

EXHIBIT 3

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

PA ADVISORS, LLC,,

Plaintiff

Civil Action No. 2-07cv-480

v.

GOOGLE, INC. et al

JURY TRIAL DEMANDED

Defendants

PLAINTIFF’S DEPOSITION DESIGNATIONS

KEY FOR OBJECTIONS	
<u>General Objections:</u> R – Relevance P – Fed. R. Evid. 403: Prejudicial H – Hearsay F – Lacks Foundation I – Incomplete V – Vague and ambiguous MIL – Subject matter covered by motion <i>in limine</i> S – Beyond the scope of Rule 30(b)(6) deposition topics	<u>Form Objections:</u> L – Leading Arg – Argumentative A – Assuming Facts Not in Evidence C – Compound N – Narratives

	Plaintiff’s Designations		Defendants’ Counter-Designations		Dfdts.’ Objections to Pl.’s Designations
	BEGIN	END	BEGIN	END	
DEPONENT	BEGIN	END	BEGIN	END	
Sanjay Data	15:8	15:23	15:9	15:23	I ¹
	26:9	26:16			R, P
	27:3	27:23			R, P
	27:25	28:19			R, P
	29:5	31:1			R, P

¹ Where defendants state an objection or objections to a designation, but do not provide a counter-designation, defendants have objected to that designation in its entirety. Where defendants state objections but also provide a counter-designation, defendants have objected to the designation for the stated bases, but provided the non-objectionable portions of the citation, or the portions of the transcript necessary to make the testimony complete.

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
	42:14	44:3			
	44:5	44:14			
	44:16	44:21			
	44:23	45:5			
	45:7	45:9			
	45:12	46:3			
	46:16	46:22			
	48:8	48:19			
	48:21	49:7			
	49:9	49:19			
	49:21	50:3			
	50:5	50:22			
	51:6	51:13			
	51:15	51:19	51:15	51:17	I
	52:24	53:16			
	53:18	54:4			
	54:6	54:11			
	54:13	55:16			
	56:5	56:9			
	56:21	57:12			
	59:12	59:13			R, P, V, F
	59:15	59:22			R, P, V, F
	59:24	60:3			R, P, V, F
	60:5	61:23			V, F
	61:25	62:12			
	65:3	65:6			V
	65:8	65:10			V
	65:12	65:21			
	66:17	66:21			V, F
	66:23	67:6			R, P, V, F
	67:8	67:20			
	75:3	75:6			
	77:19	78:2			V, S
	78:4	78:22			V, F, S
	78:24	79:4			
	79:6	80:1			
	80:3	80:3			
	84:13	84:14			V
	84:16	84:24			R, P
Ivan Markman	9:16	9:22			
	10:1	10:6			

	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
DEPONENT					
	10:9	10:9			
	14:17	14:20			
	15:1	15:4			
	18:25	20:5			
	20:14	21:11			P, R
	22:13	23:5			
	23:16	23:24			
	24:4	24:19	24:20	24:22	
	25:5	25:12			P, R
	32:3	32:6	32:21	32:25	
	39:2	39:5			
	39:12	39:18			
	53:15	55:6			MIL, P, R
	69:6	69:21			P, R
	71:16	72:9			
	79:8	79:19			P, R
	84:23	85:20			
	87:18	90:16			
	92:16	96:11			
	111:4	112:1			P, R
	116:9	116:21			
	124:17	126:10	127:4	128:5	
	130:18	131:9	131:16	131:20	
Gabriel Mattera			7:6	7:7	I
	9:19	9:25			
	51:4	51:13	51:14	51:14	R, P, V
	51:15	52:6	52:7	52:7	R, P, V, F
	52:8	52:15			
	60:2	61:24			
	65:22	69:4			
	115:4	115:11			R, P
	118:10	118:25			R, P
Carlton Robinson	11:10	11:20			
	18:16	18:17			
	20:24	21:4	21:5	22:12	
	28:15	29:3			
	29:12	29:18			
	40:12	41:17			MIL, P, R
	42:16	43:5			P, R
	45:24	45:25			
	46:3	46:15			

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
	46:25	47:8	47:9	47:22	
	51:20	52:2	52:5	52:8	P, R, S
	52:9	52:13			P, R, S
	56:23	57:7			
	61:22	62:2	62:3	62:4	P, S
	62:5	62:11	62:12	62:19	P, S
	76:15	76:20			
	77:8	78:25	79:1	79:13	
	79:14	79:23	79:24	80:5	
	80:6	80:18	80:19	80:24	S
	80:25	81:10	81:14	81:17	P, S
	81:19	82:4			S
	86:20	87:6	86:10 87:7	86:19 87:11	S
	91:6	91:17			
	93:15	94:4			
	95:10	96:3			P, R
	100:6	100:16	100:17	101:15	
	101:16	101:25	102:1	102:9	
	104:20	106:03	106:4	106:8	
	106:11	107:22			P, R
	108:8	109:17			
	112:11	113:21	114:5	114:12	P, R
	114:13	114:25			
	115:3	116:7			P, R
	127:7	127:18			
	128:18	129:17			
Eric Schulman	13:1	13:13			
	16:16	17:7			
	17:9	17:17			
	23:24	23:25			R, P
	24:2	24:3			
	26:6	26:7			
	26:9	26:12			
	26:14	26:17			
	26:19	26:19	27:1 27:8	27:4 27:22	I
	28:10	28:11			
	28:13	28:16			
	28:19	28:24			
	29:3	29:14			

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
	29:17	29:18	29:19	30:14	I
	30:24				
	30:25				
	31:4	31:22			
	31:25	32:16			R, P
	33:2	33:13			R, P
	33:15	34:5	33:25	34:5	R, P
	34:7	34:20			
	34:22	35:15			
	36:11	36:16			
	39:25	40:1			
	40:3	40:9			
	40:11	40:13			
	40:15	40:19			
	42:7	42:8			
	42:10	42:21			R, P
	45:14	45:18			R, P
	45:20	45:21			
	46:7	46:12			
	46:21	46:22			
	46:24	47:10			
	47:12	47:18			
	47:22	48:4			
	48:6	48:6			
	48:8	48:11			
	48:13	48:17			R, P
	49:5	49:12			R, P
	54:8	55:17			R, P
	55:21	55:24			R, P
	58:1	58:2			R, P
	58:4	58:4			R, P
	58:9	58:20	58:18	58:20	R, P
	58:22	58:24			
	59:1	59:21	59:1	59:9	R, P
	62:8	62:9			
	62:12	62:19			
	62:21	62:25			
	63:3	63:14			
	63:22	63:25			
	64:2	64:6			
	64:8	64:24			

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
	65:3	65:16	65:3	65:7	R, P
	65:19	65:21			R, P
	66:21	66:23			R, P
	67:2	67:3			R, P
	75:9	75:12			R, P
	75:14	75:24			R, P
	76:10	76:13			R, P
	79:10	79:20			R, P
	81:8	81:12			R, P
	81:14	81:24			R, P
	82:11	82:13			R, P
	82:15	83:3			R, P
	83:5	84:2			
	86:18	88:2			
	88:4	88:14	88:19	88:20	I
	88:16	88:17			R, P
	89:15	90:15			R, P
	90:25	91:17			R, P
	92:12	93:3			R, P
	94:6	94:12			R, P
	95:16	96:16			R, P
	96:20	97:5			R, P
	97:9	97:11			R, P
	99:6	99:10			R, P
	100:19	101:5			
	101:19	101:21			
	120:14	120:17			
	120:21	121:6			
	121:8	121:21			
Luke Yeh	11:15	12:9			
	12:15	12:16			
	12:19	12:23			
	13:1	13:9			R, Arg
	13:12	13:22			R, Arg
	13:25	14:9			R, C
	14:12	14:15			R
	14:18	15:6			R
	16:15	17:12			
	17:15	17:23			
	24:2	24:5			
	24:9	25:21			R, P

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
	27:10	27:18			R, P
	28:2	28:15			R, P
	28:18	31:5			R, P
	31:8	31:12			
	32:12	33:2			R, P
	33:7	33:12			
	33:21	33:24			
	34:2	35:18			R, P
	35:24	37:2	43:3	43:9	I
	37:5	37:14			
	38:14	39:11			R, P
	41:3	41:11			R, P
	41:14	41:25			R, P
	42:3	42:16			
	43:13	44:10			R, P
	44:13	44:18			
	44:21	45:4			
	45:7	45:17			
	45:20	46:1			R, P
	46:4	46:9			R, P
	46:12	46:19			R, P
	48:17	49:19			
	51:9	52:14			R, P, F
	52:17	53:2			R, P
	53:5	53:7			R
	54:2	54:5			R
	54:8	54:16			R
	54:19	55:2			R
	55:5	59:15			R
	60:14	60:16			
	61:3	62:24			
	63:12	63:20			R, P
	63:23	64:21			R, P
	64:24	64:25	65:2	65:22	R, P
	68:14	68:19			
Edward Etkin	7:14	7:16	Defendants' incorporate by reference their designations of this witness' deposition		
	8:18	11:2			
	19:2	21:4			R, P, MIL
	33:3	33:14			
	34:20	35:3			

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
	49:2	49:20			
	61:23	62:14	61:23	62:3	R, P
	64:15	65:6	64:7 64:13 65:7	64:11 64:14 65:14	I
	74:17	77:18			
	78:12	79:8	79:9	80:6	I
	80:7	81:11	81:13	82:7	I
	82:8	83:8	83:9	83:16	I
	85:6	85:21	84:14 85:22	85:5 86:11	I
	151:11	154:2			
	224:17	227:18			
	231:19	232:14			R
	248:4	252:8			L, F
	253:24	254:15	252:20 254:16	253:23 255:10	I
	255:13	256:7	256:8	256:15	I
Devesh Patel	10:15	11:4	Yahoo objects to this entire deposition because nXn, LLC. has not properly designated the testimony that is seeks to play at trial. Instead, nXn, LLC. chose to designate nearly the entire deposition. Yahoo is willing to provide objections only after nXn, LLC. engages in a good faith effort to designate a reasonable amount of testimony.		
	11:7	14:8			
	14:11	25:1			
	25:4	26:9			
	26:12	28:24			
	29:2	29:17			
	29:20	32:7			
	32:10	43:25			
	44:20	45:1			
	45:4	46:9			
	46:12	48:4			
	48:7	51:6			
	51:9	62:2			
	62:5	63:5			
	63:8	66:2			
	66:4	68:18			
	68:21	70:14			
	70:17	73:6			
	73:9	74:15			
	74:18	74:25			
	75:15	75:22			
	75:25	76:9			
	76:12	78:2			

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
	78:4	78:12			
	80:12	81:12			
	82:8	82:11			
	82:18	84:21			
	85:2	86:13			
	86:20	86:25			
	87:3	91:5			
	91:8	91:13			
	91:16	101:16			
	101:19	102:3			
	102:11	102:13			
	102:16	104:21			
	105:22	107:6			
	107:9	112:4			
	112:14	113:2			
	114:6	116:11			
	116:14	125:16			
	125:19	130:19			
	130:21	131:16			
	131:19	135:15			
	135:18	140:25			
	142:18	142:20			
	144:24	145:4			
Chauman Brewer			8:21	9:4	I
	10:20	15:23			R, P
	16:1	17:14			R, P
	17:21	19:2	18:8	19:2	R, P
	19:9	21:6	19:9 20:4	19:25 21:6	R, P, F
	21:8	22:13	21:8 21:21	21:12 22:13	R
	22:15	22:15			
	22:23	25:5			R, P, MIL
	25:12	26:10	26:6	26:10	R, P, S
	26:12	28:7			S
	28:19	29:20			S
	29:23	31:24			S
	32:4	33:1			F, I
	33:6	35:23	33:6	33:23	R, P
	35:25	37:10	35:21 35:25	35:23 37:3	R, P, S, V

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to Pl.'s Designations
	BEGIN	END	BEGIN	END	
	37:12	40:15	39:5	40:15	R, P, MIL, S
	40:18	40:18			V
	40:21	41:5			S
	41:9	41:14			R, P, S
	41:17	42:2			R, P, S
	42:4	42:8			R, P
	43:1	44:17	43:11	44:17	R, P, I
	45:25	46:7			
	46:12	48:16			
	48:20	48:22			R, P, MIL, V, F
	48:24	49:21	48:25	49:21	R, P, MIL, V, F
	50:3	50:15			
	51:4	52:11	51:4	51:19	R, P, S
	52:14	54:2			R, P, S
	54:4	54:17			R, P, V
	54:19	55:18			R, P, S
	55:20	57:6	56:7	57:6	R, P
	57:8	57:17			R, P, MIL
	58:2	58:5			R, P, MIL
	58:7	59:13			R, P, MIL
	59:17	59:19			R, P, MIL
	59:21	60:7			R, P, MIL
	60:10	62:22			R, P, MIL, S
	62:25	64:19			R, P, S, MIL
	64:22	65:14			R, P, MIL
	65:19	65:19			R, P, MIL
	67:20	68:17			R, P, MIL
	68:20	73:15			R, P, I, V, MIL
	73:17	74:2			R, P, MIL
	75:7	75:20			R, P, MIL
	75:23	77:6			R, P, MIL
	77:15	78:24			R, P, MIL
	79:2	80:3			R, P, MIL
	80:12	81:11			R, P, MIL
	81:13	81:13			R, P, MIL

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
Bartholomew Furrow	10:23	14:14	Google objects to this entire deposition because nXn, LLC. has not properly designated the testimony that is seeks to play at trial. Instead, nXn, LLC. chose to designate nearly the entire deposition. Google is willing to provide objections only after nXn, LLC. engages in a good faith effort to designate a reasonable amount of testimony.		
	14:19	19:25			
	20:2	22:1			
	22:3	25:23			
	26:2	28:20			
	28:22	30:23			
	31:10	33:19			
	34:2	36:8			
	36:14	36:25			
	37:2	37:21			
	37:23	38:21			
	38:23	39:6			
	39:8	44:21			
	45:7	46:21			
	46:25	54:17			
	54:24	57:21			
	58:2	61:5			
	61:10	62:13			
	62:21	62:22			
	63:2	63:6			
	63:8	64:1			
	64:3	66:24			
	67:1	67:7			
	67:9	68:5			
	68:7	70:16			
	70:18	79:3			
	79:5	83:2			
	83:14	88:3			
	88:10	88:18			
	89:2	96:15			
	97:20	101:11			
	101:19	107:25			
	108:2	109:24			

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to Pl.'s Designations
	BEGIN	END	BEGIN	END	
	110:3	117:5			
	117:7	120:7			
	120:13	127:6			
	127:10	128:5			
	128:10	131:15			
	131:19	134:2			
	134:13	135:6			
	135:11	137:4			
	137:16	149:1			
	149:5	152:8			
	152:10	154:18			
	155:1	158:16			
	159:5	159:19			
	159:21	160:11			
	160:15	161:6			
	161:8	177:9			
	177:18	178:6			
	178:12	180:24			
	181:11	183:1			
Matthew Hall	8:20	10:8	Yahoo objects to this entire deposition because nXn, LLC. has not properly designated the testimony that is seeks to play at trial. Instead, nXn, LLC. chose to designate nearly the entire deposition. Yahoo is willing to provide objections only after nXn, LLC. engages in a good faith effort to designate a reasonable amount of testimony.		
	10:10	19:4			
	19:14	22:14			
	22:20	25:22			
	26:4	28:6			
	28:8	28:13			
	28:16	29:22			
	29:25	39:13			
	39:16	39:20			
	39:24	45:3			
	45:5	52:9			
	52:17	61:20			
	61:23	73:20			
	73:23	74:12			
	74:15	77:10			
	77:13	78:18			
	79:8	83:9			
	83:12	99:10			
	99:13	105:25			
	106:9	107:23			
Brian Horling	11:15	12:4	Google objects to this entire deposition because nXn, LLC. has not properly		

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
			designated the testimony that is seeks to play at trial. Instead, nXn, LLC. chose to designate nearly the entire deposition. Google is willing to provide objections only after nXn, LLC. engages in a good faith effort to designate a reasonable amount of testimony.		
	12:13	12:15			
	12:19	13:24			
	14:9	14:11			
	14:13	14:22			
	14:24	15:15			
	15:17	16:17			
	16:19	17:10			
	17:12	19:13			
	19:15	20:20			
	20:22	23:3			
	23:5	24:5			
	25:7	26:1			
	26:3	26:19			
	26:21	27:9			
	27:11	28:20			
	29:25	30:16			
	30:21	32:3			
	32:6	33:13			
	33:15	35:6			
	35:8	36:23			
	36:25	37:8			
	37:10	39:20			
	39:22	40:9			
	40:11	40:20			
	40:22	41:6			
	41:8	42:18			
	43:2	44:7			
	44:9	44:11			
	45:3	45:10			
	45:14	45:19			
	45:24	47:1			
	47:3	47:10			
	47:13	48:11			
	48:13	49:6			

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to Pl.'s Designations
	BEGIN	END	BEGIN	END	
	49:8	52:6			
	52:8	53:24			
	54:1	58:10			
	58:12	59:22			
	59:24	61:12			
	61:17	64:13			
	64:15	65:6			
	65:8	68:15			
	68:17	68:21			
	68:23	72:5			
	72:7	72:16			
	72:18	73:14			
	73:18	74:14			
	74:23	78:9			
	78:23	79:21			
	79:23	84:4			
	84:10	86:7			
	86:9	89:6			
	89:9	94:16			
	94:18	96:22			
	97:9	99:11			
	99:16	100:14			
	110:16	110:15			
	101:17	102:13			
	102:15	103:15			
	103:17	111:20			
	111:22	112:8			
	112:10	112:16			
	112:18	113:2			
	113:4	117:7			
	117:9	122:19			
	122:21	126:3			
	126:5	127:1			
	127:22	130:7			
	130:9	132:24			
	133:1	135:1			
	135:3	137:7			
	137:9	137:22			
	137:24	138:7			
	138:18	140:4			
Michael Jahr	11:13	15:19	Google objects to this entire deposition		

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
					because nXn, LLC. has not properly designated the testimony that is seeks to play at trial. Instead, nXn, LLC. chose to designate nearly the entire deposition. Google is willing to provide objections only after nXn, LLC. engages in a good faith effort to designate a reasonable amount of testimony.
	15:22	23:10			
	23:13	39:12			
	39:23	41:22			
	42:4	46:17			
	46:21	55:21			
	56:3	59:25			
	60:19	61:16			
	61:18	77:12			
	77:15	89:16			
	89:18	90:15			
	90:17	93:17			
	94:1	98:12			
	98:14	99:21			
	99:25	103:11			
	103:13	104:1			
	104:24	107:4			
	107:6	115:2			
	115:12	116:9			
	116:11	117:15			
	117:17	125:21			
	126:3	126:18			
	127:19	133:7			
	133:23	135:10			
	135:12	136:22			
Ashvin Kannan	7:19	20:4			Yahoo objects to this entire deposition because nXn, LLC. has not properly designated the testimony that is seeks to play at trial. Instead, nXn, LLC. chose to designate nearly the entire deposition. Yahoo is willing to provide objections only after nXn, LLC. engages in a good faith effort to designate a reasonable amount of testimony.
	20:15	23:3			
	24:10	24:14			
	25:1	25:25			
	26:3	27:10			
	27:12	30:21			
	30:23	31:8			
	32:21	34:3			
	34:5	34:17			

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
	34:19	35:14			
	35:16	37:3			
	37:5	39:6			
	39:8	41:18			
	41:21	42:5			
	42:7	43:13			
	43:16	45:2			
	45:8	45:14			
	46:21	47:12			
	47:14	48:20			
	48:22	48:15			
	48:17	50:4			
	50:6	51:1			
	51:3	51:18			
	51:20	52:13			
	52:16	54:8			
	54:10	56:16			
	56:18	57:10			
	57:12	57:16			
	57:18	61:7			
	61:9	62:22			
	63:9	64:17			
	64:19	66:18			
	66:20	66:23			
	66:25	68:19			
	68:21	69:2			
	69:4	71:1			
	71:3	75:5			
	75:7	76:15			
	77:12	79:4			
	79:10	83:16			
	83:18	86:15			
	86:17	91:25			
	92:1	92:22			
	93:8	94:8			
	94:10	96:12			
	96:14	96:22			
	98:2	99:17			
	100:23	100:25			
David Kolm	8:6	16:9	Yahoo objects to this entire deposition because nXn, LLC. has not properly		
	17:16	17:20			

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to Pl.'s Designations
	BEGIN	END	BEGIN	END	
	17:25	18:4	designated the testimony that is seeks to play at trial. Instead, nXn, LLC. chose to designate nearly the entire deposition. Yahoo is willing to provide objections only after nXn, LLC. engages in a good faith effort to designate a reasonable amount of testimony.		
	18:7	20:17			
	21:10	21:12			
	22:1	29:17			
	29:19	30:6			
	30:10	37:25			
	38:3	39:6			
	39:8	39:9			
	39:11	42:24			
	43:9	43:17			
	43:19	65:2			
	65:5	76:1			
	76:15	77:12			
	77:14	78:21			
	78:24	79:6			
	79:8	82:17			
	85:4	85:6			
	85:8	86:1			
	88:10	89:17			
Ken Kronquist	9:23	15:4	Yahoo objects to this entire deposition because nXn, LLC. has not properly designated the testimony that is seeks to play at trial. Instead, nXn, LLC. chose to designate nearly the entire deposition. Yahoo is willing to provide objections only after nXn, LLC. engages in a good faith effort to designate a reasonable amount of testimony.		
	15:6	17:5			
	17:11	31:23			
	32:14	36:15			
	37:2	41:11			
	41:21	41:25			
	42:12	45:3			
	46:3	46:12			
	46:23	47:15			
	47:19	48:11			
	49:11	49:21			
	49:24	50:15			
	50:23	51:11			
	51:19	54:13			
	54:21	56:4			
	56:9	60:12			
	60:16	62:5			
	62:13	64:13			
	64:19	65:15			

	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	DEPONENT	BEGIN	END	BEGIN	
		66:3	67:18		
		68:3	69:19		
		70:11	74:13		
		74:15	76:15		
		76:17	83:9		
		84:19	85:18		
		87:17	88:6		
		88:8	99:15		
		99:17	99:21		
		99:23	101:8		
		101:13	105:18		
Soren Riise	8:4	19:22	Yahoo objects to this entire deposition because nXn, LLC. has not properly designated the testimony that is seeks to play at trial. Instead, nXn, LLC. chose to designate nearly the entire deposition. Yahoo is willing to provide objections only after nXn, LLC. engages in a good faith effort to designate a reasonable amount of testimony.		
	20:8	24:19			
	24:23	33:24			
	31:1	37:6			
	37:8	38:14			
	38:16	38:18			
	38:20	41:22			
	42:4	43:11			
	43:18	47:19			
	48:9	48:12			
	48:18	50:4			
	50:6	54:2			
	54:5	56:21			
	56:23	60:17			
Ben Shahshahani	9:6	9:20	Yahoo objects to this entire deposition because nXn, LLC. has not properly designated the testimony that is seeks to play at trial. Instead, nXn, LLC. chose to designate nearly the entire deposition. Yahoo is willing to provide objections only after nXn, LLC. engages in a good faith effort to designate a reasonable amount of testimony.		
	10:6	11:18			
	11:20	12:22			
	12:24	15:1			
	15:3	28:9			
	28:11	31:15			
	31:17	32:23			
	33:9	35:4			
	35:7	36:1			
	36:3	37:3			
	37:5	38:2			
	38:4	42:15			
	42:17	44:6			
	44:14	44:23			
	44:25	45:9			

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to Pl.'s Designations
	BEGIN	END	BEGIN	END	
	45:11	45:20			
	45:22	46:12			
	46:17	62:14			
	63:5	73:10			
	73:17	74:5			
	74:13	77:7			
	78:17	82:12			
	82:14	82:18			
	82:20	82:25			
	83:2	83:24			
	84:1	84:11			
	84:13	87:3			
	87:5	89:13			
	89:15	92:1			
	92:3	97:5			
	97:11	97:13			
	97:15	98:14			
	98:21	103:8			
	104:7	104:13			
	104:22	105:8			
	105:10	113:5			
	113:19	116:12			
	116:14	117:2			
	117:4	117:12			
	117:14	117:19			
	117:21	118:12			
	118:14	123:3			
	123:11	124:14			
	124:16	131:23			
	132:12	132:17			
	133:7	133:15			
	133:17	140:20			
	140:22	141:07			
	141:09	145:13			
	145:15	148:5			
	148:22	149:14			
	149:16	152:2			
	153:7	158:13			
	158:15	162:17			
	163:6	165:11			
	165:13	165:18			

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
	165:20	171:8			
	171:15	172:2			
	172:23	176:16			
	176:18	177:21			
	178:6	181:12			
	182:19	183:20			
	184:25	185:17			
	186:20	186:21			
	186:23	187:5			
	187:7	187:11			
	187:14	188:1			
	188:8	188:12			
	189:1	189:4			
Zachary Zhang	6:4	12:5	Yahoo objects to this entire deposition because nXn, LLC. has not properly designated the testimony that is seeks to play at trial. Instead, nXn, LLC. chose to designate nearly the entire deposition. Yahoo is willing to provide objections only after nXn, LLC. engages in a good faith effort to designate a reasonable amount of testimony.		
	12:10	16:15			
	16:17	25:13			
	25:15	26:15			
	26:17	27:1			
	27:3	27:11			
	27:13	30:8			
	30:10	30:15			
	30:17	35:18			
	35:24	37:6			
	37:8	38:19			
	39:1	40:10			
	40:18	42:8			
	42:16	42:19			
	42:21	54:19			
	55:1	64:22			
	65:4	68:4			
	68:8	68:13			
	68:15	80:9			
	81:1	81:23			
	82:4	82:11			
	90:14	91:7			
	91:9	91:16			
	91:18	91:23			
Ilya Geller			Defendants object to Mr. Geller's testimony being presented by deposition because he is in Plaintiff's control, Plaintiff did not make him fully available		

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
			for deposition as detailed in Defendants' motion for sanctions, and Plaintiff has not made a showing that he is unavailable to testify at trial. Defendants incorporate by reference their designations of this witness' deposition		
	198:17	198:20			P, R
	199:17	199:25			MIL, P, R
	200:2	200:19			MIL, P, R
	201:25	201:25			P, R
	202:2	202:23	202:24	203:12	P, R
	215:9	215:15			MIL, P, R
	216:10	216:15			MIL, P, R
	216:19	216:25			MIL, P, R
	217:2	217:3			MIL, P, R
	225:17	225:19			MIL, P, R
	226:6	226:21			MIL, P, R
Ilya Geller	9:8	9:11	9:6	9:7	MIL, P, R
	13:14	13:18			I, P, R
	13:24	13:25			I, P, R
	14:2	14:2			I, P, R
	101:12	101:25			MIL, P, R
	102:2	102:22			MIL, P, R
	128:11	128:25			MIL, P, R
	129:2	129:25			P, R
	130:2	130:24			P, R
	131:14	131:25			MIL, P, R
	132:2	132:9			MIL, P, R
	132:12	132:25			MIL, P, R
	133:2	133:20			R, P
	133:22	133:25			R, P
	134:3	134:16			R, P
	135:6	135:10			P, R
	135:16	135:19			P, R
	135:21	136:2			P, R
	136:4	136:22			P, R
	136:24	137:9			P, R
	138:2	138:7			L
	138:9	138:22			L
	139:4	139:18			L, A, C
	139:20	139:24			L, A

DEPONENT	Plaintiff's Designations		Defendants' Counter-Designations		Dfdts.' Objections to PL.'s Designations
	BEGIN	END	BEGIN	END	
	140:5	140:7			L, A
	140:13	141:4			L, A
	141:6	141:7			L, A
	142:8	142:25			L, A
	143:2	143:14			L, A
	143:22	143:25			P, R
	144:2	144:6			P, R, L
	144:9	144:12			P, R, L
	144:15	144:16			P, R, L
	144:18	144:25			P, R
	145:2	145:13			P, R, F
	145:15	145:22			P, R, F
	145:24	145:25			P, R
	146:2	146:5			MIL, P, R, L
	146:7	146:9			MIL, P, R
	146:12	146:17			MIL, P, R
	146:19	146:20			MIL, P, R, L
	146:23	146:23	146:24	147:8	MIL, P, R
	147:11	147:18			P, R
	147:22	147:25			P, R, F
	148:2	148:3			P, R, F
	148:6	148:20			P, R
	148:22	148:25			P, R, F, L, A
	149:2	149:9			MIL, P, R
	149:14	149:25			P, R
	150:2	150:16			MIL, P, R