JUNE 1, 2009 STATUS CONFERENCE

1:45 pm – Judge Davis called each case and parties announced ready for proceedings. (See attached Sign-in Sheet for Attorney Appearances).

Court re-called each case and parties announced whether they consented to Magistrate Judge John Love.

Court in recess.

Hearing resumed. Judge Love gave parties their prospective Markman Hearing Dates and Jury Selection Dates as indicated below.

Case #	Case Name	LED Markman	JDL Markman	LED Trial	JDL Trial
6:07cv123 Consent	Robert Styczynski v Warnaco Swimwear, et al		1.14.2010		09.07.2010
6:08cv398	Azure Networks, LLC v Nokia, Inc., et al	5.27.2010		12.06.2010	
6:08cv447	EMG Technology, LLC v Apple, Inc., et al	06.03.2010		01.04.2011	
6:08cv495	Softrend, Inc. v Mooshu Trainers, Inc., et al		03.11.2010	01.04.2011	
6:09cv89 Consent	Balsam Coffee Solutions, Inc. v Folgers Coffee Co., et al		03.18.2010		10.04.2010
6:09cv97	Software Tree, LLC v Red Hat, Inc., et l	06.10.2010		01.04.2011	

Mr. Bragalone addressed the Court on a related case regarding the Software Tree Case No. 6:09cv97 and indicated that the parties would not be opposed to consolidate the Markman hearing. Mr. Jones addressed the Court and it was his understanding that there was not an agreement.

Mr. Bragalone addressed the Court and parties did not agree to consolidate the trail date.

Court will leave the Software Markman on 6.10.2010 and asked Mr. Jones to report back to see if parties consent to the February Markman in the related case.

Court addressed the parties on the Court setting three Markman hearing per month and Court encouraged parties to resolve their cases prior to Markman.

2:15 PM There being nothing further, Court adjourned.