## **EXHIBIT A**

Sprint's Objections to Vonage's First Supplemental Exhibit List

Ex.	Description	Objection
No.	_	, and the second
1001.	DuRee Deposition Ex. 2 - Patent Application for Architecture #2 KAM01482	Foundation. Authentication. Relevance.
1002.	Duree Deposition Ex. 3- Excerpts of BB-IN Strategic Plan	N/A
1003.	Duree Deposition Ex. 4 - 5-15-92 Sprint SCP/DINA Platform Design Statement KAM00120	Hearsay. Foundation. Authentication. Relevance. Prejudicial and confusing under FRE 403.
1004.	Duree Deposition Ex. 5 - 10-15-93 "Intelligent Hybrid Network Architecture" SPRp-01-029- 0001-	N/A
1005.	Duree Deposition Ex. 6 - 6-27-94 Sprint Broadband - Intelligent Network Prototype Project Authorization K4963000 (SPRp-0l- 029-00075 through SPRp-0l-00104)	N/A
1006.	Duree Deposition Ex. 7 - 9-29-95 CCM Phase I Architecture III Requirements (SPRp-007-01-00466)	N/A
1007.	Duree Deposition Ex. 8 - 11-08-97 JCS2000 CP/CPCS-AVM Extended LAB Trial SPRe-008-01-06853	Relevance. Prejudicial and waste of time under FRE 403.
1008.	Duree Deposition Ex. 9 - 11-18-96 JCS2000 Software Service Architecture SPRe-004-01- 06269	Relevance. Prejudicial and waste of time under FRE 403.
1009.	Duree Deposition Ex. 10 - 1-22-98 JCS2000 Bonanza Project Release 1.2 High Level Architecture SPRe-001- 01-146051	Relevance. Prejudicial and waste of time under FRE 403.
1010.	Duree Deposition Ex. 11 - 1998 The Evolution of JCS2000 SPRe-002-01- 07840	Relevance. Prejudicial and waste of time under FRE 403.
1011.	Ball Deposition Ex. 2 - 11-22-06 Vonage's Third Notice of 30(b)(6) Deposition	N/A
1012.	Ball Deposition Ex. 3 – 6-2-98 Sprint and Cisco Memo of Understanding SPRp-012-01-00280-SPRp-012-01-00296	Hearsay. Foundation. Authentication. Relevance.
1013.	Ball Deposition Ex. 4 - 6-2-98 MOU (SPRp-012-01-00280-SPRp-012-01- 00296	Hearsay. Relevance. Subject to Motion in Limine.

Ex.	Description	Objection
No.		
1014.	Ball Deposition Ex. 5 - 12-14-98	Hearsay. Relevance. Subject to Motion in
	Sprint and Cisco Master Purchase	Limine.
	Agreement SPRe-012-01-00897	
1015.	Ball Deposition Ex. 6 - 12-17-98	Hearsay. Relevance. Subject to Motion in
	Sprint and Cisco Alliance Agreement	Limine.
	SPRe-012-01-00792 through SPRe-	
	012-0 1-00848	
1016.	Ball Deposition Ex. 7 - 7-20-05	Hearsay. Foundation. Authentication.
	Article: "Sprint Deployment of End-to	Relevance. Subject to Motion in Limine.
	End Cisco IP Next- Generation	
	Network Enables 'Triple Play' Service	
	Offerings to Enterprise Customers	
	Worldwide	
1017.	Ball Deposition Ex. 8 - 7-11-05	Hearsay. Foundation. Authentication.
	Article: "Cisco, Sprint Extend	Relevance. Subject to Motion in Limine.
	Alliance"	
1018.	Ball Deposition Ex. 9 - 12-17-98	Hearsay. Relevance. Subject to Motion in
	Sprint/Cisco License Agreement	Limine.
	(SPRp-012-01-00237 - SPRp- 012-01-	
	00254)	
1019.	Ball Deposition Ex. 10 - 12-17-98	Hearsay. Foundation. Relevance.
	Sprint/Cisco JCS2000 Statement of	Prejudicial under FRE 403. Subject to
	Work (SPRe-012-01- 01026)	Motion in Limine.
1020.	Ball Deposition Ex. 11 - 4-20-00	Hearsay. Relevance. Subject to Motion in
	Sprint/Cisco Agreement (SPRe-012-	Limine.
	01-00787 - SPRe-01- 00791)	
1021.	Ball Deposition Ex. 12 - 5-14-99	N/A
	Sprint Presentation: "Non-ION Voice	
	Services Platform Alternative	
	Analysis" (SPRe-006-01-04611)	
1022.	Ball Deposition Ex. 13 - 9-24-99	Hearsay. Relevance. Subject to Motion in
	Sprint Presentation "Circuit Switching	Limine.
	Analysis Update" SPRe-006-01-04727	
1023.	Ball Deposition Ex. 14 - 3-11-02	Hearsay. Foundation. Authentication.
	Article: "Cisco Introduces New SIP-	Relevance. Subject to Motion in Limine.
	enabled Voice over IP Solutions	
1024.	Patterson Deposition Ex. 2 - 7-02	Hearsay. Foundation. Authentication.
	LookSmart Article: VoIP ain't easy	Relevance. Prejudicial under FRE 403
	Reality Check panelists say - For	
	Starters - Voice over IP	

Ex.	Description	Objection
No.	Description	Objection
1025.	Patterson Deposition Ex. 3 - 10-17-05 Sprint - D 1848 Integrated IP Trunking Architecture Blueprint Version 1.2 (SPRe-001-01-100899- 900)	N/A
1026.	McGrory Deposition Ex. 1 - Undated List of Contracts (SPRe-002-01- 00188-889)	Hearsay. Foundation. Relevance.
1027.	McGrory Deposition Ex. 2 - 1-14-00 JCS2000 Financial Status (SPRe-002- 01-06544)	Hearsay. Relevance. Prejudicial under FRE 403.
1028.	McGrory Deposition Ex. 3 - 11-28-94 Anonymix Agreement (SPRp-002-01- 00759- 775)	Hearsay. Foundation. Relevance.
1029.	McGrory Deposition Ex. 4 - 2-16-97 Amendment to KEMM Contract	Hearsay. Foundation. Authentication. Relevance.
1030.	McGrory Deposition Ex. 5 - 2-16-97 Services Agreement Between Sprint Communications Company L.P. and KEMM Consulting, Inc.	Hearsay. Foundation. Authentication. Relevance.
1031.	McGrory Deposition Ex. 6 - JCS2000 Design Document for the 0.2 Development Phase March 31, 1997	Hearsay. Foundation. Authentication. Relevance. Prejudicial under FRE 403.
1032.	McGrory Deposition Ex. 7 - 4-27-95 CCM Detailed Design Revision 0.1	Hearsay. Foundation. Relevance.
1033.	McGrory Deposition Ex. 8 - 9-19-95 BBIN- KEMM-IPDN-I0D Masoud Kamali	Hearsay. Foundation. Authentication. Relvence.
1034.	McGrory Deposition Ex. 9 - Network Architecture Alternatives for CCM Masoud Kamali & Mohsen Emami	Hearsay. Foundation. Authentication. Relevance.
1035.	McGrory Deposition Ex. 10 - 4-17-95 Multiprocessor Multiboard System for CCM	Hearsay. Foundation. Authentication. Relevance.
1036.	Kaplan Deposition Ex. 3 - Bonanza Program Bi- Weekly Status Report for the two weeks ending: June 19, 1997 SPRp-017-01-00117-144)	Relevance.
1037.	Kaplan Deposition Ex. 5 - ION Alliance Definitive Agreements Executive Status Report As of September, 1998 (SPRp-012-01- 01173)	Relevance.

Ex.	Description	Objection
No.		
1050.	Setter Deposition Ex. 11 - 6-4-97	Relevance.
	Bonanza Project Detailed	
	Requirements Statement Overview	
1051	(SPRe-001-01-106771-812)	D 1
1051.	Setter Deposition Ex. 8 - 1999	Relevance.
	Presentation: Bonanza Security SPRe-	
1052.	002-01-02530-562)	Шариали
1032.	Setter Deposition Ex. 9 - 7-15-98 JCS2000 Systems Engineering	Hearsay. Relevance. Prejudicial under FRE 403.
	Notebook for Project Bonanza SPRp-	Relevance. Fregudiciai under FRE 403.
	007-01-00294-465)	
1053.	Setter Deposition Ex. 10 - 6-96 Sprint	Hearsay. Foundation. Relevance.
1000.	ATM Voice-Band Multiplexer	Troubay. I ouridanion recevance.
	Technical Specification (SPRe-027-	
	01-0048-93)	
1054.	Setter Deposition Ex. 12 - 11-8-97	Hearsay. Relevance. Prejudicial under
	Sprint JCS2000 CP/CPCS- AVM	FRE 403.
	Extended LAB Trial (SPRe-008-01-	
	06853-876)	
1055.	Setter Deposition Ex. 13 - 10-9-98	Relevance.
	Sprint JCS2000 Glossary of	
	Telecommunications Terms (SPRe-	
1071	008-01-06956-7142)	
1056.	Sims Deposition Ex. 5 - 4-23-07	Hearsay. Authentication. Relevance.
	Answer.com Printout - Advanced	
1057	Fibre Communications, Inc.	
1057.	Sims Deposition Ex. 9 - 4-28-97	Hearsay. Foundation. Authentication.
1050	Kansas City Business Journal Article	Relevance.
1058.	Sims Deposition Ex. 10 [sic] 3-13-06	N/A
	Wholesale Master Services Agreement (SPRe-025-01-00009-SPRe-025-01-	
	00074)	
1059.	Wicker Deposition Ex. 11 - 3-25-04	Hearsay. Relevance. Prejudicial, confusing,
1037.	Wicker Declaration in Foundry	and misleading under FRE 403.
	Networks v. Nortel Networks Case	and more and the too.
1060.	Nelson Deposition Ex. 1 - 1-19-99	Hearsay. Foundation.
	Sprint/Cisco JCS Statement of Team	Relevance. Prejudicial under FRE 403.
	Roster SPRe-012-01-01023-66)	,
1061.	Nelson Deposition Ex. 2 -1998 The	Hearsay. Foundation.
	Evolution of JCS 2000 SPRe-002-01-	Relevance. Prejudicial, confusing and a
	07840-54)	waste of time under FRE 403.
1062	Spitzer Deposition Ex. 1 - Undated	Hearsay. Authentication. Relevance.
	Spitzer hand drawn sketch of CAF	Misleading and confusing under FRE 403.

Ex.	Description	Objection
No.	g :	77 7 7 11 1
1063.	Spitzer Deposition Ex. 2 - 7-12-00 Research and Experimentation 1999 Tax Credit Study - INS (SPRp-026- 01-00584-606)	Hearsay. Double hearsay. Foundation. Authentication. Relevance. Prejudicial under FRE 403.
1064.	Spitzer Deposition Ex. 3 - 6-12-00 Research and Experimentation 1999 Tax Credit Study - Primatek (SPRp- 026-01-00726-46)	Hearsay. Double hearsay. Foundation. Authentication. Relevance. Prejudicial under FRE 403.
1065.	Spritzer Deposition Ex. 4 - 9-29-95 Appendix G to CCM Requirements MUX Specifications SPRp-007-01- 00726-51)	Hearsay. Foundation. Authentication. Relevance.
1066.	Spritzer Deposition Ex. 5 - 08-95 Technical Specification for ATM Voice-Band Multiplexer (AVM) SPRe-027-01-00005-47)	Hearsay. Foundation. Authentication. Relevance.
1067.	Dwarkha Deposition Ex. 6 3-29-05 Vonage - Diagram: How to Get Dial Tone VON_096685-6	N/A
1068.	2-28-07 Halpern Report Ex. C - Call Trace Inbound Call (VON_695938- 695945))	N/A
1069.	2-28-07 Halpern Report Ex. D - Call Trace Outbound at Media Gateway (VON_695946- 695982)	N/A
1070.	2-28-07 Halpern Report Ex. E - Call Trace Outbound at Outbound Proxy (VON_29521- 29527)	Hearsay. Foundation. Authentication.
1071	U.S. Patent application No. 08/238,605 and File History	N/A
1072.	U.S. Patent Application No. 08/562,206	Relevance. Confusing and misleading under FRE 403.
1073.	4-24-97 Cisco Master Purchase Agreement CIS0332-525	Hearsay. Relevance. Prejudicial and misleading under FRE 403. Subject to Motion in Limine.
1074.	12-01 Sprint Alliance Agreement SPRe-012-01-01229	Hearsay. Relevance. Prejudicial and misleading under FRE 403. Subject to Motion in Limine.
1075.	7-29-05 Sprint/Cisco Amended and Restated Alliance Agreement SPRe- 012-01-01256	Hearsay. Relevance. Prejudicial and misleading under FRE 403. Subject to Motion in Limine.
1076.	RTP Relay Capacity VON_688164	Hearsay. Foundation. Authentication. Relevance. Waste of time under FRE 403.

Ex. No.	Description	Objection
1077.	Equipment Inventory Document VON_685735	Hearsay. Foundation. Authentication. Relevance. Waste of time under FRE 403.
1078.	3-31-07 Vonage 2007 10-Q	Hearsay. Relevance. Waste of time under FRE 403. Speculative.
1079.	net2phone Timeline, web.net2phone.com/ about/company/timeline.asp	Hearsay. Foundation. Authentication. Relevance.
1080.	Vonage® Provides SIP-based VoIP Services to pulver.com, Vonage Press Release, July 23,2001	N/A
1081.	Vonage Announces the Next Generation of Broadband Phone Service With the Most Popular Features and Unlimited Calling for One Flat Rate of \$39.99, Vonage Press Release, March 20,2002	Hearsay. Authentication. Foundation. Relevance.
1082.	Cisco Introduces New SIP-enabled Voice over IP Solutions, Cisco News Release, March 11,2002	Hearsay. Foundation. Authentication. Relevance. Subject to Motion in Limine.
1083.	Vonage Completes \$12 MM in Initial Financing, Vonage Press Release, May 2, 2001	N/A
1084.	Vonage Holdings Corp. Reports Second Quarter and Full Year 2006 Results, Vonage Press Release, August 1, 2006	N/A
1085.	Vonage Announces Pricing Of Its Initial Public Offering of Common Stock, Vonage Press Release, May 23, 2006	N/A
1086.	"Cisco Systems Named Overall Leader in Packet Voice, VoIP," <u>Cisco</u> News Release, December 11, 2001	Hearsay. Foundation. Authentication. Relevance. Subject to Motion in Limine.
1087.	"In-Stat Reports 7.9% of U.S. Households Now Use a VoIP Telephone Service, Up From 6.5% at the End of Q2," <u>In-Stat Press Release</u> , December 20,2006	Hearsay. Foundation. Authentication. Relevance.
1088.	"Time Warner Cable reaches VoIP deals," <u>cnetnews.com</u> , December 15,2003	N/A
1089.	"VoIP providers face price war," cnetnews.com, November 4, 2003	Hearsay. Foundation. Authentication.

Ex. No.	Description	Objection
1106.	"Sending the Right Signals: Promoting Competition Through Telecommunications Reform" A Report to the US Chamber of Commerce, September 22, 2004	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading and cumulative under FRE 403.
1107.	"Telecommunications Sector, Bruised and Battered, Looks to a Brighter Future" FDIC: Bank Trends, June 2002	Hearsay. Foundation. Authentication. Relevance.
1108.	Sprint 2001 Annual Report and 10- K	Hearsay. Relevance. Prejudicial under FRE 403.
1109.	Holder Deposition Ex. 16 - 12-31-00 Selected Financial Data VON_572709	N/A
1110.	Citron Deposition Ex. 3 - 11-14-06 Vonage's Form S-l	N/A
1111.	Citron Deposition Ex. 6 - Undated Vonage Financials and Business Overview VON_571965	N/A
1112.	Wu Deposition Ex. 5 - 23-06 Vonage Prospectus	N/A
1113.	4-23-02 Vonage Corporate Presentation VON_280790-831	Foundation. Authentication.
1114	US Patent No. 4748658	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1115	US Patent No. 4991172	N/A
1116	US Patent No. 5003584	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1117	US Patent No. 5115426	N/A
1118	US Patent No. 5115427	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1119	US Patent No. 5204857	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1120	US Patent No. 5212789	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1121	US Patent No. 5327421	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1122	US Patent No. 5339318	N/A
1123	US Patent No. 5345445	N/A
1124	US Patent No. 5345446	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1125	US Patent No. 5363433	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1126	US Patent No. 5365524	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.

Ex.	Description	Objection
No.	•	· ·
1127	US Patent No. 5297147	N/A
1128	US Patent No. 5373504	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1129	US Patent No. 5384771	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1130	US Patent No. 5392402	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1131	US Patent No. 5422882	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1132	US Patent No. 5425021	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1133	US Patent No. 5426636	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1134	US Patent No. 5428607	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1135	US Patent No. 5434852	N/A
1136	US Patent No. 5440563	N/A
1137	US Patent No. 5452296	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1138	US Patent No. 5452297	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1139	US Patent No. 5473677	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1140	US Patent No. 5473679	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1141	US Patent No. 5483522	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1142	US Patent No. 5483527	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1143	US Patent No. 5506844	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1144	US Patent No. 5509010	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1145	US Patent No. 5513178	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1146	US Patent No. 5539884	Hearsay. Prejudicial under FRE 403. Non-responsive.
1147	US Patent No. 5544163	N/A
1148	US Patent No. 5563939	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.
1149	US Patent No. 5568475	Hearsay. Relevance. Prejudicial under FRE 403.
1150	US Patent No. 5600643	Hearsay. Relevance. Prejudicial under FRE 403. Non-responsive.

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1152 US Patent No. 5673262  1153 US Patent No. 5680390  1154 US Patent No. 5825780  VON_865215-865648  1155 US Patent No. 5926482  1156 US Patent No. 5940393  1157 US Patent No. 5991301  VON_866932-871657  1158 US Patent No. 6067299  1159 US Patent No. 6104718  VON_8656449-866931  1160 US Patent No. 6115380  VON_862764-864419  1161 US Patent No. 6181703  VON_853676-862763  1162 US Patent No. 6324179  1163 US Patent No. 6343084  VON_875143-877177  1164 US Patent No. 6366586  VON 864420-865314	FRE FRE
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US Patent No. 6324179  US Patent No. 6343084 VON_875143-877177  US Patent No. 6366586 VON_864420-865214  Cumulative, waste of time and mislead under FRE 403. Non-responsive.  Hearsay. Relevance. Prejudicial under 403. Non-responsive.  Hearsay. Relevance. Prejudicial, cumulative, waste of time and mislead under FRE 403. Non-responsive.  Hearsay. Relevance. Prejudicial, cumulative, waste of time and mislead under FRE 403. Non-responsive.	
1162 US Patent No. 6324179  US Patent No. 6343084 VON_875143-877177  US Patent No. 6366586 VON_864420-865214	ling
US Patent No. 6324179  403. Non-responsive.  Hearsay. Relevance. Prejudicial, cumulative, waste of time and mislead under FRE 403. Non-responsive.  US Patent No. 6343084 VON_875143-877177  US Patent No. 6366586 VON_864420-865214  US Patent No. 6366586 VON_864420-865214	EDE
US Patent No. 6343084 VON_875143-877177  US Patent No. 636586 VON_864420-865214  Hearsay. Relevance. Prejudicial, cumulative, waste of time and mislead under FRE 403. Non-responsive.  Hearsay. Relevance. Prejudicial, cumulative, waste of time and mislead	FKE
cumulative, waste of time and mislead under FRE 403. Non-responsive.  US Patent No. 6366586  VON. 864420-865214  cumulative, waste of time and mislead under FRE 403. Non-responsive.  Hearsay. Relevance. Prejudicial, cumulative, waste of time and mislead	
under FRE 403. Non-responsive.  1164 US Patent No. 6366586 VON. 864420-865214  Hearsay. Relevance. Prejudicial, cumulative, waste of time and mislead	ling
VON 86420-865214 cumulative, waste of time and mislead	
1 VI IN X044 /U-X03 / 1/4	
under EDE 403 Non recognitive	ling
under FRE 403. Non-responsive.  1165 US Patent No. 6452928 Relevance. Confusing, waste of time at	nd
VON_871658-875142 misleading under FRE 403.	
1166 US Patent No. 6643282 Relevance. Confusing, misleading and	a
VON_877178-878607 waste of time under FRE 403.	
Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading,	
Japanese Patent No. 4100452A2 Relevance. Trejudicial, finisheading, confusing and a waste of time under FI	_
403. Subject to Motion in Limine.	КE
Hearsay. Foundation. Authentication.	RE
Japanese Patent No. 7170324A2  Relevance. Prejudicial, misleading,	RE 
confusing and a waste of time under Fl 403. Subject to Motion in Limine.	

Ex.	Description	Objection
No.	2 0001.	\$ \$ <b>3 3 3 3 3 3 3 3 3 3</b>
1169	Japanese Patent No. 8242288A2	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1170	Japanese Patent No. 9172683A2	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1171	11-4-00 Declaration of Gregory Milsteed for AU Patent No. 693883	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. FRCP 37.
1172	8-31-99 Declaration of Evelyn Swenson for AU Patent NO. 693883	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. FRCP 37.
1173	10-11-99 Declaration of Richard Vizard for AU Patent No. 693883	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. FRCP 37.
1174	1-2-02 Declaration of Michael Rumsewicz for AU Patent No. 693883	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. FRCP 37.
1175	International Publication No. WO 94/28660	Relevance. Confusing, waste of time and misleading under FRE 403.
1176	Sprint Market Profile Version 2007.1 April 2007 (SPRE-033-00270)	Hearsay. Relevance. Cumulative and a waste of time under FRE 403.
1177	Sprint Market Profile Version 2006.2 July 2006 (SPRE-033-00903)	Hearsay. Relevance. Cumulative and a waste of time under FRE 403.
1178	Sprint Market Profile Version 2006.3 December 2006 (SPRE-033-00247)	Hearsay. Relevance. Cumulative and a waste of time under FRE 403.
1179	Sprint Market Profile Version 2005.1 June 2005 (SPRE-033-00001)	Hearsay. Relevance. Cumulative and a waste of time under FRE 403.
1180	Sprint Market Profile Version 2005.2 December 2005 (SPRE-033-00646)	Hearsay. Relevance. Cumulative and a waste of time under FRE 403.
1181	Sprint Market Profile Version 2004.1 June 2004 (SPRE-033-00442)	Hearsay. Relevance. Cumulative and a waste of time under FRE 403.
1182	Sprint Market Profile Version 2004.2 December 2004 (SPRP-033-01720)	Hearsay. Relevance. Cumulative and a waste of time under FRE 403.
1183	Sprint Market Profile Version 2003.1 June 2003 (SPRP-033-01164)	Hearsay. Relevance. Cumulative and a waste of time under FRE 403.
1184	Sprint Market Profile Version 2003.2 December 2003 (SPRP-033-01340)	Hearsay. Relevance. Cumulative and a waste of time under FRE 403.

Ex. No.	Description	Objection
1185	Sprint Market Profile Version 2002.1	Hearsay. Relevance. Cumulative and a
	May 2002 (SPRP-033-03355)	waste of time under FRE 403.
1186	Sprint Market Profile Version 2002.2	Hearsay. Relevance. Cumulative and a
	October 2002 (SPRP-033-00959)	waste of time under FRE 403.
1187	Sprint Market Profile Version 2001.1	Hearsay. Relevance. Cumulative and a
	March 2001 (SPRP-033-00529)	waste of time under FRE 403.
1188	Sprint Market Profile Version 2001.3	Hearsay. Relevance. Cumulative and a
	December 2001 (SPRP-033-00752)	waste of time under FRE 403.
1189	Sprint Market Profile Version 2000.1	Hearsay. Relevance. Cumulative and a
	May 2000 (SPRP-033-03131)	waste of time under FRE 403.
1190	Sprint Market Profile Version 2000.2	Hearsay. Relevance. Cumulative and a
	November 2000 (SPRP-033-00315)	waste of time under FRE 403.
1191	Sprint Market Profile Version 99.1	Hearsay. Relevance. Cumulative and a
	March 1999 (SPRP-033-00211)	waste of time under FRE 403.
1192.	Sprint Market Profile Version 99.4	Hearsay. Relevance. Cumulative and a
	December 1999 (SPRP-033-02920)	waste of time under FRE 403.
1102	Sprint Market Profile Version 98.3	Hearsay. Relevance. Cumulative and a
1193.	September 1998 (SPRP-033-00001)	waste of time under FRE 403.
1104	Sprint Market Profile Version 98.4	Hearsay. Relevance. Cumulative and a
1194.	December 1998 (SPRP-033-00103)	waste of time under FRE 403.
1105	Sprint Market Profile Version 95.4	Hearsay. Relevance. Cumulative and a
1195.	December 1995 (SPRP-033-02838)	waste of time under FRE 403.
	02-07-06 Vonage's Response and	N/A
1196.	Objections to Sprint's First Set of	
	Interrogatories	
	12-29-06 Vonage's First Supplemental	N/A
1197.	Response to Sprint's First Set of	
	Interrogatories	
	4-10-07 Vonage's Second	N/A
1198.	Supplemental Response to Sprint's	
	First Set of Interrogatories	
	5-17-07 Vonage's Third upplemental	N/A
1199.	Response to Sprint's First Set of	
	Interrogatories	
	6-11-07 Vonage's Fourth	N/A
1200.	supplemental Response to Sprint's	
	First Set of Interrogatories	
46.55	2-7-06 Vonage's Response and	N/A
1201.	Objections to Sprint's Second Set of	
	Interrogatories	27/1
400-	8-7-06 Vonage's Response and	N/A
1202.	Objections to Sprint's Third Set of	
	Interrogatories	

Ex.	Description	Objection
No.	2.12.07.W	NT/A
1203.	2-12-07 Vonage's Response to	N/A
	Sprint's Fourth Set of Interrogatories	Harmon Dalaman Daria Kaialan In EDE
	2-7-06 Vonage' Response and Objections to Sprint's First Request	Hearsay. Relevance. Prejudicial under FRE 403.
1204.	for the Production of Documents and	403.
	Things	
	9-6-06 Vonage's Response to Sprint's	Hearsay. Relevance. Prejudicial under FRE
1205.	Second Request for Production of	403.
1203.	Documents and Things	103.
	2-12-07 Vonage's Response to	Hearsay. Relevance. Prejudicial under FRE
1206.	Sprint's Third Request for Production	403.
1200.	of Documents and Things	103.
	4-11-07 Vonage's Response to	Hearsay. Relevance. Prejudicial under FRE
1207.	Sprint's Fourth Request for	403.
	Production of Documents and Things	
1200	3-20-06 Sprint's Response to	N/A
1208.	Vonage's First Set of Interrogatories	
	2-5-07 Sprint's First Supplemental	N/A
1209.	Response to Vonage's First Set of	
	Interrogatories	
	4-3-07 Sprint's Second Supplemental	N/A
1210.	Response to Vonage's First Set of	
	Interrogatories	
	5-17-07 Sprint's Third Supplemental	N/A
1211.	Response to Vonage's First Set of	
	Interrogatories	
	3-29-07 Sprint's Response to	N/A
1212.	Vonage's Second Set of	
	Interrogatories	DT/A
1212	3-20-06 Sprint's Response to	N/A
1213.	Vonage's First Request for Production of Documents and Things	
	2-12-07 Sprint's Response to	N/A
1214.	Vonage's Second Request for	IV/A
1214.	Production of Documents and Things	
	2-14-07 Sprint's Response to	N/A
1215.	Vonage's Third Request for	11/11
1213.	Production of Documents and Things	
	5-14-07 Sprint's First Supplemental	N/A
1216.	Response to Vonage's Third Request	
	for Production of Documents and	
	Things	
1217	7-02 Simulation Data Version 2.22	N/A
121/.	VON_210204	
1217.		

Ex. No.	Description	Objection
1218.	Simulation Data 2002-2007 VON_852292	N/A
1219.	Simulation Data 2003-2008 Version 3.02 VON_852116	N/A
1220.	11-26-97 Sprint Presentation: Welcome to Bonanza SPRp-007 -01- 01020	N/A
1221.	1-4-99 JCS2000 Expenditures SPRp- 004-0 1-01495	Relevance. Prejudicial under FRE 403. Subject to Motion in Limine.
1222.	Cisco's Sprint support Proposal SPRp-004-01- 01362	Relevance. Prejudicial under FRE 403. Subject to Motion in Limine.
1223.	5-15-07 Koperda Declaration to Vonage's Summary Judgment Motion	Hearsay. Relevance.
1224.	5-15-07 Halpern Declaration to Vonage's Summary Judgment Motion	Hearsay. Relevance.
1225.	10-30-06 Vonage's First Rule 30(b)(6) Notice of Deposition to Sprint	N/A
1226.	10-30-06 Sprint's Second Rule 30(b)(6) Notice of Deposition to Vonage	N/A
1227.	10-30-06 Sprint's Third Notice of Rule 30(b)(6) Deposition to Sprint	N/A
1228.	4-17-07 Vonage 10k	Foundation. Authentication. Relevance. Prejudicial under FRE 403.
1229.	11-17-06 Declaration of Adam Seitz to Sprint's Memorandum in Opposition to Motion to Extend Deadlines	Hearsay. Relevance. Prejudicial under FRE 403. Subject to Motion in Limine.
1230.	6-11-07 Wicker Declaration, Ex. A to Sprint's Motion for Summary Judgment	Hearsay. Relevance.
1231.	One Minute Audio (VON-878608- 885684)	Hearsay. Foundation. Authentication. Confusing, undue delay, waste of time and misleading under FRE 403. Fed. R. Civ. Pro. 37.
1232.	Sonus Inbound Call Flow (VON_885685-715)	Hearsay. Foundation. Confusing, waste of time and misleading under FRE 403. Fed. R. Civ. Pro. 37.
1233.	06-23-98 Draft MOU between Cisco and Sprint (SPRP-028-01-00028)	Hearsay. Relevance. Prejudicial, confusing and misleading under FRE 403. Subject to Motion in Limine.

Ex.	Description	Objection
No.	Undated Draft MOU between Cisco	Hearsay. Relevance. Subject to Motion in
1234.	and Sprint (SPRP-028-01-00069)	Limine.
1235.	Patent Board Assessment (SPRe-034-00033-192)	Hearsay. Relevance. Prejudicial under FRE 403.
1236.	Setter's Notes and Drawings (SPRP-01-029-00024-33)	N/A
1237.	10-15-93 Intelligent Hybrid Network Architecture w/ Ball's Notes SPRp- 01-029-00034-55)	N/A
1238.	7-23-01 Press Release: Vonage Provides SIP Based VoIP Services to pulver.com	N/A
1239.	Strickland Deposition Ex. 1 - Undated Chart: Vonage Financing Chronology	N/A
1240.	5-02-01 Press Release: Vonage Completes 12MM Initial Financing	N/A
1241.	Strickland Deposition Ex. 16 -5-06-99 JC2000 Detailed Requirements Statement Overview SPRe-008-01-02707	Hearsay. Relevance. Misleading under 403.
1242.	Strickland Deposition Ex. 17-11-99 JCS2000 Presentation on Shutdown SPRp-016-01-0000 1- 17	Hearsay. Relevance. Misleading under FRE 403.
1243.	Strickland Deposition Ex. 18 -3-13- 06 Sprint/Antietam Cable TV Wholesale Master Services Agreement SPRe-025-01-00009	N/A
1244.	Strickland Deposition Ex. 19 -1-10- 07 Mark Lemley and Carl Shapiro, "Patent Hold-up and Royalty Stacking" (Draft)	N/A
1245.	Strickland Deposition Ex. 20-4-18-07 WSJ Article: "Vonage Says Patent Lawsuits Can Lead to Bankruptcy"	Relevance. Speculative. Misleading under FRE 403.
1246.	Israel Cidon et al., PARIS: An Approach to High - Speed Integrated Private Networks, International Journal of Digital and Analog Cabled Systems vol. 1(2), pp.77-86 (1988).	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.

Ex.	Description	Objection
No.	Description	Objection .
1247.	B. Awerbuch, I. Cidon, I. Gopal, M. Kaplan and S. Kutten, Distributed Control for PARIS, (Extended Abstract) Association for Computing Machinery, pp. 145-159(1990)	Hearsay. Foundation. Authentication. Relevance. Misleading under FRE 403.
1248.	I. Cidon and I. Gopal, control Mechanisms for High-Speed Networks, in Conf. Record, IEEE Int. Conf. Comm., 1990 (ICC '90); pp. 259-263	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1249.	I. Cidon, I Gopal, M. Kaplan and S. Kutten, D. Strickland, Control Architecture for High-Speed Networks, IEEE Transactions on Communication vol. 43(5), pp. 1950-60 (1995)	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403.
1250.	I. Cidon, I. Gopal and H. Heleis, PARIS: an Approach to Integrated High-Speed Networks, in Proc. IEEE Int. conf. Comm. (ICC '87) pp. 764- 768 (1987)	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1251.	Halpern Deposition Ex. 10 - 1992 Stallings, William "ISDN and Broadband ISDN"	Foundation.
1252.	Halpern Deposition Ex. 11 - 7-93 Heinanen, Juha "Multiprotoco1 Encapsulation over ATM Adaptation Layer 5	Foundation.
1253.	6-4-99 Non-Ion Voice Services Platform Alternative Analysis (SprpP-002-01-00876-883)	Relevance. Misleading under FRE 403. Subject to Motion in Limine.
1254.	6-4-99 Non-ION Voice Services Platform Alternative Analysis (SPRP-002-01-00876-83)	Relevance. Misleading under FRE 403. Subject to Motion in Limine.
1255.	Summary of Cisco Patent License (SPRp-012-01- 00278-79)	Hearsay. Foundation. Relevance. Prejudicial and misleading under FRE 403. Subject to Motion in Limine.
1256.	ION Lessons Learned (SPRp-012-01-01003-174)	Hearsay. Foundation. Relevance. Prejudicial and misleading under FRE 403. Subject to Motion in Limine.

Ex. No.	Description	Objection
1257.	IBM Corp., High Speed Networking Technology An Introductory Survey 88 (1st ed. March 1992) (VON_PRI_012767-13120)	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading and confusing under FRE 403. Subject to Motion in Limine.
1258.	Uyless D. Black, Voice Over IP 21-22 (2000)	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1259.	Roger L. Freeman, Reference Manual for Telecommunications Engineering (2d ed. 1994).	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1260.	Roger L. Freeman, Reference Manual for Telecommunications Engineering; Update (2d ed.1995).	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1261.	Henry Sinnreich & Alan B. Johnston, Internet Communications Using SIP: Delivering: VoIP and Multimedia Services with Session Initiation Protocol (2001)	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1262.	J.H. Saltzer, et al. End-to-End Arguments in System Design ACM TOCS, Vol. 2, No.4, ACM, 277-288 (1984)	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403.
1263.	Brian Carpenter and the Internet Architecture Board (IAB). RFC 1958: Architectural Principles of the Internet June 1996	Foundation, Authentication. Relevance.
1264.	Raif O.Onvural, Asynchronous Transfer Mode Networks: Performance Issues (2d ed. 1995)	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1265.	Henry Sinnreich & Alan B. Johnston, Internet Communications Using SIP: Delivering VoIP and Multimedia Services with Session Initiation Protocol (2d ed. 2006)	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1266.	JCS2000 and Fastbreak Architecture and Issues (SPRe-0ll-0l-00336-41)	Hearsay. Foundation. Relevance. Prejudicial under FRE 403.

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Ex.	Description	Objection
<b>No.</b> 1267.	IBM International Technical Support Organization (ITSO), Networking BroadBand Services (NBBS) Architecture Tutorial (June 1995).	Hearsay. Foundation. Authentication. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1268.	IBM Redbooks, International Technical Support Organization, Networking BroadBand Services (NBBS) Architectural Tutorial (June 30, 1995)	Vonage has withdrawn this exhibit as it is a duplicate of Exhibit 1267.
1269.	ATM Forum Trip Report (SPRe-011-01-00001-2)	Hearsay. Foundation. Relevance. Prejudicial under FRE 403.
1270.	8-5-99 Email from Myrick to Cordes (Spre-002- 01-02288	Hearsay. Relevance. Prejudicial under FRE 403.
1271.	6-3-98 FastBreak & Bonanza Technology Approach (SPRe-011-0 1-00294-317)	Hearsay. Foundation. Relevance. Prejudicial under FRE 403.
1272.	Citron Deposition Ex. 3 - 11-14-06 Vonage's Form S-1	N/A
1273.	Holder Deposition Ex. 1 - 9-08-06 Sprint's First 30(b)(6) Notice	N/A
1274.	10-4-05 Sprint's Complaint in Sprint v. Vonage Case No. 05-2433	N/A
1275.	10-12-05 Sprint's Amended Complaint in Sprint v. Vonage Case No. 05-2433	N/A
1276.	11-3-05 Vonage's Answer and Counterclaim to Amended Complaint in Sprint v. Vonage Case No. 05- 2433	N/A
1277.	Holder Deposition Ex. 11 - 1-31-02 Cisco/Vonage Beta Test Agreement (CIS0013)	N/A
1278.	Holder Deposition Ex. 12 - 10-17-03 Cisco/Vonage Master Beta Test Agreement (CIS0006)	N/A
1279.	Holder Deposition Ex. 16 - 12-31-00 Selected Financial Data (VON_572709)	N/A
1280.	11-08-06 Sprint's Fourth 30(b)(6) Notice	N/A
1281.	Rego Deposition Ex. 4 - 08-21-06 Vonage Holdings' Form S-1	N/A

Ex.	Description	Objection
No.	Rego Deposition Ex. 12 - Undated	N/A
1282.	Summary Financial Information (VON_019388)	
1283.	Spitzer Deposition Ex. 1 - Undated Spitzer hand drawn sketch of CAF	Hearsay. Authentication. Relevance. Misleading and confusing under FRE 403.
1284.	Spitzer Deposition Ex. 2 -7-12-00 Research and Experimentation 1999 Tax Credit Study - INS (SPRp-026- 01-00584)	Hearsay. Double hearsay. Foundation. Authentication. Relevance. Prejudicial under FRE 403.
1285.	Spitzer Deposition Ex. 3 - 6-12-00 Research and Experimentation 1999 Tax Credit Study - Primatek (SPRp- 026-01-00726)	Hearsay. Double hearsay. Foundation. Authentication. Relevance. Prejudicial under FRE 403.
1286.	Spitzer Deposition Ex. 4 - 9-29-95 Appendix G to CCM Requirements MUX Specifications	Hearsay. Foundation. Authentication. Relevance.
1287.	Spitzer Deposition Ex. 5 - 08-95 Technical Specification for ATM Voice- Band Multiplexer (AVM)	Hearsay. Foundation. Authentication. Relevance.
1288.	Miron Deposition Ex. 4 - 10-03-05 Vonage Call Processing SIP 101 (VON_012447-501)	N/A
1289.	Miron Deposition Ex. 5 - 10-03-05 Vonage Call Processing - SIP 101 (VON_012447a-501a)	N/A
1290.	Citron Deposition Ex. 4 Vonage Timeline	N/A
1291.	Citron Deposition Ex. 5 Vonage Provides SIP- based VoIP Services to pulver.com, Vonage Press Release July 23,2001	N/A
1292.	Citron Deposition Ex. 6 - Undated Vonage Document Containing Financials and Business Overview (VON_571965-2006)	N/A
1293.	Citron Ex. 7 - Selected Financial Data July 2002 to December 2002 (VON_572709-14)	N/A
1294.	Citron Deposition Ex. 8 - 5-18-05 Board of Director's Meeting VON_018837	N/A
1295.	Citron Ex. 10 - Computer List of Patents	N/A

Ex. No.	Description	Objection
1296.	Citron Deposition Ex. 11 - 8-19-04 Letter to Citron from Trent Webb	N/A
1297.	Citron Deposition Ex. 12 - 11-12-04 Letter to Citron from Trent Webb SPCC.001159	N/A
1298.	Citron Deposition Ex.13 - 5-9-05 Letter to Citron form John Gibson (SPCC.001160)	N/A
1299.	Demonstrative Vonage TA Telephone Adapter	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1300.	Demonstrative Vonage TA and Router Combined	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1301.	Demonstrative Vonage Telephone Router and TA in one	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1302.	Demonstrative Vonage SIP Gateway 5300	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1303.	Demonstrative Vonage RTP Media Relay	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1304.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1305.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1306.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1307.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.

Ex. No.	Description	Objection
1308.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1309.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1310.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1311.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1312.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1313.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1314.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1315.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1316.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1317.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1318.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.

Ex. No.	Description	Objection
1319.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1320.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1321.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1322.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1323.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1324.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1325.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1326.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1327.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1328.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1329.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.

Ex.	Description	Objection
<b>No.</b> 1330.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of
1331.	Reserved For Demonstratives	the exhibit to Sprint.  Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1332.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1333.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1334.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1335.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1336.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1337.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1338.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1339.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1340.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.

Ex. No.	Description	Objection
1341.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1342.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1343.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1344.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1345.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1346.	Reserved For Demonstratives	Vonage has failed to produce this exhibit.  Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1347.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1348.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1349.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1350.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1351.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.

Ex. No.	Description	Objection
1352.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1353.	Reserved For Demonstratives	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1354.	11-12-04 Letter Webb to Temnorod (Broadvox) follow up to 8-19 letter re patent portfolio SHB- 009-01-00206	Foundation. Relevance. Confusing and misleading under FRE 403.
1355.	11-12-04 Letter Webb to Walker (Dialpad) responding to letter of 8-25-04 letter SHB-009-01-00207	Foundation. Relevance. Confusing and misleading under FRE 403.
1356.	11-12-04 Letter Webb to Gittes responding to letter of 10-18-04 regarding Sprint portfolio SHB-009-01-00208 - 00209	Foundation. Relevance. Confusing and misleading under FRE 403.
1357.	11-12-04 Letter Webb to Walker (Dialpad) SHB- 009-01-00207	Foundation. Relevance. Confusing and misleading under FRE 403.
1358.	5-9-05 Letter Gibson to Walker (Dialpad) responding to 12-3-04 letter regarding portfolio SHB-009- 01-00210	Foundation. Relevance. Confusing and misleading under FRE 403.
1359.	5-9-05 Letter Gibson to Miller Sheehan responding to 12-9-04 letter regarding portfolio SHB-009-01- 00211 (SPCC.001156)	Foundation. Relevance. Confusing and misleading under FRE 403.
1360.	5-9-05 Letter Gibson to Gittes SHB- 009-01-00212-00213 responding to 12-21-04 letter regarding patent portfolio with respect to Deltathree	Foundation. Relevance. Confusing and misleading under FRE 403.
1361.	5-9-05 Letter Gibson to Chudakoff responding to 11-23-04 letter regarding portfolio with respect to Broadvox SHB-009-01-00214	Foundation. Relevance. Confusing and misleading under FRE 403.
1362.	7-13-04 Letter Lupo to Broadvox describing patent claims SHB-009-0 1-00215 - 00216	Foundation. Relevance. Confusing and misleading under FRE 403.
1363.	7-13-04 Letter Lupo to Walker (Dialpad) describing patent claims SHB-009-01-00217 - 00218	Foundation. Relevance. Confusing and misleading under FRE 403.

Ex.	Description	Objection
No.	•	3
1364.	7-13-04 Letter Lupo to Cespedes (Voiceglo) describing patent claims SHB-009-01-00219 - 00220 (SPCC.001149 -1150)	Foundation. Relevance. Confusing and misleading under FRE 403.
1365.	7-13-04 Letter Lupo to Zimels (Deltathree) describing patent claims SHB-009-01-00221 - 00222	Relevance. Confusing and misleading under FRE 403.
1366.	8-19-04 Letter Webb to Cespedes (Voiceglo) following up 7-13-04 letter SHB-009-01-00223 00224 (SPCC.001154 -1155) (SPCC.001163- 1164)	Relevance. Confusing and misleading under FRE 403.
1367	8-25-04 Letter Walker to Webb responding to 8-19-04 and 7-13-04 letters SHB-009-01-00225	Hearsay. Foundation. Authentication. Relevance. Confusing and misleading under FRE 403.
1368	9-15-04 Letter Casey to Webb responding to 8-19-04 and 7-13-04 letters SHB-009-01-00226-00227 (SPCC.001152 - 1153	Hearsay. Foundation. Authentication. Relevance. Confusing and misleading under FRE 403.
1369	12-22-04 Letter Webb to Miller Shehan regarding 12-9-04 letter re patent claims (SPCC.001151)	Relevance. Confusing and misleading under FRE 403.
1370	10-13-04 Letter Webb to Casey regarding Sprint Patents SPCC.001161 -1162	Relevance. Confusing and misleading under FRE 403.
1371	Newton's Telecom Dictionary (16th Ed. 2000)	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1372	The Essential Guide to Telecommunications (4th Ed. 2005)	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1373	William Stallings, Data and Computer Communications (4th Ed. 1994)	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.

Ex.	Description	Objection
No.	Description	Objection
1374	Tehrani's IP Telephony Dictionary (2004)	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1375	IBM International Technical Support Centers High-Sped Networking Technology: An Introductory Survey (June 1993).	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1376	Eisen Deposition Ex. 5 Vonage Brand and Advertising Tracking (AW_00118-58)	Hearsay. Foundation. Authentication. Prejudicial, confusing and misleading under FRE 403.
1377	Eisen Deposition Ex. 6 [SIC] New Customer Tracking Research - Analysis of February 2006 Subscribers (VON_640462-495)	N/A
1378	"AT&T Begins Selling Net Phone Service", CNet News.com, March 12, 2004	Hearsay. Foundation. Authentication. Relevance.
1379	Verizon News Release, Verizon Rings in Next Generation of Vonage Service with VoiceWing Broadband Phone Service," July 22,2004	Hearsay. Foundation. Authentication. Relevance. Confusing and misleading under FRE 403.
1380	11-11-06 "85 VoIP Service Providers Shutdown in 15 Months", www.myvioprovider.com	Hearsay. Foundation. Authentication. Relevance. Prejudicial, confusing and misleading under FRE 403.
1381	NASDAQ Composite Index price data, http://finance.yahoo.com	Hearsay. Foundation. Authentication. Relevance. Prejudicial, confusing and a waste of time under FRE 403.
1382	Broadband Technology, 65 Broadband Technology 12 (1991)	Hearsay. Foundation. Authentication. Relevance. Confusing, misleading and waste of time under FRE 403.
1383	Alan E. Baratz et al., SNA Networks of Small Systems, 3 IEEE Journal On Selected Areas in Communications 416 (1985).	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403.
1384	Daniel Brier, Sprint Plans "Sweeping" Network Revisions, 10 Network World 1 (1993)	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.

Ex.	Description	Objection
No.		
1385	Israel Cidon et al., Distributed	Hearsay. Foundation. Authentication.
	Control for PARIS,	Relevance. Prejudicial, misleading,
	Association for Computing	confusing and a waste of time under FRE
1006	Machinery, (1990)	403.
1386	Israel Cidon et al., PARIS: An	Foundation. Authentication.
	Approach to Integrated Private	
	Networks, International Journal of	
	Digital and Analog Cabled Systems	
1207	(1988).	Veneza terranidadores del contituto en la la
1387	Israel Cidon and Inder S. Gopal,	Vonage has withdrawn this exhibit as it is a
	PARIS: An Approach to Integrated	duplicate of Exhibit 1250.
1388	High-Speed Private Networks Harry Newton, NEWTON'S	Vonage offered after close of business day
1300	TELECOM DICTIONARY (CMP	of 8/21/07 to make this book exhibit
	Books 1992)	available for review. Sprint reserves the
	BOOKS 1992)	1
		right to provide its objections following
1389	Jan Thorner, Intelligent Networks	Vonage's production of the exhibit to Sprint.  Vonage offered after close of business day
1309	(Artech House Publishers 1994)	of 8/21/07 to make this book exhibit
	(Aftech House I dollshers 1994)	available for review. Sprint reserves the
		right to provide its objections following
		Vonage's production of the exhibit to Sprint.
1390	Guide to Cisco Systems' VoIP	Hearsay. Foundation. Authentication.
1370	Infrastructure Solution for SIP,	Relevance. Prejudicial, misleading,
	Version 1.0, Cisco Systems	confusing and a waste of time under FRE
	(2000)	403. Subject of Motion in Limine.
1391	Cisco Signaling Link Terminal Data	N/A
1071	Sheet, Cisco Systems, (1992-2006)	
1392	Evolution of Alcatel Exchanges, 65	Hearsay. Foundation. Authentication.
	Electrical Communication 19, at 20	Relevance. Prejudicial, misleading,
	(1991).	confusing and a waste of time under FRE
		403.
1393	IEEE Proceedings, Tl Networking-	Hearsay. Foundation. Authentication.
	Past, Present, Future Perspective, by	Prejudicial, misleading, confusing and a
	Jack T. Woods. (1989).	waste of time under FRE 403.
1394	IEEE Proceedings, The Evolving	Hearsay. Foundation. Authentication.
	Intelligent Interexchange Network-An	Prejudicial, misleading, confusing and a
	SS7 Perspective, by Manu Bahl et al.	waste of time under FRE 403.
	(1992).	
1395	IEEE Paper CH2\$29-0/900/00000-	Vonage has withdrawn this exhibit as it is a
	0259 Control Mechanism for High	duplicate of Exhibit 1248.
	Speed Networks, Israel	

Ex. No.	Description	Objection
1396	McGraw-Hill Computer Handbook, "Voice Recognition" (1983)	Vonage offered after close of business day of 8/21/07 to make this book exhibit available for review. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1397	Reference Manual for Telecommunications Engineering, Fiber Optics Transmission (2004)	Vonage has withdrawn this exhibit as it is a duplicate of Exhibit 1259.
1398	Vonage Expands Area Code Selection in Virginia, Vonage Press Release, August 17, 2006	Hearsay. Foundation. Authentication. Relevance.
1399	Sprint Nextel Completes Merger, Sprint Nextel New Release, August 12,2005	Relevance.
1400	Sprint 'Powers Up' Largest Mobile Broadband Network With More Upgraded Markets, Faster Speeds, New Device and Integrated GPS Capabilities, Sprint Nextel News Release, January 30,2007	Relevance.
1401	Sprint Nextel Reports Third Quarter 2006 Results, Sprint Nextel News Release, October 26, 2006	Relevance.
1402	"USA - VoIP Market - Analysis & Statistics," October 5, 2006	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1403	"SIP: The Promise Becomes Reality," Cisco Systems White Paper, 2002	Hearsay. Foundation. Authentication.
1404	"Has Vonage Bottomed Out?," <u>Seeking Alpha Article</u> , January 23,2007	Hearsay. Foundation. Authentication. Relevance. Prejudicial and misleading under FRE 403.
1405	"The VoIP Players: Who's Who in Internet Calling," February 23, 2005	Hearsay. Foundation. Authentication. Relevance. Prejudicial, confusing and misleading under FRE 403.
1406	"Vonage Posts Narrower Loss But Adds Fewer Customers," The Wall Street Journal, February 16, 2007	Hearsay. Foundation. Authentication. Relevance. Prejudicial and misleading under FRE 403.
1407	"VoIP: A Threat to PSTN?," Ibrahim Ayad, Tzu-En Huang, Haijing Zheng, 2002	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403.

Ex.	Description	Objection
No.	Description	Objection
1408	Vonage Company Fact Sheet, Third Quarter 2006	Relevance. Prejudicial and misleading under FRE 403.
1409	"The Mad Scramble over VoIP Patents" BusinessWeek.com, March 19, 2007	Hearsay. Foundation. Authentication. Prejudicial, confusing and misleading under FRE 403.
1410	12-12-01 "Cablevision, Vonage Site Visit" VON_572440	N/A
1411	Examples of Obstacles Overcome by "SIP-thru- NAT" VON_571971	N/A
1412	6-02 Analyst Report SPRp-023-01- 00061	N/A
1413	Vonage Testing VON_532377	Hearsay. Foundation. Authentication. Relevance. Prejudicial, confusing and misleading under FRE 403.
1414	John G. van Bosse, Signaling in Telecommunication Networks, Wiley Interscience, 1998	N/A
1415	CCITT Study Group XI, "Specifications of Signaling System No.7, CCITT Yellow Book	N/A
1416	CCITT Study Group XI, "Specifications of Signaling System No.7, CCITT Red Book	N/A
1417	CCITT Study Group XI, "Specifications of Signaling System No.7, CCITT Blue Book	N/A
1418	A. Modaressi and R. Skoog, "Signaling System No.7: A Tutorial", IEEE Communications Magazine, July 1990	N/A
1419	RFC 3700 Internet Official Protocol Standards, July 2004	Hearsay. Foundation. Authentication.
1420	RFC 2543 SIP: Session Initiation Protocol, March 1999	Hearsay. Foundation. Authentication.
1421	RFC 2543 SIP: Session Initiation Protocol, June 2002	Hearsay. Foundation. Authentication. Relevance. Confusing, cumulative, misleading and a waste of time under FRE 403
1422	RFC 3264 An Offer/Answer Model with the Session Description Protocol, June 2002	Hearsay. Foundation. Authentication.

Ex.	Description	Objection
No.	Description	Objection
1423	RFC 0791 Internet Protocol, Version 4, September 1981	N/A
1424	RFC 0793 Transmission Control Protocol, Version 4, September 1981	N/A
1425	RFC 0768 User Datagram Protocol, Version 4, September 1980	Hearsay. Foundation. Authentication. Relevance. Misleading and Confusing under FRE 403.
1426	RFC 2327 Session Description Protocol	N/A
1427	RFC 1577 Classical IP and ARP over ATM, January 1994	Hearsay. Foundation. Authentication.
1428	http://www.vonage.com/corporate/	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403.
1429	http://www.sprint.com	Relevance. Confusing and misleading under FRE 403.
1430	Landmarks in Sprint History <a href="http://web.archive.org/web/200010100">http://web.archive.org/web/200010100</a> 74939/	Hearsay. Relevance. Confusing and misleading under FRE 403.
1431	www3.sprint.com/sprint/overview/mil estones.html	Hearsay. Relevance. Confusing and misleading under FRE 403.
1432	Development Stage Enterprise, Barron's Accounting Dictionary www.answers.com/topic/development -stage-enterprise?print=true	Hearsay. Relevance. Confusing and misleading under FRE 403.
1433	12-23-06 "VoIP Expected to Increase Marketshare", http://www.voip-news.co.uk/2006/12/12/voip-expected-to-increase-marketshare/	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403.
1434	Microeconomics, 5th edition, Robert S. Pindyck and Daniel L. Rubinfeld, 2001	Vonage indicated to Sprint after close of business day of 8/21/07 that copies of this exhibit have been ordered. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1435	Intellectual Property Damages, Mark A. Glick, Lara A. Reymann and Richard Hoffman, 2003	N/A

Ex. No.	Description	Objection
1436	Intellectual Property: Licensing and Joint Venture Profit Strategies, 2nd edition, Gordon V. Smith and Russell L. Parr	Vonage indicated to Sprint after close of business day of 8/21/07 that copies of this exhibit have been ordered. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1437	Undated JCS2000 Field Trial Test Plan SPRe-002-01-00994	Hearsay. Relevance. Prejudicial, confusing and a waste of time under FRE 403.
1438	6-11-99 Sprint Presentation: Bonanza Deployment Process Model SPRe- 001-01-106733	Hearsay. Relevance. Prejudicial, confusing and a waste of time under FRE 403.
1439	7-21-99 Email from Gardner re: JCS2000 General Overview SPRe- 002-01-02528	Hearsay. Relevance. Prejudicial, confusing and a waste of time under FRE 403.
1440	6-12-97 JCS2000 CPCS CA/TRS for Prototype 0.2 - Accounting SPRe-008- 01-00161	Hearsay. Relevance. Prejudicial, confusing and a waste of time under FRE 403.
1441	8-13-99 Email from Schopper re: CAF, BCC Replacement for KC SPRe-002-01-01022	Hearsay. Foundation. Authentication. Relevance. Subject to Motion in Limine.
1442	8-10-99 JCS2000 Field Trial Test Plan SPRe-002-01-01093	Hearsay. Relevance. Prejudicial, confusing and a waste of time under FRE 403.
1443	4-13-07 Affidavit of Adam Seitz	Relevance. Subject to Motion in Limine.
1444	Vonage's Notice Under 35 U.S.C. § 282	N/A
1445	Memorandum and Order on Motions for Summary Judgment	N/A
1446	Vonage Television Commercial	Vonage has failed to produce this exhibit. Sprint reserves the right to provide its objections following Vonage's production of the exhibit to Sprint.
1447	Broadband ISDN Interworking, July 1992	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1448	A Technical Report on Speech Packetization	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1449	B-IDSN ATM Adaptation Layer (AAL) Specification, Type 1 & 2, July 21, 1995	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.

Ex.	Description	Objection
No.		
1450	Requirements for A TM Trunking, Oct. 2-6, 1995	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1451	Virtual Private Network Call Processing in the Intelligent Network, 1992	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1452	ATM Trunking: Network Delay and Echo Control Issues, Oct. 2-6, 1995	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1453	VTOAATM Trunking For Narrowband Services, Oct. 2-6, 1995	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1454	Integrated Services Digital Network (ISDN) General Structure and Service Capabilities, Broadband Aspects of ISDN, 1991	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1455	Voice And Telephony Over ATM Meeting Report Toronto, Canada Aug. 7-11,1995, Oct. 2-6,1995	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1456	Networking BroadBand Services (NBBS), June 1995	Hearsay. Foundation. Authentication. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1457	Integrated Services Digital Network (ISDN)- Principles of Intelligent Network Architecture Overall Network Aspects and Functions, ISDN User-Network Interfaces- Principles of Intelligent Network Architecture, October 1992	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1458	Advanced Signaling Protocol for Broadband ISDN Services, 1995	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1459	ATM Layer VPI/VCI Level Addressing, 1994	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.

Ex.	Description	Objection
No.	Description	Objection
1460	ATM Theory and Application, ATM Layer VPI/VCI Level Addressing, Apr. 23, 1994	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1461	ATM for Narrowband Services, Apr. 13, 1994	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1462	ATM for Narrowband Services, Apr. 1994	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1463	B-IDSN ATM Adaptation Layer (AAL) Specification, Types 1 & 2, Jul. 21, 1995	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1464	An Experimental ATM Network Featuring De-Coupled Modular Control, Nov. 1992	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1465	An Experimental ATM Network for B-ISDN Research, Nov. 1992	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1466	ATM for Narrowband Services, 1994 Apr	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1467	ISDNPrinciples Of Intelligent Network Architecture, Oct. 1992	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1468	An Experimental ATM Network for B-ISDN, 1992	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1469	Broadband ISDN Interworking, July 1992	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.
1470	Voice and Telephony Over ATM to the Desktop Specification, Feb., 1999	Hearsay. Foundation. Authentication. Relevance. Prejudicial, misleading, confusing and a waste of time under FRE 403. Subject to Motion in Limine.

Ex.	Description	Objection
No.		~ ~ J = 0 × 0 × 1
1471	01-31-94 Letter to PatPro from Bonnie	N/A
	K. Chambers of Sprint Re: Novelty	
	Search Request, cc: Michael Setter,	
	attaching 2 drawings of Michael Setter	
	(SPRP-01-029-00067)	
1472	02-14-94 Letter from PatPro to Bonnie	Hearsay. Prejudicial under FRE 403.
	K. Chambers of Sprint Re: Novelty	
	Search Performed at Direction of	
1473	Michael Setter (SPRP-01-029-00070) 04-05-95 Letter from Polyresearch	Relevance. Prejudicial under FRE 403.
14/3	Service to Mollie Drew of Sprint Re:	Relevance. Fregudiciai undei FRE 403.
	international Invalidity Search -	
	Telecommunications Network	
	performed at direction of Michael	
	Setter, transmitting search report	
	(SPRP-01-029-00073)	
1474	Transmittal cover page from Joe	Relevance. Prejudicial under FRE 403.
	Christie to Harley Ball relating to	
	provision of legal advice regarding	
	BB-IN PA (SPRP-01-029-00074)	
1475	09-23-98 Email Re: Cisco Conference	Hearsay. Relevance. Misleading under
	Call Notification (SPRP-028-01-00020)	FRE 403.
1476	Article "Cisco embraces 'Internet	Hearsay. Relevance. Prejudicial under
14/0	economy" USA Today (SPRP-028-	FRE 403.
	01-00027)	1 KL 403.
1477	06-23-98 Draft MOU between Cisco	N/A
	and Sprint (SPRP -028-01-00028)	
1478	09-21-98 Letter from Cisco to Marty	Hearsay. Relevance. Prejudicial under
	Kaplan of Sprint Re: Terms of	FRE 403.
	Agreement for JCS2000 Project	
	(SPRP-028-01-00039)	
1479	Undated Draft MOU between Cisco	N/A
	and Sprint and Chart of Negotiation	
	Issues prepared by Art Chaykin and	
	communicated to Harley Ball and Marty Kaplan of Sprint (SPRP-028-	
	01-00069)	
1480	Undated JCS2000 Action Plan for	Hearsay. Relevance. Prejudicial under
1.50	Contract Termination (SPRE-002-01-	FRE 403.
	00115)	
	<del>'</del>	

No	Description	Objection
No.	02.02.00 F. U.B.	
1481	02-03-00 Email Re:	Hearsay. Relevance. Prejudicial under FRE
	JCS2000/Bonanza/ION	403.
	employee seeking to work for Nortel,	
	from Thomas Moore to Harley Ball &	
	Charles Wunsch, cc: Michael Cordes SPRE-002-01-06844	
1482	9-30-05 letter from P. McPherson to	Hearsay, Foundation, Authentication,
1402	B. Webb Re. Response to Sprint's July	Relevance, FRE 403.
	20, 2005 letter regarding V oP Patent	Relevance, 1 KL 403.
	Issues	
1483	Sprint's R&D study, 1998 Interview	Hearsay, Double Hearsay, Foundation,
1105	Binder 21 by Emst&Young LLP	Authentication, Relevance, FRE 403.
	(SPRp-026-01-00420 to 450)	Tradicinization, Test values, Tree vos.
1484	Sprint's R&D study, 1998 Interview	Hearsay, Double Hearsay, Foundation,
	Binder 23 by Emst&Young LLP	Authentication, Relevance, FRE 403.
	(SPRp-026-01-00451 to 580)	,
1485	Sprint's R&D study, 1999 Interview	Hearsay, Double Hearsay, Foundation,
	Binder 27 by Emst&Young LLP	Authentication, Relevance, FRE 403.
	(SPRp-026-01-00581 to 647)	
1486	Sprint's R&D study, 1999 Interview	Hearsay, Double Hearsay, Foundation,
	Binder 28 by Emst&Young LLP	Authentication, Relevance, FRE 403.
	(SPRp-026-01-00648 to 722)	
1487	Sprint's R&D study, 1999 Interview	Hearsay, Double Hearsay, Foundation,
	Binder 17 by Emst&Young LLP	Authentication, Relevance, FRE 403.
	(SPRp-026-01-00723 to 792)	
1488	Sprint's R&D study, 1998 Interview	Hearsay, Double Hearsay, Foundation,
	Binder 11 by Emst&Young LLP	Authentication, Relevance, FRE 403.
	(SPRp-026-01-00793 to 830)	
1489	2003 Microsoft internet and	Hearsay, Double Hearsay, Foundation,
1.100	networking dictionary	Authentication, Relevance, FRE 403.
1490	Sprint's R&D study, Sample Dollar	Hearsay, Double Hearsay, Foundation,
	Interview Binder 1997-40 by	Authentication, Relevance, FRE 403.
	Ernst&Young LLP	
1.401	(SPRp- 026-01-00001 to 66)	Haggar Daubla Haggar Faundation
1491	Sprint's R&D study, 1998 Interview	Hearsay, Double Hearsay, Foundation,
	Binder 9 by Ernst&Young LLP	Authentication, Relevance, FRE 403.
1402	(SPRp-026-01-00067 to 159)	Haaraay Daubla Haaraay Foundation
1492	Sprint's R&D study, 1998 Interview Binder 1 by Ernst&Young LLP	Hearsay, Double Hearsay, Foundation, Authentication, Relevance, FRE 403.
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1493	Sprint's R&D study, Sample Dollar	Hearsay, Double Hearsay, Foundation,
1473	Interview Binder 1997-20 by	Authentication, Relevance, FRE 403.
	Ernst&Young LLP	Transmittation, Relevance, 1 KD 703.
	(SPRp- 026-01-00831 to 1043)	

Ex.	Description	Objection
No.		
1494	Dan Cohen, "A Protocol for Packet	Hearsay, Foundation, Authentication,
	Switching V oice Communication",	Relevance, FRE 403
	Computer Networks, Vol. 2, pp.320-	
	331 (1978)	