## Exhibit 2

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

NORTHEASTERN UNIVERSITY	*
and JARG CORP.	*
	* Civil Action
VS.	* No. 2:07-CV-486(TJW)
	*
GOOGLE INC.	*

ORAL AND VIDEOTAPED DEPOSITION OF

KENNETH BACLAWSKI

AUGUST 27, 2009

ORAL AND VIDEOTAPED DEPOSITION OF KENNETH BACLAWSKI, produced as a witness at the instance of the Defendant and duly sworn, was taken in the above-styled and numbered cause on the 27th day of August, 2009, from 9:04 a.m. to 5:08 p.m., before MARSHA EVANS, Certified Shorthand Reporter in and for the State of Texas, reported by machine shorthand, at the offices of Vinson & Elkins, 2801 Via Fortuna, Suite 100, Austin, Texas, pursuant to the Federal Rules of Civil Procedure and the provisions stated on the record or attached hereto.

Job No.: 213552

6 THE VIDEOGRAPHER: This is the videotaped 1 deposition of Kenneth Baclawski taken on behalf of the 2 defendant in the matter of Jarg Corp. and Northeastern 3 University versus Google Inc., Civil Action 4 5 No. 207-CV-486 for the United States District Court, Eastern District of Texas, Marshall Division, held in б the offices of Vinson & Elkins, LLP, at 2801 Via 7 Fortuna, Suite 100, Austin, Texas, 78746. 8 The videographer's name is Ian Smith. 9 The court reporter's name is Marsha Evans. This is the 10 beginning of Tape 1. Today's deposition is August 27, 11 2009. We are on the record at approximately 9:05 a.m. 12 13 Would counsel please introduce themselves for the record? 14 MR. RYAN: Chris Ryan of Vinson & Elkins 15 representing Northeastern, Jarg, and the witness. 16 MR. STOUT: Stephen Stout, Vinson & 17 Elkins, for the plaintiffs. 18 MR. POLLACK: Howard Pollack of Fish & 19 20 Richardson, representing Defendant. KENNETH BACLAWSKI, 21 having been first duly sworn, testified as follows: 22 EXAMINATION 23 QUESTIONS BY MR. POLLACK: 24 25 Good morning, Dr. Baclawski. Q.

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71 communication with counsel, as it's hard to imagine a 1 communication of expression of concern of this kind 2 that wouldn't be with counsel, and I'm going to 3 instruct the witness not to answer that question. 4 5 Ο. (By Mr. Pollack) Let me ask you -- let me ask you it this way. If you read a draft of something that б you -- that was going to be filed in the patent office 7 that you believed was inaccurate, do you believe that 8 you would have pointed that out at the time? 9 Yes, I believe I would have. 10 Α. Okay. 11 Q. MR. POLLACK: It's 12:15. Why don't we 12 go ahead and take our lunch break. 13 THE VIDEOGRAPHER: Off the record 14 15 approximately 12:15. (Lunch recess from 12:14 to 1:01) 16 17 THE VIDEOGRAPHER: This is the beginning of Tape 4, approximately 1:01 p.m. Back on the record. 18 ο. (By Mr. Pollack) Good afternoon. 19 20 Α. Good afternoon. 21 Dr. Baclawski, I'd like to ask you some Q. 22 questions now about Jarg. First of all, am I correct 23 in understanding you were one of the cofounders of 24 Jarg? 25 Yes, I was one of the cofounders. Α.

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1	period of time you had a consulting role with Jarg; is
2	that correct?
3	A. Yes. I I no longer supervised. I could
4	still do product development, you know, and discuss
5	design, anything else that might be appropriate in the
6	company. I just couldn't supervise or manage.
7	Q. And is that just based on your preexisting
8	commitments to Northeastern that limited your ability
9	how much time you could do and certain things you could
10	do at Jarg?
11	A. Yes. It's the contract specifies the
12	amount of time I'm allowed to do this, when I'm allowed
13	to do, so it's it's all in the in the contract.
14	Q. And by contract you mean your contract with
15	Northeastern?
16	A. That's correct. Contract with Northeastern
17	University.
18	Q. Sure. Were you ever a member of the board of
19	directors of Jarg?
20	A. Yes.
21	Q. And what period of time were you a director?
22	A. I was on the board of directors until I
23	think it's the end of 2005, but that's just my
24	recollection right now. So it was during the period of
25	time from when it was founded until the end of I

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1	believe the end of 2005.
2	Q. And what generally were your responsibilities
3	as a member of the board of directors at Jarg during
4	that time frame?
5	A. Well, the the usual things that boards do.
6	Meet and they meet periodically. They review the
7	books, review the I shouldn't say review the books.
8	At least make sure that the books are properly handled.
9	And and meet with senior management.
10	Q. Are you currently a shareholder of Jarg
11	Corporation?
12	A. Yes, I am.
13	Q. And have you been a shareholder since its
14	inception?
15	A. Yes. I have founders stock.
16	Q. Do you know roughly what percentage of the
17	company's stock you own?
18	A. The last time I checked it was approximately
19	18 percent, but that could have changed since then
20	because I am no longer on the board. I'm no longer
21	that active, not active in Jarg Corporation.
22	Q. Are you aware of who the other major
23	shareholders in Jarg are?
24	A. Well, the largest shareholder is Michael
25	Belanger.

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157 1 IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS 2 MARSHALL DIVISION NORTHEASTERN UNIVERSITY 3 and JARG CORP. 4 \* Civil Action VS. \* No. 2:07-CV-486(TJW) 5 GOOGLE INC. 6 7 REPORTER'S CERTIFICATION 8 DEPOSITION OF KENNETH BACLAWSKI AUGUST 27, 2009 9 \*\*\*\* 10 I, MARSHA EVANS, Certified Shorthand Reporter in 11 and for the State of Texas, hereby certify to the following: 12 That the witness, KENNETH BACLAWSKI, was duly sworn 13 by the officer and that the transcript of the oral deposition is a true record of the testimony given by 14the witness; 15 That the deposition transcript was submitted on to the witness or to the attorney for the witness for examination, signature, 16 and return to me by ; 17 That the amount of time used by each party at the 18 deposition is as follows: Mr. Howard G. Pollack - 6 hours, 14 minutes; 19 That pursuant to information given to the 20 deposition officer at the time said testimony was taken, the following includes all parties of record: 21 Mr. Christopher V. Ryan and Mr. Stephen Charles Stout, Attorneys for Plaintiffs; 22 Mr. Howard G. Pollack, Attorney for Defendant. 23 I further certify that I am neither counsel for, related to, nor employed by any of the parties or 24 attorneys in the action in which this proceeding was taken, and further that I am not financially or 25 otherwise interested in the outcome of the action.

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Certified to by me on September 10th, 2009. CSR 5100 TEXAS MARSHA EVANS, Expiration Date: 12/31/09 25B Vreeland Road, Suite 301 Florham Park, New Jersey 07932 973-410-4040 Veritext Corporate Services