

EXHIBIT M

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

BEDROCK COMPUTER TECHNOLOGIES LLC,
Plaintiff,

v.

SOFTLAYER TECHNOLOGIES, INC., ET AL.
Defendants

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CASE NO.: 6:09-CV-269-LED

**BEDROCK COMPUTER TECHNOLOGIES LLC'S
OBJECTIONS TO GOOGLE'S TRIAL EXHIBIT LIST**

Presiding Judge: Leonard Davis	Plaintiff's Attorney(s):	Defendant's Attorneys:
Trial / Hearing Date(s): April 11, 2011	Court Reporter:	Courtroom Deputy:

*** Categories: (A) - Will Use; (B) - May Use; (C) Probably Won't Use*

DEF. EX. NO.	DESCRIPTION	BATES NO.	Category	Marked	Offered	Objection	Admitted	DATE	WITNESS
1	eBay Subsidiaries (as of Dec. 31, 2010), eBay and Paypal use Linux servers; Stubhub did until Sept. 2009.	Weinstein Exh. 4				402, 403, 801/802, 901		12/31/2010	
2	Acacia Technologies: Leader in Patent Licensing and Enforcement					402, 403, 801/802, 901		00/00/0000	
3	Email from J. Anderson to D. Lee and B. DePirro re Nemes	ACACIA000002				801/802, 901		1/28/2009	
4	Pre-Nuptual Agreement between Richard Nemes and Judy Frenkel.	BTEX0749153-160				402, 403, MIL D		3/14/2005	
5	Stipulation of Settlement/Property Adjustment Agreement between R. Nemes and H. Nemes.	Nemes Exh. 38				402, 403, MIL D		5/8/2000	
6	Fax from R. Steams to D. Garrod containing Financial Affidavit in D. Garrod vs. L. Garrod.	Garrod Exh. 112				402, 403, MIL D		12/16/2010	

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7	Presentation by Michael Schulz entitled, OpenSource at HP, Community Involvement and Internal Use.	Weinstein Exh. 7				402, 403, 801/802, 901		00/00/2004	
8	Email chain between C. Elston and L. Hill re Request for Final Valuation for deal Nemes, Richard M. Authorized to \$120k.	IV-Bedrock 000006				801/802, 901		3/17/2008	
9	Intellectual Ventures web screen shots	IV-Bedrock 000318-327				801/802, 901		1/5/2011	
10	E-mail from C. Elston to D. Garrod RE: Opportunity re: U.S. Patent No. 5,893,120 and \$105K offer for the patent.	Nemes Exh. 37 IV-Bedrock 000007-9						4/9/2008	
11	[NET]: Fix hashing exploits in ipv4 routing, IP conntrack, and TCP synq.	BTEX00751523-532						3/5/2003	
12	Settlement and License Agreement entered by Bedrock and Nationwide Mutual Insurance.	Weinstein Exh. 2 BTEX0749125-152						12/22/2010	
13	Email chain between A. Curry and J. Glenn re Settlement discussions	BTEX0752142-2143						8/4/2010	
14	Patent License and Settlement Agreement between Bedrock and CME Group.	Weinstein Exh. 5 BTEX0122319-331						1/11/2010	
15	Confidential Settlement and License Agreement between Bedrock and PayPal, Inc.	Weinstein Exh. 6 BTEX0748753-768						4/30/2010	
16	Settlement and License Agreement entered by Bedrock and SunGard.	BTEX0749060-086						12/21/2010	
17	Affiliated Companies, Nationwide.com, About Us section of Website.					403, 801/802, 901		00/00/00	
18	Patent License and Settlement Agreement by and between Bedrock and ConAgra Foods.	BTEX0752522-536						2/19/2011	
19	IPv6+IPSEC+ISAKMP Distribution Page.	Schiller Exh. 2 YAHOO00507238				801/802		00/00/00	
20	A. Kuznetsov to A. Cox re [Patch 003/103] Merge to 1.3.42.	Kuznetsov Exh. 2 DEF00009286-9320						11/17/1995	
21	Robert L. Kruse, Chapter 4: Linked Lists, in Data Structures and Program Design.	DEF00005078-5129				106		00/00/1984	

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22	Robert L. Kruse, Chapter 6.8: Application: The Life Game Revisited, in Data Structures and Program Design.	DEF00005130-5140				106		00/00/1984	
23	Daniel F. Stubbs and Neil W. Webre, Data Structures with Abstract Data Types and Pascal, 68-79 (1985).	DEF00005141-5155				106		00/00/1985	
24	Curriculum Vitae of Mark T. Jones	Jones Exh. 1						00/00/0000	
25	Email from M. Lotvin to R. Nemes re The Bellcore Letter.	Lotvin Exh. 19 BTEX0745490				MIL B, MIL E, 801/802		1/28/2009	
26	Employment acceptance form of M. Lotvin; Agreement regarding Confidential Information and Proprietary Developments, executed by M. Lotvin on May 8, 2000.	HP-000009 - 10				MIL C, COM		00/00/2000	
27	DoS Tracking – Tis the season to be SYN flooded.	GGL-BED00048775 - 779						10/12/2008	
28	Post-Period Analysis of Web Search Delay Experiments – Draft 2.	GGL-BED00049141 - 167						3/28/2008	
29	Traffic Impact of the 100 ms Delay Experiment – Draft 2.	GGL-BED00049253 - 272						4/27/2007	
30	Google webpage entitled: Life of a Packet.	GGL-BED00037476-499						5/18/2010	
31	Frontend traffic overview – Life of a request: how our traffic management system works (Astrid Atkinson).	GGL-BED00037836-845						3/28/2007	
32	Email chain between D. Garrod, M. Lotvin, R. Parker re Office Lease.	BTEX0748981-983				403, PRIV		11/4/2008	
33	Pace University Faculty Evaluation Report submitted in 1999 for 1998 re: R. Nemes.	Nemes Exh. 27 BTEX0000578-588						3/5/1999	
34	Lease Agreement by and between Crest Properties and Bedrock, January 1, 2009.	BTEX0273098-3119						1/1/2009	
35	Handwritten Notes, Intellectual Property IP	Nemes Exh. 20 BTEX0124123-133							
36	Curriculum Vitae of Dr. Richard M. Nemes.	Nemes Exh. 12 BTEX0745769-772						00/00/0000	
37	Letter from S. Merrit to R. Nemes re: Performance Evaluations.	Nemes Exh. 24 PACE 00036						6/30/1994	

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38	Letter from P. Ewers to R. Nemes re: Terms of Appointment for Sept. 1, 1994 to Aug. 31, 1995.	Nemes Exh. 23 PACE 00039						6/14/1994	
39	Resume for Faculty Appointment re Richard Nemes.	Nemes Exh. 21 PACE 00042-45						5/4/1989	
40	Letter from S. Merrit to R. Nemes re: Pace University's Tenure Policy.	Nemes Exh. 22 PACE 00047						6/1/1989	
41	Pace University Faculty Evaluation re: R. Nemes.	Nemes Exh. 25 PACE 00213-215						2/18/1998	
42	Self-Evaluation of Teaching and Scholarship re: R. Nemes.	Nemes Exh. 26 PACE 00234						3/17/1997	
43	Email chain between D. Garrod, M. Lotvin, R. Nemes and D. Green re Prof. Richard M. Nemes.	BTEX0745364-365				402, 403, MIL E, MIL B		5/6/2009	
44	U.S. Patent No. 5,893,120	Nemes Exh. 15 BTEX0000159-173						4/6/1999	
45	File History for U.S. Patent No. 5,893,120.	Nemes Exh. 35 BTEX0000174-485						8/27/2009	
46	Email from D. Garrod to D. Lee re Linux claim chart (for U.S. Patent 5,893,120); (Chart attached)	ACACIA000003-54				MIL C		2/4/2008	
47	U.S. Patent No. 4,996,663	DEF00003992-4009						2/26/1991	
48	U.S. Patent No. 5,121,495	DEF00004032-4049						6/9/1992	
49	U.S. Patent No. 5,287,499	DEF00004050-4063						2/15/1994	
50	Claim 5 of the '120 Patent vs. Claim 1 of the '495 Patent.	Nemes Exh. 13				DEM		00/00/0000	
51	Google Corporate Information – Technology overview.	GGL-BED00049315 - 320						12/30/2010	
52	Google Corporate Information – Google history.	GGL-BED00049337 - 359						12/30/2010	
53	Google Corporate Information – Our philosophy.	GGL-BED00049375 - 378						12/30/2010	
54	Google Corporate Information – User experience	GGL-BED00049384 - 387						12/30/2010	
55	Open Source at Google – Presentation.	GGL-BED00033440-464				MIL H, 403		00/00/0000	

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56	Video Containers.mp4; Video Equipment Yard.mp4; Video Hangar.mp4; Video Plant.mp4.	GGL-BED00040209-212				106, COM, UKN		00/00/0000	
57	Website article entitled: NRL IPv6 Software Distribution (Release "Alpha-2).	Schiller Exh. 3 YAHOO00507241-242				801/802		1/19/1996	
58	Source Code - key.h	McDonald Exh. 1 DEF00007971-7974						9/28/1995	
59	Source Code - key.h	McDonald Exh. 2 YAHOO00507259						8/17/1995	
60	Source Code - key.c	McDonald Exh. 3 DEF00007942-7970						9/28/1995	
61	Minutes for IP Security Working Group.	McDonald Exh. 5 YAHOO00507281-7290						12/15/1995	
62	Syllabus: COSC 2336 – Data Structures and Algorithms (UT, Tyler).	QEDEF00000152-158				801/802		00/00/2010	
63	Department of Computer Science, Bachelor of Science in Computer Science 2008-2010 Curriculum. (UT, Tyler).	QEDEF00000159				801/802		2008-2010	
64	Message from E. Dumazet to List re [PATCH net-next] net: avoid RCU for NOCACHE dst.	KTS0000933				801/802, 901		10/15/2010	
65	net: avoid RCU for NOCACHE dst.	KTS0001018-1020				801/802, 901		10/20/2010	
66	J. Corbet, G. Hartman, A. McPherson, A White Paper (The Linux Foundation) – Linux Kernel Development: How fast is it going, who is doing it, what they are doing, and who is sponsoring it.	BTEX0752238-2257				801/802, MIL C		12/00/2010	
67	Source Code - gcache.c	Ostermann Exh. 3 DEF00008004-REVISED - DEF00008015.001REVISED						10/21/1991	
68	Source Code - gcache.c	Ostermann Exh. 5 KTS0000426-REVISED - KTS0000438- REVISED						00/00/1996	
69	Source Code - gcache.h	Ostermann Exh. 4 KTS0000439-REVISED - KTS0000440- REVISED						8/16/1996	

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70	Technical Report entitled: GCache: A Generalized Caching Mechanism, by D. Comer and S. Ostermann.	Ostermann Exh. 2 DEF00007719-734						3/17/1992	
71	Declaration of Alexey Kuznetsov.	Kuznetsov Exh. 1 DEF00009284-9285				801/802		12/15/2010	
72	Daniel F. Stubbs and Neil W. Webre, Data Structures with Abstract Data Types and Pascal, 310-366 (1985).	DEF00007975-8003				106		00/00/1985	
73	Employment Agreement Regarding Intellectual Property between R. Nemes and Bell Communications.	Telcordia Exh. 2 BTEX0285475				MIL B, MIL E		1/13/1986	
74	Assignment and Agreement between R. Nemes and Bell Communications.	Telcordia Exh. 13 BTEX0285476-478				MIL B, MIL E		1/28/1988	
75	Confirmatory Assignment of Patent Rights by R. Nemes.	Telcordia Exh. 17 BTEX0285479-480				901, MIL B, MIL E		00/00/0000	
76	Letter from D. Green to R. Nemes re Signature for Confirmatory Patent Assignment, with enclosures.	BTEX0745240-242				MIL B, MIL E		1/23/2009	
77	E-mail from D. Green to D. Garrod re: Prof. Richard M. Nemes.	Telcordia Exh. 16 BTEX0285473-474				MIL B, MIL E		5/6/2009	
78	File History for U.S. Patent No. 5,121,495.	Telcordia Exh. 11 GGL-BED00031154-385						6/9/1992	
79	Collection of documents from Telcordia re: Patent Application.	Nemes Exh. 14 TELECORDIA00000152-281				COM, MIL B, MIL E		12/31/1987	
80	Application Approval for Filing.	Telcordia Exh.4 TELECORDIA00000245-276				MIL B, MIL E		1/7/1987	
81	David S. Miller, Linux Networking Futures 2010.	GGL-BED00049395-406				403, 801/802, 901		00/00/2010	
82	[Issue 1659539] "Detected Tx Unit Hang" and serving hiccups on clovertown.	GGL-BED00032100-101				801/802		2/24/2009	
83	Email from L. Chavey to M. Bligh, M. Waychison, R. Manomohan re fixing route dst cache entry slab allocation.	GGL-BED00032664-666				801/802		4/24/2009	

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84	Blog post, KS2009: How Google Uses Linux, by Jonathan Corbet.	GGL-BED00034737-00034748				Past Page 2, 801/802		10/21/2009	
85	[Issue 1659539] "Detected Tx Unit Hang" and serving hiccups on clovertown.	GGL-BED00034936-937						2/24/2009	
86	[Issue 1659161] ip_dst_cache filling up otherwise 'free' nodes?	GGL-BED00035585						6/15/2009	
87	Nandita Dukkipati, kiwi: Reducing TCP's Slow Start latency.	GGL-BED00040274-307						11/4/2009	
88	Tiziana Refice, /24s distribution.	GGL-BED00041628-633						00/00/0000	
89	Chris DiBona, A 3 Hour History of Free and Open Source Software in 46(ish) Minutes.	GGL-BED00033802-861				801/802, 901		00/00/0000	
90	[Issue 1659161] ip_dst_cache filling up otherwise 'free' nodes?	GGL-BED00032799-2800						5/8/2009	
91	[Issue 1659161] ip_dst_cache filling up otherwise 'free' nodes?	GGL-BED00032865-2866						5/19/2009	
92	[Issue 1659161] ip_dst_cache filling up otherwise 'free' nodes?	GGL-BED00035987-5988						5/19/2009	
93	[Issue 1659539] "Detected Tx Unit Hang" and serving hiccups on clovertown.	GGL-BED00040167-169						2/23/2009	
94	Google and Open Source, with highlights from the last year.... (Chris DiBona, Google Speaker Series)	GGL-BED00033465-507				801/802, 901		00/00/0000	
95	Zaheda Borhat, BCS EqualiTEC Career Workshops.	GGL-BED00034101-135						5/4/2006	
96	Blog Post, What is Linux, by Linus Torvalds.	Weinstein Exh. 8				801/802, 901, MIL C		7/2/2007	
97	Atanu Saha, Janice Stroud and Roy Weinstein, Risk Analysis: A General Approach to Evaluating Settlement Offers.							00/00/0000	

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98	John D. Culbertson and Roy Weinstein, Product Substitutes and the Calculation of Patent Damages, Journal of the Patent and Trademark Office Society, Vol. 70, No. 11, 749-761 (1988).							11/00/1988	
99	Bedrock's Consolidated Responses to Google's 1st Set of Rogs (Nos. 1-6)							1/12/2011	
100	Bedrock's Consolidated Responses to Google's 2nd Set of Rogs (Nos. 7-8)							1/12/2011	
101	Bedrock's Objections & Responses to Google's 1st Set of RFA's							1/12/2011	
102	Bedrock's Objections & Responses to Google's 2nd Set of RFA's							1/12/2011	
103	Source Code from Linux v. 2.6.11							00/00/0000	
104	Source Code from Linux v. 2.6.18							00/00/0000	
105	Source Code from Linux v. 2.6.26 (produced 8/17/10)							00/00/0000	
106	Source Code from Linux v. 2.6.26 (produced 2/4/11)							00/00/0000	
107	Source Code from Linux v. 2.6.34 (produced 1/10/11)							00/00/0000	
108	Source Code from Linux v. 2.6.34 (produced 2/4/11)							00/00/0000	
109	Goodwin Procter attorney Bio for David Garrod.	Garrod Exh. 105 BTEX0285472					MIL C	00/00/0000	
110	Side-by-side comparison the '120 and '495 patents.	Nemes Exh. 30					DEM	00/00/0000	
111	Email from C. Elston to D. Garrod re Opportunity re U.S. Pat. 5,893,120.	Nemes Exh. 36					MIL C	2/14/2008	
112	Richard Nemes, A hybrid hashing technique for fast access to long term data in a large on-line data base (1987 Bellcore Database Symposium/ Special Report SR-ST5-000783).	Nemes Exh. 39 BTEX0748911-920					MIL B, MIL E	9/00/1987	
113	Richard Nemes, New hashing methods based on Knuth's Algorithm 'R' (Proceedings of the 1990 Conference on Information Science and Systems).	Nemes Exh. 40 BTEX0748884-910						00/00/1990	
114	Subsidiaries of the Registrant: Nationwide						801/802, 901	12/31/2009	

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115	White Paper: Leveraging Cloud Security to Weather Threatening Storms (Akamai).							00/00/0000	
116	U.S. Patent No. 7,827,254					MIL H, 403		11/2/2010	
117	U.S. Patent No. 7,865,536					MIL H, 403		1/4/2011	
118	Mirkovic et al., Chapter 2: Understanding Denial of Service, in Internet Denial of Service 11-28, Pearson Education Inc., 2005.							00/00/2005	
119	Garbee Bdale, From Zero to SPECfp2000...Porting Debian to IA-64					403, 801/802, 901, MIL C, MIL L		00/00/2003	
120	William Choi and Roy Weinstein, An Analytical Solution to Reasonable Royalty Rate Calculations, IDEA: The Journal of Law and Technology, 2001.							00/00/2001	
121	Roy Weinstein, Janet Thornton, and Paul White, New Tools for the Calculation of Infringement Damages, 48th Annual Conference on Intellectual Property Law.							11/8/2010	
122	Paul M. Janicke and LiLan Ren, Who wins patent infringement cases?, AIPLA Quarterly Journal Vol. 34, No. 1, Winter 2006.							00/00/2006	
123	George J. Stigler, The Throey of Price, 215-216 (4th ed., 1987).					106		00/00/1987	
124	Confidential Settlement and License Agreement by and between Bedrock and R.L. Polk & Co.	BTEX00761937-947						2/00/2011	
125	Email from E. Zelenock to C. Bunt re bedrock/polk.	BTEX0761952-953						1/10/2011	
126	US. Patent No 6,119,214	DEF00000797-810						9/12/2000	
127	Robert L. Kruse, Data Structures & Program Design (2nd ed. 1987).	DEF00006702-7007						00/00/1987	
128	Benvenuti, C., Understanding Linux Network Internals, (Andy Oram ed., 2006).	DEF00008677-9211						00/00/2006	

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129	Donald E. Knuth, The Art of Computer Programming, Volume 3/Sorting and Searching.	DEF00006328-6701						00/00/1973	
130	Article entitled: A Queueing Analysis Of Hashing With Lazy Deletion*, by J. Morrison, L. Shepp and C. Van Wyk.	Van Wyk Exh. 3 DEF00000001-10						12/00/1987	
131	Christopher J. Van Wyk and Jeffrey Scott Vitter, The Complexity of Hashing with Lazy Deletion. Algorithmica (1986) I:17-29.	DEF00000149-161						00/00/1986	
132	Christopher J. Van Wyk, Data Structures and C Programs.	DEF00009458-9660						00/00/1988	
133	Match.com's Revenue of Sales Orders – Excel spreadsheets	MATCH00009477						1/31/2011	
134	Match.com's Purchase Order re:; Vendor-MoreDirect, Inc. – Excel spreadsheet	MATCH00010057						4/14/2010	
135	Simplified Representation of Match.com Network As It Relates To The Linux Servers.	Storie Exh. 14 MATCH00005495-5535						00/00/0000	
136	FM Global Policy No. JD184	Storie Exh. 13 MATCH00005831-5907						00/00/0000	
137	Match.com's Operations Network-Logical Circuits Chart re: Public Internet.	MATCH00009308						00/00/0000	
138	Jason Cowishaw & Joey Mitchell's, DDoS Network Defense Project-DDoS Detection (and Mitigation) Booklet (Guide) Version 1.	MATCH00006964-972						11/15/2007	
139	Jason Cowishaw & Joey Mitchell's, DDoS Network Defense Project- DDoS Defense in Depth Booklet (Guide) Version 2.	MATCH00007512-523						8/2/2007	
140	James La Vacca, Alfredo Rodriguez & Dave Revor's Network Attack Mitigation Planning Booklet (Guide) Version 1.1.	MATCH00007561-583						7/6/2007	
141	Arbor Peakflow Sales Order Form	MATCH00008400-401						9/4/2009	
142	Match.com Fact Sheet							00/00/0000	
143	Red Hat Announces Open Source Assurance to Safeguard Customer Investment. (RedHat)					801/802, 901		1/20/2004	
144	Graph Statistic Chart re: Usage of Disk Network nfs Processes Sensors System	MATCH00006193-6200						11/30/2010	

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145	Arbor Peakflow X Protection and Visibility for the Enterprise Network Booklet (Guide)	MATCH00007025-028						00/00/0000	
146	Match.com's Market Chart-; Excel spreadsheets	MATCH00009992						00/00/0000	
147	Bedrock's Consolidated Responses to Match.com's 1st Set of Rogs (Nos. 1-6)							1/12/2011	
148	Bedrock's Consolidated Responses to Match.com's 2nd Set of Rogs (No. 7)							1/12/2011	
149	Bedrock's Objections & Responses to Match.com's 1st Set of RFA's							1/12/2011	
150	Bedrock's Objections & Responses to Match.com's 2nd Set of RFA's							1/12/2011	
151	TOC for Terms of Policy re: Insured-InterActive Corp.	MATCH00005642-718						6/30/2009	
152	Plaintiff's supplemental and amended responses to Match.com LLC's Interrogatories (Nos. 1-4).	Lotvin Exh. 2				MIL C, 106		3/7/2010	
153	Algorithmic Complexity Attacks and the Linux Networking Code", Florian Weimer, 31 July 2003.	BTEX0746152-155						7/31/2003	

EXHIBIT LIST OBJECTION KEY

DESCRIPTION	
106	This exhibit is objectionable because it is incomplete writing or recorded statement (FRE 106)
402	This exhibit is objectionable because it is not relevant (FRE 402)
403	This exhibit is objectionable because its probative value is substantially outweighed by the danger of unfair prejudice, confusion of the issues, or misleading the jury or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence (FRE 403)
408	Compromise and offer to compromise (FRE 408)
602	This exhibit is objectionable because it constitutes testimony on a matter as to which the witness lacks personal knowledge (FRE 602)
701	This exhibit is objectionable because it is opinion testimony by a lay witness that is not reasonably based on perception and helpful to a clear understanding of the witness' testimony or the determination of a fact in dispute (FRE 701)
801 and 802	This exhibit is objectionable because it is a statement made by one other than the declarant while testifying at trial, offered into evidence to prove the truth of the matter asserted and not subject to any hearsay exception (<i>See</i> FRE 801 and 802)
901	This exhibit is objectionable because it has not been authenticated (FRE 901)
1002	This exhibit is objectionable because it is being used to prove the content of a writing and it is not the original writing (Best Evidence) (FRE 1002)
AFE	This testimony is objectionable because it assumes a fact not in evidence
COM	This exhibit is objectionable because it is a combination of more than one document
CPO	This exhibit is objectionable because it relates to Microsoft's inequitable conduct claim and can only be used for "Court Purposes Only" (Inequitable Conduct, Laches, Equitable Estoppel)
DEM	This exhibit is objectionable because it is demonstrative evidence and therefore not properly admitted into evidence
DEP	This exhibit is objectionable because it is a deposition transcript and hence is not properly admitted into evidence
ILG	This exhibit is objectionable because it is illegible
MIL	This exhibit is the subject of a Motion <i>in Limine</i>
NFL	This exhibit is objectionable because the proper foundation has not been laid
UKN	This exhibit is objectionable in that it is unknown because it has not been adequately identified by Microsoft and as such, i4i cannot evaluate its substance
UPA	This exhibit is objectionable because Microsoft appears to offer it as alleged prior art but Microsoft failed to identify it in its invalidity contentions as required by P.R. 3-3 or P.R. 3-6
LP	Late Production - documents produced after the close of discovery

Dated: March 18, 2011.

Respectfully submitted,

McKOOL SMITH, P.C.

/s/ Douglas A. Cawley

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CERTIFICATE OF SERVICE

The undersigned certifies that, on March 18, 2010, the foregoing document was filed electronically in compliance with Local Rule CV-5(a). As such, this notice was served on all counsel who have consented to electronic service. Local Rule CV-5(a)(3)(A).

/s/ Jason D. Cassady

Jason D. Cassady