

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

**BEDROCK COMPUTER,
TECHNOLOGIES, LLC**

v.

**SOFTLAYER TECHNOLOGIES,
INC., ET AL.**

§
§
§
§
§
§
§

No. 6:09-cv-269 LED-JDL

JURY DEMANDED

ORDER

Pursuant to the hearing on October 7, 2010, it is hereby **ORDERED** as follows:

1. The parties have resolved Bedrock's Motion to Compel from Google a Complete Response to Bedrock's Third Interrogatory and Production of Google's Source Code (Doc. No. 210).¹ Bedrock's Motion is DENIED as MOOT.
2. Bedrock's Motion to Compel from Google and Match.com a Complete Response to Bedrock's Fifth Interrogatory (Doc. No. 246) is GRANTED. Google and Match.com are directed to complete their responses by October 22, 2010.
3. Google and Match.com's Cross-Motion to Compel a Complete Response to Their Sixth Interrogatories (Doc. No. 259) is GRANTED. Bedrock shall provide its response by October 22, 2010.
4. Bedrock's Motion to Compel from AOL and MySpace a Complete Response

¹ The parties noticed the agreement at Doc. No. 312-1.

to Bedrock's Fourth Interrogatory (Doc. No. 270) is GRANTED.² MySpace shall provide its response by October 22, 2010.

5. Bedrock's Motion to Compel Production of Documents from MySpace (Doc. No. 271) is GRANTED-IN-PART and DENIED-IN-PART. MySpace shall produce the requested financial information by October 29, 2010.
6. Bedrock shall supplement its infringement contentions by October 14, 2010. Bedrock is directed to show where each claim element is found in each Defendant's accused system or method.
7. Bedrock is granted leave to pursue further discovery, if necessary, to complete its supplementary infringement contentions.

So ORDERED and SIGNED this 12th day of October, 2010.



JOHN D. LOVE
UNITED STATES MAGISTRATE JUDGE

² Plaintiff represented at the hearing that AOL has provided a response to the interrogatory and is no longer included in the motion.