

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

3
4 BRANDYWINE COMMUNICATIONS
5 TECHNOLOGIES, LLC,

6 Plaintiff,

7 v.

8 AT&T CORP., et al.,

9 Defendants.
10 _____/

No. C 12-2494 CW

ORDER GRANTING IN
PART MOTION FOR
EXCESS PAGES
(Docket No. 193)

11 On April 14, 2014, Plaintiff Brandywine Communications
12 Technologies, Inc., filed a motion for leave to re-allocate twenty
13 pages of its opening brief in support of its dispositive motions
14 to its consolidated opposition and reply brief. Defendants AT&T
15 Corporation and SBC Internet Services, Inc. oppose the motion.

16 The Court hereby GRANTS the motion in part and DENIES it in
17 part. Brandywine may, in its discretion, re-allocate up to ten
18 pages of its opening brief to its consolidated opposition and
19 reply brief. Its consolidated opposition and reply brief shall
20 not exceed twenty-five pages in length. Likewise, Defendants may,
21 in their discretion, re-allocate up to ten pages of their opening
22 brief to their reply brief. Their reply brief shall not exceed
23 twenty-five pages.

24 IT IS SO ORDERED.

25 Dated: 4/15/2014

26 
27 CLAUDIA WILKEN
28 United States District Judge