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2	IN THE UNITED STATES DISTRICT COURT	
3	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
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6	ORACLE AMERICA, INC.,	No. C 10-03561 WHA
7	Plaintiff,	
8	v.	ORDER SETTING CONFERENCE WITH
9	GOOGLE INC.,	EXPERT CANDIDATES
10	Defendant.	
11	/	
12	The parties have submitted the names and resumes of four candidates to serve as	
13	court-appointed experts under FRE 706. Two candidates were jointly proposed to testify	
14	regarding damages. Additionally, each side proposed one candidate to testify regarding the basis	
15	of consumer demand for Android. A conference will be held with counsel and the two damages	
16	expert candidates at 8:00 A.M. ON AUGUST 19, 2011. The conference will provide an opportunity	
17	for the Court to vet the candidates and discuss the pr	coposed scope of assignment appended hereto.
18	The question of a second expert will be held in abeyance for the time being.	
19	Each of the damages expert candidates shoul	d submit a letter by AUGUST 15, 2011, setting
20	forth a fee proposal and stating whether, in his view, any opinions provided in previous reports or	
21	testimony would unduly restrict his freedom of movement in arriving at an opinion in this case.	
22	Additionally, the candidate who submitted a resume	dated July 2007 should submit an updated

resume. Counsel shall ensure that both damages expert candidates receive copies of this order and the proposed scope of assignment. 

**IT IS SO ORDERED.** 

Dated: August 5, 2011.

ALSUP UNITED STATES DISTRICT JUDGE

## SCOPE OF ASSIGNMENT FOR RULE 706 EXPERT

[For Discussion Only]

3 Under Rule 706 of the Federal Rules of Evidence, the Court finds that the complexity 4 and magnitude of damages at issue in this patent and copyright infringement action are so 5 exceptional as to warrant the appointment of a court-appointed expert under Rule 706. 6 The Federal Rules of Evidence allow a court to appoint an expert either "on its own 7 motion or on the motion of any party." FRE 706(a). Rule 706(a) provides: 8 The court may appoint any expert witnesses agreed upon by the parties, and may appoint expert witnesses of its own selection.... A witness so appointed shall be informed of the 9 witness' duties by the court in writing, a copy of which shall be filed with the clerk, or at a conference in which the parties shall 10 have opportunity to participate. A witness so appointed shall advise the parties of the witness' findings, if any; the witness' 11 deposition may be taken by any party; and the witness may be called to testify by the court or any party. The witness shall be 12 subject to cross-examination by each party, including a party 13 calling the witness. As recognized by the Federal Circuit in Monolithic Power Sys., Inc. v. O2 Micro Int'l 14 15 Ltd., 558 F.3d 1341, 1348 (Fed. Cir. 2009), under Ninth Circuit law, "district courts enjoy wide latitude to make these appointments." In Monolithic, the Federal Circuit held that the district 16 17 court did *not* abuse its discretion in appointing a Rule 706 expert, because the court properly 18 administered the standards set by the rule — such as allowing the parties to show cause why an 19 expert should not be appointed, instructing the parties to nominate and agree upon candidates, 20 providing the witness with detailed written instructions, and making the witness available for 21 depositions and examination at trial — and the case presented "unusually complex" issues with 22 "starkly conflicting expert testimony." *Ibid.* 23 The damages arguments advanced to date in the instant action have been complex and 24 contradictory. The underlying patent claims are numerous and highly technical, and their 25 relationships with the parties' products and revenues are not straightforward. Given this 26 backdrop, the Court finds that this dispute warrants the appointment of a Rule 706 expert to

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**United States District Court** 

For the Northern District of California

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help the jury evaluate contradictory damages evidence. *Ibid*.

1	A Rule 706 damages expert shall be appointed to testify at trial regarding the amount of	
2	damages that may be attributable to any proven infringement. A second Rule 706 expert may	
3	be appointed to testify at trial concerning whether or not the tried claims constitute the basis of	
4	demand for Android. In order to provide the foregoing testimony, the expert(s) shall do the	
5	following in a timely manner consistent with the case management schedule:	
6	• Study and evaluate all relevant testimony and documents that have been	
7	produced in discovery.	
8	• Study and evaluate the expert reports by both sides.	
9	• Make requests to counsel for such additional materials as will be needed.	
10	• Meet with the two sides' experts to discuss the issues and their respective views	
11	in non-recorded sessions. Whether anything said by anyone in these sessions	
12	will be viable as evidence shall be discussed with counsel.	
13	• Prepare a report on subjects concerning which the expert will testify at trial.	
14	• Sit for a deposition.	
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