Eight Mile Style, LLC et al. v. Apple Computer Inc., et al. Case No. 2:07-CV-13164

EXHIBIT 1-C

E-mail between Ramona DeSalvo and Patrick Sullivan, dated August 20, 2008

Linda Ryman

From: Ramona DeSalvo

Sent: Wednesday, August 20, 2008 7:25 PM

To: Patrick F. Sullivan

Cc: Heidi White

Subject: 65555.01 Eight Mile Summary judgment declaration

Just as a heads up, as part of your declaration we will need you to address the various "licenses" that Aftermath attaches to their motion. I sent you all of the licenses previously; however, the analysis will be in a chart form attached to your declaration and will address the deficiencies like a) not a license at all; b) not a license to Aftermath (non-exclusive licenses are non-assignable), c) doesn't and can't license Eight Mile's share, 4) notice and confirmation by Universal pursuant to controlled comp (controlled comps inapplicable to DPDs) 5) purported licensor doesn't own the copyright, etc. The chart will help you go through everything and of course, if I say anything wrong, let's discuss. I'll get it to you as soon as I can. It's drafted but needs some work.

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