

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

EOLAS TECHNOLOGIES INCORPORATED,

Plaintiff,

v.

ADOBE SYSTEMS INC., ET AL,

Defendants.

CASE NO. 6:09-cv-446

Hon. Leonard E. Davis

JURY

**ORDER GRANTING JOINT UNOPPOSED MOTION FOR EXTENSION OF TIME
FOR DEFENDANTS TO SERVE THEIR P.R. 3-3 AND 3-4 DISCLOSURES
AND FOR
EOLAS TO SERVE SUPPLEMENTAL P.R. 3-1 INFRINGEMENT CONTENTIONS
WITH RESPECT TO GOOGLE AND APPLE**

The Court, having considered the Joint Unopposed Motion for Extension of Time for Defendants to Serve Their P.R. 3-3 and 3-4 Disclosures and For Eolas to Serve Supplemental P.R. 3-1 Infringement Contentions With Respect to Google and Apple (“Joint Unopposed Motion for Extension of Time”), finds that good cause having been shown, the Joint Unopposed Motion for Extension of Time should be GRANTED.

Defendants shall have up to and including July, 12, 2010, to serve their P.R. 3-3 and 3-4 Disclosures upon Plaintiff.

Eolas shall serve supplemental infringement contentions against Google and Apple for the products and under the schedule set forth herein:

- a. On the date the Court grants this Motion:
 - iii. '906 Patent against Google's Episodic website;
 - iv. '985 Patent against Google's Episodic website;
- b. On July 1, 2010:
 - v. '906 Patent against Apple Safari (including Safari 5) for the Mac;
 - vi. '985 Patent against Apple Safari (including Safari 5) for the PC;
 - vii. '906 Patent against Apple Safari (including Safari 5) for the Mac;
 - viii. '985 Patent against Apple Safari (including Safari 5) for the PC;
 - ix. '906 Patent against Apple Safari for the iPad;
 - x. '985 Patent against Apple Safari for the iPad;
- d. On July 23, 2010:
 - i. '906 Patent against Apple Safari for the iPhone; and
 - ii. '985 Patent against Apple Safari for the iPhone.

No other deadline applicable to this litigation is affected by this Order.