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1	IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION			
2	MA	ARSHALL I	JIVIS	SION
3				
4	AMERANTH, INC.		* *	Civil Docket No. 2:07-CV-271
5	VS.		* *	Marshall, Texas
6 7	MENUSOFT SYSTEMS CORPO	ORATION	*	September 13, 2010 1:20 P.M.
8				
9 10	<u>TRANSCRIPT OF TRIAL</u> <u>BEFORE THE HONORABLE JUDGE CHAD EVERINGHAM</u> <u>UNITED STATES MAGISTRATE JUDGE</u>			
11	APPEARANCES:			
12	FOR THE PLAINTIFFS:	MR. JOH	NW.	OSBORNE
13			ies w	. GOULD
14			VEN	M. PURDY
15		Locke L	ord	Bissell & Liddell ancial Center
16				ew York 10281
17		Siebman	Bur	C. SMITH g Phillips & Smith
18		113 Eas Marshal		stin Street X 75670
19				
20	APPEARANCES CONTINUED	ON NEXT	PAGI	<u>.</u> :
21				
22	COURT REPORTERS:	MS. JUD	ΙTΗ	IMMONS, CSR WERLINGER, CSR
23		100 Eas	t Ho	urt Reporters uston, Suite 125
24		Marshal 903/935		
25	(Proceedings recorded	by mech	anica	al stenography,
DOCK	ET			

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2

1	
2	APPEARANCES CONTINUED:
3 4 5	FOR THE DEFENDANTS: MR. MARC L. DELFLACHE MR. DUSTIN MAUCK Fulbright & Jaworski 2200 Ross Avenue, Suite 2800 Dallas, TX 75201
6	MR. RICHARD S. ZEMBEK
7	Fulbright & Jaworski 1301 McKinney, Suite 5100 Houston, TX 77010
8	
9	MR. OTIS CARROLL Ireland Carroll & Kelley
10	6101 South Broadway, Suite 500 Tyler, TX 75703
11	
12	* * * * * * *
13	
14	<u>proceedings</u>
15	LAW CLERK: All rise.
16	(Jury in.)
17	THE COURT: All right. Please be seated.
18	You may continue your direct examination.
19	KATHIE SANDERS, PLAINTIFF'S WITNESS, PREVIOUSLY SWORN
20	DIRECT EXAMINATION (CONTINUED)
21	BY MR. GOULD:
22	Q. Mrs. Sanders, there's one thing I forgot to
23	ask about your background this morning.
24	Did you ever work in a restaurant?
25	A. Yes, I did.

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23

1 with an integrated credit card-capability. 2 He's trying to sell this to McDonald's in 3 January of 1997, right? Α. Yes. 4 5 MR. ZEMBEK: Jim, can you go to the next page of this exhibit, please. 6 7 If you could pull out that first 8 paragraph. 9 (By Mr. Zembek) And one of the things that Q. 10 Mr. McNally told McDonald's Restaurant is that the 11 TransPad could accomplish the same basic functions of a POS application itself, right? 12 13 Α. I don't know. I haven't read this. I've highlighted it for you. 14 Q . 15 Α. Oh, thank you. By running your POS application. 16 17 Right. Q. Someone else's, right. 18 Α. 19 Q. So he was trying to get McDonald's to run a 20 POS application on the TransPad? 21 That's correct. Α. 22 Q. And he wanted to have that wirelessly 23 integrated into their Back Office? 24 Α. Right. 25 Jim, could you pull up MR. ZEMBEK:

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1
   Exhibit 489B, please.
2
            (By Mr. Zembek) Are you familiar with the
        Q.
3
  Hospitality Technology magazine?
            Yes, I am.
 4
        Α.
5
             And that was being published in January 1997,
        Q.
   correct?
6
7
            Correct.
        Α.
8
            And if we look on the first page, the mailing
        Q.
   label --
9
10
                  MR. ZEMBEK: If we could call that out,
  please, Jim.
11
        Q. (By Mr. Zembek) -- Ameranth received copies of
12
13
   this magazine and specifically Keith McNally back in
   January of 1997, right?
14
15
        Α.
            That's what it looks like.
16
                  MR. ZEMBEK: Jim, could you go to Page 7
17
   of this article.
        Q. (By Mr. Zembek) So this is 1997, and this is
18
19
   an article about the MICROS handheld device in 1997,
20
   correct?
            I don't know. I -- I have not seen this
21
       Α.
22 before.
23
            So you were in charge of marketing. Were you
        Q.
24
   aware of the fact that in 1997, MICROS had a handheld?
25
            I know they told me that they had something
        Α.
```

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R

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25

that was a bust, and it's called a brick or something 1 like that I remember, and that it didn't go anywhere and 2 it didn't do anything, and that it was a complete 3 disaster, because I just -- but I don't know more than 4 5 that. Even they told me that it -- nothing happened with it. 6 7 So it's your testimony that nothing happened Q. with the --8 With the brick -- with the brick at that time; 9 Α. 10 that happened before; that's correct. 11 Would you say the sale of 3000 handhelds is Q. nothing happening? 12 13 They told me that they had -- that it was not Α. an efficient unit, that it didn't --14 15 Could you answer my question, please? Q. I'm sorry. What was your question? 16 Α. 17 Would you say the sale of 3000 handhelds was a Q. failure? 18 I wouldn't know. 19 Α. 20 Would you say that the installation at over Ο. 300 sites of this MICROS device would be a failure? 21 22 Α. Was it an installation or was it a 23 demonstrate -- that they were just demoing this? 24 MR. ZEMBEK: Jim, could we please go 25 forward two pages.

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RM

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