## EXHIBIT C

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

BEDROCK COMPUTER	§	
TECHNOLOGIES LLC,	§	
	§	
Plaintiff,	§	
	§	CASE NO. 6:09-CV-269-LED
V.	§	
	§	
SOFTLAYER TECHNOLOGIES, INC.,	§	JURY TRIAL DEMANDED
CITIWARE TECHNOLOGY	§	
SOLUTIONS, LLC, GOOGLE INC.,	§	
YAHOO! INC., MYSPACE INC.,	§	
AMAZON.COM INC., PAYPAL INC.,	§	
MATCH.COM, INC., AOL LLC, AND	§	
CME GROUP INC.,	§	
	§	
Defendants.	§	

## PLAINTIFF'S PROPOSED VERDICT FORM FOR SECOND TRIAL

In answering these questions, you are to follow all of the instructions I have given you in the Court's Charge.

1. Did Bedrock prove by a preponderance of the evidence that the following Defendants infringe the following claims of the '120 patent?

## Answer "Yes" or "No" for each Claim.

Defendant	<u>Claims</u>	
Softlayer	Claim 1	
	Claim 2	
	Claim 5	
	Claim 6	

Yahoo	Claim 1	
	Claim 2	
	Claim 5	
	Claim 6	
MySpace	Claim 1	
	Claim 2	
	Claim 5	
	Claim 6	
Amazon	Claim 1	
	Claim 2	
	Claim 5	
	Claim 6	
AOL	Claim 1	
	Claim 2	

If you answered "Yes" on any Claim, answer the next question. If not, skip it.

2. Did the Defendants prove by a preponderance of the evidence that any of the listed claims of the '120 patent are invalid?

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If you find the	e Claim invalid, answer "Yes," otherwise, answer "No."
Claim 1	
Claim 2	
Claim 5	
Claim 6	
If you have fo not answer qu	und any claim infringed and valid, answer question 3; otherwise, do lestion 3.
would fairly an	noney, if paid now in cash, do you find from a preponderance of the evidence d reasonably compensate Bedrock for the following Defendants' infringement ent through the time of trial?
Answer with t	the amount of money for each Defendant.
Softlayer	\$
Yahoo	\$
MySpace	\$
Amazon	\$
AOL	\$
	Signed this day of April, 2011.

JURY FOREPERSON

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