost center?		
21	A. When an item is purchased it's it's		
22	entered into the system with a cost center number		
23	that represents the costs center's provided purchase		
24	order.		
25	Q. Is it also accurate to say you don't know		
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