Exhibit I

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

Eolas Technologies Incorporated,	§	
	§	
Plaintiff,	§	Civil Action No. 6:09-CV-00446-LED
	§	
VS.	§	
	§	
Adobe Systems Inc., Amazon.com, Inc.,	§	JURY TRIAL
Apple Inc., Blockbuster Inc., CDW Corp.,	§	
Citigroup Inc., eBay Inc., Frito-Lay, Inc.,	§	
The Go Daddy Group, Inc., Google Inc.,	§	
J.e. Penney Company, Inc., JPMorgan	§	
Chase & Co., New Frontier Media, Inc.,	§	
Office Depot, Inc., Perot Systems Corp.,	§	
Playboy Enterprises International, Inc.,	§	
Rent-A-Center, Inc., Staples, Inc., Sun	§	
Microsystems Inc., Texas Instruments Inc.,	§	
Yahoo! Inc., and YouTube, LLC	§	
	§	
Defendants.	§	

DECLARATION OF DEFENDANT PEROT SYSTEMS CORPORATION

I, Maureen McDonald, provide this declaration on behalf of Defendant Perot Systems

Corporation, and declare as follows on its behalf:

1. I have personal knowledge of the facts set forth herein. If called to do so, I could and would testify competently thereto.

2. I am employed by Perot Systems Corporation (hereinafter "Defendant"). I make

this declaration on behalf of Defendant.

3. I joined Defendant in January, 2008, my job title is Vice President, Human Resources and my job responsibilities include providing human resources support for Perot Systems Corporation.

4. Defendant is incorporated in the state of Delaware.

5. Defendant is headquartered in Plano, Texas with an address of 2300 West Plano Parkway, Plano, Texas 75075-8499. Defendant has approximately 2,200 employees at this location.

6. Defendant has other employees, operations, facilities and documents located across the country. Defendant has approximately 11,700 employees at these other locations.

7. Defendant has employees, operations, facilities and documents in the Eastern District of Texas ("EDTX") and/or in Texas. Defendant has approximately 2,215 employees in the EDTX. Defendant has approximately 2,975 employees in Texas.

8. The website www.perotsystems.comis hosted on servers physically located in Plano, Texas.

9. Defendant's design, maintenance, development and strategic planning of the website www.perotsystems.com occurs at Defendant's facility located in Plano, Texas. The employees involved in this work are presently believed to be based out of this facility. The documents and things related thereto are presently believed to reside at this facility.

10. The following chart lists names and locations of employees involved III the design, maintenance, development and strategic planning of the website www.perotsystems.com:

Emolovee Name	Job Descriotionffitle	Work Location
Jim Machajewski	Senior Manager Business Research	Plano, Texas
	and Digital Media	
David Long	Technical Lead	Plano, Texas
Jay Worman	Director of Digital Media	Plano, Texas
Sean Wu	Multimedia Specialist	Plano, Texas
Mark Strater	Infrastructure Support Manager	Plano, Texas

Based on the presently-known facts related to the particular employees and their specific documents related to this lawsuit, which are identified in this Declaration, I am not presently

aware of facts that would make it clearly more convenient for these particular employees to travel to the Court in the Northern District of California, rather than in the Eastern District of Texas, for purposes of this particular lawsuit, although I am not a lawyer and I am not an expert in determining convenience factors.

11. Defendant maintains financial documents related to expenses associated with the website www.perotsystems.comin Defendant's facility located in Plano, Texas. The employees involved in this work are presently believed to be based out of this facility. The documents and things related thereto are presently believed to reside at this facility. Based on the presently-known facts related to the particular employees and their specific documents related to this lawsuit, which are identified in this Declaration, I am not presently aware of facts that would make it clearly more convenient to transport these specific documents to the Northern District of California, rather than to the Eastern District of Texas, for purposes of this particular lawsuit, although I am not a lawyer and I am not an expert in determining convenience factors.

I declare the foregoing to be true and correct statement of Defendant and do so under the penalty of perjury on this $\frac{17}{10}$ day of May, 2010.

Manuel ,

Maureen McDonald