

Exhibit A

Patent”); 9,729,594 (Compl. Ex. B) (the “’594 Patent”); and 9,762,636 (Compl. Ex. C) (the “’636 Patent”) to Harold Price (collectively, the “Asserted Patents”).

2. I am being compensated for my work in this matter by WAG Acquisition, L.L.C. (“WAG”), at the rate of \$450.00 per hour, with reimbursement for actual expenses. I have no personal or financial stake or interest in the outcome of the above-referenced litigation. My compensation is not tied to the outcome of this matter, is not based on the substance of the opinions rendered here, and I have no financial interest in WAG.

I. QUALIFICATIONS

3. I have a long professional background in information technology and network engineering, and for the past 20 years I have been the chief executive officer of a specialized Internet hosting company that I founded, which among other things provides Tier I Network Operations Center capabilities for corporations, local municipalities, Federal Government programs, and regulatory agencies in and around southern California. Over the course of my career I have developed extensive technical experience in the field of the Asserted Patents, as discussed briefly below, including experience concerning multimedia communication protocols over the Internet and computer networks. A copy of my curriculum vitae is attached as Exhibit A.

4. My day-to-day work in my present capacity involves direct hands-on as well as strategic involvement in the issues of networked data distribution and access, including without limitation architecting and configuring high-capacity content servers, proxy servers, content distribution networks (CDNs), edge and origin servers, peer-to-peer communications, as well as the lower-level routing and switching infrastructure and communications protocols and standards underlying such systems.

5. In prior positions, I was the Chief Technology Architect (in addition to being the CEO) for 15 years for a company I founded that was the original communications technology “skunk-works” for Novell Inc. In this capacity, I designed basic and advanced telecommunications and network interfaces for Novell and other companies and developed a mastery of the standards and protocols underlying the Internet. I authored the Network Communications Services Interface (“NCSI”) that became a de-facto communications software LAN/WAN standard, with more than 3 million deployments of software. I also developed protocol adjustments in Novell IPX Protocol for adaptive packet buffering required by LAN/WAN communication (Asynchronous and LAPB X.25) gateways, receiving Industry Product of the Year awards for successive years (1988, 1990, 1991 and 1996).

6. I previously served for 10 years architecting network information processing technologies for Goldman Sachs as a senior consultant. In this capacity, I was the architect, designer, development manager, and developer in Goldman’s Network Workstation Technologies Department. I was also the architect of Goldman’s product strategy and deployment of online delivery of consolidated live market data information into local and wide area network-based workstations for mission critical securities trading operations in the worldwide trading rooms of the firm. In particular, I developed proprietary adaptive buffering protocols to mitigate stream delays when terrestrial transatlantic data links were routed through backup satellite connections affecting the flow of streaming market data feeds used for program trading operations.

7. As Chief Technology Officer of ShowBizData Inc. between 2000 and 2002 as an “early adopter” pioneered the online Internet streaming of various lived events of the Cannes

Film Festival, BFTA Awards and the Sundance Film Festival using both commercial and proprietary systems we architected and developed.

8. I am also a Network Computing Paradigm Award recipient.

9. I believe that I am qualified to provide reliable technical opinions in the field of the Asserted Patents.

II. LEVEL OF SKILL IN THE ART

10. I have been asked to identify the level of training and/or experience that would qualify someone as a person of ordinary skill in the art (“POSITA”), in the field of the Asserted Patents (Internet streaming media), circa 1999-2000. In my opinion, a POSITA would have working familiarity with the basic standards applicable to distribution content over the Internet, including the most common video encoding and streaming protocols. In my view, the education and/or working experience necessary to acquire the requisite familiarity with the subject matter to qualify as a POSITA would have included either (1) a bachelor’s degree or equivalent in a field such as Electrical Engineering, Computer Engineering, or Computer Science, or an equivalent field that includes network engineering as a topic of study, plus at least one year of practical academic or industry technical experience in the computer network field, such as serving as an engineer for an streaming content provider performing network design, development, or configuration tasks, or as a software developer for network communications software or related utility software, or (2) or at least three years’ fulltime technical experience as stated (or an equivalent combination of academic study and work experience).

III. TECHNICAL BACKGROUND

11. I refer herein to text found in the specifications of the Asserted Patents. These patents differ in the claims appended at the end of the respective patent documents, but share a

Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.