



1313 North Market Street
P.O. Box 951
Wilmington, DE 19899-0951
302 984 6000
www.potteranderson.com

Richard L. Horwitz
Partner
Attorney at Law
rhorwitz@potteranderson.com
302 984-6027 Direct Phone
302 658-1192 Fax

March 11, 2014

The Honorable Leonard P. Stark
United States District Court
for the District of Delaware
844 North King Street
Wilmington, DE 19801

VIA ELECTRONIC FILING

Re: *Personalized User Model, L.L.P. v. Google, Inc.*
C.A. No. 09-525 (LPS)

Dear Judge Stark:

Earlier today, PUM filed a letter with the Court (D.I. 640) which included a chart purportedly listing which claims Google contends are anticipated by which prior art references. PUM said that this chart represents "Google's final list of anticipatory references" that "Google provided on March 5, 2014." (*Id.* at 1.)

What Google provided to PUM on March 5, 2014 is an emailed list of which references Google will assert for anticipation and which references Google will assert for obviousness. Google's March 5 email to PUM is attached hereto as Exhibit A. As shown in that email, Google stated that it will assert the Mladenic, Wasfi, and Montebello references for anticipation and obviousness, while it will assert the Refuah and Joachims references for obviousness only.

Respectfully,

/s/ Richard L. Horwitz

Richard L. Horwitz

cc: Clerk of the Court (by hand)
All Counsel of Record (by e-mail)