

EXHIBIT M

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VIA E-MAIL

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Re: Red Bend Ltd. v. Google Inc., Case No. 09-cv-11813

Dear Elizabeth:

Thank you for your letter of January 29, 2010. We disagree with your assessment, and respond to each of the issues you raise below. We also enclose an updated privilege log responsive to your requests of last week.

1. January 27, 2010 Supplemental Document Production

As addressed in our prior correspondence, subject to our objections cited previously, and except as noted below, all non-privileged responsive documents in Red Bend's possession, custody and control, and located so far, after a reasonable search, have been produced. This would not include supplemental documents responsive to the subpoena you served just last week, which documents we anticipate producing on or before this Friday. As before, in the event Red Bend discovers additional documents, including but not limited to messages, postings, blogs and other electronic notices and communications not yet generated or known, responsive either to your previous requests or subsequent letters, we will produce them promptly.

As further background, and subject to our objections cited previously, Red Bend produced all non-privileged responsive documents from the files of those holding relevant responsible functions, including accounting, sales, business development, product management, and marketing. Based on your inquiries, we are double checking to see if other non-privileged email communications (not duplicative of those already produced and related to the issues raised in the preliminary injunction motion) exist, and if they do, we will produce them promptly. We will let you know for sure the results of our search by tomorrow.

2. Privilege Log

As requested, we have supplemented our privilege log to include bates number identification of our redacted documents. Further, your complaint that our log's document descriptions are inadequate seems hypocritical given Google's own descriptions, which would fail the same test (see, for instance, Google's entry nos. 84-172, and 188-323). If Google,

however, would like to propose a more detailed standard for both parties to follow, Red Bend would certainly consider it.

3. Documents Relied Upon by Edwards and Salinger

All documents relied upon or referenced by these deponents for their declarations have already been produced, except that, in response to your subpoena of January 26th, Dr. Edwards' additional production of documents is in the process of being produced. Objections to that subpoena are enclosed. As to Mr. Salinger, as the CEO he's likely to be familiar with and have approved the customer agreements and financial-related documents produced. We assume this will be one area of inquiry during his deposition.

4. Documents Responsive to RFPs 1, 9, 10, 12, 13, 14, 16 and 17

Red Bend stands by its previous responses to these requests. By way of example only, Red Bend has produced documents relevant to its claim of foreign priority, (*see, e.g.*, RedBend85-118), and relevant to the prosecution history of the patent-in-suit and foreign equivalents (*see, e.g.*, RedBend119-424; RedBend5426-5449; RedBend6173-6578; RedBend6588-7528). We also draw your attention to entries 1 and 2 of Red Bend's privilege log, which relate to this issue. Red Bend is not in possession custody or control of additional documents related to the prosecution history of the Israeli priority document. In response to your inquiry, Red Bend has asked the law firm that handled the prosecution of that application to retrieve their file from storage to determine if any additional documents are available. We expect to know the results of that search tomorrow, and will produce any additional non-privileged documents that are located (if any) as soon as they are obtained. Further, in addition to various documents on Red Bend's privilege log, Mr. Peleg was the custodian of the following documents: RedBend618-905.

5. January 11, 2010 Supplemental Document Production

The document produced on January 11, 2010, is stamped with Bates No. RedBend0007807 and is only one page long. Enclosed is another copy of this document with existing metadata.

We trust this resolves all the issues raised in your January 29, 2010 letter.

Very truly yours,

/s/ Jennifer C. Tempesta

Jennifer C. Tempesta

Encls.