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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

RESQNET.COM, INC.,

Plaintiff,

- against 
OPINION

Defendant.

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Sweet, D.J.

Plaintiff ResQNet.com, Inc. ("ResQNet") has moved <u>in</u>

<u>limine</u> to preclude Defendant Lansa, Inc. ("Lansa") from offering

evidence on or relitigating the issue of infringement, objecting

to admission of the Zephyr and Seagull licenses, and offering

expert testimony on damages. Defendant Lansa has also moved <u>in</u>

<u>limine</u> to exclude the testimony and expert report of ResQNet's

expert witness, Dr. Jesse David. For the foregoing reasons, all

motions are denied.

In a Memorandum Opinion dated August 9, 2010, the Court held that "a hearing on damages is required, at which time

ResQNet and Lansa may submit relevant and reliable evidence on the issue of a reasonable royalty."

Because the nature and scope of actual infringement may be relevant in determining the proper royalty rate, Lansa may present evidence on that issue. Similarly, because the opinions of ResQNet's and Lansa's experts are relevant to this hearing and necessary for the determination of a reasonable royalty, both are permitted to offer expert testimony. At the hearing, the Court will determine what weight, if any, to give to the contents of these opinions, including, among other things, their respective analyses of the relevance of the Zephyr and Seagull licenses.

The parties are directed to appear for a hearing to determine an appropriate royalty rate on January  $\frac{25}{100}$ , 2011 at in Courtroom 18C.

It is so ordered.

New York, NY December , 2010

COBERT W. SWEET
U.S.D.J.