

## **EXHIBIT F**

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August 1, 2012

## Via Electronic Mail

Partha P. Chattoraj  
David Shaiman  
Allegaert Berger & Vogel LLP  
111 Broadway, 20th Floor  
New York, NY 10006

Re: *J.T. Colby & Co., Inc., et al. v. Apple Inc.*, No. 11 cv 4060

Dear Partha and David:

I am writing regarding various discovery issues, pursuant to Federal Rule of Civil Procedure 37(a)(1) and Rule 2(C) of Judge Cote's Individual Practices in Civil Cases.

### Interrogatory Responses

Plaintiffs' Responses and Objections to Defendant Apple Inc.'s Second Set of Interrogatories, dated July 16, 2012, are deficient.

*First*, Interrogatory No. 9 asked Plaintiffs to provide monthly and sales information by title "[f]or each of the PURPORTED MARKS." However, the Microsoft Excel spreadsheets identified as Exhibits A and B that were provided in response to this interrogatory did not provide information by mark. Instead, the Microsoft Excel spreadsheet identified as Exhibit A provided sales information for hard copy books bearing both the "ibooks" and the "ipicturebooks" marks (or imprints). *See* Videotaped Deposition of 30(b)(6) John T. Colby, Jr., dated July 18, 2012 ("Dep. Tr."), at 181:6-10. Similarly, Exhibit B provided sales information for electronic books bearing both marks, without identifying each book's mark. As Mr. Colby testified on behalf of Plaintiff J. Boylston & Co., Publishers LLC, it is impossible to determine which books bore which mark "from looking at" Exhibit B. *See* Dep. Tr., 178:23-179:14. Mr. Colby testified that he is able to provide the information sought on a mark-by-mark basis. *See id.*, 181:11-16. Therefore, please supplement the responses to Interrogatory No. 9 to segregate the information by mark, as requested.

*Second*, Interrogatory No. 11 sought, among other things, "the dates on which . . . ADVERTISEMENTS [depicting the PURPORTED MARKS] appeared, in what outlet

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ADVERTISEMENTS appeared, the circulation of each ADVERTISEMENT, and the cost of placing each such ADVERTISEMENT.” Plaintiffs objected to this interrogatory, and indicated that “copies of all advertisements in Plaintiffs’ possession for products bearing Plaintiffs’ iBooks and iPicturebooks Marks have already been produced to Defendant.” Pursuant to Federal Rule of Civil Procedure 33(d), please identify the advertisements produced by Plaintiffs by Bates number or other information (*e.g.*, file path and name).

*Third*, Exhibit C included several “notes” that suggest that the information provided in Exhibits A through C – which, according to Plaintiffs provide the answers to Interrogatories Nos. 9, 10 and 11 – is incomplete. For example, even though Exhibits A and B state that no money was ever spent on advertising and marketing, Exhibit C includes a note that states that from 1999 to 2005, \$662,000 was spent on “Actual Simon Marketing/Advertising (1999-2005).” Other notes indicate that “actual returns for 1999-2005 are unknown,” and that certain data related to sales of books bearing the “ipicturebooks” mark was excluded. Please confirm that Plaintiffs’ responses to Interrogatories Nos. 9, 10 and 11 set forth all information known to them regarding the information sought by Interrogatories 9, 10 and 11. If there is other information available to Plaintiffs, please supplement the interrogatory responses by August 8, 2012 to include that information.

### **Initial Disclosures**

As we requested on June 26, 2012 and July 13, 2012, please let us know when we can expect to receive Plaintiffs’ amended initial disclosures, removing Jerry Butler from the list of individuals that Plaintiffs may rely on to support their claims. If we do not receive amended initial disclosures by Monday, August 6, 2012, we will notice Mr. Butler’s deposition.

### **Privilege Logs and Excluded Documents**

I have not yet received a response to my June 22, 2012 letter regarding the exchange of privilege logs. Furthermore, while we requested in my June 22 letter, and in my July 13, 2012 e-mail, that Plaintiffs provide their privilege log before the Rule 30(b)(6) deposition of Plaintiff J. Boylston & Co., Publishers LLC, Plaintiffs did not do so. Please provide us with Plaintiffs’ privilege logs by Wednesday, August 8, 2012.

On a related note, when Plaintiffs produced their entire hard drive to Apple, they requested that Apple “have its e-discovery vendor run searches for potentially privileged documents using the following names and terms: Manatt, Phelps and Phillips, Manatt, Alston and Bird, Alston, Bird, Bennet Ashley, Thomas Morrison, Kimo Peluso, Aydin Caginalp, Dean Zipser, Carole Reagan, Nirav Shah, Amy Sheehan and Nicole German” (the “Privileged Search Terms”). *See* Letter from Nicole R. German to Dale Cendali, dated Mar. 22, 2012. Apple agreed to do so. As we discussed during the July 18 and July 20, 2012 depositions, the

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processed data that VDiscovery (our e-discovery vendor) provided to the parties does not include documents that contain any of the Privileged Search Terms (the “Excluded Documents”).

During Mr. Colby’s July 20 deposition, we requested that the Excluded Documents be searched and that any non-privileged documents be produced. However, as of today, we have not received any information from you about the Excluded Documents, nor have Plaintiffs produced any additional documents. Please review the Excluded Documents and produce responsive, non-privileged documents from that group by Wednesday, August 8, 2012.

### **Plaintiffs’ Document Production**

There are many documents that Plaintiffs produced that we are unable to open in their native formats, including many “hidden” files that were located on the thumb drive that Plaintiffs produced on July 20, 2012. I have attached a list of those documents as Exhibit A. Please provide us with information about the software that can be used to open the documents or provide us with hard copies of them by Wednesday, August 8, 2012.

Furthermore, during the Rule 30(b)(6) deposition, Mr. Colby was unable to testify about how many books bearing the “ibooks” imprint are sold through brick-and-mortar stores versus how many books are sold through online retailers. *See* Dep. Tr., at 210:13-212:18. Mr. Colby testified that such information could be found in the “TR trans file” that was produced on his hard drive. We have since reviewed that file, and we are unable to determine which sales occurred through brick-and-mortar stores and which sales occurred through online retailers. In short, Plaintiffs have not provided complete information regarding its geographic use of the purported “ibooks” and “ipicturebooks” mark, their sales of books bearing those purported marks, or the channels of trade through which such sales are made, despite the fact that such information was sought through both Apple’s Rule 30(b)(6) deposition notice and document requests. *See* Defendant Apple Inc.’s Second Amended Notice of Deposition of Plaintiff J. Boylston & Company, Publishers LLC Pursuant to Fed. R. Civ. P. 30(b)(6), dated July 16, 2012 (Topics 52, 53, 77 and 78); and Defendant Apple Inc.’s First Set of Requests to Plaintiffs for the Production and Inspection of Documents and Things, dated Sept. 15, 2011 (Request No. 20). Please provide us with information regarding the sales of books bearing the “ibooks” and “ipicturebooks” imprints to consumers through online channels (such as amazon.com and barnesandnoble.com) versus brick-and-mortar retailers by Wednesday, August 8, 2012.

Finally, during both the Rule 30(b)(6) deposition and Mr. Colby’s deposition in his individual capacity, Mr. Colby mentioned several documents that we had been unable to locate in Plaintiffs’ production prior to the depositions. We are reviewing the deposition transcripts and Plaintiffs’ production, and will provide you with a complete list of those documents that we are unable to locate.

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\* \* \*

If you have any questions about the issues discussed above, please do not hesitate to contact me. The foregoing is not intended to be a full and complete recitation of Apple's position with respect to any discovery issues, and Apple hereby expressly reserves, and does not waive, all of its rights and remedies in connection with these issues.

Sincerely,



Bonnie L. Jarrett

cc: Robert Raskopf, Esq.

Dale M. Cendali, Esq.  
Claudia Ray, Esq.

**EXHIBIT A**

Documents Produced Electronically on May 5, 2012

JTC00002733\_CONFIDENTIAL\_.DS\_Store  
JTC00002734\_\_CONFIDENTIAL\_..DS\_Store  
JTC00002737\_CONFIDENTIAL\_.ebookRawTransFile  
JTC00002738\_CONFIDENTIAL\_.EXECUTIVE SUMMARY  
JTC00002740\_CONFIDENTIAL\_.IPICTUREBOOKSPLAN3.0FINAL  
JTC00002743\_CONFIDENTIAL\_.RichFreese  
JTC00004552\_.DS\_Store  
JTC00004553\_..DS\_Store  
JTC00002967\_.DS\_Store  
JTC00002968\_..DS\_Store  
JTC00003143\_.DS\_Store  
JTC00003144\_..DS\_Store  
JTC00003146\_.deceiver  
JTC00003151\_..heavy  
JTC00003160\_..venus  
JTC00003  
JTC00002995\_.DS\_Store  
JTC00002996\_..DS\_Store  
JTC00002997\_..1999catalog  
JTC00003472\_.DS\_Store  
JTC00003473\_..DS\_Store  
JTC00003508\_.DS\_Store  
JTC00003509\_..DS\_Store  
JTC00004500\_CONFIDENTIAL\_.DS\_Store  
JTC00004501\_CONFIDENTIAL\_..DS\_Store  
JTC00004502\_CONFIDENTIAL\_..biography of Byron Preiss

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JTC00004507\_CONFIDENTIAL\_. \_ibooks manga press release  
JTC00004510\_CONFIDENTIAL\_. \_ipicturebooks Marketing Plan  
JTC00004511\_CONFIDENTIAL\_. \_IPICTUREBOOKS PLAN 5.0  
JTC00004512\_CONFIDENTIAL\_. \_ipicturebooks press release feb  
JTC00004513\_CONFIDENTIAL\_. \_ipicturebooks shrek PR 517  
JTC00004514\_CONFIDENTIAL\_. \_ipicturebooks-PW  
JTC00004515\_CONFIDENTIAL\_. \_ipicturebooks \_pw article  
JTC00004516\_CONFIDENTIAL\_. \_missionIPICTUREBOOKS 102700  
JTC00004517\_CONFIDENTIAL\_. \_Overdrive-child...y press release  
JTC00004518\_CONFIDENTIAL\_. \_press ipicturebooks revised 4.0  
JTC00004519\_CONFIDENTIAL\_. \_press ipicturebooks.com 2.0  
JTC00004520\_CONFIDENTIAL\_. \_Seinfeld contract - July revis  
JTC00004522\_CONFIDENTIAL\_. \_SYNERGIES aolipicturebooks1  
JTC00004523\_CONFIDENTIAL\_. \_Time Warner Press Release(  
JTC00004524\_CONFIDENTIAL\_. \_Warner Books. ipicturebooks, II  
JTC00004525\_CONFIDENTIAL\_ biography of Byron Preiss  
JTC00004529\_CONFIDENTIAL\_ ebookRawTransFile  
JTC00004531\_CONFIDENTIAL\_ ibooks manga press release  
JTC00004534\_CONFIDENTIAL\_ ipicturebooks Marketing Plan  
JTC00004535\_CONFIDENTIAL\_ IPICTUREBOOKS PLAN 5.0  
JTC00004536\_CONFIDENTIAL\_ ipicturebooks press release feb  
JTC00004537\_CONFIDENTIAL\_ ipicturebooks shrek PR 517  
JTC00004538\_CONFIDENTIAL\_ ipicturebooks-PW  
JTC00004540\_CONFIDENTIAL\_ ipicturebooks \_pw article  
JTC00004541\_CONFIDENTIAL\_ missionIPICTUREBOOKS 102700  
JTC00004542\_CONFIDENTIAL\_ Overdrive-child...y press release  
JTC00004543\_CONFIDENTIAL\_ press ipicturebooks revised 4.0  
JTC00004544\_CONFIDENTIAL\_ press ipicturebooks.com 2.0

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JTC00004547\_CONFIDENTIAL\_Seinfeld contract - July revis  
JTC00004549\_CONFIDENTIAL\_SYNERGIES aolpicturebooks 1  
JTC00004550\_CONFIDENTIAL\_Time Warner Press Release(  
JTC00004551\_CONFIDENTIAL\_Warner Books. ipicturebooks, II  
JTC00003041\_.DS\_Store  
JTC00003042\_.\_.DS\_Store  
JTC00003055\_.\_.catalog  
JTC00003077\_.\_.homeimg  
JTC00003406\_.DS\_Store  
JTC00003407\_.\_.DS\_Store  
JTC00003408\_.\_.02\_february  
JTC00003410\_.\_.BEST SF QUOTE  
JTC00003415\_.\_.Spring\_05done.qxd  
JTC00003416\_.\_.Spring\_05\_.qxd  
JTC00003417\_.\_.Spring\_05\_2.qxd  
JTC00003418\_.\_.Spring\_05\_3.qxd  
JTC00003419\_.\_.Spring\_05\_4.qxd  
JTC00003420\_.\_.UV ADVANTAGE  
JTC00003422\_BEST SF QUOTE  
JTC00003424\_CROSSING INFINITY  
JTC00003426\_Spring\_05done.qxd  
JTC00003427\_Spring\_05\_.qxd  
JTC00003428\_Spring\_05\_2.qxd  
JTC00003429\_Spring\_05\_3.qxd  
JTC00003430\_Spring\_05\_4.qxd  
JTC00003431\_UV ADVANTAGE  
JTC00002959\_.DS\_Store  
JTC00002960\_.\_.DS\_Store



JTC00002961\_.\_catalogue.indd

JTC00002963\_.\_Spring 2005 catalogue

JTC000029641\_.\_catalogue.indd

JTC00002797\_CONFIDENTIAL\_.\_ibooksbeta

JTC00002811\_CONFIDENTIAL\_.\_tr10899.doc?pocket trends

Catalog Covers\Spring 2005 Catalogue\02\_february (entire folder)

Catalog Covers\Spring 2005 Catalogue\Catalog Feb-May 05\BACK\_LIST\_PAGES (all files that are not in subfolders)

Catalog Covers\Spring 2005 Catalogue\Catalog Feb-May 05\Fonts (entire folder)

Catalog Covers\Spring 2005 Catalogue\Catalog Feb-May 05\Profiles (entire folder)

Catalog Covers\Spring 2005 catalogue\dwight\_catalog\_copy (entire folder)

Catalog Covers\Spring 2005 catalogue\SPRING 2005 CATALOG (entire folder)

Documents on the Thumb Drive Produced on July 20, 2012

NBN TransFile.xlscomplete (located on the thumb drive that was produced on July 20, 2012)

“Hidden” Files on the Thumb Drive Produced on July 20, 2012

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.\_.Trashes

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.\_ebookRawTransFile.xls

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\  
.\_NBNTransFile.xlscomplete

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.\_NBNTransFile.xlsx

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.\_RoyTrans;7.19.2012.xlsx

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\  
.\_RoyTransibooks;7.19.2012.xlsx

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\  
.\_RoyTranspicturebooks;7.19.2012.xlsx

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.\_TR.IMF.xlsx

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\

.\_TR.TRANSibooks;7.19.2012.xlsx  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\  
.\_TR.TRANSipicturebooks;7.19.2012.xlsx  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.DS\_Store  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\master-  
change-id  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\master-  
change-list-00000001  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\mds-lock-  
dir\master-status  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-  
V1\VolumeConfig.plist  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-  
V2\C16275D4-E8E3-4083-925A-379C6C40B726\.store.db  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-  
V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.directoryStoreFile  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-  
V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.directoryStoreFile.shadow  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-  
V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.indexArrays  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-  
V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.indexCompactDirectory  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-  
V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.indexDirectory  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-  
V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.indexGroups  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-  
V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.indexHead  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-  
V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.indexIds  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-  
V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.indexPositions  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-

V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.indexPostings  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.indexUpdates  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.shadowIndexGroups  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\0.shadowIndexHead  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\indexState  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\journalExclusion  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\journals.live\retire.24  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\journals.scan\retire.21  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\Lion.created  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\Lion.modified  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.directoryStoreFile  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.directoryStoreFile.shadow  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.indexArrays  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.indexCompactDirectory  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.indexDirectory  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.indexGroups  
20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.indexHead

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.indexIds

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.indexPositions

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.indexPositionTable

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.indexPostings

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.indexTermIds

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.indexUpdates

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.shadowIndexArrays

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.shadowIndexCompactDirectory

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.shadowIndexDirectory

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.shadowIndexGroups

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.shadowIndexHead

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.shadowIndexPositionTable

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\live.0.shadowIndexTermIds

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\permStore

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\psid.db

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\reverseDirectoryStore

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\.Spotlight-V100\Store-

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V2\C16275D4-E8E3-4083-925A-379C6C40B726\reverseDirectoryStore.shadow

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\reverseStore.updates

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\shutdown\_time

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\store.db

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\store.updates

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\Store-V2\C16275D4-E8E3-4083-925A-379C6C40B726\tmp.SnowLeopard

20120720\_Plaintiffs\_Productions\20120720\_Plaintiffs\_Productions\Spotlight-V100\VolumeConfiguration.plist