EXHIBIT B TO JOINT CLAIM CONSTUCTION AND PREHEARING STATEMENT

Defendants submit that the following claim terms are intractably ambiguous and not amenable to construction, and that, as a result, the claims indicated in the chart below are indefinite and invalid under 35 U.S.C. §112 ¶2.

| TERMS | LOCATION IN CLAIMS |
|--------------------------------------|-----------------------------------|
| decision logic | 898 - Cl. 14 |
| capable of performing decision logic | 898 - Cl. 14 |
| decision making | 898 - Cl. 46 |
| | 910 - Cl. 110 |
| logic related to decision making | 910 - Cl. 110 |
| capable of performing logic related | 910 - Cl. 110 |
| to decision making | |
| potential feasible hybrid theme | 898 - Cl. 14, 63 |
| | 910 - Cl. 110, 209 |
| decision hierarchy display | 898 - Cl. 14, 45, 63 |
| | 910 - Cl. 110, 157, 159, 209 |
| per the application | 898 - Cl. 14 |
| computer code for processing | 898 - Cl. 14 |
| universal modules | 898 - Cl. 15 |
| | 910 - Cl. 111, 118, 119, 120, 121 |
| collaborative decision platform | 898 - Cl. 22 |
| | 910 - Cl. 117 |
| assessing uncertainties | 898 - Cl. 35 |
| | 910 - Cl. 129 |
| value | 898 - Cl. 42, 43, 44 |
| | 910 - Cl. 139, 140, 141, 176, 177 |
| sources of value | 898 - Cl. 42, 43, 44 |
| | 910 - Cl. 140, 141, 177 |

Defendants believe that any term in the Asserted Claims that is amenable to construction has its plain and ordinary meaning and, to the extent there is no disagreement as to the plain and ordinary meaning, does not require construction by the Court.