

EXHIBIT 4

**IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

ERICH SPECHT, et al.)	
)	C.A. No. 09-cv-2572
Plaintiffs,)	
)	Judge Leinenweber
v.)	
)	Magistrate Judge Cole
GOOGLE INC.,)	
)	
Defendant.)	

**GOOGLE INC.'S RESPONSES TO PLAINTIFFS' SECOND SET OF
INTERROGATORIES TO GOOGLE**

Defendant GOOGLE INC. ("Google") responds to the Second Set of Interrogatories propounded by Plaintiffs ERICH SPECHT ("Specht"), ANDROID DATA CORPORATION ("ADC"), and THE ANDROID'S DUNGEON, INCORPORATED ("ADI"), collectively referred to hereinbelow as "Plaintiffs," as set forth below.

GENERAL OBJECTIONS

Google generally objects as follows to Plaintiffs' Second Set of Interrogatories:

1. Google objects to providing any information and/or to producing any documents containing information which is in whole or in part protected by the attorney-client privilege, work product immunity, and/or other applicable privileges and/or immunities.
2. Google objects to each of these interrogatories to the extent that they are neither relevant nor reasonably calculated to lead to the discovery of admissible evidence.

3. Google objects to each interrogatory to the extent that it seeks to impose upon Google obligations that are neither set forth nor contemplated by the Federal Rules of Civil Procedure.

4. Google objects to each of these interrogatories to the extent that they are vague, ambiguous and/or indefinite.

5. Google objects to each of these interrogatories to the extent that they are overly broad and unduly burdensome.

6. Google objects to providing narrative responses to Plaintiffs' interrogatories where documents containing such information can instead be produced or made available for inspection pursuant to Fed.R.Civ.P. 33(d).

7. Google objects to Plaintiffs' interrogatories to the extent that they seek to embrace information outside of the possession, custody or control of Google, on the grounds that such demands exceed the requirements of the Federal Rules and/or would otherwise be burdensome and/or oppressive.

8. Google objects to responding to any interrogatory that seeks ultimate legal conclusions.

9. Google objects to identifying voluminous business records or documents, when such records or documents can instead be made available for identification, inspection and copying by Plaintiffs pursuant to Fed.R.Civ.P. 33(d).

10. Google objects to each and every interrogatory which is not limited to a specific and relevant time period.

11. Google objects to Plaintiffs' Instructions and Definitions as being overly broad, unduly burdensome and exceeding the requirements of the Federal Rules of Civil Procedure.

Without waiving any of the above objections, Google further responds to Plaintiffs' interrogatories as follows:

INTERROGATORY NO. 15

Identify, by month and year, the amount of revenue (in dollars) received by Google from the use, sale, licensing and distribution of each and every product and service associated with the Android Mark.

RESPONSE TO INTERROGATORY NO. 15:

Google objects to this interrogatory as being vague and indefinite in its use of the undefined phrase "associated with the Android Mark." Google interprets "associated with the Android Mark" to mean "bearing the Android Mark."

Subject to and without waiving the foregoing objections, Google responds that it does not receive any revenue from the use, sale, licensing or distribution of the Android OS. Google does receive a share of the revenues generated by the sale of applications programs for Android-enabled devices through Google's Android Market website (www.android.com/market/). The total revenues received by Google through such sales by quarter are set forth below:

REDACTED

INTERROGATORY NO. 16

Explain every way in which Google earns revenue from the use, sale, licensing and distribution of each and every product and service associated with the Android Mark.

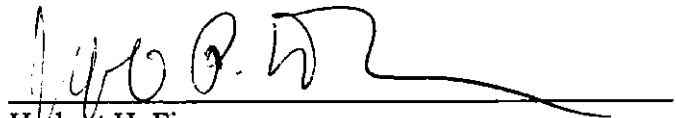
RESPONSE TO INTERROGATORY NO. 16:

Google objects to this interrogatory as being vague and indefinite in its use of the undefined phrase "associated with the Android Mark." Google interprets "associated with the Android Mark" to mean "bearing the Android Mark."

Subject to and without waiving the foregoing objections, Google responds that it does not receive any revenue from the use, sale, licensing or distribution of the Android OS. Google does receive a share of the revenues generated by the sale of applications programs for Android-enabled devices through Google's Android Market website (www.android.com/market/).

The undersigned counsel herein states that the foregoing objections have been posed in good faith and in accordance with the Federal Rules of Civil Procedure.

Respectfully submitted,



Dated: March 17, 2010

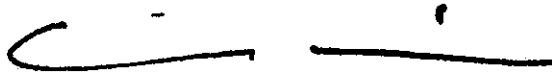
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Counsel for Google Inc.

VERIFICATION

I, Andrew E. Rubin, state that I am Director of Mobile Platforms for Google Inc., and am authorized to make this verification on behalf of Google Inc.; that I have read the foregoing GOOGLE INC.'S RESPONSES TO PLAINTIFFS' SECOND SET OF INTERROGATORIES TO GOOGLE, and have answered them as a representative of Google Inc.; that said responses are based upon information obtained from Google Inc.'s employees and representatives having relevant knowledge; and that to the best of my knowledge, information and belief said responses are true and accurate.

Google Inc.



Andrew E. Rubin

Dated: 3-17-10

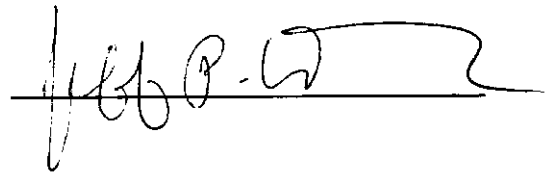
CERTIFICATE OF SERVICE

The undersigned hereby certified that a true and correct copy of the foregoing GOOGLE INC.'S RESPONSES TO PLAINTIFFS' SECOND SET OF INTERROGATORIES TO GOOGLE was served upon counsel for Plaintiffs on the date set forth below, by electronic mail and first class mail, postage prepaid, addressed to:

Martin J. Murphy (martym@villageinvestments.com)
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100 North Riverside Plaza
Chicago, IL 60606

Dated: March 17, 2010

A handwritten signature in black ink, appearing to read "John B. Haarlow, Jr.", is written over a horizontal line.