

Exhibit 1

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

FUNCTION MEDIA, L.L.C.

Plaintiffs,

vs.

GOOGLE, INC. AND YAHOO, INC.

Defendants.

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Civil Action No. 2007-CV-279

JURY TRIAL DEMANDED

**PLAINTIFF'S P.R. 3-1 DISCLOSURE OF ASSERTED CLAIMS
AND INFRINGEMENT CONTENTIONS AND P.R. 3-2 DISCLOSURES**

Pursuant to Patent Rule 3-1, Plaintiff Function Media, L.L.C. (“Function Media”) hereby provides its Disclosure of Asserted Claims and Preliminary Infringement Contentions. Function Media’s statements are based on publicly available materials regarding the accused infringing products or services of Defendants Google, Inc. (“Google”) and Yahoo, Inc. (“Yahoo”) that describe or discuss aspects of operation of these products or services. Function Media has not had access to any discovery of Google or Yahoo materials at this point, and therefore certain information is not yet available to Function Media that is fundamental to its infringement claims. Function Media reserves the right to supplement or alter its responses herein based on additional information obtained through formal discovery or other means concerning Google or Yahoo’s products or services.

Moreover, although Function Media hereby asserts infringement of only certain claims in U.S. Patent Nos. 6,446,045, 7,240,025, 6,829,587, and 7,249,059, Function Media believes that Google and Yahoo infringe a substantial number of additional claims of these patents. However, local practice and jurisprudential resources place a practical limit on the number of claims that plaintiffs may assert at one time, and so Function Media has limited itself at this juncture to asserting the claims made in this disclosure. By asserting infringement of these claims at this time, Function Media in no way intends to waive its right to pursue additional claims from these patents in some later proceeding, and Function Media hereby reserves all rights to do so.

I. Function Media's P.R. 3-1(a) Disclosures

Subject to ongoing discovery and investigation, Function Media hereby contends (pursuant to P.R. 3-1a) that Google directly, contributorily and/or by inducement infringes the following patent claims:

U.S. Patent No.	Infringed Claims
U.S. Patent No. 6,446,045	1, 5
U.S. Patent No. 7,240,025	1, 7, 11-17, 20, 23, 24, 30, 32, 36, 37-39, 45, 51, 52, 62, 63, 79, 81, 90, 91, 140, 141, 148, 179, 186, 190-196, 199, 202, 203, 209, 211, 215-218, 224, 230, 231, 241, 242, 258, 260, 269, 270, 271, 320, 327
U.S. Patent No. 6,829,587	18, 19, 22, 30
U.S. Patent No. 7,249,059	1, 14, 26, 27, 40, 52

Subject to ongoing discovery and investigation, Function Media hereby contends (pursuant to P.R. 3-1a) that Yahoo directly, contributorily and/or by inducement infringes the following patent claims:

U.S. Patent No.	Infringed Claims
U.S. Patent No. 6,446,045	1, 5
U.S. Patent No. 7,240,025	1, 7, 15, 16, 20, 23, 24, 32, 45, 51, 52, 62, 63, 79, 81, 90, 91, 140, 141, 148, 179, 186, 194, 195, 199, 202, 203, 211, 224, 230, 231, 241, 242, 258, 260, 269, 270, 271, 320, 327

II. Function Media's P.R. 3-1(b) Disclosures

Subject to ongoing discovery and investigation, Function Media hereby contends (pursuant to P.R. 3-1(b)) that the asserted patent claims are infringed by the Accused Instrumentalities as identified for each claim as shown in the infringement charts for Google and Yahoo attached hereto as Exhibit A.

III. Function Media's P.R. 3-1(c) Disclosures

Subject to ongoing discovery and investigation, Function Media hereby contends (pursuant to P.R. 3-1(c)) that each element of each infringed claim is found within each Accused Instrumentality as shown in infringement charts for Google and Yahoo attached hereto as Exhibit A.

IV. Function Media's P.R. 3-1(d) Disclosures

Subject to ongoing discovery and investigation, Function Media hereby contends (pursuant to P.R. 3-1(d)) that each element of each asserted claim is literally present in each of the Accused Instrumentalities as specifically shown in Exhibit A.

At this time, Function Media knows of no specific limitations of the asserted claims where infringement depends on equivalents. However, as indicated above, more discovery is required for Function Media's literal infringement position, and the claims have yet to be construed. Function Media expressly reserves the right to augment and supplement its position on whether there is infringement under the doctrine of equivalents of any elements of any asserted claims after discovery from the Defendants and/or depending on this Court's interpretation of the asserted claims.

V. Function Media's P.R. 3-1(e) Disclosures

Pursuant to P.R. 3-1e, Function Media notes that U.S. Patent No. 6,829,587 is a continuation of U.S. Patent No. 6,446,045, and that U.S. Patent No. 7,240,025 is a continuation of U.S. Patent No. 6,829,587. Each of the asserted claims in U.S. Patents Nos. 6,446,045, 7,240,025, 6,829,587 is entitled to a priority date no later than the filing date of U.S. Patent No. 6,446,045, i.e., January 10, 2000.

Function Media notes that U.S. Patent 7,249,059 is a continuation-in-part of U.S. Patent No. 6,446,045. Each of the asserted claims in U.S. Patent No. 7,249,059 is entitled to a priority date no later than the filing date of U.S. Patent No. 7,249,059, i.e., July 11, 2002.

VI. Function Media's P.R. 3-1(f) Disclosures

Function Media hereby asserts (pursuant to P.R. 3-1f) that it does not intend at this time to rely on the assertion that its own apparatus, product, device, process, method, act, or other instrumentality practices the claimed invention. However, Function Media reserves all rights to supplement or alter this position based on additional information as appropriate.

VII. Function Media's P.R. 3-2 Disclosures

In accordance with P.R. 3-2, Function Media hereby makes the following disclosures:

Pursuant to P.R. 3-2(a), Function Media believes that there are no documents that evidence discussions with, disclosures to, or other manners of providing to a third party, or sale of or offer to sell, the claimed inventions in U.S. Patents Nos. 6,446,045, 7,240,025, or 6,829,587 prior to January 10, 2000, the date on which Application No. 09/480,303 (now U.S. Patent No. 6,446,045) was filed and the date to which U.S. Patents Nos. 6,446,045, 7,240,025, or 6,829,587 claim priority. Function Media also believes that there are no documents that evidence discussions with, disclosures to, or other manners of providing to a third party, or sale of or offer to sell, any new material disclosed in the claimed inventions in U.S. Patent No. 7,249,059 prior to July 11, 2002, the date on which Application No. 10/193,465 (now U.S. Patent No. 7,249,059) was filed.

Pursuant to P.R. 3-2(b), the following documents (all with bates numbers commencing with "D") evidence the conception, reduction to practice, design, and development of the claimed inventions, which were created on or before January 10, 2000, the date on which Application No. 09/480,303 (now U.S. Patent No. 6,446,045) was filed: 000001-08, 5115-5119, 16838-855, 16935-945, 17041-043, 17044-052, 17076-081, 17090-106, 17115, 17161, 17164-65, 17170-71, 17183-84, 17290-298, 17496-744, 17775-18680, 21690, 23349-23357, 23358-23365, 23375, 32298-32830, 32831-852, 32874-886, 32893-894, 39212-39214, 39241-39310, 39313-372, 39374-376, 39633-636, 39879, 39939-953, 40003-05, 40035-099, 40124-40142,

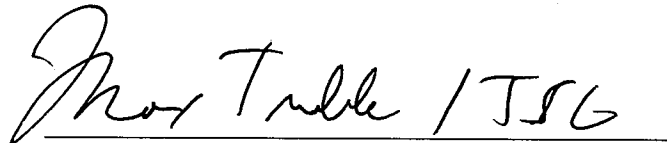
40168-197, 40220-221, 46925-987, 47024-47049, 47051-077, 47162-194, 58656-689, 58691-58696, 58700-702, 58827-828, 59298, 65935-42, 66016-023, 66720, and 66721.

The following document evidences the conception, reduction to practice, design, and development of new material related to the claimed inventions in U.S. Patent No. 7,249,059 which were created on or before July 11, 2002, the date on which Application No. 10/193,465 (now U.S. Patent No. 7,249,059) was filed: 17116-119.

There may be other documents relevant to conception, reduction to practice, design, and development of the claimed inventions pursuant to P.R. 3-2(b) that are protected by the attorney-client privilege and/or the attorney work product doctrine. A privilege log identifying those documents will be provided to Google and Yahoo at the appropriate time.

Pursuant to P.R. 3-2(c), the following documents are a copy of each of the file histories for the Function Media Patents-in-Suit: 63598-64582, 64583-64901, 64902-66078, 66079-66719.

Respectfully submitted,



Max L. Tribble, Jr.
State Bar No. 20213950
Email: mtribble@susmangodfrey.com
SUSMAN GODFREY LLP
1000 Louisiana, Suite 5100
Houston, Texas, 77002
Telephone: (713) 651-9366
Facsimile: (713) 654-6666

Lead Attorney for Plaintiffs

OF COUNSEL:
Joseph S. Grinstein
State Bar No. 24002188

Email: jgrinstein@susmangodfrey.com
SUSMAN GODFREY L.L.P.
1000 Louisiana Street, Suite 5100
Houston, Texas 77002-5096
Telephone: (713) 651-9366
Fax: (713) 654-6666

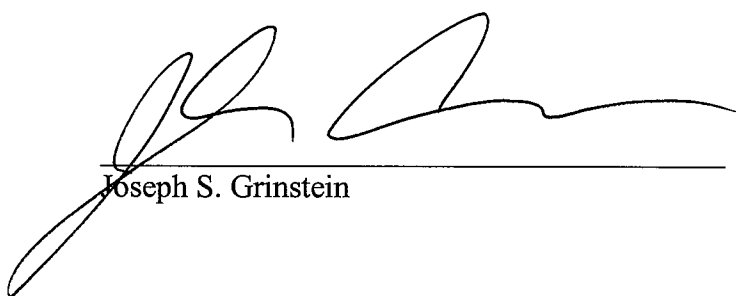
Nicholas F. Daum
State Bar No. 236155
Email: ndaum@susmangodfrey.com
SUSMAN GODFREY L.L.P.
1901 Avenue of the Stars
Suite 950
Los Angeles, CA 90067
Telephone: (310) 789-3100
Fax: (310) 789-3150

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the foregoing instrument has been served on the following counsel of record, this 30 day of March, 2008, as indicated below:

Jason W. Wolff
FISH & RICHARDSON P.C.
12390 El Camino Real
San Diego, CA 92130
Attorneys for Google

Douglas Lumish
Weil, Gotshal & Manges L.L.P.
201 Redwood Shores Pkwy.
Redwood Shores, CA 94065
Attorneys for Yahoo!



Joseph S. Grinstein