

EXHIBIT A

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IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

ANITA M. OWENS
CLERK US DIST COURT
WD OF WI

HYPERPHRASE TECHNOLOGIES, LLC)
and HYPERPHRASE INC.,)
)
Plaintiffs,)
)
v.)
)
GOOGLE, INC.,)
)
Defendant.)

Civil Action No. 06-C-0199-S

STIPULATED DISMISSAL OF PATENT CLAIMS

Plaintiffs HyperPhrase Technologies, LLC and HyperPhrase Inc. (jointly "HyperPhrase") and Defendant Google, Inc. ("Google") have stipulated to the dismissal, without prejudice, of all remaining Google claims, defenses, and counterclaims relating to United States Patent Nos. 5,903,889 ("the '889 patent"), 6,434,567 ("the '567 patent"), 6,516,321 ("the '321 patent"), and 7,013,298 ("the '298 patent"). The parties stipulate and agree that should any of these patents be asserted against Google or its customers or users in any other proceeding, or any remanded proceeding, Google may assert any claim, defense, or counterclaim, including those dismissed by this agreement.

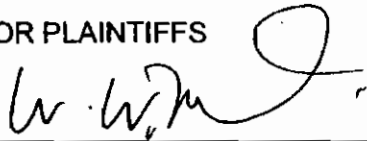
HyperPhrase and Google further stipulate to the dismissal of all claims, defenses and counterclaims relating to U.S. Patent No. 6,507,837 ("the '837 patent"). HyperPhrase dismisses its claims relating to the '837 patent with prejudice, and stipulates and agrees never to sue Google or its customers or users for infringement of any claim of the '837 patent, where such claim of infringement is based in whole or in part upon any Google products or services in existence on or prior to the date hereof,

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including products or services in limited testing. In view of HyperPhrase's dismissal, Google dismisses, without prejudice, its claims, defenses, and counterclaims relating to the '837 patent, and agrees not to pursue fees, expenses, or costs directed specifically to the claims, defenses, and counterclaims under or to the '837 patent incurred in this action. Other than as set forth in the preceding sentence, this STIPULATED DISMISSAL OF PATENT CLAIMS is without prejudice to and shall have no effect on (1) the judgment of costs awarded to Google; and (2) Google's pending motion to find this case exceptional and seeking an award of attorney fees and expenses.

SO STIPULATED, this 12th day of January, 2007:

FOR PLAINTIFFS



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FOR DEFENDANT



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IT IS SO ORDERED that Google's claims, defenses, and counterclaims regarding Patent Nos. 5,903,889, 6,434,567, 6,516,321, 7,013,298, and 6,507,837 are dismissed without prejudice per the stipulation of the parties.

IT IS FURTHER SO ORDERED that HyperPhrase's claims regarding Patent No. 6,507,837 are dismissed with prejudice per the stipulation of the parties.

Dated: _____

1/18/07

United States District Court Judge
John C. Shabaz

