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1	MARK PARNES, State Bar No. (CA SBN 104 mparnes@wsgr.com	
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6	WILSON SONSINI GOODRICH & ROSATI	
7	UNITED STATE	S DISTRICT COURT
8	NORTHERN DIST	RICT OF CALIFORNIA
9	SAN JOSE DIVISION	
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11	SOFTWARE RIGHTS ARCHIVE, LLC,	 CASE NO.: CV 09-8000 4 MISC. (Case No. 2:07-CV-511 (CE) JF pending in
12	Plaintiff,) the Eastern District of Texas)
13	v.) DECLARATION OF MARK PARNES IN) OPPOSITION TO MOTION TO COMPEL
14	GOOGLE INC., YAHOO! INC., IAC SEARCH & MEDIA, INC., AOL LLC, and) BY YAHOO! INC.
15	LYCOS, INC.,) Date: April 17, 2009) Time: 9:00 a.m.
16	Defendants.) Time: 9:00 a.m.) Courtroom: Courtroom 6, 4 th Floor) Judge: Honorable Ronald M. Whyte
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		OPPOSITION TO MOTION TO COMPEL BY OO! INC. Dockets.Justia.con

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I, Mark Parnes, declare as follows:

I am Assistant General Counsel of Wilson Sonsini Goodrich & Rosati ("WSGR")
 and, as such, am responsible for responding to subpoenas directed to the firm. I submit this
 declaration in opposition to the motion to compel by Yahoo! Inc. The facts stated in this
 declaration are within my personal knowledge and, if called as a witness, I could and would
 competently testify to the matters set forth herein.

7 2. WSGR is the custodian of client files relating to work performed by attorneys at
8 the firm for a former client named Site Technologies, Inc.

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9 3. After receipt of the subpoena that is the subject of this motion, I had several 10 conversations with Richard Hung, counsel for Yahoo! Inc. and Lee Kaplan, counsel for Site 11 Technologies, Inc. both individually and in joint conference calls. Mr. Hung indicated that it 12 was his client's position that Site Technologies, Inc. was no longer a corporate entity and that, 13 therefore, there was no holder of the attorney-client privilege. Mr. Kaplan indicated that Site 14 Technologies, Inc. was still in existence and that it would be asserting the attorney client 15 privilege. I indicated to Messrs. Hung and Kaplan during these conversations that WSGR was a 16 third party custodian that had a duty of confidentiality concerning former client files and a duty 17 to assert the attorney client privilege but would be happy to cooperate with the parties 18 concerning any agreement they reached concerning documents to be reviewed and produced as 19 well as how privilege would be handled.

4. Thereafter Messrs. Hung, Kaplan and I discussed documents in the firm's
possession and identified a universe of documents to be reviewed by Mr. Kaplan on behalf of
Site Technologies, Inc. These documents were made available for review by Mr. Kaplan.

5. Since the documents are client files of Site Technologies, Inc., WSGR will abide
by any stipulation reached by counsel for Site Technologies, Inc. concerning documents to be
produced or withheld or, in the absence of any stipulation, by ruling of this Court. At present,
WSGR has received no instruction from Site Technologies, Inc. to produce any documents.
6. Should the Court make a determination that documents be produced, WSGR

28 requests that any order a) narrow the subpoena to issues of apparent relevance to the instant

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1	matter, i.e., based on Yahoo!'s motion, at most the transaction between Site Technologies and an	
2	entity known as Site/Technologies/Inc. (Libertech, Inc.) and the bankruptcy of Site	
3	Technologies, and b) provide for adequate time for WSGR and counsel for Site Technologies to	
4	coordinate regarding any production and protection of attorney-client privileged documents.	
5	I declare under penalty of perjury that the foregoing is true and correct and that this	
6	declaration is executed in Palo Alto, California on March 26, 2009.	
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8	/s/ Mark Parnes Mark Parnes	
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	DECLARATION OF MARK PARNES IN OPPOSITION TO MOTION TO COMPEL BY	
	YAHOO! INC.	