1 2 3 4 5 6	KEKER & VAN NEST LLP ROBERT A. VAN NEST - # 84065 rvannest@kvn.com CHRISTA M. ANDERSON - # 184325 canderson@kvn.com DANIEL PURCELL - # 191424 dpurcell@kvn.com 633 Battery Street San Francisco, CA 94111-1809 Telephone: 415 391 5400 Facsimile: 415 397 7188	KING & SPALDING LLP DONALD F. ZIMMER, JR #112279 fzimmer@kslaw.com CHERYL A. SABNIS - #224323 csabnis@kslaw.com 101 Second Street, Suite 2300 San Francisco, CA 94105 Tel: 415.318.1200 Fax: 415.318.1300	
7 8 9 10 11 12	KING & SPALDING LLP SCOTT T. WEINGAERTNER (<i>Pro Hac Vice</i>) sweingaertner@kslaw.com ROBERT F. PERRY rperry@kslaw.com BRUCE W. BABER (Pro Hac Vice) 1185 Avenue of the Americas New York, NY 10036 Tel: 212.556.2100 Fax: 212.556.2222	IAN C. BALLON - #141819 ballon@gtlaw.com HEATHER MEEKER - #172148 meekerh@gtlaw.com GREENBERG TRAURIG, LLP 1900 University Avenue East Palo Alto, CA 94303 Tel: 650.328.8500 Fax: 650.328.8508	
13 14 15	Attorneys for Defendant GOOGLE INC. UNITED STATES	DISTRICT COURT	
	NORTHERN DISTRICT OF CALIFORNIA		
161	SAN FRANCISCO DIVISION		
16 17	SAN FRANCIS	SCO DIVISION	
	SAN FRANCIS ORACLE AMERICA, INC.,	SCO DIVISION Case No. 3:10-cv-03561 WHA	
17			
17 18	ORACLE AMERICA, INC.,	Case No. 3:10-cv-03561 WHA GOOGLE INC.'S BILL OF COSTS Dept.: Courtroom 8, 19 th Floor	
17 18 19	ORACLE AMERICA, INC., Plaintiff,	Case No. 3:10-cv-03561 WHA GOOGLE INC.'S BILL OF COSTS	
17 18 19 20	ORACLE AMERICA, INC., Plaintiff, v.	Case No. 3:10-cv-03561 WHA GOOGLE INC.'S BILL OF COSTS Dept.: Courtroom 8, 19 th Floor	
17 18 19 20 21	ORACLE AMERICA, INC., Plaintiff, v. GOOGLE INC.,	Case No. 3:10-cv-03561 WHA GOOGLE INC.'S BILL OF COSTS Dept.: Courtroom 8, 19 th Floor	
17 18 19 20 21 22	ORACLE AMERICA, INC., Plaintiff, v. GOOGLE INC.,	Case No. 3:10-cv-03561 WHA GOOGLE INC.'S BILL OF COSTS Dept.: Courtroom 8, 19 th Floor	
17 18 19 20 21 22 23	ORACLE AMERICA, INC., Plaintiff, v. GOOGLE INC.,	Case No. 3:10-cv-03561 WHA GOOGLE INC.'S BILL OF COSTS Dept.: Courtroom 8, 19 th Floor	
17 18 19 20 21 22 23 24	ORACLE AMERICA, INC., Plaintiff, v. GOOGLE INC.,	Case No. 3:10-cv-03561 WHA GOOGLE INC.'S BILL OF COSTS Dept.: Courtroom 8, 19 th Floor	
17 18 19 20 21 22 23 24 25	ORACLE AMERICA, INC., Plaintiff, v. GOOGLE INC.,	Case No. 3:10-cv-03561 WHA GOOGLE INC.'S BILL OF COSTS Dept.: Courtroom 8, 19 th Floor	

BILL OF COSTS

Final Judgment having been entered on June 20, 2012 [Dkt. 1211] in favor of Defendant Google Inc. ("Google"), as to the relief sought by Plaintiff Oracle America, Inc. ("Oracle") in this litigation, the Clerk is hereby requested to tax the following as costs pursuant to 28 U.S.C. § 1920 and Civil L.R. 54-3.

TOTAL	\$4,030,669	
Compensation of the court-appointed expert.	\$986,978	
Fees for printed or electronically recorded transcripts necessarily obtained for use in the case.	\$143,341	
Fees for exemplification and the costs of making copies of any materials where the copies are necessarily obtained for use in the case.	\$2,900,349	

This Bill of Costs is supported by the Declaration of Kristin Zmrhal (Exhibit A hereto), an Itemized Bill of Costs (Exhibit B hereto), and corresponding invoices (Exhibit C hereto).

Dated: July 5, 2012 KEKER & VAN NEST LLP

By:

/s/ Robert A. Van Nest ROBERT A. VAN NEST

Attorneys for Defendant GOOGLE INC.

EXHIBIT A

1 2	KEKER & VAN NEST LLP ROBERT A. VAN NEST - # 84065 rvannest@kvn.com	KING & SPALDING LLP DONALD F. ZIMMER, JR #112279 fzimmer@kslaw.com	
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10	rperry@kslaw.com BRUCE W. BABER (Pro Hac Vice) 1185 Avenue of the Americas	1900 University Avenue East Palo Alto, CA 94303 Tel: 650.328.8500	
11	New York, NY 10036 Tel: 212.556.2100	Fax: 650.328.8508	
12	Fax: 212.556.2222		
13			
14	Attorneys for Defendant GOOGLE INC.		
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17	SAN FRANCISCO DIVISION		
18	ORACLE AMERICA, INC.,	Case No. 3:10-cv-03561 WHA	
19	Plaintiff,	DECLARATION OF KRISTIN ZMRHAL IN SUPPORT OF GOOGLE'S BILL OF COSTS	
20	V.	Dept.: Courtroom 8, 19 th Floor	
21	GOOGLE INC.,	Judge: Hon. William Alsup	
22	Defendant.		
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I, Kristin Zmrhal, declare as follows:

- I am a Project Manager of Discovery Support at Google Inc. ("Google"). I submit this declaration in support of Google's Bill of Costs. I managed Google's document collection and production in the above-captioned case. I have knowledge of the facts set forth herein, and if called to testify as a witness thereto could do so competently under oath.
- 2. On June 20, 2012, the Court entered Final Judgment in this matter. Dkt. 1211. As reflected in the Final Judgment, Google prevailed on a substantial part of the litigation. Plaintiff Oracle America, Inc. ("Oracle") recovered none of the relief it sought in this litigation. Accordingly, Google is the prevailing party and is entitled to recover costs pursuant to Fed. R. Civ. P. 54(d) and 17 U.S.C. § 505.
 - 3. I have reviewed Google's Bill of Costs and the invoices submitted therewith.
- 4. The costs included in Google's Bill of Costs are correctly stated and were necessarily incurred in this action, and the services for which fees have been charged were actually and necessarily performed. Further, the items in Google's Bill of Costs are fairly attributable to the claims asserted by Oracle in this litigation and are recoverable by Google under 28 U.S.C. § 1920, Civil Local Rule 54-3, and relevant case law. Parrish v. Manatt, Phelps & Phillips, LLP, No. C 10-03200 WHA, 2011 WL 1362112, at *2 (N.D. Cal. April 11, 1011) (J. Alsup) ("The reproduction costs defendants incurred in collecting, reviewing, and preparing client documents for production were necessary expenditures made for the purpose of advancing the investigation and discovery phases of the action. As such, they are properly taxable."); Service Emp. Int'l Union v. Rosselli, No. C 09-00404 WHA, 2010 WL 4502176, at *3 (N.D. Cal., Nov. 1, 2010) (J. Alsup) (rejecting plaintiffs' argument that "the cost of trial exhibits and electronic discovery production should not be recoverable," and overruling plaintiffs' objections to deposition-related costs such as "'rough disk' fees, 'expedited' services charges, parking reimbursements, charges for court reporter 'waiting time,' charges for court reporter 'before/after hours,' delivery costs, appearance and travel fees, 'video digitizing to DVD[s],' and 'video synchronizing"); In re Online DVD Rental Antitrust Litig., No. M 09–2029 PJH, 2012 WL 1414111, at *1 (N.D. Cal. 2012) ("The court declines to disallow remaining costs on the grounds

- argued by plaintiffs (e.g., TiFF conversion costs; copying/"blowback" costs purportedly not documented; document productions purportedly not delivered; professional fees re visual aids.")); *Petroliam Nasional Berhad v. GoDaddy.com, Inc.*, No. C 09–5939 PJH, 2012 WL 1610979, at *4 (N.D. Cal., May 8, 2012) (allowing recovery of costs that were "necessary to convert computer data into a readable format," because such costs were "an essential component of '[t]he cost of reproducing disclosure or formal discovery documents' used in the case, as permitted under Civil Local Rule 54–3(d)(2)."); *In re Ricoh Co., Ltd. Patent Litig.*, 661 F.3d 1361, 1365 (Fed. Cir. 2011) ("Thus, the costs of producing a document electronically can be recoverable under section 1920(4).").
- 5. True and correct copies of the invoices supporting Google's Bill of Costs are attached as Exhibit C to the Bill of Costs.
- 6. The costs included in Google's Bill of Costs for reproducing documents for use in the case were necessary and related to (a) disclosure and other formal discovery obligations, (b) exhibits to depositions, and (c) compensation for court-appointed experts.
- a. Google collected documents from over 86 custodians for this case. Google delivered to its document vendor over 97 million documents for electronic processing and review. Pursuant to Google's obligations under the parties' Joint ESI Agreement [Dkt. 67], Google's document vendor filtered custodial documents for production by running agreed-upon key-term searches, and converted documents to TIFF images for production. Over the course of this litigation, Oracle served nine separate Requests for Production of Documents, with 204 individual document requests. Google electronically produced over 3.3 million documents in response to Oracle's requests, and Google's 60 separate document productions span over 20 million pages.
- b. Sixty witnesses were deposed in this case, and several witnesses were deposed more than once.
- c. The Court appointed Dr. James R. Kearl to serve as a Rule 706 damages expert in this case. Dkt. 374. Pursuant to court-order, [Dkt. 413], Google paid one-half of Dr. Kearl's fees and expenses in this matter.

1	I declare under penalty of perjury that the foregoing is true and correct and that this
2	declaration was executed at 11:30 AM in Chique, Winois on July 3, 2012.
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4	declaration was executed at 11:30 AM in Chigo, Illinois on July 3, 2012. By: Live Ca L. KRISTIN ZMRHAL
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EXHIBIT B

CONDITIONALLY FILED UNDER SEAL

EXHIBIT C

CONDITIONALLY FILED UNDER SEAL