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IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

WAYMO LLC,

No. C 17-00939 WHA

Plaintiff,

v.

UBER TECHNOLOGIES, INC., *et al.*,

**ORDER RE DISCOVERY
HEARING TOMORROW**

Defendants.

Defendants shall please bring to the discovery hearing tomorrow:

1. A list of all servers (and their locations) used at any time in any way for defendants’ LiDAR-related activities. Do not leave anything off the list merely because some other server supposedly houses the same materials.
2. A list of all of defendants’ officers, directors, and employees, past and present, who have had LiDAR-related responsibilities or projects, and their locations.
3. A list of all of defendants’ suppliers and consultants, past and present, who have had LiDAR-related responsibilities or projects, and their locations.
4. The fully completed privilege log.

Defendants must also explain why they told the Court that Anthony Levandowski “has a good story to tell” (Dkt. No. 131 at 16:10) and were able to obtain signed versions of Mr. Levandowski’s employment agreements with plaintiff Waymo LLC, but did not review his files and documents to retrieve the 14,000-plus allegedly downloaded from Waymo.

United States District Court
For the Northern District of California

1 Plaintiff Waymo shall please bring to the discovery hearing tomorrow:

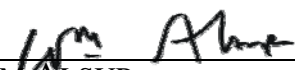
- 2 1. The “list of 15 search terms” it proposes (Dkt. No. 135 at 3).
- 3 2. A list of the top 50 most important files and documents from among the 14,000-
- 4 plus allegedly downloaded by Mr. Levandowski, possibly to be used to prioritize and to
- 5 expedite any subsequent searches.

6

7 **IT IS SO ORDERED.**

8

9 Dated: April 4, 2017.



WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE