Exhibit 20

Claim Chart For Google, Inc. Showing Infringement Of The '906 Patent By Google Inc.'s Websites*

| Claim | Claim Language | Exemplary Evidence from Google Inc.'s websites |
|-------|---------------------|--|
| 1pre | A method for | Users of Google Inc.'s websites, including, but not limited to: google.com/analytics, news.google.com, |
| | running an | picasa.google.com, sketchup.google.com, google.com/googlevoice, services.google.com, |
| | application program | google.com/latitude and en.blog.orkut.com (hereinafter referred to as Google's websites), the websites |
| | in a computer | themselves, and/or the servers hosting those websites (and/or any combination thereof), operate in a |
| | network | hypermedia network environment that includes client workstations executing browsers and comprises a |
| | environment, | method for running an application program in a computer network environment, comprising the |
| | comprising: | following elements. In addition, Google provides the infrastructure (e.g. servers, Google's websites, |
| | | etc.), in addition to instructions to users, and causes them to use Google's websites in an infringing |
| | | manner in its default and expected use. |
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