EXHIBIT F

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10	UNITED STATES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA
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13	CLRB HANSON INDUSTRIES, LLC CASE NO. C 05-03649 JW d/b/a INDUSTRIAL PRINTING, and
14	HOWARD STERN, on behalf of themselves and all others similarly situated, INTERROGATORIES TO PLAINTIFF
15	HOWARD STERN (SET ONE)
16	v. (827 81.2)
17	GOOGLE INC.,
18	Defendant.
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21	PROPOUNDING PARTY: Defendant GOOGLE INC.
22	RESPONDING PARTY: Plaintiff HOWARD STERN
23	SET NUMBER: ONE
24	GENERAL INSTRUCTIONS
25	1. Within thirty (30) days from the date of service, and pursuant to Federal Rule of
26	Civil Procedure 33, Defendant Google Inc. ("Defendant") requests that Plaintiff Howard Stern
27	("Plaintiff") answer the following Interrogatories under oath and in writing, based upon all
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	GOOGLE'S INTERROGATORIES TO HOWARD STERN (SET ONE) CASE NO. C 05-03649 JW 41063-0023/LEGAL14599730.2

knowledge reasonably available to Plaintiff, its employees, contractors, consultants, attorneys, investigators, agents, and all others acting on its behalf.

- 2. In answering these Interrogatories, quote the question propounded before each response.
- 3. In answering these Interrogatories, furnish all information available to you, including information in the possession of your employees, contractors, consultants, investigators, agents, and attorneys, or otherwise subject to your possession and/or control, and not merely information known of your own personal knowledge.
- 4. If you cannot answer a particular Interrogatory in full after exercising due diligence to secure the information to do so, answer to the extent possible, specify your inability to answer the remainder, state your efforts to secure responsive information, and state whatever knowledge you have concerning the unanswered portion. If any information responsive to any Interrogatory is withheld on the grounds of attorney-client privilege, attorney work product, and/or any other ground please produce a log listing the information so withheld.
- 5. If you object to any part of an Interrogatory, answer all parts of such Interrogatory to which you do not object and, as to each part to which you do object, set forth the specific basis for your objection(s).
- 6. These Interrogatories are continuing in nature, and your answers thereto must be amended and/or supplemented in accordance with the Federal Rules of Civil Procedure.

DEFINITIONS

- A. As used herein, the terms "YOU" and "YOUR" refer to Plaintiff Howard Stern, and his agents, representatives, employees, subsidiaries, affiliates, attorneys or others acting on his behalf.
- B. As used herein, the connectives "and," "or," and "and/or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of the discovery requests all responses that might otherwise be construed to be outside of the scope.
- C. As used herein, the words "PERSON" and "PERSONS" shall include natural persons, corporations, firms, partnerships, associations, joint adventures, trusts, and estates.

1 **INTERROGATORY NO. 6:** 2 State the reason(s), including all supporting facts, why YOU continued to use GOOGLE's 3 AdWords program even after YOU realized that GOOGLE was periodically charging you in 4 excess of 100% of your AdWords daily budget on certain days. 5 **INTERROGATORY NO. 7:** 6 Identify with specificity the pecuniary damage(s) YOU claim YOU suffered as a result of 7 GOOGLE delivering clicks in excess of 100% of YOUR AdWords daily budget. 8 **INTERROGATORY NO. 8:** 9 Identify with specificity any business opportunity YOU claim YOU lost as a result of 10 GOOGLE delivering clicks in excess of 100% of YOUR daily budget, including without limitation the identity of the potential or existing customer involved and the date of the loss. 11 12 **INTERROGATORY NO. 9:** 13 For those days on which YOU claim that GOOGLE delivered clicks over 100% of YOUR 14 daily budget, please identify each day on which YOU claim YOU could not meet the demand 15 resulting from the over-delivery of clicks, and all facts in support of your contention. 16 **INTERROGATORY NO. 10:** 17 Identify all efforts YOU took, including all supporting facts, to mitigate the damages YOU claim YOU suffered as a result of GOOGLE's conduct as alleged by YOU in the 18 19 COMPLAINT. 20 **INTERROGATORY NO. 11:** 21 Identify each case, including the case name, case number, the parties involved, and the 22 name of the court, in connection with which YOU have ever been deposed. 23 **INTERROGATORY NO. 12:** State the reason(s), including all supporting facts, why YOU have in the past paused 24 25 and/or unpaused YOUR ads with GOOGLE's AdWords program. 26

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INTERROGATORY NO. 13:

For each day on which the charges for any of YOUR ad campaigns exceeded the amount set as YOUR daily budget for the ad campaign, please describe in detail, including all supporting facts, the reason(s) why YOU did not pause YOUR campaign.

INTERROGATORY NO. 14:

Identify any training concerning AdWords, including without limitation any tutorials, YOU received from any PERSON, including the date of the training and the identity of the PERSON providing the training.

INTERROGATORY NO. 15:

If YOU contend that YOU have standing to sue GOOGLE under California Business & Professions Code sections 17200, *et seq.* and/or 17500, *et seq.*, please state all facts supporting YOUR contention.

INTERROGATORY NO. 16:

Please describe in detail the role and duties of each PERSON who was involved with any of YOUR AdWords advertisements.

INTERROGATORY NO. 17:

Identify each and every portion of YOUR CONTRACT with GOOGLE that YOU contend is void or voidable, and all facts supporting YOUR contention.

INTERROGATORY NO. 18:

For each AdWords ad campaign which YOU created, edited, or managed on behalf of any PERSON other than Howard Stern, identify the ad campaign, the related account name, the account number under which the campaign was created, the identity of the PERSON on whose behalf it was created, and the PERSON who paid for the campaign.

INTERROGATORY NO. 19:

If YOUR response to request for admission number 9 served with these interrogatories is anything other than an unqualified admission, state all facts upon which YOU based YOUR response.

INTERROGATORY NO. 20: If YOUR response to request for admission number 10 served with these interrogatories is anything other than an unqualified admission, state all facts upon which YOU based YOUR response. **INTERROGATORY NO. 21:** If YOUR response to request for admission number 11 served with these interrogatories is anything other than an unqualified admission, state all facts upon which YOU based YOUR response. DATED: August 25, 2008 PERKINS COIE LLP By: David T. Biderman Attorneys for Defendant Google Inc.