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 16 NANTWORKS, LLC and NANT
 HOLDINGS IP, LLC

17 UNITED STATES DISTRICT COURT
 18 FOR THE CENTRAL DISTRICT OF CALIFORNIA

19
 20 NANTWORKS, LLC, a Delaware
 limited liability company, and NANT
 21 HOLDINGS IP, LLC, a Delaware
 limited liability company,

22 Plaintiffs,

23 vs.

24 BANK OF AMERICA
 CORPORATION, a Delaware
 25 corporation, and BANK OF
 AMERICA, N.A., a national banking
 26 association,

27 Defendants.

CASE NO. 2:20-cv-7872-GW-PVC

**INDICES FOR THE PARTIES’
 ROUND ONE AND ROUND TWO
 MOTIONS PURSUANT TO THE
 COURT’S REQUEST (DKT. 502)**

1 Pursuant to the Court's June 5, 2024 Tentative Rulings Order (Dkt. 502),
 2 NantWorks, LLC and Nant Holdings IP, LLC (collectively "Plaintiffs" or
 3 "NantWorks") and Bank of America Corporation and Bank of America, N.A.
 4 (collectively "Defendants" or "Bank of America") hereby submit the following
 5 indices for the Round One and Round Two Motions.

6 **I. ROUND ONE MOTIONS**

7 **A. Plaintiffs' Motion to Strike Portions of the Expert Report of Dr.
 8 Nathaniel Polish**

Docket No.	Description
302	Plaintiffs' Motion to Strike Portions of the Expert Report of Dr. Nathaniel Polish
302-1, 512 (sealed)	Memorandum of Law in Support of Plaintiffs' Motion to Strike Portions of the Expert Report of Dr. Nathaniel Polish
302-2, 512-	Declaration of Brice C. Lynch in Support of Plaintiffs' Motion to Strike Portions of the Expert Report of Dr. Nathaniel Polish
302-3	Exhibit A – Defendants' Final Election of Asserted Prior Art
302-4, 512-1 (sealed)	Exhibit B – Defendants' Final Invalidity Contentions for U.S. Patent Nos. 7,881,529, 7,899,252, 8,478,036, 8,520,897, 9,031,278, and 9,324,004
302-5	Exhibit C – Exhibits attached to Bank of America's Final Invalidity Contentions
302-6, 512-2 (sealed)	Exhibit D – Expert Report of Nathaniel Polish regarding Invalidity, dated January 30, 2024
302-7	Exhibit E – Appendix A to Bank of America's Preliminary Invalidity Contentions,
302-8	Exhibit F – NantWorks' Supplemental Responses to Bank of America's Third Set of Interrogatories
302-9	Exhibit G – Redline comparison of Section IV.B of Bank of America's Final Invalidity Contentions, "Obviousness Under 35 U.S.C. §103," of and Bank of America's April 8, 2021 Preliminary Invalidity Contentions
310	Defendants' Opposition to Plaintiffs' Motion to Strike Portions of the Expert Report of Dr. Nathaniel Polish
310-1	Declaration of E. Danielle T. Williams in Support of Defendants' Opposition to Plaintiffs' Motion to Strike Portions of the Expert Report of Dr. Nathaniel Polish
310-2	Exhibit 1 – U.S. Pat. No 6,947,571 B1, Rhoads
466,	Plaintiffs' Reply in Support of Plaintiffs' Motion to Strike Portions of the Expert Report of Dr. Nathaniel Polish

1 **518 (sealed)**2 **B. Defendants' [First] Motion to Strike Certain Opinions in Dr.**
3 **Schonfeld's Opening Expert Report Regarding Infringement**

Docket No.	Description
4 308, 5 313 (sealed)	Defendants' [First] Motion to Strike Certain Opinions in Dr. Schonfeld's Opening Expert Report Regarding Infringement
6 308-1	7 Appendix A – Section IV.A. pertains to discussion of claim limitations 1.E of '278 Patent, 18.C of '252 Patent, and 1.C of '004 Patent
8 308-2	9 Appendix B – Section IV.B. pertains to discussion of claim limitations 1.E of '278 Patent, 18.E of '252 Patent, and 1.C of '004 Patent
10 308-3	11 Appendix C – Section IV.C. pertains to discussion of claim limitations 1.E of '278 Patent, 1.E of '529 Patent, 18.E of '252 Patent, 1.C of '004 Patent, and 1.A, 1.B, and 1.E of '036 Patent
12 308-4	13 Appendix D – Section IV.D. pertains to discussion of claim limitations 1.D and 1.E of '278 Patent, 1.E of '529 Patent, 1.B of '004 Patent, and 1.E of '036 Patent
14 308-5	15 Appendix E – Section IV.E. pertains to discussion of claim limitations 1.D and 1.E of '278 Patent, 1.E of '529 Patent, 1.B of '004 Patent, and 1.E of '036 Patent
16 308-6	Appendix F – Section IV.F. pertains to discussion of claim limitations 1.F of '278 Patent, and 1.D of '004 Patent
17 308-7	18 Declaration of E. Danielle T. Williams in Support of Motion to Strike Certain Opinions in Dr. Schonfeld's Opening Expert Report Regarding Infringement
19 308-8, 20 313-1 (sealed)	Exhibit 1 – Expert Report of Dan Schonfeld Regarding the Infringement of the Asserted Claims (excerpt)
21 308-9, 22 313-2 (sealed)	Exhibit 2 – March 1, 2024 Letter from B. Lynch to D. Williams
23 308-10, 313-3 (sealed)	Exhibit 3 – Plaintiffs' Third Supplemental Objections and Responses to Defendants Third Set of Interrogatories (Nos. 10-25) (excerpt)
24 308-11, 313-4 (sealed)	Exhibit 4 – Plaintiffs' Corrected Third Supplemental Objections and Responses to Defendants Third Set of Interrogatories (Nos. 10-25) (excerpt)
25 308-12, 313-5 (sealed)	26 Exhibit 5 – Plaintiffs' Second Supplemental Objections and Responses to Defendants Third Set of Interrogatories (Nos. 10-25) (excerpt)
27 308-13, 28 313-6 (sealed)	Exhibit 6 – Plaintiffs' Second Supplemental Objections and Responses to Defendants Fifth Set of Interrogatories (29)

1	308-14	Exhibit 7 – Final Ruling on Claim Construction/Markman Hearing
2	308-15,	Exhibit 8 – Transcript of the Deposition of Pavan Chayanam (excerpt)
3	313-7 (sealed)	
4	308-16,	Exhibit 9 – Transcript of the Deposition of Charles Christopher Harbinson (excerpt)
5	313-8 (sealed)	
6	308-17,	Exhibit 10 – Transcript of the Deposition of Fred Fortaleza Fernandez, Jr.
7	313-9 (sealed)	
8	308-18,	Exhibit 11 – Plaintiffs’ Preliminary Final Infringement Contentions, Exhibit 1 – ’278 Final Infringement Claim Chart
9	313-10 (sealed)	
10	308-19,	Exhibit 12 – Plaintiffs’ Preliminary Final Infringement Contentions, Exhibit 2 – ’529 Final Infringement Claim Chart
11	313-11 (sealed)	
12	308-20,	Exhibit 13 – Plaintiffs’ Preliminary Final Infringement Contentions, Exhibit 3 – ’252 Final Infringement Claim Chart
13	313-12 (sealed)	
14	308-21,	Exhibit 14 – Plaintiffs’ Preliminary Final Infringement Contentions, Exhibit 5
15	313-13 (sealed)	
16	308-22	Exhibit 15 – U.S. Pat. No 7,881,529
17	308-23	Exhibit 16 – U.S. Pat. No 7,899,252
18	308-24	Exhibit 17 – U.S. Pat. No 8,478,036
19	308-25	Exhibit 18 – U.S. Pat. No 9,031,278
20	308-26	Exhibit 19 – U.S. Pat. No 9,324,004
21	308-27,	Exhibit 20 – Plaintiffs’ Preliminary Final Infringement Contentions, Exhibit 6 – ’036 Final Infringement Claim Chart
22	313-14 (sealed)	
23	308-28	Exhibit 21 – Order on Joint Stipulation to Extend Case Schedule
24	308-29,	Exhibit 22 – Defendants’ December 20, 2023 Supplemental Objections and Responses to Plaintiffs’ First Set of Interrogatories (Nos. 4–5)
25	313-15 (sealed)	
26	308-30,	Exhibit 23 – August 19, 2023 Letter from D. Williams to E. Huang
27	313-16 (sealed)	
28	308-31,	Exhibit 24 – Opening Expert Report and Disclosure of Dawn Hall
	313-17 (sealed)	
	308-32,	Exhibit 25 – Opening Expert Report of James Storer, Ph.D. regarding Non-Infringing Alternatives to Certain Claims of U.S. Patents Nos. 7,881,529, 7,899,252, 8,478,036, 9,031,278 and 9,324, 004
	313-18 (sealed)	
	308-33,	Exhibit 26 – Rebuttal Report of Dawn Hall
	313-19 (sealed)	
	308-34	Exhibit 27 – Rebuttal Report of James Storer

1	313-20 (sealed)	
2	444,	Plaintiffs' Opposition to Defendants' [First] Motion to Strike Certain Opinions in Dr. Schonfeld's Opening Expert Report Regarding Infringement
3	517 (sealed)	
4	444-1	Declaration of Brice C. Lynch in Support of Plaintiffs' Opposition to Defendants' Motion to Strike Certain Opinions in Dr. Schonfeld's Opening Expert Report Regarding Infringement
5		
6	444-2,	Exhibit 1 – Transcript of Deposition of Charles Christopher Harbinson
7	517-1 (sealed)	
8	444-3,	Exhibit 2 – Opening Expert Report of James Storer
9	517-2 (sealed)	
10	444-4	Exhibit 3 – Transcript of September 23, 2021 Markman Hearing
11	444-5,	Exhibit 4 – Transcript of Deposition of Pavan Chayanam
12	517-3 (sealed)	
13	444-6,	Exhibit 5 – Transcript of Deposition of Fred Fortaleza Fernandez, Jr.
14	517-4 (sealed)	
15	444-7.	Exhibit 6 – February 23, 2024 Letter from Danielle T. Williams to Brice Lynch
16	517-5 (sealed)	
17	444-8	Exhibit 7 – Transcript of the February 25, 2021 Hearing on Defendants' Partial Motion to Dismiss Plaintiffs' First Amended Complaint
18	444-9,	Exhibit 8 – Opening Expert Report of Patrick F. Kennedy, Ph.D
19	517-6 (sealed)	
20	444-10,	Exhibit 9 – Deposition Transcript of Dr. Dan Schonfeld
21	517-7 (sealed)	
22	471,	Defendants' Reply in Support of Opposition to Defendants' Motion to Strike Certain Opinions in Dr. Schonfeld's Opening Expert Report Regarding Infringement
23	509 (sealed)	
24	471-1,	Exhibit 28 – Declaration of Joe Netikosol in Support of Defendants' Reply in Support of Their Motion to Strike Certain Opinions of Dan Schonfeld, Ph.D.
25	509-1 (sealed)	

C. Plaintiffs' Motion to Strike Portions of Rebuttal Expert Report of Dr. James Storer

Docket No.	Description
327	Plaintiffs' Motion to Strike Portions of Rebuttal Expert Report of Dr. James Storer

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