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

BEDROCK COMPUTER	§	
TECHNOLOGIES LLC,	§	
	§	
Plaintiff,	§	
	§	С
v.	§	
	§	Jı
SOFTLAYER TECHNOLOGIES, INC.,	§	
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.	§	

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

Jury Trial Demanded

## AGREED MOTIONS IN LIMINE

Plaintiff, Bedrock Computer Technologies LLC ("Bedrock" or "Plaintiff"), and Defendants SoftLayer Technologies, Inc. ("SoftLayer"), Google Inc., Yahoo! Inc. ("Yahoo!"), MySpace, Inc. ("MySpace"), Amazon.com Inc. ("Amazon"), Match.com, Inc. and AOL Inc. ("AOL") (collectively "Defendants") have agreed to certain motions *in limine* and seek an Order instructing counsel and all witnesses called by or on behalf of either party not to mention, discuss, or allude to any of the following issues, whether in *voir dire*, opening statement, examination of witnesses, offering of evidence, interposing or arguing objections, eliciting testimony, closing argument, or any other manner:

(1) The Parties agree not to refer to, mention, elicit or argue any evidence or testimony, concerning company firings and/or lay offs as a result of this litigation and/or damages awards.

(2) The Parties agree not to refer to, mention, elicit or argue any evidence or testimony, concerning the possible issuance of an injunction, award of treble damages, or an award of attorney's fees.

(3) The Parties agree not to refer to, mention, elicit or argue any evidence or testimony suggesting that Bedrock must establish that the Defendants copied in order to prove infringement, except that Defendants can point out that they were not notified of the '120 patent before the lawsuit, and Bedrock agrees not to suggest that Defendants have copied the '120 patent. This agreement does not apply to any trial on willfulness. In any trial on willfulness, the Parties will address the admissibility of this evidence with the Court.

(4) The Parties agree that religion is not relevant to any issues in the case, and the Parties agree not to refer to, mention, elicit or offer evidence or testimony of any kind mentioning the religion of any particular individuals, including making any general references to religion or religious figures or symbols.

(5) The Parties agree that except when needed to do so to explain a denial of service attack of any kind, Bedrock will not to refer to, mention or offer evidence of any kind regarding instances in which third parties have used or attempted to use the Defendants' websites for any kind of unlawful or immoral purposes.

(6) The Parties agree not to refer to, mention, elicit or argue any evidence or testimony concerning any discovery disputes, any of the Court's or Magistrate Judge's orders or recommendations on discovery disputes, or any allegations of misconduct, including with respect to any third parties so long as neither party references the character of Mikhail Lotvin. Nothing in this stipulation prevents the defendants from referencing Mr. Lotvin's employment relationship with HP or Bedrock's alleged covenant not to sue with HP. This agreement does not

#### AGREED MOTIONS IN LIMINE – Page 2

extend to evidence or argument covered by Defendants' proposed motion in limine #13 or Plaintiff's proposed motion in limine D.

PURSUANT TO THE PARTIES' AGREEMENT AND FOR THE ABOVE REASONS, the Parties respectfully request the Court to enter an Order instructing counsel and all witnesses called by or on behalf of either party not to mention, discuss, or allude to any of the above issues, whether in voir dire, opening statement, examination of witnesses, offering of evidence, interposing or arguing objections, eliciting testimony, closing argument, or any other manner.

Dated: March 22, 2011.

Respectfully submitted,

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# ATTORNEYS FOR DEFENDANT YAHOO! INC.

# **CERTIFICATE OF SERVICE**

The undersigned certifies that the foregoing document was filed electronically in compliance with Local Rule CV-5(a). All other counsel of record not deemed to have consented to electronic service were served with a true and correct copy of the foregoing by certified mail, return receipt requested, on this the  $22^{nd}$  day of March, 2011.

/s/Jennifer H. Doan Jennifer H. Doan