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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

NETWORK-1 TECHNOLOGIES, INC.,

Plaintiff,

14 Civ. 2396 (PGG)

v.

14 Civ. 9558 (PGG)

GOOGLE LLC and YOUTUBE, LLC,

Defendants.

JOINT STIPULATION TO MODIFY THE DEADLINES FOR CLAIM CONSTRUCTION BRIEFING

Plaintiff Network-1 Technologies, Inc. and Defendants Google LLC and YouTube, LLC, through their undersigned counsel, hereby stipulate, subject to approval by this Court, to modify two of the claim construction deadlines set forth in the January 17, 2019 Joint Proposed Civil Case Management Plan and Scheduling Order (Dkt. No. 137-1).¹

WHEREAS, Plaintiff Network-1 served and filed its opening claim constriction brief on May 30, 2019;

WHEREAS, Defendants served and filed their response claim construction brief on

June 28, 2019;

WHEREAS, Network-1's reply claim construction brief is currently due for service and filing on July 12, 2019;

WHEREAS, Defendants' sur-reply claim construction brief is currently due for service and filing on July 26, 2019;

¹ Citations to the docket refer to docket entries in Case No. 14 Civ. 2396 (PGG).

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WHEREAS, Plaintiff seeks additional time in the briefing schedule in light of its deposition of Defendants' expert and the intervening Fourth of July holiday;

WHEREAS, neither party has previously requested an extension of any claim construction deadlines specified in the Scheduling Order;

WHEREAS, no other deadlines will be affected, including the hearing on claim construction issues currently scheduled for August 26, 2019, unless the Court wishes to reschedule that hearing in light of the parties' stipulated extension to the briefing schedule;

NOW THEREFORE, the parties hereby stipulate and agree as follows:

1. Network-1 may serve and file a reply claim construction brief solely rebutting Defendants' response brief by **July 19, 2019**; and

2. Defendants may serve and file a sur-reply claim construction brief solely in response to new arguments raised in Network-1's reply brief by August 9, 2019.

SO STIPULATED.

Dated: July 9, 2019

Respectfully submitted,

RUSS, AUGUST & KABAT

BY: /s/ Amy E. Hayden

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Attorneys for Google LLC and YouTube, LLC

SO ORDERED.

& Larl

Paul G. Gardephe United States District Judge

July 12, 2019