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

SOFTWARE RIGHTS ARCHIVE, LLC

v.

**Civil Case No. 2:07-cv-511 (CE)** 

GOOGLE INC., YAHOO! INC., IAC SEARCH & MEDIA, INC., AOL, LLC, AND LYCOS, INC.

## ORDER GRANTING JOINT MOTION TO FURTHER EXTEND CERTAIN SCHEDULING DEADLINES

Before the Court is the parties' Joint Motion to Further Extend Certain Scheduling Deadlines. Having considered the matter, and the fact that it is a joint motion, the Court GRANTS the Motion and extends the following deadlines as reflected in the below chart:

EVENT	CURRENT DEADLINE	AGREED TO EXTENDED
		<u>DEADLINE</u>
Deadline for Document	June 30, 2009	July 31, 2009
Production under paragraph		
3(b) of September 12, 2008		
Discovery Order (Dkt. No.		
82), as extended in Dkt. No.		
116. As reflected in Dkt. No.		
127, Source Code will not be		
included by Defendants in this		
production.		
Deadline for serving a	July 28, 2009	August 28, 2009
complete computation of any		
category of damages claimed		
by any party to this action,		
making available for		
inspection and copying as		
under Rule 34, the documents		
or other evidentiary material		
on which such computation is		
based, including materials		

bearing on the nature and		
extent of injuries suffered,		
under paragraph 3(c) of		
September 12, 2008 Discovery		
Order (Dkt. No. 82)		
Deadline for Privilege Logs to	August 4, 2009	September 4, 2009
be exchanged by parties (or a		
letter to the Court stating that		
there are no disputes as to		
privilege)		
Plaintiff will determine which	September 1, 2009	October 5, 2009
of Defendants' modules (or	•	·
portions of Defendants'		
systems), if any, contain		
Source Code that it contends		
in good faith should be		
produced. Plaintiff will		
identify these modules (or		
portions of Defendants'		
systems) in writing to		
Defendants on or before		
October 5, 2009. Plaintiff's		
identification of modules (or		
portions of Defendants'		
systems) shall not constitute		
an admission as to which		
modules (or portions of		
Defendants' systems) are		
relevant to the case, but rather		
shall merely identify the		
modules (or portions of		
Defendants' systems) as to		
which, as of that date, Plaintiff		
believes in good faith it needs		
access to Source Code.		
Defendants reserve the right to		
object to any such		
identification from Plaintiff.		
At that time, the parties will		
attempt in good faith to agree		
on reasonable limits as to the		
manner, location, and quantity		
with regard to printing of any		
of the production. Nothing		
herein shall preclude Plaintiff		
=		
from seeking further discovery		

relating to Defendants' Source Code or shall obligate Defendants to acquiesce to such discovery. Nothing in this Order shall obligate the parties to produce or relieve the parties from producing any Source Code or constitute an admission that any particular source code or object code is,		
or is not, discoverable.  On or before October 23, 2009, the parties will file a joint motion to further supplement the Protective Order to address issues and protocols regarding discovery of Source Code, or otherwise notify the Court of any disputes regarding the discovery of Source Code.	September 15, 2009	October 23, 2009