

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
CORPUS CHRISTI DIVISION**

FLOWBEE INTERNATIONAL, INC.
and FLOWBEE HAIRCUTTER
LIMITED PARTNERSHIP,

Plaintiffs,

v.

GOOGLE INC.,

Defendant.

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Civil Action No. C-09-199

**DEFENDANT GOOGLE INC.’S
LIST OF PERSONS WITH RELEVANT KNOWLEDGE**

TO THE HONORABLE JUDGE OF THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF TEXAS:

COMES NOW Defendant Google Inc. (“Google”) and pursuant to paragraph 7 of the
Order Regarding Cases Assigned to Janis Graham Jack, U.S. District Judge, would show the
Court as follows:

Google has identified those persons likely to have discoverable information that Google
may use to support its claims or defenses who Google presently believes are most knowledgeable
about the listed subjects, but Google reserves its right to supplement these disclosures as
discovery progresses. Google employees or former employees, including those identified below,
may be contacted only through Google counsel.

| Name | Subjects |
|--------------------|---|
| Heather Wilburn | Information concerning the operation of Google's search engine and AdWords program. |
| Rose Hagan | Information concerning Google's U.S. trademark policies relating to its AdWords program. |
| Alana Karen | Information concerning AdWords advertisers and advertisements and the implementation of the Google AdWords service. |
| Bill Lloyd | Information relating to the processing of complaints concerning use of trademarks in AdWords program advertising. |
| Tracy Lee-Blumberg | Information relating to Flowbee's advertising account. |
| Prashanth Koppula | Information concerning the operation of Google's AdSense for Domains program. |

The above individuals may be contacted only through counsel at Quinn Emanuel Urquhart Oliver & Hedges, 555 Twin Dolphin Drive, Suite 560, Redwood Shores, California, 94065, (650) 801-5000.

In addition, current or former employees of Flowbee International and Flowbee Haircutter Limited Partnership are likely to have discoverable information that Google may use to support its claims or defenses.

These disclosures do not include any expert witnesses who will be identified pursuant to Rule 26.

Respectfully submitted,

s/ Charles L. Babcock

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CERTIFICATE OF SERVICE

I hereby certify that on September 22, 2009, I electronically submitted the foregoing document with the clerk of the court for the U.S. District Court, Southern District of Texas, using the electronic case files system of the court. The electronic case files system sent a “Notice of Electronic Filing” to individuals who have consented in writing to accept this Notice as service of this document by electronic means. All other counsel of record not deemed to have consented to electronic service were served with a true and correct copy of the foregoing by first class mail today, September 22, 2009.

s/ Charles L. Babcock
Charles L. Babcock