EXHIBIT B

Issued by the UNITED STATES DISTRICT COURT

NORTHERN	NEW YORK	
Bright Response, LLC		
	SUBPOENA IN A CI	VIL CASE
V. Google Inc., et al.		-CV-371-CE E.D. TEX.)
TO: ANTHONY ANGOTTI		
YOU ARE COMMANDED to appear in the United Statestify in the above case.		
PLACE OF TESTIMONY	Co	URTROOM
	. DA	TE AND TIME
YOU ARE COMMANDED to appear at the place, date	, and time specified below to testify	at the taking of a deposition
PLACE OF DEPOSITION	DA	TE AND TIME
YOU ARE COMMANDED to produce and permit inspection place, date, and time specified below (list documents SEE EXHIBIT A, ATTACHED		g documents or objects at the
PLACE QUINN EMANUEL URQUHART OLIVER & HEDGES,I C/O JENNIFER A. KASH 50 CALIFORNIA ST SAN FRANCISCO, CA 94111	LP DE	TE AND TIME CCEMBER 3, 2008 0:00 A.M.
YOU ARE COMMANDED to permit inspection of the	ne following premises at the date	and time specified below.
PREMISES	, DA	TE AND TIME
Any organization not a party to this suit that is subpoend officers, directors or managing agents, or other persons who codesignated the matters on which the person will testify. Federal	onsent to testify on its behalf, and n	nay set forth, for each person
SSUING OF CORS SIGNATURE AND TITLE (INDICATE IF ATTORNEY	FOR PLAINTIFF OR DEFENDANT) DA	TE
ATTOR SSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER JENNIFUR A. KASH QUINN EMANUEL URQUHART		VEMBER 21, 2008
50 CALIFORNIA STREET 22ND FLOOR SAN FRAN		875-6600
i nee regeral rule of Civil Proced	CHO TO LOLL TO L. COLLOCAL DISAL DISKS!	

If action is pending in district other than district of issuance, state district under case number.

ACes (Ket. 1207) Supporta in a	Civii Case (Fage 2)		
•		PROOF OF SERVICE	
1	DATE	PLACE	
SERVED			
SERVED ON (PRINT NAME)		MANNER OF SERVICE	
SERVED BY (PRINT NAME)		TITLE	
	Dì	ECLARATION OF SERVER	
I declare under penalty of in the Proof of Service is tr	of perjury under the la ue and correct.	ws of the United States of America that the foregoing information contra	ainec
Executed on			
•	DATE	SIGNATURE OF SERVER	
	•		
		ADDRESS OF SERVER	
		·	

Federal Rule of Civil Procedure 45 (c), (d), and (e), as amended on December 1, 2007:

(c) PROTECTING A PERSON SUBJECT TO A SUBFORNAL

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoeta must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoeta. The issuing court must enforce this duty and impose an appropriate sanction — which may include lost earnings and reasonable attorney's fees — on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the issuing court for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.
 - (3) Quashing or Modifying a Subpoena.
- (A) When Required. On timely motion, the issuing court must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person who is neither a party nor a party's officer to travel more than 100 miles from where that person resides, is employed, or regularly transacts business in person except that, subject to Rule 45(o)(3)(B)(iii), the person may be commanded to attend a trial by traveling from any such place within the state where the trial is held;
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- (B) When Permitted. To profect a person subject to or affected by a subpoena, the issuing court may, on motion, quash or modify the subpoena if it requires:
- disclosing a trade secret or other confidential research, development or commercial information;
- (ii) disclosing at unretained expert's opinion or information thatdoes not describe specific occurrences in dispute and results from the expert's study that was not requested by a party; or
- (iii) a person who is neither a party nor a party's officer to incur substantial expense to travel more than $100\ \mathrm{miles}$ to attend trial
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(c)(3)(B), the court may, instead of quashing or modifying a subpoema, order appearance or production under specified conditions if the serving party:

- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
- (ii) ensures that the subposeased person will be reasonably compensated.

 (d) Duties in Responding to a Subporna.
- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.
 - (2) Claiming Privilegeor Protection.
- (A) Information Withheld. A person withhelding subpocuaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoéna is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information to the court under seal for a determination of the claim. The person who produced the information must preserve the information until he claim is resolved.

(c) CONTEMPT

The issuing court may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena. A nonparty's failure to obey must be excused if the subpoena purports to require the nonparty to attend or produce at a place outside the limits of Rule 45(c)(3)(A)(ii).

EXHIBIT A

I. **DEFINITIONS**

- 1. "PLAINTIFF," or "BRIGHT RESPONSE," shall mean plaintiff Bright Response, LLC, and its agents, officers, employees, representatives and attorneys, and any and all of its predecessor or successor companies, corporations or business entities.
- 2. "ANGOTTI," "YOU," or "YOUR" shall mean Anthony Angotti, named inventor of U.S. Patent No. 6,411,947.
- 3. "FRED COHEN," "JULIE HSU," "ROSANNA PICCOLO," and "AMY RICE" shall mean the other named inventors of U.S. Patent No. 6,411,947.
- 4. "DOCUMENT" or "DOCUMENTS" shall include all written, graphic or otherwise recorded material, including without limitation, microfilms or other film records or impressions, tape recordings or computer cards, floppy disks or printouts, any and all papers, photographs, films, recordings, memoranda, books, records, accounts, communications, letters, telegrams, correspondence, notes of meetings, notes of conversations, notes of telephone calls, inter-office memoranda or written communications of any nature, recordings of conversations either in writings or upon any mechanical or electrical recording devices, including electronic mail ("e-mail"), notes, papers, reports, analyses, invoices, canceled checks or check stubs, receipts, minutes of meetings, time sheets, diaries, desk calendars, ledgers, schedules, licenses, financial statements, telephone bills, logs, and any differing versions of any of the foregoing, whether so denominated, formal, informal or otherwise, as well as copies of the foregoing which differ in any way, including by the addition of handwritten notations or other written or printed matter of any nature, from the original. The foregoing specifically includes information stored in a computer database and capable of being generated in documentary form, such as electronic mail.
 - 5. "THING" as used herein means any physical object other than a "DOCUMENT."
- (a) "PERSON" refers to any individual, corporation, proprietorship, association, joint venture, company, partnership or other business or legal entity, including governmental bodies and agencies.

- 6. "REFLECT," "REFLECTING," "RELATE TO," "REFER TO," "RELATING TO," and "REFERRING TO" shall mean relating to referring to, concerning, mentioning, reflecting, pertaining to, evidencing, involving, describing, discussing, commenting on, embodying, responding to, supporting, contradicting, or constituting (in whole or in part), as the context makes appropriate.
 - 7. The "947 PATENT" shall mean U.S. Patent No. 6,411,947.
- 8. The term "RELATED PATENTS/APPLICATIONS" shall mean (1) any United States or foreign patent or patent application related to the '947 PATENT by way of subject matter or claimed priority date, (2) all parent, grandparent or earlier, divisional, continuation, continuation-in-part, provisional, reissue, reexamination, and foreign counterpart patents and applications of thereof, and/or (3) any patent or patent application filed by one of more of the same applicant(s) (or his or her assignees) that refers to any of (1) or (2) herein.
- 9. The singular form of words shall include the plural, and the plural shall include the singular.

II. INSTRUCTIONS

- 1. If any portion of a DOCUMENT or THING is responsive to a request, the entire DOCUMENT or THING shall be produced, redacting only privileged material if any.
- 2. YOU are to produce the original and each non-identical copy of each DOCUMENT or THING requested herein that is in YOUR possession, custody or control.
- 3. DOCUMENTS produced pursuant to these requests shall be produced in the original files and shall not be shuffled or otherwise rearranged. DOCUMENTS which were stapled, clipped, or otherwise fastened together shall be produced in that form.
- 4. THINGS produced pursuant to these requests shall be produced in their present form and shall not be changed or modified in any way.
- 5. In the event that any DOCUMENT or THING called for by these requests or subsequent requests is to be withheld on the basis of a claim of privilege or immunity from discovery, that DOCUMENT or THING is to be identified by stating:

2

- (a) the author(s), addressee(s) and any indicated or blind copyee(s);
- (b) the DOCUMENT's or THING's date, number of pages and attachments or appendices;
 - (c) the subject matter(s) of the document;
 - (d) the nature of the privilege or immunity asserted; and
- (e) any additional facts upon which you would base your claim of privilege or immunity.
- 6. In the event that any DOCUMENT or THING called for by these requests or subsequent requests has been destroyed or discarded, that DOCUMENT or THING is to be identified by stating:
 - (a) the author(s), addressee(s) and any indicated or blind copyee(s);
- (b) the DOCUMENT's or THING's date, number of pages and attachments or appendices;
 - (c) the DOCUMENT's or THING's subject matter;
- (d) the date of destruction or discard, manner of destruction or discard, and reason for destruction or discard;
- (e) the PERSONS who were authorized to carry out such destruction or discard; and
- (f) whether any copies of the DOCUMENT or THING presently exist and, if so, the name of the custodian of each copy.
- 6. These Requests shall be deemed continuing so as to require further and supplemental production in accordance with the <u>Federal Rules of Civil Procedure</u>.

III. REQUESTS FOR PRODUCTION

- 1. A copy of YOUR most recent resume.
- 2. All DOCUMENTS or THINGS that REFER or RELATE to the '947 PATENT or any RELATED PATENTS/APPLICATIONS, including without limitation any DOCUMENTS that relate to the inventorship, prosecution, valuation, sale or assignment of the '947 PATENT or

RELATED PATENTS/APPLICATIONS and including without limitation any opinions, analyses and/or investigations of infringement of such patents.

- 3. All DOCUMENTS or THINGS that REFER or RELATE to the priority claim made in the '947 PATENT.
- 4. All DOCUMENTS or THINGS that REFER or RELATE to any attempts to license or enforce the '947 PATENT, including any DOCUMENTS that RELATE to the following cases, and/or any other litigation concerning the '947 PATENT:
 - A. Bright Response, LLC f/k/a Polaris IP, LLC v. Google, et al., Case No. 2:07-cv-371 CE (E.D. Tex.)
 - B. *Polaris IP, LLC v. Sirius Satellite Radio, Inc., et al.*, Case No. 2:06-cv-103 TJW (E.D. Tex.)
 - C. Polaris IP, LLC v. Oracle Corp. et al., Case No. 2:06-cv-179 TJW (E.D. Tex.)
 - D. *Polaris IP, LLC v. Art Technology Group, Inc.*, Case No. 2:07-cv-116 CE (E.D. Tex.)
- 5. All DOCUMENTS or THINGS that REFER or RELATE to any compensation, both monetary and/or non-monetary, that YOU, FRED COHEN, JULIE HSU, ROSANNA PICCOLO, AMY RICE, Brightware Inc., Silicon Valley Bank, Firepond Inc., Clear with Computers Inc., Clear with Computers LLC, Orion IP LLC, Circinus IP LLC, Polaris IP LLC, or BRIGHT RESPONSE LLC paid or received in connection with the assignment, license, sale, or transfer of any rights in or to the '947 PATENT or RELATED PATENTS/APPLICATIONS.
- 6. All prior art to the '947 PATENT, including publications, references, or THINGS asserted by third parties to be prior art, or evaluated by YOU as potential prior art, including without limitation any references published in 1997 or prior, referring to the automatic processing of electronic communications, including the use of case base and/or rule base knowledge engines.
- 7. All DOCUMENTS of THINGS that REFER or RELATE to any transaction by, between or amongst YOU, FRED COHEN, JULIE HSU, ROSANNA PICCOLO, AMY RICE,

Brightware Inc., Silicon Valley Bank, Firepond Inc., Clear with Computers Inc., Clear with Computers LLC, Orion IP LLC, Circinus IP LLC, Polaris IP LLC, and/or BRIGHT RESPONSE LLC.

- 8. All DOCUMENTS or THINGS that REFER or RELATE to YOUR, FRED COHEN's, JULIE HSU's, ROSANNA PICCOLO's, AMY RICE's, Brightware Inc's, Silicon Valley Bank's, Firepond Inc's, Clear with Computers Inc.'s, Clear with Computers LLC's, Orion IP LLC's, Circinus IP LLC's, Polaris IP LLC's, or BRIGHT RESPONSE LLC's attempts to market, promote, sell or license products, services or technology related to automatic processing of electronic communications, including the use of rule base and/or case base knowledge engines.
- 9. All DOCUMENTS or THINGS that REFER or RELATE to or identify the conception and/or reduction to practice of any invention disclosed, described, or claimed in the '947 PATENT or RELATED PATENTS/APPLICATIONS, including, but not limited to, YOUR notebooks and research notes.
- 10. ALL DOCUMENTS or THINGS that REFER or RELATE to any research YOU have done involving automatic processing of electronic communications, including the use of rule base and/or case base knowledge engines.
- 11. All DOCUMENTS or THINGS that REFER or RELATE to YOUR role in inventing any of the purported inventions disclosed, described, or claimed in the '947 PATENT or RELATED PATENTS/APPLICATIONS.
- 12. All DOCUMENTS or THINGS that REFER or RELATE to the involvement that anyone other than YOU, FRED COHEN, JULIE HSU, ROSANNA PICCOLO, or AMY RICE had in inventing any of the purported inventions disclosed, described, or claimed in the '947 PATENT or RELATED PATENTS/APPLICATIONS.
- 13. All DOCUMENTS or THINGS that REFER or RELATE to any communications or correspondence between YOU and any other person or entity regarding the technology

5

relating to purported inventions disclosed, described, or claimed in the '947 PATENT or RELATED PATENTS/APPLICATIONS.

- 14. All DOCUMENTS or THINGS that REFER or RELATE to YOUR employment, affiliation, or work for Brightware Inc., Silicon Valley Bank, Firepond Inc., Clear with Computers Inc., Clear with Computers LLC, Orion IP LLC, Circinus IP LLC, Polaris IP LLC, or BRIGHT RESPONSE LLC.
- 15. All DOCUMENTS or THINGS that REFER or RELATE to Google's products and services with respect to the automatic processing of electronic communications, including any investigations of Google's products and/or attempts to distinguish Google's products from any technology owned or promoted by YOU or FRED COHEN, JULIE HSU, ROSANNA PICCOLO, AMY RICE, Brightware Inc., Silicon Valley Bank, Firepond Inc., Clear with Computers Inc., Clear with Computers LLC, Orion IP LLC, Circinus IP LLC, Polaris IP LLC, or BRIGHT RESPONSE LLC.
- America Online's products and services with respect to the automatic processing of electronic communications, including any investigations of AOL LLC or America Online's products and services and/or attempts to distinguish AOL LLC or America Online's products and services from any technology owned or promoted by YOU or FRED COHEN, JULIE HSU, ROSANNA PICCOLO, AMY RICE, Brightware Inc., Silicon Valley Bank, Firepond Inc., Clear with Computers Inc., Clear with Computers LLC, Orion IP LLC, Circinus IP LLC, Polaris IP LLC, or BRIGHT RESPONSE LLC.
- 17. All DOCUMENTS or THINGS that REFER or RELATE to Yahoo's products and services with respect to the automatic processing of electronic communications, including any investigations of Yahoo's products and services and/or attempts to distinguish Yahoo's products and services from any technology owned or promoted by YOU or ANTHONY ANGOTTI, FRED COHEN, JULIE HSU, AMY RICE, Brightware Inc., Silicon Valley Bank, Firepond Inc.,

Clear with Computers Inc., Clear with Computers LLC, Orion IP LLC, Circinus IP LLC, Polaris IP LLC, or BRIGHT RESPONSE LLC.

- 18. A copy of any source code or software that embodies or reflects any of the inventions claimed in the '947 PATENT.
- 19. All DOCUMENTS or THINGS that REFER or RELATE to any sale or offer to sell any purported inventions disclosed, described, or claimed in the '947 PATENT or RELATED PATENTS/APPLICATIONS.
- 20. All DOCUMENTS or THINGS that REFER or RELATE to any and all versions of software marketed as EZ Reader and/or Art**Enterprise*, including any similar and/or subsequent software marketed, sold, offered, or developed under any different names.
- 21. All DOCUMENTS or THINGS that REFER or RELATE to any sale or offer to sell any and all versions of software marketed as EZ Reader and/or Art**Enterprise*, including any similar and/or subsequent software marketed, sold, offered, or developed under any different names.
- 22. All DOCUMENTS or THINGS that REFER or RELATE to any communications or correspondence between or among YOU, FRED COHEN, JULIE HSU, ROSANNA PICCOLO, AMY RICE, Brightware Inc., Silicon Valley Bank, Firepond Inc., Inference Corp., Clear with Computers Inc., Clear with Computers LLC, Orion IP LLC, Circinus IP LLC, Polaris IP LLC, BRIGHT RESPONSE LLC, Chase Manhattan Bank, or any other customer or potential customer regarding any and all versions of software marketed as EZ Reader and/or Art**Enterprise*, including any similar and/or subsequent software marketed, sold, offered, or developed under any different names.