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UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

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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,

VS.

No. 07-CV-3582

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

Defendants.

HIGHLY CONFIDENTIAL

VIDEOTAPED DEPOSITION OF PETER CHANE

PALO ALTO, CALIFORNIA

WEDNESDAY, DECEMBER 2, 2009

JOB NO. 18308

DAVID FELDMAN WORLDWIDE, INC.

Page 2
1 PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
DECEMBER 2, 2009
3 10:00 A.M.
4
5 HIGHLY CONFIDENTIAL VIDEOTAPED DEPOSITION OF PETER
6 CHANE, at WILSON SONSINI GOODRICH & ROSATI, 601
7 California Avenue, Palo Alto, California, pursuant to
8 notice, before me, KATHERINE E. LAUSTER, CLR, CRR, RPR,
9 CSR License No. 1894.
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DAVID FELDMAN WORLDWIDE, INC.
450 Seventh Avenue - Ste 2803, New York, NY 10123 (212)705-8585

	Page 3
1	PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
2	APPEARANCES:
3	FOR THE PLAINTIFFS, VIACOM INTERNATIONAL, INC.:
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13	FOR THE DEFENDANTS YOUTUBE, INC., YOUTUBE, LLC, and GOOGLE, INC.:
14	
15	MAYER BROWN, LLP By: MATTHEW D. INGBER, Esq. 1675 Broadway
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20	GOOGLE, INC.
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22	Mountain View, California 94043 T.650.214.4879
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25	

DAVID FELDMAN WORLDWIDE, INC.

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       PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
      APPEARANCES: (Continued)
 3
       FOR THE LEAD PLAINTIFFS AND PROSPECTIVE CLASS:
            GIRARD GIBBS, LLP
 5
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 8
 9
10
      Also Present: KEN REESER, Videographer
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DAVID FELDMAN WORLDWIDE, INC.

- PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
- $2 \mid 10:07:48$ A. One and one half days.
- 3 | 10:07:50 Q. And have you ever testified before under
- 4 | 10:07:54 oath?
- 5 10:07:55 A. No, I have not.
- 6 10:07:57 Q. Do you -- I take it you've not testified,
- 7 | 10:07:59 then, in a court of law before?
- 8 10:08:01 A. I have not.
- 9 10:08:02 Q. And you've never testified at a deposition
- 10 | 10:08:04 before?
- 11 | 10:08:05 A. I have not testified at a deposition
- 12 | 10:08:07 before.
- 13 | 10:08:09 Q. And since -- is there any reason you're
- $14 \mid 10:08:11$ aware of why you are not in the position to give
- 15 | 10:08:15 your best testimony today to the jury?
- 16 10:08:17 A. I believe I'm in a position to give my
- 17 | 10:08:19 best -- best testimony today.
- 18 | 10:08:21 Q. Now, when you joined Google seven years
- 19 | $^{10:08:24}$ ago, you said that was in 2001? 2002? When did you
- 20 | 10:08:32 join?
- $21 \mid 10:08:33$ A. I joined Google in January of 2003.
- $22 \mid 10:08:37$ Q. And at the time of the creation of
- 23 | 10:08:47 YouTube, were you involved with the business unit
- 24 | 10:08:52 known as Google Video?
- 25 | 10:08:56 MR. INGBER: Objection. Lacks foundation.

- PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
- 2 | 10:08:58 THE WITNESS: I was involved. I don't
- 3 | 10:09:01 know exactly when YouTube started.
- 4 10:09:04 BY MR. BASKIN:
- 5 | 10:09:05 Q. In 2005 and 2006, were you employed by
- 6 | 10:09:09 Google Video?
- $7 \mid 10:09:10$ A. I was employed by Google, Incorporated, at
- 8 | 10:09:14 that time.
- 9 | 10:09:15 Q. And were you assigned to the business unit
- 10 | 10:09:17 known as Google Video?
- 11 | 10:09:19 A. I worked on a project known as Google
- 12 | 10:09:21 Video.
- 13 | 10:09:22 Q. And were you senior management of that
- 14 | 10:09:25 project?
- 15 10:09:25 MR. INGBER: Object to form. Vague.
- 16 10:09:28 THE WITNESS: No, I was not.
- 17 | 10:09:29 BY MR. BASKIN:
- 18 | 10:09:29 Q. Who was the senior manager?
- 19 | 10:09:31 A. Susan Wojcicki was the senior manager of
- 20 | 10:09:35 Google Video.
- 21 | 10:09:36 Q. And how many people worked on this project
- 22 | 10:09:40 known as Google Video in and around 2005 and 2006?
- 23 | 10:09:44 A. I don't recall.
- 24 | 10:09:45 Q. And was your direct report Miss Wojcicki?
- 25 | 10:09:50 A. No, she was not.

- PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
- $2 \mid 10:09:51$ Q. Was she -- strike that.
- 3 | 10:09:52 Were you her direct report?
- 4 10:09:54 A. Yes, I was.
- 5 | 10:09:55 Q. So, basically, you were the second person
- 6 | 10:09:57 responsible for this project known as Google Video?
- 7 | 10:10:01 MR. INGBER: Objection. Form.
- 8 10:10:02 THE WITNESS: I was a member of the Google
- 9 | 10:10:04 Video team.
- 10 | 10:10:05 BY MR. BASKIN:
- $11 \mid 10:10:05$ Q. And do you recall officially what your
- 12 | 10:10:07 title was?
- 13 | 10:10:08 A. My title was business product manager.
- 14 | 10:10:10 Q. And how many people did you manage as
- 15 | 10:10:14 business product manager?
- 16 10:10:17 A. Zero.
- $17 \mid 10:10:18$ Q. So it was just you? You were the sole
- 18 | 10:10:20 business project manager?
- 19 10:10:21 A. Yes.
- 20 | 10:10:22 Q. And what was business project manager?
- 21 | 10:10:25 What did you do?
- 22 | 10:10:26 A. The term is business product manager, and
- $23 \mid 10:10:28$ I was responsible for the vision of the product and
- 24 | 10:10:34 responsible to work with engineering to build the
- 25 | 10:10:41 product.

- PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
- 2 $|^{10:56:04}$ members of the executive committee or operating com-
- 3 | 10:56:08 -- OC of Google?
- $4 \mid 10:56:12$ A. I don't recall exactly who is on the OC in
- 5 | 10:56:16 Google.
- 6 10:56:16 MR. BASKIN: Let me show you what we'll
- 7 | 10:56:18 mark as Exhibit 3.
- 8 10:56:21 THE REPORTER: 4.
- 9 10:56:21 MR. BASKIN: 4.
- 10 | 10:56:30 (Deposition Exhibit Number 4 was marked
- 11 | 10:56:30 for identification.)
- 12 | 10:56:50 BY MR. BASKIN:
- 13 10:56:50 Q. Let me hand you what we'll mark as Exhibit
- 14 | 10:56:53 4. (Hands document.)
- 15 10:58:23 BY MR. BASKIN:
- $16 \mid 10:58:24$ Q. First of all, by the way, can you identify
- 17 | 10:58:26 Exhibit 4 as an e-mail chain between you and
- 18 | 10:58:29 Mr. Rosenberg in and around January 2006?
- 19 10:58:33 A. Yes.
- 20 10:58:34 Q. Now, by the way, on the second page, am I
- 21 | 10:58:39 right that, at least to Mr. Rosenberg, you held
- 22 | 10:58:44 yourself out as senior business product manager?
- 23 | 10:58:47 A. That's what I stated my title to be at the
- 24 | 10:58:55 time?
- $25 \mid 10:58:55$ Q. Did you get promoted from the period of

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PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
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- 2 $|^{10:58:57}$ time that you were talking about in the early part
- 3 | 10:58:59 of the deposition till now? Were you promoted to
- $4 \mid 10:59:03$ senior business product manager?
- 5 10:59:04 A. I don't recall exactly, but I guess I was,
- 6 | 10:59:07 since I changed my title.
- $7 \mid 10:59:10$ Q. And in your capacity as senior business
- $8 \mid 10:59:13$ product manager, did anyone report to you then?
- 9 | 10:59:15 A. No.
- $10 \mid 10:59:16$ Q. Now, I'm interested in the e-mail in the
- 11 | 10:59:21 middle of the Exhibit 4. First of all, you'll see
- $12 \mid 10:59:31$ that in the e-mail dated January 15th, 2006, at
- $13 \mid 10:59:37$ 2:29 p.m. on a Sunday, you were explaining, to
- 14 | 10:59:44 Mr. Rosenberg at least, Google Video's zero
- 15 | 10:59:51 tolerance policy for copyrighted content.
- 16 | 10:59:57 Do you see that?
- 17 | 10:59:58 A. I see that.
- $18 \mid 10:59:58$ Q. And he tells you in the immediately
- 19 | 11:00:00 preceding -- in the e-mail right above that that "I
- 20 | 11:00:03 agree with our policy here."
- 21 | 11:00:07 Do you see that, sir?
- 22 | 11:00:08 A. Yes, I see those words.
- 23 11:00:10 Q. Now, do you recall actually discus- -- now
- 24 | 11:00:13 do you recall discussing with Mr. Rosenberg that
- 25 | 11:00:24 Google Video had a zero tolerance policy for

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PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
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- $2 \mid 11:00:28$ copyrighted content?
- 3 11:00:29 A. I don't recall a specific discussion with
- 4 | 11:00:29 Mr. Rosenberg, but I'm sure Mr. Rosenberg was aware
- 5 11:00:31 of our policy, because he was responsible for all
- $6\mid 11:00:39$ Google products and, as a matter of his work, needed
- 7 11:00:40 to know details about them.
- 8 11:00:42 Q. Now, then you say, in the course of that
- $9 \mid 11:00:43 \text{ e-mail at } 2:29 \text{ p.m.}$:
- 10 11:00:47 "youtube is at an advantage because they
- 11 11:00:51 aren't the target that we are with issues
- 12 11:00:54 like this. They are aware of this (I
- 13 11:01:00 spoke with them on friday) and they plan
- 14 11:01:04 on exploiting this in order to get more
- 15 11:01:08 and more traffic."
- 16 11:01:10 Do you see that, Mr. Chane?
- 17 | 11:01:11 A. I do see that.
- 18 11:01:12 Q. Now, first of all, in reporting to
- 19 | 11:01:14 Mr. Rosenberg about YouTube's awareness and plan,
- 20 | 11:01:24 who did you speak with on Friday at YouTube when --
- 21 | 11:01:25 that you got this information?
- 22 | 11:01:27 A. I don't recall. I recall having the one
- 23 $|^{11:01:30}$ meeting with YouTube that we already discussed.
- 24 11:01:33 Q. So to the extent that you were accurately
- 25 | 11:01:35 reporting YouTube's policies and practices to

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1 PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
2 11:01:37 Mr. Rosenberg, I take it that the source of your
3 11:01:42 information would have been either Mr. Hurley or
4 11:01:45 Mr. Maxcy at this one meeting you had; right, sir?
5 11:01:49 MR. INGBER: Objection. Lacks foundation,
6 11:01:51 calls for speculation.
7 11:01:57 THE WITNESS: Those are the attendees in
8 11:02:00 the meeting.
9 11:02:01 BY MR. BASKIN:
10 11:02:01 Q. And the only attendees in the meeting;
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- 12 11:02:05 A. That's correct.
- 13 11:02:06 Q. And that was your only meeting with
- 14 11:02:09 YouTube prior to the acquisition by Google; correct?
- 15 | 11:02:13 A. That's correct.
- 16 11:02:14 Q. And you recall no phone call; correct,
- 17 | 11:02:16 sir?

11 | 11:02:05 right?

- 18 11:02:17 A. I recall no phone calls.
- 19 11:02:19 Q. Now, do you recall, as you sit here today,
- 20 | 11:02:21 Chad Hurley saying to you, in nouns and verbs, that
- 21 | 11:02:26 they are aware that they have an advantage as
- 22 | 11:02:30 against Google Video's zero tolerance policy for
- 23 | $^{11:02:33}$ copyrighted content and they plan on exploiting that
- 24 | 11:02:38 advantage in order to get more and more traffic?
- 25 11:02:41 MR. INGBER: Objection. To the extent it

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PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
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- 2 | 11:30:16 Exhibit 6 as consisting of an e-mail chain of which
- 3 11:30:24 you were a participant?
- 4 11:30:26 A. I'm a participant on this e-mail chain.
- 5 | 11:30:29 Q. Now, again, so we just keep people
- 6 | 11:30:33 straight, who is Jeremy Doig, D-o-i-g?
- 7 | 11:30:40 A. Jeremy Doig was responsible for
- $^{8}\mid^{11:30:42}$ engineering the Google Video site.
- 9 |11:30:45 Q. And who is Hunter Walk?
- 10 11:30:48 A. Hunter Walk was a product manager working
- 11 | 11:30:51 on Google Video.
- 12 | 11:31:01 Q. And as senior business product manner --
- 13 | 11:31:02 manager, does Hunter Walk report to you?
- 14 11:31:06 A. No, he did not.
- 15 11:31:07 Q. Now, you will see, in the course of this
- 16 | 11:31:10 e-mail chain, Mr. Walk is -- raises the point to you
- 17 | 11:31:14 that:
- 18 | 11:31:15 "Additionally YouTube is able to play fast
- 19 11:31:21 and loose with copyright, R-rated content.
- 20 | 11:31:27 We can't do this."
- 21 | 11:31:28 Do you see that, sir?
- 22 11:31:29 A. I see that.
- 23 | 11:31:30 Q. And then above you say --
- 24 11:31:32 MR. INGBER: Objection to the extent it --
- 25 | 11:31:34 it mischaracterizes the document and doesn't quote

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	1	PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
12:49:00	2	THE WITNESS: 12.
12:49:01	3	MR. BASKIN: Let me hand you what we'll
12:49:02	4	mark as Exhibit 12.
12:49:04	5	(Deposition Exhibit Number 12 was marked
12:49:04	6	for identification.)
12:49:18	7	BY MR. BASKIN:
12:49:19	8	Q. Can you identify at least the bottom half
12:49:21	9	of this e-mail, the one below "Holy cow," as being
12:49:27	10	an e-mail sent by you to the video team, setting
12:49:33	11	forth a statement by Peter Chernin, the head of Fox,
12:49:40	12	20th Century Fox, that:
12:49:43	13	"we did a survey and more than 80 percent
12:49:46	14	of video on YouTube is copyrighted
12:49:49	15	content."
12:49:49	16	Do you recall, circulating this, sir?
12:49:53	17	MR. INGBER: Objection to form.
12:49:54	18	THE WITNESS: Before you showed me this
12:49:56	19	e-mail I didn't recall circulating it. Now I see
12:49:59	20	it, I recall this e-mail.
12:50:05	21	BY MR. BASKIN:
12:50:06	22	Q. Do you recall at the GPS meeting a
12:50:09	23	discussion of how extensive copyrighted content is
12:50:12	24	on the YouTube website?
12:50:17	25	A. I don't recall that discussion in

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		Page 112
	1	PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
12:50:19	2	particular.
12:50:19	3	I it's in the ballpark of things we
12:50:22	4	could have touched on in that meeting, because we
12:50:24	5	were trying to take a holistic view of video on the
12:50:28	6	Internet, and how Google could succeed in that
12:50:32	7	space, and that was one of the topics that was
12:50:34	8	relevant to that.
12:50:36	9	Q. Well, at the GPS meeting, were you
12:50:38	10	planning to be a presenter?
12:50:40	11	MR. INGBER: Objection. Vague.
12:50:44	12	THE WITNESS: At GPS meetings a number of
12:50:47	13	people present.
12:50:49	14	And and the form of those meetings,
12:50:52	15	just to paint the picture, is a table like this one,
12:50:56	16	maybe larger, where people are seated around having
12:50:59	17	a discussion. It isn't it's not a a lecturn
12:51:05	18	where one person is sort of presenting to a an
12:51:09	19	audience.
12:51:10	20	And so in that environment, a number of
12:51:12	21	people speak up and, you know, take the role of a
12:51:15	22	presenter, but it's more conversational.
12:51:18	23	BY MR. BASKIN:
12:51:19	24	Q. Well, do you recall, without regard to
12:51:21	25	date, although I'll show you in a second it was in

DAVID FELDMAN WORLDWIDE, INC.

		Page 113
	1	PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
12:51:24	2	May of 2006 do you recall attending a GPS meeting
12:51:29	3	on Google Video where the CEO of Google, Eric
12:51:36	4	Schmidt was in attendance?
12:51:39	5	A. I recall attending GPS the meetings. I
12:51:43	6	don't recall the one you're referring to. And I
12:51:45	7	don't recall who was in attendance at at the
12:51:49	8	meetings.
12:51:50	9	Q. Do you recall attending a GPS meeting on
12:51:54	10	Google Video in mid 2006 where Mr. Brin, Sergey Brin
12:51:59	11	was in attendance?
12:52:01	12	A. I don't recall the meeting.
12:52:03	13	Q. Now, let me hand you what we will mark
12:52:06	14	as
12:52:07	15	MR. INGBER: Stu, do you want to break for
12:52:09	16	lunch before you
12:52:11	17	MR. BASKIN: Oh, sure. That's a good
12:52:12	18	idea. Let's because we're going to be a while on
12:52:15	19	this, why don't we break, do that.
12:52:17	20	THE VIDEOGRAPHER: The time is 12:51 p.m.
12:52:21	21	We're off the record.
12:52:23	22	(Lunch break.)
	23	
	24	
	25	

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		Page 114
	1	PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
	2	AFTERNOON SESSION
	3	DECEMBER 2, 2009; 1:27 P.M.
	4	
13:27:45	5	THE VIDEOGRAPHER: The time is 1:27 p.m.
13:27:49	6	We are back on the record.
13:27:50	7	EXAMINATION RESUMED
13:27:52	8	MR. BASKIN: Okay. Let me hand you what
13:27:57	9	we will mark as Exhibit 13.
13:27:59	10	(Deposition Exhibit Number 13 was marked
13:27:59	11	for identification.)
13:28:38	12	BY MR. BASKIN:
13:28:39	13	Q. Sir, I may direct your attention to some
13:28:41	14	pages, but I may not. So let's just start with the
13:28:45	15	beginning.
13:28:45	16	Can you identify Exhibit 13 as an e-mail
13:28:49	17	and accompanying attachment that was c sent to
13:28:54	18	you by way of cc on or around May 4th, 2006?
13:29:04	19	A. Correct.
13:29:04	20	Q. Sorry?
13:29:05	21	A. Yes.
13:29:07	22	Q. Now, you'll see that the e-mail is
13:29:10	23	denominated "deck draft," and then the first full
13:29:15	24	page after that sets this forth as a presentation to
13:29:19	25	be made by you. And the page after that sets forth

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		Page 115
	1	PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
13:29:27	2	topics discussed at this GPS.
13:29:31	3	Do you does does this remind you
13:29:33	4	that you made a presentation at a GPS meeting
13:29:39	5	regarding Google Video in and around May of 2006?
13:29:44	6	A. Yes.
13:29:45	7	Q. Now, taking a look for a second at the
13:29:48	8	presentation, do you recall presenting the this
13:29:56	9	presentation at the GPS?
13:29:58	10	A. I don't recall presenting the
13:30:00	11	presentation.
13:30:01	12	Q. Do you recall, when you made a
13:30:04	13	presentation at the GPS, did you work off of slides
13:30:08	14	or or hand out a book such as this?
13:30:16	15	A. At a GPS meeting, it was out of practice
13:30:21	16	to hand out a printed copy. I don't recall whether
13:30:23	17	this meeting we worked from slides or or worked
13:30:28	18	from a verbal dialogue.
13:30:30	19	Q. But do you remember anything at all that
13:30:31	20	happened at a GPS meeting in May of 2006 regarding
13:30:36	21	the topic of Google Video?
13:30:37	22	A. I don't recall the the meeting.
13:30:39	23	Q. And you don't recall what you said, I take
13:30:42	24	it?
13:30:42	25	A. I don't recall what I said at the meeting.
1		

DAVID FELDMAN WORLDWIDE, INC.

		Page 116
	1	PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
13:30:44	2	Q. You don't recall who was in attendance?
13:30:46	3	A. I don't recall the attendees.
13:30:48	4	Q. You don't recall whether Eric Schmidt was
13:30:51	5	in attendance?
13:30:51	6	A. I don't recall if Eric
13:30:52	7	MR. INGBER: Asked and answered.
13:30:53	8	THE WITNESS: I don't recall whether Eric
13:30:55	9	Schmidt was in attendance.
13:30:57	10	BY MR. BASKIN:
13:30:57	11	Q. And you don't recall whether Sergey Brin
13:31:02	12	was in attendance?
13:31:03	13	MR. INGBER: Same objections.
13:31:03	14	THE WITNESS: I don't.
13:31:04	15	BY MR. BASKIN:
13:31:04	16	Q. And you don't recall which other members
13:31:04	17	of the senior management of Google were in
13:31:09	18	attendance at the meeting?
13:31:11	19	MR. INGBER: Objection. Asked and
13:31:11	20	answered, vague.
13:31:12	21	THE WITNESS: I don't recall.
13:31:13	22	BY MR. BASKIN:
13:31:14	23	Q. Do you recall, at the GPS, whether there
13:31:16	24	was an explicit discussion whether Google Video
13:31:19	25	should reduce its copyright compliance standards as
1		

DAVID FELDMAN WORLDWIDE, INC.

		Page 117
	1	PALO ALTO, CA PETER CHANE DECEMBER 2, 2009
13:31:25	2	a way of competing better with YouTube?
13:31:28	3	MR. INGBER: Objection. Form, vague and
13:31:28	4	ambiguous.
13:31:35	5	A. I don't recall. In this slide deck there
13:31:38	6	are talks there is discussion about our practices
13:31:41	7	to make sure unauthorized content is not on our
13:31:44	8	service.
13:31:45	9	BY MR. BASKIN:
13:31:45	10	Q. But and do you recall actually
13:31:47	11	discussing at the meeting, at the GPS, whether
13:31:51	12	Google Video should adopt a more liberal copyright
13:31:56	13	compliance standard in order to compete with
13:31:58	14	YouTube?
13:32:00	15	MR. INGBER: Objection. Form.
13:32:01	16	THE WITNESS: I don't recall that.
13:32:02	17	MR. BASKIN: Now, let me show you next
13:32:04	18	what we'll mark as Exhibit 14.
13:32:05	19	(Deposition Exhibit Number 14 was marked
13:32:05	20	for identification.)
13:32:44	21	BY MR. BASKIN:
13:32:44	22	Q. Can you, first of all, sir, identify
13:32:47	23	Exhibit 14 as consisting of an e-mail and
13:32:49	24	accompanying attachments sent to you by Ethan
13:32:54	25	Anderson on or about May 7th, 2006?

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13:32:58	2	A. That appears to be correct.
13:33:00	3	Q. And who was who was Ethan Anderson?
13:33:03	4	A. Ethan Anderson was a junior member a
13:33:05	5	junior product manager working on how to adapt
13:33:10	6	Google Video to be appropriate to international
13:33:13	7	markets.
13:33:14	8	Q. And reviewing Exhibit 14, the attachments,
13:33:20	9	do you remember whether these slides or attachments
13:33:26	10	prepared by Mr. Anderson were, in fact, presented to
13:33:29	11	the GPS in May of 2006?
13:33:32	12	A. I don't recall.
13:33:33	13	Q. Do you recall whether the slides prepared
13:33:35	14	by Mr. Anderson were, in fact, presented whether
13:33:41	15	topics in the slides presented by Mr. Anderson were
13:33:44	16	presented at the meeting in May of 2006?
13:33:47	17	A. I don't recall.
13:33:48	18	Q. Now, you'll notice, for example, if you go
13:33:52	19	to the page marked Bates stamped -5032, there is
13:34:02	20	a page entitled: "How is GV doing overall?"
13:34:08	21	A. I see that page.
13:34:09	22	Q. And it says:
13:34:10	23	"YouTube is getting more traffic and
13:34:13	24	engagement than Google Video today,"
13:34:15	25	providing statistics for March, and then below it
1		

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13:34:19	2	gives certain reasons why, based on qualitative
13:34:22	3	research in four companies in four countries,
13:34:26	4	rather.
13:34:27	5	And you see the line:
13:34:28	6	"YouTube's content is all free, and much
13:34:31	7	of it is highly sought after pirated
13:34:35	8	clips."
13:34:36	9	Do you see that, sir?
13:34:37	10	A. I see that.
13:34:38	11	Q. Do you remember that page being discussed
13:34:39	12	at the GPS meeting in May of 2006?
13:34:42	13	A. I don't recall.
13:34:43	14	Q. Do you recall the concept that in a
13:34:45	15	that a study was prepared, qualitative research was
13:34:49	16	done by your team in oh, internationally in four
13:34:54	17	countries, and they concluded that YouTube's
13:34:57	18	content, much of it, is highly sought-after pirated
13:35:01	19	clips?
13:35:01	20	MR. INGBER: Objection. Assumes facts,
13:35:05	21	foundation.
13:35:06	22	THE WITNESS: Sorry. Can you state that
13:35:07	23	one more time?
13:35:07	24	BY MR. BASKIN:
13:35:08	25	Q. Do you recall Mr. Anderson's comment about

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13:35:10	2	the qualitative research that was done, and the
13:35:13	3	conclusion that much of YouTube's content is highly
13:35:16	4	sought-after pirated slips do you recall that
13:35:19	5	being discussed at the GPS meeting in May of 2006?
13:35:20	6	MR. INGBER: Same objections.
13:35:20	7	THE WITNESS: I don't recall that.
13:35:26	8	BY MR. BASKIN:
13:35:27	9	Q. I take it you have no memory at all what
13:35:29	10	happened at that meeting; is that right?
13:35:31	11	MR. INGBER: Objection. Asked and
13:35:31	12	answered.
13:35:32	13	THE WITNESS: Well, you showed me the
13:35:33	14	presentation. So I you know, it looks familiar.
13:35:35	15	I don't remember the exact meeting.
13:35:38	16	BY MR. BASKIN:
13:35:38	17	Q. Now, "the presentation," meaning Exhibit
13:35:41	18	13?
13:35:42	19	A. That's what I was referring to, that
13:35:43	20	exhibit.
13:35:45	21	Q. And that appears to you to be the
13:35:47	22	presentation that you made at the meeting?
13:35:49	23	MR. INGBER: Objection. Misstates the
13:35:50	24	document. It says "draft" on the cover.
13:35:55	25	THE WITNESS: No, the I don't know what

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13:35:57	2	was presented or discussed at the meeting. The
13:36:00	3	presentation reminds me of the issues that we were,
13:36:02	4	as a team, discussing in those times during that
13:36:05	5	period.
13:36:06	6	MR. BASKIN: Now, let's turn next to what
13:36:10	7	we'll mark as Exhibit 15?
13:36:15	8	THE REPORTER: Yes.
13:36:16	9	(Deposition Exhibit Number 15 was marked
13:36:16	10	for identification.)
13:37:06	11	BY MR. BASKIN:
13:37:07	12	Q. First of all, sir, can you identify
13:37:09	13	Exhibit 15 as an e-mail received by you in around
13:37:14	14	May 8th, 2006, with accompanying attachments?
13:37:18	15	A. Yes.
13:37:20	16	Q. Now, was Mr. Eun strike that.
13:37:35	17	This e-mail is is is subject matter:
13:37:37	18	"Updated slides for Dave." I take that as David
13:37:42	19	Eun?
13:37:43	20	MR. INGBER: Objection. Lacks foundation,
13:37:46	21	calls for speculation.
13:37:49	22	THE WITNESS: The e-mail is from David
13:37:51	23	Eun. He signs it "Dave." So I assume that Dav
13:37:55	24	MR. INGBER: Don't assume. Don't assume.
13:37:58	25	THE WITNESS: I'm reading the word "Dave."

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- 2 | 15:17:12 BY MR. BASKIN:
- 3 | 15:17:13 Q. And what happened after the -- this
- $4 \mid 15:17:18$ initial decision? Did there come a time when a
- 5 | 15:17:21 decision was made that all new uploads of videos
- 6 | 15:17:25 would be directed through YouTube and not Google
- 7 | 15:17:29 Video?
- 8 | 15:17:30 MR. INGBER: Objection. Form.
- 9 |15:17:31 THE WITNESS: I don't recall when -- I
- $10 \mid 15:17:34$ moved off the project shortly thereafter, and I
- 11 | 15:17:37 don't recall that particular decision.
- 12 | 15:17:39 BY MR. BASKIN:
- $13 \mid 15:17:40$ Q. What project did you move on to shortly
- 14 | 15:17:43 thereafter?
- 15 | 15:17:45 A. Google Docs.
- $16 \mid 15:17:47$ Q. When did, approximately -- because it may
- $17 \mid 15:17:49$ save us some time -- when approximately did you move
- 18 | 15:17:52 off the Google Video project?
- 19 | 15:18:01 A. I think shortly -- I believe the period
- 20 | 15:18:05 we're discussing is the end of a year. Shortly
- 21 | 15:18:09 after the new year I moved off.
- 22 | 15:18:11 Q. The new year meaning 2007?
- 23 | 15:18:13 A. I believe so, yes.
- 24 | 15:18:14 Q. And --
- 25 | 15:18:17 A. The best of my recollection.

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- 2 | 15:18:18 MR. INGBER: Just speak up a little bit.
- 3 | 15:18:20 THE WITNESS: The best of my recollection.
- 4 | 15:18:21 BY MR. BASKIN:
- 5 | 15:18:22 Q. Were you involved at all with the
- $6 \mid 15:18:28$ discussions within Google -- strike that.
- 7 | 15:18:38 Were you involved at all with -- in --
- 8 | 15:18:39 with discussions between Google and various content
- 9 | 15:18:44 owners such as Viacom, on the subject of entering
- $10 \mid 15:18:48$ into license agreements to display their content
- 11 | 15:18:52 over YouTube?
- 12 | 15:18:54 A. No, I was not involved in those
- 13 | 15:18:55 discussions.
- 14 | 15:18:57 Q. Do you have any information you recall
- 15 | $^{15:18:59}$ regarding that subject, the subject of discussions
- 16 | 15:19:03 between YouTube and content owners like Viacom?
- 17 | 15:19:09 MR. INGBER: Objection to form.
- 18 | 15:19:11 THE WITNESS: I was never involved in
- 19 | 15:19:12 those discussions.
- 20 | 15:19:14 BY MR. BASKIN:
- 21 | 15:19:14 Q. What about on the Google Video side? Were
- 22 | $^{15:19:16}$ there discussions after the acquisition of YouTube
- 23 | 15:19:21 between Google Video and content owners regarding
- 24 | 15:19:25 placing their content on Google Video?
- 25 | 15:19:29 MR. INGBER: Objection to form. It's