

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TEXAS
TYLER DIVISION

Eolas Technologies Incorporated,)

Plaintiff,)

vs.)

No. 6:09-cv-00446-LED (filed Oct. 6, 2009)

Adobe Systems Inc.; Amazon.com, Inc.; Apple)
Inc.; CDW Corp.; Citigroup Inc.; eBay Inc.;)
Frito-Lay, Inc.; The Go Daddy Group, Inc.;)
Google Inc.; J.C. Penney Corporation, 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.)

Adobe Systems Inc.; Amazon.com, Inc.; Apple)
Inc.; CDW LLC; eBay Inc.; Frito-Lay, Inc.; The)
Go Daddy Group, Inc.; Google Inc.; J.C. Penney)
Corporation, Inc.; JPMorgan Chase & Co.; New)
Frontier Media, Inc.; Office Depot, Inc.; Perot)
Systems Corp.; Playboy Enterprises)
International, Inc.; Rent-A-Center, Inc.; Staples,)
Inc.; Oracle America, Inc. f/k/a Sun)
Microsystems, Inc.; Texas Instruments Inc.;)
Yahoo! Inc.; and YouTube, LLC,)

Counterclaimants,)

vs.)

Eolas Technologies Incorporated,)

Counterdefendant.)

**ORDER GRANTING JOINT MOTION TO SET TIME
FOR PARTIES TO EXCHANGE EXPERT WITNESS REPORTS**

The Court, having considered the parties' Joint Motion to Set Time for Parties to Exchange Expert Witness Reports, and finding good cause supporting it, finds the Motion should be granted.

IT IS THEREFORE ORDERED that the parties' Joint Motion to Set Time for Parties to Exchange Expert Witness Reports is hereby GRANTED, and that the parties have until May 25, 2011 to exchange expert witness reports for which they bear the burden of proof, and until June 14, 2011 to exchange rebuttal expert witness reports. No other deadline applicable to this litigation is affected by this Order.

So ORDERED and SIGNED this 18th day of March, 2011.

A handwritten signature in black ink, appearing to read 'Leonard Davis', written over a horizontal line.

**LEONARD DAVIS
UNITED STATES DISTRICT JUDGE**