Exhibit B

McKool Smith

Josh Budwin Direct Dial: (512) 692-8727 jbudwin@mckoolsmith.com A PROFESSIONAL CORPORATION • ATTORNEYS 300 West 6th Street Suite 1700 Austin, Texas 78701

Telephone: (512) 692-8700 Telecopier: (512) 692-8744

September 3, 2010

VIA E-MAIL:

Joseph P. Reid Fish & Richardson 12390 El Camino Real San Diego, CA 92130 858.678.4705 reid@fr.com

David J. Healey Fish & Richardson PC 1221 McKinney Street, Suite 2888 Houston, TX 77010 713/654-5310 (Direct Dial) healey@fr.com

Douglas E. Lumish Weil Gotshal & Manges 201 Redwood Shores Parkway Redwood City, CA 94065 650/802-3028 (Direct Dial) doug.lumish@weil.com

David T. Pritikin Sidley Austin - Chicago Bank One Plaza One South Dearborn Ave Chicago, IL 60603 312/853-7359 (Direct Dial) dpritikin@sidley.com Scott Wayne Breedlove Vinson & Elkins 2001 Ross Avenue 3700 Trammel Crow Center Dallas, TX 75201 214/220-7993 (Direct Dial) sbreedlove@velaw.com

Thomas L. Duston Marshall Gerstein & Borun 233 S. Wacker Drive 6300 Sears Tower Chicago, IL 60606 312/474-6300 (Direct Dial) tduston@marshallip.com

Edwin R. DeYoung Locke Lord Bissell & Liddell LLP 2200 Ross Ave. Suite 2200 Dallas, TX 75201 214/740-8500 (Direct Dial) edeyoung@lockelord.com

Jeffrey K. Joyner Greenberg Taurig, LLP 2450 Colorado Ave. Suite 400E Santa Monica, CA 90404 310/586-7700 joynerj@gtlaw.com September 3, 2010 Page 2 of 7

Thomas M. Melsheimer Fish & Richardson 1717 Main Street Suite 5000 Dallas, TX 75201 214/292-4001 (Direct Dial) melsheimer@fr.com

Scott T. Weingaertner King & Spalding, LLP 1185 Avenue of the Americas New York, NY 10036 212/556-2227 (Direct Dial) sweingaertner@kslaw.com

Christopher M. Joe Buether Joe & Carpenter 1700 Pacific, Suite 2390 Dallas, TX 75201 214/466-1272 (Direct Dial) Chris.Joe@BJCIPLaw.com

Joel Mark Freed McDermott Will & Emery 600 13th Street, NW, 12th Floor Washington, DC 20005-3096 202/756-8080 (Direct Dial) jfreed@mwe.com

Michael Simons Akin Gump Strauss Hauer & Feld 300 W. 6th Street, Suite 2100 Austin, TX 78701 512/499-6253 (Direct Dial) <u>msimons@akingump.com</u>

Kenneth Jurek McDermott Law Firm 227 West Monroe Street Chicago, IL 60606 312/984-7767 (Direct Dial) kjurek@mwe.com Barton E. Showalter Baker & Botts 2001 Ross Ave. Suite 600 Dallas, TX 75201 214/953-6509 (Direct Dial) bart.showalter@bakerbotts.com

Avelyn Marie Ross Vinson & Elkins 2801 Via Fortuna Suite 100 Austin, TX 78746 512/542-8411 (Direct Dial) aross@velaw.com

Michael Ernest Richardson Beck Redden & Secrest 1221 McKinney Suite 4500 Houston, TX 77010 713/951-6284 (Direct Dial) mrichardson@brsfirm.com

Eric Hugh Findlay Findlay Craft 6760 Old Jacksonville Highway Suite 101 Tyler, TX 75703 903/534-1100 (Main Number) efindlay@findlaycraft.com

Carl R. Roth The Roth Law Firm 115 N. Wellington Suite 200 P.O. Box 876 Marshall, TX 75671 903/935-1665 (Main Number) <u>cr@rothfirm.com</u>

Re: *Eolas Technologies Incorporated v. Adobe Systems, Inc., et. al*; Civil Action No. 6:09-CV-00446-LED; United District Court of Texas; Eastern District

Counsel:

We are concerned about the state of the defendants' source code production in this case. As you are aware, the defendants were required to produce or make available for inspection source code for the accused products by September 1, 2010. *See* dkt. 381.

We have endeavored to set forth herein what we presently believe the state of the source code production is for each defendant. To the extent that our understanding is incorrect, please provide us with prompt clarification.

Additionally, we request that each defendant provide us with an index listing the source code that they have made (or will make) available for inspection. Eolas provided an index of this nature in its source code production letter dated August 12, 2010. Receiving an index listing the source code that each defendant has produced will allow us to ascertain, in advance of our inperson source code inspection, whether the code produced by each defendant is adequate.

Finally, even if the accused products for a given defendant comprise no more than websites, source code may still need to be produced. It is not necessarily true that the source code for websites is publically-available. For example, Eolas requires access to the source code for past versions of the accused websites during the damages period which precedes Eolas' filing of this case. Please see my letter of July 28, 2010 regarding representative products — this may help lessen the burden of producing past versions of the accused websites and/or updating your code production as changes and updates are made to the accused websites. As another example, for certain claims, our infringement contentions may reference activities which take place on the server. This server-side code needs to be produced. Moreover, to the extent that the client-facing website code has been compressed, obfuscated, had comments removed, etc., we still need the original, non-altered form of the source code for the website to be produced. If you are amenable to our proposal regarding representative products and/or you contend that the sum total of the source code for your accused websites is publicly-available in its original non-obfuscated, non-compressed, non-altered and with comments form, please provide us with written confirmation of this on an accused website by accused website basis.

<u>Adobe</u>: In letter correspondence dated August 25, 2010 identified "code for major releases of Flash Player 6 forward, Acrobat 6 forward, Director 10 forward (includes Shockwave), and code for the Adobe websites identified in the contentions" as being available for inspection. Thank you for this correspondence. On September 2, 2010, Eolas sent letter correspondence requesting clarification of the code Adobe has made available, including an index listing the code made available for inspection.

<u>Amazon</u>: Has produced no source code. Please provide a prompt identification of the source code Amazon will make available for inspection. Please pay careful attention to the source code for the accused Amazon web applications (e.g. search suggest, product previewer, related product slider, etc.).

<u>Apple</u>: Correspondence dated August 25, 2010 stated "Apple's source code will be available for inspection in Sidley's Palo Alto office starting 9/1." Thank you for your correspondence. On September 2, 2010, Eolas sent e-mail correspondence and requested that Apple provide an index identifying the source code it has made available for inspection.

<u>Blockbuster</u>: Has produced no source code. Please provide a prompt identification of the source code Blockbuster will make available for inspection.

<u>CDW</u>: Has produced no source code. Please provide a prompt identification of the source code CDW will make available for inspection. Please pay careful attention to the source code for the accused CDW web applications (e.g. AutoComplete, etc.).

<u>CitiGroup</u>: Has produced no source code. Please provide a prompt identification of the source code Citi will make available for inspection. Please pay careful attention to the source code for the accused Citi banking system.

<u>eBay</u>: Has produced no source code. Please provide a prompt identification of the source code eBay will make available for inspection. Please pay careful attention to the source code for the accused eBay web applications (e.g. AutoFill, etc.).

<u>Frio-Lay/J.C. Penney/Rent-a-Center</u>: Correspondence dated September 1, 2010 stated source code was available for inspection in Greenberg's Dallas office. Thank you for your correspondence. Please provide us an index identifying the source code made available for inspection for each of Frito-Lay, J.C. Penney and Rent-a-Center.

<u>The Go Daddy Group</u>: Has produced no source code. Please provide a prompt identification of the source code GoDaddy will make available for inspection.

<u>Google/YouTube</u>: In letter correspondence dated September 2, 2010, Eolas requested that Google provide an index "listing all of the source code you have produced to us to-date, labeled as 'open source' and/or made available for inspection." This same correspondence also requested that Google produce source code for the accused web applications (*e.g.* Google Search Suggest, Google Maps, Google Gmail, video.google.com, etc.) in their original non-obfuscated and non-compressed form.

<u>J.P.Morgan</u>: In letter correspondence dated September 2, 2010, stated that "JP Morgan will produce representative versions of the accused websites code in lieu of producing evidence of each and every change to its websites over the applicable time frame." Thank you for correspondence. In email correspondence dated September 3, 2010, Eolas requested that J.P.Morgan "provide us with an index listing the source code that JPMorgan is making available for inspection." We also reminded J.P.Morgan that Eolas' infringement contentions extend to "JPMorgan's banking systems, in addition to its websites."

September 3, 2010 Page 5 of 7

<u>New Frontier Media</u>: In letter correspondence dated August 29, 2010 stated that "website source code is available for inspection" in Austin, Texas. Thank you for your correspondence. Please provide us an index identifying the source code made available for inspection.

<u>Office Depot</u>: Has produced no source code. Please provide a prompt identification of the source code Office Depot will make available for inspection. Please pay careful attention to the source code for the accused Office Depot web applications (e.g. search suggest, etc.).

<u>Perot Systems</u>: In letter correspondence dated September 1, 2010 stated that it "makes its source code available for inspection" in Dallas, Texas. Thank you for your correspondence. Please provide us an index identifying the source code made available for inspection.

<u>Playboy Enterprises</u>: In letter correspondence dated September 1, 2010 stated that "server-side source code" is available for inspection in Austin, Texas and that "client-side code" is available for access over the internet (with the Playboy-supplied password). Thank you for correspondence. Please provide us an index identifying the source code made available for inspection.

<u>Staples</u>: Has produced no source code. Please provide a prompt identification of the source code Staples will make available for inspection. Please pay careful attention to the source code for the accused Staples web applications (e.g. search suggest, etc.).

<u>Oracle America (f/k/a Sun Microsystems)</u>: In letter correspondence dated September 1, 2010 provided an index listing the source code made available for inspection. Thank you for your correspondence. Does Oracle plan to make source code available for the accused websites? If so, can you please provide us with an index of that code as well?

<u>Texas Instruments</u>: Has produced no source code. Please provide a prompt identification of the source code Texas Instruments will make available for inspection.

Sincerely,

Josh Budwin

Defendant	Counsel	E-mail
Adobe Systems	Joseph P. Reid	reid@fr.com
Incorporated		
	Jason W. Wolff	wolff@fr.com
Amazon.com Inc.	Matthew Powers	Amazon-Eolas@weil.com
	Jared B. Bobrow	
	Joseph H. Lee	
	Christian Hurt	

cc: All other counsel of record

Defendant	Counsel	E-mail
Apple, Inc.	Richard A. Cederoth	apple-eolas@sidley.com
	Shubham Mukherjee	
	Duy D. Nguyen	
	Teague I. Donahey	
	Theodore Whitley Chandler	
	Eric Albritton	apple@emafirm.com
	Matthew Clay Harris	
Blockbuster Inc.	David Kent Wooten	Blockbuster-Eolas@velaw.com
	Deron R. Dacus	derond@rameyflock.com
	Shannon Marie Dacus	shannond@rameyflock.com
CDW Corporation	Juliane Hartzell	eolas@marshallip.com
	Scott A. Sanderson	
	Anthony S. Gabrielson	
	Eric Hugh Findlay	efindlay@findlaycraft.com
	Brian Craft	bcraft@findlaycraft.com
Citigroup Inc.	Roger Brian Cowie	Citibank.Eolas@lockelord.com
	Galyn Dwight Gafford	
	Michael Scott Fuller	
	Roy William Hardin	
	Jason E. Mueller	
	Eric L. Sophir	esophir@kslaw.com
	Alexas D. Skucas	askucas@kslaw.com
eBay Inc.	Matthew Douglas Powers	eBay-Eolas@weil.com
	Christian J. Hurt	
	Jared B. Bobrow	
	Joseph H. Lee	
Frito-Lay, Inc. and	Jeffrey F. Yee	Frito-JCP-RAC-Eolas@gtlaw.com
Rent-A-Center, Inc.	Chris Joe	Chris Loo@DICIDL out com
		Chris.Joe@BJCIPLaw.com
	Brian Carpenter Eric W. Buether	Brian.Carpenter@BJCIPLaw.com Eric.Buether@BJCIPLaw.com
The Go Daddy Group,	Neil J. McNabnay	mcnabnay@fr.com
Inc.	INCH J. WICINAUHAY	<u>menaonay @11.com</u>
	J. Nicholas Bunch	bunch@fr.com
	Proshanto Mukherji	<u>mukherji@fr.com</u>
Google Inc. and	Robert F. Perry	Google-Eolas@kslaw.com
YouTube	Mark H. Francis	
	Christopher C. Carnaval	
	Michael E. Jones	mikejones@potterminton.com
	Allen F. Gardner	allengardner@potterminton.com
J.C. Penney Company,	Brian Carpenter	Brian.Carpenter@BJCIPLaw.com
Inc.		2 man curpenter e Boert Duvidoni
	Eric W. Buether	Eric.Buether@BJCIPLaw.com

Defendant	Counsel	E-mail
	Jeffrey Joyner	Frito-JCP-RAC-Eolas@gtlaw.com
	Jeffrey Yee	
J.P. Morgan Chase & Co.	Debra Elaine Gunter	debby@yw-lawfirm.com
	David Crump	dcrump@mwe.com
	Steve Shahida	sshahida@mwe.com
	Herbert A. Yarbrough, III	trey@yw-lawfirm.com
New Frontier Media, Inc.	Anthony T. Pierce	eolaslitigation@akingump.com
Office Depot	David M. Stein	dstein@mwe.com
	Suzanne M. Wallman	swallman@mwe.com
	Brett E. Bachtell	bbachtell@mwe.com
	J. Thad Heartfield	thad@jth-law.com
Perot Systems Corp.	Douglas Mark Kubehl David O. Taylor	DLEolasTeam@bakerbotts.com
	Vernon E. Evans	
	Roger J. Fulghum	
	Paula D. Heyman	
	Kevin J. Meek	
	Scott Partridge	
	Deron R. Dacus	ddacus@rameyflock.com
	Shannon Marie Dacus	shannond@rameyflock.com
Playboy Enterprises	Gentry C. McLean	Playboy-Eolas@velaw.com
International	David B. Weaver	
	John A. Fedock	
Staples, Inc.	Alexandra McTague	alexandra.mctague@wilmerhale.com
	Donald R. Steinberg	don.steinberg@wilmerhale.com
	Mark Matuschak	mark.matuschak@wilmerhale.com
	Daniel V. Williams	daniel.williams@wilmerhale.com
	Kate Hutchins	kate.hutchins@wilmerhale.com
Sun Microsystems, Inc.	Mark D. Fowler	Oracle-Eolas@dlapiper.com
	Kathryn B. Riley	
Texas Instruments, Inc.	Amanda Aline Abraham	aa@rothfirm.com
	Brendan Clay Roth	br@rothfirm.com
Yahoo! Inc.	Matthew Douglas Powers	Yahoo-Eolas@weil.com
	Christian J. Hurt	
	Jared B. Bobrow	
	Joseph H. Lee	
	Deborah J. Race	drace@icklaw.com
	Otis W. Carroll, Jr.	fedserv@icklaw.com