

## **Exhibit 7**



systems, technologies, functionalities, and services not specifically disclosed in Function Media's First Amended P.R. 3-1 Disclosures of Asserted Claims and Infringement Contentions.

3. Yahoo! objects to Paragraph R of Function Media's "Definitions" because it is overbroad, unduly burdensome, and seeks to compound and add subparts to each and every interrogatory.

4. Yahoo! objects to each interrogatory, definition, or instruction to the extent it seeks information that is confidential, proprietary, and/or trade secret information of a third party that is in Yahoo!'s possession subject to an obligation to a third party. Yahoo! will provide such information only to the extent it can do so consistent with its obligations to any third parties.

5. Yahoo! objects to each interrogatory, definition, or instruction to the extent it seeks information not within the possession, custody, or control of Yahoo!. Yahoo! will only provide relevant, non-privileged information that is within Yahoo!'s present possession, custody, or control and available to Yahoo! after a reasonable investigation.

6. Yahoo! objects to Function Media's definition of "Defendant," "Yahoo," "you," and "your" because they are overly broad. The definition includes persons and entities not within Yahoo!'s control, and includes attorneys and/or their agents that have provided legal advice to Yahoo!. Yahoo! will respond to these interrogatories with non-privileged information in its possession, custody or control to the extent such information can be obtained from a reasonable search.

7. No objection or response made in this document shall be deemed to be an admission by Yahoo! as to the existence or non-existence of responsive information or documents, unless specifically so stated.

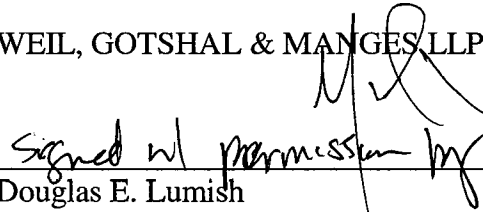
information and belief, the failure of Stone, Dean, and/or their attorneys to disclose information including but not limited to the Brown patent, the '824 patent, and the Overture technology, to the USPTO during prosecution of the '025 and '059 patents resulted in the withholding of highly material information pertaining to the relevant prior art and was done with the intent to deceive the USPTO as to the true nature and scope of the prior art.

The individuals and/or law firms identified in response to this interrogatory are likely to have information pertaining to the allegations above. Furthermore, discovery in this case is ongoing, and Yahoo! reserves the right to supplement this response as appropriate.

DATED: October 31, 2008

Respectfully submitted,

WEIL, GOTSHAL & MANGES LLP

  
Signed w/ permission by Michael Lane  
Douglas E. Lumish

Matthew D. Powers (Bar. No. 104795)

[matthew.powers@weil.com](mailto:matthew.powers@weil.com)

Douglas E. Lumish (Bar. No. 183863)

[doug.lumish@weil.com](mailto:doug.lumish@weil.com)

WEIL, GOTSHAL & MANGES LLP

Silicon Valley Office

201 Redwood Shores Pkwy.

Redwood Shores, CA 94065

Tel: 650.802.3000

Fax: 650.802.3100

Attorneys for Defendant Yahoo!, Inc.