

EXHIBIT F

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February 13, 2008

Brandon Baum, Esq.
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Palo Alto, California 94306-2112

Re: *Viacom International, Inc. v. YouTube, Inc.*, No. 1:07-cv-2103 (S.D.N.Y.) and
Premier League v. YouTube, No. 1:07-cv-3582 (S.D.N.Y.)

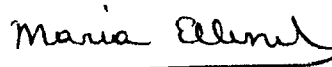
Dear Counsel:

I write to confirm that, during our January 30, 2008 teleconference call, you accepted on behalf of YouTube Inc., YouTube, LLC and Google Inc. (collectively, "YouTube") the following proposal of BayTSP.com ("Bay TSP") regarding YouTube's September 27, 2007 subpoena to BayTSP.

YouTube agreed that, notwithstanding the language in its subpoena, the following categories of documents: (1) documents related to BayTSP's clients that are not named plaintiffs in the YouTube litigations, with the exception of subsidiaries of Viacom; and (2) BayTSP's source code, firm ware, computer programs and algorithms, are not called for under the subpoena. The parties further agreed that BayTSP will not object to the service of a subsequent subpoena requesting these documents on the basis that the second subpoena is duplicative of the current subpoena and without prejudice to YouTube to issue a subsequent subpoena requesting the excluded categories of documents.

Please confirm the foregoing by signing and returning this letter to me so we can move forward.

Sincerely,



Maria Ellinikos

AGREED.

By: _____
Brandon Brown, Esq.
Josh Masur, Esq.

Date: _____