

EXHIBIT A

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IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION

CEB
TRANSCRIPT

SOFTWARE RIGHTS ARCHIVE, LLC)
)
v.) Civil Case No.
) 2:07-cv-511(CE)
GOOGLE INC., YAHOO! INC., IAC)
SEARCH & MEDIA, INC., AOL,)
LLC, AND LYCOS, INC.)

October 2, 2008
7:51 a.m.

The Videotaped Deposition of DANIEL EGGER,
taken pursuant to notice on behalf of the
Defendants, at the Marriott Hotel at Research
Triangle Park, 4700 Guardian Drive, Durham, North
Carolina 27703, before Suzanne G. Patterson,
Registered Professional Reporter and Notary Public.

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7 Inc.
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9 ALSO PRESENT:

10 Brent Troublefield, Videographer
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1 Q. I understand that you said you founded that in
2 about 2003; is that correct?

3 A. I don't remember when we legally formed it, it
4 may have been late '03 or early '04, started thinking
5 about the ideas in the late '03.

6 Q. And OSRM continues to today. Does it continue
7 in operation as of today, correct?

8 A. Yes, that's my business and that's where I work
9 now.

10 Q. Do you have any relationship with SRA, Inc.?

11 A. SRA, Inc. doesn't exist anymore.

12 Q. Did you have a relationship with SRA, Inc.?

13 A. Yes, I was the sole owner.

14 Q. Did SRA, Inc. have any employees other than --
15 any employees at all?

16 A. No.

17 Q. Did it have any revenues?

18 A. Minimal.

19 Q. Did it have any product sales?

20 A. No.

21 Q. Did it have a physical facility?

22 A. I'm sorry, what's a fiscal facility? Like a
23 credit line?

24 Q. No. What I meant is real estate --

25 MR. KAPLAN: Oh, physical.

1 BY MR. HUNG:

2 Q. Physical.

3 A. Oh, I thought you said fiscal.

4 MR. KAPLAN: It's his accent.

5 BY MR. HUNG:

6 Q. No, no, no. I have a non-Texas, non-southern
7 accent. Physical facility.

8 A. No.

9 Q. You said that there might have been minimal
10 revenues, do you recall what the source of those
11 revenues would have been?

12 A. So, we discussed the possibility of a --
13 licensing these patents, and we might have made a good
14 faith payment or, you know, a payment, that would be
15 the only revenues. I'm actually not sure we ever even
16 did that because we never -- we never executed a
17 license and we didn't pursue that. So I'm just not
18 sure if there were -- I couldn't say that for sure
19 there were zero revenues but it was nominal.

20 Q. You just used the pronoun, we, who is we a
21 reference to?

22 A. Oh, that's just my habit as a CEO talking about
23 my businesses. I mean -- I mean myself in my role as
24 managing those companies.

25 Q. Do you have a role or any involvement with SRA,

1 LLC?

2 A. Yes, I am a consultant to SRA, LLC.

3 Q. Are you also the owner of SRA, LLC?

4 A. No.

5 Q. Who is the owner of SRA, LLC?

6 A. I'm actually not sure what entity is the owner,
7 it was -- it was funded by Altitude Capital.

8 THE REPORTER: Altitude?

9 THE WITNESS: Altitude, yes.

10 BY MR. HUNG:

11 Q. Altitude Capital Partners?

12 A. Yes.

13 Q. When did your consultancy with SRA, LLC begin?

14 A. So, I sold -- I sold SRA, I sold SRA, LLC, so I
15 converted SRA, Inc. into SRA, LLC and then sold it and
16 at the time of the sale, I also signed a consulting
17 agreement with SRA, LLC.

18 Q. Got it. Do you recall what year that was?

19 A. That was May of 2007.

20 Q. I want to make sure I haven't forgotten
21 anything else. We have talked about Libertech, we've
22 talked about Eno Capital, we talked about OSRM, we
23 talked about SRA, Inc. and SRA, LLC, are there other
24 employment -- have you had other employments other than
25 those positions that we just discussed or management