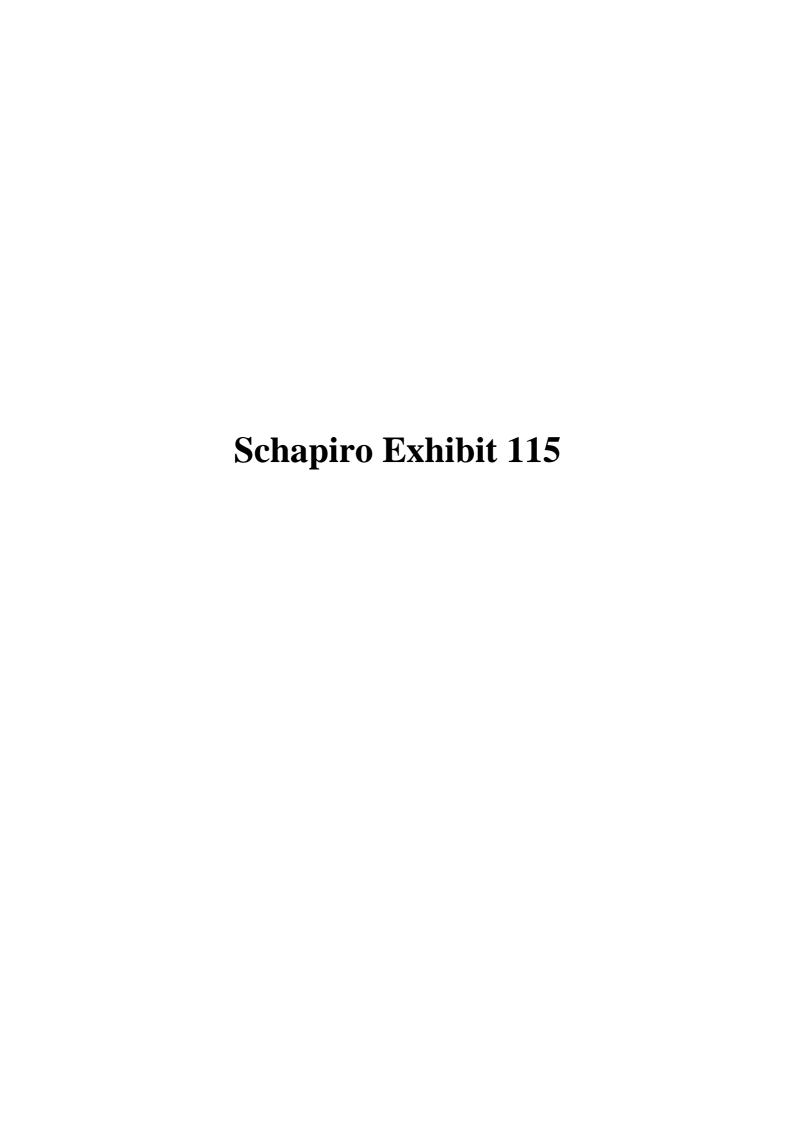
SCHAPIRO DECLARATION EXHIBITS CONTINUED



Subject: RE: youtube

From: Kadetsky, Deborah <EX:/O=VIACOM/OU=MTVUSA/CN=RECIPIENTS/CN=USER

ACCOUNTS/CN=USER/CN=KADETSKD>

To: Carbone, Tony

Cc: Date: Tue, 15 Aug 2006 20:52:54 +0000

i gotta send something to our friends at youtube, she wrote me back in a flash that they're down already. so great.

From: Carbone, Tony

Sent: Tuesday, August 15, 2006 4:38 PM

To: Kadetsky, Deborah Subject: FW: youtube

From: Hohman, Ryan

Sent: Tuesday, August 15, 2006 4:37 PM

To: Carbone, Tony Subject: RE: youtube

Here's two more. There's a few random clips of Sumthin', without the poop. If you want these removed I can get you the links. Let me know. -Ryan

http://youtube.com/watch?v=z0lkTYOFwfs http://youtube.com/watch?v=H5C6LJ6NQqw

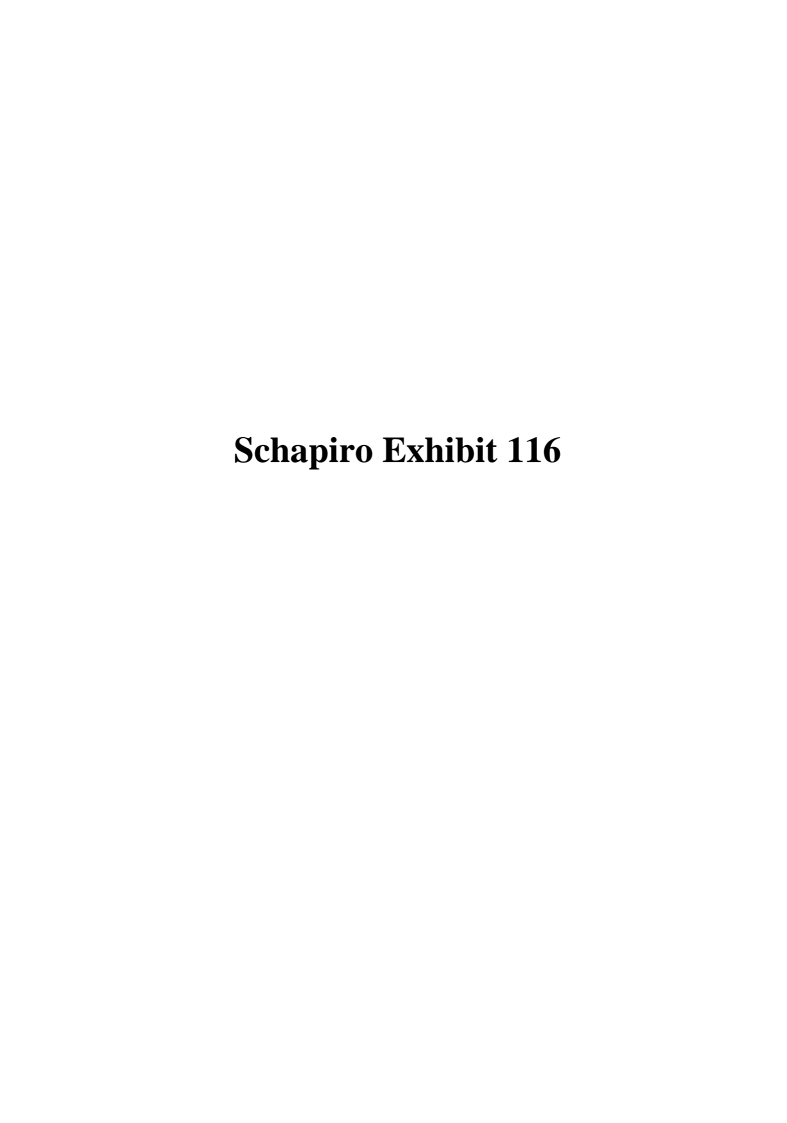
From: Carbone, Tony

Sent: Monday, August 14, 2006 8:44 PM

To: Hohman, Ryan Subject: youtube

can you check again in the mornig plz? these people just won't give up...i'll also give you the rundown in the morning as to why this is such a big deal

thx man



Subject: FW: Urgent request

From: "Cahan, Adam" <EX:/O=VIACOM/OU=MTVUSA/CN=RECIPIENTS/CN=CAHANA>

To: 'Zahavah Levine'

Cc: chris@youtube.com; chad@youtube.com
Date: Tue, 05 Sep 2006 18:21:22 +0000

Really appreciate the speedy action here. Goes a long way with our programmers.

~Owe you one :)

Adam

From: Kadetsky, Deborah

Sent: Tuesday, September 05, 2006 2:04 PM

To: Cahan, Adam; Rinzel, Mike; Taylor, Benjamin; Maxwell, Tony; Carbone, Tony

Cc: Kiechlin, Hank; Imm, Tina; Olde, Jeff

Subject: RE: Urgent request

fyi, folks. looks like the video has been officially removed.

http://www.youtube.com/watch?v=0735CLKre8w

From: Zahavah Levine [mailto:zahavah@youtube.com]

Sent: Tuesday, September 05, 2006 10:35 AM

To: Cahan, Adam; chris@youtube.com; chad@youtube.com

Subject: RE: Urgent request

No problem Adam, we will take it down right away.

Best,

Zahavah

From: Cahan, Adam [mailto:Adam.Cahan@mtvn.com]

Sent: Tuesday, September 05, 2006 7:13 AM

To: chris@youtube.com; chad@youtube.com; Zahavah Levine

Subject: Urgent request

Importance: High

YouTube Team -

Sorry to reach out to you directly on this but incredibly urgent from our perspective. (legal will be reaching out)

"nystudent" - someone internal at MTV Networks has released upcoming episodes of our Celebreality - Flavor Flav episode.

Anything you can do to quickly take this down would be greatly appreciated.

http://www.youtube.com/watch?v=0735CLKre8w v=0735CLKre8w

Confidential VIA 02088065



UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF NEW YORK

VIACOM INTERNATIONAL, INC., COMEDY) PARTNERS, COUNTRY MUSIC. TELEVISION, INC., PARAMOUNT PICTURES CORPORATION, and BLACK ENTERTAINMENT TELEVISION, LLC, Plaintiffs, vs.) NO. 07-CV-2103 YOUTUBE, INC., YOUTUBE, LLC, and GOOGLE, INC., Defendants. THE FOOTBALL ASSOCIATION PREMIER LEAGUE LIMITED, BOURNE CO., et al.,) on behalf of themselves and all others similarly situated, Plaintiffs,) NO. 07-CV-3582 vs. YOUTUBE, INC., YOUTUBE, LLC, and GOOGLE, INC., Defendants.

VIDEOTAPED DEPOSITION OF MARCO BERROCAL NEW YORK, NEW YORK
NOVEMBER 5TH, 2009

JOB NO. 18082

VIDEOTAPED DEPOSITION OF MARCO
BERROCAL, held at the offices of Mayer
Brown, 1675 Broadway, New York, New
York, pursuant to notice, before
Maureen Ratto, Registered Professional
Reporter and Notary Public of the State
of New York on November 5, 2009, at
10:10 a.m.

			137
1		Q. I'm not asking for substance of	
2		discussion you had with counsel over	
3		legal advice. I'm asking to the extent	
4		that you are the one who makes the	
5	14:32:51	ultimate decision, other than	
6		information that you have received from	İ
7		counsel, do you base your decision on	
8		any other factors?	
9		MR. HART: That's a different	1
10	14:33:03	question.	
11		A. Well, each particular case I	
12		would look at it and a fair use maybe	·
13		one matter. There maybe other issues	
14		that were brought up. So, in a vague	5
15	14:33:28	respect there could be other factors	
16		that I'm considering.	
17		Q. What other issues would you	
18		consider in conjunction with fair use?	
19		Can you give me an example?	
20	14:33:40	MR. HART: I won't let you	
21		answer that question. If there are	;
22		other considerations that you raised	
23		and discussed with counsel. It's only	
24		going to be independent of your	
25	14:33:48	discussions with counsel.	

			138
1		Q. Can you answer the question,	
2		keeping in mind counsel's instruction?	
3		A. Can you repeat it, please?	
4		Q. I'm asking you what other issues	
5	14:34:06	would you consider in conjunction with	
6		fair use? Can you give me an example?	
7		MR. HART: Maintain my objection	
8		and the way that question came out has	
9		other form problems but go ahead.	
10	14:34:29	A. Anything that would be brought	-
11		up at that point we would clearly	
12		discuss with our counsel. There maybe	
13		one thing we think of is fair use but	
14		there maybe other issues but it's all	
15	14:34:43	discussed with my attorneys.	
16		Q. Okay. Has there ever been an	
17		instance when Bourne decided not to	
18		take any action or otherwise send a	
19		strike that.	
20	14:35:01	Has there ever been an instance	
21		where Bourne decided not to issue a	
22		take-down as a result of a fair use	
23		analysis?	
24		A. No.	
25	14:35:28	Q. With respect to take-downs that	

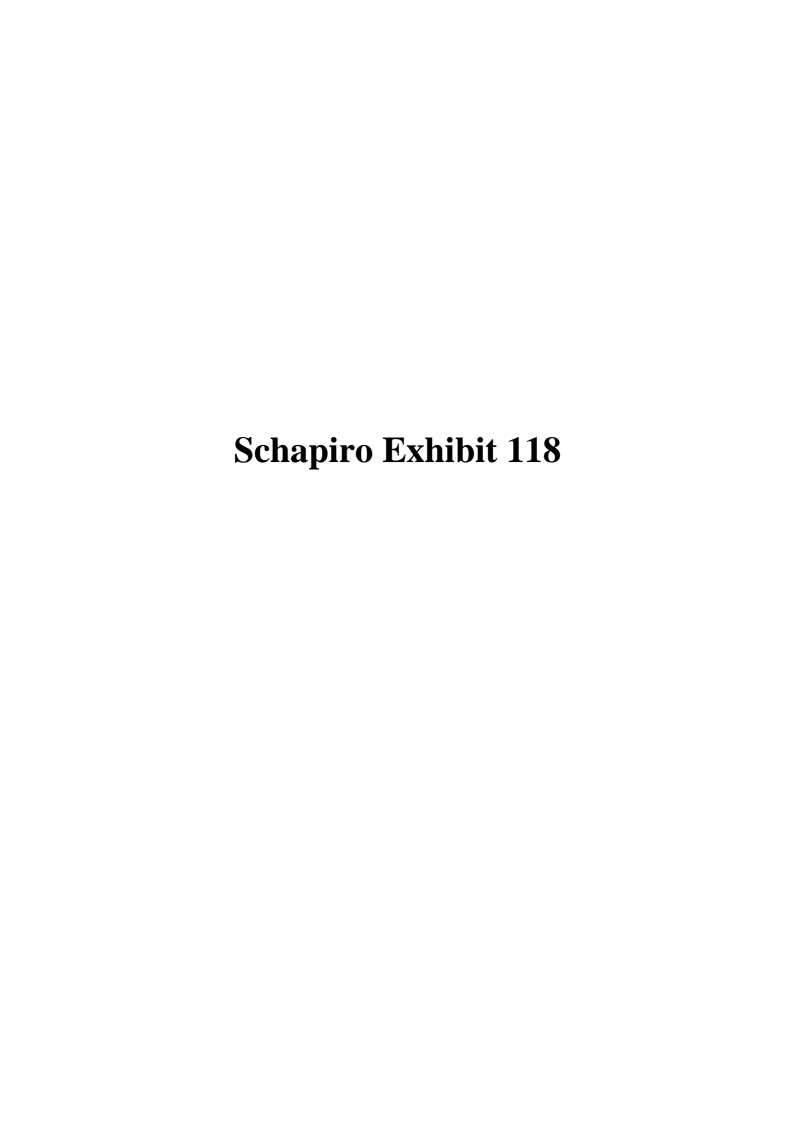
			139
1		Bourne has sent to YouTube or have been	
2		sent on Bourne's behalf to YouTube, in	
3		what amount of time does YouTube on	
4		average respond to that take-down	
5	14:36:11	notice?	
6		MR. HART: Objection to form,	
7		respond.	
8		A. I would say within 24 hours.	
9		Q. Are you to your knowledge,	
10	14:36:43	has YouTube ever taken more than 24	
11		hours to respond to a take-down notice	
12		concerning the Bourne work?	
13		MR. HART: Maintain an	
14		objection, form, respond.	
15	14:36:59	A. I don't absolutely I don't	
16		recall thinking why did this take so	
17		long.	
18		Q. Do you have any objection as to	
19		the length of time it takes YouTube to	
.20	14:37:12	take down a specific URL containing	
21		what Bourne believes to be infringing	
22		content?	
23		MR. HART: Aside from the	
24		allegations in the lawsuit.	
25	14:37:36	MS. HERNANDEZ: Counsel, I take	

			140
1		issue with your clarification.	
2		MR. HART: It's not a	
3		clarification, it's an objection.	
4		MS. HERNANDEZ: Well then you	
5	14:37:42	can make your objection but there is no	
6		need to make some purported	
7		clarification to my question.	
8		A. Can you repeat it then?	
9		Q. Absolutely. Do you have any	
10	14:37:54	objection as to the length of time it	
11		takes YouTube to take down a specific	
12		URL containing what Bourne believes to	
13		be infringing content?	1.
14		MR. HART: Objection. Lack of	
15	14:38:02	foundation, misleading, disregards	
16		everything about this lawsuit. You're	
17		free to answer.	:
18		A. No.	
19		MR. HART: What? You put up your	
20	14:38:28	hand like wait a minute. What?	
21		A. I guess thinking it out, I mean,	
22		the time it took for them to respond.	
23		This part of my feeling is that it	
24		shouldn't have been up there in the	
25	14:38:39	first place, so I don't know if that's	

			153
1		Does it say Murbo?	
2		MR. HART: To hold the right to	
3		what?	
4		MS. HERNANDEZ: I'm trying to	
5	15:15:08	the copyright ownership in the Murbo	
6		catalogue.	
7		A. If the	
8		MR. HART: I caution you not to	
9		speculate.	
10	15:15:19	A. A Murbo agreement with a BMI	
11		writer which pretty much decides	
12		whether the writer belongs to BMI we	
13		would do an agreement with Murbo and	
14		the writer.	
15	15:15:30	Q. Does Bourne have any	
16		sub-publishers?	
17		A. Yes.	
18		Q. Who are the sub-publishers?	
19		A. We have various sub-publishers	
20	15:15:52	throughout the world.	
21		Q. And what about in the US, is	
22		there a sub-publishing entity?	
23		A. No.	
24		Q. What about in Canada, is there a	
25	15:16:10	sub-publishing entity?	

			154
1		A. We have a company in Canada.	
2		Q. What is the name of that	
3		company?	
4		A. Bourne Canada. We also have a	
5	15:16:29	representative who collects performance	
6		and collects some royalties for us on	
7		our behalf in Canada.	
8		Q. What entity what is that	
9		entity called?	
10	15:16:44	A. Radio Chart Facts.	
11		Q. Are they authorized is Radio	
12		Chart Facts authorized to issue	
13	·	licenses on behalf of Bourne?	
14		A. No.	
15	15:16:55	Q. Does Bourne Canada issue	
16		licenses?	
17		A. I can only speak since '06. And	
18		as I recall, it has not.	
19		Q. Why can you only speak since	
20	15:17:26	'06?	
21		A. Bebe Bourne, my mother, handled	
22		it before then. So I don't recall	
23		seeing a Bourne Canada license but I	
24		can't outright say no.	
25	15:17:39	Q. What function does Bourne Canada	į

			155
1		perform?	
2	•	A. It collects royalties, say, from	
3		the Canadian Mechanical Society.	
4		Q. Does it perform any other	
5	15:17:56	function?	
6		A. None that I recall.	
7		Q. Setting aside whether Bourne	-
8		Canada did or did not actually issue	
9		licenses, is Bourne Canada authorized	
10	15:18:14	to issue licenses for songs in the	
11		Bourne catalogue?	
12		A. No. Again, I say that since '06,	
13		I would handle it. There's in any	
14		correspondence going to Bourne Canada	
15	15:18:33	would come to me.	
16		Q. Do you know if prior to '06	
17		Bourne Canada was authorized to issue	
18		licenses, whether they did or not?	
19		A. They would not issue a license	
20	15:18:55	without the permission of Bourne.	
21		Q. And how does Bourne Canada	. :
22		how did Bourne Canada seek the	
23		permission of Bourne?	
24		MR. HART: Lack of foundation.	
25	15:19:19	A. Well, requests could have gone	
	l		



From: Jenn Duran[jduran@x-raydogmusic.com] Sent: Tuesday, October 6, 2009 07:14:44 PM

To: Copyright Service[copyright@youtube.com]

CC: Tim Stithem[tim@x-raydogmusic.com]; Mitch Lijewski[mitch@x-raydogmusic.com]

Subject: Take Down Notice

Attachments: XRD Boston Celtics You Tube Links Takedown.DOC

Please see the attached Takedown Notice.

Thanks very much, **Jenn**

Jenn Duran

Manager of Licensing & Finance

X-Ray Dog Music, Inc.

1023 North Hollywood Way, Suite 103 Burbank, CA 91505 (818) 597-4859 phone (818) 783-9236 fax

(818) 497-4028 mobile

AIM: xrdjenn

iduran@x-raydogmusic.com

Confidential XD00063614 October 5, 2009

YouTube, Inc.

c/o Copyright@youtube.com

Dear Sir/Madam:

I, <u>iens Duras</u>, state under penalty of perjury that I am authorized to act on behalf of X-Ray Dog Music, Inc., the owner of exclusive rights in the works identified below. I have a good faith belief that use of the material in the manner complained of below is not authorized by X-Ray Dog Music, Inc., its agents, or the law, <u>and as a result of being posted to YouTube</u>, has been downloaded and copied by others for commercial use, such as unauthorized use by a sports team. The information provided herein is accurate to the best of my knowledge.

I hereby request that you immediately remove the infringing material at the locations specified below and all other locations on your site.

Nothing in this letter serves as a waiver of any rights or remedies with respect to the alleged infringements, all of which are expressly reserved. In particular and without limitation, this notice is without prejudice to the positions that (1) 17 U.S.C. 512 does not apply and (2) you have an affirmative obligation to prevent or limit infringement of my exclusive rights regardless of whether you receive a takedown notice.

Should you need to contact me, I may be reached at Jenn Duran jduran@x-raydogmusic.com. Sincerely,

Jenn Duran
Manager of Licensing & Finance
X-Ray Dog Music, Inc.
1023 North Hollywood Way, Suite 103
Burbank, CA 91505
(818) 597-4859 office
(818) 783-9236 fax

7170/58641-001 Current/15894127v1

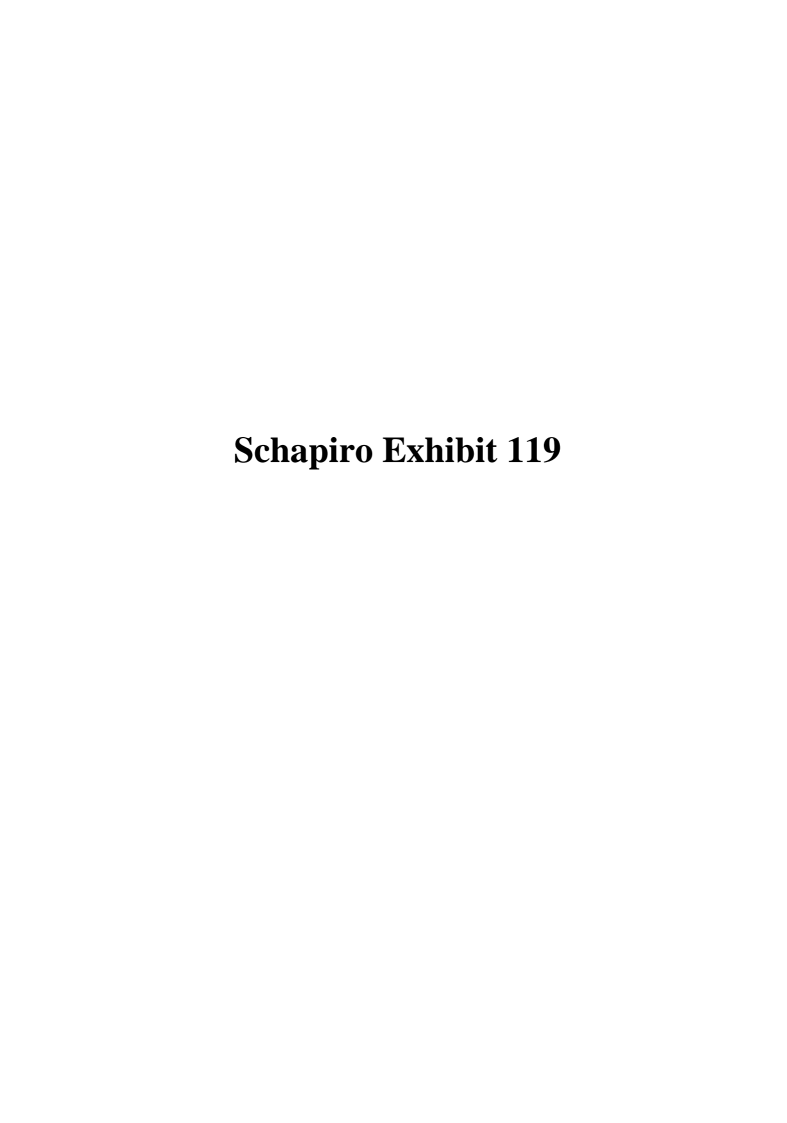
Identification of the copyrighted work claimed to have been infringed, and the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed:

1

#	Copyrighted Work	Infringing URL
1	Darkest Empire	http://www.youtube.com/watch?v=h6jPa_PMDhU
2	Darkest Empire	http://www.youtube.com/watch?v=boelq04QuuU

09/25/2009 06:00 PM

Confidential XD00063615



From: Copyright Service[copyright@youtube.com] Sent: Wednesday, October 7, 2009 12:53:40 AM To: Jenn Duran[jduran@x-raydogmusic.com]

CC: Tim Stithem[tim@x-raydogmusic.com]; Mitch Lijewski[mitch@x-raydogmusic.com]

Subject: Re: [#522573033] Take Down Notice

Dear Jenn,

Thank you very much for your notification. The content has been removed.

Sincerely,

The YouTube Team

Original Message Follows:

From: Jenn Duran <jduran@x-raydogmusic.com>

Subject: Take Down Notice

Date: Tue, 06 Oct 2009 11:14:44 -0700

> Please see the attached Takedown Notice.

> Thanks very much,

> Jenn

>

>

> Jenn Duran

> Manager of Licensing & Finance

> X-Ray Dog Music, Inc.

> 1023 North Hollywood Way, Suite 103

> Burbank, CA 91505

> (818) 597-4859 phone

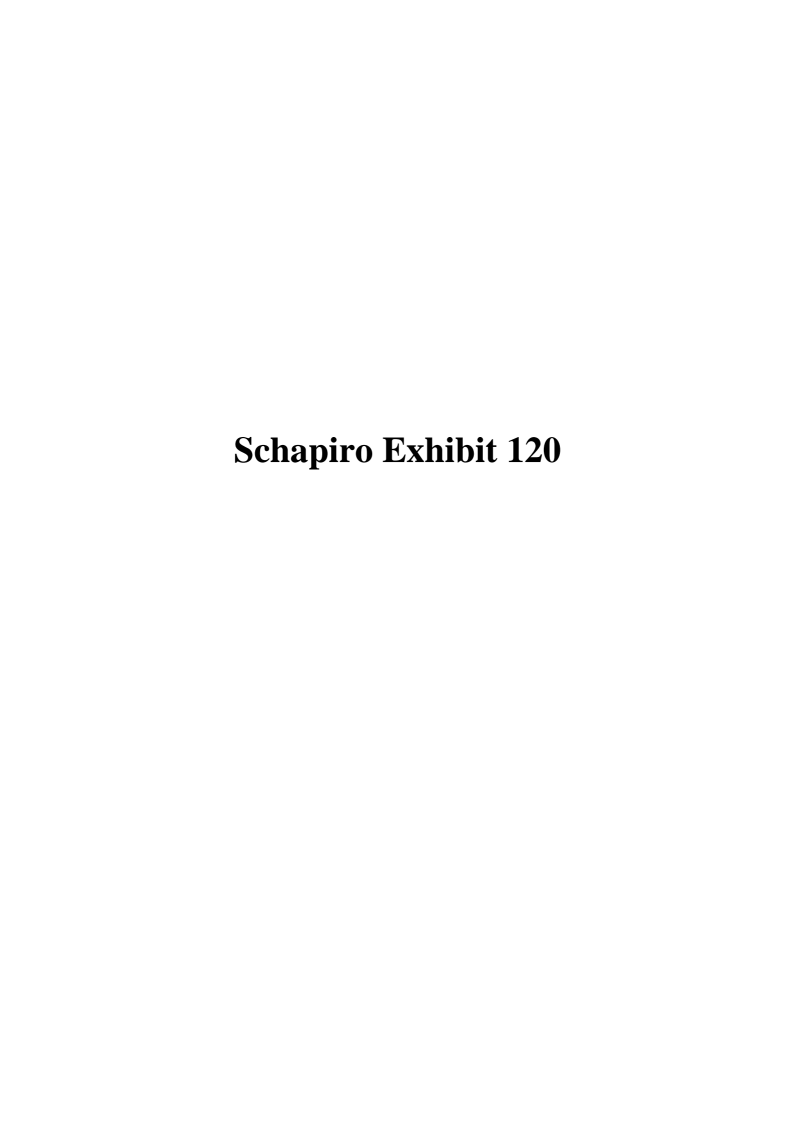
> (818) 783-9236 fax

> (818) 497-4028 mobile

> AIM: xrdjenn

> jduran@x-raydogmusic.com

Confidential XD00063613



From: Sent: To: Subject:	Courtney Nieman Wednesday, June 07, 2006 8:20 PM heather gillette RE: [html] RE: Content Verification Program - Videos flagged by bayp1s1t
Thanks - th	at's exactly what I needed to know. It will be my pleasure to talk you up to the Paramount Executives.
Courtney	
Sent: Wed To: Courtne Subject: R	RE: [html] RE: Content Verification Program - Videos flagged by bayp1s1t
	ney, ve the notification during normal business hours then we take them down in about a half an hour. If it is received ousiness hours it takes about 8 hours.
Thank you Heather	very much for acknowledging our prompt responses!
Sent: Wed To: heathe Subject: R	ortney Nieman [mailto:courtneyni@baytsp.com] Inesday, June 07, 2006 12:39 PM or gillette RE: [html] RE: Content Verification Program - Videos flagged by bayp1s1t
what is that	ring YouTube up and give you credit for the means and speed you perform the take down task. In case I am asked, t average time between a request for removal and the actual removal, when someone uses your tool and method?
Courtney	call with Paramount takes place at 4pm today, so any response before then will be appreciated.
Sent: Wed To: csm	ther gillette [mailto:heather@youtube.com] nesday, June 07, 2006 11:49 AM html] RE: Content Verification Program - Videos flagged by bayp1s1t thank you!
Sent: Wed To: csm@b	Tube Service [mailto:service@youtube.com] nesday, June 07, 2006 8:49 AM paytsp.com; Copyright Bulk Content Verification Program - Videos flagged by bayp1s1t

The following videos have been flagged as infringing by bayp1s1t (the content owner) and need to be reviewed for deletion:

6/23/2008

× YouTube Logo

http://www.youtube.com/watch?v=SxvPLYnxZWE&search=Over%20The%20Hedge%20Lycaein http://www.youtube.com/watch?v=cGcUjf235M&search=Over%20The%20Hedge%20Lycaein http://www.youtube.com/watch?v=JEGkTb_dl64&search=Over%20The%20Hedge%20Lycaein http://www.youtube.com/watch?v=d0YTYYjfE8yg&search=Over%20The%20Hedge%20Lycaein http://www.youtube.com/watch?v=KTNNzqEZYLE&search=Over%20The%20Hedge%20Lycaein http://www.youtube.com/watch?v=MFfUVdBajbs&search=Over%20The%20Hedge%20Lycaein http://www.youtube.com/watch?v=wxtv1TR3vdQ&search=Over%20The%20Hedge%20Lycaein http://www.youtube.com/watch?v=MJMtvWQ4pqo&search=Over%20The%20Hedge%20Lycaein http://www.youtube.com/watch?v=20WuWoxpoxE&search=Over%20The%20Hedge%20Lycaein http://www.youtube.com/watch?v=20WuWoxpoxE&search=Over%20The%20Hedge%20Lycaein

If you are the content owner, you are receiving this email as verification that we have received your deletion requests.

Copyright © 2006 YouTube, Inc.

copyright_cop.tmpl

No virus found in this incoming message.

Checked by AVG Free Edition.

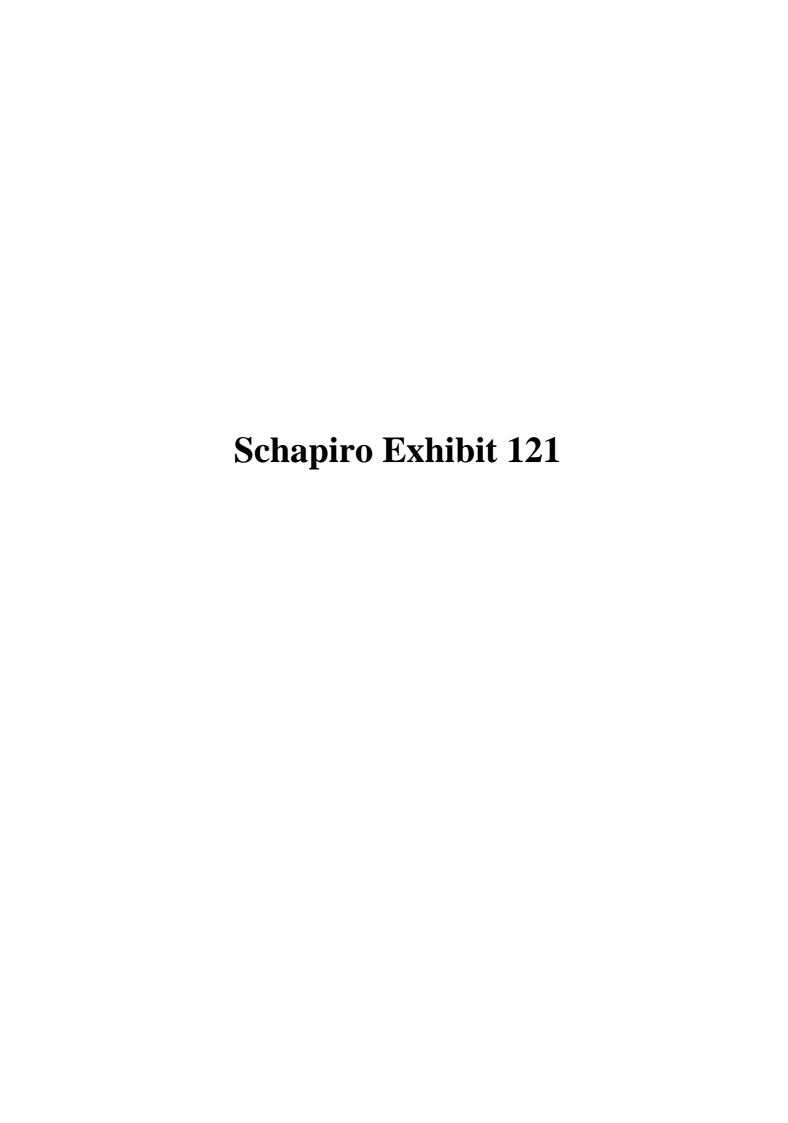
Version: 7.1.394 / Virus Database: 268.8.2/357 - Release Date: 6/6/2006

No virus found in this incoming message. Checked by AVG Free Edition.

Version: 7.1.394 / Virus Database: 268.8.2/357 - Release Date: 6/6/2006

6/23/2008

HIGHLY CONFIDENTIAL BAYTSP 002369679



From: Copyright Service [copyright@youtube.com]
Sent: Thursday, October 19, 2006 12:50 AM

To: Courtney Nieman

Subject: Re: [Fwd: Notice ID: 158-4325 Notice of Unauthorized Use of Viacom Property]

Courtney,

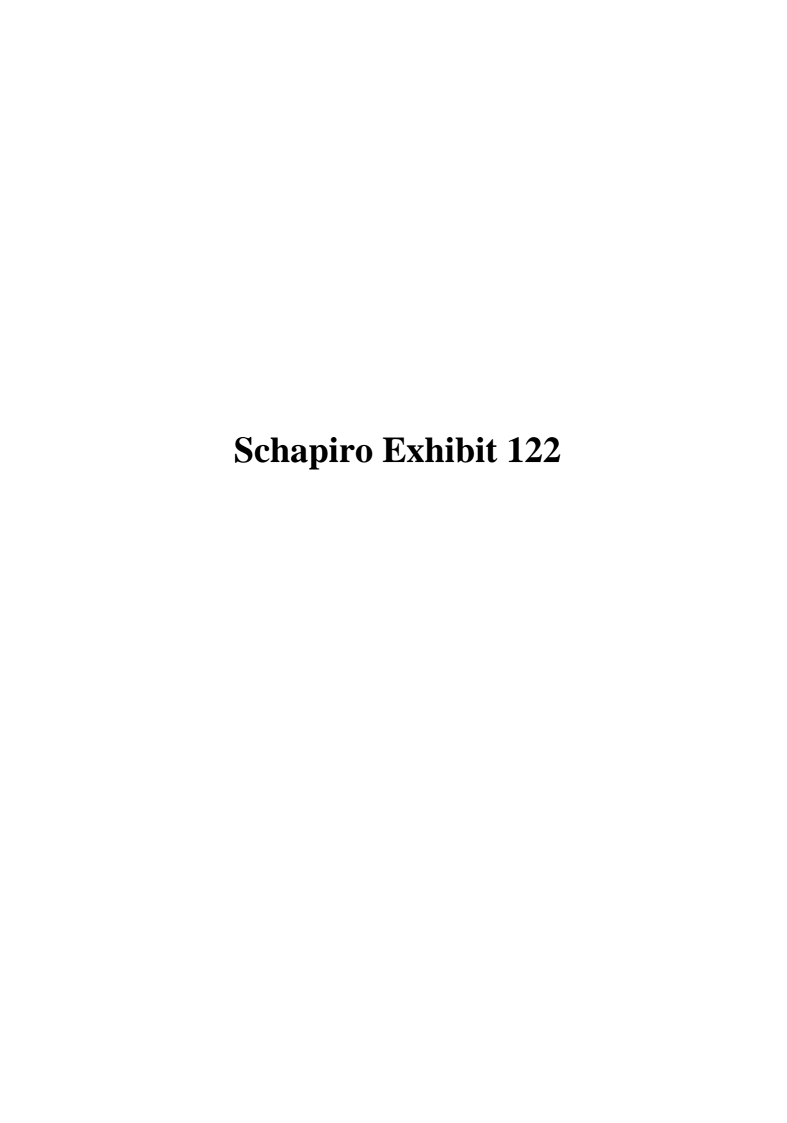
Thanks for your explanation! It makes much more sense now. Did you notice any that did not get removed from yesterday? Or even previous days? I got 2 more from Viacom today (IDs: 158-4328 & 158-4329) that were blank as well. I'm assuming that if you aren't getting videos that weren't removed it isn't a problem. But I want to keep you updated in case it is. Let me know if you need any more info, or if you want me to forward the specific emails back to you.

```
Misty
The YouTube Team
PS Don't work too late!
Courtney Nieman wrote:
> Misty,
> That's good to know that you only got one blank email. We are only
> sending 1 or 2 emails at you each day, but each email may contain a
> number of videos. We can check in the morning.
> To summarize how things work on our end...We have a crawlers that find
> infringements on a number of protocols (including YouTube). In the case
> of streaming video, we take the list and "hash it", that is we manually
> check each link to be sure it is out client's content. Then we build a
> list of enforceable infringements, and bundle them together by property
> holder. Then one email per property holder gets sent to the streaming
> video source, i.e. YouTube.
> To follow up, we check the next day if the video came down. If not we
> will contact YouTube and dbl check that the email arrived, and if not we
> will re-send the email. We enjoy the relationship we have with you and > always talk positively about the YouTube experience when it comes to
> copyright enforcement.
> For now, we'll check on the clips in the morning and follow up with
> Heather and/or yourself at that time.
> PS - I'm working late because of another customer issue - there is never
> any rest for customer service. Have a good night and I'll touch base
> tomorrow.
> Courtney
> ----Original Message----
> From: Copyright Service [mailto:copyright@youtube.com]
> Sent: Tuesday, October 17, 2006 6:06 PM
> To: Courtney Nieman
> Subject: Re: [Fwd: Notice ID: 158-4325 Notice of Unauthorized Use of
> Viacom Property]
> Courtney,
> I believe this is the only blank email we have gotten so far today. But
```

HIGHLY CONFIDENTIAL BAYTSP 001125401

```
> I know in the past we have gotten a few that were blank. Do you have a
> list of the videos you would like removed? I can double check that they
> were taken down. Also, I can forward any in the future that we get that
> are blank. I am assuming that the system is finding no videos that are
> in the search terms but is still sending us an email?
> Misty
> Courtney Nieman wrote:
>> Misty,
>>
>> I'm not sure what the problem is, but we are looking into it. Does
>> this mean you have not taken down any videos today that belong to
>> Viacom? If that is the case can you send me a list of "notice id"s
>> that have come up blank. We can resend if necessary.
>>
>>
>> Courtney
>>
>> ----Original Message----
>> From: Copyright Service [mailto:copyright@youtube.com]
>> Sent: Tuesday, October 17, 2006 4:49 PM
>> To: Courtney Nieman
>> Subject: [Fwd: Notice ID: 158-4325 Notice of Unauthorized Use of
>> Viacom Property]
>>
>> Hey Courtney,
>>
>> Ive been getting a few blank no-reply emails a day... Do you know why
>> they are coming through empty? I just don't want us to miss anything,
>> if it is possible there is some sort of error before the message is
> sent?
>> Thanks so much!
>>
>> Misty
>>
>>
```

HIGHLY CONFIDENTIAL BAYTSP 001125402



UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF NEW YORK

VIACOM INTERNATIONAL, INC., COMEDY) PARTNERS, COUNTRY MUSIC. TELEVISION, INC., PARAMOUNT PICTURES CORPORATION, and BLACK ENTERTAINMENT TELEVISION, LLC, Plaintiffs,) No. 07-CV-2103 vs. YOUTUBE, INC., YOUTUBE, LLC, and GOOGLE, INC., Defendants. THE FOOTBALL ASSOCIATION PREMIER LEAGUE LIMITED, BOURNE CO., et al.,) on behalf of themselves and all others similarly situated, Plaintiffs,) NO. 07-CV-3582 vs. YOUTUBE, INC., YOUTUBE, LLC, and GOOGLE, INC., Defendants.

VIDEOTAPED DEPOSITION OF WARREN SOLOW NEW YORK, NEW YORK JANUARY 14TH, 2010

JOB NO. 18509

VIDEOTAPED DEPOSITION OF WARREN

SOLOW, held at the offices of Wilson,

Sonsini, Goodrich & Rosati, PC, 1301

Avenue of the Americas, New York, New

York, pursuant to notice, before

Maureen Ratto, Registered Professional

Reporter and Notary Public of the State

of New York on January 14, 2010, at

10:13 a.m.

			413
1		right?	
2		MS. KOHLMANN: Objection.	
3		Misstates the record. You can answer.	
4		A. Importance is a subjective word	
5	14:40:10	but that certainly is information that	
6		I'd like to have.	
7		Q. What value does that information	
8		provide to you in the execution of your	
9		responsibilities at Viacom?	
10	14:40:17	A. It adds an increased level of	
11		precision.	
12		Q. In what sense?	
13		A. It helps mitigate the removal of	
14		clips that some parts of the	
15	14:40:38	organization would prefer to stay in	
16		place.	
17		Q. It prevents Viacom from	
18		mistakenly removing content that it	
19		itself has authorized to be on the	:
20	14:40:50	service. Isn't that right?	
21		MS. KOHLMANN: Objection as to	
22		form.	
23		A. Those are your words. I	
24		answered that using my words a moment	
25	14:40:57	ago.	

			414
1		Q. Is there anything inaccurate	414
2		about what I said?	
3		A. I prefer to speak with my own	
4		words and not another person's words.	
5	14:41:05	So I'll stick with the answer I used	
6		originally.	
7		Q. Is there anything inaccurate	
8		about what I said?	
9		A. I have no idea. I'd prefer my	
10	14:41:12	words and not yours.	
11		Q. I'm just trying to get some	
12		clarity here, Mr. Solow.	
13		A. I think the best way to get	
14		clarity is to accept the words that I	
15	14:41:21	use.	
16	•	Q. But do you see a difference	
17		between the version of your statement	
18		and mine?	
19		A. I don't know how you define the	
20	14:41:32	words that you use. I know how I	
21		define the words that I use. So I'm	
22		more comfortable using the words that	
23		come out of my mouth.	
24		Q. Viacom hires third parties to	
25	14:41:59	upload content to YouTube from time to	

ſ				1
				415
1		time.	Isn't that right?	
. 2		Α.	I believe that to be so.	
3		Q.	Is information related to that	
4		activi	ty also provided to your	
5	14:42:13	depart	ment?	
6			MS. KOHLMANN: Objection as to	
7		form.		
8		Α.	Information of that variety has	
9		been p	rovided to my department.	
10	14:42:21	Q.	Do you also instruct Mr. Housley	
11		to mai	ntain information related to that	
12		activi	ty?	
13		Α.	Yes.	
14		Q.	Have you ever heard the term,	
15	14:43:14	Mr. Sc	plow, white list?	
16		Α.	Yes.	
17		Q.	What do you understand the term	
18		white	list to mean?	
19		Α.	In what context?	
20.	14:43:28	Q.	In the context in which you	
21		heard	it in your employment capacity at	
22		Viacon	n.	
23		Α.	I've heard our approved outside	
24		counse	el list referred to in that list,	
25	14:43:47	prefe	rred vendor lists, I've heard	

•			416
1		lists of video content that we would	
2		like, that has been authorized for	
3		placement in various locations on the	
4		internet referred to in that regard	
5	14:44:10	also.	
6		Q. Have you also heard lists of	
7		authorized user names from whom	
8		postings to websites such as YouTube	
9		should not be removed referred to as a	
10	14:44:25	white list?	
11		MS. KOHLMANN: Objection as to	
12		form.	
13		A. I've heard of not lists of	
14		user names but that user name user	
15	14:44:39	names have been a component of such	
16		white lists, yes.	
17		Q. Is the information that	
18		Mr. Housley compiles, that we were just	
19		referring to a moment ago, referred to	
20	14:44:53	as a white list?	
21		A. By some people.	
22		Q. By you, Mr. Solow?	
23		A. Generally not.	
24		Q. Have you ever referred to that	
25	14:45:02	as a white list?	
	1		

			417
1		A. I may have been on	
2		communications where the term is used	
3		but I generally try to avoid it because	
4		I find it offensive.	
5	14:45:15	Q. What do you find offensive about	
6		that term?	
7		A. I see a racial component in the	
8	·	entomology of that phrase that I find	
9		offensive.	
10	14:45:29	Q. Interesting. It is a term that	:
11		is used at Viacom to describe, as you	
12		explained, content that's been	
13		authorized to be on the YouTube service	
14		and should not be removed, though,	
15	14:45:43	right?	
16		MS. KOHLMANN: Objection as to	
17		form.	
18		A. I have noted the use of the term	
19		white list and various usages at	
20	14:45:55	Viacom. I often make my objections	
21		known then also.	
22		Q. Well, to be clear, going forward	
23		in the line of questioning that I'm	
24		going to ask you about, I may refer to	
25	14:46:13	that phrase from time to time,	

			418
1		certainly not meant to relay any racial	
2		overtone whatsoever. I'm simply	
3		referring to it because it is the way	
4	,	Viacom has referred to it in documents	•
5	14:46:22	produced to us and we want to make sure	
6		we are consistent with the internal	
7		terminology, to the extent there are	
8		other ways of referring to it in-house,	
9		I understand that it may be done that	
10	14:46:32	way, for ease of reference in the	
11		deposition.	
12		A. I completely understand that.	
13		Q. Your content based objection is	
14		duly noted and I can see the basis for	
15	14:46:42	it.	
16		A. I understand.	
17		Q. Please take no offense of the	
18		use of the term today.	
19		A. I won't.	
20	14:46:49	Q. But do you understand what I	
21		mean when I refer to white list in the	
22		context of the uploading activity that	
23		Viacom and its agents have done and are	
24		doing on the YouTube website?	
25	14:47:01	MS. KOHLMANN: Objection as to	,

			419
1		form.	
2		A. I I am familiar and with	
3		the use of that term in some quarters	
4		around the company for purposes,	
5	14:47:19	including online posting of clips.	
6		Q. And it won't lead to any	
7		ambiguity if I use that term in	
8		connection with the YouTube website in	
9		question?	
10	14:47:31	MS. KOHLMANN: Objection.	
11		A. The use of the term itself	
12		won't. The context may	
13		Q. Of course. Of course.	
14		A may be different.	1
15	14:47:38	Q. I want to make sure we have the	
16		use of the term itself grounded.	
17		A. Yes. I got you.	
18		Q. Now that we got that out of the	
19		way. You indicated a moment ago that	
20	14:47:56	Michael Housley, at your direction,	
21		maintains a set of information related	
22		to the uploading activity of Viacom and	
23		its agents on the internet including on	
24		the YouTube website. Is that right?	
25	14:48:13	A. That's correct.	

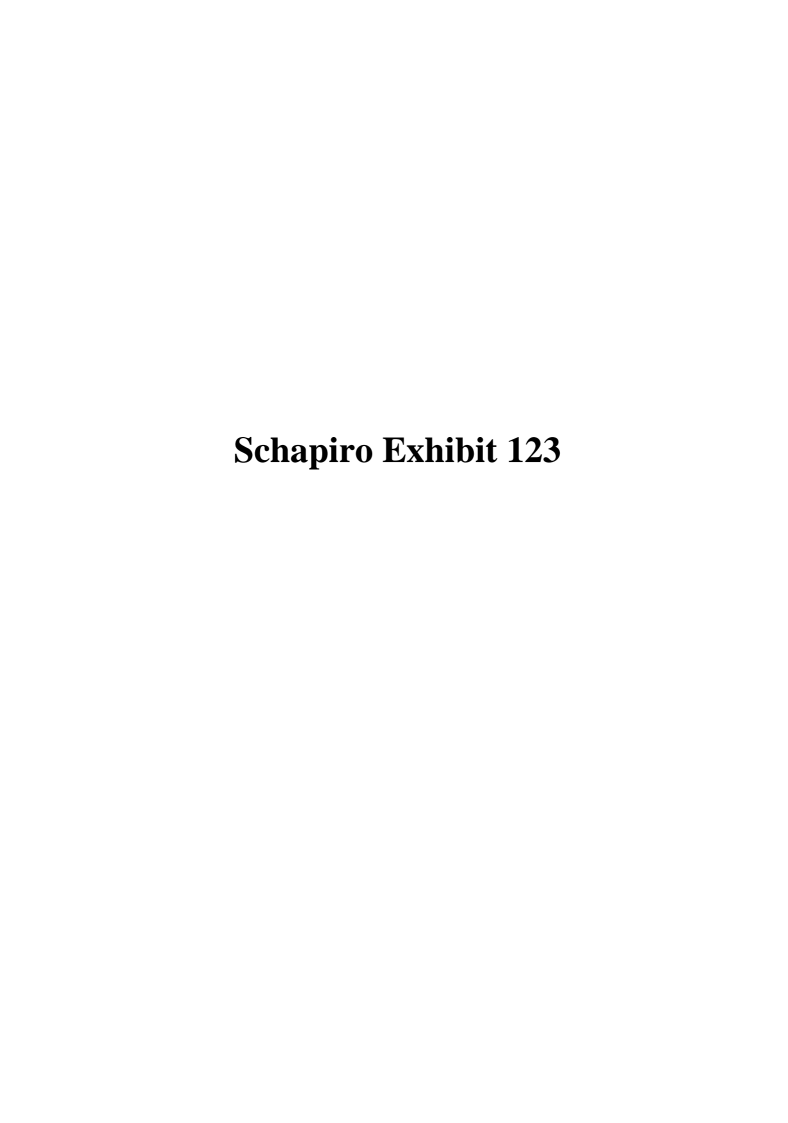
				420
1		Q.	Do you know if that information	
2		is pro	vided to BayTSP?	
3		Α.	Yes.	
4		Q.	Is that information provided to	
5	14:48:25	BayTSP	?	
6		Α.	Yes.	
7		Q.	How is that information provided	-
8		to Bay	TSP?	
9		A.	I'm not sure.	
10	14:48:39	Q.	Have you ever received that	
11		inform	ation via e-mail?	
12		Α.	Can you rephrase the question?	
13		I'm no	t sure what information you're	
14		referi	ring to.	
15	14:48:53	Q.	How does Michael Housley store	
16		that i	nformation?	
17			MS. KOHLMANN: Objection as to	
18		form.		Lange and
19		Α.	I believe he stores it	
20	14:49:02	electi	conically.	
21		Q.	In what form does Michael	
22		Housle	ey store that information	
23		elect	conically?	
24		Α.	I'm not sure.	
25	14:49:07	Q.	Is it maintained in a database?	

			421
1		A. I'm not sure.	
2		Q. Is it maintained in an Excel	
3		spread sheet?	
4		A. It could be but I'm not sure.	
5	14:49:19	Q. Have you ever requested that	
6		Mr. Housley provide you with that	
7		information?	
8		A. I have no recollection of asking	
9		for it.	
10	14:49:31	Q. And you have no idea, as you sit	
11		here today, whether he ever sent it to	
12		you?	
13		A. I have no recollection of	
14		Michael sending it to me. He sits so	
15	14:49:47	close to me that if I wanted to see	
16		something, I have a habit of going and	
17		invading his personal space and looking	
18		over his shoulder and things.	
19		Q. Other than BayTSP do you know if	
20	14:50:01	there is any other third parties or	
21		Viacom agents to whom that information	!
22		has been provided?	
23		A. I don't have specific knowledge	
24		of that but I wouldn't be surprised.	·
25	14:50:18	Q. Can you identify any third	

ſ			
			493
1		video in the three years that passed	
2		between or two years that two and a	
3		half years that passed between your	
4		creating this screen shot and the	
5	16:59:14	upload of the video. I just don't know	
6		I'm not a frequent flier in that	
7		regard.	
8		Q. The takedown notice then that	
9		was originally sent for the video	
10	16:59:31	identified in Exhibit 18 was erroneous,	
11		wasn't it?	
12		MS. KOHLMANN: Objection as to	
13		form.	
14		A. It was mistaken.	
15	16:59:54	MR. RUBIN: I'd like to mark	
16		Exhibit 21.	
17		(SolowP-21, is received and	
18		marked for identification.)	
19		Q. Mr. Solow, Exhibit 21 is an	
20	17:00:30	exhibit by Google in this litigation,	
21		GOO 00108200963 through 69. It's an	
22		e-mail sent by the e-mail address	
23		Michael Housley no dash reply at	
24		copyright-compliance.com to copyright	
25	17:01:11	at YouTube.com on February 3rd, 2007.	

			494
1		Do you recognize this document, Mr.	
2		Solow?	
3		A. No.	
4		Q. Do you know that on the date	
5	17:01:35	prior to February 3rd, 2007 Viacom	
6		caused a large number of takedown	
7		notices to be served on the YouTube	
8		website?	
9		MS. KOHLMANN: Objection as to	
10	17:01:51	form.	
11		A. Yes.	
12		Q. Roughly how many videos were	
13		included in takedown notices provided	
14		on February 2nd, 2007 by BayTSP on	
15	17:02:01	behalf of Viacom to YouTube?	
16		A. I believe it was approximately	
17		102,000, 103,000.	
18		Q. Do you know how many takedown	
19		notices were provided by BayTSP on	
20	17:02:24	behalf of Viacom to YouTube in the	
21		month of January, 2007?	
22		MS. KOHLMANN: Objection as to	
23		form.	
24		A. No.	
25	17:02:36	Q. Was it zero?	

	r		
			495
1		A. It might be.	
2		MS. KOHLMANN: Objection as to	
3		form.	
4		A. Sorry. It could be.	
5	17:02:41	Q. If I can bring your attention,	
6		please, to page ending in 966. Do you	
7		see there's a number of different clips	
8		on the YouTube service identified in	
9		this particular notice of alleged	
10	17:03:19	infringement?	
11		MS. KOHLMANN: Object. Document	
12		speaks for itself.	
13		A. Is this really called notice of	
14		alleged infringement.	
15	17:03:38	Q. I believe the title on this	
16		version of the document is notice ID	
17		158-8264 notice upon authorized use of	
18			
19		A. The answer to your question is	
20	17:03:47	no.	
21		Q. Do you see there are a number of	
22		different clips identified in this	
23		document?	ļ
24		MS. KOHLMANN: Same objection.	
25	17:03:58	Document speaks for itself.	



From: Mark M. Ishikawa

Sent: Wednesday, January 24, 2007 10:20 PM

To: Cooper, Donna

Cc: Courtney Nieman; Deana Arizala; Arielle Kim; Evelyn Espinosa;

Michelena.hallie@mtvn.com; Cahan, Adam

Subject: RE: [html] BET Asset List

Donna, we are queueing up the takedown notices as instructed by Adam at MTVN. He wants to hold the notices as part of his strategy. This instruction was for all Viacom assets. Please let me know if you want your assets differently.

Thx Mark

----Original Message----

From: Cooper, Donna [mailto:DONNA.COOPER@BET.NET]

Sent: Wednesday, January 24, 2007 10:09 AM

To: Mark M. Ishikawa

Subject: RE: [html] BET Asset List

Mark,

I just want to confirm the Youtube direction for BET. Are you searching and sending take down notices with respect to all occurrences of BET assets, irrespective of duration or any other parameter? If not, this is how we would like to proceed.

Thanks, Donna

Donna Cooper Senior Associate General Counsel Black Entertainment Television LLC 1235 W Street, N.E. Washington, D.C. 20018

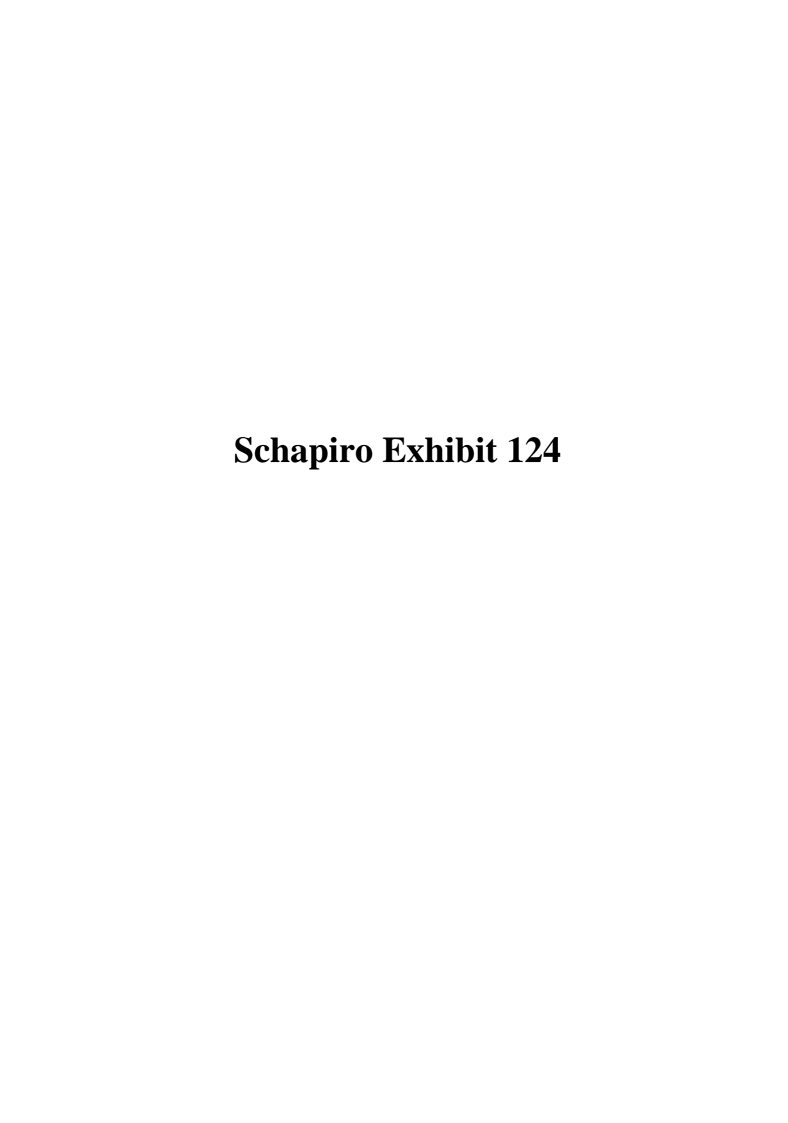
(202) 635-6422 (fax) donna.cooper@bet.net

PRIVIILEGED AND CONFIDENTIAL ATTORNEY-CLIENT COMMUNICATION

* CONFIDENTIALITY NOTICE *

This e-mail message is intended for the confidential use of the intended recipient(s). This message may contain information that is legally protected by the attorney-client and/or work product protections; as such, this message is privileged and may not be disclosed except to the intended recipient(s). If you have received this message in error, please notify the sender immediately by e-mail, and delete all copies of this message and any attachments. Thank you.

HIGHLY CONFIDENTIAL BAYTSP 004282398



From: Courtney Nieman

Sent: Sunday, January 21, 2007 5:40 PM

To: Mark M. Ishikawa

Cc: Evelyn Espinosa; Travis Hill

Subject: Timeline

Mark.

I received a call from Travis about 17:30 Saturday afternoon, explaining that Adam had called and was upset about the numbers. Specifically that we had reported the CIMS infringement count was over 97,000. I went back through my emails and found the report sent by Chris S. I ran the report from CIMS and confirmed that it had indeed 97K+ infringements.

At around 17:50, I called Adam from home, and he proceeded to lay out his anger at BayTSP. At that point, he said "I have reported this number (97K) to my CEO." He then went on to explain that this number was within the range for taking action, and he had communicated with his CEO that the take down would happen this week. Then he explained that he received a follow-up email for Bay stating that the number was actually closer to 72K. He could not understand a 25K swing downward. I then told Adam I understood his anger and that I was on my way in to the office too investigate, and deal with the issue. I agreed to call Adam back with an update and further information.

I arrived at Bay at around 18:15, and took Stan and Matt into my Suite C and asked for an explanation. They told me everyone had been hashing under the normal rules, and they had seen no reason for any double effort. They could not recall anyone ignoring, and re-approving an infringement, but that they had observed people skipping past approved clips to concentrate on blanks and declines.

I then went over to observe what how the group was hashing, and with the possible exception of one person, everyone was approving videos with some identifiable MTVN bug or show connection. The one person, I took a minute to correct her process, and watched her for a couple more clips. Satisfied, I went back to my desk to come up with two solutions - 1>an explanation for the severe jump in numbers, and a tool that would prevent re-hashing of the same URLs.

I then talked to Travis about changing BVM to show only results that we had not seen before. I wanted something that I could clearly see only new work being performed. That when I called Adam back, I could guarantee were work progressing forward and not going over the same ground. Travis agreed to get a new BVM within 2 hours. I also asked him why the jump was so large, and that's when I found out we had been over reporting our counts from the beginning.

I then talked Evelyn and brought her up to speed.

I called Adam and told him that we had made two major corrections to our process. That rather than the standard definition of an infringement (Filename, URL, Filesize) we would only be reporting on Unique URLs. Second a hashing tool that would prevent anyone from working through anything that was not new. His response was to convey his displeasure and utter anger at BayTSP. He stated that "at of the last calls Bay had come up with a new explanation for their failure to meet his goals." He said "I don't know what you and your people are doing. I don't know if I can trust you anymore." He then requested a call today to show him the new tool and "convince me that you are not wasting any more of my time." He then repeated his observation that if he put "lil bow wow" in as a search term into YouTube he could find "thousands and thousands of hits that are my stuff."

The threats came at the end of the call. Adam said he was at the "very end of his tolerance with Bay." Adam made it clear that this was the last straw and said "I will bring Bay Down. I will call all of my entertainment contacts, Disney, NBC, (another one that I can't remember), and tell them that BayTSP is a sham. I will drive BayTSP out of business."

I listened patiently and told him "I understand your anger, and I will do everything in my power to make sure that Bay works to meet your goals.", I then summarized the his goals for zero tolerance and 100,00 infringements. Adam clarified that he want only MTVN content, and that he "doesn't care what bucket it is in", just that we find it. He wants to have a press announcement that will say "Today MTVN is taking down 100,000 videos and will continue to do so until we are paid for our content."

I told him, I would have a new tool about 50 minutes and I would not leave until we had made significant progress. The call ended at about 19:10 PST.

To the best of my recollection, that is what transpired on the phone with Adam.

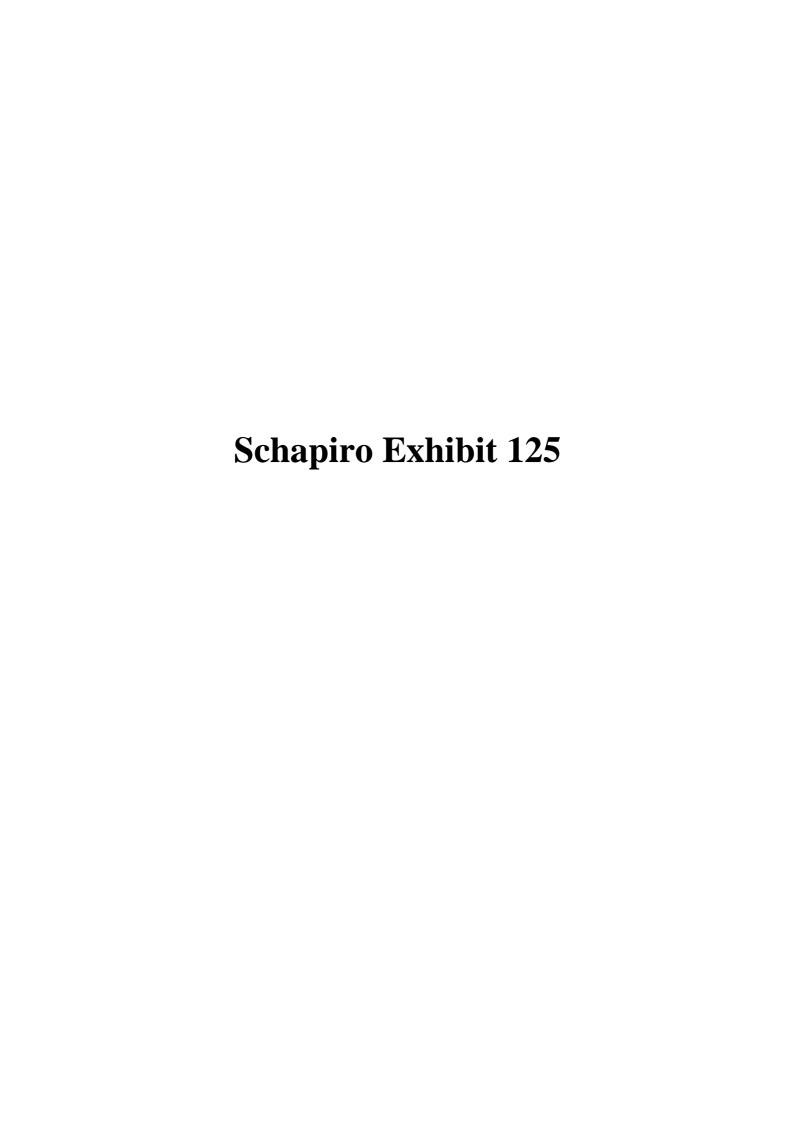
Following that call, more Bay Staff came in, the new tool was deployed, Travis found a cache of infringement he was going to add to the count, and I saw the new report that would give me an accurate count of what was/is in CIMS for MTVN.

When Erik arrived, I went over a summary of events and the new tool. I then worked with everyone else until 1am hashing. By the time I left, we had met my goal of 3000+. We started with 71K - Travis added 2K, at 2:30 this morning I saw count of 76K. When I got up this morning at 7:15 the count was at 78,205 and right now we are at 78,321.

I have set a call/online meeting with Adam for this afternoon at 13:00 PST.

Courtney

2



Subject: Letter to Eric - Time is Now!

From: "Cahan, Adam" <EX:/O=VIACOM/OU=MTVUSA/CN=RECIPIENTS/CN=CAHANA>

To: Wolf, Michael

Cc: Date: Mon, 09 Oct 2006 22:01:04 +0000

Michael -

I feel very strongly that the time is now for Google to negotiate with us otherwise we need to threaten all content comes down from YouTube. I really feel every minute that goes by the industry is waiting. If we threaten to be public with our content takedown notifications than the ball starts rolling immediately. This is now, not end of week. If we threaten we can use it in negotiations for a better deal.

Eric -

I'm glad we had an opportunity to chat this weekend about the Google-YouTube connection. As you know we have to move quickly to address what our position is going to be with Google/YouTube. The default pressure at the corporate level is that we are going to have to announce that Viacom/MTVN is providing cease and desist for all our content at YouTube. As you know, we believe between SouthPark, Stewart, Colbert along with content from MTV and Nickelodeon we represent 25%+ of all content there.

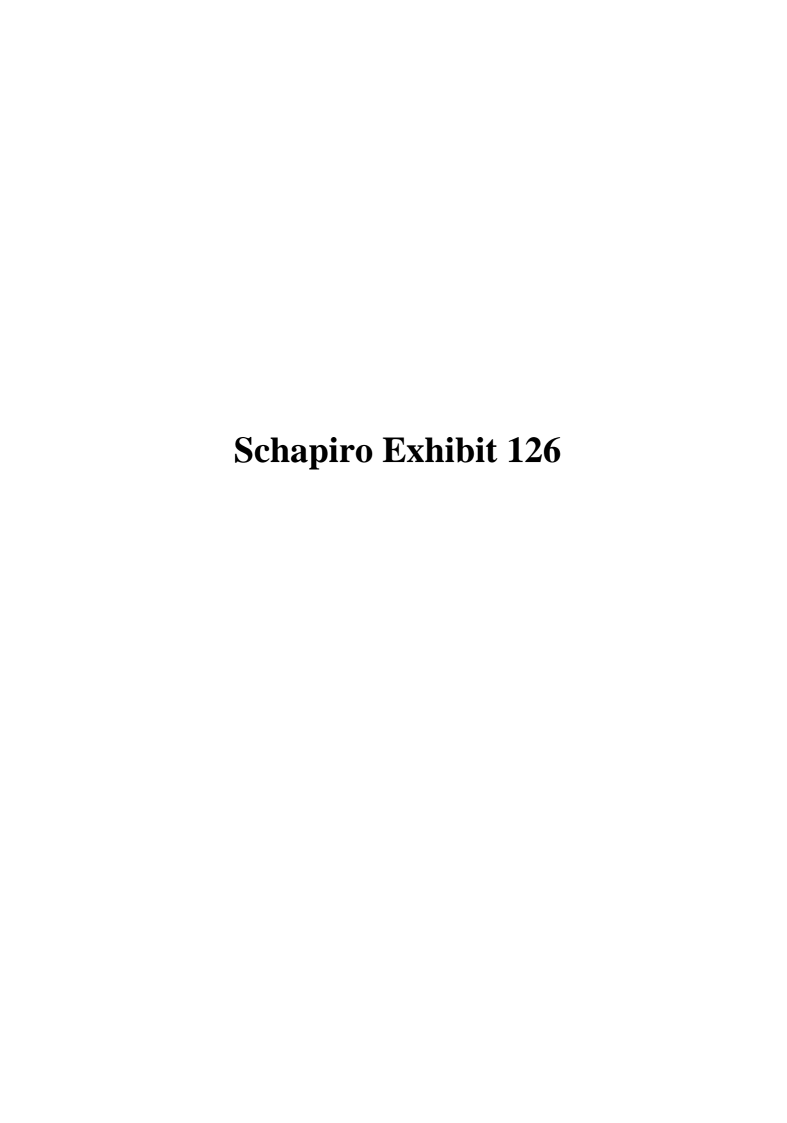
Here is what I would recommend that we do. This week we need to assemble the team that will negotiate for the following priorities.

- 1. Google Ad Network deal, we have a proposal for how we can work together to better monetize our sites and enable Google to grow the market overall for online branded advertising. As part of this proposal we have suggested the framework and commitments for a "300x250" ad unit.
- 2. OnSite Paid search and contextual monetization. Our combined scale across our netowrk represents 137M uniques and 7.2B pageviews. We would like to put together what your porposal is for both monetization and operational improvements.
- 3. Content licensing to YouTube and the associated economics/ structure. Clsoing a deal that will represent the framework for how we work together.
- 4. MusicWiki we had great traction with Marissa and Susan working on the product but in light of YouTube we'll need to better understand how we work together and sepearte these offerings.

Given the folks we have met with it likely makes sense to have some combination of Susan, Tim and Joan/Marc helping sort through these negotiations.

Looking forward to your response.

Highly Confidential VIA 02090167



Subject: Next rev

From: "Cahan, Adam" <EX:/O=VIACOM/OU=MTVUSA/CN=RECIPIENTS/CN=CAHANA>

To: 'Blair Harrison'

Cc: Date: Mon, 10 Jul 2006 01:44:02 +0000

List of attachments:

Project Beagle Review 0 3 ac.ppt

CONFIDENTIAL VIA 02 159 159

YouTube Review	

Executive Summary

- Vision
- Strategic fit
- Key risks
- Valuation
 - Business Drivers
 - Monetization model
- Upside from Viacom/YouTube combination
- Competition
- Company background

1

Vision For YouTube and Viacom

- We believe YouTube would make a transformative acquisition for MTV Networks / Viacom that would immediately make us the leading deliverer of video online, globally.
- YouTube has an extensive **global reach**: it is a top 10 site in 8 countries, a top 20 site in 18 countries, and a top 50 site in 49 countries. Overall, Alexa ranks it 19th in the world. In the US it has reached 20M+ uniques (May NetRatings)
- **MySpace** provided the platform for young audiences as they migrated from passive consumers into creator-consumers of digital content, and dominates globally as a platform for personal web pages and rich media communication.
- YouTube is the dominant platform of choice for these audiences as they
 migrate to using video to express themselves.
- We have the opportunity to own this space, and become the clear leader in community / user generated video globally.

Strategic Fit: Audience, Advertiser Relationships And Video Content Make Youtube A Strategic Fit For Viacom

- Our audience has embraced User Generated Content and this category remains unexploited by Viacom/MTVN
 - **Time spent** suggests that YouTube has garnered a significant amount of our core demographic time online with 36 minutes on average across all users
- A combined YouTube/Viacom would have scale in advertiser relationships in film, entertainment (17% of MTVN today), video games and other demo targeted categories including CPG.
 - With the addition of YouTube **scale** (20M+) we hope to attain a must have status with advertisers
 - Viacom can significantly enhance CPM based on multiplatform sales approach.
- As one of the largest owners and producers, video is a core competence of MTVN/ Viacom and increasingly a category online critical to our multiplatform sales.
 - Many highly sought/ viral video including music videos, humor and others are being sourced from UGC – e.g., "Andrew Video", "WebJunk 20" etc.

Key Risks And Observations

- YouTube is a utility that people use to contribute, share and consume video. The content that is being consumed on YouTube does not follow any video consumption model and business currently in existence.
- Consumption of "branded" content on YT is relatively low, in most cases lower than on IFILM, which has a fraction of its audience. For example, *Pirates of the Caribbean 2* trailers consumption on YT = 250k; consumption on IFILM = 1m. Even the much-discussed SNL "Lazy Sunday" sketch and its myriad spoofs have been seen more times on IFILM than on YouTube.
 - Only four of the top 30 most watched videos of all time on YouTube are music videos, one of which is in German. There are no movie trailers in the top 30, nor are there any clips from popular TV shows.
- Assumptions about the ability to monetize YouTube must appreciate that the site today does not drive any appreciable amount of traffic to branded programming. While this may change, it is important to realize that this is not the way the site functions today, and may be inconsistent with the way people want to use it.
- YouTube's future success is heavily dependent on its ability to continue evolving along the lines
 that it is today. Any justification for this deal that depends on it becoming something that it
 currently is not should be discounted.
- YouTube's traffic is currently about 80% non-US. The distribution of this traffic around various
 geographic regions needs to be analyzed to determine the ability to monetize it. A justification for
 this US / international mix estimate is provided in the enclosed analysis.
- The company has strong guidelines surrounding offensive content, which are enforced by its
 employees and audience alike, and the property is therefore very advertiser-friendly.
- Technology company at heart we lack expertise in that area...

Considerable Risks From Unclear Business Model And Noncore Viacom Competency Requirements

· Operational requirements and technology competency

- <u>Ability to hire and retain technical talent</u>: requires significant technical talent to develop targeted advertising and search related competencies. E.g., cost per play matching video to advertisers. As a corporately owned company it will be more challenging to incent new hires
- Ongoing investment in infrastructure: YouTube is at an early stage of infrastructure development and will require ongoing investments in infrastructure
- <u>Investment in innovation</u>: As a platform, YouTube requires ongoing investment in innovation to maintain the relevance of its searches and sharing technology

Business model

- <u>Unclear monetization</u>: YouTube is an early revenue business with undefined a business model to fund ongoing operations. The company is likely to remain unprofitable in the near term
- <u>Third party content providers:</u> ownership by a content company is likely to push other content holders to be wary of participating in the platform for fear of bias

Audience

- <u>Limited audience lock-in:</u> Unlike MySpace, there is less investment in personal profiles and personalities – with limited switching costs audiences are likely to migrate to other sources should the site's appeal be diminished (i.e. non-relevant advertising)
- <u>Fad-driven nature:</u> Is this simply America's Funniest Home Videos?

Advertiser

- Branded advertisers have demonstrated concern over association with user generated content and may not value the impressions
- · Competition (see detailed discussion)

Valuation		
 Abcdefghijkl 		

Business model drivers

- YouTube's **traffic** is **fragile** with respect to attempts to monetize it through traditional "inserted" video advertising.
- Audience tolerance for pre and post-roll video advertising will be low compared to websites that are used predominantly for the consumption of professional programming that is not available elsewhere.
- The model we have built assumes three revenue generation models, two of which are already in place and are well understood, one of which is new and therefore untested.
- The proposed monetization mechanisms are:
 - Branded Premium Advertising & Sponsorships
 - Cost per View / "Video Ad Sense" Model
 - Run Of Site / Advertising Network

Monetization - Branded Premium Advertising & Sponsorships

- Revenue will be generated from key real estate, and will be in the form of auctioned premium advertising and sponsorships.
- Concerns surrounding generation of significant revenue from entertainment advertisers (e.g. studios) include:
 - Likely lack of ability to drive traffic to home page and other destinations within the site,
 - Most popular and therefore valuable content such as huge movie releases (trailers, etc.) will likely be available freely anyway.
- Paid Placement home page auction based sponsored video (i.e. one block where film studios bid for placement of their trailers)
- Premium Content over time the use of ad supported premium clips/content in a separate section (i.e., Movie of the week, first looks, releases, film trailers, etc).

Monetization - Cost per View / "Video Ad Sense" Model

- Users have so much freedom of choice for the consumption of media that marketers can no longer assume they can "buy time" within it.
- Advertisers are becoming obliged to offer compelling, relevant advertising content and services. Google's advertising model made this clear, whereby advertisers not only bid for the privilege of real estate but advertising that does not make good use of available real estate is penalized.
- We propose a revenue model for YouTube that treats **advertising and content as near-equals**, as in Google's "natural v. sponsored" search results. Cost per view paid video advertising would appear throughout the YouTube site, alongside the programming.
- Advertisers would bid for keyword-space, and could ultimately upload their own creative.
- Audiences would be receptive to the advertisers' content because it would never be forced upon them but offered more as a service or as additional content to them.
- Advertising content that doesn't perform (is not watched) would be automatically discounted and would ultimately disappear.

Monetization - Run Of Site / Advertising Network

- We assume the use of **advertising network** for yield management.
 - Conservatively we estimate an RPM of Y based on network experience for US, and Z for international
 - Upside from potential for cookieing users across our network
 - Upside from registration of users in a larger network

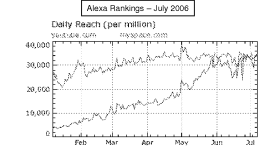
A Viacom/Youtube Combination Can Represent Significant Upside For Both Companies

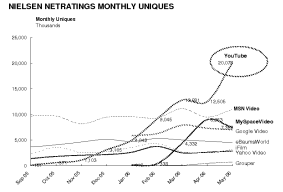
Sources for potential differentiation for YouTube/Viacom

- Provide users with fame on television i.e., The crowd decides, we put it on air - best of appears weekly on Comedy Central and MTVN, provides additional incentive for users to upload, vote and promote themselves on YouTube
- Brands/ editorial fit enables us to both source talent, innovative content for consumption across platforms. We are one of the few providers willing to put edgier content on TV. Ie. User generated music video, user generated ads on television
- Video content breadth and depth can power YouTube to the next level of relevance. By providing all of our clip based video in raw form – i.e. non branded editorial experience- simple search and obtain. We can push YouTube to become a more comprehensive destination and source for broader syndication
- **Promotion** fit with our target audience and demo. We can reinforce and drive traffic/ promotion to YouTube.

YouTube is a current leader with significant audience reach

- In the video category YouTube is a clear leader with 20M uniques (NetRatings) (12.7M according to MMX) growing 100% month-on-month.
- By NetRatings it has reach #20 online (US only).
- YouTube has a massive global reach: it is a top 10 site in 8 countries, a top 20 site in 18 countries, and a top 50 site in 49 countries. Overall, Alexa ranks it 19th in the world.
- Relative to the competition it is experiencing 3-5X time spent with an average of 36 minutes per unique per month (MMX).

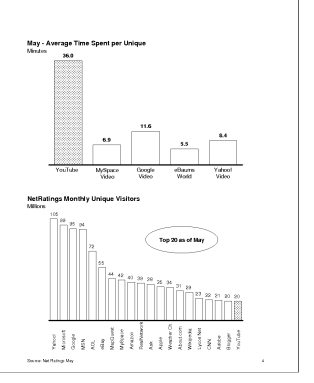




Audience Metrics - Cont

- With the nature of many-tomany video sharing, YouTube is tapping a **network effect** that will be challenging to displace
- Users continue to upload ~70K videos per day and invest in tagging, cataloging and sharing their videos.
- The site is expanding the breadth and depth of the content offering – with greater audience, the value of "broadcasting yourself" increases.

"YouTube is currently serving 70 million videos per day to six million unique users daily, up from 3 million in December, with more than 60,000 videos being uploaded per day. YouTube is serving more than 200 million page views a day and is ranked the 18th most trafficked site on the Internet, according to Alexa." – YouTube Site



Advertisers Have Started To Migrate

- Film studio based advertising is the #1 advertising category across MTVN representing \$517M and 17% of total dollars spent (Film \$403M, HV \$114M).
- As demonstrated by recent deals (Disney, NBC, Weinstein), this community is particularly prone to migrate dollars quickly where the target audience aggregates.
- Additional categories of advertisers remain unclear – i.e. CPG association with UGC has been limited



Competition From Traditional And Non-traditional Sources Is Significant

Social Networks:

- MySpace has recently developed a video sharing service similar to YouTube. The leverage in the scale of promoting their service may detract from YouTube usage.
- MySpace may chose to shut-down YouTube usage which may represent up to 10% of current usage (70% of embedded, 15% of all plays are embedded)

Video Search:

 Google Video, MSN video, Yahoo Video, AOL Video Marketplace are all targeting searchable video content online. In particular Google Video is targeting the YouTube model of instant upload, viewing and tagging as a method for searching video content

Pure Plays/ Start-ups:

 Grouper, Revver and "hundreds" of other video sharing sites have emerged to tap this audience phenomena

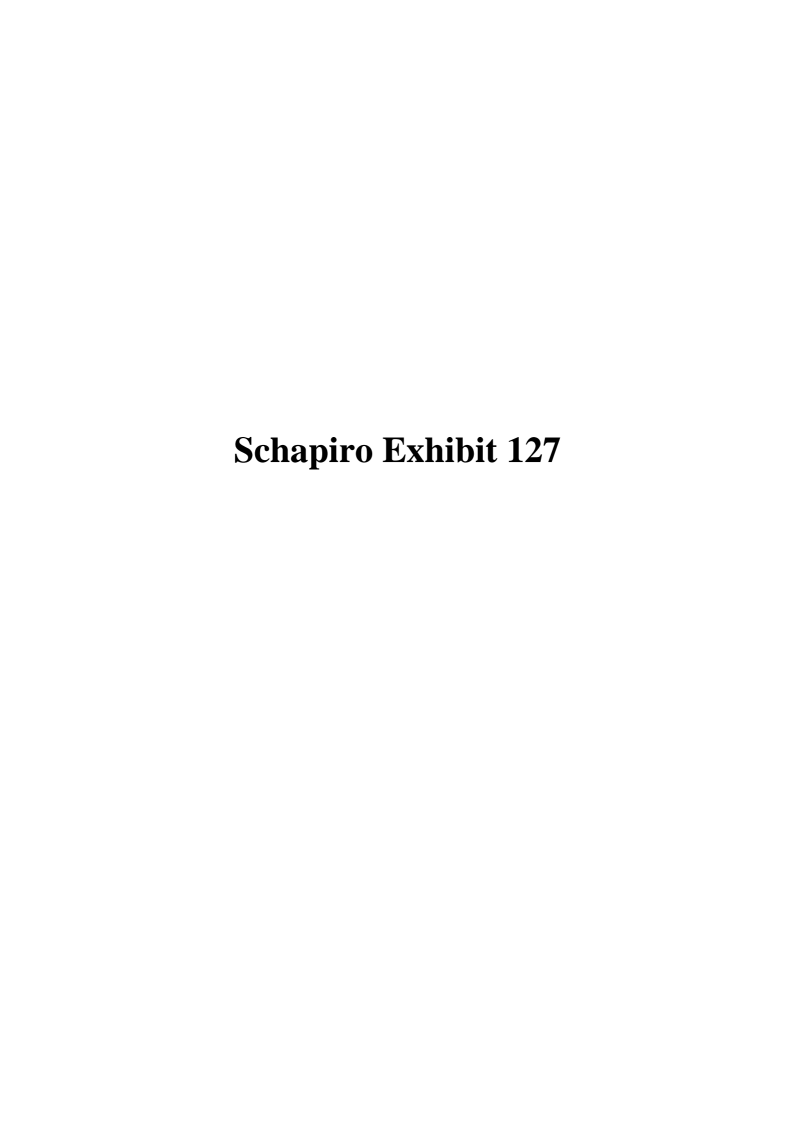
Competitive risk from NOT owning

- Significant competitive threat from a MySpace/YouTube consolidation. Should MySpace acquire
 YouTube the consolidated value chain could represent a content development and distribution company
 that commands significant audience time in our core demographics
- YouTube remains one of the few pure-play companies with growing scale to acquire

Company Background

- Founded February 2005
- Site motto: "Broadcast Yourself"
- · Features and usage
 - Users can instantly upload, watch, tag and share videos.
 - Getting to comprehensive search millions of videos uploaded by community members
 - Personalize the experience by subscribing to member videos, saving favorites, and creating playlists.
 Developing a persona on YouTube
 - Embed YouTube videos on websites using video implants or APIs
 - Users can make their posted videos public or private
 - Ability to watch and share videos from mobile phones or PDAs
- Management:
 - Chad Hurley CEO & co-founder prior Paypal
 - Steve Chen CTO & co-founder Prior Paypal
 - Sales and bus dev. mostly x-Yahoo! (Chris Maxcy)
- Investors:
 - YouTube announced its first round of funding in November 2005 for \$3.5 million from venturecapital firm Sequoia Capital. In April 2006, YouTube received an additional \$8 million in a second round of funding from Sequoia – investment led by Roelof Botha, former CFO of PayPal





UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

VIACOM INTERNATIONAL, INC., COMEDY
PARTNERS, COUNTRY MUSIC
TELEVISION, INC., PARAMOUNT
PICTURES CORPORATION, and BLACK
ENTERTAINMENT TELEVISION, LLC,

Plaintiffs,

vs.

No. 07-CV-2103

YOUTUBE, INC., YOUTUBE, LLC, and GOOGLE, INC.,

Defendants.

VIDEOTAPED DEPOSITION OF

BLAIR HARRISON

NEW YORK, NEW YORK
WEDNESDAY, DECEMBER 9, 2009

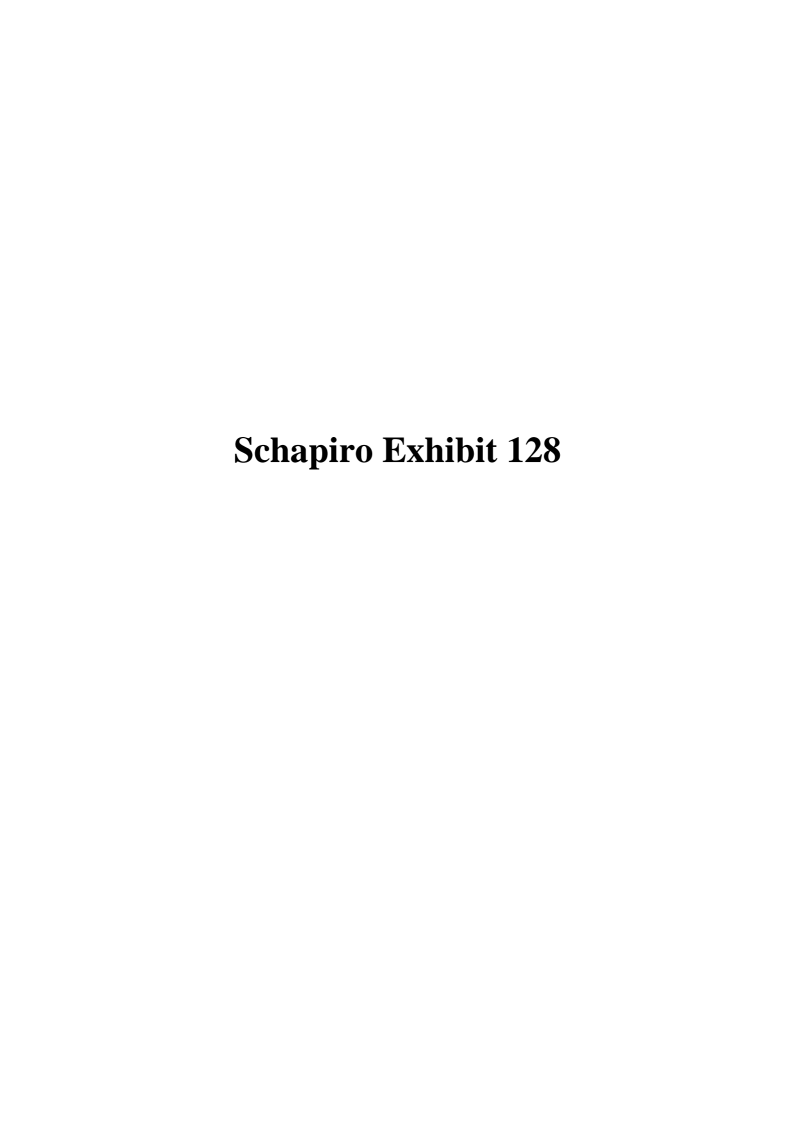
BY: REBECCA SCHAUMLOFFEL JOB NO. 18268

			128
1		HARRISON	
2		the form.	
3		Q. In your own opinion. Forget	
4		about what she meant.	
5	14:16:09	A. For a purchase to be	
6		Viacom's MySpace, MySpace was, I think,	
7		the largest acquisition of a	
8		user-generated digital media platform.	
9		YouTube was a user-generated video	
10	14:16:28	media platform, dot, dot, dot. It	
11		could be Viacom's version of same.	
12		Q. Did you ever hear discussion	
13		of whether Mr. Redstone and Mr. Dauman	!
14		were frustrated about the fact that	
15	14:16:58	Rupert Murdoch bought MySpace rather	
16		than Viacom?	
17		A. I never heard anything about	
18		Sumner Redstone's feelings or Philippe	•
19		Dauman's feelings, I think, until	
20	14:17:12	Freston got fired, and then there was	
21		an article everywhere. But I think it	
22		was something I read about it then.	
23		But prior to that, no.	
24		Q. After Freston was fired, you	
25	14:17:22	heard there was frustration about the	

i			
			129
1		HARRISON	
2		failure to get MySpace?	
3		A. I have a vague recollection	
4		of Sumner actually saying something to	
5	14:17:30	the press.	
6		Q. In any event, in this E-mail	
7		on July 5th, '06, you write to Miss	
8		McGrath that you believe that "if we	
9		can make a business out of it, we	
10	14:17:56	should go and buy it," meaning YouTube,	
11		correct?	
12		A. Yes.	
13		Q. And the goal was not to have	
14		Viacom become a massive copyright	
15	14:18:16	infringer, obviously?	:
16		A. Correct.	
17		Q. And you detailed in your	
18		E-mail, you listed some differences	
19		between Napster and YouTube, right?	
20	14:18:29	A. I did.	
21		Q. Do you know what you meant	
22		when, at the end of this paragraph, you	
23		wrote, "Napster had effectively no	
24		non-infringing uses, YT had many"?	
25	14:18:44	A. Yes.	
	1		

1		HARRISON
2		Q. What did you mean?
3		A. My recollection of Napster,
4		from the time because had already
5	14:18:53	been dead for awhile in July of '06
6		was that it was exclusively, almost
7		exclusively populated by music that had
8		been aggregated from the hard drives of
9		its audience, and that YouTube one
10	14:19:21	of the functions that YouTube served
11		was to enable individuals to share
12		videos, that they had created
13		themselves, with their friends and
14		family, and even the public at large.
15	14:19:38	Q. And eventually, you and
16		others came together and put together
17		an analysis of a possible YouTube
18		acquisition, correct?
19		A. Correct.
20	14:20:03	Q. And the PowerPoint was
21		prepared, right?
22		A. Yes.
23		Q. By the way, do you remember
24		the code name for the possible
25	14:20:14	acquisition?

			133
1		HARRISON	13.
2		A. I don't. I would be amused	
3		to hear it again.	
4		Q. Does "Project Beagle" ring a	
5	14:20:22	bell, as in the dog that hunts a fox?	
6		A. Really? I don't recall the	
7		name. I normally would.	
8		MR. SCHAPIRO: We are going	
9		to mark Exhibit 12. Meanwhile,	
10	14:21:03	the videotape is about to run out.	
11		While we mark, and you look at	
12		Exhibit 12, we can changed tape.	
13		THE VIDEOGRAPHER: The time	
14		is 2:21, and we are off the	
15		record.	
16		(Whereupon, a recess was	
17		held.)	
18	·	(Whereupon, the	
19		aforementioned documents, VIA	
20	14:20:58	02004550 through '4568, were	
21		marked as Defendant's Exhibit	
22		Harrison-12 for identification as	
23		of this date by the Reporter.)	
24		THE VIDEOGRAPHER: The time	
25	14:22:04	is 2:22 p.m., and we are back on	



UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

VIACOM INTERNATIONAL INC., COMEDY) PARTNERS, COUNTRY MUSIC TELEVISION, INC., PARAMOUNT PICTURES CORPORATION, and BLACK ENTERTAINMENT TELEVISION LLC, Plaintiffs, vs.) Case No.) 1:07CV02103 YOUTUBE, INC., YOUTUBE, LLC, and GOOGLE, INC., Defendants. THE FOOTBALL ASSOCIATION PREMIER LEAGUE LIMITED, BOURNE CO., et al.,) on behalf of themselves and all others similarly situated, Plaintiffs,) Case No. vs. YOUTUBE, INC., YOUTUBE, LLC, and) 07CV3582 GOOGLE, INC., Defendants.

> VIDEOTAPED DEPOSITION OF JUDY McGRATH New York, New York Wednesday, July 29th, 2009

REPORTED BY: ERICA RUGGIERI, CSR, RPR JOB NO: 17161

1		

5

6

7

8

9

2 APPEARANCES

FOR THE PLAINTIFFS:

JENNER & BLOCK, LLP

BY: SUSAN KOHLMANN, ESQ.

1099 New York Avenue, NW

Washington, DC 20001

(202) 639-6000

Skohlmann@jenner.com

10

11

12

13

14

15

16

17

FOR THE DEFENDANTS:

MAYER BROWN, LLP

BY: JOHN P. MANCINI, ESQ.

1675 Broadway

New York, New York 10019

(212) 506-2146

Jmancini@mayerbrown.com

18

20

21

22

23

24

25

19 FOR THE DEFENDANTS

WILSON SONSINI GOODRICH & ROSATI PC

BY: DAVID H. KRAMER, ESQ.

MICHAEL H. RUBIN, ESQ.

650 Page Mill ROad

Palo Alto, California 94304

Dkramer@wsgr.com

			78
1		McGRATH	
2		A. You mean as in socializing with	
3		people?	
4		Q. As in making the world a better	
5	11:21:54	place.	
6		A. No, I didn't say that.	
7		Q. So do you believe	
8		A. I said this is what I did in my	
9		free time.	
10	11:22:00	Q. Ms. McGrath, I'm not asking you	
11		about the article. I'm asking you a	
12		question about what you know today.	
13		Sitting here, you are aware, are	,
14		you not, that YouTube has all sorts of	
15	11:22:10	socially beneficial uses?	
16		MS. KOHLMANN: Objection.	
17		A. I'm aware that YouTube is a	
18		popular video experience for millions of	
19		people.	:
20	11:22:26	Q. But you are aware that the video	
21		experience that YouTube affords to	
22		millions of people is one that in many	
23		ways helps make the world a better place,	
24		right?	
25	11:22:37	MS. KOHLMANN: Objection.	

			79
1		McGRATH	
2		A. I would say it's a pleasurable	
3		experience, because people based on its	
4		popularity rankings. I wouldn't make a	
5	11:22:51	comment about whether it's making the	
6		world a better place.	
7		Q. You know, for example, that	
8		servicemen in Iraq use YouTube to send	
9		videos of themselves to their families,	
10	11:23:01	right?	
11		A. Yes.	
12		Q. That's a good thing, right?	
13	`	A. That's a good thing.	
14		Q. That's a socially beneficial use	
15	11:23:07	of YouTube, isn't it?	
16		MS. KOHLMANN: Objection.	
17		A. Yes.	
18		Q. You know that candidates running	
19		for office use YouTube to get their	
20	11:23:15	message to the electorate, right?	
21		A. I do.	
22		MS. KOHLMANN: Objection.	
23		Q. That's also a socially	
24		beneficial use of the YouTube service,	

11:23:22

25

right?

				80
1		McGRA	ATH	
2		A. Now I see	e where you are going.	
3		That's a	beneficial aspect, yes.	
4		Q. That help	os make our democracy	
5	11:23:35	function better, r	ght?	
6		MS. KOHLI	MANN: Objection.	
7		A. I wouldn	't go so far as to make	
8		that statement.		
9		Q. Do you th	nink it helps improve	
10	11:23:50	our democracy that	candidates can use	
11		YouTube to speak d	irectly to the	
12		electorate?		
13		MS. KOHLI	MANN: Objection.	
14		A. I can't	say.	
15	11:23:58	Q. You know	that elected officials	
16		use YouTube to spea	ak to their constituents	
17		via YouTube?		
18		A. I do.		
19		Q. You thin	k that's a socially	
20	11:24:08	beneficial use of	the service, right?	
21		MS. KOHL	MANN: Objection.	
22		A. Well, the	ey believe it is.	
23		Q. Do you be	elieve it is?	
24		A. I believ	e there are many ways	
25	11:24:20	candidates speak to	o people, and that's one	

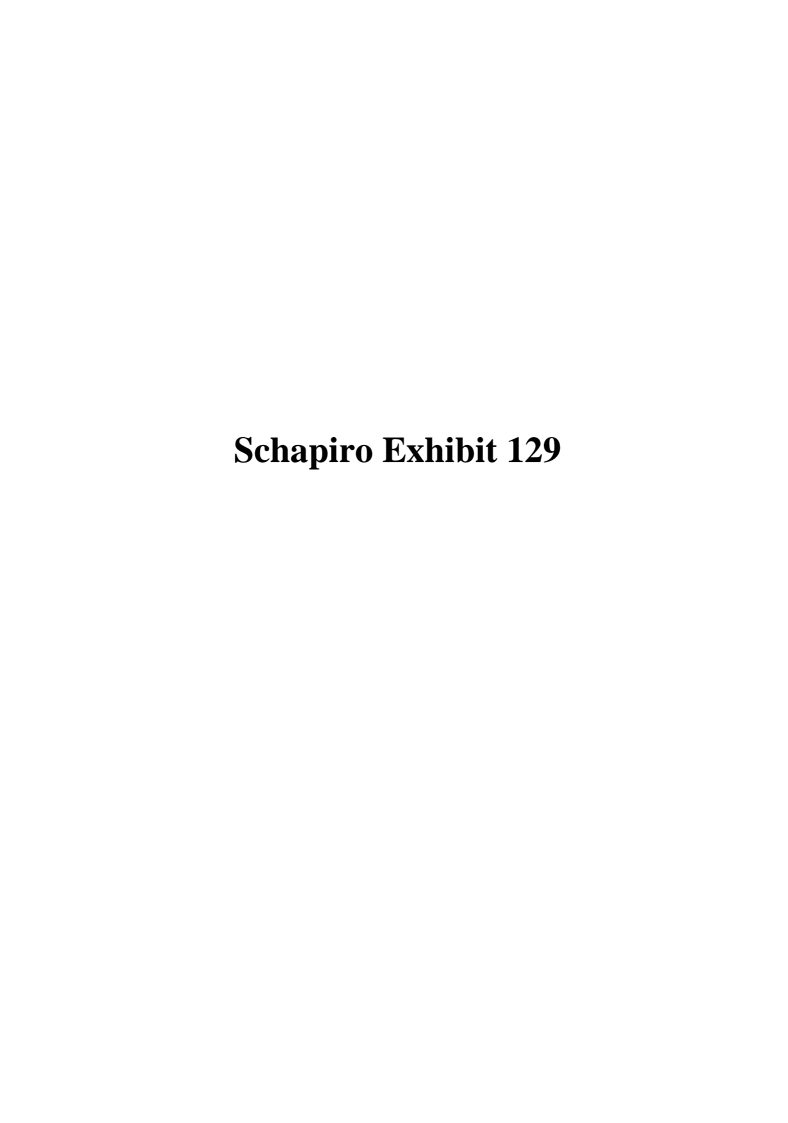
				81
1			McGRATH	
2		of them.		
3		Q.	And that's a good thing, right?	
4			MS. KOHLMANN: Objection.	
5	11:24:44	A.	I believe it's a popular	
6	-	experienc	e.	
7		Q.	Ms. McGrath, that's not the	
8		question.		
9			You know that elected officials	
10	11:24:53	use YouTu	be to speak to their constituents	
11		via YouTu	be, and I'm asking you whether	
12		that's a	socially beneficial use of the	
13		YouTube s	ervice.	
14		Α.	In my opinion, you mean?	
15	11:25:03	Q.	Do you believe it to be?	
16		А.	I believe it is.	
17		Q.	You are aware of the CNN YouTube	
18		president	ial debates, right?	
19		А.	I am.	
20	11:25:30	Q.	That, too, was a socially	
21		beneficia	l use of YouTube, right?	
22		А.	And CNN.	
23		Q.	And YouTube, right?	
24		А.	And YouTube.	
25	11:25:36	Q.	Did you ever visit President	

			82
1		McGRATH	
2		Obama's campaign's official channel on	
3		YouTube?	
4		A. I don't think so.	
5	11:25:47	Q. You are aware he had one,	
6		though, right?	
7		A. Yes.	
8		I went to his website.	
9		Q. Don't you think that President	
10	11:25:52	Obama's campaign channel on YouTube was a	
11		socially beneficial use of YouTube?	
12		MS. KOHLMANN: Objection.	
13		A. I believe any time the president	
14		communicates on television or on-line to	
15	11:26:24	the population, that's a good thing.	
16		Q. Including when he does so	
17		through YouTube, correct?	
18		A. Correct.	
19		Q. Where he can reach an audience	
20	11:26:38	of millions, correct?	
21		A. He can reach an audience of	•
22		millions in many places.	
23		Q. But on YouTube in particular,	
24		right?	
25	11:26:52	A. I believe it is one of the ways	

			83
1		McGRATH	
2		he communicates with millions of people,	
3		yes.	
4		Q. And you think that's a good	
5	11:26:58	thing?	
6		A. I do.	
7	· /	Q. You would say the same thing	
8		about Senator McCain's channel on YouTube,	
9		right, even if you didn't vote for him?	
10	11:27:05	MS. KOHLMANN: Objection.	
11		A. Yes.	
12		Q. You believe that YouTube has	
13		significant legitimate uses, don't you?	
14		MS. KOHLMANN: Objection.	
15	11:27:24	A. I believe that YouTube has	
16		legitimate uses, yes.	
17		Q. You believe those legitimate	
18		uses	
19		A. I would not	
20	11:27:31	Q are significant, in terms of	
21	,	the overall use of the site, don't you?	
22		MS. KOHLMANN: Objection.	
23		A. I believe most of the use of the	
24		YouTube site is let me retract that.	
25	11:27:47	What was the question again?	

			84
1		McGRATH	
2		Q. You believe that the legitimate	
3		uses of YouTube that you referenced are	
4		significant, in terms of the overall use	
5	11:27:57	of the site, right?	
6		A. I really don't know if they are	
7		a significant part of what drives the site	:
8		traffic.	
9		Q. You believe them to be, though,	
10	11:28:05	right?	
11		MS. KOHLMANN: Objection.	
12		A. I did not say that. I have no	
13		idea.	
14		Q. Do you consider your use of the	:
15	11:29:19	YouTube service to have been legitimate?	
16		MS. KOHLMANN: Objection.	
17	·	A. To the best of my recollection,	
18		I would say yes.	
19		Q. Ms. McGrath, Viacom considered	
20	11:29:45	acquiring YouTube, correct?	
21		A. Correct.	
22		Q. An acquisition of YouTube was	
23		contemplated by the most senior executives	
24		at Viacom and MTV Networks, right?	
25	11:29:57	MS. KOHLMANN: Objection.	

			85
1		McGRATH	
2		A. Right.	
3		Q. Mr. Freston, the CEO of Viacom	
4		at the time, was involved in evaluating a	
5	11:30:08	potential acquisition of YouTube by	
6		Viacom, correct?	
7		MS. KOHLMANN: Objection.	
8		A. Evaluating. Mr. Tom Freston had	
9		the ultimate decision-making on all	
10	11:30:23	acquisitions, so I would I'm not sure	
11		what you mean by involved in the	
12		Q. He played a role in considering	
13		the acquisition of	
14		A. Yes	
15	11:30:32	Q YouTube?	
16		A he did.	
17		Q. Mr. Wolf, the president and	
18		chief operating officer of MTV Networks	
19		was also involved or played a role in	
20	11:30:40	evaluating a potential acquisition of	
21		YouTube, right?	
22		MS. KOHLMANN: Objection.	
23		A. I believe he did.	
24		Q. What was your role in Viacom's	
25	11:30:50	efforts to acquire YouTube?	



UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

VIACOM INTERNATIONAL, INC., COMEDY)
PARTNERS, COUNTRY MUSIC)
TELEVISION, INC., PARAMOUNT)
PICTURES CORPORATION, and BLACK)
ENTERTAINMENT TELEVISION, LLC,)

Plaintiffs,)
NO. 07-CV-2203)
VS.
YOUTUBE, INC., YOUTUBE, LLC,)
and GOOGLE, INC.,)
Defendants.)

VIDEOTAPED DEPOSITION OF ERIK FLANNIGAN NEW YORK, NEW YORK
THURSDAY, OCTOBER 16, 2008

BY: REBECCA SCHAUMLOFFEL, RPR, CLR JOB NO. 16002

FLANNIGAN

11:44:21

11:44:36

content that we felt was put up by the

content owner. Meaning, more often

than not when we do that, it happens on

11:44:09 a blog of ours.

An ideal example to

represent this would be the Comedy

Central insider blog which covers

comedians and because many comedians

upload their content to YouTube,

Funnier Guy, many of their sites, we

often site the content being uploaded

by a comedian that we cover and we will

include an embed. Sometimes we send

people to a site. There is probably -
I suspect -- there is certainly no

policy that says always embed, never

link.

- Q. But the policy is embed to 11:44:47 content that you have a reason to believe is authorized on the YouTube site; is that correct?
 - A. As it -- I wouldn't limit that to YouTube.
- 25 11:44:57 Q. So my original question was,

109 FLANNIGAN 1 are there guidelines about linking to 2 or embedding YouTube on your sites? 3 Then I would change my 11:45:05 answer because there are guidelines 5 that would go broader than YouTube. 6 Okay. Are there any YouTube 7 0. specific guidelines? 8 Not that I know of that Α. 9 11:45:15 wouldn't be true for other sites. 10 How are the folks who are 11 charged with the task of embedding 12 content from other online video sites 13 tasked -- they are supposed to 14 determine whether the content to which 11:45:29 15 they are linking or embedding is 16 17 authorized? No one is charged with that 18 task. There is no task. The -- in 19 many instances, again, with comedians 11:46:07 20

A. No one is charged with that task. There is no task. The -- in

11:46:07 many instances, again, with comedians being the most common example, there are a lot of cases like that where the editorial team may have an actual personal relationship with that

11:46:22 comedian or know that that comedian in

21

22

23

24

FT. ANNTGAN

1		FLANNIGAN
2		fact perhaps posted that YouTube clip
3		on their own website, so we may not be
4		taking it from YouTube initially. We
5	11:46:35	are taking it is from the comedian's
6		website. So, we may take that as a
7		sort of an implication that the
8		comedian is okay with the content,
9		therefore, we are okay with that
10	11:46:44	content.
11		So that kind of criteria I
12		would call kind of a common sense
13		criteria is what is generally applied
14		when we decide whether we are going to
15	11:46:57	embed something or not.
16		Q. YouTube is a very popular
17		for comedians to upload their own
18		content?
19		A. Among other sites, but sure.
20	11:47:04	Q. And that content is
21		authorized to be there by those
22		comedians?
23		A. I couldn't say I can't
24		vouch for whether it is all is or not.
25	11:47:11	Certainly some pieces where they the

			111
1		FLANNIGAN	
2		channel creator, I think we take it on	
3		faith that it is authorized.	
4		Q. And that's quite common in	
5	11:47:20	your experience with YouTube?	
6		MR. GUELI: Objection to the	
7		form of the question.	
8		A. I probably couldn't handicap	
9		the commonality of that.	
10	11:47:33	Q. Can you identify for me	
11		which sites within the within your	
12		organization have imbeds as to YouTube	
13		content?	
14		A. Comedy Central has from time	
15	11:47:49	to time. Spike.com has from time to	
16		time. I don't know if Gametrailers has	
17		or not. Atom, probably not; now,	
18		anyway. There is not sort of a forum	
19		for it.	
20	11:48:13	Who am I leaving out? TV	
21		Land, no. Yes, I don't know.	
22		Actually, maybe they have. I don't	
23		know.	
24		Q. How about flux?	
25	11:48:27	A. Flux isn't really a site.	

1		FLANNIGAN
2		Q. How would you describe flux?
3		A. I don't manage flux. You
4		know, it is run by different group in a
5	11:48:40	centralized organization, so it is hard
6		to describe. It is what might be
7		commonly called a social networking
8		platform on which users can have
9		profile pages, show sites can be built.
10	11:49:02	Commenting ratings, things like that
11		have sort of standard issues, social
12		networking behaviors can be done, but
13		it is not exactly a place or a single
14		site.
15	11:49:12	Q. Who is in charge of Flux?
16		A. I believe today, it reports
17		up to Kenny Miller.
18		THE COURT REPORTER: Off the
19		record.
20	11:49:48	THE VIDEOGRAPHER: The time
21		is 11:49 a.m. This completes tape
22		number one of video deposition of
23		Erik Flannigan.
24		(Whereupon, an
25	11:49:55	off-the-record discussion was

-				
				214
1			FLANNIGAN	
2		held.)		
3			THE VIDEOGRAPHER: The time	
4		is 2:2	26 p.m. This is the	
5	14:25:54	beginr	ning of tape number three of	
6		the vi	ideo deposition of Erik	
7		Flanni	igan.	
8	ВУ	MR. KRAN	MER:	
9		Q.	Mr. Flannigan, have you ever	
10	14:25:59 wa	tched vio	deos on YouTube?	
11		Α.	I have.	
12		Q.	How many?	
13		Α.	I don't know.	
14		Q.	Hundreds?	
15	14:26:09		MR. GUELI: Are you asking	
16		for wo	ork related or just personal?	
17			MR. KRAMER: Just asking how	
18		many '	videos he watched on the	
19		YouTul	be service.	
20	14:26:18	Α.	A few hundred.	
21		Q.	Less than a thousand, do you	
22	tl	nink?		
23		Α.	Probably, yes.	
24		Q.	You still use YouTube to	
25	14:26:27 wa	atch vide	os today?	
	i '			

			215
1		FLANNIGAN	
2		A. I do.	
3		Q. How often would you say you	
4		have used the service; once a day, once	
5	14:26:32	a week, once a month?	
6		MR. GUELI: Again, just for	
7		clarification, are you drawing any	
8		distinction between work related	
9		versus personal use here?	
10	14:26:41	MR. KRAMER: No, I am not.	
11		A. Probably once a week is	
12		probably a fair characterization.	
13		Q. Do you watch YouTube videos	
14		while you are at work?	
15	14:26:52	A. I have.	
16		Q. Do you watch them while you	
17		are at home?	
18		A. I have?	
19		Q. For the videos you watched,	
20	14:26:59	did you consider them to be infringing	
21		any copyrights?	
22		MR. GUELI: Object to the	
23		form of the question.	
24		A. Some yes, some no.	
25	14:27:10	Q. So setting aside the ones	
	1		

			216
1		FLANNIGAN	
2		that you believe infringed copyrights	
3		owned by Viacom, have you watched any	
4		videos on the YouTube service that	
5	14:27:18	believe infringe copyrights?	
6		A. Yes.	
7		Q. So were you engaged in	
8		copyright infringement to your	
9		understanding by watching videos that	
10	14:27:27	you considered infringing?	
11		MR. GUELI: I object to the	
12		form of the question.	
13		A. Legally, I have no idea.	
14		Q. What information would you	
15	14:27:33	need to make that determination?	
16		A. I have no idea what I would	
17		need.	
18		Q. Have you watched videos on	
19		the YouTube service that you believe	
20	14:27:41	did not infringe a third-party	
21		copyrights?	
22		A. Yes.	
23		Q. What is the distinction	
24		between those two types of videos in	
25	14:27:50	your mind? How are you making the	

FLANNIGAN

-		LUANNIGAN
2		distinction between those you believe
3		did infringe copyrights and those you
4		believe did not?
5	14:28:10	A. I would characterize the
6		ones that I believe didn't I can
7		think of examples types of examples
8		in my mind where, for instance, the
9		person who uploaded the video appears
10	14:28:21	in the video. They are a friend of
11		mine. They are a child of a friend of
12		mine. They are someone like that. I
13		know the person, they put the video up
14		or they are to go one step further,
15	14:28:33	they are a stand-up comedian that
16		appears to control the channel. Every
17	-	video they have is from them. They
18		write notes, saying, hi, fans, I am
19	-	doing this, this and that. It seems
20	14:28:44	pretty clear passing the common sense
21		test that this comes from the person

The ones in the other

14:28:51 category would be where the uploader is

place.

that puts it up there in the first

22

23

24

			218
1		FLANNIGAN	
2		extremely unlikely to have been the	
3		originator or possibly the owner of	
4		content that I know to be generally	
5	14:29:04	owned by someone else or the nature of	
6,		the way they posted the content implies	
7		an amateurism to suggest they were not	
8		authorized agents.	
9		Q. Do you personally know any	
10	14:29:18	other people who view videos on	
11		YouTube?	
12		A. I do.	
13		Q. How many people do you know	
14		view YouTube?	
15	14:29:25	A. You know, I've never	
16		surveyed them.	
17		Q. Is it hundreds?	
18		A. Probably in the hundreds,	
19		yes.	
20	14:29:31	Q. And what we are talking	
21		about friends, family, co-workers?	
22		A. Certainly co-workers.	
23		Friends, family, probably not as much.	
24		Q. To your knowledge, do these	
25	14:29:43	people that you know that use YouTube	

			219
1		FLANNIGAN	
2		use it to watching infringing videos?	
3		MR. GUELI: Object to the	
4		form of the question.	
5	14:29:49	A. I don't know what they are	
6		using YouTube to watch necessarily.	
7		Q. Do you know of any your	
8		co-workers at Viacom that use YouTube	
9		to watch infringing videos?	
10	14:29:59	MR. GUELI: Object to the	
11		form of the question.	
12		A. I know co-workers who have	
13		watched infringing videos on YouTube.	
14		I don't know that they use it to watch	
15	14:30:18	infringing video.	
16		Q. Who do you know has watched	
17		infringing videos on the YouTube	
18		service?	
19		A. I couldn't possibly have	
20	14:30:26	enough detail to know. I can only	
21		presume.	
22		Q. Okay, so when you answered	:
23		the last question before	
24		A. Actually, you're right. I	
25	14:30:32	presume they do. I certainly have no	

			220
1		FLANNIGAN	
2		tracking of what their viewing habits	
3		are.	
4		Q. Do you personally know	
5	14:30:38	people that have uploaded clips to the	
6		YouTube service?	
7		A. I do.	
8		Q. Do you know people that have	
9		uploaded clips to the YouTube service	
10,	14:30:47	that violate third-party copyrights?	
11		MR. GUELI: Objection to the	
12		form.	
13		A. Not with certainty, no.	
14		Q. So you can't identify anyone	
15	14:31:15	that you know personally that's	
16		uploaded video clips in violation of a	
17		party's copyright?	
18		MR. GUELI: Objection to the	
19		form.	
20	14:31:22	A. I can't think of an example.	
21		Q. How many of the people that	
22		you know use YouTube to upload video	
23		clips?	
24		A. I don't know.	
25	14:31:32	Q. I will phrase it slightly	

			221
1		FLANNIGAN	
2		differently. How many people do you	
3		know that upload video clips to the	
4		YouTube service?	
5	14:31:39	A. I would give the same	
6		answer. I haven't tracked what they	
7		have done. You know, I really don't	
8		know. It could be 100 of them, it	
9		could be 20 of them. I really have no	
10	14:31:52	idea who has actually uploaded and	
11		hasn't uploaded.	
12		Q. You personally have uploaded	
13		clips to the YouTube service?	
14		A. I have.	
15	14:31:59	Q. So, you have an account at	
16		the YouTube service, right?	
17		MR. GUELI: It is a question	
18		you know, this is I think if	
19		you want to ask him about his work	
20	14:32:09	related use of YouTube, that's	
21		fine, but his personal use, you	
22		know	
23	·	MR. KRAMER: Stop the	
24	•	speaking objections.	
25	14:32:20	MR. GUELI: is not	

			222
1		FLANNIGAN	
2		appropriate.	
3		Q. Do you have an account on	
4		the YouTube service?	
5	14:32:23	MR. GUELI: Answer yes or	
6		no.	
7		Q. Do you have an account on	:
8.		the YouTube service, sir?	
9		A. Yes.	
10	14:32:29	Q. Did you understand that when	
11		you uploaded material to the YouTube	
12		service you were granting YouTube a	
13		right to make those materials available	
14		to other users of its service?	
15	14:32:38	MR. GUELI: Object to the	
16		form of the question.	
17		A. I was aware of the	
18		availability of the content by	
19		uploading to the YouTube service to	•
20	14:32:47	other users.	
21		Q. Did you understand that you	
22		were representing to YouTube that you	
23		had the rights to share the materials	
24		that you were uploading to the service?	
25	14:32:53	A. I did.	

223 FLANNIGAN 1 When you were uploading 2 Q. videos to the YouTube service, you were 3 notified in the process that you needed 4 14:33:00 to ensure you have the rights to share 5 the content you were uploading, didn't 6 7 you? 8 Α. Right. You were given that 9 Q. notification, right? 10 14:33:08 Was I given the 11 Α. 12 notification? I believe through the 13 process of uploading a video, you were 14 14:33:24 15 asked that question. And you confirmed that you 16 Q. 17 had the right to share the videos that you uploaded to the YouTube service, 18 19 right? 14:33:29 20 Α. Correct. 21 When was the last time you Q. uploaded a video to the YouTube 22 23 service? Probably two months ago, 24 Α.

14:33:40

perhaps.

			224
1		FLANNIGAN	
2		Q. How many videos in total	
3		have you uploaded to YouTube?	
4		A. Somewhere in the five to six	
5	14:33:46	range.	
6		Q. What were they?	
7		A. They were my friend, Madi	
8		Diaz, a musician who my wife is the	
9		manager of. Some performances that she	
10	14:33:57	had given.	
11		Q. Did you have the right to	
12		share those clips through the YouTube	
13		service?	
14		A. I did.	
15	14:34:00	Q. Who gave you those rights?	
16		A. Madi herself.	
17	İ	Q. Why did you upload those	
18	· I	video clips to YouTube?	
19		A. I uploaded those clips to	
20	14:34:10	YouTube so Madi could see performances	
21		that I had shot for her.	
22	**	Q. So this is videos of	1
23		performances of Madi Diaz that you shot	
24		yourself?	
25	14:34:21	A. Correct.	

			225
1		FLANNIGAN	
2		Q. And you then uploaded those	
3		performances to YouTube?	
4		A. That's correct.	
5	14:34:27	Q. Did any of those videos	
6		infringe any third-party's copyrights?	
7		MR. GUELI: Object to the	
8		form.	
9		A. To the best of my knowledge	
10	14:34:36	as Madi is the songwriter and owns her	
11		performance and granted me the right to	
12		do it and knew I was putting them up on	
13		YouTube, no.	
14		Q. Did you so, is it your	
15	14:35:08	testimony that the only videos that you	
16		have uploaded to the YouTube service	
17		are videos of Madi Diaz's concerts?	
18		A. Five of the six were or four	
19		of the five. One of them is not.	
20	14:35:20	Q. What is the sixth?	
21		A. Amy Winehouse.	
22		Q. Do you know Amy Winehouse?	
23		A. I don't.	
24		Q. So, do you have any reason	
25	14:35:27	to did you have the rights to upload	

			226
1		FLANNIGAN	
2		Amy Winehouse footage to the YouTube	
3		service?	
4		A. Probably not.	
5	14:35:33	Q. When did you upload the Amy	
6		Winehouse clip to the YouTube service?	
7		A. Some time in 2007.	
8		Q. But you represented to	
9		YouTube that you had the authority to	
10	14:35:50	upload that clip when you did, right?	
11		A. I did.	
12		Q. So you lied to YouTube?	
13		A. I interpreted it as	
14		something that I I wouldn't say I	
15	14:36:07	lied. I would say I gave the I	
16		represented that I could represent the	
17		copyright and there is some copyright	
18		of that recording that I actually	
19		probably do own because I shot the	
20	14:36:17	footage. So, whether the complete	
21		copyright story behind that clip was	
22		answered by the question that YouTube	
23		asked me, that, I don't know.	
24		Q. Did you upload Madi Diaz	
25	14:36:29	video clips to other video sharing	