

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

BRIGHT RESPONSE, LLC,  
Plaintiff,

v.

GOOGLE, INC., et al.,  
Defendants.

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Civil Action No. 2:07-cv-371-ce

JURY TRIAL DEMANDED

**JOINT FINAL PRE-TRIAL ORDER**

This cause came before the Court at a pre-trial management conference held on July 28, 2010, pursuant to Local Rule CV-16 and Rule 16 of the Federal Rules of Civil Procedure.

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## B. STATEMENT OF JURISDICTION

This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1338(a) because this action arises under the patent laws of the United States, including 35 U.S.C. § 271 *et seq.* This Court has personal jurisdiction over all the Parties. Venue is proper in the United States District Court for the Eastern District of Texas, Marshall Division.

## C. NATURE OF ACTION

This is an action for alleged infringement of Plaintiff Bright Response, LLC's (formerly known as Polaris IP, LLC) ("Bright Response") patent, wherein Bright Response will seek to prove that Defendants Google Inc. ("Google"), Yahoo! Inc. ("Yahoo"), and America Online, Inc. ("AOL") (collectively "Defendants") have infringed certain asserted claims of United States Patent No. 6,411,947 ("the '947 patent") entitled "Automatic Message Interpretation and Routing System." Bright Response seeks damages to compensate for Defendants' alleged infringement and other appropriate relief.

Defendants deny all allegations of infringement and assert various affirmative defenses, including the invalidity and unenforceability of the '947 patent. Defendants counterclaim for declaratory judgments of non-infringement, invalidity, and unenforceability of the '947 patent.

## D. CONTENTIONS OF THE PARTIES

### Plaintiff's Contentions:

1. Bright Response is the owner by assignment of the '947 patent, entitled "Automatic Message Interpretation and Routing System" and continues to hold all rights and interest in the '947 patent.

2. Bright Response contends that Google has infringed and/or presently infringes one or more of the Asserted Claims through the “AdWords” system, as described in the Expert Report of Dr. V. Thomas Rhyne (Infringement by Google and America On-Line).

3. Bright Response contends that Yahoo has infringed and/or presently infringes one or more of the Asserted Claims through the Yahoo Sponsored Search system, as described in the Expert Report of Dr. V. Thomas Rhyne (Infringement by Yahoo!).

4. Bright Response contends that AOL has infringed and/or presently infringes one or more of the Asserted Claims through the AOL Search Marketplace/Sponsored Links system, as described in the Expert Report of Dr. V. Thomas Rhyne (Infringement by Google and America On-Line).

5. The Asserted Claims are infringed by Defendants by their making, using, selling, exporting and offering for sale their respective Accused Products pursuant to 35 U.S.C. §§ 271(a), (b), (c), & (f), both literally and under the doctrine of equivalents.

6. To the extent that any marking was required by 35 U.S.C. § 287, all predecessors in interest to the ‘947 patent complied with such requirements, if any.

7. As a result of Defendants’ infringement of the Asserted Claims of the ‘947 patent, Bright Response is entitled to damages in the form of a reasonable royalty, in the form of a running royalty.

8. An award of prejudgment interest on the damages assessed by the jury based on the above-referenced running royalty should be interest computed at the Prime Rate and compounded quarterly.

9. In addition to damages to compensate Bright Response for Defendants' infringement no less than a reasonable royalty, Bright Response is entitled to any supplemental damages for post-verdict infringement to be determined in an accounting.

10. Bright Response further contends that it is entitled to "increase[d] damages" to be assessed by the Court pursuant to 35 U.S.C. § 284 and attorneys' fees pursuant to 35 U.S.C. § 285 on the ground that this is an "exceptional" case.

11. Bright Response will continue to suffer monetary damages in the future unless the Court permanently enjoins (a) Google's, Yahoo's, and/or AOL's infringing activities and (b) Google's and/or Yahoo's and/or AOL's agents, servants, employees, representatives and all others acting in concert or privity with Google, Yahoo, and or AOL from infringing the '947 patent. If the Court does not enjoin post-judgment infringement, Bright Response is entitled, in the alternative, to an enhanced ongoing, running royalty. *See Paice LLC v. Toyota Motor Corp.*, 504 F.3d 1293, 1315 (Fed. Cir. 2007).

12. The '947 patent is valid, and Defendants have not rebutted the presumption of validity accorded the '947 patent under 35 U.S.C. § 282.

13. None of the Asserted Claims are invalid for lack of any conditions of patentability under 35 U.S.C. § 101.

14. Bright Response's contentions set forth below are also stated in further detail in Bright Response's pending motions identified below in Section I. Bright Response's contentions will be further detailed in additional motions not yet due either under the Amended Docket Control Order, such as motions in limine, or under deadlines under discussion with Defendants, such as the deadline for *Daubert* motions, which motions Bright Response incorporates by reference.

15. None of the Asserted Claims are invalid as anticipated under 35 U.S.C. § 102.

16. Bright Response contends that Defendants have no expert testimony or inadequate expert testimony to support an anticipation defense or counterclaim because, among other things, Defendants' expert, Dr. Branting, (i) relies on prior art references and/or arguments and theories not identified in Defendants' invalidity contentions and, in the case of the prior art references, not timely produced to Bright Response, and (ii) all such untimely or undisclosed references or theories may not be relied on at trial. Plaintiff's Motion to Strike, D.I. 415.

17. None of the Asserted Claims are invalid as obvious 35 U.S.C. § 103.

18. Bright Response contends that Defendants have no expert testimony or inadequate expert testimony to support an obviousness defense or counterclaim because Defendants' expert, Dr. Branting, (i) relies on prior art references and combination and/or theories not identified in Defendants' invalidity contentions and/or not timely produced to Bright Response and (ii) all such untimely or undisclosed references or theories may not be relied on at trial. Plaintiff's Motion to Strike, D.I. 415.

19. None of the Asserted Claims are invalid for lack of enablement or written description under 35 U.S.C. § 112.

20. Bright Response contends that Defendants have no expert testimony or inadequate expert testimony to support a written description defense or counterclaim because the opinion of their expert, Dr. Branting, is, among other things, conclusory.

21. Bright Response contends that Yahoo's Motion for Summary Judgment of Invalidity For Failure To Satisfy The Written Description Requirement Of 35 U.S.C. § 112¶1 (D.I. 387) should be struck because the Motion relies on a theory not disclosed in Defendants' operative invalidity contentions. Plaintiff's Motion to Strike, D.I. 415.

22. No Defendant has proffered clear and convincing evidence demonstrating that the '947 patent is unenforceable because of inequitable conduct of the inventor or any person associated with the prosecution of the '947 patent.

23. Balancing the equities, as an inequitable conduct allegation requires, results in finding the '947 patent should not be declared unenforceable.

24. Bright Response contends that the doctrine of laches does not bar it from bringing suit and seeking and obtaining the relief it seeks against Defendants. Bright Response contends that even assuming that underlying fact questions for a laches defense are answered by the jury to support the defense, the Court should exercise its discretion and find no circumstances warranting the exercise of discretion to support this equitable relief.

25. Bright Response reserves the right to include additional contentions and disputed issues of fact and law based on (1) expert reports that have not been served and are not yet due; and (2) other motions or procedural or substantive issues, including motions in limine—the deadline for which is July 22, 2010—that may arise between the date of this document and (a) the pre-trial conference and (b) trial.

26. Bifurcation: Plaintiff request that issues specific to Defendants' unenforceability defense and counterclaim regarding inequitable conduct be tried outside the presence of the jury and/or as part of a bifurcated proceeding to proceed exclusively before the Court. No factual or legal issues that concern exclusively the unenforceability and/or inequitable conduct allegations in this case may be presented before the jury.

Defendant Google's Contentions:

1. Google's contentions in this case are or will be detailed in part in Google's pending and anticipated motions, including its motions for summary judgment (*see* Part I below),



Defendants' Invalidity Contentions, and Defendants' anticipated motions *in limine* and *Daubert* motions, as well as any additional motions not yet due either under the Amended Docket Control Order or under deadlines under discussion with Plaintiff, which are all incorporated by reference herein.

2. Google contends that it does not infringe the asserted claims of the '947 patent, listed below:

- a. Claim 28
- b. Claim 30
- c. Claim 31
- d. Claim 33
- e. Claim 38

3. Google contends that the asserted claims of the '947 patent are invalid as anticipated under 35 U.S.C. § 102, as obvious under 35 U.S.C. § 103, and for failure to satisfy the written description requirement of 35 U.S.C. § 112.

4. Google contends that the '947 patent is unenforceable due to inequitable conduct by the applicants and/or their agents during prosecution of the patent, specifically through their intentional, material misrepresentations and/or omissions related to the true nature and scope of the prior art.

5. Google contends that the doctrine of laches bars Bright Response from obtaining the relief that it seeks. Specifically, due to Bright Response's delay in filing suit, witnesses' memories have faded and relevant documents have been lost, destroyed, or misplaced in the ordinary course of business.

6. Google contends that Bright Response is not entitled to injunctive relief with respect to the '947 patent, including because Bright Response does not satisfy the requirements established by *eBay Inc. v. MercExchange, LLC*, 547 U.S. 388 (2006).

7. Google contends that Bright Response is not entitled to damages on its claims of infringement.

8. Google contends that this is an exceptional case entitling Google to attorneys' fees, costs, and interest.

9. Google contends that Bright Response is not entitled to any enhancement of actual damages or any supplemental or increased damages.

10. Google contends that Bright Response is not entitled to a finding that would warrant Bright Response being awarded its attorneys' fees.

11. Google reserves the right to include additional contentions and disputed issues of fact and law based on (i) expert reports that have not yet been served and are not yet due; and (ii) other motions or procedural or substantive issues, including motions *in limine* – the deadline for which is July 22, 2010 – that may arise between the date of this document and (a) the pre-trial conference and (b) trial.

Defendant AOL's Contentions:

1. AOL's contentions in this case are or will be detailed in part in AOL's pending and anticipated motions, including its motions for summary judgment (*see* Part I below), Defendants' Invalidity Contentions, and AOL's and Defendants' anticipated motions *in limine* and *Daubert* motions, as well as any additional motions not yet due either under the Amended Docket Control Order or under deadlines under discussion with Plaintiff, which are all incorporated by reference herein.

2. AOL contends that it does not infringe the asserted claims of the '947 patent, listed below:

- a. Claim 28
- b. Claim 30
- c. Claim 31
- d. Claim 33
- e. Claim 38

3. AOL contends that the asserted claims of the '947 patent are invalid as anticipated under 35 U.S.C. § 102, as obvious under 35 U.S.C. § 103, and for failure to satisfy the written description requirement of 35 U.S.C. § 112.

4. AOL contends that the '947 patent is unenforceable due to inequitable conduct by the applicants and/or their agents during prosecution of the patent, specifically through their intentional, material misrepresentations and/or omissions related to the true nature and scope of the prior art.

5. AOL contends that the doctrine of laches bars Bright Response from obtaining the relief that it seeks. Specifically, due to Bright Response's delay in filing suit, witnesses' memories have faded and relevant documents have been lost, destroyed, or misplaced in the ordinary course of business.

6. AOL contends that Bright Response is not entitled to injunctive relief with respect to the '947 patent, including because Bright Response does not satisfy the requirements established by *eBay Inc. v. Merc Exchange, LLC*, 547 U.S. 388 (2006).

7. AOL contends that Bright Response is not entitled to damages on its claims of infringement.

8. AOL contends that this is an exceptional case entitling AOL to attorneys' fees, costs, and interest.

9. AOL contends that Bright Response is not entitled to any enhancement of actual damages or any supplemental or increased damages.

10. AOL contends that Bright Response is not entitled to a finding that would warrant Bright Response being awarded its attorneys' fees.

11. AOL reserves the right to include additional contentions and disputed issues of fact and law based on (i) expert reports that have not yet been served and are not yet due; and (ii) other motions or procedural or substantive issues, including motions *in limine* – the deadline for which is July 22, 2010 – that may arise between the date of this document and (a) the pre-trial conference and (b) trial.

Defendant Yahoo!'s Contentions:

1. Yahoo!'s contentions in this case are or will be detailed in part in Yahoo!'s pending and anticipated motions, including its motions for summary judgment (*see* Part I below), Defendants' Invalidity Contentions, and Yahoo!'s and Defendants' anticipated motions *in limine* and *Daubert* motions, as well as any additional motions not yet due either under the Amended Docket Control Order or under deadlines under discussion with Plaintiff, which are all incorporated by reference herein.

2. Yahoo! contends that it does not infringe the asserted claims of the '947 patent, listed below:

- a. Claim 28
- b. Claim 30
- c. Claim 31

- d. Claim 33
- e. Claim 38

3. Yahoo! contends that the asserted claims of the '947 patent are invalid as anticipated under 35 U.S.C. §102, as obvious under 35 U.S.C. §103, and for failure to satisfy the written description requirement of 35 U.S.C. §112.

4. Yahoo! contends that the '947 patent is unenforceable due to inequitable conduct by the applicants and/or their agents during prosecution of the patent, specifically through their intentional, material misrepresentations and/or omissions related to the true nature and scope of the prior art.

5. Yahoo! contends that the doctrine of laches bars Bright Response from obtaining the relief that it seeks. Specifically, due to Bright Response's delay in filing suit, witnesses' memories have faded and relevant documents have been lost, destroyed, or misplaced in the ordinary course of business.

6. Yahoo! contends that Bright Response is not entitled to injunctive relief with respect to the '947 patent, including because Bright Response does not satisfy the requirements established by *eBay Inc. v. Merc Exchange, LLC*, 547 U.S. 388 (2006).

7. Yahoo! contends that Bright Response is not entitled damages on its claims of infringement.

8. Yahoo! contends that Bright Response is not entitled to a finding that would warrant Bright Response being awarded its attorneys' fees.

9. Yahoo! contends that Bright Response is not entitled to any enhancement of actual damages or any supplemental or increased damages.

10. Yahoo! contends that this is an exceptional case entitling Yahoo! to attorneys' fees, costs, and interest.

11. Yahoo! reserves the right to include additional contentions and disputed issues of fact and law based on (i) expert reports that have not yet been served and are not yet due; and (ii) other motions or procedural or substantive issues, including motions *in limine* – the deadline for which is July 22, 2010 – that may arise between the date of this document and (a) the pre-trial conference and (b) trial.

#### E. STIPULATIONS AND UNCONTESTED FACTS

1. United States Patent No. 6,411,947, the '947 patent is entitled "Automatic Message Interpretation and Routing System."

2. The '947 patent was issued by the United States Patent and Trademark Office on June 25, 2002.

3. The application that issued as the '947 patent was filed on April 2, 1998 and claims priority to Provisional Application No. 60/042,656, filed on April 4, 1997, and Provisional Application No. 60/042,494, filed on April 3, 1997.

#### F. CONTESTED ISSUES OF FACT AND LAW

##### Plaintiff's Contested Issues:

1. Whether Yahoo's Sponsored Search infringes the asserted claims of the '947 patent.

2. Whether Google's AdWords system infringes the asserted claims of the '947 patent.

3. Whether AOL's Search Marketplace/Sponsored Links infringes the asserted claims of the '947 patent.

4. Whether Defendants have failed to meet their burden of proving non-patentability under 35 U.S.C. § 101.

5. Whether Defendants have failed to meet their burden of proving invalidity by clear and convincing evidence under 35 U.S.C. § 102.

6. Whether Defendants have failed to meet their burden of proving invalidity by clear and convincing evidence under 35 U.S.C. § 103.

7. Whether Defendants have failed to meet their burden of proving invalidity by clear and convincing evidence under 35 U.S.C. § 112.

8. If Yahoo, Google, or AOL is found to infringe any of the Asserted Claims of the '947 patent, what are the appropriate damages to be awarded Bright Response on a reasonable royalty basis, including the appropriate approach to apply and the date on which a hypothetical negotiation would have occurred.

9. Whether, upon proof of infringement, Bright Response is entitled to damages for Yahoo's, Google's, and AOL's infringing activities that occurred starting from the date of first infringement and up through trial.

10. Bright Response disputes Yahoo's, Google's, and AOL's characterization of asserted prior art references, as well as allegations of invalidity on obviousness grounds of any Asserted Claim of the '947 patent.

11. Whether Bright Response and its predecessors in interest to the '947 patent complied with marking requirements, if any marking requirement applies.

12. Whether this case is exceptional and Bright Response should be awarded its reasonable attorneys' fees as to Google, as to Yahoo, or as to AOL pursuant to 35 U.S.C. § 285.

13. Whether Bright Response has been injured and is entitled to damages, costs, expenses, and prejudgment and post-judgment interest under 35 U.S.C. § 284, including a reasonable royalty based on a running royalty approach.

14. Whether Bright Response is entitled to a permanent injunction against Google's, AOL's, and/or Yahoo's activities concerning the infringement of the '947 patent.

Defendant Google's Contested Issues:

1. Whether Google infringes any of the asserted claims of the '947 patent, listed below:

- a. Claim 28
- b. Claim 30
- c. Claim 31
- d. Claim 33
- e. Claim 38

2. Whether the asserted claims of the '947 patent are invalid as anticipated under 35 U.S.C. § 102, as obvious under 35 U.S.C. § 103, or for failure to satisfy the written description requirement of 35 U.S.C. § 112.

3. Whether, and to what extent Bright Response is entitled to damages if Google's AdWords system is found to infringe the '947 patent.

4. Whether Bright Response is entitled to an injunction if Google's AdWords system is found to infringe the '947 patent.

5. Whether the '947 patent is unenforceable due to inequitable conduct.

6. Whether Bright Response's claims for relief are barred due to laches.



7. Whether this is an exceptional case that entitles Google to attorneys' fees, costs, and interest.

Defendant AOL's Contested Issues:

1. Whether AOL infringes any of the asserted claims of the '947 patent, listed below:

- a. Claim 28
- b. Claim 30
- c. Claim 31
- d. Claim 33
- e. Claim 38

2. Whether the asserted claims of the '947 patent are invalid as anticipated under 35 U.S.C. § 102, as obvious under 35 U.S.C. § 103, or for failure to satisfy the written description requirement of 35 U.S.C. § 112.

3. Whether, and to what extent Bright Response is entitled to damages if AOL's Search Marketplace system is found to infringe the '947 patent.

4. Whether Bright Response is entitled to an injunction if AOL's Search Marketplace system is found to infringe the '947 patent.

5. Whether the '947 patent is unenforceable due to inequitable conduct.

6. Whether Bright Response's claims for relief are barred due to laches.

7. Whether this is an exceptional case that entitles AOL to attorneys' fees, costs, and interest.

Defendant Yahoo!'s Contested Issues:

1. Whether Yahoo! infringes any of the asserted claims of the '947 patent, listed below:

- a. Claim 28
- b. Claim 30
- c. Claim 31
- d. Claim 33
- e. Claim 38

2. Whether the asserted claims of the '947 patent are invalid as anticipated under 35 U.S.C. § 102, as obvious under 35 U.S.C. § 103, or for failure to satisfy the written description requirement of 35 U.S.C. § 112.

3. Whether, and to what extent Bright Response is entitled to damages if Yahoo!'s Sponsored Search product is found to infringe the '947 patent.

4. Whether Bright Response is entitled to an injunction if Yahoo!'s Sponsored Search product is found to infringe the '947 patent.

5. Whether the '947 patent is unenforceable due to inequitable conduct.

6. Whether Bright Response's claims for relief are barred due to laches.

7. Whether this is an exceptional case that entitles Yahoo! to attorneys' fees, costs, and interest.

G. LIST OF WITNESSES

Plaintiff:

Plaintiff's witness list is appended hereto as Exhibit 1.

Plaintiff's deposition designations are appended hereto as Exhibit 2.

Defendants Google and AOL:

Google and AOL's witness list is appended hereto as Exhibit 3.

Defendant Yahoo:

Yahoo!'s witness list is appended hereto as Exhibit 4.

Defendants' deposition designations are appended hereto as Exhibit 5.

The parties will exchange deposition counter-designations and objections to designations pursuant to the deadlines in the Court's Amended Docket Control Order (Dkt. No. 385). The parties will meet and confer regarding their respective objections and according to the deadlines for meeting and conferring set forth in the Court's Amended Docket Control Order.

**H. LIST OF EXHIBITS<sup>1</sup>**

Plaintiff:

Plaintiff's exhibit list is appended hereto as Exhibit 6. Plaintiff reserves its right to supplement this list based upon discovery not yet taken, including rebuttal expert reports and upcoming depositions, as well as exhibits that may have been withheld from actual production because of confidentiality concerns, such as documents marked, restricted-source code. Plaintiff reserves the right to object to documents included on Defendants' exhibit list, even if such documents also appear on Plaintiff's exhibit list, if appropriate under the circumstances. Insofar as any of the exhibits marked are from prior litigation, such as deposition designations from previous litigation, including but not limited to, for example, *Orion v. Mercedes-Benz USA LLC*,

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<sup>1</sup> The parties have prepared proposed preliminary and post-trial jury instructions and verdict forms pursuant to the Amended Docket Control Order and submit those instructions and forms separately. The parties will meet and confer in an effort to reach agreement on instructions, subsequent to the submission of this order.

*et al.*, 6:05-CV-322, the designations and/or exhibits shall not be deemed a waiver of applicable Protective Order provisions.

Defendants:

Defendants' exhibit list is appended hereto as Exhibit 7. Defendants reserve their rights to supplement this list based upon discovery not yet taken, including rebuttal expert reports and upcoming depositions. Defendants reserve the right to object to documents included on Plaintiff's exhibit list, even if such documents also appear on Defendants' exhibit list, if appropriate under the circumstances. Further, to the extent that documents produced in the *nXn Tech LLC (f/k/a PA Advisors, LLC) v. Google et al.* litigation were marked as exhibits in depositions used in this matter, Defendants have cited to the versions of those documents marked as deposition exhibits. The inclusion of such documents in Defendants' exhibit list shall not constitute waiver of the protection of such documents under the operative Protective Order in the *nXn* litigation.

I. LIST OF ANY PENDING MOTIONS

Plaintiff's Motions:

1. Bright Response, LLC's Motion for Summary Judgment on Defendant Google Inc.'s Affirmative Defenses and Counterclaims (D.I. 391).
2. Bright Response, LLC's Motion for Summary Judgment on Defendant Yahoo! Inc.'s Affirmative Defenses and Counterclaims (D.I. 390).
3. Bright Response, LLC's Motion for Summary Judgment on Defendants' AOL LLC and America Online, Inc.'s Affirmative Defenses and Counterclaims (D.I. 389).

4. Bright Response, LLC's Emergency Motion to Strike Portions Of Defendants' Invalidation Expert's Report And Defendants Summary Judgment Briefing and Request for Expedited Briefing (D.I. 415).

Defendant Google's Motions:

1. Google and AOL's Motion for Summary Judgment of Noninfringement (Dkt. 388).

2. Defendants' Motion for Summary Judgment of Invalidation (Dkt. 392).

3. Google's Motion to Preclude Plaintiff from Submitting an Expert Report That Relies on Infringement Theories Not Adequately Disclosed in Plaintiff's Interrogatory Responses. (Dkt. 386).

4. Google and AOL's Emergency Motion to Strike Portions of Plaintiff's July 6, 2010 Expert Reports on Damages. (Dkt. 410).

5. Defendants' Motion to Exclude Audrey Spangenberg From Testifying at Trial. (Dkt. 430.)

Defendant AOL's Motions:

1. Google and AOL's Motion for Summary Judgment of Noninfringement (Dkt. 388).

2. Defendants' Motion for Summary Judgment of Invalidation (Dkt. 392).

3. Google and AOL's Emergency Motion to Strike Portions of Plaintiff's July 6, 2010 Expert Reports on Damages. (Dkt. 410).

4. Defendants' Motion to Exclude Audrey Spangenberg From Testifying at Trial. (Dkt. 430.)

## Defendant Yahoo!'s Motions

1. Yahoo!'s Motion for Summary Judgment of Non-Infringement (Dkt. 394)
2. Defendants' Motion for Summary Judgment of Invalidity (Dkt. 392)
3. Yahoo!'s Motion for Summary Judgment of Invalidity for Failure to Satisfy the Written Description Requirement of 35 U.S.C. 112. (Dkt. 387)
4. Yahoo!'s Emergency Motion to Strike Portions of Plaintiff's July 6, 2010 Expert Reports on Damages. (Dkt. 412).
5. Defendants' Motion to Exclude Audrey Spangenberg From Testifying at Trial. (Dkt. 430.)

### J. PROBABLE LENGTH OF TRIAL

Plaintiff estimates that the probable length of trial is 13 hours per side.

Defendants estimate that each Defendant (with the exception of AOL LLC) requires fifteen hours to present all of the evidence necessary to its case.

### K. MANAGEMENT CONFERENCE LIMITATIONS

The pre-trial management conference is scheduled for July 28, 2010.

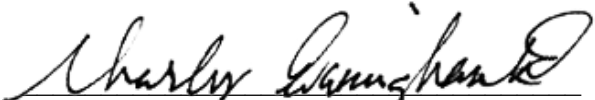
### L. CERTIFICATIONS

The undersigned counsel for each of the parties in this action do hereby certify and acknowledge the following:

- (1) Full and complete disclosure has been made in accordance with the Federal Rules of Civil Procedure and the Court's standing orders.
- (1) Discovery limitations set forth in the Federal Rules of Civil Procedure, the Local Rules, and the Court's orders have been complied with and not altered by agreement or otherwise;
- (2) Each exhibit in the List of Exhibits herein:
  - (a) is in existence;

- (b) is numbered; and
- (c) has been disclosed and shown to opposing counsel pursuant to the exhibit lists exchanged by the parties.

SIGNED this 31st day of August, 2010.

  
\_\_\_\_\_  
CHARLES EVERINGHAM IV  
UNITED STATES MAGISTRATE JUDGE

This Joint Pre-Trial Order is hereby approved.

**APPROVED AS TO FORM AND SUBSTANCE:**

/s/ Elizabeth A. Wiley

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**CERTIFICATE OF SERVICE**

I hereby certify that on July 19, 2010, I electronically filed the foregoing document with the clerk of the court for the U.S. District Court, Eastern District of Texas, using the electronic filing system of the court. Opposing counsel have been served with by email with all documents comprising this filing, including all referenced exhibits.

/s/ Elizabeth A. Wiley  
Elizabeth A. Wiley

**CERTIFICATE OF AUTHORIZATION TO FILE UNDER SEAL**

I hereby certify that the Court has previously entered a Protective Order dated July 30, 2008, allowing documents to be filed under seal.

\s\ Elizabeth A. Wiley  
Elizabeth A. Wiley

# **EXHIBIT 1**

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

BRIGHT RESPONSE LLC	§	
	§	
Plaintiff,	§	
	§	
v.	§	
	§	
	§	
	§	
GOOGLE INC.;	§	Civil Action No. 2:07-cv-371-TJW-CE
YAHOO! INC.;	§	
AOL, LLC;	§	
AMERICA ONLINE, INC.;	§	
	§	
Defendants.	§	
	§	

**BRIGHT RESPONSE LLC’S WITNESS LIST SERVED ON JULY 15, 2010  
PURSUANT TO THE DOCKET CONTROL ORDER AS EXHIBIT 1 TO PLAINTIFF’S  
DRAFT PRE-TRIAL ORDER**

Bright Response identifies the name and, if not previously provided, the address and telephone number of each witness it may present at trial other than solely for impeachment — separately identifying those the party expects to present and those it may call if the need arises, during either the jury trial or any inequitable conduct bench trial. These identifications are based on information reasonably available to Bright Response at the present time. Bright Response reserves the right to supplement or modify this list and reserves the right to designate testimony and/or call to testify any persons who are identified by any of the Defendants on their respective witness lists. Specifically, if any witness previously designated by either of the Defendants as “will call” does not appear live at trial, Bright Response reserves the right to designate deposition testimony at the time of trial for that witness.

**I. Witnesses Plaintiff Expects to Present At Trial:<sup>1</sup>**

1. Lee Bradley Sheafe
2. Dr. V. Thomas Rhyne
3. Amy Rice
4. Dr. Stephen L. Becker
5. Harry F. Manbeck

**II. Witnesses Plaintiff May Present At Trial If the Need Arises as Live Witnesses or by Deposition**

At present, Plaintiff expects that it may call the following witnesses in person at trial or by video or stenographic deposition.

1. Audrey Spangenberg<sup>2</sup>
2. Jack Ancone
3. Sanjay Datta,
4. Gabriel Mattera
5. Carlton Robinson
6. Charles Schulman
7. Luke Yeh
8. Bartholomew Furrow
9. Zachary Zhang
10. Chuck Williams

---

<sup>1</sup> All of these witness may be contacted through counsel for the Plaintiff, specifically: (1) Mr. Marc Fenster/Russ, August & Kabat, 12424 Wilshire Blvd., 12th Floor, Los Angeles, CA 90025 (310) 826-7474; (2) Mr. David Pridham/ Law Office of David Pridham, 25 Linden Road, Barrington, Rhode Island 02806 Tel: (401) 633-7247; and/or (3) Andrew W. Spangler/Spangler Law, P.C., 104 E. Houston Street, Ste. 135 Marshall, Texas 75670 (903) 935-3443.

<sup>2</sup> Mrs. Spangenberg may be contacted through counsel listed in footnote 1.

11. Julie Greenhouse
12. John Kannappell
13. Jason Luk
14. Jeff Huber
15. Michelle Lee
16. Daniel Wright
17. David Eaton
18. Ashvin Kannan
19. David Kolm
20. Tak Yan
21. Algis Rudys
22. Anthony Angotti
23. Douglas Croxall<sup>3</sup>
24. Erich Spangenberg<sup>4</sup>
25. Fred Cohen
26. Rosanna Piccolo
27. Stanley Chen
28. Jonathan Alferness
29. Mr. Horling
30. Michael Jahr
31. Jack Menzel

---

<sup>3</sup> Mr. Croxall may be contacted through counsel, Mr. Marc Fenster/Russ, August & Kabat, 12424 Wilshire Blvd., 12th Floor, Los Angeles, CA 90025 (310) 826-7474.

<sup>4</sup> Mr. Spangenberg may be contacted through counsel listed in footnote 1.



32. Melissa Stein

33. Jean-Marc Langlois

34. Debera Hepburn, for Clear with Computers, LLC

Plaintiff also reserves the right to and may offer the video deposition testimony of any and/or all witnesses called by Defendants at trial for purposes of impeachment, including but not limited to offering or otherwise using any exhibit(s) referenced in such video deposition. This includes any witnesses called by Defendants at trial as live witnesses, as video-designated witnesses, or any other type of offer of testimony at trial.

Dated: July 15, 2010

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# **EXHIBIT 2**

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

BRIGHT RESPONSE, LLC,  
Plaintiff,

v.

GOOGLE, INC., et al.,

Defendants.

§  
§  
§  
§  
§  
§  
§  
§  
§  
§

Civil Action No. 2:07-cv-371-ce

JURY TRIAL DEMANDED

**BRIGHT RESPONSE, LLC'S (AMENDED)**  
**DESIGNATIONS FOR DEPOSITION TESTIMONY**

Bright Response, LLC files these designations, on July 19, 2010, as part of the parties' filing of a Joint Pre-Trial Order pursuant to the Court's Amended Docket Control Order. These designations update and amend those served on counsel for Defendants on July 15, 2010 and include errata to facilitate the process of counter-designations.

Witness	Designations	
Sheafe, Brad (Bright Response)	Start	End
	15:15	16:04
	23:14	23:24
	31:04	31:13
	40:10	41:03
	51:14	55:03
	52:16	54:22
	55:06	55:09
	68:2	68:17
	88:19	91:18
	139:14	143:14
	143:23	145:13
	157:3	158:18
	158:20	159:4

<b>Croxall, Doug (5-19-10)</b>	Start	End
	31:17	31:21
	49:7	50:11
	52:6	52:18
	55:9	55:12
	57:2	58:14
	59:17	59:22
	65:14	65:21
	74:3	77:24
	73:10	77:24
	80:8	81:3
	82:16	83:17
	84:4	86:9
	84:19	86:9
	87:4	87:16
	88:12	89:4
	98:11	98:15
	98:20	98:25
	103:10	104:14
	127:4	128:5

<b>Croxal, Doug (Orion v. Mercedes-Benz USA LLC, et al., 6:05-CV-322)</b>	Start	End
	11:14	12:21
	16:7	16:23
	17:3	17:19
	24:5	24:16
	27:17	27:21
	28:24	29:25
	49:25	50:16
	51:7	51:25
	52:6	52:8
	53:13	53:25
	54:2	54:25
	58:23	59:8
	67:19	67:25
	85:19	86:12
	132:5	132:18
	133:3	133:24
	134:17	134:25
	135:1	137:12

	139:22	140:8
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<b>Witness</b>	<b>Designations</b>	
<b>Rice, Amy</b>	Start	End
	31:07	31:22
	35:08	35:22
	44:10	45:12
	46:14	46:24
	48:12	48:20
	49:06	49:23
	50:11	50:25
	52:01	52:07
	54:06	54:08
	56:20	57:11
	62:15	62:25
	68:01	68:14
	79:25	80:10
	81:12	82:13
	87:08	87:24
	87:9	88:16
	105:02	105:09
	109:04	109:06
	110:4	111:11
	110:11	110:20
	112:22	112:25
	113:06	113:14
	116:01	116:14
	119:06	119:13
	120:03	120:08
	121:13	121:15
	121:21	122:07
	123:01	124:10
	127:17	128:05
	128:10	128:22
	137:03	137:17
	138:01	138:18
	140:10	142:23
	141:02	142:23
	144:04	144:17
	147:03	147:14
	148:21	149:15
	153:05	153:11
	155:1	155:07
	156:05	157:03
	159:18	160:07

	169:01	169:11
	177:20	178:13
	178:17	178:20
	179:05	179:08
	194:13	195:22
	232:10	233:25
	243:05	244:02

<b>Witness</b>	<b>Designations</b>	
<b>Angotti, Anthony</b>		
	Start	End
	55:08	55:16
	57:03	57:15
	60:05	60:13
	65:19	66:19
	131:03	131:16
	141:18	141:23

<b>Witness</b>	<b>Designations</b>	
<b>Cohen, Fred</b>		
	Start	End
	15:10	15:18
	27:09	27:25
	27:9	28:15
	28:03	28:19
	28:24	29:25
	30:03	30:12
	30:17	30:25
	32:16	33:23
	39:14	40:09
	51:14	52:07
	53:11	53:20
	56:22	56:25
	60:14	60:20
	75:23	76:20

<b>Witness</b>	<b>Designations</b>	
<b>Piccolo, Rosanna</b>	Start	End
	21:12	21:17
	22:05	22:07
	22:14	22:25
	27:24	28:24
	31:11	31:21



	32:09	32:18
	36:14	36:23
	37:22	38:07
	44:17	45:05
	50:06	50:15
	51:09	51:12
	51:25	52:12
	60:10	60:22
	63:16	64:15
	65:04	65:08
	74:06	74:15
	76:12	76:16
	87:03	87:22
	94:19	95:14
	103:22	104:10
	105:14	105:18
	106:23	107:09
	108:09	109:05
	115:01	115:18
	141:05	141:10

<b>Witness</b>	<b>Designations</b>	
<b>Spangenberg, Erich</b>	Start	End
	4:18	4:20
	5:03	5:12
	15:13	16:14
	19:07	19:08
	19:10	19:10
	22:20	22:21
	22:23	23:12
	25:02	25:6
	25:14	27:03
	27:08	27:15
	27:22	28:43
	28:9	28:14
	28:19	28:23
	54:25	55:4
	57:04	57:15
	63:09	63:15
	65:05	65:12
	64:16	65:03
	65:14	66:10
	66:12	67:06
	67:08	67:25
	69:17	69:20

	69:24	71:01
	71:07	72:04
	72:06	72:13
	72:15	73:08
	76:06	77:02
	77:04	77:05
	77:07	77:12
	85:06	85:08
	88:03	88:08
	97:13	97:20
	200:08	200:16
	202:25	203:24
	204:03	204:05
	206:03	206:09
	207:07	207:11
	219:16	220:13
	221:05	221:15

<b>Witness</b>	<b>Designations</b>	
<b>Clear with Computers, LLC (Debera Hepburn)</b>	Start	End
	6:13	6:21
	9:9	9:12
	21:18	21:23
	77:9	78:7
	92:8	93:13

<b>Witness</b>	<b>Designations</b>	
Michelle Lee (Google)	8:3	8:24
<b>3/15/10</b>	9:23	10:6
	10:19	10:21
	10:24	13:18
	24:21	25:1
	25:20	25:22
	26:4	26:9
	29:3	29:25
	30:7	30:20
	31:11	31:15
	31:24	32:12
	37:20	38:7
	39:9	39:25
	40:3	40:5
	40:7	40:13
	40:15	40:16

	40:24	41:1
	41:3	41:4
	45:2	45:4
	45:6	45:21

<b>Witness</b>	<b>Designations</b>	
<b>Jeff Huber (Google)</b>	6:24	7:24
<b>6/16/10</b>	10:21	11:8
	11:13	13:5
	20:3	21:5
	21:8	21:9
	21:11	22:2
	22:4	22:17
	22:19	23:7
	23:18	23:24
	24:1	24:9
	29:10	30:3
	31:6	33:6
	33:8	33:15
	43:6	43:7
	43:9	43:15
	43:18	43:20
	43:22	44:5
	45:1	45:20
	45:22	47:9
	47:11	49:4
	50:15	51:5
	52:21	53:24
	54:12	54:14
	54:16	54:24
	54:25	55:19
	55:20	56:25
	57:4	58:7
	58:14	61:20
	61:22	64:9
	64:11	64:23
	64:25	65:17
	65:19	66:7

<b>WITNESS</b>	<b>DESIGNATIONS</b>	
<b>Johnathan Alferness (Google) May 8, 2009</b>	<b>START</b>	<b>END</b>
	1:23	13:14
	15:22	16:9
	16:11	16:15
	16:17	16:20
	16:22	18:11
	18:13	19:24
	20:13	20:23
	21:8	21:17
	22:4	22:6
	22:8	22:13
	23:9	25:8
	25:10	26:16
	26:18	28:1
	28:3	23:6
	28:8	28:14
	28:16	29:1
	30:11	30:13
	30:15	30:20
	32:23	33:20
	38:3	42:4
	43:8	44:8
	44:19	47:6
	47:20	49:4
	49:9	54:24
	55:25	58:3
	59:2	61:24
	63:1-	63:5
	63:7-	66:10
	66:15	66:17
	66:19	66:25
	67:2	67:5
	67:8	67:17
	69:2	70:18
	71:25	72:18
	72:23	74:7
	75:20	76:25
	81:2	81:10
	81:23	82:19
	83:3	86:1
	86:14	86:22
	86:24	87:23
	90:10	91:10

	92:19	92:23
	92:25	94:14
	95:9	95:23

<b>WITNESS</b>	<b>DESIGNATIONS</b>	
<b>Chen, Stanley (Google)</b>	<b>START</b>	<b>END</b>
	10:14	12:4
	15:10	19:12
	19:17	23:13
	23:19	29:20
	29:24	30:2
	31:7	32:12
	34:1	34:5
	34:7	34:19
	34:25	35:8
	35:10	35:23
	35:25	36:1
	37:5	37:18
	40:3	41:24
	42:5-11	42:11
	43:22	43:25
	44:2	44:16
	46:5	49:24
	50:12	52:20
	53:10-12	53:12
	54:25	63:20
	64:2	65:6
	65:24	66:2
	66:18-23	66:23
	67:2-5	67:5
	67:17-20	67:20
	68:13-25	68:25
	69:12-16	69:16
	72:12-23	72:23
	73:18	74:2
	83:21	84:1
	87:1	87:9
	92:14-15	92:15
	92:23	93:4
	101:4-5	101:5
	101:7	104:1
	105:3-4	105:4
	111:6-15	111:15

<b>WITNESS</b>	<b>DESIGNATIONS</b>	
<b>Bartholomew Furrow (Google) May 14, 2010</b>	<b>START</b>	<b>END</b>
	8:18	9:15
	9:18	11:7
	11:10	13:1
	13:3	13:23
	13:25	14:18
	15:1	15:13
	15:15	15:19
	16:6	16:8
	16:17	16:21
	16:24	17:22
	17:24	20:11
	20:20	22:22
	23:3	24:18
	24:22	27:21
	28:3	28:22
	29:12	30:8
	30:11	32:3
	32:5	32:23
	33:7	33:13
	33:18	33:25
	34:6	34:21
	35:24	37:8
	37:17	38:8
	38:10	38:21
	39:5	40:18
	40:23	41:25
	42:2	43:18
	43:23	44:15
	44:17	46:5
	46:7	49:3
	49:14	50:11
	50:24	53:13
	53:18	57:19
	57:21	60:20
	61:6	65:1
	65:3	65:25
	66:11	70:22
	70:24	72:1
	72:3	73:25
	74:4	75:10

	75:16	76:8
	76:22	77:3
	77:5	77:12
	77:14	77:25
	78:2	78:9
	80:6	81:18
	82:10	83:9
	83:13	84:8
	84:10	84:16
	85:2	85:25
	86:1	86:21
	86:24	87:1
	91:5	91:13
	92:15	92:18
	93:1	94:17
	94:19	98:6
	99:10	99:14
	99:16	103:16
	105:13	110:20
	110:22	111:5
	112:4	112:10
	112:19	115:1
	115:4	115:7
	115:15	116:1
	116:12	117:4
	118:10	119:4
	119:20	119:23
	120:7	120:11
	121:17	121:22
	123:16	123:19
	123:21	124:23
	125:7	126:14
	126:16	129:2
	129:4	129:12
	129:24	131:1
	131:6-12	131:12
	131:18	131:24
	132:1	132:21
	132:24	133:3
	133:5	133:18
	134:9	134:19
	134:21	134:25
	135:2	135:7
	135:13	135:19
	138:2	142:11

	142:23	143:15
	143:21	148:3
	148:4	149:1
	149:24	150:24
	151:5	154:12
	154:13	155:2
	155:22	159:13
	159:16	163:9
	163:15	164:3
	164:17	165:20
	165:22	166:14
	166:18	167:15
	168:2	168:7
	169:8	169:14
	169:22	170:8
	170:12	171:21
	171:23	172:4
	172:6	172:22
	173:4	173:16
	173:18	
	174:3	179:1
	180:6	182:13
	182:14	184:8
	185:8	188:8
	189:15	194:19
	200:22	203:19
	204:25	205:4
	208:11	212:16
	214:5	214:21
	215:1	219:21
	221:23	222:7
	222:11	222:14

<b>WITNESS</b>	<b>DESIGNATIONS</b>	
<b>Bartholomew Furrow (Google) Nov 2009</b>	<b>START</b>	<b>END</b>
	15:16	18:24
	26:2	26:14
	26:19	28:20
	28:22	30:23
	31:10	33:19
	34:2	34:18
	39:11	40:5



	53:23	54:10
	62:10	62:12
	64:17	66:1
	67:15	67:25
	68:3	68:5
	68:7	68:24
	77:3	77:17
	79:16	80:22
	81:4	81:14
	86:16	86:23
	87:2	87:6
	89:14	90:13
	90:16	94:4
	95:23	96:15
	97:20	98:11
	107:15	107:24
	108:14	108:24
	114:7	116:18
	117:3	117:5
	117:7	118:14
	119:6	119:11
	120:2	120:7
	120:21	122:5
	125:1	126:13
	137:16	138:3
	139:7	145:15
	159:24	160:1
	160:9	160:10
	161:4	161:6
	161:8	161:24
	162:6	164:8
	165:15	166:10
	168:21	169:7
	172:9	174:20
	181:11	183:1

<b>WITNESS</b>	<b>DESIGNATIONS</b>	
<b>Horling (Google)</b>	<b>START</b>	<b>END</b>
	18:8	19:11
	100:18	101:2
	109:17	109:20
	112:25	113:2
	113:4	113:17

<b>WITNESS</b>	<b>DESIGNATIONS</b>	
<b>Michael Jahr (Google) October 23, 2009</b>	<b>START</b>	<b>END</b>
	15:6	15:19
	15:22	21:25
	22:21	23:4
	23:14	23:21
	44:5	45:19
	101:8	103:11
	103:13	104:1
	111:6-9	111:9
	111:16	112:1
	127:21	128:6
	129:14	129:19
	130:6	130:9
	131:18	133:7

<b>WITNESS</b>	<b>DESIGNATIONS</b>	
<b>Jack Menzel (Google) June 11, 2010</b>	<b>START</b>	<b>END</b>
	6:14	7:22
	8:14	9:16
	10:14	11:17
	11:20	14:25
	15:5	16:14
	16:20	16:25
	17:5	17:7
	17:11	19:6
	19:10	21:25
	22:12	28:3
	28:5	28:16
	28:18	29:7
	29:9	29:25
	33:11	33:25
	35:11	37:17
	37:19	41:20
	42:16	44:8
	45:18	49:19
	49:22	50:20
	53:2	54:15
	54:17	54:23
	56:3	61:6
	61:23	63:10
	65:10	67:18
	67:25	70:23

	71:6	73:22
	74:19	80:15
	81:4-9	81:9
	81:11	81:16
	81:22	82:17
	82:19	83:8
	84:5	86:8
	87:1	91:20
	97:2	97:7
	97:15	97:23
	97:25	99:7
	99:25	100:21
	101:14	102:14
	103:19	104:2
	104:8	104:14
	104:25	105:18
	106:2	106:2
	106:14	109:22
	109:24	112:14
	112:17	113:2
	113:14	116:6
	116:15	116:17
	116:19	119:2
	119:4	119:25
	120:2	120:25
	121:2	121:20
	126:20	126:22
	126:24	129:19
	129:21	131:1
	131:3	135:12
	140:18	141:22
	141:24	143:10
	143:23	145:12
	145:14	145:23
	145:25	147:12
	151:3	151:21
	152:6	152:16
	154:19	155:17
	159:6	159:7
	159:9	160:4
	160:6	160:15
	160:17	160:25
	161:2	162:17
	164:14	167:3
	167:5	167:14

	168:23	169:1
	169:17	169:19
	169:21	170:13
	170:21	170:2
	172:18	172:20
	172:22	174:7
	174:15	175:11
	175:23	175:24
	176:1	176:16
	175:12	176:17
	176:18	177:12
	177:14	177:24

<b>Jack Menzel (Google)</b> <b>4-10-09</b>	<b>START</b>	<b>END</b>
	56:15	58:9
	63:16	64:20

<b>WITNESS</b>	<b>DESIGNATIONS</b>	
<b>Algis Rudys (Google)</b> <b>July 8, 2010</b>	<b>START</b>	<b>END</b>
	7:16	8:3
	8:9	10:19
	11:24	12:6
	12:9	13:13
	13:16	17:6
	17:9	18:1
	18:4	18:15
	18:25	19:7
	19:9	20:17
	20:20	26:14
	26:17	33:19
	34:6	34:9
	34:12	37:24
	38:2	43:19
	44:13	45:15
	45:18	47:21
	48:3	47:21
	49:10	50:25
	51:21	52:3
	52:5	53:1
	53:6	54:6
	54:9	54:20
	54:23	57:16

	57:23	58:5
	59:5	59:25
	60:3	61:12
	61:15	62:20
	63:8	68:15
	69:4	73:10
	73:13	73:25
	74:10	75:10
	75:15	76:10
	76:14	81:1

<b>WITNESS</b>	<b>DESIGNATIONS</b>	
<b>Daniel Wright (Google) June 23, 2010</b>	<b>START</b>	<b>END</b>
	6:18	7:23
	8:12	9:9
	10:7	11:2
	11:4	11:15
	11:17	11:23
	11:25	14:18
	14:20	15:1
	15:10	15:14
	15:16	15:22
	15:24	16:23
	17:1	17:18
	17:20	18:6
	18:11	18:13
	18:15	19:1
	19:3	19:14
	19:23	21:7
	21:9	23:20
	23:22	25:8
	25:10	26:25
	26:25	27:7
	27:9	28:1
	28:3	28:10
	28:12	28:18
	28:20	28:25
	29:2	30:8
	30:10	31:19
	31:21	33:4
	33:6	35:10
	35:12	36:4
	36:6-	36:15
	36:17	36:23

	37:12	40:6
	40:8	40:24
	41:1	46:5
	46:7	55:12
	55:14	56:11
	56:13	61:20
	61:22	62:9
	62:11	63:5
	63:7	64:16
	64:18	65:11
	65:13	70:17
	71:6	73:18
	73:20	74:19
	74:21	75:8
	75:10	75:16
	75:18	75:25
	76:2	76:6
	76:8	76:22
	76:24	77:18
	77:20	78:2
	78:4	78:79
	79:4	79:23
	79:25	81:10
	81:12	86:4
	86:6	87:12
	87:14	87:24
	88:1	88:3
	88:5	88:14
	88:16	88:21
	88:23	89:7
	89:9	89:24
	90:1	92:4
	92:12	92:13
	92:15	92:19
	92:21	93:20
	93:22	94:25
	95:2	95:12
	95:14	96:6
	96:8	96:20
	96:22	98:19
	98:21	100:3
	100:5	101:25
	102:2	104:12
	104:14	106:16
	107:5	110:18

	110:20	113:21
	113:23	115:3
	115:11	116:22
	116:24	125:15
	125:17	126:9
	126:11	129:3
	129:5	130:4
	130:6	137:11
	140:5	141:3
	141:5	141:15
	141:17	147:14

<b>WITNESS</b>	<b>DESIGNATIONS</b>	
<b>Jason Luk June 17, 2010</b>	<b>START</b>	<b>END</b>
	11:9	11:22
	13:10	14:8
	15:7	20:16
	21:23	22:24
	24:14	25:3
	30:14	34:19
	34:21	35:15
	35:20	36:2
	36:6	38:9
	39:4	39:8
	39:22	40:10
	40:21	41:6
	41:13	43:11
	44:8	45:2
	45:4	45:7
	46:22	47:3
	47:5	47:11
	48:1	48:15
	49:6	49:12
	50:1	50:22
	51:7	51:23
	51:25	52:16
	52:21	52:25
	53:2	53:10
	53:12	54:3
	54:5	55:18
	55:20	55:23
	55:25	56:5
	56:12	57:22

	58:3	59:21
	60:24	61:1
	61:7	61:24
	62:1	62:6
	62:16	62:22
	63:2	63:9
	63:11	63:15
	63:17	63:24
	64:2	64:4
	64:7	64:8
	64:10	64:12
	64:16	64:21
	66:1	66:3
	66:13	66:20
	66:24	67:13
	68:5	68:8
	69:5	69:7
	70:15	71:1
	71:12	71:15
	71:17	71:23
	73:2	73:16
	73:18	74:11
	74:13	75:7
	75:15	75:17
	75:23	76:10
	78:14	78:19
	79:9	79:12
	79:14	80:1
	80:8	80:14
	80:16	81:12
	81:19	81:21
	81:23	82:24
	83:1	83:3
	81:8	84:12
	84:16	85:16
	86:8	86:23
	86:25	87:10
	88:4	88:22
	89:8	89:10
	89:12	89:13
	89:25	90:16
	91:13	92:21
	93:13	93:15
	93:24	94:6
	96:4	96:7



	96:18	97:12
	101:11	101:22
	103:4	103:6
	104:10	104:15
	104:17	105:1
	105:3	105:16
	105:18	105:25
	107:25	108:8
	109:24	110:4
	110:8	110:10
	110:12	110:18
	111:24	112:2
	112:4	112:7
	112:10	112:13
	112:16	113:6
	113:9	113:18
	113:21	113:23
	115:17	116:16
	116:18	116:19
	117:16	118:5
	118:7	118:8
	119:10	119:24
	120:2	120:11
	120:13	120:21
	120:23	121:23
	121:25	122:19
	122:25	123:3
	123:5	123:19
	126:6	126:12
	127:6	127:13
	127:18	128:6
	128:8	128:9
	128:11	128:22
	129:3	129:10
	129:13	129:14
	129:16	130:3
	132:21	132:24
	134:12	135:4
	137:22	138:4
	138:15	140:22
	141:19	142:5
	142:8	142:10
	142:16	143:2
	143:8	143:12
	143:18	144:4

	144:6	144:8
	144:10	144:14
	144:16	144:19
	145:18	144:23
	145:25	146:1
	146:6	147:1
	147:4	147:13
	147:15	146:16
	147:18	147:22
	147:3	148:19
	149:7	149:8
	149:10	149:12
	149:14	149:16
	149:18	149:21

<b>Witness</b>	<b>Designations</b>	
<b>Jack Ancone (Google)</b>	14:20	16:15
<b>6/17/10</b>	20:8	20:9
	20:14	20:21
	20:23	21:24
	24:14	25:16
	25:18	26:19
	26:24	26:25
	27:2	29:14
	30:7	30:12
	30:17	30:18
	30:20	31:19
	32:5	32:24
	33:1	33:14
	33:20	33:22
	33:25	34:11
	34:15	36:5
	36:8	36:18
	36:20	37:12
	37:14	37:16
	37:18	38:25
	39:3	39:15
	41:16	42:5
	42:8	44:9
	44:12	45:7
	45:10	46:7
	46:13	48:21
	49:21	50:7

	51:24	52:7
	53:7	53:22
	53:24	55:2
	55:4	55:6
	56:6	56:11
	56:17	58:18
	58:21	58:22
	58:25	59:12
	59:14	60:7
	60:9	60:13
	60:16	62:2
	62:4	62:14
	62:23	62:24
	63:1	63:17
	63:21	64:10
	64:16	65:14
	66:14	66:20
	66:23	67:3
	67:25	68:11
	69:7	69:9
	69:11	70:5
	71:2	71:17
	71:20	73:1
	73:12	75:12
	83:17	84:3
	84:5	84:9
	84:16	84:18
	84:20	84:3
	86:7	86:18
	86:20	86:24
	87:9	88:6
	88:8	88:12
	90:16	91:4
	91:9	91:10
	91:14	92:16
	92:19	93:11
	93:14	93:22
	94:7	95:20
	95:22	96:19
	96:21	96:25
	97:9	97:24
	98:5	98:12
	98:15	98:19
	98:22	100:22
	108:25	109:2

	109:9	110:7
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<b>Witness</b>	<b>Designations</b>	
<b>Carlton Robinson (Yahoo)</b>	18:16	18:17
<b>12/10/09</b>	20:24	21:4
	40:12	41:17
	42:16	43:5
	45:24	45:25
	46:3	46:15
	46:25	47:8
	56:23	57:7
	86:20	87:6
	108:8	109:2
	114:13	114:25
	127:7	127:18
	128:18	129:17

<b>Witness</b>	<b>Designations</b>	
<b>David Eaton (Yahoo)</b>	11:10	11:24
<b>6/3/10</b>	15:18	16:14
	16:22	17:20
	18:14	18:20
	19:7	20:4
	28:21	28:25
	30:15	31:4
	31:19	32:10
	33:21	36:12
	43:10	43:21

<b>Witness</b>	<b>Designations</b>	
<b>Luke Yeh (Yahoo)</b>	12:2	12:21
<b>6/4/10</b>	16:4	16:6
	16:8	16:11
	16:20	17:2
	17:4	17:4
	17:10	17:11
	17:13	17:14
	17:21	18:21
	18:23	19:14

	19:16	19:18
	19:24	20:5
	20:13	20:15
	21:1	21:6
	21:9	21:11
	21:14	22:1
	22:7	22:15
	22:17	22:23
	22:25	25:11
	25:13	25:17
	25:19	26:15
	26:25	27:1
	27:3	28:23
	29:7	29:14
	30:1	30:20
	31:4	31:6
	31:8	31:16
	32:20	33:10
	33:12	34:2
	34:4	34:13
	34:19	37:19
	37:21	38:1
	38:17	39:5
	40:7	40:12
	41:9	43:15
	44:1	44:11
	45:25	47:2
	47:5	47:19
	47:24	48:6
	49:1	50:12
	52:1	55:8
	55:12	56:6
	57:5	58:10
	60:19	63:11
	63:13	65:21
	65:24	66:13
	66:16	66:22
	66:25	67:18
	68:10	69:7
	69:9	71:5
	72:24	73:10
	73:17	74:3
	75:8	75:22
	75:24	78:16
	79:8	79:18

	80:21	81:24
	82:1	82:2
	99:8	99:19
	102:8	102:19
	102:21	102:24
	103:8	104:22
	107:7	110:13

<b>Witness</b>	<b>Designations</b>	
<b>John Kannapell (AOL)</b>	5:22	6:18
<b>5/29/09</b>	21:6	21:12
	24:16	25:4
	28:23	29:14
	38:1	38:11
	38:16	39:11
	39:13	40:7
	41:2	41:5
	48:10	49:14
	59:14	59:24

<b>Witness</b>	<b>Designations</b>	
<b>Julie Greenhouse (AOL)</b>	4:13	4:20
<b>4/8/09</b>	6:8	6:21
	42:14	42:22
	48:14	49:6
	50:18	50:22
	50:24	51:3
	57:17	57:19
	57:21	57:25
	64:21	65:9
	65:11	65:16
	65:21	66:2
	66:4	66:13
	66:17	66:20
	66:22	67:10
	67:12	67:12
	67:20	67:22
	67:24	68:14

	68:16	68:20
	69:15	69:17
	69:19	69:19
	78:21	78:23
	78:25	79:8
	100:22	100:24
	101:2	101:4
	101:6	101:14
	176:11	176:13
	176:15	176:19
	176:21	177:2

<b>Witness</b>	<b>Designations</b>	
<b>Sanjay Datta (Google)</b>	15:09	15:20
	26:09	26:17
	27:03	27:11
	29:05	30:12
	42:14	44:03
	44:05	44:14
	44:16	44:21
	44:23	45:05
	45:07	45:09
	45:12	46:03
	48:08	48:19
	48:21	49:07
	49:09	49:19
	49:21	50:03
	50:05	50:07
	52:24	53:16
	53:18	54:04
	54:06	54:11
	54:13	54:21
	56:05	56:09
	56:21	57:12
	75:03	75:06
	77:19	78:02
	78:04	78:22
	78:24	79:04
	79:06	80:01
	80:03	80:03
	84:13	84:14
	84:16	84:24

<b>Witness</b>	<b>Designations</b>	
<b>Gabriel Mattera (Google)</b> <b>2-26-09</b>	Start	End
	9:19	9:25
	51:04	51:13
	51:15	52:06
	52:08	52:15
	60:02	60:05
	60:21	61:04

<b>Witness</b>	<b>Designations</b>	
<b>Schulman, (Google)</b>	Start	End
	13:09	13:13
	16:16	17:07
	17:09	17:17
	23:24	23:25
	24:02	24:03
	26:06	26:07
	26:09	26:12
	26:14	26:17
	26:19	27:19
	28:10	28:11
	28:13	28:16
	28:19	28:24
	29:03	29:14
	29:17	29:18
	30:24	30:25
	31:04	31:22
	31:25	32:16
	33:02	33:13
	33:15	34:05
	34:07	34:20
	34:22	35:15
	36:11	36:16
	39:25	40:01
	40:03	40:09
	40:11	40:13
	40:15	40:19
	42:07	42:08
	42:10	42:21
	45:14	45:18
	45:20	45:21
	46:07	46:12
	46:21	46:22



	46:24	47:10
	47:12	47:18
	47:22	48:04
	48:06	48:06
	48:08	48:11
	48:13	48:17
	49:05	49:12
	54:08	55:16
	55:21	55:24
	58:01	58:02
	58:04	58:04
	58:09	58:20
	58:22	58:24
	59:01	59:21
	62:08	62:09
	62:12	62:19
	62:21	62:25
	63:03	63:14
	63:22	63:25
	64:02	64:06
	64:08	64:24
	65:03	65:16
	65:19	65:21
	66:21	66:23
	67:02	67:03
	75:09	75:12
	75:14	75:24
	76:10	76:13
	79:10	79:20
	81:08	81:12
	81:14	81:24
	82:11	82:13
	82:15	83:03
	83:05	84:02
	86:18	88:02
	88:04	88:14
	88:16	88:17
	89:15	90:15
	90:25	91:17
	92:12	93:03
	94:06	94:12
	95:16	96:16
	96:20	97:05
	97:09	97:11
	99:06	99:10

	100:19	101:05
	101:19	101:21
	120:14	120:17
	120:21	121:06
	121:08	121:21

<b>Witness</b>	<b>Designations</b>	
<b>Stein, Melissa</b>	72:18	72:23

<b>Witness</b>	<b>Designations</b>	
<b>Kolm, David</b>	11:24	13:07
	13:10	13:12
	13:18	15:03
	15:06	15:16
	15:23	17:08
	18:03	18:11
	18:14	19:04
	19:16	19:17
	19:24	20:14
	20:25	21:04
	21:10	21:24
	22:04	22:21
	22:23	23:04
	23:06	23:11
	23:18	23:25
	24:13	24:15
	25:01	25:17
	26:02	28:04
	28:09	28:19
	28:21	28:23
	29:03	29:14
	29:16	29:21
	29:23	29:37
	30:08	30:18
	31:05	30:10
	31:14	31:19
	32:06	32:18
	32:23	32:25
	33:07	34:02
	35:13	35:20
	36:04	36:11
	36:15	37:10
	37:17	38:20

	38:24	39:16
	39:19	39:21
	40:11	40:25
	41:02	41:13
	43:09	43:24
	44:06	44:16
	44:23	45:02
	45:18	45:22
	46:01	48:19
	48:23	49:16
	49:20	49:59
	50:14	51:16
	51:22	51:25
	52:23	53:07
	53:13	54:06
	54:12	54:24
	55:10	57:12
	57:17	58:04
	58:21	58:23
	59:04	60:15
	61:02	61:10
	61:15	61:25
	62:17	62:21
	63:13	64:25
	66:17	68:03
	68:09	68:19
	68:25	70:11
	70:17	70:21
	71:03	71:16
	71:19	72:24
	73:03	73:22
	74:07	74:16
	74:21	75:07
	76:06	76:13
	78:11	78:21
	79:04	79:12
	79:16	81:02
	81:11	81:20
	82:24	83:02
	83:20	84:07
	84:14	85:15
	86:01	86:10
	86:14	86:25
	90:07	90:15
	91:07	91:14

	91:20	91:24
	92:06	92:10
	92:14	92:24
	93:01	93:05
	93:10	93:19
	94:03	95:04
	95:07	95:24
	96:04	96:14
	96:20	97:11
	97:14	98:05
	98:06	99:02
	99:08	99:12
	99:16	99:19
	100:04	100:06
	100:15	100:19
	110:12	110:16
	110:18	110:23
	110:25	111:01
	112:16	112:24
	113:11	115:18
	115:20	115:23
	116:10	116:13
	117:03	117:10
	117:23	123:02
	123:09	124:14
	124:25	125:16
	126:11	127:09
	127:18	127:24
	128:02	128:14
	128:24	130:11
	130:21	131:04
	131:09	131:10
	131:12	132:07
	132:15	132:24
	133:01	133:03
	135:02	138:19
	138:22	139:02
	139:04	141:18
	142:03	142:07
	142:18	142:23
	142:25	145:07
	146:15	146:20
	146:25	147:10
	150:02	150:19
	151:08	151:20

	152:04	152:09
	152:13	152:23
	153:04	153:14
	155:09	155:22
	156:02	156:14
	156:21	157:09
	157:16	160:05
	160:10	162:25
	163:06	163:13
	163:17	164:23
	165:04	165:11
	165:17	165:25
	166:04	166:13
	167:16	169:06
	170:05	170:23
	174:23	176:04
	178:23	179:02
	188:11	188:14
	188:16	188:22
	189:01	189:04
	189:06	192:06
	192:08	192:19
	192:23	192:25
	193:05	193:07
	193:09	193:14
	193:18	196:06
	196:08	197:03
	197:06	197:20
	197:22	200:08
	200:10	200:17
	200:19	200:25
	201:02	201:09
	201:12	201:23
	201:25	202:07
	202:09	202:23
	202:25	203:20
	204:01	204:14
	204:16	205:05

<b>Witness</b>	<b>Designations</b>	
<b>Kannan, Ashvin</b>	10:20	11:14
	11:16	11:20
	12:23	15:03
	15:04	19:02
	19:07	19:22

	20:02	20:16
	20:20	20:22
	21:02	21:13
	21:20	23:11
	24:11	24:15
	28:04	29:04
	29:09	29:18
	29:19	29:25
	30:11	30:19
	30:21	32:04
	32:09	32:11
	33:16	33:19
	34:19	34:24
	35:03	35:12
	35:25	36:06
	37:12	37:24
	38:11	38:13
	40:19	41:20
	41:22	42:09
	43:04	43:05
	43:19	44:06
	45:09	46:21
	47:10	47:23
	47:25	48:09
	48:11	48:19
	49:05	49:11
	49:13	49:23
	50:10	50:19
	50:21	51:16
	51:24	51:25
	53:04	53:09
	53:14	55:06
	55:17	56:03
	56:11	56:16
	60:18	61:04
	61:05	61:23
	62:07	62:16
	62:24	63:12
	63:15	64:12
	65:25	66:04
	67:09	67:17
	68:06	68:15
	68:17	68:23
	70:18	71:02
	71:17	72:20

	72:25	73:05
	73:17	74:06
	74:23	75:08
	75:15	75:25
	76:04	76:24
	77:16	77:21
	78:02	78:08
	85:15	85:21
	86:16	87:01
	87:23	88:08
	97:14	98:05
	98:09	99:06
	99:16	100:17
	100:25	101:03
	101:09	101:13
	101:17	101:24
	102:01	102:03
	102:15	102:23
	103:07	105:04
	105:12	105:24
	106:01	106:22
	106:24	106:24
	107:01	107:04
	107:08	108:05
	108:23	109:18
	110:06	110:09
	111:07	111:18
	111:25	112:03

<b>Witness</b>	<b>Designations</b>	
<b>Langlois, Jean-Marc</b>	99:11	99:12
	99:15	99:22
	100:07	100:12
	100:15	101:01
	101:05	101:11

<b>Witness</b>	<b>Designations</b>	
<b>Yan, Tak</b>	10:21	11:02
	12:07	12:17
	14:04	14:09
	18:25	19:08
	19:23	20:03
	27:07	27:23
	28:08	28:23

	29:03	29:06
	31:12	31:19
	37:17	37:23
	38:08	38:16
	40:25	41:13
	41:17	41:25

<b>Witness</b>	<b>Designations</b>	
<b>Williams, Chuck</b>	4:09	6:14
	9:01	12:16
	15:06	17:07
	17:09	20:05
	22:24	24:13
	25:19	26:08
	26:15	28:25
	29:18	31:06
	31:15	32:08
	33:07	33:15
	34:09	34:24
	38:03	39:04
	40:14	40:21
	52:19	57:11
	57:13	59:11
	60:14	61:03
	62:02	62:06
	65:07	65:13
	66:16	70:01
	70:08	70:12
	70:14	71:03
	71:05	72:20
	82:16	82:24
	83:01	83:03
	98:04	101:03
	108:11	108:14
	108:16	108:25
	109:03	109:08
	117:13	119:15
	131:12	131:23



# **EXHIBIT 3**

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF TEXAS  
MARSHALL DIVISION

BRIGHT RESPONSE, LLC  
F/K/A POLARIS IP, LLC

v.

GOOGLE INC., et al.

NO. 2:07CV-371-TJW-CE

**DEFENDANTS GOOGLE AND AOL'S RULE 26(a)(3) WITNESS LIST**

Defendant Google Inc. and AOL hereby provide their witness list pursuant to Fed. R. Civ. P. 26(a)(3) and the Amended Docket Control Order. Google and AOL identify the name and, if not previously provided, the address and telephone number of each witness they may present at trial other than solely for impeachment — separately identifying those the parties expect to present and those they may call if the need arises.

**A. Witnesses Google Will Present At Trial**

1. Shane Antos. Mr. Antos is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
2. Bartholomew Furrow. Mr. Furrow is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
3. Jeff Huber. Mr. Huber is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
4. Dr. Ed Fox. Dr. Fox is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

5. Hon. Gerald Mossinghoff. Mr. Mossinghoff is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

6. Dr. Karl Branting. Dr. Branting is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

7. Mr. Chris Bakewell. Mr. Bakewell is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

8. Bradley Allen. Mr. Allen is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

9. Chuck Williams. Mr. Williams is available via counsel for Google and AOL, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

**B. Witnesses Google May Present At Trial If the Need Arises**

1. Amy Rice. Defendants believe Ms. Rice can be contacted through Plaintiff's counsel.

2. Anthony Angotti. Defendants believe Mr. Angotti can be contacted through Plaintiff's counsel.

3. Julie Hsu. Defendants believe Ms. Hsu is available at 323 Ferris Street, Peekskill, NY 10566-4708.

4. Fred Cohen. Defendants believe Mr. Cohen can be contacted through Plaintiff's counsel.
5. Rosanna Piccolo. Defendants believe Ms. Piccolo can be contacted through Plaintiff's counsel.
6. Bradley Sheafe. Defendants believe Mr. Sheafe can be contacted through Plaintiff's counsel.
7. Erich Spangenberg. Defendants believe Mr. Spangenberg can be contacted through Plaintiff's counsel.
8. David Pridham. Defendants believe Mr. Pridham can be contacted through Plaintiff's counsel.
9. Douglas Croxall. Defendants believe Mr. Croxall can be contacted through Plaintiff's counsel.
10. Representative of Clear With Computers. Defendants believe Clear With Computers can be contacted through Plaintiff's counsel.
11. Debera Hepburn. Defendants believe Ms. Hepburn can be contacted through Plaintiff's counsel.
12. Representative of Acclaim Financial Group. Defendants believe Acclaim Financial Group can be contacted through Plaintiff's counsel.
13. Liz Wiley. Defendants believe Ms. Wiley can be contacted through Plaintiff's counsel.
14. Representative of IP Navigation Group. Defendants believe IP Navigation Group can be contacted through Plaintiff's counsel.

15. Jack Ancone. Mr. Ancone is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
16. Jack Menzel. Mr. Menzel is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
17. Bahman Rabii. Mr. Rabii is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
18. Daniel Wright. Mr. Wright is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
19. Stanley Chen. Mr. Chen is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
20. Eric Schulman. Mr. Schulman is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
21. Albert Bodenhamer. Mr. Bodenhamer is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
22. Bryan Horling. Mr. Horling is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
23. Mike Jahr. Mr. Jahr is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.
24. Gabe Mattera. Mr. Mattera is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

25. Algis Rudy. Mr. Rudy is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

26. Dr. Amit Singhal. Dr. Singhal is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

27. Jonathan Alferness. Mr. Alferness is available via counsel for Google, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

28. Julie Greenhouse. Ms. Greenhouse is available via counsel for AOL, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

29. John Kannapell. Mr. Kannapell is available via counsel for AOL, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

30. Jason Luk. Mr. Luk is available via counsel for AOL, Quinn Emanuel Urquhart & Sullivan, 50 California Street, 22<sup>nd</sup> Floor, San Francisco, California, (415) 875-6600.

Google and AOL reserve the right to call any witnesses identified or called by Plaintiff at trial. Google and AOL also reserve the right to and may offer the video deposition testimony of any and/or all witnesses called by Plaintiff at trial for purposes of impeachment, including but not limited to offering or otherwise using any exhibit(s) referenced in such video deposition. This includes any witnesses called by Plaintiff at trial as live witnesses, as video-designated witnesses, or any other type of offer of testimony at trial.

Dated: July 19, 2010

Respectfully submitted,

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ATTORNEYS FOR DEFENDANTS  
Google Inc. and AOL

### **CERTIFICATE OF SERVICE**

The undersigned certifies that the foregoing document was served at least via e-mail on this date to counsel of record for Plaintiff Bright Response, LLC.

Dated: July 19, 2010

/s/ Andrea Pallios Roberts  
Andrea Pallios Roberts

# **EXHIBIT 4**



**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF TEXAS  
MARSHALL DIVISION**

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BRIGHT RESPONSE, LLC F/K/A POLARIS IP, LLC Plaintiff  v.  GOOGLE INC., et al. Defendants	Case No.: 2:07-cv-371-CE
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**YAHOO! INC.'S WITNESS LIST**

Pursuant to the Amended Docket Control Order [Dkt. No. 385 June 30, 2010], Yahoo! Inc. discloses the following individuals whom it may call as witnesses, either live or via deposition, during the jury trial or any other bench trial in this case. These identifications are based on information reasonably available to Yahoo! at the present time; however, fact discovery is continuing and Yahoo! reserves the right to supplement or modify this list. Yahoo! further reserves the right to designate testimony and/or call to testify any persons who are identified by Plaintiff or any other Defendant on their list of trial witnesses. Specifically, if any witness previously designated by Plaintiff as “will call” does not appear live at trial, Yahoo! reserves the right to designate deposition testimony at the time of trial for that witness. Yahoo! also reserves the right to and may offer the deposition testimony of any and/or all witnesses called by Plaintiff live at trial or via deposition for purposes of impeachment, including but not limited to offering or otherwise using any exhibit(s) referenced in such video deposition.

**A. Witnesses Yahoo! Expects To Present At Trial As Live Witnesses:<sup>1</sup>**

1. Keith Nilsson
2. David Kolm
3. David Eaton
4. Tak Yan
5. Chuck Williams
6. Bradley Allen
7. Yahoo's expert witness re damages (Mary Woodford)
8. Yahoo's expert witness re non-infringement (James Allan, Ph.D.)
9. Yahoo's expert witness re inequitable conduct (Hon. Gerald J. Mossinghoff)
10. Yahoo's expert witness re invalidity and non-obviousness (Karl Branting)

**B. Witnesses Yahoo! May Present At Trial As Live Witnesses Or Via Deposition:<sup>2</sup>**

11. Amy Rice<sup>3</sup>
12. Rosanna Piccolo
13. Fred Cohen
14. Anthony Angotti
15. Julie Hsu<sup>4</sup>
16. Lee Bradley Sheafe
17. Erich Spangenberg

---

<sup>1</sup> Witnesses 1 – 10 may be contacted through Yahoo!'s counsel: Howrey LLP 321 N. Clark St., Suit 3400 Chicago, IL 60654. Ph: 312.595.1239.

<sup>2</sup> Witnesses 16 – 30 may be contacted through Bright Response's counsel and witnesses 31 – 38 may be contacted through Yahoo!'s counsel: Howrey LLP 321 N. Clark St., Suit 3400 Chicago, IL 60654. Ph: 312.595.1239.

<sup>3</sup> Witnesses 11 – 14 may be contacted through Bright Response's counsel.

<sup>4</sup> Yahoo! believes that Ms. Hsu can be contacted at 323 Ferris Street, Peekskill, NY 10566-4708.

18. Audrey Spangenberg
19. David Pridham
20. Douglas Croxall
21. Debera Hepburn
22. Liz Wiley
23. Bright Response's corporate representative at trial (Lee Bradley Sheafe)
24. Bright Response's expert witness re damages (Stephen L. Becker, Ph.D.)
25. Bright Response's expert witness re validity (Dr. V. Thomas Rhyne)
26. Bright Response's expert witness re infringement (Dr. V. Thomas Rhyne)
27. Bright Response's expert witness re inequitable conduct (Harry Manbeck, Jr.)
28. Representative of Acclaim Financial Group
29. Representative of Clear With Computers
30. Representative of IP Navigation Group
31. Ashvin Kannan
32. Luke Yeh
33. Zachary Zhang
34. Soren Riise
35. Carlton Robinson
36. Ben Shahshahani
37. Melissa Stein
38. Jean-Marc Langlois

Dated: July 19, 2010

Respectfully submitted,

/s/ Jason White

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*Attorneys for Defendant Yahoo! Inc.*

**CERTIFICATE OF SERVICE**

The undersigned certifies that the foregoing document was served electronically in compliance with Local Rule CV-5(a) via email on July 19, 2010.

/s/ Jason White  
Jason White

# **EXHIBIT 5**

## Defendants' Deposition Designations

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
Fred Cohen	5/20/2009	6:6	6:12
		6:16	6:17
		6:21	6:25
		9:9	9:20
		10:12	12:7
		13:7	13:16
		14:16	15:9
		15:25	16:7
		16:16	17:8
		23:20	26:6
		37:3	38:9
		51:14	52:7
		53:21	54:11
		55:16	56:13
		57:14	58:22
		59:11	60:12
60:25	62:18		
69:2	69:14		

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
Erich Spangenberg	6/19/09	4:23	5:18
		13:5	15:5
		15:13	15:21
		16:15	16:23
		19:7	19:8
		19:10	19:25
		20:10	20:20
		20:22	20:24
		22:2	22:21
		22:23	24:8
		25:5	29:4
		29:15	29:22
		30:12	30:16
		32:10	32:17
		36:18	36:19
36:21	37:1		

DEPONENT	DATE	BEGIN	END
		54:25	55:4
		55:20	56:17
		62:5	62:10
		62:12	62:19
		78:9	78:23
		79:17	80:23
		80:25	81:5
		81:7	81:10
		81:12	81:18
		81:20	82:1
		82:3	82:9
		82:11	
		85:6	86:5
		86:25	88:23
		91:5	91:9
		91:11	91:16
		91:18	91:23
		91:25	92:4
		92:6	92:16
		103:7	104:1
		105:16	106:8
		110:8	110:9
		110:18	110:22
		112:7	112:19
		113:3	115:9
		115:12	115:14
		115:16	115:18
		126:5	126:13
		128:19	129:10
		133:17	133:25
		134:2	134:3
		137:23	137:24
		138:1	138:6
		140:1	140:3
		140:5	141:22
		143:17	143:20
		144:7	144:16
		144:19	144:20
		144:22	144:23

DEPONENT	DATE	BEGIN	END
		144:25	145:5
		145:16	145:18
		145:20	
		147:19	149:15
		149:24	150:5
		150:16	152:1
		153:15	153:22
		154:13	154:15
		154:17	155:9
		155:16	155:18
		155:21	156:5
		156:7	156:20
		157:16	158:19
		160:10	162:7
		196:13	199:18
		204:3	204:17
		204:25	205:22
		205:24	206:1
		206:3	206:4
		206:6	206:25
		207:2	207:24
		208:1	208:2
		208:4	212:3
		213:17	214:13
		220:15	221:19
		221:21	222:2
		222:4	223:1
		223:3	223:13
		229:10	230:6
		231:1	231:24
		233:11	233:14
		233:16	233:17
		233:19	234:2
		234:4	234:15
		241:3	241:21
		242:6	242:21
		243:3	243:12
		243:20	245:1
		247:2	247:3



DEPONENT	DATE	BEGIN	END
		247:5	247:7
		247:9	247:9
		247:14	248:11
		249:10	249:14
		258:4	258:14

DEPONENT	DATE	BEGIN	END
Rosanna Piccolo	7/9/2009	5:11	7:19
		14:18	15:4
		17:5	18:12
		19:11	19:14
		19:25	21:11
		24:4	24:13
		25:10	27:23
		38:18	39:6
		40:6	40:12
		41:17	42:19
		49:17	50:5
		59:21	60:9
		62:7	63:9
		63:13	68:8
		80:7	80:14
		81:7	81:16
		86:16	88:19
		96:6	96:9
		137:2	137:20
		138:9	141:20

DEPONENT	DATE	BEGIN	END
Richard Gregson	07/10/09	5:7	5:16
		11:4	11:23
		12:10	13:11
		13:18	13:21
		14:8	14:22
		16:14	16:25
		18:18	18:25
		19:24	20:17
		20:24	20:24

DEPONENT	DATE	BEGIN	END
		21:2	22:6
		24:18	25:25
		28:14	29:10
		29:17	29:20
		30:9	30:18
		32:3	32:7
		32:11	32:13
		35:12	35:13
		35:19	35:22
		36:24	37:2
		37:4	37:13
		39:19	40:8
		41:6	42:9
		44:17	44:22
		46:13	46:18
		48:9	48:10
		48:19	48:21
		49:20	49:25
		50:2	50:3
		50:5	50:20
		50:22	50:24
		51:2	51:24
		54:8	54:16
		54:18	54:20
		56:20	57:8
		57:13	57:18
		57:20	57:20
		60:17	60:25
		62:20	63:16
		63:19	63:19
		68:19	69:23
		76:11	76:14
		76:16	76:23
		76:25	77:7
		80:2	80:8
		80:10	80:11
		81:2	81:7
		85:14	85:23
		86:5	88:9
		94:24	95:8

DEPONENT	DATE	BEGIN	END
		97:25	98:2
		98:4	98:4

DEPONENT	DATE	BEGIN	END
Philip H. Albert	10/22/2009	8:2	9:18
		9:20	10:5
		11:1	11:25
		14:3	14:5
		14:7	14:11
		14:13	14:14
		14:19	15:9
		16:23	17:3
		17:11	17:14
		17:16	17:25
		18:11	18:14
		20:2	20:4
		20:8	20:12
		20:14	20:25
		21:13	21:17
		21:19	22:1
		22:22	22:24
		23:3	23:4
		26:9	26:14
		26:16	26:17
		29:6	29:14
		29:18	30:1
		30:3	30:17
		30:22	31:2
		31:4	31:5
		31:17	31:18
		31:20	32:1
		32:3	32:4
		33:24	33:25
		34:3	34:10
		34:12	34:20
		34:22	34:24
		42:15	42:24
		43:1	43:3
		45:2	45:5

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
		45:12	45:13
		45:15	45:17
		45:19	45:21
		45:23	45:24
		46:13	46:17
		46:19	46:23
		48:8	48:18
		48:20	48:21
		48:23	49:5
		49:7	49:12
		49:14	49:23
		49:25	50:2
		50:4	50:8
		50:10	50:19
		50:21	51:1
		51:3	52:2
		67:9	67:15
		67:17	67:24
		68:1	68:8
		86:25	87:3
		88:11	88:16
		97:23	98:2
		98:14	98:17
		98:19	99:15
		99:25	100:8
		100:14	100:16
		100:19	100:20
		101:5	101:9

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
Abraham Hershkovitz	11/10/2009	7:8	7:10
		7:22	7:25
		9:9	10:14
		11:14	12:12
		13:4	13:9
		13:11	13:17
		13:22	14:1
		18:7	18:19

DEPONENT	DATE	BEGIN	END
		20:1	20:8
		29:1	29:5
		31:15	31:22
		32:5	32:8
		108:21	108:24
		116:2	117:4
		117:12	117:18
		120:12	120:21

DEPONENT	DATE	BEGIN	END
Anthony Angotti	11/13/2009	5:8	18:23
		22:22	23:14
		24:18	26:3
		32:19	33:4
		34:13	35:7
		35:13	36:20
		38:8	39:14
		46:22	47:3
		50:2	56:18
		60:24	61:16
		62:2	63:6
		65:14	68:10
		70:5	72:22
		74:23	75:25
		86:9	86:22
		87:25	90:17
		101:2	101:20
		107:15	107:16
		107:18	107:18
		109:10	109:21
		117:7	117:23
		118:9	123:7
		125:2	125:6
		125:8	125:8
		125:25	126:5
		127:5	128:17
		129:5	131:16
		132:2	132:15

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
		136:16	136:18
		138:10	139:12
		143:5	145:6
		147:8	150:13
		152:5	152:9
		155:17	155:21
		160:4	160:11
		160:21	161:12
		163:15	163:23
		164:10	164:15
		165:22	167:7
		167:11	168:3
		170:8	170:12
		172:9	172:11
		172:13	172:14
		173:6	173:19
		175:1	176:3
		175:5	176:5
		177:24	178:15
		179:10	179:15

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
Amy Rice	3/19/10	25:6	27:17
		29:8	30:3
		30:22	32:6
		33:1	33:13
		40:5	41:9
		47:22	51:15
		54:1	54:8
		55:23	55:25
		58:23	59:25
		61:25	62:25
		66:15	67:6
		75:19	77:4
		93:5	100:18
		102:2	102:16
		129:23	130:19
		136:4	137:2

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
		154:21	158:22
		165:20	168:11
		173:16	175:4
		175:20	176:22
		180:4	185:11
		186:9	187:18
		198:17	210:24
		211:1	222:23
		223:20	228:14
		231:11	234:13
		245:8	246:7

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
Douglas B. Croxall	5/19/10	8:11	8:15
		11:15	11:24
		12:10	12:21
		18:21	19:2
		19:13	20:18
		20:20	20:23
		22:9	22:14
		23:3	23:11
		23:17	24:12
		24:15	25:2
		26:4	26:8
		26:15	26:21
		26:23	27:1
		27:23	28:21
		29:4	29:9
		29:12	30:5
		30:15	31:2
		32:18	32:22
		33:1	33:8
		33:10	33:12
		34:22	35:2
		46:2	46:10
		47:22	48:8
		48:17	48:20

DEPONENT	DATE	BEGIN	END
		49:7	50:11
		51:5	51:11
		52:13	52:18
		55:9	55:12
		56:1	56:2
		59:1	59:12
		59:14	
		59:16	59:22
		60:15	60:25
		64:2	65:7
		66:3	66:5
		66:7	
		66:9	68:4
		68:8	68:25
		69:7	69:9
		69:13	69:21
		70:4	70:9
		73:10	73:20
		74:3	74:4
		74:7	74:14
		74:16	
		74:18	74:19
		74:21	
		74:23	74:25
		75:2	
		75:4	75:17
		75:19	76:17
		76:19	
		76:21	77:13
		77:16	77:24
		88:12	89:4
		89:18	89:20
		90:11	90:14
		91:2	91:22
		92:2	92:3
		92:5	92:16
		92:21	93:2
		93:12	94:1
		94:11	94:24



<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
		95:8	96:16
		96:18	96:19
		97:6	97:10
		97:12	98:25
		99:6	99:7
		99:9	99:12
		99:14	99:16
		99:18	100:10
		100:12	100:13
		100:20	101:15
		101:17	101:18
		101:20	
		101:22	
		103:10	103:17
		105:2	105:7
		110:15	110:17
		111:11	111:22
		112:1	112:18
		112:24	113:17
		114:3	114:5
		114:10	114:11
		115:4	115:12
		121:19	121:21
		128:20	128:23
		128:25	129:2
		129:4	129:7

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
David Michael Pridham	5/28/10	6:1	6:3
		6:6	6:6
		6:8	6:21
		12:5	12:17
		14:19	15:6
		16:7	16:16
		17:24	18:13
		20:10	21:19
		21:23	22:16
		26:10	27:1
		27:19	28:4

DEPONENT	DATE	BEGIN	END
		28:11	29:1
		29:3	29:13
		29:17	29:25
		30:2	30:7
		31:7	31:11
		31:16	31:22
		32:12	33:4
		33:6	33:8
		33:13	33:19
		35:16	35:17
		35:19	35:20
		36:4	36:15
		36:19	37:9
		37:18	37:20
		37:22	38:6
		38:13	38:21
		40:17	40:19
		40:21	42:7
		43:4	44:1
		46:7	46:21
		47:4	48:10
		48:22	49:11
		51:18	55:16
		56:13	57:5
		58:2	58:16
		58:25	59:21
		60:2	61:4
		61:19	62:18
		63:4	63:25
		64:16	64:25
		65:15	66:23
		66:25	67:24
		68:7	69:19
		70:15	70:21
		70:23	71:6
		71:21	72:13
		72:22	73:5
		73:11	74:11
		74:13	74:23

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
		75:17	75:20
		75:22	77:9
		77:12	78:3
		78:7	79:15
		80:7	82:1
		82:8	82:10
		83:1	85:7
		85:14	85:18
		86:5	86:16
		87:3	87:6
		87:9	91:4
		91:6	94:8
		94:16	98:17
		98:19	101:25
		102:2	103:22
		104:9	106:12
		106:16	107:21
		107:23	122:24
		123:1	123:10
		126:6	128:6
		128:8	131:3
		133:1	134:6

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
Lee Bradley Sheafe	6/3/10	9:10	9:11
		10:23	11:14
		11:17	11:17
		11:19	11:20
		11:23	11:23
		11:25	12:11
		12:24	13:12
		14:7	14:11
		15:10	16:8
		16:21	16:25
		17:3	17:7
		17:9	17:24
		17:25	18:5
		18:6	18:13
		18:14	19:15

DEPONENT	DATE	BEGIN	END
		19:16	19:17
		19:20	19:21
		20:6	20:13
		20:14	21:13
		23:1	23:6
		23:14	24:2
		24:3	24:12
		24:23	25:14
		26:11	26:16
		27:6	27:19
		27:22	27:22
		27:24	27:25
		30:6	30:13
		30:16	30:19
		30:21	31:21
		32:12	32:22
		32:23	32:25
		33:5	33:10
		33:12	33:18
		35:8	35:21
		37:6	37:7
		37:11	37:16
		39:7	39:10
		43:15	43:21
		44:3	44:3
		45:5	45:8
		45:18	45:20
		45:22	46:3
		46:21	47:4
		47:8	47:11
		47:18	48:19
		49:9	49:23
		49:24	50:11
		51:8	51:13
		58:24	59:10
		59:19	59:23
		60:9	60:17
		60:20	60:20
		60:22	60:25
		72:8	72:11
		72:19	72:24

DEPONENT	DATE	BEGIN	END
		73:19	74:20
		75:10	75:15
		79:4	79:15
		80:8	80:11
		80:15	80:17
		83:14	84:8
		85:23	86:17
		86:18	86:25
		87:3	83:14
		87:24	88:7
		88:15	89:7
		89:15	89:18
		89:23	90:15
		90:16	91:6
		92:6	92:13
		94:9	96:11
		96:15	97:2
		98:1	98:22
		100:16	103:11
		103:12	103:16
		105:11	105:13
		105:16	105:19
		108:20	109:1
		109:16	110:18
		110:21	110:23
		110:25	111:21
		112:5	112:11
		112:14	112:14
		116:13	118:19
		119:4	119:6
		119:22	121:12
		122:17	122:23
		123:8	124:8
		125:1	125:4
		125:22	126:23
		127:18	127:23
		128:22	129:25
		130:12	130:18
		131:7	131:8

DEPONENT	DATE	BEGIN	END
		131:18	131:20
		132:2	133:20
		133:23	133:24
		134:7	135:5
		135:14	136:2
		136:9	137:1
		137:8	138:2
		139:2	139:4
		139:7	139:7
		139:14	140:7
		140:17	140:19
		140:24	140:25
		141:1	142:25
		143:1	143:21
		143:23	143:25
		144:1	144:12
		144:21	145:16
		145:19	145:22
		145:25	146:22
		148:14	148:16
		148:19	148:23
		149:2	149:24
		150:14	150:14
		150:17	150:17
		150:19	150:22
		153:24	154:2
		154:9	155:1
		156:16	157:5
		157:14	157: 14
		161:18	162:17
		163:6	163:9
		163:25	164:13
		165:13	165:18
		165:21	166:2
		166:11	166:14
		167:16	167:21
		168:2	168:6
		168:10	168:15
		168:23	169:7

DEPONENT	DATE	BEGIN	END
		169:19	170:19
		170:23	171:10
		171:21	172:4
		172:10	172:14
		172:22	173:4
		174:7	174:10
		174:13	174:13
		175:10	175:12
		175:15	175:18
		176:9	176:11
		176:14	177:5
		177:7	177:17
		177:23	177:25
		178:3	178:8
		178:10	178:15
		178:18	178:20
		178:23	179:6
		179:9	179:11
		179:16	180:12
		182:20	182:24
		183:2	183:7
		183:17	183:23
		183:9	183:10
		183:13	183:15
		184:1	184:1
		184:18	184:22
		184:25	185:10
		185:13	185:14
		185:16	185:19
		185:22	185:22
		185:24	186:14
		186:17	186:17
		188:15	189:17
		190:6	190:11
		190:18	191:5
		192:11	192:15
		192:18	192:22
		192:24	193:1
		193:4	193:11

DEPONENT	DATE	BEGIN	END
		193:19	194:4
		194:7	194:12
		194:14	194:22
		195:8	195:11
		198:13	199:3
		199:11	200:9
		200:12	200:13
		202:1	202:2
		202:24	203:9
		202:5	202:12
		203:12	203:12
		203:24	204:6
		205:5	205:18
		206:12	207:9
		207:12	207: 25
		208:20	212:2
		212:18	213:3
		213:8	214:5
		214:13	214:15
		214:24	215:6
		215:24	216:4
		217:8	217:14
		219:21	221:2
		221:4	221:21
		223:17	225:10
		225:17	226:15
		226:20	226:21
		226:24	226:24
		227:7	227:24
		228:7	230:12
		230:19	230:20
		230:23	230:23
		231:8	231:10
		232:12	232:14
		232:17	232:24
		233:2	233:5
		233:8	233:12
		233:15	234:3
		234:6	234:10



DEPONENT	DATE	BEGIN	END
		234:13	234:15
		234:18	234:18

DEPONENT	DATE	BEGIN	END
Liz Wiley	6/29/10	5:9	5:21
		5:25	6:10
		6:20	7:18
		7:22	8:7
		8:16	9:10
		9:16	9:23
		11:24	13:5
		15:6	15:19
		16:3	16:7
		16:17	16:24
		17:12	18:15
		18:19	19:9
		20:10	20:13
		21:7	21:20
		21:25	22:3
		22:23	23:2
		23:16	23:23
		24:7	24:15
		24:18	25:2
		25:8	25:13
		32:17	32:19
		32:21	32:25
		34:22	34:25
		54:19	55:6
		55:8	
		56:3	57:7
		58:19	58:22
		59:24	60:25
		62:14	63:8
		63:17	63:23
		65:3	65:12
		65:18	65:22
		65:25	66:9
		66:12	66:24
		67:9	67:13

DEPONENT	DATE	BEGIN	END
		67:19	68:5
		68:23	69:16
		71:5	73:20
		74:14	75:22
		76:1	76:7
		76:11	76:21
		77:14	77:20
		77:24	78:2
		78:4	78:5
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		80:1	
		80:12	80:17
		82:7	82:11
		82:22	83:3
		83:7	83:16
		84:9	84:12
		84:18	84:21
		85:2	85:5
		85:10	85:15
		86:23	87:5
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		90:16	90:20
		90:23	91:10
		91:13	
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		97:13	97:16
		97:20	98:2
		100:10	100:13
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		104:25	106:4
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		107:18	107:21
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		122:1	122:5
		122:10	122:14

DEPONENT	DATE	BEGIN	END
		122:21	123:11
		123:15	124:23
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		128:11	128:22
		130:10	131:2
		137:15	138:4

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Morris Weiss	7/13/2010	6:3	6:5
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		20:14	20:15
		20:17	20:18
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		22:7	22:8
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		54:9	54:10
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		55:17	55:17
		63:16	63:17
		64:1	64:12
		65:7	65:15
		65:17	65:17
		68:16	69:4
		69:12	69:14
		69:19	69:23

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
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		78:17	78:23
		83:4	82:12
		83:15	83:16
		86:19	86:25
		87:23	88:1
		88:6	88:16
		90:6	90:16
		90:23	91:2
		91:6	91:10
		134:9	134:9
		134:15	134:16

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
Chuck Williams (Rough Transcript)	7/15/2010	7:8	8:18
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		20:6	26:8
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		36:6	39:14
		41:16	42:25
		43:16	44:9
		45:15	47:2
		50:3	51:9
		52:19	56:13
		57:18	58:11
		59:2	61:3
		61:11	62:6
		62:9	62:20
		75:12	76:6
		76:22	80:14
		83:18	84:2
		84:25	85:17
		86:25	90:11

<b>DEPONENT</b>	<b>DATE</b>	<b>BEGIN</b>	<b>END</b>
		91:3	91:12
		92:1	92:7
		92:12	92:19
		93:12	93:14
		98:1	98:8
		101:4	113:10
		113:22	115:11
		120:2	121:15

# **EXHIBIT 6**

EX. #	PX/DX	DEPO. EXHIBIT	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
1			06/25/2002	BR000527	BR001080	Ribbon Copy of United States Patent No. 6,411,947 (Corrected Bates Range)
2			05/08/1997			US Patent Application 08/553,074, filed May 8, 1997
3			05/28/2010	BR011216	BR011221	Request For Ex Parte Reexamination April 29, 2010: USPTO Denied
4			11/28/2005	BR011222	BR011228	Intellectual Property License Agreement Firepond-ServiceWare
5			07/10/2010	BR011229	BR011232	Jerry Ye, Jyh-Herng Chow, Jiang Chen, Zhaohui Zheng, Yahoo! Labs Stochastic Gradient Boosted Distributed Decision Trees
6			07/12/2010	BR011233	BR011235	Google AdWords: Keyword Tool, adwords.google.com
7			07/12/2010	BR011236	BR011236	How does the Search-based Keyword Tool differ from the Keyword Tool www.google.com/support/sktool/bin/answer
8			07/12/2010	BR011237	BR011237	How does the Search-based Keyword Tool generate its keyword ideas? www.google.com/support/sktool/bin/answer
9			07/12/2010	BR011238	BR011238	What is the Search-based Keyword Tool? - Search-based Keyword Tool Help www.google.com/support/sktool/bin/answer
10			07/13/2010	BR011239	BR011241	Choosing and Building Keywords - Sponsored Search Help; help.yahoo.com/l/us/yahoo/ysm/sps/articles/manage_keywords2
11			08/18/2004	BR011242	BR011534	SEC Form S-1/A 08-18-2004 Google Inc., Amendment No. 9 to Form S-1, 293 pages
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16			04/10/2010	GOOG1689302	GOOG1689303	AAAI Association for the Advancement of Artificial intelligence: Klahr Letter Perlson HW 04-10-2010
17			04/13/2010	GOOG1689304	GOOG1689324	AAAI Association for the Advancement of Artificial intelligence: Perlson Email Klahr 04-13-2010
18			03/26/2010	GOOG1689325	GOOG1689326	AAAI Association for the Advancement of Artificial intelligence: Perlson Email Klahr thread 03-26-2010
19			03/26/2010	GOOG1689327	GOOG1689361	AAAI Association for the Advancement of Artificial intelligence: Perlson Email Ted Senator, EZ Reader article, and First Amended Complaint 03-26-2010
20			04/13/2010	GOOG1689362	GOOG1689367	AAAI Association for the Advancement of Artificial intelligence: Carol McKenna Hamilton Email Eugene Novikov regarding 1996 paper EZ Reader article 04-13-2010
21			07/07/2010	GOOG1691549	GOOG1691550	Defendants - Google-AOL-Yahoo to Williams Request Consulting Agreement
22			06/27/1997			EZ Reader_Email Thread Ending Hsu to Williams 06-27-1997
23			06/19/1997			Brightware (Williams) to Chase Manhattan Bank (Labrecque) CEO - Urgent communication to avoid litigation
24			09/23/1997			Brightware (Williams) to Chase Manhattan Bank (Brockbank Retail Banking)- Proposed Agreement - 09-23-1997
25			07/02/2010			Williams Google on-the-clock meeting - Todd Kennedy, Scott Sherwin, Carl Branting, Dave Perlson, Tom Sistag
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28			06/30/2008	BR001335	BR001350	Polaris - Art Technology Group (ATG) License Agreement
29			08/01/2003	BR001351	BR001363	eGain - Firepond License Agreement
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31			09/27/2007	BR001380	BR001411	Polaris - eGain Settlement Agreement, 9/27/2007

EX. #	PX/DX	DEPO. EXHIBIT	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
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33			09/10/2008	BR010512	BR010524	Limited Covenant Not to Sue between Bright Response and Ford, Mazda, Jaguar Land Rover North America. -Not applicable and not re-produced per Mr. Pridham.
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36			09/27/2007	BR010557	BR010588	License Agreement between Bright Response and eGain Communications Corp.
37			03/23/2007	BR010589	BR010610	License Agreement between Bright Response and Kana Software, Inc.
38			4/30/8	BR010611	BR010632	License Agreement: Constellation (Presentation Specialist Technologies, LLC), BR, Expedia, Inc., Classic Vacations, Hotels.com, L.P., Hotels.com GP, LLC, Hotwire, Inc., Travelnow.com, Inc. TripAdvisor, LLC.
39			4/30/8	BR010633	BR010657	License Agreement: Constellation (Presentation Specialist Technologies, LLC) BR, Match.com, LLC, IAC/InterActiveCorp, IAC Search and Media, Inc.
40			09/07/2006	BR010658	BR010677	License Agreement: Triton IP, LLC, Polaris IP, BR, Oracle Corporation, Siebel Systems, Inc.
41			10/04/2006	BR011108	BR011132	Triton v Microsoft 947 (portfolio) Microsoft Settlement Agreement
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45		Piccolo Ex. 10	07/09/2009	BR000065	BR000096	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 10 Provisional Patent Application 60/042,494, 04-03-1997
46		Gregson Ex. 1	07/10/2009	BR000097	BR0000110	Deposition of Gregson, Richard, 2009-07-10; Exhibit 1 U.S. Patent
47		Weisburd Ex. A2	03/23/2010	BR000111	BR000345	Deposition of Weisburd, Steve, 2010-06-02; Exhibit A2 United States Patent File History US Patent 6,182,059
48		Piccolo Ex. 16	07/09/2009	BR000230	BR000239	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 16 USPTO Notice to file missing parts In re 08/553,074, filed May 8, 1997
49		Gregson Ex. 2	07/10/2009	BR000541	BR000785	Deposition of Gregson, Richard, 2009-07-10; Exhibit 2 Portion of the file history for the '947 patent,
50		Rice Ex. 3	03/19/2010	BR000547	BR000585	Deposition of Rice, Amy, 2010-03-19; Exhibit 3 Patent Application 09/054,233, 04-02-1998
51		Spangenberg Ex. 14	06/19/2009	BR000850	BR000853	Deposition of Spangenberg, Erich, 2009-06-19; Exhibit 14 Assignment Brightware to Firepond, 07-10-2003
52		Spangenberg Ex. 4	06/19/2009	BR001203	BR001226	Deposition of Spangenberg, Erich, 2009-06-19; Exhibit 4 Assignment Firepond to Orion, 03-08-2004
53		Spangenberg Ex. 5	06/19/2009	BR001227	BR001240	Deposition of Spangenberg, Erich, 2009-06-19; Exhibit 5 Patent Assignment, Corrective Assignment Firepond to Orion, 01-23-2004
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56		Cohen Ex. 4	05/20/2009	BR001250	BR001262	Deposition of Cohen, Fred, 2009-05-20; Exhibits 1-7; Exhibit 4 EZ Reader: Embedded AI for Automatic Electronic Mail Interpretation and Routing
57		Rice Ex. 1	03/19/2010	BR001263	BR001265	Deposition of Rice, Amy, 2010-03-19; Exhibit 1 Consulting agreement Merchant & Gould to Amy Rice, 02-04-2003
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EX. #	PX/DX	DEPO. EXHIBIT	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
60		Mattera Ex. 2	02/26/2009	BR009890	BR009997	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 2 SEC Form 10-K Google Inc. 12-31 2008 (GOOG1658916-GOOG1658932)
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62			05/21/1997	HSU0232	HSU0233	Ostrolenk to Hsu 05-21-1997 - re Chase patent application
63			06/10/1997	HSU0234	HSU0234	BW (Williams) to Hsu Employment Agreement
64			6/11/1997	HSU0286	HSU0300	Townsend - Hsu BW-Hsu Assignments of Provisional Patent Applications to Brightware 06-11-1997
65			07/06/2010			Expert Report of Dr. V. Thomas Rhyne - Infringement by Google and America On-Line
66			07/06/2010			Expert Report of Dr. V. Thomas Rhyne - Infringement by Google and America On-Line - The Goals and Challenges of Click Fraud Penetration Testing Systems, Carmelo Kintana, et al, The Google Ad Traffic Quality Team, UC Berkeley, Stanford University ISSRE 2009issre2009
67			07/06/2010			Expert Report of Dr. V. Thomas Rhyne - Infringement by Yahoo!
68			07/03/2010			Expert Report of Harry F. Manbeck - Plaintiff's Inequitable Conduct Expert
69			07/06/2010			Expert Report of Stephen L. Becker - AOL Inc. Report
70			07/06/2010			Expert Report of Stephen L. Becker - Google Inc. Report
71			07/06/2010			Expert Report of Stephen L. Becker - Yahoo! Inc. Report
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73			07/06/2010			Expert Report of Stephen L. Becker - Google Inc. Report Appendix C Documents Review
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75			07/06/2010	BECK000001	BECK000004	Expert Report of Stephen L. Becker - Google, Yahoo - A Long-Delayed Ad System Has Yahoo Crossing Its Fingers, New York Times, Feb. 2007.
76			07/06/2010	BECK000005	BECK000005	Expert Report of Stephen L. Becker - Google, Yahoo - Adknowledge Gets \$48 Million, Adknowledge.com - About, Adknowledge - Super Rewards
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89			07/06/2010	BECK000248	BECK000250	Expert Report of Stephen L. Becker - Google, Yahoo - Click fraud looms as search-engine threat, msnbc.com, Feb. 14, 2005
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91			07/06/2010	BECK000256	BECK000257	Expert Report of Stephen L. Becker - Google, Yahoo - Click Happy - Fallout from Google's \$90mm Click-Fraud Settlement, econtentmag.com, Sept. 11 2006
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93			07/06/2010	BECK000271	BECK000273	Expert Report of Stephen L. Becker - Yahoo! Inc. comScore US Has Most Searches, searchengineland.com, Jan. 22 2010
94			07/06/2010	BECK000274	BECK000276	Expert Report of Stephen L. Becker - Google, Yahoo - Costly clicks, Crain's Detroit Business via highbeam.com, Jan. 22, 2007
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158				GOOG1690041	GOOG1690048	Expert Report of Stephen L. Becker - Revenue and Cost of Sales For 2005 thru 2010 GOOG1690041 - 1690048
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160				BR010678	BR010724	Expert Report of Stephen L. Becker - AOL, Google, Yahoo - The Lane's Gifts v. Google Expert Report by Alexander Tuzhilin
161			07/06/2010			Expert Report of Dr. V. Thomas Rhyne - Google and America On-Line Exhibit B - Infringement Claim Chart (Google AdWords)
162			07/06/2010			Expert Report of Dr. V. Thomas Rhyne - Infringement by Google and America On-Line, and Yahoo! Exhibit A Supporting Documentation, Source Code, and General References
163			07/06/2010			Expert Report of Dr. V. Thomas Rhyne - Yahoo! Exhibit B - Infringement Claim Chart (Yahoo Sponsored Search)
164			07/06/2010			Expert Report of Stephen L. Becker - AOL Inc. Exhibit SLB-AOL-1 AOL Reasonable Royalty
165			07/06/2010			Expert Report of Stephen L. Becker - AOL Inc. Exhibit SLB-AOL-2 AOL Search Marketplace P&L
166			07/06/2010			Expert Report of Stephen L. Becker - AOL Inc. Exhibit SLB-AOL-3 AOL Inc. Income Statements
167			07/06/2010			Expert Report of Stephen L. Becker - AOL Inc. Exhibit SLB-BR-4 Summary of Licenses and Agreements - Bright Response.
168			07/06/2010			Expert Report of Stephen L. Becker - Google Inc. Exhibit SLB-BR-4 Summary of Licenses and Agreements -Bright Response.
169			07/06/2010			Expert Report of Stephen L. Becker - Google Inc. Exhibit SLB-GOOG-1 Google Reasonable Royalty
170			07/06/2010			Expert Report of Stephen L. Becker - Google Inc. Exhibit SLB-GOOG-2 Google, Inc. Accused Products Operating Income Statement
171			07/06/2010			Expert Report of Stephen L. Becker - Google Inc. Exhibit SLB-GOOG-3A Google Inc. Worldwide Income Statements
172			07/06/2010			Expert Report of Stephen L. Becker - Google Inc. Exhibit SLB-GOOG-3B Google Inc. US Income Statements
173			07/06/2010			Expert Report of Stephen L. Becker - Google Inc. Exhibit SLB-GOOG-3C Google Inc. Advertising Income Statements
174			07/06/2010			Expert Report of Stephen L. Becker - Google Inc. Exhibit SLB-GOOG-4 Summary of Licenses and Agreements -Google, Inc.
175			07/06/2010			Expert Report of Stephen L. Becker - Yahoo! Inc. Exhibit SLB-BR-4 Summary of Licenses and Agreements - Bright Response
176			07/06/2010			Expert Report of Stephen L. Becker - Yahoo! Inc. Exhibit SLB-YAH-1 Yahoo Reasonable Royalty
177			07/06/2010			Expert Report of Stephen L. Becker - Yahoo! Inc. Exhibit SLB-YAH-2A Yahoo! Sponsored Search Revenue & Costs
178			07/06/2010			Expert Report of Stephen L. Becker - Yahoo! Inc. Exhibit SLB-YAH-2B Yahoo! Content Match Revenue & Costs (Errata - No Exhibit)
179			07/06/2010			Expert Report of Stephen L. Becker - Yahoo! Inc. Exhibit SLB-YAH-3A Yahoo! US Income Statements
180			07/06/2010			Expert Report of Stephen L. Becker - Yahoo! Inc. Exhibit SLB-YAH-3A Yahoo! Worldwide Income Statements (Errata - No Exhibit)

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183				AOL0027176	AOL0027182	AOL-Google Web Search Services Agreement-Schedule 8(g)
184			12/04/2009	AOL0027183	AOL0027187	AOL-Google Interactive Marketing Agreement IMA Amendment 23 12-04-2009
185			02/01/2010	AOL0027188	AOL0027190	AOL-Google Interactive Marketing Agreement IMA Amendment 24 02-01-2010
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207			03/17/2008	GOOG1646454	GOOG1646454	Invention Investment Fund I - Acquisition Notice
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213			07/15/2003	GOOG1646543	GOOG1646593	Invention Investment Fund Limited Partnership Agreement
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243			10/10/2008	BR-CONST000208	BR-CONST000229	Clear With Computers (CWC) - Recreational Equipment, Inc. (REI) Patent License, Covenant Not to Sue, and Settlement Agreement 10-10-08
244			10/31/2008	BR-CONST000230	BR-CONST000289	Clear With Computers (CWC) - Vizio, Inc. Patents in Suit Settlement Agreement 10-31-08
245			09/10/2008	BR-CONST000290	BR-CONST000303	Manufacturing System Technologies (MST) - Ford, Mazda of America, Limited Covenant Not to Sue 9-10-08
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255			03/09/2006	GOOG1646594	GOOG1646664	Invention Investment Fund Limited Partnership Agreement: Amend. version of same
256			12/22/2003	GOOG1646665	GOOG1646680	Invention Investment Fund Limited Partnership Agreement: Amend 1
257			01/28/2004	GOOG1646681	GOOG1646698	Invention Investment Fund Limited Partnership Agreement: Amend 2
258			02/12/2004	GOOG1646699	GOOG1646708	Invention Investment Fund Limited Partnership Agreement: Amend 3 (GOOG1646709-GOOG1646714)



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260			08/02/2004	GOOG1647290	GOOG1647331	License Agreement Aloft Media, Stragent, Azure Networks, PowerMesh Network, Zilka parties - Google, 2004-08-02 GGL-PA01648997 - GGL-PA01649038
261			08/02/2004	GOOG1647290	GOOG1647331	License Agreement Aloft Media, Stragent, Azure Networks, PowerMesh Network, Zilka parties - Google, 2004-08-02, GGL-PA01648997 - GGL-PA01649038 (Duplicate of Ex. 260)
262			No Date	GOOG1658517	GOOG1658555	Patent License Agreement VoiceAge - Google; AMR Narrowband Standard
263			05/01/2002	GOOG1674244	GOOG1674296	AOL - Google Web Search Services Agreement
264			05/01/2002	GOOG1674297	GOOG1674362	AOL-Google Interactive Marketing Agreement IMA, May 1, 2002
265			01/28/2004	OR012149	OR012174	Firepond - Orion IP, LLC Non-Exclusive Patent License Agreement, Patent Purchase Agreement and Promissory Note (OR012156-171)
266			11/28/2005	OR016999	OR017005	Firepond - ServiceWare Intellectual Property License Agreement
267			06/30/2005	OR017036	OR017063	Orion - Keystone Settlement Agreement 6-30-05
268			02/23/2006	OR092122	OR092136	Orion - Home Depot Settlement Agreement 2-23-06
269			07/19/2006	OR092171	OR092196	Orion - Sears Settlement Agreement 7-19-06
270			02/14/2006	OR092360	OR092381	Orion - Harley Davidson Settlement Agreement 2-14-06
271			08/17/2007	OR102357	OR102396	Orion - Whirlpool & Maytag Portfolio 8-17-07 Patent License and Settlement Agreement
272			08/16/2007	OR102469	OR102503	Orion - Black & Decker Portfolio 8-16-07 Patent License and Settlement Agreement, and Patent License Agreement
273			11/30/2007	OR103016	OR103034	Plutus IP, LLC (Orion) - Oshkosh Portfolio 11-30-07
274			04/17/2008	OR129838	OR129855	Orion - Macy's Patent License and Settlement Agreement 4-17-08
275			07/19/2000	YAH0032936	YAH0032971	Assignment and License Agreement: Infoseek, Ultraseek - Inktomi
276			12/09/2004	YAH0033349	YAH0033374	MPEG-4 Audio Patent License Agreement: Via licensing -Yahoo!; U.S. Patents: 6,341,165; 5,227,788; 5,357,594; 5,394,473; US 5,583,962; 5,222,189; 6,021,386; and numerous foreign patents
277		Ancone Ex. 10	06/17/2010	GOOG1646234	GOOG1646240	Deposition of Ancone, Jack, 2010-06-17; Exhibit 10, License Agreement, Teknowledge - Google, 2006-06-28, GGL-PA01647942 - GGL-PA01647948 SLB-GOOG-4
278		Ancone Ex. 11	06/17/2010	GOOG1625165	GOOG1625193	Deposition of Ancone, Jack, 2010-06-17; Exhibit 11, Hewlett-Packard - Google Intellectual Property Agreement 10-07-2004
279		Ancone Ex. 12	06/17/2010	GOOG1625147	GOOG1625164	Deposition of Ancone, Jack, 2010-06-17; Exhibit 12, Hewlett-Packard - Google Services Agreement 10-07-2004 (GGL-PA01626818-GGL-PA01626835) SLB-GOOG-4
280		Ancone Ex. 13	06/17/2010	GOOG1646228	GOOG1646233	Deposition of Ancone, Jack, 2010-06-17; Exhibit 13, Patent License Agreement Open Invention Network - Google 07-19-2007
281		Ancone Ex. 15	06/17/2010	GOOG1646354	GOOG1646368	Deposition of Ancone, Jack, 2010-06-17; Exhibit 15, "Amended & Restated License Agreement" Stanford University-Google License Agreement; Amended and Restated versions (GOOG1667781-GOOG1667795)
282		Ancone Ex. 16	06/17/2010	GOOG1646397	GOOG1646401	Deposition of Ancone, Jack, 2010-06-17; Exhibit 16, Patent License Agreement Invenda - Google October 22, 2007 GGL-PA01648105 - 8061
283		Ancone Ex. 2	06/17/2010	GOOG0097538	GOOG0097571	Deposition of Ancone, Jack, 2010-06-17; Exhibit 2, Technology Acquisition Agreement Groupfire - Google Patent License Agreement June 15, 2006 (GGL-PA00019867-9900) SLB-GOOG-4
284		Ancone Ex. 3	06/17/2010	GOOG0097607	GOOG0097656	Deposition of Ancone, Jack, 2010-06-17; Exhibit 3 Asset Purchase Agreement Primedia-Google License Agreement, 10-23-2003 (GGL-PA00021484-GGL-PA00021533) SLB-GOOG-4
285		Ancone Ex. 4	06/17/2010	GOOG0097657	GOOG0097693	Deposition of Ancone, Jack, 2010-06-17; Exhibit 4, Confidential Settlement Agreement and Release: Yahoo!, Overture - Google; U S. Patent: 6,269,361 08-09-2004 (GGL-PA00019921-GGL-PA00019957) SLB-GOOG-4



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287		Ancone Ex. 7	06/17/2010	GOOG1646332	GOOG1646342	Deposition of Ancone, Jack, 2010-06-17; Exhibit 7, Patent License Agreement Red Acre - Google May 22, 2009 (GGL-PA01648040-050)
288		Ancone Ex. 8	06/17/2010	GOOG1646189	GOOG1646209	Deposition of Ancone, Jack, 2010-06-17; Exhibit 8, Patent License Agreement Alcatel-Lucent USA Inc. - Google Inc.
289		Ancone Ex. 9	06/17/2010	GOOG1646343	GOOG1646353	Deposition of Ancone, Jack, 2010-06-17; Exhibit 9, Patent License Agreement Full Spectrum Technologies - Google December 22, 2008 (GGL-PA01648051-8061)
290		Luk Ex. 6	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 6 - AOL Search Marketplace Agreement
291		Spangenberg Ex. 3	06/19/2009	BR-CWC002414	BR-CWC002429	Deposition of Spangenberg, Erich, 2009-06-19; Exhibit 3 Patent Purchase Agreement, Firepond - Orion, 01-28-2004
292		Yeh Ex. 10	06/04/2010	YAH0033375	YAH0033386	Deposition of Yeh, Luke, 2010-06-04; Exhibit 10 Patent License Agreement: Yahoo!-AdKnowledge; U.S. Patents: 6,269,361; 6,978,263; 6,983,272; 7,035,812; 7,065,500; 7,092,901; 7,110,993; 7,225,182; 7,231,358; 7,363,300, 02-03-2009 (YAH0027076-27087)
293		Yeh Ex. 11	06/04/2010	YAH0034784	YAH0033792	Deposition of Yeh, Luke, 2010-06-04; Exhibit 11 Patent License Agreement Yahoo - ValueClick, 12-29-2009
294		Yeh Ex. 12	06/04/2010	YAH0033135	YAH0033156	Deposition of Yeh, Luke, 2010-06-04; Exhibit 12 Settlement and License Agreement, Overture - MIVA (fka FindWhat), 08-15-2005
295		Yeh Ex. 13	06/04/2010	YAH0032902	YAH0032935	Deposition of Yeh, Luke, 2010-06-04; Exhibit 13 Patent License Agreement, Settlement Agreement and Release, NCR Corp. - Yahoo, 12-29-2009
296		Yeh Ex. 14	06/04/2010	YAH0032972	YAH0032991	Deposition of Yeh, Luke, 2010-06-04; Exhibit 14 Settlement Agreement Harrington - Viaweb, 01-18-01
297		Yeh Ex. 15	06/04/2010	YAH0032992	YAH0033010	Deposition of Yeh, Luke, 2010-06-04; Exhibit 15 Settlement Agreement Mercexchange - Goto.com, 06-01-2001
298		Yeh Ex. 16	06/04/2010	YAH0033011	YAH0033022	Deposition of Yeh, Luke, 2010-06-04; Exhibit 16 Patent Cross License Agreement, Yahoo - Netcentives, 10-01-2001
299		Yeh Ex. 17	06/04/2010	YAH0033023	YAH0033078	Deposition of Yeh, Luke, 2010-06-04; Exhibit 17 Agreement Inktomi - Ultraseek, 02-07-2003
300		Yeh Ex. 19	06/04/2010	YAH0033194	YAH0033207	Deposition of Yeh, Luke, 2010-06-04; Exhibit 19 License and Settlement Agreement, Spark Network Services - Yahoo, 09-12-2007
301		Yeh Ex. 2	06/04/2010	YAH0033387	YAH0033398	Deposition of Yeh, Luke, 2010-06-04; Exhibit 2 Patent License Agreement, November, 2009, Premiere International Associates - Yahoo!, 11-04-2007 (YAH0027038-27049)
302		Yeh Ex. 20	06/04/2010	YAH0033208	YAH0033217	Deposition of Yeh, Luke, 2010-06-04; Exhibit 20 Yahoo - Sensis Patent Standstill Agreement, 03-26-2008
303		Yeh Ex. 21	06/04/2010	YAH0033228	YAH0033244	Deposition of Yeh, Luke, 2010-06-04; Exhibit 21 Patent License, Release and Settlement Agreement: Beneficial Innovations-Yahoo!, 09-09-2009
304		Yeh Ex. 22	06/04/2010	YAH0033260	YAH0033280	Deposition of Yeh, Luke, 2010-06-04; Exhibit 22 Patent License Agreement and Covenant Not to Sue, Yahoo, Overture - Google, 08-09-2004
305		Yeh Ex. 23	06/04/2010	YAH0033079	YAH0033084	Deposition of Yeh, Luke, 2010-06-04; Exhibit 23 Technology License And Settlement Agreement, Network Caching Technology - Inktomi, Yahoo, 10-17-2003
306		Yeh Ex. 24	06/04/2010	YAH0033178	YAH0033193	Deposition of Yeh, Luke, 2010-06-04; Exhibit 24 Settlement and License Agreement, NetDate - Yahoo, 05-18-2006
307		Yeh Ex. 25	06/04/2010	YAH0033245	YAH0033259	Deposition of Yeh, Luke, 2010-06-04; Exhibit 25 Patent License, Release and Settlement Agreement, GraphOn - Yahoo, 09-21-2009
308		Yeh Ex. 26	06/04/2010	YAH0033281	YAH0033324	Deposition of Yeh, Luke, 2010-06-04; Exhibit 26 Confidential Patent License and Settlement Agreement, Aloft Media, Stragent, Zilka parties - Yahoo, 08-07-2009

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309		Yeh Ex. 27	06/04/2010	YAH0033325	YAH0033348	Deposition of Yeh, Luke, 2010-06-04; Exhibit 27 Settlement Agreement and Release: NCR - Yahoo!, 06-27-2003; U.S. Patent Numbers 5,699,526, 5,721,906,6,026,403,6,480,855,5,832,496, 6,085,223, 5,951,643, 5,954,798, 6.151,601, and 6,169,997
310		Yeh Ex. 3	06/04/2010	YAH0033399	YAH0033407	Deposition of Yeh, Luke, 2010-06-04; Exhibit 3 Patent License and settlement Agreement, Teknowledge - Inktomi and Yahoo (YAH0023089-23097)
311		Yeh Ex. 4	06/04/2010	YAH0033166	YAH0033177	Deposition of Yeh, Luke, 2010-06-04; Exhibit 4 Release and Covenant Not to Sue Agreement, Intouch - Yahoo!, 11-02-2005; U.S. Patents: 5,963,916
312		Yeh Ex. 5	06/04/2010	YAH0033218	YAH0033222	Deposition of Yeh, Luke, 2010-06-04; Exhibit 5 Patent License Agreement, VPS - Yahoo, 07-28-2008
313		Yeh Ex. 6	06/04/2010	YAH0032893	YAH0033901	Deposition of Yeh, Luke, 2010-06-04; Exhibit 6 Overture License Agreement: Overture-Marchex U.S. Patent Nos. 6,269,361, 6,078,866, and 6,826,572, 02-01-2005
314		Yeh Ex. 7	06/04/2010	YAH0033103	YAH0033108	Deposition of Yeh, Luke, 2010-06-04; Exhibit 7 Overture License Agreement, Overture - eXact, 03-01-2005
315		Yeh Ex. 8	06/04/2010	YAH0033109	YAH0033165	Deposition of Yeh, Luke, 2010-06-04; Exhibit 8 Overture License Agreement, Overture - Lycos, 06-29-2005
316		Yeh Ex. 9	06/04/2010	YAH0033157	YAH0033165	Deposition of Yeh, Luke, 2010-06-04; Exhibit 9 Overture License Agreement, Overture - Interchange, 10-17-2005
317			12/20/2005	AOL0000259	AOL0000295	Time Warner, AOL-Google Letter Agreement, Dec. 20 2005, 12-20-2005 (GGL-PA00019959 - GGL-PA00019965)
318			07/01/2003	AOL0000104	AOL0000105	Google AdSense Standard Implementation CAT
319			04/27/2004	AOL0000137	AOL0000164	AOL-Google Implementation Roadshow Session No. 2: Business/Design Focus
320			03/16/2005	AOL0000196	AOL0000205	AOL Advertising Marketplace Executive Presentation; Salar Kamangar, March 16, 2005, Power Point presentation
321			08/22/2008	AOL0000296	AOL0000297	AOL Private Label Marketplace Wish List
322			01/01/2004	AOL0000539	AOL0000563	Google AdWords Content Targeting 2004 Revenue Plan
323			01/07/2005	AOL0001637	AOL0001645	FindWhat Acquisition Rationale Jan05
324			09/21/2006	AOL0009332	AOL0009353	AOL Content Targeting Sep06 Power Point presentation
325			08/07/2007	AOL0009685	AOL0009726	AOL Search Introduction and Business Overview PowerPoint presentation
326				AOL0027214	AOL0027309	AOL Sponsored Links revenue related documents
327			04/25/2005	AOL0001666	AOL0001674	AOL Media Networks Search & Directional Media - AOL Search Marketplace Update, PowerPoint presentation
328			No Date	AOL0001869	AOL0001909	AOL Search 7.0 Overview by Brendan McGee
329			06/25/2006	AOL0001938	AOL0001954	PRD Catmandu Product Requirements Document by Adrianna Dufay 06-25-2006
330			02/02/2006	AOL0001996	AOL0002025	Sponsored Links Yield Manager SLM Team PowerPoint presentation
331			08/28/2006	AOL0002074	AOL0002230	Product Requirements Documents PRD Search 7.0 Release 1 by Maria Bell
332			06/29/2007	AOL0002525	AOL0002540	TRD AOL Search 7.5 v1.0 by Brendan McGee, Technical Requirements Document
333			01/09/2006	AOL0002590	AOL0002658	TD System Design Document (SDD) Smartbox 3.6 Revision 1.5 by Herman Vandermolen, Saad Mufti and Greg Pass PowerPoint presentation
334			03/03/2008	AOL0007420	AOL0007429	AOL DNS Error Page Redirection - Partner Review
335			09/25/2006	AOL0000419	AOL0000419	Written Acceptance of The Initial Sponsored Link Version of AOL, Tom Newman
336			09/21/2002	GOOG0005186	GOOG0005189	Content-Based Ad Serving System, Jeff Dean, et al,
337			01/22/2008	GOOG0127735	GOOG0127737	AdSense - Content Ads Quality, 01-22-2008
338			01/02/2010	GOOG0143421	GOOG0143432	2007 Weekly rolling Forecast 01-02-2007, GGL-PA00144581 - GGL-PA00144582 SLB-GOOG-1
339			01/22/2007	GOOG0143457	GOOG0143468	2007 Weekly rolling Forecast 01-22-2007, GGL-PA00144449 - GGL-PA00144450 SLB-GOOG-1
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341			03/25/2009	GOOG1652262	GOOG1652283	Weekly Revenue Forecast 03-25-2009, GGL-PA01654008, 4011, 4015, GGL-PA01654000 - GGL-PA01654021
342			5/6/2009	GOOG1652440	GOOG1652468	Vertical-based previous query experiments (VBPQ Exp.) Weekly Revenue Forecast 05-06-2009, GGL-PA01654194, GGL-PA01654178 - GGL-PA01654206
343			5/13/2009	GOOG1652469	GOOG1652497	VBPQ Exp. Weekly Revenue Forecast 05-13-2009, GGL-PA01654223, GGL-PA01654207 - GGL-PA01654235
344			5/20/2009	GOOG1652498	GOOG1652521	VBPQ Exp. Weekly Revenue Forecast 05-20-2009, GGL-PA01654249, GGL-PA01654236 - GGL-PA01654259
345			5/27/2009	GOOG1652522	GOOG1652548	VBPQ Exp. Weekly Revenue Forecast 05-27-2009, GGL-PA01654276, GGL-PA01654260 - GGL-PA01654286
346			6/3/2009	GOOG1652549	GOOG1652573	VBPQ Exp. Weekly Revenue Forecast 06-03-2009, GGL-PA01654296, 4299, GGL-PA01654287 - GGL-PA01654311
347			6/17/2009	GOOG1652598	GOOG1652621	VBPQ Exp. Weekly Revenue Forecast 06-17-2009, GGL-PA01654344, GGL-PA01654336 - GGL-PA01654359
348			6/24/2009	GOOG1652622	GOOG1652645	VBPQ Exp. Weekly Revenue Forecast 06-24-2009, GGL-PA01654363, 4369, GGL-PA01654360 - GGL-PA01654383
349			7/1/2009	GOOG1652646	GOOG1652681	VBPQ Exp. Weekly Revenue Forecast 07-01-2009, GGL-PA01654386, 4399, GGL-PA01654384 - GGL-PA01654419
350			7/8/2009	GOOG1652682	GOOG1652726	VBPQ Exp. Weekly Revenue Forecast 07-08-2009, GGL-PA01654423, GGL-PA01654420 - GGL-PA01654464
351			7/15/2009	GOOG1652727	GOOG1652769	VBPQ Exp. Weekly Revenue Forecast 07-15-2009, GGL-PA01654485, GGL-PA01654465 - GGL-PA01654507
352			7/22/2009	GOOG1652770	GOOG1652811	VBPQ Exp. Weekly Revenue Forecast 07-22-2009, GGL-PA01654529, GGL-PA01654508 - GGL-PA01654549
353			07-29-2009	GOOG1652812	GOOG1652854	Weekly Revenue Forecast 07-29-2009, GGL-PA01654572, GGL-PA01654550 - GGL-PA01654592
354			08-05-2009	GOOG1652855	GOOG1652894	Weekly Revenue Forecast 08-05-2009, GGL-PA01654614, GGL-PA01654593 - GGL-PA01654632
355			08-12-2009	GOOG1652895	GOOG1652933	Weekly Revenue Forecast 08-12-2009, GGL-PA01654655, GGL-PA01654633 - GGL-PA01654671
356			08-19-2009	GOOG1652934	GOOG1652974	Weekly Revenue Forecast 08-19-2009, GGL-PA01654696, GGL-PA01654672 - GGL-PA01654712
357			08-28-2009	GOOG1652975	GOOG1653015	Ad Launches, page 25 08-28-2009, GGL-PA01654737 - GGL-PA01654737
358			08-26-2009	GOOG1652975	GOOG1653015	Weekly Revenue Forecast, page 5, 08-26-2009, GGL-PA01654717 - GGL-PA01654717 SLB-GOOG-1
359			05/11/2001	GOOG1659036	GOOG1659072	Google Company Presentation PowerPoint
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361				YAH0023403	YAH0023416	U S. Pat. No. 6,078,866
362				YAH0023453	YAH0023482	U S. Pat. No. 6,269,361
363				YAH0023561	YAH0023588	U S. Pat. No. 6,826,572
364		Ancone Ex. 1	06/17/2010	GOOG1674459	GOOG1674478	Deposition of Ancone, Jack, 2010-06-17; Exhibit 1, Patent Cross License Agreement L065022 IBM - Google, (GOOG0097572, GGL-PA00019901-9920) SLB-GOOG-4
365		Ancone Ex. 14	06/17/2010	GOOG1658504	GOOG1658516	Deposition of Ancone, Jack, 2010-06-17; Exhibit 14, Stanford University-Google License Agreement 12-01-1998
366		Ancone Ex. 17	06/17/2010	GOOG1689926	GOOG1689933	Deposition of Ancone, Jack, 2010-06-17; Exhibit 17, Patent Sale Agreement Invenda - Google, 10-22-2007
367		Ancone Ex. 18	06/17/2010	GOOG1674444	GOOG1674458	Deposition of Ancone, Jack, 2010-06-17; Exhibit 18, Patent Assignment and License Agreement Google - Disney, Infoseek, Starwave, November 4, 2004 (GGL-PA00019852-9866) SLB-GOOG-4

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368		Ancone Ex. 19	06/17/2010	GOOG1674081	GOOG1674083	Deposition of Ancone, Jack, 2010-06-17; Exhibit 19, "FMG-Lite Deal Review Template - New Business Development"
369		Bodenhamer Ex. 5	08/21/2009	GOOG0134621	GOOG0134626	Deposition of Bodenhamer, Albert, 2009-08-21 Exhibit 5 Typewritten document entitled "Reviewer's Guide: Google Toolbar 4." Six pages.
370		Bodenhamer Ex. 6	08/21/2009	GOOG0003652.	GOOG0003658	Deposition of Bodenhamer, Albert, 2009-08-21 Exhibit 6 "Toolbar Search Box," Status: Draft May 20, 2005. Seven pages.
371		Brewer Ex. 9	10/23/2009			Deposition of Brewer, Kris Huc Chapman, 2009-10-23; Google Records Retention Policy
372		Chen Ex. 1	11/06/2009			Deposition of Chen, Stanley, 2009-11-06; Exhibit 1 Plaintiff's Third Notice of Deposition for Google (regarding documents and persons most knowledgeable), July 17, 2009
373		Chen Ex. 10	11/06/2009	GOOG1651186	GOOG1651187	Deposition of Chen, Stanley, 2009-11-06; Exhibit 10 "More Ads on Long Thread Experiment"
374		Chen Ex. 11	11/06/2009	GOOG1651195	GOOG1651196	Deposition of Chen, Stanley, 2009-11-06; Exhibit 11 "GMail pre-brainstorm ideas"
375		Chen Ex. 12	11/06/2009	GOOG1650988	GOOG1650991	Deposition of Chen, Stanley, 2009-11-06; Exhibit 12 "Gmail Ads OKRs Q406"
376		Chen Ex. 13	11/06/2009	GOOG1650842	GOOG1650850	Deposition of Chen, Stanley, 2009-11-06; Exhibit 13 Printout of a Goowiki web page titled "Gmail Ads: Dynamic Configuration Framework (AdsConfig)"
377		Chen Ex. 14	11/06/2009	GOOG1650995	GOOG1650997	Deposition of Chen, Stanley, 2009-11-06; Exhibit 14 "Gmail's Radlinks Experiments"
378		Chen Ex. 15	11/06/2009	GOOG1650999	GOOG1651006	Deposition of Chen, Stanley, 2009-11-06; Exhibit 15 Printout of a Goowiki web page titled "Gmail Ads: UBAQ Design Doc"
379		Chen Ex. 5	11/06/2009			Deposition of Chen, Stanley, 2009-11-06; Exhibit 5 Copy of a printout of a GMail page from experiment.testaccount1
380		Chen Ex. 6	11/06/2009	GOOG1651530	GOOG1651530	Deposition of Chen, Stanley, 2009-11-06; Exhibit 6 Copy of a diagram regarding Caribou Server
381		Chen Ex. 8	11/06/2009	GOOG1651529	GOOG1651529	Deposition of Chen, Stanley, 2009-11-06; Exhibit 8 Copy of a diagram headed "Internet" Fin Client
382		Cohen Ex. 6	05/20/2009	JPM00297	JPM00312	Deposition of Cohen, Fred, 2009-05-20; Exhibits 1-7; Exhibit 6; Brightware – Chase Manhattan Bank Settlement, License & Assignment Agreement, March 31, 1998
383		Datta Ex. 1	12/17/2009			Deposition of Datta, Sanjay, 2009-12-17; Exhibit 1 Plaintiff's Notice of Deposition for Google Inc. (Regarding Documents and Persons Most Knowledgeable), with attachment. Seven pages. No Bates numbers.
384		Datta Ex. 10	12/17/2009	GGL-PA00149417	GGL-PA00149453	Deposition of Datta, Sanjay, 2009-12-17; Exhibit 10 Weekly Rolling Forecast. 37 pages.
385		Datta Ex. 11	12/17/2009	GGL-PA00149549	GGL-PA00149566	Deposition of Datta, Sanjay, 2009-12-17; Exhibit 11 Weekly Rolling Forecast. 18 pages.
386		Datta Ex. 3	12/17/2009	GGL-PA01658003	GGL-PA01658010	Deposition of Datta, Sanjay, 2009-12-17; Exhibit 3 AFS Direct, Online, and Google.com Revenue Spreadsheet 11-30-2009 Untitled color spreadsheet. Eight pages.
387		Datta Ex. 4	12/17/2009	GGL-PA01657312	GGL-PA01657316	Deposition of Datta, Sanjay, 2009-12-17; Exhibit 4 AFS Direct, Online, and Google.com Revenue Spreadsheet 11-30-2009 Untitled color spreadsheet. Five pages.
388		Datta Ex. 5	12/17/2009	GGL-PA00640563	GGL-PA00640567	Deposition of Datta, Sanjay, 2009-12-17; Exhibit 5 AFS Direct, Online, and Google.com Revenue Spreadsheet 12-31-2008 Untitled spreadsheet. Eight pages.
389		Datta Ex. 6	12/17/2009	GGL-PA00000669	GGL-PA00000781	Deposition of Datta, Sanjay, 2009-12-17; Exhibit 6 SEC Form 10-K Google Inc. 12-31-2007 (GOOG0010942-GOOG0011052)
390		Datta Ex. 7	12/17/2009	GGL-PA00149454	GGL-PA00149548	Deposition of Datta, Sanjay, 2009-12-17; Exhibit 7 Google Revenue Backlog as of: January 7, 2002. 95 pages.
391		Datta Ex. 8	12/17/2009	GGL-PA00149365	GGL-PA00149416	Deposition of Datta, Sanjay, 2009-12-17; Exhibit 8 2003 Weekly Rolling Revenue Forecast. 52 pages.
392		Datta Ex. 9	12/17/2009	GGL-PA00149336	GGL-PA00149364	Deposition of Datta, Sanjay, 2009-12-17; Exhibit 9 2002 Weekly Rolling Revenue Forecast. 29 pages.
393		Eaton Ex. 4	06/03/2010	YAH0034682	YAH0034771	Deposition of Eaton, David, 2010-06-03; Exhibit 4 Keystone Product Requirements Document PRD Version 1 3; Melissa Stein, Derek Kwan, October 31, 2007 at YAH0034686. 90-page
394		Eaton Ex. 5	06/03/2010	YH-PSET0000206	YH-PSET0000235	Deposition of Eaton, David, 2010-06-03; Exhibit 5 Overture Content Match 05 Strategy, 30-page

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395		Eaton Ex. 6	06/03/2010	YH-PSET0739804	YH-PSET0739836	Deposition of Eaton, David, 2010-06-03; Exhibit 6 Y! Content Match Business Operations Review December 2005, 28-page
396		Eaton Ex. 7	06/03/2010	YH-PSET2505168	YH-PSET2505232	Deposition of Eaton, David, 2010-06-03; Exhibit 7 Document entitled What % of Y! Users generate the vast majority of Sponsored Search clicks on Y! US Search?, 65-page
397		Furrow Ex. 11	11/05/2009	GGL-PA00067035	GGL-PA00067038	Deposition of Furrow, Bartholomew, Exhibit 11 2009-11-05; "User Data Storage Policy" Mark Klenk, User Data Storage Policy, October 3, 2008.(GOOG0066050 - GOOG0066053)
398		Furrow Ex. 12	11/05/2009	GGL-PA01653382	GGL-PA01653395	Deposition of Furrow, Bartholomew, Exhibit 12 2009-11-05; Ads Quality: SmartASS Models Overview
399		Furrow Ex. 13	11/05/2009	GOOG1650493	GOOG1650498	Deposition of Furrow, Bartholomew, Exhibit 13 2009-11-05; Copy of a "Adgroup RephilGenerator"
400		Furrow Ex. 14	11/05/2009	GGL-PA00067067	GGL-PA00067083	Deposition of Furrow, Bartholomew, Exhibit 14 2009-11-05; Printout from Goowiki Home titled Capacity planning questions to be answered by clients
401		Furrow Ex. 15	05/14/2010	GOOG0097188	GOOG0097219	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 15 Ad System Overview; Victoria Gilbert, July 28, 2004
402		Furrow Ex. 16	05/14/2010	GOOG0014731	GOOG0014734	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 16 Ad Auction - Estimated Clickthrough Rate; Victoria Gilbert, November 12, 2003 at GOOG0014731.
403		Furrow Ex. 17	05/14/2010	GOOG0007766	GOOG0007774	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 17 "SEPLA (A SmartASS Prediction Model)"
404		Furrow Ex. 18	05/14/2010	GOOG1689757	GOOG1689765	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 18 Online Gradient Descent; Gary Holt, December 28, 2009. (GOOG0025770-78)
405		Furrow Ex. 19	05/14/2010	GOOG0018555	GOOG0018570	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 19 "Introduction to Ad Spam Filtering"
406		Furrow Ex. 20	05/14/2010			Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 20 Un-Bates-stamped printout of code for Google 13b
407		Furrow Ex. 21	05/14/2010	GOOG1657696	GOOG1657698	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 21 Source Code
408		Furrow Ex. 21	05/14/2010	GOOG1657803	GOOG1657826	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 21 Source Code
409		Furrow Ex. 22	05/14/2010	GOOG1657591	GOOG1657638	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 22 Source Code
410		Furrow Ex. 23	05/14/2010	GOOG1658175	GOOG1658232	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 23 Source Code
411		Furrow Ex. 24	05/14/2010	GOOG1688298	GOOG1688318	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 24 Source Code
412		Furrow Ex. 25	05/14/2010	GOOG1688219	GOOG1688323	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 25 Source Code
413		Furrow Ex. 25	05/14/2010	GOOG1689679	GOOG1689683	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 25 Restricted Confidential - Source Code
414		Furrow Ex. 26	05/14/2010	GOOG1688330	GOOG1688348	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 26 Source Code
415		Furrow Ex. 27	05/14/2010	GOOG1689390	GOOG1689432	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 27 Restricted Confidential - Source Code
416		Furrow Ex. 28	05/14/2010	GOOG1689434	GOOG1689460	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 28 Restricted Confidential - Source Code
417		Furrow Ex. 29	05/14/2010	GOOG1689474	GOOG1689494	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 29 Restricted Confidential - Source Code
418		Furrow Ex. 30	05/14/2010	GOOG1689556	GOOG1689588	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 30 Restricted Confidential - Source Code
419		Furrow Ex. 31	05/14/2010	GOOG1689611	GOOG1689627	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 31 Restricted Confidential - Source Code
420		Furrow Ex. 32	05/14/2010	GOOG1689654	GOOG1689664	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 32 Restricted Confidential - Source Code
421		Furrow Ex. 33	05/14/2010	GOOG0014735	GOOG0014738	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 33 "Ad Auction Ranking and Pricing"

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422		Furrow Ex. 34	05/14/2010	GOOG0007822	GOOG0007827	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 34 Smart Ad Selection System (SmartASS); Eric Bauer et al., October 30, 2003 at GOOG0007822.
423		Furrow Ex. 35	05/14/2010	GOOG0000608	GOOG0000633	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 35 Content Ads Targeting v2.0; Alex Carobus, Darrell Anderson, and Claire Cui, October 10, 2005, Modified 11-05-2007, GOOG0000608-633.
424		Furrow Ex. 36	05/14/2010	GOOG0021301	GOOG0021312	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 36 PowerPoint "SmartASS for Smarties"
425		Furrow Ex. 37	12/08/2006	GOOG0006449	GOOG0006451	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 37. SmartASS Feature Generators by Daniel Wright, 12-08-2006 GGL-PA00028339-28340
426		Furrow Ex. 38	04/15/2008	GOOG0097480	GOOG0097483	Deposition of Furrow, Bartholomew, 2010-05-14; Exhibit 38 Product Search Engineering Overview, Cristos Goodrow, 04-15-2008 GGL-PA00098465-468
427		Furrow Ex. 5	11/05/2009	GOOG0008279	GOOG0008286	Deposition of Furrow, Bartholomew, Exhibit 5 2009-11-05; AAds Retrieval with User's Previous Query: Mayur Datar, February 16, 2006 v1.6 June 1, 2007 (GGL-PA00029490 - GGL-PA0002949)
428		Furrow Ex. 7	11/05/2009	GOOG0028229	GOOG0028229	Deposition of Furrow, Bartholomew, Exhibit 7 2009-11-05; Ideas for Using the User's Previous Query Queries in Ads Serving, v1.2 - Gregory Friedman, January 28, 2008, (GGL-PA00029767-GGL-PA00029767)
429		Greenhouse Ex. 1	04/08/2009	AOL0000137	AOL0000164	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 1, RPM, Revenue per 1000 Impressions, AOL-Google Implementation Roadshow Session No. 2: Business/Design Focus, at AOL0000157
430		Greenhouse Ex. 10	04/08/2009	AOL0000420	AOL0000426	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 10 AOL Search Marketplace presentation
431		Greenhouse Ex. 11	04/08/2009	AOL0000427	AOL0000441	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 11 Cingular Search Marketing
432		Greenhouse Ex. 12	04/08/2009	AOL0000446	AOL0000447	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 12, AOL Search Marketing Planning Guide
433		Greenhouse Ex. 13	04/08/2009	AOL0000448	AOL0000451	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 13, AOL Search Marketplace FAQ
434		Greenhouse Ex. 14	04/08/2009	AOL0000452	AOL0000456	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 14, AOL Search presentation
435		Greenhouse Ex. 15	04/08/2009	AOL0000457	AOL0000467	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 15, AOL Search Advertising Opportunitites
436		Greenhouse Ex. 16	04/08/2009	AOL0000468	AOL0000496	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 16, comScore Search Conversion and Click Rate Feb 17 2005
437		Greenhouse Ex. 17	04/08/2009	AOL0000497	AOL0000588	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 17, Google Content Targeting Banner Impressions Estimate
438		Greenhouse Ex. 18	04/08/2009	AOL0001686	AOL0001696	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 18, AOL-Google Partnership presentation
439		Greenhouse Ex. 19	04/08/2009	AOL0001697	AOL0001761	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 19, AOL Marketplace 2007 AOL Search Revenue
440		Greenhouse Ex. 2	04/08/2009	AOL0000180	AOL0000180	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 2 (remarked), Google AdWords Invoice
441		Greenhouse Ex. 20	04/08/2009	AOL0001701	AOL0001761	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 20, Analysis of Domestic Ad Market including Third Party Networks spreadsheet
442		Greenhouse Ex. 21	04/08/2009	AOL0001784	AOL0001793	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 21, Search Syndication Competitive Overview
443		Greenhouse Ex. 22	04/08/2009	AOL0002659	AOL0002681	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 22, AOL Search 2006 Revenue Model



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444		Greenhouse Ex. 23	04/08/2009	AOL0003070	AOL0003087	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 23, Search and Directional 2004 Actuals Profit&Loss
445		Greenhouse Ex. 24	04/08/2009	AOL0003088	AOL0003187	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 24, AOL Sponsored Link Metrics Dashboard May 1 2008
446		Greenhouse Ex. 25	04/08/2009	AOL0003188	AOL0003196	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 25, AOL Search Recirculation Comparison
447		Greenhouse Ex. 26	04/08/2009	AOL0005116	AOL0005122	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 26, AOL Search Revenue Forecasts
448		Greenhouse Ex. 27	04/08/2009	AOL0005123	AOL0005140	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 27, AOL Search Key Metrics Report
449		Greenhouse Ex. 28	04/08/2009	AOL0007059	AOL0007122	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 28, AOL Search Strategic and Competitive Review
450		Greenhouse Ex. 29	04/08/2009	AOL0007123	AOL0007127	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 29, Search Revenue Levers
451		Greenhouse Ex. 3	04/08/2009	AOL0000181	AOL0000181	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 3, AOL Search Advertisement
452		Greenhouse Ex. 30	04/08/2009	AOL0007128	AOL0007156	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 30, AOL Business Plan 2008
453		Greenhouse Ex. 31	04/08/2009	AOL0007163	AOL0007185	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 31, AOL Media PowerPoint presentation Aug 2007
454		Greenhouse Ex. 32	04/08/2009	AOL0007170	AOL0007191	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 32, AOL Search and Adcom presentation
455		Greenhouse Ex. 33	04/08/2009	AOL0007192	AOL0007199	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 33, Contextual Targeting Overview presentation Nov 2007
456		Greenhouse Ex. 34	04/08/2009	AOL0007019	AOL0007058	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 34 AOL Media White Book, Revenue presentation
457		Greenhouse Ex. 35	04/08/2009	AOL0007228	AOL0007285	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 35, Field Study Next Gen AOL Search presentation
458		Greenhouse Ex. 36	04/08/2009	AOL0009380	AOL0009430	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 36, AOL Search Competitive Engagement 06Q1, presentation 04-17-2006
459		Greenhouse Ex. 37	04/08/2009	AOL0009431	AOL0009435	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 37, Relevance Statistics for each WebOffer per Query Term spreadsheet_AOL 9431
460		Greenhouse Ex. 38	04/08/2009	AOL0009727	AOL0009742	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 38, Search Performance presentation
461		Greenhouse Ex. 39	04/08/2009	AOL0009743	AOL0009760	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 39, Dublin Summit 2007 AOL Search Business presentation
462		Greenhouse Ex. 4	04/08/2009	AOL0000182	AOL0000185	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 4 (remarked), AOL Search Marketplace Overview presentation
463		Greenhouse Ex. 40	04/08/2009	AOL0009761	AOL0009774	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 40, AOL 2008 Goals and Company Values presentation
464		Greenhouse Ex. 41	04/08/2009	AOL0009789	AOL0009812	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 41, Channel Level Top Metrics Report Mar 4-10 2007
465		Greenhouse Ex. 42	04/08/2009	AOL0012419	AOL0012430	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 42, AOL CT Revenue Report Apr 16-22 2006
466		Greenhouse Ex. 5	04/08/2009	AOL0000186	AOL0000189	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 5, AOL Search Marketplace Planning Guide
467		Greenhouse Ex. 6	04/08/2009	AOL0000190	AOL0000194	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 6, 2007 Search Marketplace Revenue Goals presentation

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468		Greenhouse Ex. 7	04/08/2009	AOL0000249	AOL0000258	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 7, AOL-Google Partnership, Kannapell presentation
469		Greenhouse Ex. 8	04/08/2009	AOL0000298	AOL0000309	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 8, AOL/Google AFS AdSense for Search Performance Review AOL Search UI Optimization, Power Point presentation
470		Greenhouse Ex. 9	04/08/2009	AOL0000363	AOL0000405	Deposition of Greenhouse, Julie, 2009-04-08; Exhibits 1-42; Exhibit 9, AOL AFS AdSense for Search Summary Revenue Spreadsheet
471		Gregson Ex. 4	07/10/2009			Deposition of Gregson, Richard, 2009-07-10; Exhibit 4 US Patent 5,581,664
472		Horling Ex. 3	09/09/2009	GOOG0079471	GOOG0079476	Deposition of Horling, Bryan, 2009-09-09; Exhibit 3 Six pages, the first page containing the text "The Personalization content on Goowiki is deprecated." Six pages.
473		Horling Ex. 5	09/09/2009	GGL-PA00005125	GGL-PA00005125	Deposition of Horling, Bryan, 2009-09-09; Exhibit 5 "Google Accounts Help, Personalized Search Results: Basics." One page.
474		Horling Ex. 6	09/09/2009	GOOG0010303	GOOG0010304	Deposition of Horling, Bryan, 2009-09-09; Exhibit 6 Two-page "Google Privacy Center, Privacy Glossary." Two pages.
475		Horling Ex. 7	09/09/2009	GOOG1617858	GOOG1617882	Deposition of Horling, Bryan, 2009-09-09; Exhibit 7. Web Search Overview The Life of a Query; Victoria Gilbert, 10-06-2008, (GOOG0004321 - 4345,GGL-PA01620259 - GGL-PA01620283), 25 pages.
476		Huber Ex. 1	06/18/2010	GOOG0018210	GOOG0018221	Deposition of Huber, Jeff, 2010-06-18; Exhibit 1, "Ads Metrics: A Tutorial"
477		Huber Ex. 2	06/18/2010	GOOG0002235	GOOG0002237	Deposition of Huber, Jeff, 2010-06-18; Exhibit 2, "Results of Gmail's CAT2/RePhil Experiments" GGL-PA00021845-847
478		Huber Ex. 3	06/18/2010	GOOG0005431	GOOG0005437	Deposition of Huber, Jeff, 2010-06-18; Exhibit 3, "AdSense For Search (AFS) Online"
479		Huber Ex. 4	06/18/2010	GOOG0006323	GOOG0006365	Deposition of Huber, Jeff, 2010-06-18; Exhibit 4, The Life of a Dollar A Talk for Nooglers about Google's Ad System; Paul Stout, Steve Glassman, Thomas Duebendorfer, June 1, 2007, (GOOG0006323-0006365) PowerPoint presentation
480		Huber Ex. 5	06/18/2010	GOOG0004404	GOOG0004406	Deposition of Huber, Jeff, 2010-06-18; Exhibit 5 Ads personalization team PDB746, 11-30-2007 GGL-PA00023337-39
481		Jahr Ex. 10	10/23/2009	GOOG0003161	GOOG0003165	Deposition of Jahr, Michael, 2009-10-23; Exhibit 10. N-Gram-based Scoring for ContentAds; Alex Carobus, Rama Ranganath, March 25, 2004, GGL-PA00022346 - GGL-PA00022350
482		Jahr Ex. 2	10/23/2009			Deposition of Jahr, Michael, 2009-10-23; Exhibit 2 BR's Second 30(b)(6) Notice of Deposition for Google (Regarding Documents and Persons Most Knowledgeable)
483		Jahr Ex. 3	10/23/2009			Deposition of Jahr, Michael, 2009-10-23; Exhibit 3 Plaintiff's 30(b)(6) Deposition Notice for Michael Jahr
484		Jahr Ex. 5	10/23/2009	GOOG1616772	GOOG1616774	Deposition of Jahr, Michael, 2009-10-23; Exhibit 5 Phil and RePhil Toni Thompson, March 18, 2008 (GGL-PA01619173 - GGL-PA01619175)
485		Jahr Ex. 6	10/23/2009	GGL-PA00022624	GGL-PA00022659	Deposition of Jahr, Michael, 2009-10-23; Exhibit 6 RePhil, (re-fill) PowerPoint presentation 36 page.
486		Jahr Ex. 7	10/23/2009	GOOG1622734	GOOG1622764	Deposition of Jahr, Michael, 2009-10-23; Exhibit 7 "RePhil User's Guide: Training RePhil," Uri Lerner, Mike Jahr, June 2, 2008, (GGL-PA01625135 - 5165)
487		Jahr Ex. 8	10/23/2009	GOOG0003555	GOOG0003563	Deposition of Jahr, Michael, 2009-10-23; Exhibit 8. RePhil Document Parser: Vishal Kasera, Josh Levenberg, May 8, 2006. (GGL-PA00022607-22615)
488		Jahr Ex. 9	10/23/2009	GGL-PA00026918	GGL-PA00026925	Deposition of Jahr, Michael, 2009-10-23; Exhibit 9 Content Ads Targeting, Alex Carobus, 06-28-2005 at GOOG0007025. (GOOG0007024-GOOG007098)
489		Kannan Ex. 1	06/24/2010			Deposition of Kannan, Ashvin, 2010-06-23; Exhibit 1 Amended Notice of 30(b)(6) Deposition of Ashvin Kannan
490		Kannan Ex. 3	06/24/2010			Deposition of Kannan, Ashvin, 2010-06-23; Exhibit 3 "Restricted Confidential Source Code"
491		Kannan Ex. 4	06/24/2010			Deposition of Kannan, Ashvin, 2010-06-23; Exhibit 4 "Restricted Confidential Source Code"
492		Kannan Ex. 5	06/24/2010			Deposition of Kannan, Ashvin, 2010-06-23; Exhibit 5 "Restricted Confidential Source Code"



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493		Kannapell Ex. 1	05/29/2009	AOL0000322	AOL0000353	Deposition of Kannapell, John, 2009-05-29; Exhibits 1-10; Exhibit 1, AOL-Google Implementation Template PowerPoint presentation, Draft Jan 2006
494		Kannapell Ex. 10	05/29/2009	AOL0001794	AOL0001817	Deposition of Kannapell, John, 2009-05-29; Exhibits 1-10; Exhibit 10, Search Marketing: Understanding Searcher's Patterns to Enable Targeting
495		Kannapell Ex. 2	05/29/2009	AOL0000354	AOL0000362	Deposition of Kannapell, John, 2009-05-29; Exhibits 1-10; Exhibit 2, AOL Search Marketplace Update, Apr 25, 2005 Power Point presentation_AdWords
496		Kannapell Ex. 3	05/29/2009	AOL0000406	AOL0000412	Deposition of Kannapell, John, 2009-05-29; Exhibits 1-10; Exhibit 3, AOL-Google, AOL Search Business, Net Revenue Lift from Google
497		Kannapell Ex. 4	05/29/2009	AOL0007344	AOL0007367	Deposition of Kannapell, John, 2009-05-29; Exhibits 1-10; Exhibit 4, AOL Sponsored Links, Aug 2007 presentation
498		Kannapell Ex. 5	05/29/2009	AOL0010158	AOL0010168	Deposition of Kannapell, John, 2009-05-29; Exhibits 1-10; Exhibit 5, Channel Level and Top Metrics Report 2006
499		Kannapell Ex. 6	05/29/2009	AOL0007214	AOL0007227	Deposition of Kannapell, John, 2009-05-29; Exhibits 1-10; Exhibit 6, AOL Search and Directional Media presentation
500		Kannapell Ex. 7	05/29/2009	AOL0007200	AOL0007213	Deposition of Kannapell, John, 2009-05-29; Exhibits 1-10; Exhibit 7, AOL Business Requirements Documents, AOL Content Targeting Mar07 Power Point presentation
501		Kannapell Ex. 8	05/29/2009	AOL0001970	AOL0001994	Deposition of Kannapell, John, 2009-05-29; Exhibits 1-10; Exhibit 8, AOL-Google Implementation Roadshow Session No. 1 Technical Focus; John Kannapell, et al., April 27, 2004, and duplicate at AOL0000110.
502		Kannapell Ex. 9	05/29/2009	AOL0006770	AOL0006776	Deposition of Kannapell, John, 2009-05-29; Exhibits 1-10; Exhibit 9, AOL Yellow Pages Revenue spreadsheet
503		Kolm Ex. 10	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 10 "RESTRICTED CONFIDENTIAL - SOURCE CODE "PhraseSwapper.pm
504		Kolm Ex. 11	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 11 "RESTRICTED CONFIDENTIAL - SOURCE CODE "SMD.pm
505		Kolm Ex. 12	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 12 "RESTRICTED CONFIDENTIAL - SOURCE CODE "parseArgs.t
506		Kolm Ex. 13	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 13 "RESTRICTED CONFIDENTIAL - SOURCE CODE "Search.pm
507		Kolm Ex. 14	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 14 "RESTRICTED CONFIDENTIAL - SOURCE CODE "GeoQPClient.pm
508		Kolm Ex. 15	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 15 "RESTRICTED CONFIDENTIAL - SOURCE CODE "ElcaroDBSearcher.pm
509		Kolm Ex. 16	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 16 "RESTRICTED CONFIDENTIAL - SOURCE CODE "PhraseMatcher.pm
510		Kolm Ex. 17	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 17 "RESTRICTED CONFIDENTIAL - SOURCE CODE "BroadMatcher.pm
511		Kolm Ex. 18	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 18 "RESTRICTED CONFIDENTIAL - SOURCE CODE "UnitsMatcher.pm
512		Kolm Ex. 19	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 19 Sponsored Search Overview, October 2007
513		Kolm Ex. 2	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 2 Functional Technology Overview Version 1 6, 18 Dec 2006
514		Kolm Ex. 3	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 3 Lifecycle Overview, March 2007
515		Kolm Ex. 5	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 5 "RESTRICTED CONFIDENTIAL - SOURCE CODE "LowerCase2.pm

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516		Kolm Ex. 6	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 6 "RESTRICTED CONFIDENTIAL - SOURCE CODE "RemovePunctuation.pm
517		Kolm Ex. 7	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 7 "RESTRICTED CONFIDENTIAL - SOURCE CODE "RemovePunctuation_EU3.pm
518		Kolm Ex. 8	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 8 "RESTRICTED CONFIDENTIAL - SOURCE CODE "WordSwapper.pm
519		Kolm Ex. 9	06/09/2010			Deposition of Kolm, David, 2010-06-09; Exhibits 1-19; Exhibit 9 "RESTRICTED CONFIDENTIAL - SOURCE CODE "PhraseStripper.pm
520		Langlois Ex. 3	05/30/2006	YAH0000166	YAH0000191	Deposition of Langlois, Jean-Marc, 2010-07-01; Exhibits 1-6; Exhibit 3. YST Relevance Ranking 2006 Guru Talk 05-30-2006
521		Langlois Ex. 4	No Date	YH-PSET0008784	YH-PSET0008784	Deposition of Langlois, Jean-Marc, 2010-07-01; Exhibits 1-6; Exhibit 4. Serving Flow Diagram
522		Langlois Ex. 5	11/29/2005	YAH0000403	YAH0000469	Deposition of Langlois, Jean-Marc, 2010-07-01; Exhibits 1-6; Exhibit 5. Overview of YST Search from Crawl to Query
523		Langlois Ex. 6	09/28/2005	YH-PSET0159308	YH-PSET0159368	Deposition of Langlois, Jean-Marc, 2010-07-01; Exhibits 1-6; Exhibit 6. Search Business Unit 3-Year Operating Plan Overview
524		Lee Ex. 1	03/15/2010			Deposition of Lee, Michelle, 2010-03-15; Exhibit 1 2008 National CLE Conference Intellectual Property Course Materials
525		Lee Ex. 2	03/15/2010			Deposition of Lee, Michelle, 2010-03-15; Exhibit 2 The Prior Art, One reporter's notes on the IP beat
526		Lee Ex. 6	03/15/2010	GOOG1674502	GOOG1674510	Deposition of Lee, Michelle, 2010-03-15; Exhibit 6 Patent license agreement, Patent Purchase and Sale Agreement, Carl Meyer - Google Inc. 12-18-2008 (GGL-PA01628729 - 8737)
527		Luk Ex. 1	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 1 - Bright Response's Second Amended Notice of Deposition 30(b)(6) of America Online, Inc. and AOL, Inc.
528		Luk Ex. 10	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 10 - AOL - Google Partnership
529		Luk Ex. 11	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 11 - AOL/Google Implementation Roadshow Session #2: Business/Design Focus
530		Luk Ex. 12	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 12 - 2007 Search Marketplace Revenue Goals
531		Luk Ex. 13	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 13 - AOL Search Marketplace - Planning Guide Pre-Signed
532		Luk Ex. 14	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 14 - AOL Search
533		Luk Ex. 2	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 2 - Technical Requirements Document Search 7.5
534		Luk Ex. 3	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 3 - Search 7.0 Overview
535		Luk Ex. 4	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 4 - AOL/Google Implementation Roadshow Session #1: Technical Focus
536		Luk Ex. 5	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 5 - AOL Advertising Marketplace Executive Presentation March 16, 2005
537		Luk Ex. 7	06/17/2010	AOL0027198	AOL0027213	Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 7 - Revenue Spreadsheet Monthly Updates_AOL Search Marketplace 05-20-2010
538		Luk Ex. 8	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 8 - AOL Search May 2007
539		Luk Ex. 9	06/17/2010			Deposition of Luk, Jason, 2010-06-17, Exs. 1-15; Exhibit 9 - Invoice dated October 31, 2006
540		Mattera Ex. 1	02/26/2009	GOOG0638162	GOOG0638166	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 1. 2001-2004 Revenue and Cost Sales Estimated, and Monthly Revenue Jan 2005 to Jun 2008

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541		Mattera Ex. 10	02/26/2009	GOOG0012700	GOOG0012731	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 10 Google Revenue Spreadsheet - Redacted
542		Mattera Ex. 11	02/26/2009	GOOG0006613	GOOG0006630	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 11 Google Revenue Spreadsheet - Redacted
543		Mattera Ex. 12	02/26/2009	GOOG0148259	GOOG0148302	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 12 Google Revenue Spreadsheet - Redacted
544		Mattera Ex. 14	02/26/2009			Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 14 Google's Second Supplemental Obj & Response to Ptf Rogs 1, 3-5, 8-11 to Defs
545		Mattera Ex. 15	02/26/2009	GOOG0638155	GOOG0638161	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 15 Google Revenue Spreadsheet
546		Mattera Ex. 3A	02/26/2009	GOOG0012220	GOOG0012348	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 3A Google Revenue Spreadsheet
547		Mattera Ex. 3B	02/26/2009	GOOG0012349	GOOG0012475	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 3B Google Revenue Spreadsheet - Search Redacted
548		Mattera Ex. 3C	02/26/2009	GOOG0012476	GOOG0012540	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 3C Google Revenue Spreadsheet - Premium Ads Redacted
549		Mattera Ex. 4A	02/26/2009	GOOG0143166	GOOG0143313	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 4A Google Revenue Spreadsheet - Rolling Weekly Fcst
550		Mattera Ex. 4B	02/26/2009	GOOG0143314	GOOG0143456	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 4B Google Revenue Spreadsheet - Ad Sales Redacted
551		Mattera Ex. 4C	02/26/2009	GOOG0143457	GOOG0143499	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 4C Google Revenue Spreadsheet - Rolling Weekly Fcst
552		Mattera Ex. 5A	02/26/2009	GOOG0143833	GOOG0143967	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 5A Google Revenue Spreadsheet - Redacted
553		Mattera Ex. 5B	02/26/2009	GOOG0143968	GOOG0144071	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 5B Google Revenue Spreadsheet - Redacted
554		Mattera Ex. 5C	02/26/2009	GOOG0144072	GOOG0144174	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 5C Google Revenue Spreadsheet - Redacted
555		Mattera Ex. 6	02/26/2009	GOOG0006631	GOOG0006787	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 6 Google Revenue Spreadsheet - Rolling Weekly Fcst
556		Mattera Ex. 7A	02/26/2009	GOOG0143499	GOOG0143644	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 7A Google Revenue Spreadsheet - Redacted
557		Mattera Ex. 7B	02/26/2009	GOOG0143645	GOOG0143777	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 7B Google Revenue Spreadsheet - Redacted
558		Mattera Ex. 7C	02/26/2009	GOOG0143778	GOOG0143832	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 7C Google Revenue Spreadsheet - Redacted
559		Mattera Ex. 8A	02/26/2009	GOOG0011936	GOOG0012089	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 8A Google Revenue Spreadsheet - Redacted
560		Mattera Ex. 8B	02/26/2009	GOOG0012090	GOOG0012220	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 8B Google Revenue Spreadsheet
561		Mattera Ex. 9A	02/26/2009	GOOG0012500	GOOG0012604	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 9A Google Revenue Spreadsheet - Redacted
562		Mattera Ex. 9B	02/26/2009	GOOG0012605	GOOG0012699	Deposition of Mattera, Gabriel, 2009-02-26; Exhibits 1-16; Exhibit 9B Google Revenue Spreadsheet - Redacted
563		McErlean Ex. 1	08/29/2007			Deposition of McErlean, Patrick, 2007-08-29, PA Advisors v Art Technology Group, Exs. 1-8; Exhibit 1 30(b)(6) Notice of Deposition McErlean representing ATG

EX. #	PX/DX	DEPO. EXHIBIT	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
564		McErlean Ex. 2	08/29/2007			Deposition of McErlean, Patrick, 2007-08-29, PA Advisors v Art Technology Group, Exs. 1-8; Exhibit 2 Answers to Interrogatories
565		McErlean Ex. 3	08/29/2007			Deposition of McErlean, Patrick, 2007-08-29, PA Advisors v Art Technology Group, Exs. 1-8; Exhibit 3 Administration Guide
566		McErlean Ex. 4	08/29/2007			Deposition of McErlean, Patrick, 2007-08-29, PA Advisors v Art Technology Group, Exs. 1-8; Exhibit 4 Marketing Document
567		McErlean Ex. 5	08/29/2007			Deposition of McErlean, Patrick, 2007-08-29, PA Advisors v Art Technology Group, Exs. 1-8; Exhibit 5 User Guide
568		McErlean Ex. 6	08/29/2007			Deposition of McErlean, Patrick, 2007-08-29, PA Advisors v Art Technology Group, Exs. 1-8; Exhibit 6 Installation and Configuration Guide
569		McErlean Ex. 7	08/29/2007			Deposition of McErlean, Patrick, 2007-08-29, PA Advisors v Art Technology Group, Exs. 1-8; Exhibit 7 User Guide
570		McErlean Ex. 8	08/29/2007			Deposition of McErlean, Patrick, 2007-08-29, PA Advisors v Art Technology Group, Exs. 1-8; Exhibit 8 Guide to Setting up a Store
571		Menzel Ex. 4	04/10/2009	GOOG0021870	GOOG0021872	Deposition of Menzel, Jack, 2009-04-10; Exhibits 4-8; Exhibit 4 "Kansas"
572		Menzel Ex. 5	04/10/2009	GOOG0080690	GOOG0080700	Deposition of Menzel, Jack, 2009-04-10; Exhibits 4-8; Exhibit 5 "Production Design Document for Search History"
573		Menzel Ex. 6	04/10/2009	GOOG0097323	GOOG0097345	Deposition of Menzel, Jack, 2009-04-10; Exhibits 4-8; Exhibit 6 Gmail Ads; Jared Jacobs, May 20, 2005 (GOOG0097272-280)
574		Menzel Ex. 7	04/10/2009	GOOG0002226	GOOG0002233	Deposition of Menzel, Jack, 2009-04-10; Exhibits 4-8; Exhibit 7 Gmail Ads Architectural Overview: Jared Jacobs, Matthew Lloyd, January 28, 2006 (GGL-PA00021836 - GGL-PA00021843) January 28, 2006, v1.4 April 6, 2006
575		Menzel Ex. 8	04/10/2009	GOOG0079473	GOOG0079548	Deposition of Menzel, Jack, 2009-04-10; Exhibits 4-8; Exhibit 8 "Personalization"
576		Piccolo Ex. 1	07/09/2009	HSU0071	HSU0102	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 1 Brightware - Chase Manhattan Bank Partnership agreement 08-01-1995
577		Piccolo Ex. 13	07/09/2009	RICE000271	RICE000281	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 13 Brightware, "Partners in Thinking with Chase Manhattan Bank"
578		Piccolo Ex. 14	07/09/2009	JPM00022	JPM00023	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 14 Brightware, Chase Manhattan Bank, Automated Internet Response System Boosts E-mail Turnaround
579		Piccolo Ex. 15	07/09/2009	HSU0040	HSU0070	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 15 Potential Applications of Knowledge-Based Technology Chase Manhattan Bank, May 8, 1995.
580		Piccolo Ex. 2	07/09/2009	RICE000282	RICE000295	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 2 EZ Reader Business Vision, Chase Manhattan Bank, October 26, 1995
581		Piccolo Ex. 3	07/09/2009	HSU0103	HSU0112	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 3 Advantages Of Knowledge-Based Technology - Chase Manhattan Bank, 11-08-1995
582		Piccolo Ex. 4	07/09/2009	RICE001414	RICE001426	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 4 Brightware presentation, EZ Reader
583		Piccolo Ex. 5	07/09/2009	RICE000352	RICE000359	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 5 EZ Reader Project meeting 07-12-1995
584		Piccolo Ex. 6	07/09/2009	RICE001216	RICE001218	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 6 EZ Reader Project Timeline, 06-23-1995 to 12-04-1995
585		Piccolo Ex. 7	07/09/2009	JPM00001	JPM00021	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 7 EZ Reader User's Guide and Reference Manual
586		Piccolo Ex. 7	07/09/2009	JPM00313	JPM00351	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 7 EZ Reader User's Guide and Reference Manual

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587		Piccolo Ex. 8	07/09/2009	HSU0004	HSU0030	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 8 Brightware, ART *EnterpriseTM Putting Your Knowledge Assets to WorkTM, Product & Technology Overview
588		Piccolo Ex. 9	07/09/2009	RICE000268	RICE000270	Deposition of Piccolo, Rosanna, 2009-07-09, Exs. 1-16; Exhibit 9 Letter Inference Corp. - Chase (Angotti), 04-26-1995 IBM Mainframe software
589		Rhyne Ex. 1	07/09/2010			Deposition of Rhyne, V. Thomas, 2010-07-09 to 10; Exhibit 1. Dr. Rhyne's Report
590		Rhyne Ex. 2	07/09/2010			Deposition of Rhyne, V. Thomas, 2010-07-09 to 10; Exhibit 2. USPTO office action in ex parte examination, 05-11-2010
591		Rice Ex. 2	03/19/2010	RICE000033	RICE000034	Deposition of Rice, Amy, 2010-03-19; Exhibit 2 Patent Declaration, Amy Rice, 06-09-1998
592		Rice Ex. 4	03/19/2010	RICE001403	RICE001406	Deposition of Rice, Amy, 2010-03-19; Exhibit 4 Declaration of Amy Rice, Firepond v Rightnow Technologies, 01-12-2004
593		Rice Ex. 5	03/19/2010	HSU0235	HSU0281	Deposition of Rice, Amy, 2010-03-19; Exhibit 5 Automatic Message Interpretation and Routing System
594		Rice Ex. 6	03/19/2010	HSU0301	HSU0310	Deposition of Rice, Amy, 2010-03-19; Exhibit 6 Compilation Deposition of Rice, Amy, 2010-03-19; Exhibit - Rice e-mails
595		Rice Ex. 7	03/19/2010	RICE001117	RICE001203	Deposition of Rice, Amy, 2010-03-19; Exhibit 7 PowerPoint Presentation Brightware, Automated Customer Interaction on the Net
596		Rice Ex. 9	03/19/2010	RICE000834	RICE000851	Deposition of Rice, Amy, 2010-03-19; Exhibit 9 Technology Transfer Plan for knowledge-Based Systems, 01-02-1996
597		Robinson Ex. 1	12/10/2009			Deposition of Robinson, Carlton 2009-12-10: Exhibit 1 Plaintiff's Notice of Rule 30(b)(6) Deposition for Yahoo! Inc. (Regarding Documents and Persons Most knowledgeable), with attachment. 7 pages. No Bates numbers.
598		Robinson Ex. 3	12/10/2009	YH-PSET2310723	YH-PSET2310727	Deposition of Robinson, Carlton 2009-12-10: Exhibit 3 2006 YSM Operations Finance Structure and Priorities, March 2006. Five pages.
599		Robinson Ex. 5	12/10/2009	YAH0018755	YAH0018940	Deposition of Robinson, Carlton 2009-12-10: Exhibit 5 SEC Form 10-K Yahoo! Inc. 12-31-2007 filed 02/27/08 (Exhibit copy-No Bates nos.)
600		Stein Ex. 1	06/02/2010	YAH0034772	YAH0034783	Deposition of Stein, Melissa, 2010-06-02; Exhibit 1 Keystone Overview, PowerPoint presentation, April 2008, 12 page
601		Stein Ex. 3	06/02/2010	YH-PSET0000206	YH-PSET0000235	Deposition of Stein, Melissa, 2010-06-02; Exhibit 3 Content Match 05 Strategy, Paul Volen, PowerPoint presentation 10-18-2004 30-page
602		Wright Ex. 1	06/23/2010			Deposition of Wright, Dan, 2010-06-23; Exhibit 1 Bright Response's Rule 30(b)(1) and 30(b)(6) Amended Notice of Deposition of Daniel Wright
603		Wright Ex. 4	06/23/2010			Deposition of Wright, Dan, 2010-06-23; Exhibit 4 Source Code (Retained by Mr. Perlson)
604		Wright Ex. 5	06/23/2010			Deposition of Wright, Dan, 2010-06-23; Exhibit 5 Source Code, Bates number GOOG1688298 through 1657695 (Retained by Mr. Perlson)
605		Wright Ex. 6	06/23/2010			Deposition of Wright, Dan, 2010-06-23; Exhibit 6 Source Code, Bates number of GOOG1658175 through 1658232 (Retained by Mr. Perlson)
606		Wright Ex. 8	06/23/2010			Deposition of Wright, Dan, 2010-06-23; Exhibit 8 E-mail string
607		Yan Ex. 1		YAH0034880	YAH0034888	Deposition of Yan, Tak, 2010-07-07; Exhibit 1. Yahoo! Traffic Protection Platform, Boris Klots, 09-14-2007, Trust and Protection Engineering section, PowerPoint presentation 9 pages
608		Yan Ex. 2		YAH0034844	YAH0034866	Deposition of Yan, Tak, 2010-07-07; Exhibit 2. Y! Traffic Protection, No author. No Date. Traffic Protection Engineering section, PowerPoint presentation 23 pages
609		Yan Ex. 3		YAH0034867	YAH0034879	Deposition of Yan, Tak, 2010-07-07; Exhibit 3. Y! TP TOI (Traffic Protection), No author. No Date. Trust and Protection Engineering section, PowerPoint presentation 13 pages
610		Yan Ex. 4		YH-PSET2137002	YH-PSET2137004	Deposition of Yan, Tak, 2010-07-07; Exhibit 4. Yahoo! Click Fraud FAQ Questions
611		Yan Ex. 5		YHPSET0072838	YHPSET0072838	Deposition of Yan, Tak, 2010-07-07; Exhibit 5. Letter to Advertisers (Email - Click Fraud)

EX. #	PX/DX	DEPO. EXHIBIT	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
612			06/09/2008			Bright Response's Original Infringement Contentions Against Yahoo: PIC's and Exhibits A-R; webpages illustrating Accused Instrumentalities. No Bates Nos.
613			06/09/2008			Bright Response's Original Infringement Contentions Against Google: PIC's and Exhibits A-O; webpages illustrating Accused Instrumentalities
614			06/09/2008			Bright Response's Original Infringement Contentions Against AOL: PIC's and AOL Exhibits A-O; webpages illustrating Accused Instrumentalities. No Bates Nos.
615			06/09/2008			Videos located on Z Drive
616			03/24/2010			BR: Supplemental Yahoo Exhibit Infringement Contentions: Yahoo Exhibit PICs Charts
617			04/14/2010			Bright Response's 30(b)(6) Notice of Deposition of Google: 18 Topics, SmartAss, AdSense, AdWords
618			04/14/2010			Bright Response's 30(b)(6) Notice of Deposition of AOL Inc: 11 Topics, AOL Sponsored Listings, Google technology; domestic and foreign patents and patent applications; patent licensing policies, practices and procedures
619			04/29/2010			Bright Response's Objections and Responses to Google's Second Set of Interrogatories (Nos. 4-5): Claim Chart Attachments 1-4
620			04/29/2010			Bright Response's Objections and Supplemental Responses to Defendants' First Set of Interrogatories
621			05/07/2010			Bright Response's 30(b)(6) Notice of Deposition of Yahoo: Re-examination of US 6,411,947, requested April 29, 2010
622			05/13/2010			Bright Response's Objections and Responses to Yahoo's First Set of Interrogatories; Claim Chart Attachments 1-3
623			06/01/2010			AOL's Responses to Plaintiff's Amended Requests for Admission to AOL
624			06/01/2010			AOL's Responses to Plaintiff's Requests for Admission to Defendants
625			06/01/2010			Yahoo's Objections and Responses to Plaintiff's First Requests for Admission to Defendants
626			06/01/2010			Google's Responses to Plaintiff's Requests for Admission to Defendants
627			06/01/2010			Google's Responses to Plaintiff's Requests for Admission to Google
628			06/09/2010			Bright Response's 30(b)(6) Amended Notice of Deposition of Google Inc. (Huber)
629			06/09/2010			Bright Response's Amended Rule 30(b)(1) and 30(b)(6) Notice of Deposition of Yahoo! and Zachary Zhang
630			06/17/2010			Bright Response's Objections and Responses to AOL's Third Set of Interrogatories; Claim Chart Attachments 1-3
631			06/24/2010			Google's Sixth Supplemental Initial Disclosures Pursuant To Frpc 26(A)(1) And Discovery Order
632			06/28/2010			Amended Notice of Yahoo deposition - 30(b)(6)
633			07/02/2010			Google Inc's Fifth Objections and Responses to Plaintiff's Interrogatories to Defendants (Nos. 1, 3-5, 6, 7, 10)
634			07/02/2010			Defendant Yahoo! Inc's Supplemental Disclosures
635			07/08/2010			Defendant Yahoo Inc's Third Supplemental Response to Plaintiff Bright Response, LLC's First Set of Interrogatories - No. 4
636			04/14/2010			Bright Response's 30(b)(6) Notice of Deposition of Yahoo: 21 Topics; Yahoo Search; Sponsored Search; Content Match; Exact Match; QBert server; MODS; Hubble; Units Match; Affiliate Server; King Kong server; Elcaro; Advanced Match servers; Subphrase Match; domestic sales volume, revenue, gross profits, net profits, costs and price-per-unit attributable to Sponsored Search and Content Match; domestic and foreign patents and patent applications; patent licensing policies, practices and procedures; measurements and testing, and source code
637			01/22/2010			BR: Supplemental Yahoo Exhibit Infringement Contentions: Yahoo Exhibit PICs Charts
638			01/22/2010			Bright Response's Supplemental Disclosure of Asserted Claims and Infringement Contentions

EX. #	PX/DX	DEPO. EXHIBIT	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
639			12/14/2009			Google's Stipulation Regarding Versions of Source Code
640			11/09/2009			Yahoo Stipulation Regarding Versions of Source Code
641			03/04/2009			AOL LLC's and America Online, Inc.'s Supplemental Initial Disclosures Pursuant to FRCP 26(A)(1) and Discovery Order
642			01/12/2009			Bright Response's Objections and Supplemental Responses to Defendants' First Set of Interrogatories
643			12/16/2008			Bright Response's Objections and Responses to Google's First Set of Interrogatories
644			12/09/2008			AOL's Supplemental Objections and Responses to Notice of Rule 30(b)(6) Deposition of AOL
645			10/14/2008			Bright Response's Damages Statement
646			10/14/2008			Bright Response's Initial Disclosures Pursuant to the Discovery Order
647			07/07/2008			Bright Response's Initial Disclosures Pursuant to the Discovery Order
648			07/07/2008			Google's Initial Disclosures Pursuant to FRCP 26(A)(1) and Discovery Order
649			07/07/2008			Yahoo's Disclosures Pursuant to the Court's Discovery Order Dated June 11, 2008
650			06/09/2008			Bright Response, LLC's Disclosure of Asserted Claims and Infringement Contentions: P.R. 3-1 and P.R. 3-2
651			07/08/2010			Amended Notice of 30b6 Google depo
652			07/08/2010			Amended Notice of 30b6 Yahoo depo
653			07/02/2010			Yahoo! Supplemental Initial Disclosures
654			11/02/2009			Yahoo's Objections and Responses to Plaintiff's Second Set of Interrogatories to Yahoo
655			11/16/2009			Google's Objections and Responses to Plaintiff's First Interrogatory to Google Inc. Interrogatory Response, November 16, 2009, pg. 7. Cited
656			06/01/2010			Google (AOL) Inc.'s Objections and Responses To Plaintiff's Amended First Set of Individual Interrogatories to Defendant AOL LLC and America Online, Inc. (Nos. 1-4)
657			05/25/2010			Yahoo's Supplemental Response to Plaintiff Bright Response, Interrogatory No. 3 (to Yahoo)
658			05/24/2010			Google's Objections and Responses to Plaintiff's Second Interrogatories to Google (Nos. 3-6)
659			05/20/2010			Bright Response's Objections and Responses to AOL's Second Set of Interrogatories; Claim Chart Attachments 1-3
660			05/20/2010			Yahoo's Objections and Responses to Plaintiff's Third Set of Individual Interrogatories to Yahoo (Nos. 3-8)
661			05/13/2010			Google's Supplemental Objections and Responses to Plaintiff's First Interrogatory to Google
662			05/12/2010			Google's Objections and Responses to Plaintiff's Second Interrogatories to Google (No. 2)
663			05/10/2010			Yahoo's Second Supplemental Responses to Plaintiff Bright Response's Second Set of Interrogatories to Yahoo
664			10/14/2009			Google's Third and Fourth Amended Responses to Plaintiff's First Interrogatories to Defendants Nos. 1, 3-5, and 8-10
665			07/27/2009			Yahoo's Response to Plaintiff's First Interrogatory to Yahoo Served June 23, 2009
666			12/09/2008			AOL LLC's and America Online, Inc.'s Second Supplemental Objections and Responses to Plaintiff's Interrogatories Nos. 5 and 11 to Defendants
667			12/09/2008			Google's Second Supplemental Objections and Responses to Plaintiff's Interrogatory Nos. 1, 3-5, and 8-11 to Defendants
668			10/14/2008			Yahoo's Second Supplemental Response to Plaintiff's First Set of Interrogatories
669			10/14/2008			Google's First Supplemental Objections and Responses to Plaintiff's First Set of Interrogatories to Defendants
670			08/21/2008			Yahoo's Supplemental Response to Plaintiff's First Set of Interrogatories
671			07/30/2008			Google's Objections and Responses to Plaintiff's First Set of Interrogatories to Defendants



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672			07/30/2008			AOL LLC's And America Online, Inc.'s Objections and Responses to Plaintiff's First Interrogatories to Defendants
673			07/23/2008			Yahoo's Response to Plaintiff's First Set of Interrogatories (final)
674			12/31/2009	BECK000018	BECK000215	SEC Form 10-K AOL Inc. 12-31-2009, p. 2-3
675			12/31/2009	BECK001197	BECK001312	SEC Form 10-K Google Inc. 12-31-2009 Google Annual Report 2009
676			12/31/2004	GOOG0010608	GOOG0010719	SEC Form 10-K Google Inc. 12-31-2004 No Annual Report 112 pages
677			12/31/2005	GOOG0010720	GOOG0010832	SEC Form 10-K Google Inc. 12-31-2005 No Annual Report, (GGL-PA00007300), GGL-PA00007298 - GGL-PA000077410, 113 pages
678			12/31/2006	GOOG0010833	GOOG0010941	SEC Form 10-K Google Inc. 12-31-2006 No Annual Report 109 pages
679			03/15/2005	GOOG0146116	GOOG0146236	SEC Form 10-K Google Inc. 12-31-2004 Google Annual Report 2004 121 pages
680			03/15/2007	GOOG0146369	GOOG0146496	SEC Form 10-K Google Inc. 12-31-2006 Google Annual Report 2006 128 pages
681			No Date	GOOG1658625	GOOG1658655	Benchmark Talking Points, note to slide presentation
682			11/25/2009	GOOG1667068	GOOG1669834	Expert Report of Michael Wagner Vols. 1-7; 2-007-CV-279, at GOOG1667767-770 (Function Media)
683			08/31/2004	GOOG1672926	GOOG1672960	Online Sales Operations GBS Business Review, Presentation, Aug. 31, 2004
684			06/26/2007	GOOG1675354	GOOG1675354	Google Blog Post Why we're buying DoubleClick
685			05/31/2004	GPOL0019908	GPOL0019910	Google WebSearch and AdSense Program Template
686			05/31/2004	GPOL0019918	GPOL0019923	Google AdSense Superior Monetization for Web Pages
687			03/15/2006	GOOG0146237	GOOG0146368	SEC Form 10-K Google Inc. 12-31-2005 Google Annual Report 2005 132 pages (See also GOOG0010720)
688			06/30/2004	GOOG0009234	GOOG0009294	SEC Form 10-Q/A Google Inc.
689			09/30/2004	GOOG0009295	GOOG0009376	SEC Form 10-Q Google Inc. 09-30-2004
690			03/31/2005	GOOG0009377	GOOG0009432	SEC Form 10-Q Google Inc. 03-31-2005
691			06/30/2005	GOOG0009433	GOOG0009489	SEC Form 10-Q Google Inc. 06-30-2005
692			09/30/2005	GOOG0009490	GOOG0009547	SEC Form 10-Q Google Inc. 09-30-2005
693			03/31/2006	GOOG0009548	GOOG0009720	SEC Form 10-Q Google Inc. 03-31-2006
694			06/30/2006	GOOG0009721	GOOG0009789	SEC Form 10-Q Google Inc. 06-30-2006
695			09/30/2006	GOOG0009790	GOOG0009850	SEC Form 10-Q Google Inc. 09-30-2006
696			03/31/2007	GOOG0009851	GOOG0010039	SEC Form 10-Q Google Inc. 03-31-2007
697			06/30/2007	GOOG0010040	GOOG0010109	SEC Form 10-Q Google Inc. 06-30-2007
698			09/30/2007	GOOG0010110	GOOG0010163	SEC Form 10-Q Google Inc. 09-30-2007
699			03/31/2008	GOOG0010164	GOOG0010216	SEC Form 10-Q Google Inc. 03-31-2008
700			06/30/2008	GOOG0010217	GOOG0010289	SEC Form 10-Q Google Inc. 06-30-2008
701			09/30/2008	GOOG1656042	GOOG1656094	SEC Form 10-Q Google Inc. 09-30-2008
702			03/31/2009	GOOG1656095	GOOG1656152	SEC Form 10-Q Google Inc. 03-31-2009
703			06/30/2009	GOOG1656153	GOOG1656215	SEC Form 10-Q Google Inc. 06-30-2009
704			09/30/2009	GOOG1656216	GOOG1656272	SEC Form 10-Q Google Inc. 09-30-2009
705			11/18/1998	GOOG1675260	GOOG1675291	SEC Form S-1 DoubleClick Inc. 11-18-1998
706			12/16/1997	GOOG1675292	GOOG1675313	SEC Form S-1 DoubleClick Inc. 12-16-1997
707			06/04/2007	GPOL0102256	GPOL0102267	2007 Weekly Rolling Revenue Forecast Redacted
708			09/15/2008	AOL0001858	AOL0001860	Sponsored Link Integration; Sponsored Link Integration, September 15, 2008, at AOL0001858-59.
709			02/16/2006	GOOG0002293	GOOG0002303	SETI Online for Content Onebox; Matthew Lloyd, Feb. 16, 2006 at GOOG0002293.
710			10/01/2002	GOOG0003267	GOOG0003293	PHIL: A Large Hierarchical Latent Variable Model for Text Generation; Georges Harik, Noam Shazeer, October 1, 2002, at GOOG0003267-3293.
711				GOOG0022624	GOOG0022701	Rephil (2); Mike Jahr, Remco Teunen, Dima Kuzman, Dimitre Trendafilov, Mark Chavira, Joe Daverin, Yuqiang Guan, Rephil, at GOOG00022624-659.
712			04/19/2004	GOOG0002775	GOOG0002780	AdSense Location Filtering-high scores



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713			09/20/2006	GOOG0005261	GOOG0005275	Mobile Ads Design AdRequest
714			09/12/2008	GOOG0006408	GOOG0006420	Smartass Analysis Pipeline, Brendan McMahan
715			05/09/2004	GOOG0006997	GOOG0007010	Commercial Query Predictor
716			03/18/2003	GOOG0007338	GOOG0007340	Keywordless targeting-admixer best matched ads
717			11/16/2004	GOOG0020351	GOOG0020363	Keywordless Ads
718			01/17/2005	GOOG0020388	GOOG0020407	Keywordless Ads Backend Design Options
719			03/07/2005	GOOG0021858	GOOG0021861	Site Specific SmartAss Models-demo
720			05/21/2008	GOOG0023598	GOOG0023608	AdSense for Content HTML Protocol Reference
721			06/30/2004	GOOG0025302	GOOG0025306	The Cafe Protocol, Troy Walker
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795			07/01/2010			Exhibit G Declaration of Amy Rice, bearing document control numbers RICE001403-06
796			07/01/2010			Exhibit O Declaration of Amy Rice, dated June 9, 1998 and bearing document control numbers RICE000034.

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798			06/30/2010			Docket Control Order (Amended)
799			05/28/2010			Bright Response, LLC's Reply to Google Inc.'s Amended Counterclaims to Plaintiff's Amended Complaint
800			05/11/2010			Yahoo! Inc.'s SEALED Amended Answer, Affirmative Defenses, and Counterclaims to Plaintiff's Amended Complaint
801			09/08/2008			Plaintiff's Reply to the Counterclaims of AOL LLC and America Online, Inc.
802			09/08/2008			Plaintiff's Reply to the Counterclaims of Google
803			09/08/2008			Plaintiff's Reply to the Counterclaims of Yahoo
804			08/20/2008			Defendant AOL LLC and America Online, Inc.'s Answer and Counterclaims
805			08/20/2008			Google's Answer and Counterclaims
806			08/20/2008			Yahoo's Answer, Affirmative Defenses and Counterclaims to Plaintiff's First Amended Complaint
807			07/21/2008			First Amended Complaint for Patent Infringement
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932			05/14/2008	YAH0000532	YAH0000575	QED Cookbook; Kimoon Yahoo, May 14, 2008, at YAH0000535
933			04/13/2007	YAH0001449	YAH0001469	Breadcrumb Matching Functional Overview; Yahoo! Search Marketing, Breadcrumb Matching Functional Overview, April 13, 2007, at YAH0001452
934				YAH0034889	YAH0034891	Life of a Query, No author. No Date. PowerPoint presentation 3 pages.
935			03/01/2007	YH- PSET2504037	YH-PSET2504063	Sponsored Search Lifecycle Overview; Yahoo Search Marketing, Sponsored Search Lifecycle Overview, March 2007, at YH-PSET2504050
936			08/23/2006	YH-PSET0001139	YH-PSET0001185	Sponsored Search Personalization Modeling PowerPoint presentation 08-23-2006
937			12/18/2006	YH-PSET0001345	YH-PSET0001486	Sponsored Search Functional Technology Overview Version 1.6; December 18, 2006, at YH-PSET0001353
938			04/01/2005	YH-PSET0003232	YH-PSET0003621	Yahoo! Publisher Network API Reference Guide
939			05/14/2004	YH-PSET0004182	YH-PSET0004211	Precision Match Technology Brief; Overture, Precision Match Technology Brief, May 14, 2004, at YH-PSET0004182
940			08/16/2005	YH-PSET0004292	YH-PSET0004379	Sponsored Search Functional Technology Overview 1.1; August 16, 2005, at YH-PSET0004348
941			10/01/2007	YH-PSET0004978	YH-PSET0005671	Content Match Design Overview; Susan Woster, Paul Mneiro, Anthony Molinaro, Jeremy Daw, Content Match Design Overview, October 2007 at YH-PSET0005012
942			12/07/2006	YH-PSET0005672	YH-PSET0006319	CM2.0 Design Overview by Susan Woster, Paul Ineiro, Anthony Milnaro and Jeremy Daw December 2006
943			12/01/2007	YH-PSET0007905	YH-PSET0007915	Dude Global Overview; Dude Global Overview, December 2007, at YH-PSET0007906
944			10/01/2007	YH-PSET0008401	YH-PSET0008411	Affiliate 101 PowerPoint presentation Oct 07, Hao Wang
945			10/01/2007	YH-PSET0008719	YH-PSET0008730	King Kong Content and King Kong ++ PowerPoint presentation Oct 07, Matt Nemenam
946			10/02/2007	YH-PSET0008768	YH-PSET0008793	Matching 101 PowerPoint presentation Oct 07, Sandeep Garg
947			10/01/2007	YH-PSET0009089	YH-PSET0009103	Sponsored Search Overview; Chad Carson, Sponsored Search Overview, October 2007 at YH-PSET0009092 PowerPoint presentation 10-01-2007
948			10/01/2007	YH-PSET0009104	YH-PSET0009121	Sponsored Search Systems Overview Guru Training; Devika Chawla, Sponsored Search Systems Overview Guru Training, October 2007, at YH-PSET0009111
949			06/29/2002	YH-PSET0025033	YH-PSET0025056	DTC XML Interface Specification 1.0 DRAFT 8; Frank Maritato, Stephan Cunningham, Anthony Molinaro, DTC XML Interface Specification 1.0 DRAFT 8, June 29, 2002, at YH-PSET0025035
950			06/20/2006	YH-PSET0054484	YH-PSET0054492	Sponsored Search Business Owner Tim Cadogan Jun 20 2006
951			01/05/2004	YH-PSET0081773	YH-PSET0081792	Behavioral Targeting Product Version 2.0; Joshua Koran, Behavioral Targeting Product Version 2.0, January 5, 2004 at YH-PSET0081774
952			02/09/2007	YH-PSET0642330	YH-PSET0642331	US Customer Solutions Problem Text Report
953			02/15/2007	YH-PSET0642330	YH-PSET0642331	US Customer Solutions Problem Text Report
954			01/01/2007	YH-PSET1194517	YH-PSET1194518	Are we there yet?; Ofer Mendelevitch, Are we there yet?, Tracking revenue ordering's path to equilibrium, January 2007, at YH-PSET1194517
955			01/11/2007	YH-PSET1989085	YH-PSET1989088	Yahoo! SDS Newsletter; Strategic Data Solutions, Yahoo! SDS Newsletter, January 11, 2007 at YH-PSET1989087
956			07/05/2007	YH-PSET2136881	YH-PSET2136881	Email - re Click Fraud
957			03/13/2005	YH-PSET2138032	YH-PSET2138086	Behavioral Targeting Review PowerPoint presentation
958			04/11/2005	YH-PSET2397678	YH-PSET239697	Integrated Search & Branding Study_Apr05 PowerPoint presentation
959			11/06/2007	YH-PSET2460658	YH-PSET2460663	Goto Stored Data; Meg Crocker (source), November 6, 2007, at YH-PSET2460658
960			11/06/2007	YH-PSET2461408	YH-PSET2461437	BreadCrumbPreprocessor; Meg Crocker (source), BreadCrumbPreprocessor, November 6, 2007, at YH-PSET2461408



EX. #	PX/DX	DEPO. EXHIBIT	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
961				YH-PSET2461480	YH-PSET2461484	Source Code GotoSearch Preprocessor
962			07/19/2007	YH-PSET2467073	YH-PSET2467088	Locale::Maketext -- article about software localization, Sean M. Burke and Jordan Lachler, 1999, Meg Crocker filed 7-19-07
963			08/02/2007	YH-PSET2478469	YH-PSET2478476	CGI::Cookie; Source Code; Meg Crocker (source), CGI::Cookie, August 2, 2007, at YH-PSET2478472
964			03/03/2008	YH-PSET2503548	YH-PSET2503575	Panama Targeting PRD New Geo Targeting Levels & Demographic Targeting; David Caswell, Payam Tehrani, March 3, 2008 at YH-PSET2503550
965			01/10/2007	YH-PSET2504405	YH-PSET2504479	QBert 1.0 Version 1.5; Tina Krueger, Sandeep Garg, QBert 1.0 Version 1.5, January 10, 2007, at YH-PSET2504413
966			01/11/2006	YH-PSET2505462	YH-PSET2505477	Geo Targeting Design; Meg Crocker (source), Geo Targeting Design, January 11, 2006, at YH-PSET2505472
967			03/12/2007	YH-PSET2505849	YH-PSET2505867	MODS Quality Scores PowerPoint presentation 03-12-2007
968			11/30/2007	YH-PSET2509475	YH-PSET2509506	Products Sponsored Search; Meg Crocker, Sponsored Search Q3 2007 PowerPoint presentation, November 30, 2007, at YH-PSET2509489
969			06/25/2007	YH-PSET2524015	YH-PSET2524102	Keystone PRD Version 1.0; Melissa Stein, Derek Kwan, Keystone PRD Version 1.0, June 25, 2007 at YH-PSET2524019
970			10/18/2006	YH-PSET2524613	YH-PSET2524667	Sponsored Search Personalization; Ben Shahshahani, August 18, 2006, at YH-PSET2524615
971			12/01/2006	YH-PSET0009570	YH-PSET0009593	TreeNet in Revenue Reordering Su-Lin Wu PowerPoint presentation 12-01-2006
972			06/25/2008	YH-PSET0009664	YH-PSET0009678	TreeNet for Revenue Reorder Su-Lin Wu 06-25-2008
973			03/22/2006	YH-PSET0009718	YH-PSET0009737	Ad Clickability Model Ashvin Kannan PowerPoint presentation 03-22-2006
974			09/01/2006	YH-PSET000026	YH-PSET000038	Content Match Marketing All Hands PowerPoint presentation 09012006
975			No Date	YH-PSET0000242	YH-PSET0000262	Content Match by Mangold PowerPoint presentation
976			01/01/2006	YH-PSET0000279	YH-PSET0000291	CM Product Overview PowerPoint presentation
977			No Date	YH-PSET0000447	YH-PSET0000447	Web Search Option Domain Match
978			10/01/2007	YH-PSET0000877	YH-PSET0000881	Cuervo Matching Expert Main Twiki
979			No Date	YH-PSET0001218	YH-PSET0001229	Front End Serving Life Cycle
980			04/13/2007	YH-PSET0003173	YH-PSET0003176	Internal Documentation for Search Development
981			06/08/2005	YH-PSET0004144	YH-PSET0004181	OSNG Lite Match Services API Reference
982			10/18/2005	YH-PSET0006335	YH-PSET0006402	Linkspots Serving v1.2
983			06/25/2008	YH-PSET0007887	YH-PSET0007892	Dude 2.0 System Documentation
984			10/04/2007	YH-PSET0008586	YH-PSET0008607	Sponsored Search Elcaro PowerPoint presentation
985			10/01/2007	YH-PSET0008655	YH-PSET0008689	Hubble Normalization PowerPoint presentation
986			10/02/2007	YH-PSET0008946	YH-PSET0008966	Qbert Sponsored Search Query Rewrite Framework Guru Training by JC Mao PowerPoint presentation
987			03/26/2006	YH-PSET0166505	YH-PSET0166505	Distro Data Sources
988			No Date	YH-PSET0630611	YH-PSET0630612	Performance Indexing Algorithm Feedback
989			11/15/2006	YH-PSET0670688	YH-PSET0670693	OLS Pricing and Budget Advertiser enters ad data item profile
990			05/05/2005	YH-PSET0768591	YH-PSET0768598	AKME Keyword suggestion tool
991			09/15/2005	YH-PSET0823582	YH-PSET0823587	Nile Geotargeting high-level Requirements v 1.01
992			No Date	YH-PSET1095136	YH-PSET1095142	Qbert 1.0 Overview PowerPoint presentation
993			No Date	YH-PSET1468401	YH-PSET1468404	GPC Global Primary Contacts Account UserId and Profiles
994			No Date	YH-PSET1930095	YH-PSET1930132	Marketplace Design Requirements v1.3
995			08/01/2007	YH-PSET1935602	YH-PSET1935611	Project Golden Goose PowerPoint presentation
996			09/12/2006	YH-PSET1939202	YH-PSET1939216	Product Requirements Document PRD Monetized Search Box 09-12-2006
997			No Date	YH-PSET2110760	YH-PSET2110766	DM ConceptsNow Domain Match v2.2
998			No Date	YH-PSET2180489	YH-PSET2180494	Publisher Score
999			03/18/2005	YH-PSET2232366	YH-PSET2232398	Behavioral Targeting Overview George John PowerPoint presentation 18 March 2005

EX. #	PX/DX	DEPO. EXHIBIT	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
1000			05/21/2004	YH-PSET2335096	YH-PSET2335099	DTC Reports and Replication Update 05-21-04 PowerPoint presentation
1001			No Date	YH-PSET2461507	YH-PSET2461524	Qbert QP Client source code
1002			08/15/2006	YH-PSET2503904	YH-PSET2503952	Query Serving On QEDQRW Part1 PowerPoint presentation
1003			08/22/2006	YH-PSET2503953	YH-PSET2503998	Query Serving On QEDQRW Part2 PowerPoint presentation
1004			No Date	YH-PSET2504223	YH-PSET2504233	OMD Algorithm Discussion
1005			09/21/2005	YH-PSET2505561	YH-PSET2505561	Nile Geotargeting Requirements Meeting
1006			09/14/2005	YH-PSET2505562	YH-PSET2505562	Nile Geotargeting Overview PowerPoint presentation David Caswell
1007			No Date	YH-PSET2505909	YH-PSET2505909	MODS Overview Flowchart, Copy of a one-page diagram titled MODS High Level Diagram Phase 2
1008			08/01/2006	YH-PSET2524111	YH-PSET2524147	Sponsored Search Personalization Project Update
1009			05/31/2006	YH-PSET2541755	YH-PSET2541794	Panama YSM Staff Review, at 1767 PowerPoint presentation
1010			11/15/1999	YH-PSET2597128	YH-PSET2597131	Cadabra Technology Overview
1011			05/03/2001	YH-PSET2597148	YH-PSET2597149	Serving System
1012			06/13/2009			Ex Parte Reexamination 90/009,155 Office Action
1013			08/12/2009			Ex Parte Reexamination 90/009,155 Amendment and Response
1014			9/21/2009			Ex Parte Reexamination 90/009,155 Interview Summary
1015			1/27/2010			Ex Parte Reexamination 90/009,155 Office Action
1016			3/29/2010			Ex Parte Reexamination 90/009,155 Amendment and Response
1017			5/11/2010			Ex Parte Reexamination 90/009,155 Final Office Action
1018			7/6/2010			Ex Parte Reexamination 90/009,155 Interview Summary
1019			7/12/2010			Ex Parte Reexamination 90/009,155 Amendment After Final
1020			7/12/2010			Ex Parte Reexamination 90/009,155 Statement of Substance of Interview



# **EXHIBIT 7**

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**DEFENDANTS' TRIAL EXHIBIT LIST**

EXH #	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
DX0001	1/30/2001	BR000097	BR000110	U.S. Patent 6,182,059 - Angotti
DX0002	No Date	BR000111	BR000345	File History for '059 Patent
DX0003	2/4/2003	BR001263	BR001265	Merchant & Gould Consulting agreement with Amy Rice
DX0004	6/9/1998	RICE000033	RICE000034	Amy Rice Patent Declaration for Application No. 09/054,233
DX0005	4/2/1998	BR000547	BR000585	Patent Application No. 09/054,233
DX0006	1/12/2004	RICE001403	RICE001406	Declaration of Amy Rice
DX0007	No Date	HSU0235	HSU0281	Automatic Message Interpretation and Routing System
DX0008	Various	HSU0301	HSU0310	Series of Ms. Hsu e-mails
DX0009	No Date	RICE001117	RICE001203	Brightware PowerPoint presentation entitled, "Automated Customer Interaction on the Net"
DX0010	3/29/1996	BR001298	BR001299	E-mail from Amy Rice to Michael Mazza, Rosanna Piccolo and Thomas Keely re: EZ Reader extensions
DX0011	01/02/96	RICE000834	RICE000851	Technology Transfer Plan for Knowledge-Based Systems
DX0012	11/12/99	GOOG1624571	GOOG1624884	SEC Form S - 1 for Firepond, Inc.
DX0013	10/31/01	GOOG1624499	GOOG1624567	SEC Form 10 - K for Firepond, Inc.
DX0014	1/28/2004	BR-CWC002414	BR-CWC002429	Patent Purchase Agreement between Firepond, Inc. and Orion IP, LLC
DX0015	03/23/04	BR001203	BR001226	Assignment of patent applications of Firepond, Inc. to Orion IP, LLC
DX0016	11/8/2004	BR001227	BR001240	Patent Assignment - Corrective Assignment of Firepond, Inc. to Orion IP, LLC
DX0017	Various			Diagram of companies
DX0018	5/15/2009	GOOG1624568	GOOG1624570	IP Law & Business article, "Of Patent Trolls and Trademark Champions: A Tale of Two Spangenbergers"
DX0019	8/31/2004	BR001241	BR001242	Patent Assignment - New Assignment of patents from Orion IP, LLC to Circinus IP, LLC
DX0020	2/14/2006	BR001243	BR001249	Patent Assignment - New Assignment of patents from Circinus IP, LLC to Polaris IP, LLC
DX0021	10/9/2003	BR001302	BR001306	Confidential Settlement Agreement Mutual Release and Covenant Not to Sue between Firepond, Inc. and Banter Systems, Inc.
DX0022	11/08/05	BR000540	BR000540	Certificate of Correction for U.S. Patent 6,411,947
DX0023	3/15/2004	GOOG1624172	GOOG1624172	Plaintiff's Corporate Disclosure Statement
DX0024	2/25/2003	BR000850	BR000853	Notice of Recordation of Assignment of Assignor's Interest in U.S. Patent 6,411,947

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<b>EXH #</b>	<b>DATE</b>	<b>BATES BEGIN</b>	<b>BATES END</b>	<b>DOCUMENT DESCRIPTION</b>
DX0025	11/28/2005	BR001307	BR001309	Intellectual Property License Agreement between Firepond, Inc. and Serviceware Technologies, Inc.
DX0026	09/07/06	BR009813	BR009832	Patent License Settlement Agreement between Triton IP, LLC, Polaris IP, LLC, Oracle Corp., and Siebel Systems, Inc.
DX0027	No Date	COHEN000001	COHEN000003	Fred Cohen resume
DX0028	12/20/2005	BR001300	BR001301	Fred Cohen's Consulting Agreement with Latham & Watkins LLP
DX0029	6/25/2002			U.S. Patent 6,411,947 - Rice
DX0030	00/00/1996	BR001250	BR001262	Proceedings of the 13th National Conference on Artificial Intelligence And the Eighth Innovative Applications Of Artificial Intelligence Conference (Vol. 2)
DX0031	03/31/98	JPM00297	JPM00312	Settlement, License and Assignment Agreement between Brightware, Inc. and The Chase Manhattan Bank
DX0032	5/8/1997	BR000131	BR000191	Patent Application No. 08/853,074
DX0033	07/28/04	GGL-PA00098173	GGL-PA00098204	Ad System Overview
DX0034	10/30/2003	GGL-PA00016973	GGL-PA00016980	Smart Ad Selection System (SmartASS)
DX0035	11/12/03	GGL-PA00008471	GGL-PA00008474	Ad Auction - Estimated Clickthrough Rate
DX0036	9/12/2009	GGL-PA01653382	GGL-PA01653395	Ads Quality: SmartASS Models Overview
DX0037	11/12/2003	GOOG0014731	GOOG0014734	Ad Auction - Estimated Clickthrough Rate
DX0038	05/00/2007	GOOG0007766	GOOG0007774	SEPLA (A SmartASS Prediction Model)
DX0039	Dec-09	GOOG1689757	GOOG1689765	Online Gradient Descent
DX0040	09/30/03	GOOG0018555	GOOG0018570	Introduction to Ad Spam Filtering
DX0041				Source Code - Un-bates-stamped printout of code for Google 13b

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DX0042		GOOG1657696 GOOG1657803	GOOG1657698 GOOG1657826	Source Code
DX0043		GOOG1657591	GOOG1657638	Source Code
DX0044		GOOG1658175	GOOG1658232	Source Code
DX0045		GOOG1688298	GOOG1688318	Source Code
DX0046		GOOG1688219 GOOG1689679	GOOG1688323 GOOG1689683	Source Code
DX0047		GOOG1688330	GOOG1688348	Source Code
DX0048		GOOG1689390	GOOG1689432	Source Code
DX0049		GOOG1689434	GOOG1689460	Source Code
DX0050		GOOG1689474	GOOG1689494	Source Code
DX0051		GOOG1689556	GOOG1689588	Source Code
DX0052		GOOG1689611	GOOG1689627	Source Code
DX0053		GOOG1689654	GOOG1689664	Source Code
DX0054	5/5/2004	GOOG0014735	GOOG0014738	Ad Auction Ranking and Pricing
DX0055	10/30/2003	GOOG0007822	GOOG0007827	Smart Ad Selection System (SmartASS)
DX0056	No Date	GOOG0021301	GOOG0021312	SmartASS for Smarties - A Reference for the Rest of Us
DX0057	8/24/2006	GGL-PA00028339	GGL-PA00028340	SmartASS Feature Generators
DX0058	12/03/96	HERSH000576	HERSH000598	U.S. Patent 5,581,664 - Allen
DX0059	08/12/09			Letter to Commissioner for Patents from Abraham Hershkovitz for re-examination filed 5-21-08
DX0060	09/21/09			Office Communication concerning Application 90/009,155 filed 5-21-08, dated 8-12-09
DX0061	04/23/09	HERSH000631	HERSH000645	Letter to Commission for Patents from Abraham Hershkovitz for re-examination filed 5-21-08
DX0062	No Date	HERSH000273	HERSH000336	A Hybrid CBR-IR Approach to Legal Information Retrieval

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EXH #	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
DX0063	10/5/2009			Letter to Central Re-examination Unit from Abraham Hershkovitz for re-examination filed 5-21-08
DX0064	05/22/09	GGL-PA01648040	GGL-PA01648050	Patent License Agreement between Red Acre, LLC and Google
DX0065	10/22/07	GGL-PA01648105	GGL-PA01648109	Patent License Agreement between Invenda Corp. and Google
DX0066	12/22/08	GGL-PA01648051	GGL-PA01648061	Patent License Agreement between Full Spectrum Technologies, LLC and Google
DX0067	12/18/08	GGL-PA01628729	GGL-PA01628737	Patent Purchase and Sales Agreement between Carl Meyer and Google
DX0068	06/28/06	GOOG1646234	GOOG1646240	License Agreement between Teknowledge Corp. and Google
DX0069	No Date	GOOG0638162	GOOG0638166	Google Revenue Spreadsheet
DX0070	6/1/2007	GOOG0006323	GOOG0006365	The Life of a Dollar
DX0071	1/30/2001	BR000097	BR000110	U.S. Patent 6,182,059 - Angotti
DX0072	No Date	BR000541	BR000785	File History for '947 Patent
DX0073	8/30/2004			Portions of the File History for '947 Patent
DX0074	12/3/1996			U.S. Patent 5,581,664
DX0075	8/1/1995	HSU0071	HSU0102	The Chase Manhattan Bank, N.A. Partnership with Brightware, Inc.
DX0076	10/26/1995	RICE000282	RICE000295	EZ Reader Business Vision
DX0077	11/8/1995	HSU0103	HSU0112	Advantages of Knowledge-Based Technology for Chase Manhattan Bank, N.A.
DX0078	No Date	RICE001414	RICE001426	Chase - EZ Reader - Embedded AI for Automatic Electronic Mail Interpretation and Routing
DX0079	7/12/1995	RICE000352	RICE000359	EX Reader Project Meeting Minutes
DX0080	4/13/2009	RICE001216	RICE001218	Spreadsheet titled "EZ Reader"
DX0081	2/6/1996	JPM00313 JPM00001	JPM00351 JPM00021	EZ Reader User's Guide and Reference Manual
DX0082	No Date	HSU0004	HSU0030	Brightware, Inc. - Product & Technology Overview
DX0083	4/26/1995	RICE00268	RICE00270	Letter from Bill Busiek to Anthony Angotti re: a proposal for IBM main frame ART-IM software
DX0084	4/3/1997	BR000065	BR000096	Provisional Patent Application for Application No. 60/042,494
DX0085	4/4/1997	BR000023	BR000049	Provisional Patent Application for Application No. 60/042,656
DX0086	2/6/1996	RP0003	RP0062	EZ Reader User's Guide and Reference Manual
DX0087	No Date	RICE000271	RICE000281	Business Proposal - Partners in Thinking with The Chase Manhattan Bank, N.A.

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<b>EXH #</b>	<b>DATE</b>	<b>BATES BEGIN</b>	<b>BATES END</b>	<b>DOCUMENT DESCRIPTION</b>
DX0088	4/17/1996	JPM00022	JPM00023	Brightware, Inc. article titled "Chase Manhattan Bank - Automated Internet Response System Boosts E-mail Turnaround"
DX0089	5/8/1995	HSU0040	HSU0070	Potential Applications of Knowledge-Base Technology
DX0090	11/21/1997	BR000230	BR000239	Response to Notice to File Missing Parts of Application - Filing Date Granted
DX0091	12/10/2009			Plaintiff's Notice of Rule 30(b)(6) Deposition for Google Inc.
DX0092	09/29/06	GGL-PA00019901	GGL-PA00019920	License Agreement between IBM and Google
DX0093	3/6/2001			U.S. Patent 6,199,067
DX0094	10/7/2004	GGL-PA01626784	GGL-PA01626817	Hewlett-Packard/Google Software License Agreement
DX0095	8/2/2004	GGL-PA00098478	GGL-PA00098522	Letter to Michelle Lee from Donald L. Wenskey of The Walt Disney Company (with attachment)
DX0096	11/4/2004	GGL-PA00019852	GGL-PA00019866	Patent Assignment and License Agreement between Google Inc., Disney Enterprises, Inc., Infoseek Corp., and Starwave Corp.
DX0097	10/23/2003	GGL-PA00021484	GGL-PA00021533	Asset Purchase Agreement between About, Inc., Primedia Inc. and Google
DX0098	06/15/01	GGL-PA00019867	GGL-PA00019900	Technology Acquisition Agreement between Google, Inc. and Groupfire, Inc.
DX0099	8/9/2004	GGL-PA00019921	GGL-PA00019957	Confidential Settlement Agreement and Release between Yahoo! Ince., Overture Services, Inc. and Google Inc.
DX0100	9/4/2009	GGL-PA01648997	GGL-PA01649038	Confidential Patent License and Settlement Agreement between Aloft Media LLC, Stragent, LLC, Azure Networks, LLC, Power Mesh Networks, LLC, Kevin J. Zilka and their affiliates, and Google Inc.
DX0101		HSU0235	HSU0281	6,182,059 Patent Application [Draft]
DX0102	12/16/2008			Bright Response's Responses to Defendants' 1st Set of Interrogatories
DX0103	12/16/2008			Bright Response's Responses to Google's 1st Set of Interrogatories
DX0104	1/12/2009			Bright Response's Supplemental Responses to Defendants' 1st Set of Interrogatories
DX0105	4/29/2010			Bright Response's Responses to Defendants 1st Set of Interrogatories
DX0106	4/29/2010			Bright Response's Responses to Google's 2nd Set of Interrogatories
DX0107	4/29/2010			Bright Response's Supplemental Responses to Defendants' 1st Set of Interrogatories
DX0108	4/15/2009			Jaguar Technology Holdings, LLC c/o Douglas Croxall Subpoena
DX0109	7/22/2009			Douglas Croxall Subpoena
DX0110	9/14/2009			FPX LLC c/o Audrey Spangenberg Subpoena
DX0111	11/19/2008			Notice of Subpoena for Production of Documents to Firepond, Inc., and Subpoena
DX0112	6/13/2003	GOOG1624930	GOOG1624964	Form 10-Q for Firepond, Inc.
DX0113	1/28/2004	FP03408	FP03410	Orion IP, LLC, Promissory Note
DX0114	7/21/2008			First Amended Complaint for Patent Infringement

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<b>EXH #</b>	<b>DATE</b>	<b>BATES BEGIN</b>	<b>BATES END</b>	<b>DOCUMENT DESCRIPTION</b>
DX0115	4/8/1998	BR000898	BR000900	Assignment Invention & Patent Application for Appl. No. 08/853,074
DX0116	8/1/2003	BR001351	BR001363	Firepond, Inc. - Intellectual Property License Agreement with eGain Communication Corp.
DX0117	8/3/2007	eGAIN000079	eGAIN000080	Letter from David Pridham to Eric Smit re: Termination of Intellectual Property License Agreement
DX0118	11/28/2005	OR016999	OR017005	Firepond, Inc. - Intellectual Property License Agreement with ServiceWare Technologies, Inc.
DX0119	06/30/05	OR017081	OR017096	Patent License Agreement between Orion IP, LLC, Orion Related Companies, and Keystone Automotive Operations, Inc.
DX0120	02/00/2006	OR092360	OR092381	Patent License, Settlement Agreement & Mutual Release between Acclaim Financial Group, LLC, Intellectual Property Navigation Group, LLC, Orion IP, LLC, and Harley-Davidson, Inc.
DX0121	7/19/2006	OR092171	OR092196	Patent License and Settlement Agreement between Orion IP, LLC and SEARS
DX0122	2/23/2006	OR092122	OR092136	Patent License and Settlement Agreement between Orion IP, LLC and Home Depot USA, Inc.
DX0123	11/30/2007	OR103016	OR103034	Patent License and Settlement Agreement between Plutus IP, LLC and Oshkosh Truck Corp.
DX0124	8/16/2007	OR102469	OR102503	Patent License and Settlement Agreement between Orion IP, LLC and The Black & Decker Corp.
DX0125	1/12/2004	RICE001403	RICE001406	Declaration of Amy Rice
DX0126	3/24/2006	AOL0002026	AOL0002073	Marketplace Agreement between Google, Inc. and AOL
DX0127		AOL0027198	AOL0027213	Spreadsheet
DX0128	6/1/2010			Organization Chart
DX0129	5/27/2010			Amended 30(b)(6) Deposition Notice of Bright Response
DX0130	6/1/2010			Bright Response's Profit & Loss [January 1, 2007 - June 1, 2010]
DX0131				Rule 30(b)(6) Topics
DX0132	4/29/2008	BR001097	BR001101	U.S.P.T.O. Facsimile to Hershkovitz & Associates, LLC
DX0133	01/00/09			Patents In Suit Settlement Agreement [Draft]
DX0134	3/23/2007	BR001310	BR001334	Patent License and Settlement Agreement between Polaris IP, LLC and Kana Software, Inc.
DX0135	6/30/2008	BR001335	BR001350	Patent License and Settlement Agreement between Bright Response, LLC and Art Technology Group

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DX0136	4/30/2008	BR010611	BR010632	Patent License and Settlement Agreement between Constellation, Bright Response, Expedia, Classic Vacations, Hotels.com, Hotels.com, L.P., Hotels.com, G.P., Hotwire, Travelnow, and TripAdvisor
DX0137	4/30/2008	BR010633	BR010657	Patent License and Settlement Agreement between Constellation, Polaris, Match.com, IAC, and IACSAM
DX0138	6/30/2005	OR017081	OR017096	Patent License Agreement between Orion and Keystone
DX0139	2/23/2006	OR092122	OR092136	Patent License and Settlement Agreement between Orion and Home Depot
DX0140	02/00/2006	OR092360	OR092381	Patent License, Settlement Agreement & Mutual Release between Acclaim Financial Group, LLC, Intellectual Property Navigation Group, LLC, Orion IP, LLC, and Harley-Davidson, Inc.
DX0141	8/17/2007	OR102376	OR102396	Patent License and Settlement Agreement between Plutus IP Holdings and Whirlpool Corporation
DX0142	8/16/2007	OR102487	OR102503	Patent License Agreement between Plutus IP Holdings, LLC and The Black & Decker Corporation
DX0143	11/30/2007	OR103016	OR103034	Patent License and Settlement Agreement between Plutus IP, LLC and Oshkosh Truck Corp.
DX0144	10/10/2008	OR144139	OR144160	Patent License, Covenant Not to Sue and Settlement Agreement between Recreational Equipment, Inc., Clear With Computers, Acclaim Financial Group, LLC, TechDev, LLC, EMS Technologies, LLC, Bright Response, LLC, Manufacturing Systems Technologies, LLC, SFA Systems, LLC, and Presentation Specialist Technologies, LLC
DX0145	9/7/2006	BR009813	BR009832	Patent License and Settlement Agreement between Triton, Polaris and Oracle
DX0146	11/16/2007	BR010525	BR010540	Patent License and Settlement Agreement between Polaris and Amazon.com
DX0147	10/31/2008	OR144212	OR144088	Patents In Suit Settlement Agreement between Clear With Computers, LLC and Vizio, Inc.
DX0148	9/8/2008	OR144017	OR0144017	Settlement Agreement between Clear With Computers, LLC and Motorola, Inc.
DX0149	8/1/2003	BR001351	BR001363	Intellectual Property License Agreement between Firepond, Inc. and eGain Communications Corporation
DX0150	9/27/2007	BR001380	BR001411	Patent License and Settlement Agreement between Polaris IP, LLC and eGain Communications Corporation
DX0151	4/5/2007			Original Complaint
DX0152	10/9/2003	BR001302	BR001306	Confidential Settlement Agreement, Mutual Release and Covenant Not to Sue between Firepond, Inc. and Banter Systems, Inc.



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DX0153	7/19/2006	OR092171	OR092196	Patent License and Settlement Agreement between Orion IP, LLC, Sears Holdings Corporation, and Kmart Holding Corporation
DX0154	11/28/2005	BR011222	BR011228	Intellectual Property License Agreement between Firepond, Inc. and Serviceware Technologies, Inc.
DX0155	4/27/2006			Original Complaint in the matter of <i>Polaris IP, LLC v. Oracle Corporation and Siebel Systems, Inc.</i>
DX0156	3/21/2006			First Amended Complaint in the matter of <i>Polaris IP, LLC v. Sirius Satellite Radio, Inc., et al.</i>
DX0157	11/20/2008	OR144286	OR144385	Patents-In-Suit Settlement Agreement between Clear With Computers, LLC and Apple, Inc.
DX0158	11/14/2008	OR144426	OR144447	Patent License and Settlement Agreement between Hewlett-Packard Company and Clear With Computers, EMS Technologies, LLC, Bright Response, LLC, Manufacturing Systems Technologies, LLC, SFA Systems, LLC and Presentation Specialist Technologies, LLC
DX0159	4/9/2004	GOOG0005431	GOOG0005437	AdSense for Search (AFS) Online
DX0160	6/1/2007	GOOG0006323	GOOG0006365	The Life of a Dollar
DX0161	9/29/2006	GOOG1674459	GOOG1674478	License Agreement between IBM and Google
DX0162	6/15/2001	GOOG0097538	GOOG0097571	Technology Acquisition Agreement between Google, Inc. and Groupfire, Inc.
DX0163	10/23/2003	GOOG0097607	GOOG0097656	Asset Purchase Agreement between About, Inc., Primedia Inc. and Google
DX0164	8/9/2004	GOOG0097657	GOOG0097693	Confidential Settlement Agreement and Release between Yahoo! Ince., Overture Services, Inc. and Google Inc.
DX0165	12/18/2008	GOOG1627051	GOOG1627057	Covenant Not to Sue and Intellectual Property Agreement between Carl Meyer and Google Inc.
DX0166	12/18/2008	GOOG1646219	GOOG1646227	Patent Purchase and Sales Agreement between Carl Meyer and Google
DX0167	5/22/2009	GOOG1646332	GOOG1646342	Patent License Agreement between Red Acre, LLC and Google Inc.
DX0168	12/12/2008	GOOG1646189	GOOG1646209	Patent License Agreement between Alcatel-Lucent USA Inc. and Google Inc.
DX0169	12/22/2008	GOOG1646343	GOOG1646353	Patent License Agreement between Full Spectrum Technologies, LLC and Google Inc.
DX0170	6/28/2006	GOOG1646234	GOOG1646240	License Agreement between Teknowledge Corp. and Google Inc.
DX0171	10/7/2004	GOOG1625165	GOOG1625193	Hewlett-Packard/Google Intellectual Property Agreement
DX0172	10/7/2004	GOOG1625147	GOOG1625164	Hewlett-Packard/Google Services Agreement
DX0173	7/19/2007	GOOG1646228	GOOG1646233	License Agreement between Open Invention Network, LLC and Google Inc.
DX0174	12/1/1998	GOOG1658504	GOOG1658516	License Agreement between Stanford and Google
DX0175	10/13/2003	GOOG1646354	GOOG1646368	Amended and Restated License Agreement between Stanford and Google
DX0176	10/22/2007	GOOG1646397	GOOG1646401	Patent License Agreement between Invenda Corp. and Google

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DX0177	10/22/2007	GOOG1689926	GOOG1689933	Patent Sale Agreement between Invenda Corp. and Google
DX0178	11/4/2004	GOOG1674444	GOOG1674458	Patent Assignment and License Agreement between Google Inc., Disney Enterprises, Inc., Infoseek Corp., and Starwave Corp.
DX0179	12/28/2009	GOOG1689757	GOOG1689765	Online Gradient Descent
DX0180	10/30/2003	GOOG0007822	GOOG0007827	Smart Ad Selection System (SmartASS)
DX0181	12/8/2006	GGL-PA00028339	GGL-PA00028340	SmartASS Feature Generators
DX0182	6/3/2010			E-mail from Eugene Novikov to Andrew Weiss regarding Bright Response - 5/20 meet and confer summary
DX0183	4/14/2010			Clear With Computers LLC Deposition Subpoena
DX0184	4/14/2010			Clear With Computers LLC Deposition Notice
DX0185	9/27/2007	BR010557	BR010588	Patent License and Settlement Agreement between Polaris IP, LLC and eGain Communications Corporation
DX0186	11/20/2008	OR144286	OR144385	Patents-In-Suit Settlement Agreement between Clear With Computers, LLC and Apple, Inc.
DX0187	11/14/2008	OR144426	OR144447	Patent License and Settlement Agreement between Hewlett-Packard Company and Clear With Computers, EMS Technologies, LLC, Bright Response, LLC, Manufacturing Systems Technologies, LLC, SFA Systems, LLC and Presentation Specialist Technologies, LLC
DX0188	8/17/2007	OR102376	OR102396	Patent License and Settlement Agreement between Plutus IP Holdings and Whirlpool Corporation
DX0189	10/31/2008	OR144212	OR144271	Patents In Suit Settlement Agreement between Clear With Computers, LLC and Vizio, Inc.
DX0190	9/8/2008	OR144017	OR144088	Settlement Agreement between Clear With Computers, LLC and Motorola, Inc.
DX0191	10/10/2008	OR144139	OR144160	Patent License, Covenant Not to Sue and Settlement Agreement between Recreational Equipment, Inc., Clear With Computers, Acclaim Financial Group, LLC, TechDev, LLC, EMS Technologies, LLC, Bright Response, LLC, Manufacturing Systems Technologies, LLC, SFA Systems, LLC, and Presentation Specialist Technologies, LLC
DX0192	4/17/2008	OR129838	OR129855	Patent License and Settlement Agreement between Orion IP, LLC and Macy's, Inc.
DX0193	4/14/2010			Deposition Subpoena to Acclaim Financial Group LLC
DX0194	6/14/2010			Acclaim Financial Group LLC Organizational Chart [Draft]
DX0195				Topic List
DX0196	10/4/2006	BR011108	BR011132	Settlement and License Agreement between Triton IP, LLC, Acclaim Financial Group, LLC, and Microsoft Corporation

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DX0197	8/16/2000	BR000619	BR000627	Amendment and response to office action
DX0198	6/6/2008			Bright Response's Disclosure of Asserted Claims and Infringement Contentions
DX0199				Bright Response's Supplemental Infringement Contentions
DX0200	4/29/2010			Plaintiff's Objections and Responses to Google's 2nd Set of Interrogatories
DX0201	6/2/2010			Letter from David Perlson to Patrick Anderson
DX0202	6/14/2010			E-mail from Eugene Novikov to several regarding regarding Google's Responses to Bright Response's Interrogatories
DX0203	6/21/2010			E-mail from Andrew Weiss to David Perlson and Eugene Novikov regarding Bright Response: Stipulation
DX0204	4/1/2010			Claim Construction Hearing Transcript
DX0205	5/20/2010			Plaintiff's Objections and Responses to AOL's 2nd Set of Interrogatories
DX0206	00/00/95	YAHOO21145	YAHOO21216	User's Guide for Version 2.0 of the CBR Express software
DX0207	00/00/95	YAHOO21062	YAHOO21072	Excerpt of a Reference Manual for Version 2.0 of the CBR Express software
DX0208	5/13/2010			Plaintiff's Objections and Responses to Yahoo's First Set of Interrogatories
DX0209	8/5/1996			The Eighth Annual Innovative Applications of Artificial Intelligence Conference: Call for Papers, Panels, and Invited Talks
DX0210	Jan./Feb. 1994	YAHOO33408	YAHOO33469	PCAI Magazine Issue
DX0211	Jan./Feb. 1995	YAHOO33470	YAHOO33531	PCAI Magazine Issue
DX0212	Jan./Feb. 1996	YAHOO33532	YAHOO33593	PCAI Magazine Issue
DX0213	Jan./Feb. 1997	YAHOO33594	YAHOO33653	PCAI Magazine Issue
DX0214	Jul./Aug. 1994	YAHOO33654	YAHOO33713	PCAI Magazine Issue
DX0215	Jul./Aug. 1995	YAHOO33714	YAHOO33775	PCAI Magazine Issue
DX0216	Mar./Apr. 1993	YAHOO33776	YAHOO33841	PCAI Magazine Issue
DX0217	Mar./Apr. 1994	YAHOO33842	YAHOO33911	PCAI Magazine Issue
DX0218	Mar./Apr. 1995	YAHOO33912	YAHOO33983	PCAI Magazine Issue
DX0219	Mar./Apr. 1996	YAHOO33984	YAHOO34045	PCAI Magazine Issue
DX0220	May/June 1993	YAHOO34046	YAHOO34109	PCAI Magazine Issue
DX0221	May/June 1994	YAHOO34110	YAHOO34169	PCAI Magazine Issue
DX0222	May/June 1995	YAHOO34170	YAHOO34229	PCAI Magazine Issue
DX0223	May/June 1997	YAHOO34230	YAHOO34289	PCAI Magazine Issue
DX0224	Nov./Dec. 1993	YAHOO34290	YAHOO34349	PCAI Magazine Issue

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DX0225	Nov./Dec. 1994	YAHOO34350	YAHOO34414	PCAI Magazine Issue
DX0226	Nov./Dec. 1995	YAHOO34415	YAHOO34476	PCAI Magazine Issue
DX0227	Nov./Dec. 1996	YAHOO34477	YAHOO34536	PCAI Magazine Issue
DX0228	Sept./Oct. 1994	YAHOO34537	YAHOO34599	PCAI Magazine Issue
DX0229	Sept./Oct. 1995	YAHOO34600	YAHOO34661	PCAI Magazine Issue
DX0230	5/31/1989	GOOG1690809	GOOG1690814	Case-Based Reasoning: Proceedings of a Workshop on Case-Based Reasoning, DARPA, Pensacola Beach, FL
DX0231	5/8/1991	GOOG1690815	GOOG1690818	Case-Based Reasoning: Proceedings of a Workshop on Case-Based Reasoning, DARPA, Washington, DC
DX0232	5/10/1988	GOOG1690819	GOOG1690821	Case-Based Reasoning: Proceedings of a Workshop on Case-Based Reasoning, DARPA, Clearwater Beach, FL
DX0233	10/23/1995	GOOG1690822	GOOG1690825	Case-Based Reasoning Research and Development, ICCBR-95, Portugal
DX0234	00/00/2005	GOOG1690826	GOOG1690829	Representation in Case-Based Reasoning
DX0235	00/00/1984	GOOG1690830	GOOG1691226	Rule-Based Expert Systems: The MYCIN Experiments of the Stanford Heuristic Programming Project
DX0236		DEF00000569	DEF00000575	Combining Case-Based and Rule-Based Reasoning: A Heuristic Approach
DX0237		GOOG1691227	GOOG1691234	Rules and Precedents as Complementary Warrants
DX0238	12/00/1994	YAH0021217	YAH0021247	Case-Based Reasoning: A Review
DX0239	00/00/1995	YAH0021145	YAH0021216	CBR Express 2.0 for Windows User's Guide
DX0240	6/28/2010			Declaration of Brad Allen
DX0241	00/00/1996	BR001250	BR001262	EZ Reader Embedded AI for Automatic Electronic Mail Interpretation and Routing
DX0242				<a href="http://www.aaai.org/Conferences/IAAI/iaai.php">http://www.aaai.org/Conferences/IAAI/iaai.php</a>
DX0243	2/6/1996	JPM00313 JPM00001 RP0003	JPM00351 JPM00021 RP0062	EZ Reader User's Guide and Reference Manual
DX0244	00/00/1990	GOOG1691235	GOOG1691247	Prism: A Case-Based Telex Classifier
DX0245	4/29/2010			Plaintiff's Objections and Responses to Google's Second Set of Interrogatories, Attachment 1, Page 1
DX0246	3/27/2008			U.S. Patent Application No. 60/042,494
DX0247	3/27/2008			U.S. Patent Application No. 60/042,656
DX0248	4/30/2007			U.S. Supreme Court Opinion in KSR v. Teleflex
DX0249	2/10/1995	GOOG1691248	GOOG1691253	Gauging Similarity with n-Grams: Language-Independent Categorization of Text
DX0250		GOOG1691254	GOOG1691265	Weighting Features
DX0251	7/00/1977	GOOG1691266	GOOG1691291	Features of Similarity
DX0252	4/27/1995	GOOG1691292	GOOG1691305	Evaluating Case-Based Reasoning Systems

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EXH #	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
DX0253	00/00/1993	GOOG1691306	GOOG1691313	Hybrid Case-Based Reasoning for the Diagnosis of Complex Devices
DX0254	3/19/2010			Rice Deposition Transcript, pages 237:11-238:11
DX0255				<a href="http://www.aaai.org-Conferences-AAAI-aaai.php">http://www.aaai.org-Conferences-AAAI-aaai.php</a>
DX0256	00/00/1996	GOOG1691314	GOOG1691343	A Comparison of Loglinear Modeling and Logistic Regression in Management Research
DX0257	00/00/1989	GOOG1691531	GOOG1691548	Applied Logistic Regression
DX0258	00/00/1973	GOOG1691344	GOOG1691346	Pattern Classification and Scene Analysis
DX0259	1/00/1995	GOOG1691347	GOOG1691360	Gradient Descent Learning Algorithm Overview: A General Dynamical Systems Perspective
DX0260	6/25/2002			U.S. Patent No. 6,411,947
DX0261	4/2/1998	BR000541	BR000785	File History of U.S. Patent No. 6,411,947
DX0262	2/3/2010			Plaintiff's Opening Brief Regarding Claim Construction
DX0263	2/25/2010			Defendants' Joint Response Brief on Claim Construction
DX0264	3/11/2010			Plaintiff's Reply Brief Regarding Claim Construction
DX0265	6/18/2010			Memorandum Opinion and Claim Construction Order
DX0266	12/3/1996	[DEF00000109]	[DEF00000131]	U.S. Patent 5,581,664
DX0267	12/16/1997	DEF00001816	DEF00001841	U.S. Patent 5,699,402
DX0268	6/16/1998	DEF00001842	DEF00001895	U.S. Patent 5,768,353
DX0269	11/17/1998	DEF00000198	DEF00000236	U.S. Patent 5,836,771
DX0270	12/29/1998	DEF00001896	DEF00001909	U.S. Patent 5,855,015
DX0271	5/4/1999	DEF00000266	DEF00000303	U.S. Patent 5,899,985
DX0272	5/23/1995	DEF00001793	DEF00001815	U.S. Patent 5,418,948
DX0273	6/29/1993	DEF00000001	DEF00000012	U.S. Patent 5,224,206
DX0274	9/7/1993	DEF00000019	DEF00000036	U.S. Patent 5,243,689
DX0275	5/31/1994	DEF00000037	DEF00000045	U.S. Patent 5,317,677
DX0276	3/28/1995	DEF00000046	DEF00000098	U.S. Patent 5,402,524
DX0277	8/22/1995	DEF00000099	DEF00000108	U.S. Patent 5,444,823
DX0278	12/17/1996	DEF00000132	DEF00000181	U.S. Patent 5,586,218
DX0279	9/9/1997	DEF00000182	DEF00000197	U.S. Patent 5,666,481
DX0280	2/17/1998	DEF00001760	DEF00001769	U.S. Patent 5,720,001
DX0281	3/16/1999	DEF00000237	DEF00000265	U.S. Patent 5,884,302
DX0282	6/1/1999	DEF00000304	DEF00000318	U.S. Patent 5,909,679
DX0283	5/2/2000	DEF00000319	DEF00000332	U.S. Patent 6,058,435
DX0284	6/20/2000	DEF00000333	DEF00000367	U.S. Patent 6,078,914

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EXH #	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
DX0285	7/4/2000	DEF00000368	DEF00000377	U.S. Patent 6,085,201
DX0286	9/17/1992	DEF00000378	DEF00000422	WO 92/15951
DX0287	10/28/1993	DEF00000423	DEF00000451	WO 93/21587
DX0288	1/19/1995	DEF00000452	DEF00000522	WO 95/02221
DX0289	2/1/1994			U.S. Patent 5,283,856
DX0290	12/27/1994			U.S. Patent 5,377,354
DX0291	8/8/1995			U.S. Patent 5,440,624
DX0292	5/6/1997			U.S. Patent 5,627,764
DX0293	9/7/1999			U.S. Patent 5,948,058
DX0294	2/1/2000			U.S. Patent 6,021,181
DX0295	3/7/2000			U.S. Patent 6,034,970
DX0296	6/6/2000			U.S. Patent 6,073,142
DX0297	6/5/1995	BR000611	BR000618	Getting Results with Microsoft Office 97
DX0298	00/00/1988	DEF00001944	DEF00001966	A Rule-Based Message Filtering System
DX0299	11/00/1994	BR000681	BR000688	KQML as an Agent Communication Language
DX0300	00/00/1997	BR000689	BR000696	Using Agents to Personalize the Web
DX0301	00/00/1988	BR000697	BR000704	Concept Features in Re-Agent, an Intelligent Email Agent
DX0302	3/00/1994	DEF00000576	DEF00000596	Case-Based Reasoning: Foundational Issues, Methodological Variations and System Approaches
DX0303		DEF00001090	DEF00001098	SMART: Support Management Automated Reasoning Technology for COMPAQ Customer Service
DX0304	3/00/1994	DEF00000597	DEF00000599	Case-Based Reasoning: Business Applications
DX0305	10/00/1995	DEF00001099	DEF00001111	INRECA: A Seamlessly Integrated System Based on Inductive Reasoning and Case-Based Reasoning
DX0306	12/00/1990	GOOG1691361	GOOG1691530	Integrating Rules and Precedents for Classification and Explanation: Automating Legal Analysis
DX0307	00/00/1996	DEF00001715	DEF00001730	A Self-Improving Helpdesk Service System Using Case-Based Reasoning Techniques
DX0308	00/00/1991	DEF00001077	DEF00001089	An Integrated Approach of Rule-Based and Case-Based Reasoning for Decision Support
DX0309	00/00/1995	DEF00001770	DEF00001778	Fast Effective Rule Induction
DX0310		DEF00001779	DEF00001786	Learning Rules That Classify E-Mail
DX0311	00/00/1991	DEF00001209	DEF00001227	Integrating Case Based and Rule Based Reasoning: The Possibilistic Connection
DX0312		DEF00001742	DEF00001752	EZ Reader: Embedded AI for Automatic Electronic Mail Interpretation and Routing
DX0313	00/00/1995	DEF00000600	DEF00000603	ICARUS: Integrating Rule-Based and Case-Based Reasoning on the Base of Unsharp Symptoms

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EXH #	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
DX0314	10/00/1995	DEF00000604	DEF00000873	Introspective Learning for Case-Based Planning
DX0315	7/14/1991	DEF00000874	DEF00000881	Improving Rule-Based Systems Through Case-Based Reasoning
DX0316	12/00/1995	DEF00000882	DEF00000929	Improving Accuracy by Combining Rule-Based and Case-Based Reasoning
DX0317	00/00/1996	DEF00001680	DEF00001687	INFOMOD: A Knowledge-Based Moderator for Electronic Mail Help Lists
DX0318	5/7/1995	DEF00000549	DEF00000558	Recommending and Evaluating Choices in a Virtual Community of Use
DX0319	00/00/1995	YAH0021062	YAH0021072	CBR Express 2.0 for Windows Reference Manual
DX0320	00/00/1987	DEF00001787	DEF00001792	Comparing a Form-Based and a Language-Based User Interface for Instructing a Mail Program
DX0321	5/00/1996	DEF00000930	DEF00000935	Inductive Learning and Case-Based Reasoning
DX0322	00/00/1991	DEF00001695	DEF00001704	Case-Based Reasoning and the Deep Structure Approach to Knowledge Representation
DX0323	00/00/1993	DEF00001665	DEF00001673	Building a Case-Based Help Desk Application
DX0324	00/00/1996	DEF00000936	DEF00000979	CBR in Context: The Present and Future
DX0325		DEF00001753	DEF00001758	Cabata - A Hybrid CBR System
DX0326	6/15/1993	DEF00001177	DEF00001188	Case-Based Planning for Medical Diagnosis
DX0327		DEF00000013	DEF00000018	Induction and Reasoning from Cases
DX0328	00/00/1993	DEF00001731	DEF00001741	Compaq Quicksource - Providing the Consumer with the Power of AI
DX0329	00/00/1993	DEF00000523	DEF00000548	HELIC-II: A Legal Reasoning System on the Parallel Inference Machine
DX0330	00/00/1996	DEF00001270	DEF00001664	A Pragmatic Legal Expert System
DX0331	10/00/1995	DEF00001112	DEF00001126	ADAPtER: An Integrated Diagnostic System Combining Case-Based and Abductive Reasoning
DX0332	6/00/1987	DEF00001688	DEF00001694	A Case-Based System for Trade Secrets Law
DX0333	00/00/1991	DEF00001127	DEF00001176	CABARET: Rule Interpretation in a Hybrid Architecture
DX0334	00/00/1993	DEF00001189	DEF00001197	Case-Based Diagnostic Analysis in a Blackboard Architecture
DX0335	00/00/1995	DEF00000559	DEF00000568	A Hybrid CBR-IR Approach to Legal Information Retrieval
DX0336	10/00/1992	DEF00001674	DEF00001679	Using Case-Based Retrieval for Customer Technical Support
DX0337	00/00/1991	DEF00001066	DEF00001076	Argument Moves in a Rule-Guided Domain
DX0338	2/14/1992	DEF00001228	DEF00001269	Arguments and Cases: An Inevitable Intertwining
DX0339		DEF00000986	DEF00001013	TaxOps: A Case-Based Advisor
DX0340		DEF00001014	DEF00001023	Integrating Rules and Cases for the Classification Task
DX0341		DEF00001759	DEF00001764	A Rule - Rule - Case Based System for Image Analysis
DX0342	00/00/1991	DEF00001198	DEF00001208	An Example of Integrating Legal Case Based Reasoning with Object Oriented Rule-Based Systems: IKBALS II
DX0343		DEF00001024	DEF00001056	Case-Based Reasoning: A Review
DX0344	00/00/1996	DEF00001057	DEF00001065	Case-Based Reasoning Tools: An Overview
DX0345	00/00/1995	DEF00001705	DEF00001714	Auto-FAQ: An Experiment in Cyberspace Leveraging

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**DEFENDANTS' TRIAL EXHIBIT LIST**

EXH #	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
DX0346	6/12/1997	WMS	WMS	E-mail from J. Hsu to C. Williams and A. Rice re EZ Reader Update
DX0347	2/18/2003	WMS	WMS	E-mail from D. Pridham to C. Williams re Firepond Consulting Services
DX0348	12/5/1995	WMS	WMS	E-mail from R. Barfus to C. Williams re Chase - Mergers are never good news!
DX0349	10/18/1995	WMS	WMS	E-mail from T. Whearley to A. Rice et al. re Two Dimensional Tic-Tac-Toe
DX0350	3/13/1996	WMS	WMS	E-mail from C. Williams to S. Rohatgi et al. re Text Analysis Systems
DX0351	4/29/2010			E-mail from D. Perlson to D. Pridham et al. re Discovery Issues
DX0352	4/27/2004	AOL0000110	AOL0000136	AOL/Google Implementation Roadshow Session # 1: Technical Focus
DX0353		BR010678	BR010724	The Lane'S Gifts v. Google Report
DX0354	4/25/2006	GOOG0003555	GOOG0003563	RePhil Document Parser
DX0355	9/3/2008	GOOG0006458	GOOG0006470	SmartASS for Noogler
DX0356	6/13/2006	GOOG0008357	GOOG0008357	Initial SmartASS UBAQ Features
DX0357	8/1/2006	GOOG0018222	GOOG0018232	Pmetrics Teams Goals, With Their Taxonomy, etc.
DX0358		GOOG0021580	GOOG0021590	Common Quality Score Misconceptions
DX0359	7-Jul	GOOG0021845	GOOG00021857	Rephil Compounds
DX0360	3/18/2008	GOOG1616772	GOOG1616774	Phil and Rephil - What is it?
DX0361	7/31/2001			US Patent 6,269,361
DX0362	9/4/2001			US Patent 6,285,999
DX0363	11/16/2009			Google's Objections and Responses to Interrogatory # 1
DX0364	12/31/2009			Google Inc. Form 10-K for the fiscal year ended December 31, 2009
DX0365	3/22/2010			Defendants Claim Construction Chart
DX0366	7/6/2010			Expert Report of Thomas Rhyne [Yahoo]
DX0367	7/6/2010			Expert Report of Thomas Rhyne [Google & AOL]
DX0368		BECK005463	BECK005463	Litigation Services Handbook, Weil, Roman et al., Fourth Edition, 2007
DX0369				<a href="http://www.elsnet.org/orgs/0672.html">www.elsnet.org/orgs/0672.html</a>
DX0370				<a href="http://www.egain.com/about_us/investors.asp">www.egain.com/about_us/investors.asp</a>
DX0371	9/10/2008	BR010512	BR010524	Limited Covenant Not to Sue Agreement between Bright Response, Ford Motor Company and Jaguar Land Rover
DX0372	6/30/2005	OR017036	OR017063	Patent License Agreement between Orion and Keystone
DX0373	6/30/2008	BR010541	BR010556	Patent License and Settlement Agreement between Bright Response and Art Technology Group
DX0374	12/1/1998	GOOG1667767	GOOG1667779	License Agreement between Stanford and Google
DX0375	10/13/2003	GOOG1667781	GOOG1667795	Amended and Restated License Agreement between Stanford and Google
DX0376	12/18/2008	GOOG1674502	GOOG1674510	Patent Purchase and Sales Agreement between Carl Meyer and Google



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<b>EXH #</b>	<b>DATE</b>	<b>BATES BEGIN</b>	<b>BATES END</b>	<b>DOCUMENT DESCRIPTION</b>
DX0377	12/18/2008	GOOG1668477	GOOG1668483	Covenant Not to Sue and Intellectual Property Agreement between Carl Meyer and Google Inc.
DX0378	9/4/2009	GOOG1647290	GOOG1647331	Confidential Patent License and Settlement Agreement between Aloft Media LLC, Stragent, LLC, Azure Networks, LLC, Power Mesh Networks, LLC, Kevin J. Zilka and their affiliates, and Google Inc.
DX0379	10/7/2004	GOOG1625113	GOOG1625146	Hewlett-Packard / Google Software License Agreement
DX0380	10/7/2004	GOOG1625147	GOOG1625164	Hewlett-Packard / Google Services Agreement
DX0381	3/9/2006	GOOG1646594	GOOG1646664	Invention Investment Fund I, LP Amended and Restated Limited Partnership Agreement
DX0382	12/31/2003	GOOG1646727	GOOG1646743	Invention Investment Fund I, LP Subscription Agreement
DX0383	12/22/2003	GOOG1646665	GOOG1646680	Amendment No. 1 to the Limited Partnership Agreement of Invention Investment Fund I, L.P.
DX0384	1/28/2004	GOOG1646681	GOOG1646698	Amendment No. 2 to the Limited Partnership Agreement of Invention Investment Fund I, L.P.
DX0385	2/12/2004	GOOG1646709	GOOG1646714	Amendment No. 3 to the Limited Partnership Agreement of Invention Investment Fund I, L.P.
DX0386	6/9/2004	GOOG1690035	GOOG1690037	E-mail from Ralph Gasser to Adam Smith re Analysis of release candidate models for 6/8/4
DX0387	8/2/2003	GOOG0008167	GOOG0008173	DumAss: Exploiting Click Feedback for Content Targeting
DX0388	8/19/2009	GOOG1652934	GOOG1652974	Weekly Revenue Forecast
DX0389	5/13/2009	GOOG1652469	GOOG1652497	Weekly Revenue Forecast
DX0390	5/20/2009	GOOG1652498	GOOG1652521	Weekly Revenue Forecast
DX0391	5/27/2009	GOOG1652522	GOOG1652548	Weekly Revenue Forecast
DX0392	3/18/2009	GOOG1652262	GOOG1652283	Weekly Revenue Forecast
DX0393	8/26/2009	GOOG1652975	GOOG1653015	Weekly Revenue Forecast
DX0394	6/17/2009	GOOG1652598	GOOG1652621	Weekly Revenue Forecast
DX0395	6/24/2009	GOOG1652622	GOOG1652645	Weekly Revenue Forecast

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<b>EXH #</b>	<b>DATE</b>	<b>BATES BEGIN</b>	<b>BATES END</b>	<b>DOCUMENT DESCRIPTION</b>
DX0396	7/1/2009	GOOG1652646	GOOG1652681	Weekly Revenue Forecast
DX0397	7/8/2009	GOOG1652682	GOOG1652726	Weekly Revenue Forecast
DX0398	6/3/2009	GOOG1652549	GOOG1652573	Weekly Revenue Forecast
DX0399	7/15/2009	GOOG1652727	GOOG1652769	Weekly Revenue Forecast
DX0400	7/22/2009	GOOG1652770	GOOG1652811	Weekly Revenue Forecast
DX0401	8/12/2009	GOOG1652895	GOOG1652933	Weekly Revenue Forecast
DX0402	7/29/2009	GOOG1652812	GOOG1652854	Weekly Revenue Forecast
DX0403	8/5/2009	GOOG1652855	GOOG1652894	Weekly Revenue Forecast
DX0404	1/28/2004	OR012149	OR012174	Patent Purchase Agreement between Firepond, Inc. and Orion IP, LLC (also at BR010977-83, 10911-26, 10974-76)
DX0405	9/7/2006	BR010658	BR010677	Patent License and Settlement Agreement between Triton IP, LLC, Polaris IP, LLC, Oracle Corp., and Siebel Systems, Inc.
DX0406	9/18/2006	BR011133	BR011153	Patent License and Settlement Agreement between Triton IP, LLC and SAP AG
DX0407	3/23/2007	BR010589	BR010610	Patent License and Settlement Agreement between Polaris IP, LLC and Kana Software, Inc.
DX0408	3/23/2007	BR001364	BR001379	Patent Purchase Agreement between Kana Software, Inc. and Polaris IP, LLC
DX0409	8/17/2007	OR102357	OR102396	Patent License and Settlement Agreement between Plutus IP Holdings, Whirlpool Corporation and Maytag Corporation (OR102357-75 not produced on hard drive)
DX0410	8/31/2007	BR-CONST000376	BR-CONST000395	Patent License Agreement between Taurus IP, LLC, Erich Spangenberg and each of the Spangenberg Related Entities and Toyota Motor Sales, U.S.A.
DX0411	9/18/2000	WMS000003	WMS000169	Deposition Transcript of James Charles Williams in the matter of <i>Genesys Telecommunications, Laboratories, Inc. v. Kana Communications, Inc.</i>
DX0412	12/15/2008			Subpoena for Production of Documents to Erich Spangenberg
DX0413	4/23/2010			Subpoena for Production of Documents to Presentation Specialist Technologies, LLC c/o David Pridham
DX0414	4/15/2009			Subpoena for Production of Documents to NMPP, Inc. c/o J. Mitchell Miller
DX0415	4/23/2010			Subpoena for Production of Documents to Manufacturing Systems Technologies, LLC c/o David Pridham
DX0416	4/15/2009			Subpoena for Production of Documents to Jaguar Technology Holdings, LLC c/o Douglas Croxall

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<b>EXH #</b>	<b>DATE</b>	<b>BATES BEGIN</b>	<b>BATES END</b>	<b>DOCUMENT DESCRIPTION</b>
DX0417	4/23/2010			Subpoena for Production of Documents to EMS Technologies, LLC c/o David Pridham
DX0418	11/19/2008			Subpoena for Production of Documents to Firepond, Inc. c/o John J. Edmonds
DX0419	9/14/2009			Subpoena for Production of Documents to FP Tech Holdings, LLC c/o David Pridham
DX0420	9/14/2009			Subpoena for Production of Documents to FPX LLC c/o Audrey Spangenberg
DX0421	4/23/2010			Subpoena for Production of Documents to Gemini IP Technologies, LLC c/o David Pridham
DX0422	4/3/2009			Subpoena for Production of Documents to IP Navigation Group, LLC c/o J. Mitchell Miller
DX0423	2/5/2009			Subpoena for Production of Documents to Acclaim Financial Group, LLC c/o John Edmonds
DX0424	1/12/2009			Subpoena for Production of Documents to Acclaim Financial Group, LLC c/o David Pridham
DX0425	7/22/2009			Subpoena for Production of Documents to Douglas Croxall
DX0426	11/13/2008			Subpoena for Production of Documents to Clear With Computers, LLC and Circinus IP, LLC c/o David Pridham
DX0427	3/31/2010			Declaration of Julie Hsu
DX0428	4/16/2010			Declaration of Phil Klahr
DX0429		GOOG1688297	GOOG1688297	The Eighth Annual Innovative Applications of Artificial Intelligence Conference: Call for Papers, Panels, and Invited Talks
DX0430	3/27/1996	WMS	WMS	E-mail from Dan Welch to Rich Barfus and Chuck Williams re: FW: Chase PR Status
DX0431	11/11/2008			Subpoena for Production of Documents to Firepond, Inc.
DX0432	11/11/2008			Subpoena for Production of Documents to Merchant & Gould
DX0433	11/11/2008			Subpoena for Production of Documents to Townsend & Townsend
DX0434	11/11/2008			Subpoena for Production of Documents to Amy Rice, Anthony Angotti & Fred Cohen
DX0435	11/21/2008			Subpoena for Production of Documents to Anthony Angotti
DX0436	11/21/2008			Subpoena for Production of Documents to Chase Manhattan Bank, N.A.
DX0437	11/21/2008			Subpoena for Production of Documents to Fred Cohen
DX0438	11/21/2008			Subpoena for Production of Documents to Countrywide Funding Group
DX0439	11/21/2008			Subpoena for Production of Documents to Equifax Check Services, Inc.
DX0440	11/21/2008			Subpoena for Production of Documents to Amy Rice
DX0441	1/12/2009			Subpoena for Production of Documents to Plutus IP Holdings, Acclaim Financial Group LLC, and Acclaim Financial Group Venture I - III

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EXH #	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
DX0442	1/27/2009			Subpoena for Production of Documents to Fannie Mae
DX0443	1/27/2009			Subpoena for Production of Documents to UBS AG - New York Branch
DX0444	2/24/2009			Subpoena for Production of Documents to Douglas Croxall/Jaguar Tech Holdings, LLC
DX0445	2/27/2009			Subpoena for Production of Documents to Julie Hsu
DX0446	2/27/2009			Subpoena for Production of Documents to Rosanna Piccolo
DX0447	3/6/2009			Subpoena for Production of Documents to Ostrolenk Faber, LLP
DX0448	3/6/2009			Subpoena for Production of Documents to Silicon Valley Bank
DX0449	3/13/2009			Subpoena for Production of Documents to eGain Communications Corp.
DX0450	3/13/2009			Subpoena for Production of Documents to MDA Mindbox, Inc.
DX0451	3/19/2009			Subpoena for Production of Documents to Douglas Croxall/Jaguar Tech Holdings, LLC
DX0452	4/3/2009			Subpoena for Production of Documents to Dickstein Shapiro, LLP
DX0453	4/3/2009			Subpoena for Production of Documents to eGain Communications Corp.
DX0454	7/22/2009			Subpoena for Production of Documents to Hershkovitz & Associates LLC
DX0455	7/22/2009			Subpoena for Production of Documents to Hunton & Williams
DX0456	7/22/2009			Subpoena for Production of Documents to Morrison & Foerster, LLP
DX0457	7/22/2009			Subpoena for Production of Documents to Orrick Herrington & Sutcliffe LLP
DX0458	8/27/2009			Subpoena for Production of Documents to FP Tech Holdings, LLC c/o David Pridham
DX0459	8/27/2009			Subpoena for Production of Documents to FPX LLC
DX0460	4/14/2010			Notice of 30(b)(6) Deposition of IP Navigation Group LLC
DX0461				Subpoena for Production of Documents to IP Navigation Group, LLC c/o J. Mitchell Miller
DX0462	8/12/2009			Response and Proposed Amendment to the <i>ex-parte</i> Proceeding regarding 90/009,155 (Based on U.S. Patent No. 6,411,947)
DX0463	1/27/2010			Office Action in <i>ex-parte</i> Reexamination responsive to communications filed on 8/12/09 and 10/6/09 regarding U.S. Patent No. 6,411,947
DX0464	9/21/2009			<i>Ex Parte</i> Reexamination Interview Summary regarding U.S. Patent No. 6,411,947
DX0465	10/5/2009			Statement of Substance of Interview of 9/16/09 regarding 90/009,155 (Based on U.S. Patent No. 6,411,947)
DX0466	3/22/2010			Response and Proposed Amendment to the Patent Office Communication mailed on 1/27/10 regarding <i>ex-parte</i> Reexamination Proceeding 90/009,155 (Based on U.S. Patent No. 6,411,947)
DX0467	5/11/2010			Office Action in <i>ex-parte</i> Reexamination responsive to communications filed on 3/29/10 regarding U.S. Patent No. 6,411,947

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EXH #	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
DX0468	5/17/2010			Received Office Action in <i>ex-parte</i> Reexamination responsive to communications filed on 3/29/10 regarding U.S. Patent No. 6,411,947
DX0469	6/13/2009			Office Action in <i>ex-parte</i> Reexamination responsive to communications filed on 5/21/08 regarding U.S. Patent No. 6,411,947
DX0470	8/12/2009			Response and Proposed Amendment to the Patent Office Communication mailed on 6/13/09 regarding <i>ex-parte</i> Reexamination Proceeding 90/009,155 (Based on U.S. Patent No. 6,411,947)
DX0471	5/6/2009	GOOG1652440	GOOG1652468	Weekly Revenue Forecast
DX0472		AOL0027214	AOL0027309	Search Marketplace spreadsheet
DX0473		GOOG1690041	GOOG1690048	Served Revenues Spreadsheet
DX0474	12/29/2009	YAH0034784	YAH0034792	Patent License Agreement between Yahoo! And ValueClick
DX0475	2/1/2005	YAH0032893	YAH0032901	Overture License Agreement between Overture Services, Inc. and Marchex, Inc.
DX0476	3/1/2005	YAH0033103	YAH0033108	Overture License Agreement between Overture Services, Inc. and eXact Advertising LLC
DX0477	10/17/2005	YAH0033157	YAH0033165	Overture License Agreement between Overture Services, Inc. and Interchange Corporation
DX0478	2/3/2009	YAH0033375	YAH0033386	Patent License Agreement between Yahoo! And Adknowledge, Inc.
DX0479		GOOG1691551	GOOG1691766	Principles of Neurodynamics
DX0480	3/29/1996	RICE001471	RICE001472	E-mail from Amy Rice to Michael Mazza, Rosanna Piccolo and Thomas Keely re: EZ Reader Extensions
DX0481	6/27/2010			Reexam file history relating to the 6,411,947 patent
DX0482		YH-PSET2505168	YH-PSET2505232	Powerpoint presentation entitled "What % of Y! users generate the vast majority of Sponsored Search clicks on Y! US Search?"
DX0483	11/00/2009	YAH0033387	YAH0033398	Patent License Agreement between Yahoo! Inc. and Premier International Associates, LLC
DX0484	10/00/2005	YAH0033399	YAH0033407	Confidential Technology License and Settlement Agreement between Yahoo! Inc. and Inktomi Corporation
DX0485	11/2/2005	YAH0033166	YAH0033177	Release and Covenant Not to Sue between Yahoo! Inc. and Intouch Group, Inc.
DX0486	7/28/2008	YAH0033218	YAH0033227	License Agreement between Yahoo! Inc. and VPS, LLC
DX0487		YAH0032893	YAH0032901	Overture License Agreement between Overture Services, Inc. and Marchex, Inc.
DX0488	3/1/2005	YAH0033103	YAH0033108	Overture License Agreement between Overture Services, Inc. and eXact Advertising, LLC
DX0489	6/29/2005	YAH0033109	YAH0033134	Overture License Agreement between Overture Services, Inc. and Lycos, Inc.
DX0490	10/17/2005	YAH0033157	YAH0033165	Overture License Agreement between Overture Services, Inc. and Interchange Corporation
DX0491	2/3/2009	YAH0033375	YAH0033386	Patent License Agreement between Yahoo! Inc. and Adknowledge, Inc.

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<b>EXH #</b>	<b>DATE</b>	<b>BATES BEGIN</b>	<b>BATES END</b>	<b>DOCUMENT DESCRIPTION</b>
DX0492	12/29/2009	YAH0034784	YAH0034792	Patent License Agreement between Yahoo! Inc. and ValueClick, Inc.
DX0493	8/15/2005	YAH0033135	YAH0033156	Settlement and License Agreement between Overture Services, Inc., Yahoo! Inc. and MIVA
DX0494		YAH0032902	YAH0032935	Patent License Agreement between NCR Corporation and Yahoo! Inc.
DX0495		YAH0032972	YAH0032991	Settlement Agreement between Juliette Harrington, Yahoo! Inc., Viaweb Holders and Viaweb Stockholders' Agents
DX0496	6/1/2001	YAH0032992	YAH0033010	Settlement Agreement between Mercexchange, L.L.C and Goto.com, Inc.
DX0497	10/1/2001	YAH0033011	YAH0033022	Patent Cross License Agreement between Yahoo! Inc. and Netcentives Inc.
DX0498	12/00/2001	YAH0033023	YAH0033078	IP Assignment and License Agreement between Inktomi, Ultraseek, Quiver and Quiver Ltd.
DX0499	8/9/2004	YAH0033085	YAH0033102	Settlement Agreement and Release among Yahoo! Inc., Overture Services, Inc. and Google Inc.
DX0500	9/12/2007	YAH0033194	YAH0033207	License and Settlement Agreement between Spark Network Services and Yahoo! Inc.
DX0501	3/26/2008	YAH0033208	YAH0033217	Yahoo! - Sensis Patent Standstill Agreement
DX0502	9/9/2009	YAH0033228	YAH0033244	Patent License, Release and Settlement Agreement between Beneficial Innovations, Inc. and Yahoo! Inc.
DX0503		YAH0033260	YAH0033280	Patent License Agreement and Covenant Not to Sue among Overture Services, Inc., Yahoo! Inc. and Google Inc.
DX0504	10/00/2003	YAH0033079	YAH0033084	Technology License and Settlement Agreement between Network Caching Technology L.L.C. and Inktomi Corporation
DX0505	5/18/2006	YAH0033178	YAH0033193	Settlement and License Agreement between NetDate of Texas, LLC and Gregory J. Speicher and Yahoo
DX0506	09/00/2009	YAH0033245	YAH0033259	Patent License, Release and Settlement Agreement between GraphOn Corporation and Yahoo
DX0507	8/7/2009	YAH0033281	YAH0033324	Confidential Patent License and Settlement Agreement between Aloft Media LLC, Stragent, LLC, Azure Networks, LLC, Power Mesh Networks, LLC, Kevin J. Zilka and their affiliates, and Yahoo! Inc.
DX0508	6/27/2003	YAH0033325	YAH0033348	Settlement Agreement and Release between NCR Corporation and Yahoo! Inc.
DX0509	12/18/2006	YH-PSET0001345	YH-PSET0001486	Sponsored Search - Functional Technology Overview - Version 1.6
DX0510	03/00/2007	YH-PSET2504037	YH-PSET2504063	Sponsored Search - Lifecycle Overview
DX0511		YH-PSET2137002	YH-PSET2137004	Questions
DX0512		YAHOO-BR000553		LowerCase.2pm - Source Code
DX0513		YAHOO-BR000554		RemovePunctuation.pm - Source Code
DX0514		YAHOO-BR000555	YAHOO-BR000561	RemovePunctuation_EU3.pm - Source Code
DX0515		YAHOO-BR000564		WordSwapper.pm - Source Code

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EXH #	DATE	BATES BEGIN	BATES END	DOCUMENT DESCRIPTION
DX0516		YAHOO-BR000562	YAHOO-BR000563	PhraseStripper.pm - Source Code
DX0517		YAHOO-BR000565		PhraseSwapper.pm - Source Code
DX0518		YAHOO-BR000566	YAHOO-BR000568	SMD.pm - Source Code
DX0519		YAHOO-BR000587	YAHOO-BR000588	parseArgs.t - Source Code
DX0520		YAHOO-BR000594	YAHOO-BR000695	Search.pm - Source Code
DX0521		YAHOO-BR000696	YAHOO-BR000731	GeoQPClient.pm - Source Code
DX0522		YAHOO-BR000844	YAHOO-BR000866	ElcaroDBSearcher.pm - Source Code
DX0523		YAHOO-BR001021	YAHOO-BR001023	PhraseMatcher.pm - Source Code
DX0524		YAHOO-BR001024	YAHOO-BR001029	BroadMatcher.pm - Source Code
DX0525		YAHOO-BR001033	YAHOO-BR001051	UnitsMatcher.pm - Source Code
DX0526	10/00/2007	YH-PSET0009089	YH-PSET0009103	Sponsored Search Overview PowerPoint Presentation
DX0527	9/14/2007			Yahoo! Traffic Protection Platform PowerPoint Presentation
DX0528		YAH0034844	YAH0034866	Traffic Protection PowerPoint Presentation
DX0529		YAH0034867	YAH0034879	TP TOI PowerPoint Presentation
DX0530		YH-PSET0072838		Letter to Advertisers
DX0531				Hon. Gerald Mossinghoff Appeared as a Principal Witness in Congressional Hearings - Exhibit C to Expert Report of Honorable Gerald J. Mossinghoff
DX0532	5/14/2004	YH-PSET0004182	YH-PSET0004211	Overture Precision Match - Version 1
DX0533	8/16/2005	YH-PSET0004292	YH-PSET0004379	Yahoo Sponsored Search - Functional Technology Overview - Version 1.1
DX0534	1/10/2007	YH-PSET2504405	YH-PSET2504479	Draft Qbert 1.0 - Version 1.5
DX0535		YH-PSET2509475	YH-PSET2509506	Product Sponsored Search PowerPoint Presentation
DX0536	12/00/1994	YAH0021062	YAH0021072	CBR Express Reference Manual
DX0537		YAH0021073	YAH0021144	CBR Express for Windows User's Guide
DX0538		YAH0021145	YAH0021216	CBR Express for Windows User's Guide
DX0539	12/00/1994	YAH0021217	YAH0021247	The Knowledge Engineering Review - Volume 9, Number 3 - Case-Based Reasoning: A Review - Ian Watson and Farhi Marir
DX0540		YAH0034793	YAH0034794	White Ex. 1 - Panama Data Systems Architecture Diagrams
DX0541		YAH0034795	YAH0034801	White Ex. 2 - Panama Data Systems Stage Dependency Graphs
DX0542		YAH0034802	YAH0034814	White Ex. 3 - Panama Stage to Feed Mapping
DX0543	9/14/2007	YAH0034880	YAH0034888	Yahoo! Traffic Protection Platform PowerPoint Presentation
DX0544		YAH0034889	YAH0034891	Life of a Query (~100 ms on average) PowerPoint Presentation
DX0545	3/4/1996	YAH0034932	YAH0034957	Sing Correspondence to Lehman re Enclosed Sales Materials
DX0546		YAH0034958	YAH0034959	Sponsorship Programs - Advertisement Opportunities
DX0547		YAH0034960	YAH0034969	A Framework for Targeting Banner Advertising on the Internet - Katherine Gallagher and Jeffrey Parsons

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**DEFENDANTS' TRIAL EXHIBIT LIST**

<b>EXH #</b>	<b>DATE</b>	<b>BATES BEGIN</b>	<b>BATES END</b>	<b>DOCUMENT DESCRIPTION</b>
DX0548	8/1/2003	YAH0034970	YAH0035100	Fitzsimmons Correspondence to Krishnan re Enclosed Articles Potentially Relevant to the Davis et al. and Buck et al. Patents
DX0549	3/27/1996	YAH0035101	YAH0035162	Letter to Jensen re Terms and Conditions Upon Which Visa and Yahoo will Jointly Develop and Implement Yahoo Marketplace; Yahoo Form 10-Q
DX0550		YAH0034892	YAH0034931	Various Yahoo! Main Site Advertising Insertion Orders
DX0551	1/12/2009			Plaintiff's Objections and Supplemental Response to Defendant's 1st Interrogatories
DX0552	12/16/2008			Plaintiff's Objections and Responses to Defendants' 1st Interrogatories
DX0553	4/29/2010			Plaintiff's Objections and Supplemental Responses to Defendants' 1st Interrogatories
DX0554	5/13/2010			Plaintiff's Objections and Responses to Yahoo's 1st Interrogatories
DX0555	10/6/2006	YH-PSET0000055	YH-PSET0000063	Beginning Nirvana Execution
DX0556		YAH0000363	YAH0000369	Indexer / Superdex Overview
DX0557		YAH0000535	YAH0000575	Qed
DX0558	3/3/2008	YH-PSET2503548	YH-PSET2503575	Panama Targeting PRD - New Geo Targeting Levels & Demographic Targeting - Status Draft 2.0
DX0559	8/18/2006	YH-PSET2524613	YH-PSET2524667	Sponsored Search Personalization Project Update PowerPoint Presentation
DX0560	1/11/2007	YH-PSET1989085	YH-PSET1989088	Yahoo! Newsletter - Yahoo! Strategic Data Solutions
DX0561		YH-PSET2478469	YH-PSET2478476	Source Code
DX0562		YH-PSET2461408	YH-PSET2461437	Source Code