[PROPOSED] ORDER - 1

HAUG LLP 1191 SECOND AVENUE SEATTLE, WASHINGTON 98101 (206) 336-5690

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- searchable PDF wherein the full text was extracted directly from the native file, or as single page, uniquely and sequentially numbered Group IV TIFF image files not less than 300 dpi resolution to enable the generation of searchable text using Optical Character Recognition ("OCR"). Where text may be extracted when the TIFF image file is generated, the image file shall be accompanied by a text file containing the extracted text; however, there is no obligation on a Producing Party to generate searchable text using OCR unless the Producing Party already has generated searchable text using OCR for its own use. To the extent the Producing Party later generates searchable text using OCR after the production of documents not containing searchable text, the Producing Party shall notify the Receiving Party and produce the searchable text upon request from the Receiving Party. The cover letter accompanying a document production shall indicate whether the documents contained in the production include searchable text files.
 - a. Database Load Files/Cross-Reference Files. Documents shall be provided with (1) a Concordance delimited load file(s), (2) an Opticon delimited cross-reference file(s) showing document breaks and additional fields as identified in Section 4 below, and (3) an IPRO View LFP comma-delimited load file(s) showing document breaks. To the extent a producing party cannot produce Concordance delimit load files or IPRO View LFP comma-delimited load files, that party shall meet and confer with the requesting party regarding alternative formats for production.

Example of Concordance Delimited File:

bBegDocb□bEndDocb□bBegAttachb□bEndAttachb

Example of Opticon Delimited File:

MSC000001,MSC001,D:\IMAGES\001\MSC000001.TIF,Y,,,3 MSC000002,MSC001,D:\IMAGES\001\MSC000002.TIF,,,, MSC000003,MSC001,D:\IMAGES\001\MSC000003.TIF,,,, MSC000004,MSC001,D:\IMAGES\001\MSC000004.TIF,Y,,,2 MSC000005,MSC001,D:\IMAGES\001\MSC000005.TIF,,,,

Example of LFP Comma-Delimited File:

IM,ABC00001,D,0,@DEF1022;DEF1022\0000;ABC00001.TIF;2 IM,ABC00002, ,0,@DEF1022;DEF1022\0000;ABC00002.TIF;2 IM,ABC00003, ,0,@DEF1022;DEF1022\0000;ABC00003.TIF;2 IM,ABC00004, ,0,@DEF1022;DEF1022\0000;ABC00004.TIF;2 IM,ABC00005,D,0,@DEF1022;DEF1022\0000;ABC00005.TIF;2

b. Hard Copy Documents. The production of hard copy documents shall include a cross-reference file that indicates document breaks and sets forth the Custodian associated with each produced document.

AGREED E-DISCOVERY PROTOCOL AND [PROPOSED] ORDER - 2

- **c. File Name**. Each document image file shall be named with the unique Bates Number of the page of the document in question, followed by the extension "TIF" or "PDF." File names should not be more than twenty characters long or contain spaces.
- **d. Document Unitization**. If a document is more than one page, the unitization of the document and any attachments and/or affixed notes shall be maintained as they existed in the original document.
- e. Color. Documents in color need not be produced in color. A party may request that a reasonable number of documents be produced in a color .PDF or .JPG format upon review of the other party's production. The parties reserve their respective rights to object to any such request.
- **2. Searchable Text.** In addition to TIFF or PDF images, each production will include text files corresponding to the TIFF or PDF files described above.
 - a. Electronic Documents. The full text of each native electronic document shall be extracted ("Extracted Text") and produced in a text file. The Extracted Text shall be provided in searchable ASCII text format (or Unicode text format if the text is in a foreign language) and shall be named with the unique Bates Number of the first page of the corresponding TIFF or PDF document followed by the extension ".txt" or ".pdf".
 - **b. Hard Copy**. Hard copy documents shall be scanned using Optical Character Recognition technology and searchable ASCII text files shall be produced (or Unicode text format if the text is in a foreign language). Each file shall be named with the unique Bates Number of the first page of the corresponding TIFF or PDF document followed by the extension ".txt" or ".pdf".
 - **c. Redacted Documents**. Redacted documents shall be scanned using Optical Character Recognition technology and searchable ASCII text files shall be produced (or Unicode text format if the text is in a foreign language). Each file shall be named with the unique Bates Number of the first page of the corresponding TIFF or PDF document followed by the extension ".txt" or ".pdf". Extracted text will not be provided for redacted documents.
- **3. Production Media.** Documents shall be produced on external hard drives or readily accessible computer or electronic media (the "Production Media"). Each piece of Production Media shall identify a production number corresponding to the production with which the documents on the Production Media are associated (*e.g.*, "V001", "V002"), as well as the volume of the material in that production (*e.g.*, "-001", "-002"). For example, if the first production wave by a party comprises document images on three hard drives, the party shall label each hard drive in the

AGREED E-DISCOVERY PROTOCOL AND [PROPOSED] ORDER - 3

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following manner: "V001-001", "V001-002", and "V001-003". Each piece of Production Media shall also identify: (1) the producing party's name; (2) the production date; (3) the Bates Number range of the materials contained on the Production Media; and (4) the set(s) of requests for production for which the documents are being produced.

4. Metadata. For all Electronic Documents where metadata exists, an ASCII text file (or Unicode text format if the metadata text is in a foreign language) shall be produced setting forth the fields set forth below. The parties reserve the ability to request that additional Metadata Fields be set forth or provided for certain specified Electronic Documents upon review of the other party's production. The parties reserve their respective rights to object to any such request. The parties are under no obligation to create metadata for any document.

8	<u>FIELD</u>	DESCRIPTION
9	BEGDOC	Beginning Bates number assigned to each document.
10	ENDDOC	Ending Bates number assigned to each document.
11	BEGATTACH	Beginning Bates number assigned to the group of documents to
12		which the parent document and any attachment documents are associated.
13	ENDATTACH	Ending Bates number assigned to the group of documents to
14		which the parent document and any attachment documents are associated.
15	DOCTYPE	Document type as identified by metadata associated with the
16		native document indicating the extension of the application that created the native document (<i>e.g.</i> , .doc, .ppt, .htm).
17	File Name	Original file name.
18	Custodian	The name of the person from whose files the document was obtained.
19	File Path	The file path information for the document.
20	Date Created	Date that the document was created.
21		Date that the file was last modified.
22	Date	

1		Additional Fields for Emails:	
2		To	All information contained in the "To" field of the email.
3		From	All information contained in the "From" field of the e-
4		1 10111	mail.
5		CC	All information contained in the "CC" field of the e-mail, as well as all other discernable copyees.
6		Bcc	All information contained in the "BCC" field of the
7			email, as well as all other discernable blind copyees.
8		Date Sent ¹	Date the E-mail was sent, including month, date, and year.
9		Subject	Verbatim subject or re: line, as stated in the e-mail.
10		Date Received	Date the E-mail was received, including month, date, and
11			year.
12		Time Sent	Time the E-mail was sent, including hour, minute, second, and time zone.
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14	5.	-	ent duplicate documents (based on MD5 or SHA-1 hash evel) reside within a party's data set, each party is only
15		required to produce a sir	ngle copy of the responsive document from each custodian. plication through MD5 or SHA-1 hash values is not possible,

- To the extent that de-duplication through MD5 or SHA-1 hash values is not possible, the parties shall meet and confer to discuss any other proposed method of deduplication.
- **Original Documents:** Nothing in this Protocol shall eliminate or alter any Party's 6. obligation to retain Native Format copies, including associated metadata, of all ESI produced in the Litigation and original hard copy documents for all paper discovery produced in the Litigation.
- 7. Sources That Are Not Reasonably Accessible. Materials retained in tape, floppy disk, optical disk, or similar formats primarily for back-up or disaster recovery purposes should be considered not reasonably accessible under Fed. R. Civ. P. 26(b)(2)(B) and, accordingly, should not be subject to production unless specific facts demonstrate a particular need for such evidence that justifies the burden of retrieval. Following reasonable notice by a requesting party for facts supporting a

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¹ To the extent that information in the Date Sent and Time Sent fields, as defined above, are both part of the Date Sent field, that is sufficient; the parties do not need to parse them as separate fields.

1	26(b)(2)(B), a party must identify and describe those sources of ESI that it contend are not reasonably accessible by providing information about the nature of any	
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3	limitations on access and the likely costs that might be incurred in producing such ESI, and the method used for storage of such ESI.	
4	PROPOSED ORDER	
5	The forging E-Discovery Protocol shall be adopted by the Court and used by the	
6	parties in this case.	
7	SO ORDERED	
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10	Hon. Marsha J. Pechman, U.S. District Court Judge	
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AGREED E-DISCOVERY PROTOCOL AND [PROPOSED] ORDER - 6

FROMMER LAWRENCE & HAUG LLP
1191 SECOND AVENUE
SEATTLE, WASHINGTON 98101
(206) 336-5690

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	AGREED E-DISCOVERY PROTOCOL	AND FROMMER LAWRENCE &
24		
23		Cortney S. Alexander (pro hac vice) cortney.alexander@finnegan.com
22		Tel: (206) 676-7000
21		Seattle, Washington 98104
		SUMMIT LAW GROUP PLLC 315 Fifth Avenue S., Suite 1000
20		mollyt@summitlaw.com
19		/s/ Molly A. Terwilliger (with permission) Molly A. Terwilliger, WSBA No. 28449
18		Attorneys for Plaintiff Interval Licensing LLC
17		Tel: (713) 221-2000
16		600 Travis, Suite 6710 Houston, Texas 77002
		HEIM, PAYNE & CHORUSH, L.L.P.
15		ndavis@hpcllp.com
14		<u>eenger@hpcllp.com</u> Nathan J. Davis (<i>pro hac vice</i>)
13		Eric J. Enger (pro hac vice)
12		Michael F. Heim (<i>pro hac vice</i>) mheim@hpcllp.com
11		Tel: (713) 651-9366
10		1000 Louisiana Street, Suite 5100 Houston, Texas 77002
9		SUSMAN GODFREY L.L.P.
8		mtribble@susmangodfrey.com
		Max L. Tribble, Jr. (pro hac vice)
7		Seattle, Washington 98101 Tel: (206) 516-3880
6		SUSMAN GODFREY L.L.P. 1201 Third Avenue, Suite 3800
5		mberry@susmangodfrey.com
4		Matthew R. Berry. WSBA No. 37364
3		Justin A. Nelson, WSBA No. 31864 jnelson@susmangodfrey.com
2		/s/ Matthew R. Berry (with permission)
	Dated: February 28, 2011	
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[PROPOSED] ORDER- 7

Civil Case No. 2:10-CV-01385-MJP

HAUG LLP 1191 SECOND AVENUE SEATTLE, WASHINGTON 98101 (206) 336-5690

1	FINNEGAN, HENDERSON, FARABOW
2	GARRETT & DUNNER, LLP
2	3500 SunTrust Plaza
3	303 Peachtree Street, NE
4	Atlanta, Georgia 30308-3263 Tel: (404) 653-6400
7	101. (404) 033-0400
5	Gerald F. Ivey (pro hac vice)
	gerald.ivey@finnegan.com
6	Robert L. Burns (pro hac vice)
	robert.burns@finnegan.com
7	Elliot C. Cook (pro hac vice)
0	elliot.cook@finnegan.com
8	FINNEGAN, HENDERSON, FARABOW
9	GARRETT & DUNNER, LLP
	901 New York Avenue, N.W.
10	Washington, D.C. 20001-4413
- 0	Tel: (202) 408-4000
11	
	Attorneys for Defendant AOL Inc.
12	
	/s/ David S. Almeling (by permission)
13	Scott T. Wilsdon, WSBA No. 20608
1.4	wilsdon@yarmuth.com
14	Jeremy E. Roller, WSBA No. 32021
15	<u>jroller@yarmuth.com</u>
13	YARMUTH WILSDON CALFO PLLC
16	818 Stewart Street, Suite 1400
10	Seattle, Washington 98101
17	Tel: (206) 516-3800
18	
	Brian M. Berliner (pro hac vice)
19	<u>bberliner@omm.com</u> Neil L. Yang (<i>pro hac vice</i>)
	nyang@omm.com
20	<u>nyangta omini.com</u>
21	O'MELVENY & MYERS LLP
21	400 South Hope Street
22	Los Angeles, California 90071
	Tel: (213) 430-6000
23	
24	

AGREED E-DISCOVERY PROTOCOL AND [PROPOSED] ORDER- 8 Civil Case No. 2:10-CV-01385-MJP

1 2	George A. Riley (pro hac vice) griley@omm.com David S. Almeling (pro hac vice)
3	dalmeling@omm.com
4	O'MELVENY & MYERS LLP Two Embarcadero Center, 28th Floor San Francisco, California 94111
5	Tel: (415) 984-8700
6	Attorneys for Defendant Apple Inc.
7	/s/ Kristin L. Cleveland J. Christopher Carraway, WSBA No. 37944 chris.carraway@klarquist.com
8 9	Kristin L. Cleveland (<i>pro hac vice</i>) kristin.cleveland@klarqusit.com
10	John D. Vandenberg, WSBA No. 38445 john.vandenberg@klarquist.com
11	KLARQUIST SPARKMAN, LLP 121 S.W. Salmon Street, Suite 1600
12 13	Portland, Oregon 97204 Tel: (503) 595-5300
14	Christopher T. Wion, WSBA No. 33207 <u>chrisw@dhlt.com</u> Arthur W. Horrigan, Jr. WSBA No. 1751
15	Arthur W. Harrigan, Jr., WSBA No. 1751 arthurh@dhlt.com
16	DANIELSON HARRIGAN LEYH & TOLLEFSON LLP
17	999 Third Avenue, Suite 4400 Seattle, Washington 98104 Tel: (206) 623-1700
18 19	Attorneys for Defendants eBay Inc., Netflix, Inc., Office Depot, Inc., and Staples, Inc.
20	/s/ Christopher Durbin (with permission)
21	Christopher B. Durbin, WSBA No. 41159 cdurbin@cooley.com
22	COOLEY LLP 719 Second Avenue, Suite 900
23	Seattle, Washington 98104 Tel: (206) 452-8700
24	

AGREED E-DISCOVERY PROTOCOL AND [PROPOSED] ORDER- 9 Civil Case No. 2:10-CV-01385-MJP

AGREED E-DISCOVERY PROTOCOL AND [PROPOSED] ORDER- 10 Civil Case No. 2:10-CV-01385-MJP

24

1	/s/ Shannon M. Jost (with permission)
2	Shannon M. Jost, WSBA No. 32511 shannon.jost@stokeslaw.com
3	Scott A.W. Johnson, WSBA No. 15543 scott.johnson@stokeslaw.com
5	Aneelah Afzali, WSBA No. 34552
4	aneelah.afzali@stokeslaw.com
5	STOKES LAWRENCE, P.S.
6	800 Fifth Avenue, Suite 4000 Seattle, Washington 98104
	Tel: (206) 626-6000
7	Kevin X. McGann - (212) 819-8312
8	(pro hac vice)
	kmcgann@whitecase.com
9	Dimitrios T. Drivas - (212) 819-8286
10	(pro hac vice)
10	<u>ddrivas@whitecase.com</u> John Handy - (212) 819-8790 (pro hac vice)
11	jhandy@whitecase.com
	Aaron Chase - (212) 819-2516 (pro hac vice
12	achase@whitecase.com
13	WHITE & CASE LLP
	1155 Avenue of the Americas
14	New York, New York 10036
15	Warren S. Heit - (650) 213-0321
1.0	(pro hac vice)
16	wheit@whitecase.com Wendi Schepler - (650) 213-0323
17	(pro hac vice)
1 /	wschepler@whitecase.com
18	
19	WHITE & CASE LLP 3000 El Camino Real
19	Building 5, 9th Floor
20	Palo Alto, California 94306
21	Attorneys for Defendants Google Inc. and
	YouTube, LLC
22	
23	
24	

AGREED E-DISCOVERY PROTOCOL AND [PROPOSED] ORDER- 11 Civil Case No. 2:10-CV-01385-MJP

1	/s/ Steven W. Fogg (with permission)
2	Kevin C. Baumgardner, WSBA No. 14263 <u>kbaumgardner@corrcronin.com</u>
3	Steven W. Fogg, WSBA No. 23528 <u>sfogg@corrcronin.com</u>
4	CORR CRONIN MICHELSON BAUMGARDNER & PREECE LLP
5	1001 4th Avenue, Suite 3900 Seattle, Washington 98154
6	Tel: (206) 625-8600
7	John S. Letchinger (pro hac vice)
8	<u>letchinger@wildman.com</u> Douglas S. Rupert (<i>pro hac vice</i>)
	rupert@wildman.com
9	WILDMAN, HARROLD, ALLEN & DIXON
10	LLP 225 West Wacker Drive, Suite 2800
11	Chicago, Illinois 60606
12	Tel: (312) 201-2698
	Attorneys for Defendant OfficeMax
13	Incorporated
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	

1 2 3	/s/ Mark P. Walters Mark P. Walters, WSBA No. 30819 mwalters@flhlaw.com Dario A. Machleidt, WSBA No. 41860 dmachleidt@flhlaw.com
4	FROMMER LAWRENCE & HAUG LLP 1191 Second Avenue Suite 2000
5	Seattle, Washington 98101 Tel: (206) 336-5684
7	Michael A. Jacobs (pro hac vice) mjacobs@mofo.com
8	Matthew I. Kreeger (pro hac vice) mkreeger@mofo.com Dishard S. I. Hyng (pro hac vice)
9	Richard S.J. Hung (pro hac vice) rhung@mofo.com Francis Ho (pro hac vice)
10	fho@mofo.com Eric W. Ow (pro hac vice)
11	eow@mofo.com
12	MORRISON & FOERSTER LLP 425 Market Street
13	San Francisco, California 94105 Tel: (415) 268-7000
14	Attorneys for Defendant Yahoo! Inc.
15 16	
17	
18	
19	
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21	
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AGREED E-DISCOVERY PROTOCOL AND [PROPOSED] ORDER- 13 Civil Case No. 2:10-CV-01385-MJP

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1	CERTIFICATE OF SERVICE
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3	I hereby certify that on February 28, 2011, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following counsel of record:
4	Attorneys for AOL Inc.
5	Molly A. Terwilliger mollyt@summitlaw.com Gerald F. Ivey gerald.ivey@finnegan.com
6	Robert L. Burns robert.burns@finnegan.com Cortney S. Alexander cortney.alexander@finnegan.com
7	Elliot C. Cook elliot.cook@finnegan.com
8	Attorneys for Apple, Inc. David Almeling @omm.com
9	Brian Berliner bberliner@omm.com
,	George Riley griley@omm.com
10	Jeremy Roller jroller@yarmuth.com Scott Wilsdon wilsdon@yarmuth.com
11	Neil Yang <u>nyang@omm.com</u>
12	Attorneys for eBay, Inc., Netflix, Inc., Office Depot, Inc. and Staples, Inc. Christopher Carraway chris.carraway@klarquist.com
13	Kristin Cleveland kristin.cleveland@klarquist.com
14	John Vandenberg john.vandenberg@klarquist.com Christopher Wion chrisw@dhlt.com
	Arthur Harrigan, Jr. arthurh@dhlt.com
15	Attorneys for Facebook, Inc.
16	Christen Dubois cdubois@cooley.com
17	Heidi Keefe hkeefe@cooley.com Michael Rhodes mrhodes@cooley.com
17	Elizabeth Stameshkin@cooley.com
18	Mark Weinstein mweinstein acooley.com Chris Durbin acooley.com
19	
	Attorneys for Google, Inc. and YouTube, LLC Aneelah Afzali aneelah.afzali@stokeslaw.com
20	Aaron Chase achase@whitecase.com
21	Dimitrios Drivas ddrivas@whitecase.com John Handy jhandy@whitecase.com
22	Warren Heit wheit@whitecase.com
	Kevin McGann kmcgann@whitecase.com
23	Scott Johnson scott.johnson@stokeslaw.com Shannon Jost shannon.jost@stokeslaw.com
24	

AGREED E-DISCOVERY PROTOCOL AND [PROPOSED] ORDER- 14 Civil Case No. 2:10-CV-01385-MJP

1	Attorneys for OfficeMax, Inc. Kevin Baumgardner & corrcronin.com Steven Fogg sfogg@corrcronin.com John Letchinger letchinger@wildman.com
3	Douglas Rupert rupert@wildman.com Jeff Neumeyer jeffneumeyer@officemax.com
4	
5	DATED: February 28, 2011 /s/ Dario A. Machleidt Mark P. Walters, WSBA No. 30819 Dario A. Machleidt, WSBA No. 41860 FROMMER LAWRENCE & HAUG LLP
6	FROMMER LAWRENCE & HAUG LLP
7	
8	
9	
10	
11	
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