

**EXHIBIT 1**

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

NET JUMPER SOFTWARE, L.L.C.  
a Michigan limited liability corporation,

Plaintiff,

Civil Action No. 04-70366-CV  
Hon. Julian Abele Cook

v.

Magistrate Judge R. Steven Whalen

GOOGLE INC.,  
a Delaware corporation

Defendant.

---

Andrew Kochanowski  
Sommers, Schwartz, Silver & Schwartz, P.C.  
2000 Town Center, Suite 900  
Southfield, MI 48075

Michael H. Baniak  
Baniak Pine & Gannon  
150 N. Wacker Drive, Suite 1200  
Chicago, IL 60606

*Attorneys for NetJumper Software, L.L.C.*

Kathleen A. Lang (P34695)  
L. Pahl Zinn (P57516)  
DICKINSON WRIGHT PLLC  
500 Woodward Avenue, Suite 4000  
Detroit, MI 48226-3425  
(313) 223-3500

Frank E. Scherkenbach  
FISH & RICHARDSON P.C.  
225 Franklin Street  
Boston, MA 02110-2804

Howard G. Pollack  
FISH & RICHARDSON P.C.  
500 Arguello Street, Suite 500  
Redwood City, CA 94063

*Attorneys for Google Inc.*

---

**FIRST SUPPLEMENTAL INITIAL DISCLOSURE STATEMENT OF  
DEFENDANT GOOGLE INC.**

Google Inc. (“Google”) provides the following disclosures pursuant to Fed. R. Civ. P. 26(a)(1). Google does not waive any evidentiary objections to the information disclosed or any applicable privileges. Google reserves the right to supplement and/or amend its disclosure.

**A. The name and, if known, the address and telephone number for each individual likely to have discoverable information that the disclosing party may use to support its claims or defenses, unless solely for impeachment, identifying the subjects of the information.**

The following individuals are employees of Google and/or represented by Google's counsel, and likely to have potentially discoverable information that Google may use to support its claims or defenses. These individuals are represented by counsel for Google and may not be contacted except through Google's counsel Fish & Richardson P.C.:

<b>Individual</b>	<b>Subjects of Information</b>
Adam Dingle	Google Toolbar
Breen Hagan	Google Toolbar
Dave Marmaros	Google Toolbar
Fritz Schneider	Google Toolbar
Tom Nielsen	Google Toolbar
Nikhil Bhatla	Google Viewer
Orkut Buyukkokten	Google Viewer
Alex Franz	Goograb.com
Celeste Chung	Goograb.com
Heather Folsom	Goograb.com
John Piscitello	Goograb.com
Kiran Bapna	Goograb.com
Marissa Mayer	Goograb.com
Nelson Minar	Goograb.com

The following individuals/entities are not employees of Google, but likely have potentially discoverable information that Google may use to support its claims or defenses:

<b>Individual</b>	<b>Contact Information</b>	<b>Subjects of Information</b>
Joel Spolsky	535 Eighth Ave, 18 <sup>th</sup> Fl New York, NY 10018	Google Toolbar
Microsoft Corp.	One Microsoft Way Redmond WA 98052	Internet Explorer API
Tucows Inc.	96 Mowat Avenue Toronto, ON Canada M6K 3M1	Goograb.com
Scorpions Communications, Inc.	2574 West 2nd Street Brooklyn, NY 11223	Goograb.com
NationalNet, Inc.	Matthew P. Collins, Esq. 2763 Highway 138 Jonesboro, GA 30236	Goograb.com
Alex Petrov	Known to Plaintiff	Goograb.com
Dan Jaffa	Known to Plaintiff	Goograb.com

Charles Cary, Esq.	IP Creators P.O. Box 2789 Cupertino, CA 95015	Patents-in-suit
David Weitz, Esq.	Syrxx, Inc. 10410 Science Center Dr San Diego CA 92121	Patents-in-suit
David Bir, Esq.	Bir Law PLC 45094 Middlebury Ct Canton, MI 48188	Patents-in-suit
Wilson Sonsini Goodrich & Rosati	650 Page Mill Road Palo Alto, CA 94304	Patents-in-suit
Brooks & Cushman P.C.	1000 Town Center 22 <sup>nd</sup> Floor Southfield, MI 48075	Patents-in-suit
HCL Technologies Ltd.	A-10/11, Sector 3 Noida- 201 301 UP India	Patents-in-suit
HCL Consulting	Known to Plaintiff	Patents-in-suit
HCL Technologies America, Inc.	330 Potrero Avenue Sunnyvale CA 94085	Patents-in-suit
Gilbert Borman	Plaintiff	Patents-in-suit
Rajat Bhatnagar	Known to Plaintiff	Patents-in-suit
Arul Sebastian	Unknown (Chennai, India)	Patents-in-suit
Anup Mathur	Known to Plaintiff	Patents-in-suit
Vinay Wadhwa	Unknown (New Dehli, India)	Patents-in-suit
C. Vinay Kumar Singh	Unknown (Guaragon, India)	Patents-in-suit
Mukesh Kumar	Known to Plaintiff	Patents-in-suit
Randall Stark	8411 NE 20 <sup>th</sup> Street Clyde Hill, WA 98004	NetCarta, CyberPilot Pro products
Howard Harawitz	1743 Henry Street Halifax, Nova Scotia B3H 3K5 Canada	Brooklyn North Software, URL Grabber and HTML Assistant products
Vadim Yasinovsky	16 Cynthia Road Newton, MA 02459	Clear Software, Inc., ClearWeb products
William Richard	2476 Mountain Road Torrington, CT 06970	Grasp Information Corp. products, including KnowIt All and SearchPal

Messrs. Randall Stark and Howard Harawitz are represented by Counsel for Google, Fish & Richardson P.C., and may not be contacted except through Google's counsel Fish & Richardson P.C.

- B. A copy of, or a description by category and location of all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and that the disclosing party may use to support its claims or defenses, unless solely for impeachment.**

Google provides the following description by category of documents, data compilations, and tangible things that Google may use to support its claims or defenses. The information is believed to be located at the location listed.

<b>Category of Documents</b>	<b>Location</b>
Conception, design, and development of Google products; communications with Plaintiff; trademarks	Google Inc. 1600 Amphitheatre Parkway Mountain View, CA 94043
Patent-in-suit, including prosecution history; cited prior art; non-cited prior art; documents describing technology related to patents-in-suit	Fish & Richardson P.C. 500 Arguello Street, Ste. 500 Redwood City, CA 94063

- C. A computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary material, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered.**

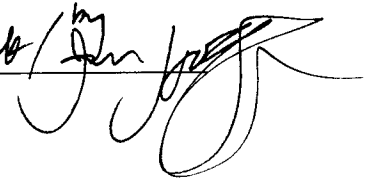
Not applicable.

**D. For inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment.**

Not applicable.

Dated: April 29, 2005

FISH & RICHARDSON P.C.

By: Howard G. Pollack   
Howard G. Pollack

Attorneys for Defendant  
GOOGLE INC.

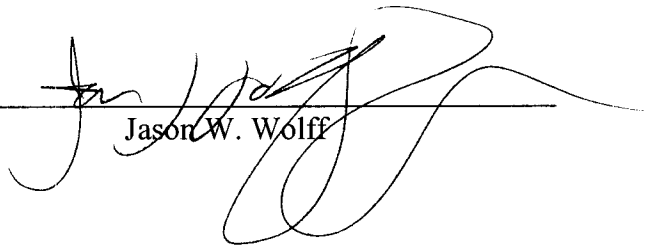
10508799.doc

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true and correct copy of the above and foregoing document has been served, via facsimile and U.S. Mail, upon all counsel of record, as identified below, on April 29, 2005:

Andrew Kochanowski, Esq.  
Sommers, Schwartz, Silver & Schwartz, P.C.      Attorneys for Plaintiff  
2000 Town Center, Suite 900      NETJUMPER SOFTWARE, L.L.C.  
Southfield, MI 48075  
Facsimile: (248) 746-4001

Michael H. Baniak, Esq.  
Baniak Pine & Gannon      Attorneys for Plaintiff  
150 N. Wacker Drive, Suite 1200      NETJUMPER SOFTWARE, L.L.C.  
Chicago, IL 60606  
Facsimile: (312) 673-0361

  
\_\_\_\_\_  
Jason W. Wolff

10508799.doc