

EXHIBIT G

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

-----X

DAUM GLOBAL HOLDINGS CORP.

Index No. 652940/2011
(Hon. Jeffrey K. Oing)

Plaintiff,

- against -

AFFIDAVIT OF BRADLEY
COHEN IN OPPOSITION TO
ORDER TO SHOW CAUSE

YBRANT DIGITAL LIMITED, and
YBRANT MEDIA ACQUISITION, INC.,

Defendants.

-----X

Bradley Cohen, being duly sworn, deposes and says that:

1. I am the President and Chief Strategy Officer of defendant Ybrant Digital Limited ("Ybrant Digital" now known as Lycos Internet Limited), parent company of defendant Ybrant Media Acquisition, Inc. ("Ybrant Media"), which in turn purchased Lycos, Inc. ("Lycos") from Daum Global Holding Corp. ("Daum").

2. I submit this affidavit in opposition to the Order to Show Cause submitted by Daum seeking to hold Defendants, Lycos, Suresh Reddy, Edward Noel, and me in contempt of the injunction issued by this Court on January 31, 2012 (the "Injunction"), which I understand enjoins Defendants "from taking cash or other assets from Lycos, Inc., or causing the same to be transferred outside the ordinary course of business, or otherwise diminishing the value of Lycos, Inc. shares in which plaintiff holds a security or ownership interest, or encumbering or transferring Lycos, Inc. shares held by defendants."

3. Except where otherwise indicated, I have personal knowledge of the facts set forth herein and am competent to testify if called.



4. I am a resident of the State of Colorado.

5. I am not an officer, director, or employee of Lycos and I have no control over the operation of Lycos, although I have acted as a consultant to Lycos.

6. I have no knowledge of any violation of the Injunction by Lycos, Ybrant Digital, or Ybrant Media.

7. I understand that Daum is concerned about a corporate restructuring that will be occurring at Ybrant Digital. This restructuring does not in any way constitute a violation of the Injunction, nor does it pose any threat to Daum's legal position or rights.

8. As Daum is aware because of public statements made by Ybrant Digital, Ybrant Digital intends to restructure its holdings under a new company, Ybrant Digital Cayman Limited ("Ybrant Cayman"). As a result of this restructuring, Ybrant Cayman will become the new owner of Ybrant Media.

9. Based on a review of the relevant documents, my understanding is that the purpose of the Injunction is (a) to prevent the transfer of cash or other assets from Lycos "outside the ordinary course of business" and (b) to prevent the transfer or encumbrance of Lycos stock.

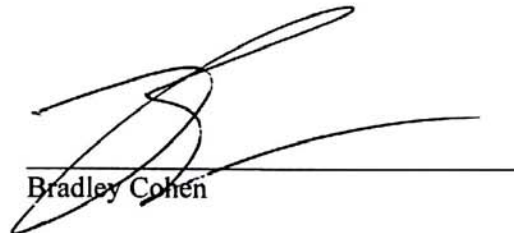
10. The restructuring of Ybrant Digital does not in any way concern assets of Lycos. None of Lycos' assets are being transferred in any manner as a result of the restructuring.

11. I understand that the stock of Lycos is the subject of a dispute, with Daum having laid claim to 44% of the shares while the remaining 56% of the shares remain in Ybrant Media's ownership and control. The restructuring of Ybrant Digital does not in any way concern the shares of Lycos. No stock of Lycos is being transferred or encumbered in any manner as a result of the restructuring.



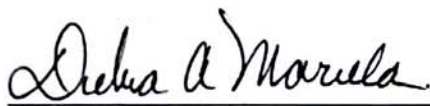
12. Finally, I note that Daum wrongfully believes that Ybrant Digital has taken from Lycos an "asset" insofar as it is utilizing the "Lycos" trademark. However, the trademark remains the property of Lycos and has not been transferred from the company. Indeed, Ybrant Digital pays Lycos a fee for the license to use the Lycos trademark.

13. Although I do not believe that I am under the jurisdiction of this Court, I agree that, in conjunction with my duties at Ybrant Digital, I will not violate the Injunction or cause anyone to violate the Injunction.


Bradley Cohen

Sworn to before me

this 19 day of December, 2014



Notary Public



