UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA.

PLAINTIFF,

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: C.A. NO. 98-1232

MICROSOFT CORPORATION,

DEFENDANT.

STATE OF NEW YORK, ET AL.,

PLAINTIFFS,

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: C.A. NO. 98-1223

MICROSOFT CORPORATION,

DEFENDANT.

MICROSOFT CORPORATION,

COUNTERCLAIM-PLAINTIFF,

V.

DENNIS C. VACCO, ET AL.,

COUNTERCLAIM-DEFENDANTS. : JANUARY 13, 1999

----- WASHINGTON, D.C.

VOLUME 37-B

TRANSCRIBED DEPOSITION EXCERPTS

COURT REPORTER:

DAVID A. KASDAN, RMR

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WASHINGTON, D.C. 20003

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OVERNMENT EXHIBIT

MILLER REPORTING CO., INC. 507 C STREET, N.E. WASHINGTON, D.C. 20002

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(DEPOSITION EXCERPTS OF BILL GATES.)

- Q. YOU ARE AWARE, ARE YOU NOT, SIR, THAT
 ONE OF THE ISSUES IN THIS CASE IS THE EXTENT TO
 WHICH OPERATING SYSTEMS AND BROWSERS ARE OR ARE
 NOT SEPARATE PRODUCTS?
- A. I'M NOT A LAWYER, SO I THINK IT'S VERY
 STRANGE FOR ME TO OPINE ON WHAT'S AN ISSUE IN THE
 CASE. AS FAR AS I KNOW, THE ISSUES IN THE CASE
 ARE NOT--ARE SOMETHING THAT YOU DECIDE, AND I
 DON'T CLAIM TO HAVE ANY EXPERTISE AT ALL.
 (EXCERPT.)
- Q. MR. GATES, DO YOU UNDERSTAND THAT THE ISSUE OF WHETHER OR NOT BROWSERS ARE A SEPARATE PRODUCT ARE OR ARE NOT A SEPARATE PRODUCT FROM THE OPERATING SYSTEM IS AN ISSUE IN THIS CASE?
- A. I DON'T CONSIDER MYSELF SOMEONE WHO
 COULD SAY IF THAT'S AN ISSUE IN THIS CASE OR NOT.
- Q. HAVE YOU ANTICIPATED IN ANY WAY IN

 TRYING TO GET MICROSOFT PERSONNEL TO USE LANGUAGE

 THAT WOULD SUGGEST THAT BROWSERS AND OPERATING

 SYSTEMS ARE NOT SEPARATE PRODUCTS?
 - A. I HAVE NO IDEA WHAT YOU MEAN BY THAT.
- Q. WELL, HAVE YOU SEEN E-MAILS THAT URGE
 PEOPLE WITHIN MICROSOFT NOT TO TALK ABOUT
 BROWSERS AS IF THEY WERE SEPARATE FROM THE

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OPERATING SYSTEM?

- Α. I DON'T RECALL SEEING ANY SUCH E-MAIL.
- ARE YOU AWARE OF ANYBODY WITHIN Q. MICROSOFT WHO HAS ASSERTED, EITHER IN AN E-MAIL OR OTHERWISE, THAT PEOPLE OUGHT TO NOT TALK ABOUT BROWSERS AS IF THEY WERE SEPARATE FROM THE OPERATING SYSTEM?
 - Α. I DON'T REMEMBER ANY SUCH E-MAIL.
- HAS MICROSOFT TRIED TO GET COMPANIES TO Q. AGREE TO STATEMENTS THAT INTERNET EXPLORER COMPRISES PART OF THE OPERATING SYSTEM OF WINDOWS 95 AND WINDOWS 98?
- I KNOW IT'S A TRUE STATEMENT, BUT I'M NOT AWARE OF US DOING ANYTHING TO TRY TO GET ANYONE ELSE TO ENDORSE THE STATEMENT.
- YOU'RE NOT AWARE OF ANY EFFORT BY MICROSOFT TO GET NON-MICROSOFT COMPANIES TO ENDORSE THE STATEMENT THAT INTERNET EXPLORER COMPRISES PART OF THE OPERATING SYSTEM OF WINDOWS; IS THAT WHAT YOU'RE SAYING?
 - I'M NOT AWARE OF SUCH EFFORTS.
- DO YOU KNOW WHETHER MICROSOFT HAS MADE ANY EFFORTS TO INCLUDE LANGUAGE LIKE THAT IN ANY OF ITS LICENSE AGREEMENTS?
 - NO, I DON'T. Α.

1	Q. DO YOU KNOW WHY MICROSOFT MIGHT DO
2	THAT?
3	MR. HEINER: OBJECTION.
4	THE WITNESS: I'M NOT SURE.
5	BY MR. BOIES:
6	Q. DO YOU RECOGNIZE THAT OEM'S HAVE A NEED
7	TO ACQUIRE THE WINDOWS OPERATING SYSTEM THAT
8	MICROSOFT LICENSES?
9	A. WHAT DO YOU MEAN BY OEM? IS IT A
10	TAUTOLOGY BECAUSE OF THE WAY YOU'RE DEFINING IT?
11	Q. WELL, IF YOU TAKE IBM AND COMPAQ AND
12	DELL, GATEWAY AND SOME OTHER COMPANIES, THOSE ARE
13	COMMONLY REFERRED TO AS OEM'S OR PC
14	MANUFACTURERS; CORRECT, SIR?
15	A. NO. THE TERM OEM WOULD BE QUITE A BIT
16	BROADER THAN THAT. OEM'S USED MEANS ORIGINAL
17	EQUIPMENT MANUFACTURER.
18	Q. I SEE.
19	AND DOES OEM HAVE A SPECIALIZED MEANING
20	IN YOUR BUSINESS TO REFER TO PEOPLE THAT SUPPLY
21	PERSONAL COMPUTERS?
22	A. NO. IT USUALLY MEANS OUR LICENSEES.
23	Q. AND DO YOUR LICENSEES, IN PART, SUPPLY
24	PERSONAL COMPUTERS, SIR?
25	A. SOME OF OUR LICENSEES.

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WINDOWS	ARE	SUPPLI	ERS OF	PERSON	AL CO	OMPUTERS,	ARE
THEY NOT	r, si	IR?					

- A. IF YOU EXCLUDE WINDOWS CE AND DEPENDING
 ON HOW YOU TALK ABOUT WORK STATIONS AND SERVERS.
- Q. SO THAT IF WE CAN GET ON COMMON GROUND,
 THE LICENSEES FOR WINDOWS 95 AND WINDOWS 98 WOULD
 BE COMPANIES THAT YOU WOULD RECOGNIZE AS PERSONAL
 COMPUTER MANUFACTURERS; IS THAT CORRECT?
- A. YEAH. ALMOST ALL THE LICENSEES OF
 WINDOWS 95 AND WINDOWS 98 ARE PERSONAL COMPUTER
 MANUFACTURERS. SOME ARE NOT, BUT THE
 OVERWHELMING MAJORITY ARE.

(EXCERPT.)

Q. IN A NUMBER OF QUESTIONS I'VE ASKED YOU ABOUT WHETHER MICROSOFT WANTED TO GAIN BROWSER SHARE, AND YOU HAVE SAID, WELL, WE WANT TO HAVE MORE EXPOSURE FOR OUR INNOVATIONS.

ARE YOU AWARE OF ANY EFFORT WITHIN MICROSOFT, FOR PURPOSES OF THIS LITIGATION, TO SORT OF CHANGE THE WAY YOU AND OTHERS USE TERMS?

- A. NO.
- Q. NONE AT ALL, SIR?
- A. CHANGING THE WAY I USE TERMS? NO.
- Q. HOW ABOUT CHANGING THE WAY OTHERS IN

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MICROSOFT USE TERMS?

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A. I'M NOT AWARE OF THAT, NO.

Q. ARE YOU AWARE OF ANY DISCUSSIONS WITHIN MICROSOFT ABOUT CHANGING THE WAY TERMS ARE USED IN ORDER TO ADVANCE YOUR INTERESTS IN THE

A. NO.

LITIGATION?

Q. IN YOUR ANSWERS YOU REFER OFTEN TO
BROWSER TECHNOLOGIES OR BROWSING TECHNOLOGIES AS
OPPOSED TO ANSWERING A QUESTION SIMPLY ABOUT
BROWSERS.

IS THAT RELATED AT ALL TO AVOID USING A TERM THAT YOU THINK CONNOTES A SEPARATE PRODUCT?

- A. IT'S ALL DONE WITH THE GOAL OF MAKING SURE YOU'RE NOT CONFUSED ABOUT WHAT I'M REFERRING TO.
- Q. WELL, IS IT PART OF THE GOAL TO TRY TO
 ADVANCE A PARTICULAR POINT OF VIEW IN THIS
 LITIGATION, IS THAT PART OF WHY YOU DON'T WANT TO
 USE IN THIS DEPOSITION WORDS LIKE BROWSER THAT
 ARE THROUGHOUT THE DOCUMENTS OF MICROSOFT
 CORPORATION?
- A. I'M GLAD TO USE THE TERM "BROWSER," AND I'VE USED THE TERM MANY TIMES IN THIS DEPOSITION AND IN MANY OTHER CASES.

Q. AND WHEN YOU USE THE TERM "BROWSER,"
YOU KNOW WHAT IT MEANS, DO YOU NOT, SIR?

- A. WHEN I USE TERMS IN GENERAL, I DO IT IN A CONTEXT WHERE IT'S CLEAR WHAT THEY MEAN. IN THE CASE OF BROWSER, AS WE'VE DISCUSSED, SOMETIMES IT MIGHT INCLUDE WHAT WE'RE DOING ON MACINTOSH, SOMETIMES IT MIGHT INCLUDE ONE VERSION OF WINDOWS, SOMETIMES IT MIGHT INCLUDE OTHER PEOPLE'S PRODUCTS THAT INCLUDE THOSE CAPABILITIES. ISOLATED BY ITSELF, ARE YOU SAYING, DOES THE WORD "BROWSER" WITHOUT ANY CONTEXT MEAN SOMETHING THAT IS EVIDENT TO ME? NO, BUT IN A SPECIFIC CONTEXT, I FREELY USE THE WORD WITHOUT ANY DIFFICULTY.
- Q. AND, FOR EXAMPLE, IN WRITING TO YOUR
 TOP OFFICERS IN JANUARY OF 1996, YOU TALK ABOUT
 WINNING INTERNET BROWSER SHARE AND YOU BELIEVED
 YOU WERE BEING UNDERSTOOD; CORRECT, SIR?
- A. ARE YOU REFERRING TO AN E-MAIL TO A SINGLE PERSON, TO JOACHIM KEMPIN?
- Q. THE ONE I HAVE IN FRONT OF ME IS
 ADDRESSED TO MR. KEMPIN WITH COPIES TO
 MR. SILVERBERG, MR. CHASE, MR. LUDWIG,
 MR. BALLMER, AND A NUMBER OF OTHER PEOPLE.
 - A. BUT I THINK IN TERMS OF UNDERSTANDING

THE CONTEXT OF THE MESSAGE, THE FACT THAT IT IS
DIRECTED TO JOACHIM KEMPIN AND TALKS ABOUT OEM'S
HELPS ESTABLISH WHAT I PROBABLY MEANT WHEN I TALK
ABOUT BROWSER SHARE HERE AND BROWSERS.

- Q. LET ME JUST BE CLEAR. WHEN YOU SENT A COPY--I DON'T WANT TO GO THROUGH ALL THE NAMES HERE, BUT TWO OF THE PEOPLE YOU SENT COPIES TO WERE MR. BALLMER AND MR. MARITZ; IS THAT FAIR?
 - A. YES.
- Q. AND THEY WERE TWO OF THE VERY TOP OFFICERS OF MICROSOFT; CORRECT?
 - A. YES.
- Q. NOW, LET ME GO BACK TO WHAT I WAS PURSUING BEFORE.

IS THERE AN EFFORT AT ALL ON YOUR PART
OR INSOFAR AS YOU ARE AWARE ON OTHER PEOPLE'S
PARTS, TO CHANGE THE WAY WORDS ARE USED SO AS TO,
FROM YOUR STANDPOINT, CLARIFY WHAT IS MEANT FOR
PURPOSES OF THIS LITIGATION?

- A. I'VE TOLD YOU I'M NOT AWARE OF AN EFFORT TO CHANGE THE USE OF TERMINOLOGY RELATED TO THE PURPOSES OF THIS LITIGATION.
- Q. LET ME ASK YOU TO LOOK AT A DOCUMENT
 THAT HAS BEEN MARKED AS GOVERNMENT TRIAL
 EXHIBIT 377. THE FIRST E-MAIL HERE--AND THERE'S

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1	AN E-MAIL FROM YOU LATER ON, BUT THE FIRST E-MAIL
2	HERE IS AN E-MAIL TO YOU AND OTHERS DATED
3	FEBRUARY 15, 1998; IS THAT CORRECT?
4	A. TO ME?
5	Q. YES.
6	A. YES.
7	Q. AND THE SUBJECT IS RE: BROWSER IN THE
8	os.
9	DO YOU SEE THAT SUBJECT OF THE FEBRUARY
10	15, 1998, E-MAIL TO YOU?
11	A. YES.
12	Q. AND IS IT FAIR TO SAY THAT THAT E-MAIL
13	IS A RESPONSE TO AN E-MAIL FROM YOU DATED
14	FEBRUARY 14, 1998, AT 10:42 A.M.?
15	A. IT APPEARS TO BE.
16	Q. AND THE SUBJECT OF YOUR E-MAIL WAS
17	BROWSER IN THE OS; IS THAT CORRECT?
18	A. YES.
19	Q. NOW, THE NEXT TO LAST PARAGRAPH ON THE
20	FIRST PAGE OF THE MEMO TO YOUAND THIS MEMO GOES
21	TO YOU AND TO A LARGE NUMBER OF OTHER PEOPLE; IS
22	THAT CORRECT?
23	A. I'M SORRY? I JUST WASN'T LISTENING
24	CAREFULLY.
25	O. SURE.

THE MEMO TO YOU AND OTHERS, "SAYING 'PUT THE

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1	BROWSER IN THE OS" IS ALREADY A STATEMENT THAT IS
2	PREJUDICIAL TO US. THE NAME 'BROWSER' SUGGESTS A
3	SEPARATE THING."
4	DO YOU REMEMBER BEING TOLD THAT IN OR
5	ABOUT FEBRUARY OF 1998?
6	A. NO.
7	Q. DO YOU REMEMBER RECEIVING THIS E-MAIL?
8	A. I DON'T REMEMBER RECEIVING IT, BUT I
9	HAVE NO REASON TO DOUBT THAT IT WAS A PIECE OF
10	E-MAIL THAT WAS SENT.
11	Q. DOES THIS IN ANY WAY REFRESH YOUR
12	RECOLLECTION THAT WITHIN MICROSOFT THERE WERE
13	DISCUSSIONS AS TO WHAT WORDS SHOULD OR SHOULD NOT
14	BE USED?
15	A. I DON'T KNOW WHAT YOU MEAN BY REFRESH
16	MY RECOLLECTION.
17	Q. THAT IS, HAVING SEEN THIS, DOES THIS
18	MAKE YOU REMEMBER SOMETHING THAT YOU DIDN'T
19	REMEMBER BEFORE?
20	A. NO.
21	(EXCERPT.)
22	Q. I WANT TO ASK YOU ABOUT IS GOVERNMENT
23	TRIAL EXHIBIT 345, AND THIS IS A DECEMBER 31,
24	1996, E-MAIL FROM YOU TO MR. NEHRU.
25	BY MR. HOUCK:

1	Q. DO YOU RECALL ASKING MR. NEHRU, IN OR
2	ABOUT DECEMBER 1996, TO COLLECT FOR YOU
3	INFORMATION ABOUT NETSCAPE REVENUES?
4	A. NO.
5	Q. DO YOU RECALL SENDING THIS E-MAIL ON OF
6	ABOUT DECEMBER 1, 1996, TO MR. NEHRU?
7	A. NO.
8	Q. OKAY. DO YOU RECALL RECEIVING FROM
9	MR. NEHRU THE ATTACHED E-MAIL DATED NOVEMBER 27,
10	1998?
11	A. FROM TIME TO TIME WE DO REVIEWS OF
12	VARIOUS COMPETITORS, AND AT LEAST ONE POINT IN
13	TIME NETSCAPE WAS ONE OF THE PEOPLE THAT WE
14	LOOKED AT, SO IT DOESN'T SURPRISE ME, BUT I DON'
15	REMEMBER IT SPECIFICALLY.
16	Q. ON THE SECOND PAGE OF THE EXHIBIT,
17	WHICH IS PART OF MR. NEHRU'S NOVEMBER 27, 1996,
18	E-MAIL, HE TALKS ABOUT BROWSERS.
19	A. WHAT PAGE?
20	Q. PAGE TWO.
21	A. OKAY.
22	Q. HE IDENTIFIES THERE SOURCES OF
23	NETSCAPE'S REVENUE. HE SAYS, "BROWSER REVENUE
24	FOR THE QUARTER AMOUNTED TO \$45 MILLION (A 32
25	PERCENT INCREASE OVER THE LAST QUARTER)

1	REPRESENTING 60 PERCENT OF TOTAL NETSCAPE
2	REVENUE."
3	DO YOU HAVE ANY REASON TO DOUBT THE
4	ACCURACY OF THE INFORMATION REPORTED THERE?
5	A. WELL, I KNOW THAT MR. NEHRU DIDN'T WORK
6	FOR NETSCAPE, SO I'M SURE HE DIDN'T HAVE ACCESS
7	TO THE FIGURES DIRECTLY. IF YOU'RE INTERESTED IN
8	THAT, YOU SHOULD ASK NETSCAPE.
9	Q. WAS THIS THE BEST INFORMATION YOU HAD
10	IN DECEMBER OF 1996 AS TO THE PROPORTION OF
11	NETSCAPE'S REVENUE THAT WAS DERIVED FROM
12	BROWSERS?
13	A. I DON'T KNOW.
14	Q. DO YOU RECALL RECEIVING ANY OTHER
15	INFORMATION THAN THIS ON THAT SUBJECT?
16	A. I MIGHT HAVE SEEN AN ANALYST REPORT.
17	IT SAYS HERE, "WE'RE 70 PERCENT
18	CONFIDENT ABOUT OUR NUMBERS."
19	Q. DO YOU RECALL WHY IT WAS IN THIS TIME
20	FRAME YOU HAD ASKED MR. NEHRU TO COLLECT THIS
21	INFORMATION FOR YOU?
22	A. I DON'T THINK I DID. I ALREADY TOLD
23	YOU THAT.
24	Q. YOU HAVE NO RECOLLECTION OF ASKING HIM
25	FOR THIS INFORMATION?

1	A. I'M QUITE CERTAIN I WASN'T THE ONE WHO
2	ASKED FOR THE INFORMATION.
3	Q. DO YOU HAVE ANY RECOLLECTION AS TO WHO
4	DID?
5	A. PERHAPS STEVE.
6	Q. STEVE, YOU MEAN STEVE BALLMER?
7	A. UH-HUH.
8	Q. IN YOUR MEMO HERESTRIKE THAT.
9	IN YOUR E-MAIL HERE YOU SAY, "WHAT KIN
10	OF DATA DO WE HAVE ABOUT HOW MUCH SOFTWARE
11	COMPANIES PAY NETSCAPE?"
12	DO YOU RECALL ASKING THAT QUESTION TO
13	MR. NEHRU IN OR ABOUT DECEMBER 1996?
14	A. IT LOOKS LIKE I SENT HIM THAT QUESTION
15	AFTER HE SENT OUT ONE OF THESE COMPETITIVE
16	ANALYSIS REPORTS.
17	(EXCERPT.)
18	Q. THEEXHIBIT 345, IN PARTICULAR
19	MR. NEHRU'S MEMO, SAYS HIS CONCLUSION WAS OF THE
20	\$45 MILLION IN REVENUE OBTAINED THAT QUARTER BY
21	NETSCAPE AS A RESULT OF THE BROWSERS ISP'S
22	COMMANDED THE LARGEST SHARE AT 40 PERCENT OF
23	BROWSER REVENUE.
24	DID YOU HAVE ANY REASON TO DOUBT THE
25	ACCURACY OF THAT INFORMATION OBTAINED BY

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MR. NEHRU?

FIRST OF ALL, HE'S NOT INCLUDING THE

PRIME--WHEN HE GIVES THAT NUMBER, HE'S NOT

INCLUDING THE PRIMARY BROWSER REVENUE SOURCE

WHICH IS WHAT WAS CALLED "SERVICE REVENUES" IN

THIS REPORT; THAT IS, TAKING THE AD SPACE IN THE

BROWSER, WHICH IS PROVEN TO BE THE BIGGEST SOURCE

OF REVENUE AND A SIGNIFICANT SOURCE OF REVENUE

FOR BROWSERS. HE'S NOT INCLUDING THAT IN. SO

THAT WOULD BE A RATHER SIGNIFICANT CHANGE.

ALSO, ALTHOUGH I HAVEN'T HAD A CHANCE
TO READ HIS ENTIRE E-MAIL, IT SAYS THAT HIS
CONFIDENCE IN THESE NUMBERS IS ABOUT WHAT HE SAYS
70 PERCENT.

SO CLEARLY, THERE ARE PEOPLE AT NETSCAPE WHO WOULD BE 100 PERCENT SURE ABOUT THE NUMBERS.

- Q. DO YOU KNOW WHAT, IF ANY, SERVICE
 REVENUE NETSCAPE WAS EARNING FROM ITS BROWSERS IN
 OR ABOUT THE FIRST QUARTER OF 1996?
 - A. NO, I DON'T.
- Q. WAS MICROSOFT EARNING ANY SERVICE REVENUE ON ITS BROWSERS THE FIRST QUARTER OF 1996?

- A. IN THE FIRST QUARTER OF 1996? NO.

 THAT DEVELOPED INTO A LARGE BUSINESS SUBSEQUENTLY

 IN OUR CASE.
- Q. DO YOU KNOW WHETHER NETSCAPE WAS ANY DIFFERENT OR NOT?
- A. WELL, IT'S A MEASURABLE BUSINESS FOR THEM. YOU CAN JUST READ WHAT I SAY IN THE MAIL. (EXCERPT.)
- Q. DO YOU GENERALLY MAKE PUBLIC COMMENTS

 ABOUT THE FINANCIAL HEALTH OR WELFARE OF

 MICROSOFT'S COMPETITORS?
- A. I'M OFTEN ASKED ABOUT VARIOUS

 COMPANIES, AND I RESPOND TO QUESTIONS. BUT I'VE

 NEVER GIVEN A PRESENTATION THAT HAD THAT FOCUS.
- Q. DO YOU RECALL MAKING PUBLIC STATEMENTS
 IN MID 1996 CALLING INTO QUESTION NETSCAPE'S
 FINANCIAL VIABILITY?
- A. I MAY HAVE BEEN ASKED QUESTIONS ABOUT THAT BY THE PRESS, BUT I DIDN'T GO OUT AND MAKE ANY SPEECHES OR STATEMENTS ABOUT IT.
- Q. I'D LIKE TO MARK AS GOVERNMENT TRIAL
 EXHIBIT 83, A COPY OF AN ARTICLE THAT APPEARS IN
 THE FINANCIAL TIMES OF LONDON, DATED JULY 3,

BY MR. HOUCK:

Q. THE NEXT TO THE LAST PAGE OF EXHIBIT

356 APPEARS THE FOLLOWING QUOTE, "'OUR BUSINESS

MODEL WORKS EVEN IF INTERNET SOFTWARE IS FREE,'

SAYS MR. GATES. 'WE ARE STILL SELLING OPERATING

SYSTEMS. NETSCAPE, IN CONTRAST, IS DEPENDENT

UPON ITS INTERNET SOFTWARE FOR PROFITS,' HE

POINTS OUT."

DO YOU RECALL MAKING STATEMENTS TO THIS EFFECT TO THE LONDON FINANCIAL TIMES IN OR ABOUT JULY 1996?

- A. I'M QUITE SURE I DIDN'T MAKE A
 STATEMENT. I THINK I WAS INTERVIEWED BY LOUISE
 KEHOE WHERE SHE KEPT SAYING TO ME HOW VARIOUS
 PEOPLE WERE PREDICTING, INCLUDING NETSCAPE, THAT
 WE WOULD GO OUT OF BUSINESS BECAUSE OF THE
 INTERNET AND THAT WE WERE DOOMED BECAUSE OF THE
 INTERNET.
- Q. DO YOU RECALL IN OR ABOUT JULY 1996

 PROVIDING THE INFORMATION ATTRIBUTED TO YOU HERE

 TO THE REPORTER FOR THE LONDON FINANCIAL TIMES?
- A. I DON'T KNOW WHAT YOU MEAN BY "PROVIDING THE INFORMATION."

LOUISE KEHOE IS A REPORTER. SHE INTERVIEWED ME ABOUT THIS TIME WITH THE PROPOSITION THAT WE WERE ON OUR WAY OUT OF

BUSINESS. AND I SAID TO HER, "IF WE DIDN'T DO A GOOD JOB FOR OUR CUSTOMERS IN TERMS OF WHAT THEY WANTED, THAT WOULD BE THE CASE. BUT THAT WE THOUGHT WE COULD DO--DO GOOD WORK AROUND THE NEW SCENARIOS THAT CUSTOMERS WERE INTERESTED IN."

(EXCERPT.)

- Q. DO YOU HAVE ANY REASON TO BELIEVE THAT SHE HAS INACCURATELY QUOTED YOU HERE IN HER ARTICLE?
- A. I KNOW IT WAS AN INTERVIEW WHERE THE
 BASIC SUPPOSITION WAS THAT NETSCAPE AND OTHERS
 WERE GOING TO PUT US OUT OF BUSINESS. THAT MUCH
 I RECALL. BUT IN TERMS OF THE SPECIFIC QUOTE,
 I'M NOT SURE.

(EXCERPT.)

- Q. SIR, DO YOU DENY MAKING THE STATEMENT ATTRIBUTED TO YOU HERE?
- A. I THINK IT WAS IN THE CONTEXT OF SOME FAIRLY AGGRESSIVE QUESTIONS ABOUT WAS MY COMPANY GOING TO GO OUT OF BUSINESS IN THE NEAR FUTURE.

 AND I THINK IT'S--IT'S VALUABLE TO KNOW THAT CONTEXT WHENEVER YOU LOOK AT AN ANSWER SOMEBODY GIVES TO A QUESTION.
- Q. WELL, CAN YOU ANSWER MY QUESTION YES OR NO?

READ THE QUESTION BACK TO HIM, PLEASE.

(WHEREUPON, THE COURT REPORTER READ

BACK THE PREVIOUS QUESTION.)

THE WITNESS: I'M NOT DENYING MAKING
THE STATEMENT, BUT I AM POINTING OUT THAT I
DIDN'T JUST MAKE A STATEMENT. I WAS IN AN
INTERVIEW WITH A REPORTER, AND IT WOULD BE
VALUABLE TO UNDERSTAND HER QUESTIONS. AND I DO
RECALL THE GENERAL TENURE (SIC) OF THOSE
QUESTIONS. SO, IF YOUR INTEREST IS UNDERSTANDING
THE QUOTE, UNDERSTANDING THAT CONTEXT IS, I
THINK, QUITE VALUABLE.

(EXCERPT.)

- Q. DID YOU MAKE ANY EFFORT IN 1996 TO FIND OUT WHAT NETSCAPE'S REVENUES ACTUALLY WERE?
 - A. PERSONALLY?
- Q. EITHER PERSONALLY OR THROUGH SOME OF THE MANY EMPLOYEES OF MICROSOFT.
- A. OH, I'M SURE THERE WERE PEOPLE AT MICROSOFT WHO LOOKED AT NETSCAPE'S REVENUES DURING THAT YEAR.
- Q. DID THEY COMMUNICATE WITH YOU AS TO WHAT THOSE REVENUES WERE AT ALL?
- A. AMONG THE THOUSANDS AND THOUSANDS OF E-MAIL MESSAGES I GET, I'M SURE THERE WERE SOME

THAT HAD FOR CERTAIN PERIODS OF TIME INFORMATION ABOUT THAT.

- Q. DID YOU REQUEST ANY INFORMATION CONCERNING NETSCAPE'S REVENUES IN 1996?
- A. I'M SURE I WAS IN MEETINGS WHERE THE INFORMATION WAS PRESENTED, BUT I DON'T THINK I WAS THE ONE WHO SPECIFICALLY ASKED FOR THE PRESENTATION.
- Q. WHETHER YOU SPECIFICALLY ASKED FOR A
 PRESENTATION IN A MEETING OR NOT, DID YOU ASK
 PEOPLE TO PROVIDE YOU WITH INFORMATION CONCERNING
 NETSCAPE'S REVENUES IN 1996?
- A. I MAY HAVE ASKED SOME QUESTIONS ABOUT THEIR REVENUE.
 - Q. DO YOU RECALL DOING THAT, SIR?
 - A. NO.

(EXCERPT.)

BY MR. BOIES:

Q. DO YOU HAVE GOVERNMENT TRIAL EXHIBIT 71 IN FRONT OF YOU, SIR?

GOVERNMENT TRIAL EXHIBIT 83 THAT WE
WERE JUST TALKING ABOUT IS A JULY 3, 1996,
FINANCIAL TIMES ARTICLE. GOVERNMENT TRIAL
EXHIBIT 71 IS A JUNE 10, 1996, FINANCIAL TIMES
ARTICLE. AND I'D LIKE YOU TO LOOK ON THE FOURTH

PAGE, THE FIRST PARAGRAPH, AND YOU CAN READ AS MUCH OF THE DOCUMENT AS YOU NEED TO PUT THIS IN CONTEXT. BUT THE PARAGRAPH THAT I'M INTERESTED IN IS AT THE TOP OF THE PAGE, AND IT SAYS, QUOTE, OUR BUSINESS MODEL WORKS EVEN IF ALL INTERNET SOFTWARE IS FREE, CLOSED QUOTE, SAYS MR. GATES. QUOTE, WE ARE STILL SELLING OPERATING SYSTEMS. WHAT DOES NETSCAPE'S BUSINESS MODEL LOOK LIKE IF THAT HAPPENS? NOT VERY GOOD, CLOSED QUOTE.

DID YOU SAY THOSE WORDS TO THIS REPORTER, MR. GATES?

- A. WELL, JUST UNDERSTAND WE'RE COVERING

 EXACTLY THE SAME GROUND. I DIDN'T GIVE TWO

 INTERVIEWS. THIS IS ALL THE SAME REPORTER, THE

 SAME INTERVIEW. SO WE CAN GO THROUGH ALL OF THAT

 EXACTLY LIKE WE DID. LOUISE KEHOE IS LOUISE

 KEHOE. I GAVE ONE INTERVIEW.
- Q. OF COURSE THE JUNE 10, 1996, ARTICLE IS WRITTEN BY TWO REPORTERS; CORRECT, SIR?
- A. AND I'VE NEVER MET OR GIVEN AN INTERVIEW TO HUGO DIXON AS FAR AS I CAN RECALL.
- Q. WELL, LET'S SEE IF LOOKING AT THIS

 ARTICLE IN ANY WAY REFRESHES YOUR RECOLLECTION.

DID YOU SAY TO A FINANCIAL TIMES REPORTER IN 1996, QUOTE, OUR BUSINESS MODEL

WORKS, EVEN IF ALL INTERNET SOFTWARE IS FREE. WE ARE STILL SELLING OPERATING SYSTEMS. WHAT DOES NETSCAPE'S BUSINESS MODEL LOOK LIKE IF THAT HAPPENS? NOT VERY GOOD.

DID YOU SAY THOSE WORDS--

- A. I DON'T REMEMBER.
- Q. --TO A FINANCIAL TIMES REPORTER, MR. GATES?
- A. I SAID I DON'T REMEMBER. (EXCERPT.)
- Q. DO YOU HAVE ANY REASON TO BELIEVE THAT
 THERE WOULD HAVE BEEN ANY REASON FOR THIS
 REPORTER TO HAVE MADE UP THESE OUOTATIONS?
 - A. DIDN'T YOU ALREADY ASK THAT?
- Q. I ASKED THAT WITH RESPECT TO THE
 BUSINESS WEEK REPORTER. I'M NOW ASKING IT WITH
 RESPECT TO THE FINANCIAL TIMES REPORTER.
 - A. SAME ANSWER.
- Q. YOU DO HAVE TO GIVE IT FOR THE RECORD, SIR. WHAT I'M ASKING YOU IS WHETHER YOU HAVE ANY REASON TO BELIEVE THAT THE FINANCIAL TIMES REPORTER WOULD HAVE MADE UP OR HAD ANY REASON TO MAKE UP THE QUOTATIONS THAT ARE ATTRIBUTED TO YOU HERE.
 - A. I DON'T THINK THEY'RE INFALLIBLE, BUT I

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HAVE NO REASON TO SUSPECT IN THIS CASE THAT THEY MADE IT UP.

(EXCERPT.)

Q. ON JUNE 10, 1996, IN A DOCUMENT THAT HAD BEEN MARKED AS GOVERNMENT TRIAL EXHIBIT 71, THE FINANCIAL TIMES ATTRIBUTED TO YOU A QUOTATION, QUOTE, OUR BUSINESS MODEL WORKS EVEN IF ALL INTERNET SOFTWARE IS FREE, CLOSED QUOTE, SAYS MR. GATES. WE'RE STILL SELLING OPERATING SYSTEMS. WHAT DOES NETSCAPE'S BUSINESS MODEL LOOK LIKE IF THAT HAPPENS? NOT VERY GOOD, CLOSE QUOTE.

DID YOU EVER CONTACT EITHER THE
REPORTER FOR THE FINANCIAL TIMES WHO INTERVIEWED
YOU OR THE FINANCIAL TIMES TO ASSERT THAT THEY
HAD MISQUOTED YOU IN ANY WAY?

- A. NO.
- Q. ON JULY 3, 1996, THE FINANCIAL TIMES

 PUBLISHED WHAT I THINK YOU REFER TO AS A SUBSET

 OF THAT QUOTE, QUOTE, OUR BUSINESS MODEL WORKS

 EVEN IF ALL INTERNET SOFTWARE IS FREE, CLOSE

 QUOTE, SAYS MR. GATES. QUOTE, WE ARE STILL

 SELLING OPERATING SYSTEMS, CLOSE QUOTE. AND THEN

 ADDED NOT IN QUOTES THE STATEMENT, NETSCAPE, IN

 CONTRAST, IS DEPENDENT ON ITS INTERNET SOFTWARE

FOR PROFITS, HE POINTS OUT.

DID YOU EVER CONTACT EITHER THE
REPORTER OR THE FINANCIAL TIMES TO ASSERT THAT
EITHER THEY HAD MISQUOTED YOU OR THAT THE
TEXTURAL (SIC) ASSERTION ABOUT WHAT YOU SAID WAS
INACCURATE IN ANY WAY?

A. NO.

(EXCERPT.)

- Q. IN 1996, DID YOU BELIEVE THAT NETSCAPE
 POSED A SERIOUS THREAT TO MICROSOFT?
 - A. THEY WERE ONE OF OUR COMPETITORS.
- Q. WERE THEY A SERIOUS COMPETITOR IN YOUR VIEW, SIR?
 - A. YES.
- Q. DID YOU BELIEVE THAT NETSCAPE'S BROWSER
 WAS A SERIOUS THREAT TO YOUR--THAT IS
 MICROSOFT'S--OPERATING SYSTEMS' BUSINESS?
- A. WELL, YOU HAVE TO THINK ABOUT WHAT WORK WE WERE GOING TO DO TO IMPROVE OUR SOFTWARE AND THEN WHAT NETSCAPE AND OTHERS WERE GOING TO DO TO IMPROVE THEIR SOFTWARE. YOU CAN'T JUST LOOK AT IT STATICALLY. IT'S MORE THE WORK THAN--THE NEW THINGS YOU DO THAN THE HISTORY.
- Q. DID YOU BELIEVE THAT BY 1996, THAT
 NETSCAPE AND NETSCAPE'S INTERNET BROWSER WAS A

SERIOUS ALTERNATIVE PLATFORM TO THE PLATFORM REPRESENTED BY MICROSOFT'S WINDOWS OPERATING SYSTEM?

- A. WELL, AS WAS ARTICULATED BY MARC

 ANDREESSEN AND OTHER PEOPLE FROM NETSCAPE, IF WE

 DIDN'T DO NEW PRODUCT WORK, THAT WAS A VERY

 LIKELY OUTCOME.
 - Q. WHAT WAS A VERY LIKELY OUTCOME?
- A. THAT THE VALUE OF THE WINDOWS PLATFORM WOULD BE GREATLY REDUCED.
- Q. DID YOU BELIEVE THAT IT WAS IN MICROSOFT'S INTEREST TO CONVINCE FINANCIAL ANALYSTS THAT NETSCAPE WAS NOT GOING TO BE FINANCIALLY VIABLE?
- A. I NEVER HAD A GOAL TO DO THAT, AND MY
 ONLY COMMENTS ABOUT NETSCAPE'S BUSINESS WOULD
 HAVE COME IN RESPONSE TO DIRECT QUESTIONS ABOUT
 THAT TOPIC FROM REPORTERS.
- Q. WELL, LET ME ASK YOU TO LOOK AT WHAT
 HAS BEEN PREVIOUSLY MARKED AS GOVERNMENT TRIAL
 EXHIBIT 41, WHICH IS A MEMORANDUM FROM YOU IN MAY
 OF 1996. AND THE LAST PARAGRAPH BEGINS, QUOTE,
 AT SOME POINT, FINANCIAL MINDED ANALYSTS WILL
 BEGIN TO CONSIDER HOW MUCH OF A REVENUE STREAM
 NETSCAPE WILL BE ABLE TO GENERATE, CLOSE QUOTE.

WHY WAS THAT IMPORTANT TO YOU IN THIS
INTERNAL MEMORANDUM WHICH, OBVIOUSLY, IS NOT
SOMETHING WHICH YOU'RE MERELY RESPONDING TO A
REPORTER'S INQUIRY, BUT IT IS SOMETHING THAT IS
INVOLVED IN YOUR INTERNAL DELIBERATIONS WITHIN
MICROSOFT?

- A. WHO SAID IT WAS IMPORTANT? IT DOESN'T SAY--I MEAN, IT'S ONE OF THE MANY SENTENCES IN THE MEMO.
- Q. IS IT YOUR TESTIMONY THAT THIS IS AN UNIMPORTANT SENTENCE, SIR?
- A. I DON'T THINK IT'S ANY MORE IMPORTANT
 THAN ANY OF THE OTHER SENTENCES IN HERE.
- Q. IS IT ANY LESS IMPORTANT THAT (SIC) ANY OF THE OTHER SENTENCES?
- A. YEAH. IT'S NOT GERMANE TO THE PRIMARY TOPIC OF THE MEMO.
- Q. IF IT WASN'T GERMANE TO THE PRIMARY

 TOPIC OF THE MEMO, AND IF IT WASN'T PARTICULARLY

 IMPORTANT, WHY DID YOU INCLUDE IT, MR. GATES?
- A. IT'S MERELY AN OBSERVATION THAT I PUT
 INTO THIS RATHER EXTENSIVE MEMO THAT TALKS ABOUT
 OUR PLANS IN DOING INNOVATIVE PRODUCTS, AND IT'S
 TACKED ON AS THE LAST PARAGRAPH. AND YOU DIDN'T
 READ THE WHOLE PARAGRAPH, BUT IT SAYS "AT SOME

1	SIR?
2	A. IT WENT TO PAUL MARITZ. IT WAS CALLED
3	TO THE OTHER PEOPLE THERE.
4	Q. IT WAS EITHER ADDRESSED OR COPIED TO
5	ALL FOUR OF THE EXECUTIVE VICE PRESIDENTS?
6	A. THEY'RE AMONG THE RECIPIENTS, YES.
7	(EXCERPT.)
8	Q. WHAT WAS BRAD SILVERBERG'S POSITION?
9	A. I THINK HE WAS A SENIOR VICE PRESIDENT,
10	BUT HE WORKED FOR PAUL AND DID A LOT OF THE
11	DEVELOPMENT OF SOFTWARE THAT WENT INTO WINDOWS.
12	Q. AND HE WAS ONE OF THE ADDRESSEES OF
13	THIS MEMO?
14	A. THAT'S RIGHT. IT GOES TO MARITZ, AND
15	THEN HE'S THE SECOND PERSON ON THE "TO" LINE.
16	Q. AND THE THIRD PERSON TO WHOM IT'S
17	ADDRESSED IS JIM ALLCHIN; IS THAT CORRECT?
18	A. THAT'S RIGHT.
19	Q. WHAT WAS HIS POSITION?
20	A. SENIOR VICE PRESIDENT OF THE CORE
21	WINDOWS DEVELOPMENT.
22	Q. AND THE NEXT PERSON TO WHOM IT'S
23	ADDRESSED IS BRAD CHASE. AND WHAT IS HIS

A. AT THAT TIME OR AT THIS TIME?

POSITION?

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MEMORANDUM IN THE FINAL PARAGRAPH YOU WRITE, "AT

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SOME POINT, FINANCIAL-MINDED ANALYSTS WILL BEGIN TO CONSIDER HOW MUCH OF A REVENUE STREAM NETSCAPE WILL BE ABLE TO GENERATE."

NOW, WHAT WAS THE SIGNIFICANCE OF THAT TO YOU AT THE TIME, SIR?

- A. IT WAS A FACT THAT I STATED IN THE MEMO.
- Q. WELL, IT CLEARLY IS A FACT THAT YOU STATE IN THE MEMO. BUT MY QUESTION TO YOU, SIR, IS: WHAT WAS THE SIGNIFICANCE TO YOU OF THAT FACT?
 - A. I'M NOT SURE WHAT YOU MEAN BY THAT.
- Q. IN 1996, AT THE TIME THAT YOU QUOTE
 THIS MEMORANDUM, WHAT WAS THE SIGNIFICANCE TO YOU
 OF THE FACT THAT, QUOTE, AT SOME POINT
 FINANCIAL-MINDED ANALYSTS WILL BEGIN TO CONSIDER
 HOW MUCH OF A REVENUE STREAM NETSCAPE WILL BE
 ABLE TO GENERATE?
- A. I THINK IT MUST HAVE REFERRED TO THE FACT THAT NETSCAPE WAS AT THIS POINT A PUBLIC COMPANY.

(EXCERPT.)

Q. WERE YOU IN 1996 TRYING TO GET
FINANCIAL ANALYSTS TO DEVELOP A MORE NEGATIVE AND
MORE PESSIMISTIC VIEW ABOUT NETSCAPE'S BUSINESS

PROSPECTS?

- A. EXCEPT THROUGH THE INDIRECT EFFECT OF
 THEM SEEING HOW CUSTOMERS RECEIVED OUR PRODUCTS
 AND OUR PRODUCT STRATEGIES, THAT WAS NOT GOAL.
- Q. IF THAT WAS NOT A GOAL, SIR, WHY DID
 YOU SAY, IN SUBSTANCE, THAT THE INTERNET BROWSER
 WOULD BE FOREVER FREE?
- A. THAT WAS A STATEMENT MADE SO THAT
 CUSTOMERS COULD UNDERSTAND WHAT OUR INTENT WAS IN
 TERMS OF THAT SET OF TECHNOLOGIES AND HOW IT
 WOULD BE A PART OF WINDOWS AND NOT AN EXTRA COST
 ITEM, AND SO PEOPLE WOULD HAVE THAT INFORMATION
 IN MAKING THEIR DECISIONS ABOUT WORKING WITH US
 ON WINDOWS.
- Q. NOW, IS IT YOUR TESTIMONY THAT WHEN
 MICROSOFT TOLD THE WORLD THAT ITS BROWSER WOULD
 BE FOREVER FREE, THAT THE DESIRE TO AFFECT
 FINANCIAL ANALYSTS' VIEW OF NETSCAPE PLAYED NO
 ROLE IN THAT DECISION?
- A. I CAN BE VERY CLEAR WITH YOU. THE
 REASON WE TOLD PEOPLE THAT IT WOULD BE FOREVER
 FREE WAS BECAUSE THAT WAS THE TRUTH. THAT'S WHY
 WE TOLD THEM THAT, BECAUSE IT WAS THE TRUTH.
 - Q. NOW, MR. GATES, MY QUESTION TO YOU--
 - A. THAT'S THE SOLE REASON WE TOLD THEM.

	Q.	AND	MY Ç	QUES:	rion	TO	YOU	IS	WHET	THER	OR	
NOT	THE	TRUTH	WAS,	IN	PAR	Г, І	OUE	TO	YOUR	DES	IRE	TC
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- A. YOU'VE BEEN ASKING ME A QUESTION

 SEVERAL TIMES ABOUT WHY DID WE SAY SOMETHING. WE

 SAID IT BECAUSE WE THOUGHT OUR CUSTOMERS WOULD

 WANT TO KNOW AND BECAUSE IT WAS THE TRUTH. AND

 THAT EXPLAINS OUR SAYING IT COMPLETELY.
- Q. AND WHAT I'M ASKING YOU, SIR--AND IT

 MAY BE THAT THE ANSWER TO MY QUESTION IS, NO, IT

 PLAYED NO ROLE, BUT IF THAT'S YOUR ANSWER, I WANT

 TO GET IT ON THE RECORD.

AND MY QUESTION --

- A. ARE YOU TALKING ABOUT SAYING IT?
- Q. YES.
- A. OR HOW WE CAME UP WITH OUR DECISION ABOUT HOW TO PRICE OUR PRODUCTS?
- Q. LET'S TAKE IT EACH STEP AT A TIME, ONE STEP AT A TIME, SO THAT YOUR COUNSEL DOESN'T SAY I'M ASKING YOU A COMPOUND QUESTION, OKAY? AND FIRST LET'S TALK ABOUT SAYING IT.

I KNOW YOU'RE TELLING ME IT WAS THE TRUTH. IN ADDITION TO IT BEING THE TRUTH, DID THE FACT THAT THIS WOULD, IN YOUR VIEW, ADVERSELY

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AFFECT THE VIEW OF FINANCIAL ANALYSTS OF NETSCAPE PLAY ANY ROLE AT ALL IN YOUR DECISION TO ANNOUNCE THAT YOUR BROWSER WOULD BE FOREVER FREE?

- A. I ACTUALLY THINK THAT CAME UP IN
 RESPONSE TO SOME QUESTIONS THAT PEOPLE ASKED IN
 AN EVENT WE HAD ON DECEMBER 7, 1995, SO IT WASN'T
 SO MUCH A QUESTION OF OUR SAYING, OKAY, WE'RE
 GOING TO GO MAKE THIS A HEADLINE, BUT RATHER,
 THAT THERE WERE QUESTIONS THAT CAME UP DURING
 THAT INCLUDING OUR FUTURE PRICING PLANS.
- Q. THIS WAS A MEETING ON DECEMBER 7 OF WHAT YEAR?
 - A. 1995.
- Q. AND WAS IT ATTENDED BY PEOPLE OUTSIDE MICROSOFT?
 - A. IT WAS A PRESS EVENT.
- Q. AND PRIOR TO ATTENDING THAT PRESS

 PREVENT, HAD YOU MADE A DECISION THAT IT WOULD BE
 FOREVER FREE?
- A. WELL, IF YOU REALLY WANT TO PROBE INTO THAT, YOU'LL HAVE TO GET INTO THE DIFFERENT WAYS THAT WE MADE INTERNET TECHNOLOGY AVAILABLE.

IN TERMS OF WHAT WE WERE DOING WITH WINDOWS 95 AND ITS SUCCESSORS, YES. IN TERMS OF SOME OF THE OTHER WAYS THAT WE OFFERED THE

INTERNET TECHNOLOGIES, THERE WAS SOME--THERE HADN'T BEEN A CLEAR DECISION ABOUT THAT.

- Q. WHEN YOU REFER TO OTHER WAYS THAT YOU OFFER INTERNET TECHNOLOGIES, WOULD YOU EXPLAIN FOR THE RECORD WHAT YOU MEAN.
- A. OH, WE CREATED AN OFFERING THAT RAN ON THE MACINTOSH OS THAT OFFERED SOME BUT NOT ALL OF THE CAPABILITIES THAT WE PUT INTO WINDOWS AND USED A COMMON BRANDING FOR THAT. AND WE CAME UP WITH A PACKAGE THAT RAN ON A PREVIOUS VERSION OF WINDOWS, WINDOWS 3.1, AND MADE AN OFFERING OF THAT. SUBSEQUENTLY, I MEAN, NOT ON THAT DAY, BUT SUBSEQUENTLY.
- Q. AND THOSE WERE CHARGED FOR; IS THAT WHAT YOU'RE SAYING?
- A. I'M SAYING THAT BEFORE THE DECEMBER 7TH EVENT, IT WAS CLEAR TO EVERYONE THAT IN THE WINDOWS 95 AND ITS SUCCESSORS, THAT THE BROWSER TECHNOLOGY WOULD BE FREE FOR THOSE USERS. BUT IT WAS UNCLEAR TO PEOPLE WHAT WE WERE GOING TO DO WITH THE OTHER WAYS THAT WE PACKAGED UP THE TECHNOLOGIES.

MR. BOIES: WOULD YOU READ THE QUESTION BACK, PLEASE.

(WHEREUPON, THE COURT REPORTER READ

BACK THE PREVIOUS OUESTION.)

THE WITNESS: WELL, THEY WEREN'T

AVAILABLE. SO, IF WE'RE TALKING ABOUT DECEMBER

7, 1995, IT'S NOT A MEANINGFUL QUESTION.

SUBSEQUENTLY, THOSE PRODUCTS WERE MADE

AVAILABLE TO THE CUSTOMERS WITHOUT CHARGE. BUT

I'M SAYING THAT THERE WAS SOME LACK OF CLARITY

INSIDE MICROSOFT EVEN UP TO THE EVENT ITSELF

ABOUT WHAT WE WERE GOING TO DO WITH THOSE OTHER

WAYS WE WERE PROVIDING INTERNET EXPLORER

TECHNOLOGY.

BY MR. BOIES:

- Q. UNCERTAINTY AS TO WHETHER YOU WOULD CHARGE FOR THEM; IS THAT WHAT YOU'RE SAYING?
 - A. THAT'S RIGHT.
- Q. OKAY. PRIOR TO THE DECEMBER 7, 1995,
 MEETING, HAD A DECISION BEEN MADE TO ADVISE THE
 WORLD THAT NOT ONLY WOULD THE BROWSER BE FREE,
 BUT IT WOULD BE FOREVER FREE?
- A. WELL, IT'S ALWAYS BEEN THE CASE THAT
 WHEN WE PUT A FEATURE INTO WINDOWS THAT IT
 REMAINS PART OF WINDOWS AND DOESN'T BECOME AN
 EXTRA-COST ITEM. SO IT WOULD HAVE BEEN KIND OF A
 SILLY THING FOR ANYONE TO ASK INCLUDING ABOUT
 THAT PARTICULAR FEATURE. AND BY THIS TIME, OF

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COURSE, BROWSING IS SHIPPING WITH WINDOWS 95.

Q. EXACTLY SORT OF THE POINT I WANTED TO COME TO, MR. GATES.

WHEN YOU PUT THINGS INTO THE OPERATING SYSTEM GENERALLY, YOU DON'T ANNOUNCE THAT THEY'RE GOING TO BE FOREVER FREE, DO YOU?

- A. YES, WE DO. IF ANYBODY --
- Q. YOU DO?
- A. IF ANYBODY ASKS, THAT'S OBVIOUSLY THE ANSWER WE GIVE.
 - O. HAVE YOU FINISHED YOUR ANSWER?
 - A. YES.
- Q. OKAY. COULD YOU IDENTIFY FOR ME THE PRODUCTS OTHER THAN BROWSERS THAT MICROSOFT HAS ANNOUNCED THAT THEY WOULD BE FOREVER FREE, EXPRESSLY SAID, THESE ARE GOING TO BE FOREVER FREE?
- A. AS I SAID TO YOU, I THINK THAT ACTUALLY
 CAME UP ONLY IN RESPONSE TO SOME QUESTIONS. SO
 IT'S NOT PROPER TO ASK ME AND SUGGEST THAT WE
 ANNOUNCED IT LIKE IT WAS SOME, YOU KNOW, PRESS
 RELEASE ANNOUNCEMENT OR SOMETHING OF THAT NATURE.
- Q. WELL, LET ME COME BACK TO THAT ASPECT OF IT AND JUST ASK YOU FOR THE PRESENT.

WHAT PRODUCTS HAS MICROSOFT SAID

1	PUBLICLY, WHETHER IN RESPONSE TO A QUESTION OR
2	OTHERWISE, THAT THESE WOULD EXPLICITLY BE FOREVER
3	FREE?
4	A. I'VE SAID THAT ABOUT THE BROAD FEATURE
5	SET THAT'S IN WINDOWS.
6	Q. WHEN DID YOU SAY THAT, SIR?
7	A. I REMEMBER AN ANALYST TALKING TO ME
8	ABOUT THAT ONCE AT AN ANALYST MEETING.
9	Q. WHEN WAS THAT?
10	A. IT WOULD HAVE BEEN ONE OF OUR ANNUAL
11	ANALYSTS MEETINGS.
12	Q. WHEN?
13	A. NOT THIS YEAR. EITHER LAST YEAR OR THE
14	YEAR BEFORE.
15	Q. IS THERE A TRANSCRIPT OF THAT ANALYST
16	MEETING?
17	A. NOT WITH THE CONVERSATION WITH THAT
18	ANALYST, NO.
19	Q. THERE ARE TRANSCRIPTS OF ANALYSTS
20	MEETINGS, AREN'T THERE, MR. GATES?
21	A. ONLY OF THE FORMAL Q&A, NOT OF
22	THEMOST OF THE Q&A, WHICH IS WHERE PEOPLE ARE
23	MIXING AROUND WITH THE PRESS AND ANALYSTS WHO
24	COME TO THE EVENT.
25	Q. AND THIS QUESTION THAT YOU SAY

	HAPPENED, HAPPENED AFTER THE TRANSCRIPT STOPPED
2	BEING TAKEN; IS THAT WHAT YOU'RE SAYING?
3	A. THAT'S MY RECOLLECTION, YES.
4	(EXCERPT.)
5	BY MR. BOIES:
6	Q. IS THAT THE TESTIMONY, THIS HAPPENED IN
7	A COCKTAIL HOUR?
8	A. I'M SAYING, YEAH, IN THE INFORMAL Q&A,
9	NOT THE FORMAL Q&A.
10	Q. THIS WAS AT THE COCKTAIL HOUR?
11	A. OR A DINNER OR A LUNCH.
12	Q. WELL, WHICH WAS IT?
13	A. I'M CERTAIN THAT IT WAS IN THE INFORMAL
14	PART OF THE Q&A. EXACTLY WAS IT ON THE WAY TO
15	THE BATHROOM OR THE COOKIE TABLE OR THE DINNER OR
16	THE COCKTAIL HOUR, I CAN'T SAY.
17	Q. SIR, SOMETIME ON THE WAY TO THE
18	BATHROOM OR COOKIE TABLE OR THE COCKTAIL HOUR
19	A. OR LUNCH OR DINNER.
20	QOR LUNCH OR DINNER, SOME ANALYST,
21	WHOSE NAME YOU DO NOT RECALL, ASKED YOU A
22	QUESTION; IS THAT WHAT YOUR TESTIMONY IS?
23	A. YES.
24	Q. AND WHAT WAS THAT QUESTION?
25	A. THEY ASKED ABOUT WERE THERE PARTS OF

WINDOWS THAT WOULD BECOME SEPARATE PRODUCTS AND WE'D CHARGE SEPARATELY FOR IN THE FUTURE.

- Q. AND WHAT DID YOU SAY?
- A. I SAID NO.
- Q. OTHER THAN THIS CONVERSATION THAT YOU SAY TOOK PLACE ON THE WAY TO THE BATHROOM OR THE COOKIE TABLE OR A COCKTAIL PARTY OR LUNCH OR DINNER, WAS THERE EVER ANY OTHER TIME THAT MICROSOFT PUBLICLY EXPLICITLY ASSERTED THAT SOMETHING WOULD BE FOREVER FREE?
- A. I'M SURE THAT IF ANYBODY EVER ASKED

 ABOUT AN OPERATING SYSTEM FEATURE, WE WOULD HAVE

 MADE THAT CLEAR TO THEM. I DON'T--BEYOND THE ONE

 I'VE TALKED ABOUT, I DON'T--I DON'T RECALL THAT.

THEN AGAIN, YOU KNOW, IN THE CASE OF
THE BROWSER YOU HAVE THE CASE WHERE ANOTHER
COMPANY HAD--IT HAD BEEN FREE AND SO, YOU KNOW,
THE FACT THAT PEOPLE WERE ASKING ABOUT THAT
FEATURE IN SOME WAYS IS NOT SURPRISING.

- Q. WELL, YOU SAY ANOTHER COMPANY HAD A BROWSER THAT HAD BEEN FREE. WHAT COMPANY WAS THAT, SIR?
- A. WELL, CERTAINLY MOSAIC WAS FREE. AND
 THERE ARE A NUMBER OF OTHER FREE BROWSERS. THE
 NETSCAPE BROWSER IN ITS EARLY DAYS WAS ALSO FREE.

1	O TN 1006 WAS THE NETTONAND DECISION DECISION
	Q. IN 1996, WAS THE NETSCAPE BROWSER FREE?
2	A. I'M NOT SURE OF THE EXACT CHRONOLOGY,
3	BUT I'M PRETTY SURE THAT IN 1996, ANYBODY WHO
4	WANTED TO USE THE NETSCAPE BROWSER COULD DOWNLOAD
5	AND USE IT IN ANY WAY THEY WOULD WANT WITHOUT
6	NETSCAPE COMING AND ASKING THEM TO PAY THEM.
7	Q. MR. GATES, IN 1996, WHAT WAS MOSAIC'S
8	MARKET SHARE?
9	A. I DON'T KNOW.
10	Q. APPROXIMATELY.
11	A. I REALLY DON'T KNOW.
12	Q. CAN YOU GIVE ME ANY ESTIMATE OR RANGE?
13	A. BY 1996, PROBABLY UNDER TEN PERCENT.
14	(EXCERPT.)
15	Q. IN 1996, NETSCAPE WAS CHARGING OEM'S
16	WHO IT LICENSED TO DISTRIBUTE ITS BROWSER;
17	CORRECT, SIR?
18	A. I DON'T KNOW THAT.
19	Q. DO YOU KNOW ONE WAY OR THE OTHER?
20	A. I THINK THEY WERE CHARGING SOME, BUT
21	I'M NOT SURE THEY WERE CHARGING ALL.
22	Q. DID YOU EVER TRY TO FIND OUT?
23	A. I KNOW WE WERE ALWAYS UNCLEAR WHAT THE
24	NATURE OF THOSE DEALS WERE.
25	(EXCERPT.)
	(HACHKEI.)

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- Q. INDEED, TODAY THE AMOUNT OF NETSCAPE'S REVENUE THAT'S ATTRIBUTED TO CHARGING PEOPLE FOR THE USE OF THE BROWSER IS ZERO; RIGHT, SIR?
 - A. I DON'T KNOW THAT.
- Q. BECAUSE THEY DON'T CHARGE FOR THE BROWSER; RIGHT? YOU KNOW THAT, DON'T YOU?
- A. NO, I DON'T KNOW IF, YOU KNOW, THEY HAD SOME COMMITMENT CONTRACTS WITH VARIOUS PEOPLE AND YOU CAN DO SPECIAL THINGS WITH BROWSERS. AND UNDERSTAND, THEY--YOU KNOW, THEY DO LOTS OF DIFFERENT DEALS THAT INCLUDE VARIOUS SPECIAL THINGS. AND SO I DON'T THINK IT'S FAIR FOR ME TO SIT HERE AND TELL YOU WHAT NETSCAPE'S REVENUE ARE (SIC) FROM A PARTICULAR SOURCE.

IF YOU WANT TO ASK ME ABOUT MICROSOFT,
THAT WOULD BE A DIFFERENT THING, BUT I'M NOT AN
EXPERT ON NETSCAPE REVENUE.

- Q. AND SO YOU JUST DON'T KNOW, IS YOUR ANSWER, AS YOU SIT HERE NOW?
- A. YEAH. IT MAY HAVE DROPPED DOWN TO ZERO. I DON'T KNOW.
- Q. OKAY. WAS IT PART OF YOUR INTENT IN TAKING THE ACTIONS THAT MICROSOFT TOOK TO DRIVE THAT DOWN TO ZERO?

MR. HEINER: OBJECTION.

	-1
1	THE WITNESS: WE PRICED OUR PRODUCT,
2	WINDOWS. THAT'S THE ONLY THING WE DO RELATIVE TO
3	PRICING. THE MOST IMPORTANT THING WE DO IS WE
4	CREATE THE FEATURES OF THE PRODUCT INCLUDING
5	IMPROVED VERSIONS.
6	BY MR. BOIES:
7	Q. LET ME BE SURE MY QUESTION IS CLEAR.
8	WAS ANY PART OF MICROSOFT'S ACTIONS
9	WITH RESPECT TO ITS BROWSER OR, AS YOU SOMETIMES
LO	REFER TO IT, BROWSER TECHNOLOGIES, MOTIVATED BY
Ll	DESIRE TO DRIVE NETSCAPE'S REVENUES FROM USERS OF
12	NETSCAPE'S BROWSER DOWN TO ZERO?
L3	A. WELL, I THINK YOU'RE GETTING A LITTLE
14	BIT PSYCHOLOGICAL THERE.
L 5	Q. NO. I'M ASKING WHAT YOU INTENDED.
١6	WHAT WAS THE PURPOSE OF WHAT YOU WERE DOING?
۱7	A. MY PURPOSE WAS TO MAKE WINDOWS A BETTER
18	PRODUCT AND MAINTAIN AND INCREASE THE POPULARITY
۱9	OF WINDOWS.
20	Q. WAS THAT THE ONLY PURPOSE?
21	A. THAT WAS THE PURPOSE ON WHICH THE
22	DECISION WAS MADE.
23	Q. I JUST WANT TO BE CLEAR.
24	IT'S YOUR TESTIMONY THAT AN INTENT TO
25	DEPRIVE NETSCAPE OF REVENUE PLAYED NO ROLE IN ANY

OF THE DECISIONS THAT MICROSOFT MADE WITH RESPECT TO BROWSERS OR BROWSING TECHNOLOGY? IS THAT YOUR TESTIMONY?

- A. WELL, OUR DECISION TO HAVE THE BROWSER
 BE A FEATURE OF WINDOWS WAS, IN NO WAY, MOTIVATED
 BY SOMETHING TO DO WITH NETSCAPE. WE HAD CHOSEN
 THAT THAT WAS A LOGICAL EVOLUTION OF THE WINDOWS
 FEATURE SET BEFORE NETSCAPE WAS A FACTOR AT ALL.
- Q. MR. GATES, IF YOUR ANSWER IS THAT IT
 PLAYED NO ROLE, THAT IS YOUR ANSWER, BUT I NEED
 TO GET ON THE RECORD WHAT YOUR ANSWER IS.

AND MY QUESTION IS WHETHER AN INTENT TO
DEPRIVE NETSCAPE OF REVENUE PLAYED ANY ROLE IN
ANY OF THE DECISIONS THAT MICROSOFT MADE WITH
RESPECT TO ITS BROWSER OR BROWSING TECHNOLOGY.

A. WE DECIDED THAT IT WAS A LOGICAL
IMPROVEMENT OF WINDOWS TO PUT THE BROWSER INTO
WINDOWS BEFORE WE HAD MUCH AWARENESS OF THERE
EVEN BEING A NETSCAPE. SO THE DECISION THAT THAT
WOULD BE A FEATURE--AS I'VE SAID, WHEN WE MAKE
SOMETHING A FEATURE OF WINDOWS, THAT MEANS THAT
IT'S AVAILABLE ALONG WITH ALL THE OTHER FEATURES
AND THE LICENSE FEE, THAT DECISION HAD BEEN MADE
VERY EARLY ON.

WE ALSO HAD A VERY EARLY RECOGNITION OF

THE POTENTIAL REVENUE SOURCES FROM THINGS LIKE
THE SEARCH BUTTON AND THE HOME PAGE AND THAT
THOSE WOULD BECOME QUITE SUBSTANTIAL.
(EXCERPT.)

BY MR. BOIES:

Q. IN OR ABOUT JANUARY OF 1996 OR

THEREAFTER, DID MICROSOFT TRY TO STUDY NETSCAPE

TO DETERMINE HOW YOU COULD REDUCE NETSCAPE'S

ABILITY TO COMPETE?

MR. HEINER: OBJECTION.

THE WITNESS: I DON'T KNOW WHAT YOU MEAN BY THAT.

BY MR. BOIES:

Q. LET ME TRY TO BREAK IT UP INTO AS SMALL A PIECES AS I CAN.

IN OR ABOUT JANUARY 1996 OR THEREAFTER,
DID MICROSOFT, TO YOUR KNOWLEDGE, UNDERTAKE TO
TRY TO STUDY NETSCAPE AS A COMPANY, INCLUDING
WHERE ITS REVENUES CAME FROM, WHAT ITS
DEPENDENCIES WERE THAT IT NEEDED TO REMAIN
VIABLE?

- A. I'M SURE WE LOOKED AT THEIR REVENUE,
 AND I'M SURE WE LOOKED AT THEIR PRODUCTS AND
 THEIR ORGANIZATIONAL STRUCTURE.
 - Q. WAS THAT, IN WHOLE OR IN PART, A RESULT

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ADDITION TO WHATEVER YOU DID TO IMPROVE YOUR PRODUCT, WERE YOU ALSO ATTEMPTING TO ASCERTAIN WHAT NETSCAPE'S DEPENDENCIES WERE SO THAT YOU COULD ATTEMPT TO RENDER NETSCAPE LESS VIABLE, LESS ABLE TO COMPETE WITH MICROSOFT?

MR. HEINER: OBJECTION.

THE WITNESS: WE GATHERED INFORMATION
ABOUT NETSCAPE LIKE WE DO A NUMBER OF COMPANIES
WE COMPETE WITH, INCLUDING IBM, SUN, NOVELL AND
MANY OTHERS.

(EXCERPT.)

BY MR. BOIES:

- Q. THE NOVEMBER 27, 1996, NEHRU E-MAIL
 THAT YOU SENT AROUND IS HEADED "NETSCAPE
 REVENUES," GOVERNMENT TRIAL EXHIBIT 100; CORRECT,
 SIR? AND IT IS A DISCUSSION OF AN ANALYSIS OF
 NETSCAPE'S REVENUES.
- A. I DIDN'T SEND IT AROUND. AMAR SENT IT AROUND. I ENCLOSED IT.
- Q. I THOUGHT WE ESTABLISHED THAT YOU THEN SENT IT AROUND.
 - A. I ENCLOSED IT, YES.
- Q. WHEN YOU SAY YOU "ENCLOSED IT," THAT

 MEANS IT'S ENCLOSED WITH WHAT YOU HAVE WRITTEN SO

 THAT IT GOES AROUND TO EVERYBODY THAT YOUR E-MAIL

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1	IS DIRECTED TO; CORRECT?
2	A. WELL, AMAR HAD ALREADY SENT IT TO QUITE
3	A LARGE SUPERSET OF THE PEOPLE I COPIED ON MY
4	E-MAIL, SO HE SENT IT TO THEM.
5	Q. HE SENT IT TO THEM AND THEN YOU SENT IT
6	TO EVERYBODY THAT IS ON THE ADDRESSEE OR COPY
7	LIST OF YOUR E-MAIL; CORRECT?
8	A. I ENCLOSED IT TO THOSE PEOPLE WHO HAD
9	ALREADY ALL GOTTEN IT FROM AMAR.
10	Q. AND BY ENCLOSING IT MEANS YOU SENT IT
11	AROUND?
12	A. THAT'S NOT THE WORD I WOULD USE, BUT IT
13	WAS ENCLOSED IN THE E-MAIL I SENT TO THOSE PEOPLE
14	WHO HAD ALREADY RECEIVED IT DIRECTLY UNDER AMAR.
15	Q. SO, WHEN PEOPLE GOT YOUR E-MAILALL
16	I'M TRYING TO DO ISI DON'T THINK THIS IS
17	OBSCURE. ALL I'M TRYING TO DO IS ESTABLISH THAT
18	WHEN YOU SENT YOUR E-MAIL TO THE FIVE PEOPLE THAT
19	YOU SENT IT TO, WITH YOUR E-MAIL THEY GOT
20	MR. NEHRU'S E-MAIL?
21	A. WHICH THEY HAD ALREADY GOTTEN.
22	Q. AND THEY GOT IT AGAIN?
23	A. AS AN ENCLOSURE, YES.

RIGHT.

AS AN ENCLOSURE TO YOUR E-MAIL?

Q.

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1	Q. AND THAT E-MAIL FROM MR. NEHRU THAT YOU
2	ENCLOSED WITH YOUR E-MAIL IS A DISCUSSION OF
3	NETSCAPE'S REVENUES; CORRECT, SIR?
4	A. THAT'S THE SUBJECT LINE OF HIS E-MAIL.
5	Q. NOT ONLY IS IT THE SUBJECT LINE, THAT'S
6	WHAT THE SUBSTANCE OF THE E-MAIL IS?
7	A. DO YOU WANT ME TO LOOK AT IT?
8	Q. IF YOU NEED TO TO ANSWER THE QUESTION.
9	A. IT APPEARS TO BE A DISCUSSION OF
10	NETSCAPE'S REVENUE, OR WHAT HE WAS ABLE TO FIND
11	OUT ABOUT IT AT A 70 PERCENT CONFIDENCE.
12	Q. AND THE FIRST TIME OF YOUR MEMO THAT
13	YOU SEND TO THE FIVE PEOPLE INDICATED HERE,
14	INCLUDING MR. MARITZ AND MR. BALLMER, IS WHAT
15	KIND OF DATA DO WE HAVE ON HOW MUCH SOFTWARE
16	COMPANIES PAY NETSCAPE; CORRECT, SIR?
17	A. YES.
18	Q. AND DID THEY FURNISH YOU WITH THAT
19	INFORMATION?
20	A. I DON'T THINK SO.
21	Q. YOU SAY IN THE NEXT LINE, "IN
22	PARTICULAR, I AM CURIOUS ABOUT THEIR DEALS WITH
23	COREL, LOTUS AND INTUIT."
24	DO YOU SEE THAT?

UH-HUH.

A.

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1	Q. YOU'VE GOT TO SAY YES OR NO FOR THE
2	A. YES.
3	Q. DID YOU EVER RECEIVE INFORMATION ABOUT
4	WHAT REVENUES NETSCAPE WAS GETTING FROM ANY OF
5	THOSE COMPANIES?
6	A. I'M QUITE SURE I DIDN'T.
7	Q. NETSCAPE WAS GETTING REVENUES FROM
8	INTUIT. YOU KNEW THAT IN DECEMBER OF '96;
9	CORRECT, SIR?
10	A. I STILL DON'T KNOW THAT.
11	Q. YOU STILL DON'T KNOW THAT? YOU TRIED
12	TO FIND THAT OUT IN DECEMBER OF 1996; CORRECT?
13	A. I DID NOT MYSELF TRY AND FIND THAT OUT.
14	Q. YOU TRIED TO FIND IT OUT BY RAISING IT
15	WITH PEOPLE WHO WORKED FOR MICROSOFT, DIDN'T YOU?
16	THAT'S WHAT THIS MESSAGE IS.
17	A. IT SAYS I'M CURIOUS ABOUT IT.
18	Q. WELL, THE FIRST LINE SAYS, "WHAT KIND
19	OF DATA DO WE HAVE ABOUT HOW MUCH SOFTWARE
20	COMPANIES PAY NETSCAPE? IN PARTICULAR, I AM
21	CURIOUS ABOUT THEIR DEALS WITH COREL, LOTUS AND
22	INTUIT."
23	THAT'S WHAT YOU WROTE TO MR. NEHRU.
24	MR. SILVERBERG, MR. CHASE, MR. BALLMER, AND
25	MR. MARITZ; CORRECT, SIR?
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1	A. RIGHT, BECAUSE AMAR'S MAIL DIDN'T SEEM
2	TO HAVE ANY DATA ABOUT THAT.
3	Q. AND IS IT YOUR TESTIMONY THAT YOU NEVER
4	GOT ANY DATA ABOUT THAT?
5	A. THAT'S RIGHT. I DON'T REMEMBER GETTING
6	ANY DATA. I'M QUITE SURE THAT I DIDN'T.
7	Q. DID YOU FOLLOW UP TO TRY TO GET AN
8	ANSWER TO THOSE QUESTIONS?
9	A. NO.
10	Q. AFTER DECEMBER OF 1996, MICROSOFT
11	ENTERED INTO AN AGREEMENT WITH INTUIT THAT WOULD
12	LIMIT HOW MUCH MONEY INTUIT PAID NETSCAPE;
13	CORRECT, SIR?
14	A. I'M NOT AWARE OF THAT.
15	Q. ARE YOU AWARE OF AN AGREEMENT THAT
16	INTUIT ENTERED INTO WITH MICROSOFT?
17	A. I KNOW THERE WAS SOME KIND OF AN
18	AGREEMENT. I WASN'T PART OF NEGOTIATING IT, NOR
19	DO I KNOW WHAT WAS IN IT.
20	Q. DO YOU KNOW ANYTHING THAT WAS IN THE
21	INTUIT AGREEMENT?
22	A. I'M QUITE SURE THAT INTUIT HAD A PLAN
23	TO USE OUR COMPONENTIZED BROWSER. AND I THINK IN
24	THE AGREEMENT THEY AGREED TO MAKE THAT THEIR
25	DEFAULT BROWSER.

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(EXCERPT.)

Q. LET ME SHOW YOU A DOCUMENT THAT HAS BEEN MARKED AS DEPOSITION EXHIBIT NUMBER 386.

THE SECOND ITEM HERE PURPORTS TO BE A MESSAGE FROM YOU TO A NUMBER OF PEOPLE, DATED APRIL 6, 1995.

DO YOU SEE THAT?

- A. YES.
- Q. DID YOU SEND THIS MESSAGE ON OR ABOUT APRIL 6, 1995?
- A. I DON'T REMEMBER SENDING IT, BUT I DON'T HAVE ANY REASON TO DOUBT THAT I DID.
- Q. NOW, ATTACHED TO THIS MESSAGE, AS IT
 WAS PRODUCED TO US, I BELIEVE, BY MICROSOFT, IS A
 TWO-PAGE DOCUMENT HEADED "NETSCAPE AS NETWARE."

DO YOU SEE THAT?

- A. I SEE A THREE-PAGE DOCUMENT, YES.
- Q. YES, THREE PAGES. PAGES 3558 THROUGH 3560.

HAVE YOU SEEN THIS BEFORE?

- A. I DON'T REMEMBER SEEING IT BEFORE.
- Q. NOW, THE TITLE OF THIS THREE-PAGE
 ATTACHMENT IS "NETSCAPE AS NETWARE," AND THERE IS
 A FOOTNOTE THAT SAYS, "THE ANALOGY HERE IS THAT
 THE MAJOR SIN THAT MICROSOFT MADE WITH NETWARE

1	WAS TO LET NOVELL OFFER A BETTER (ACTUALLY
2	SMALLER AND FASTER WITH SIMPLER PROTOCOL) CLIENT
3	FOR NETWORKING. THEY GOT TO CRITICAL MASS AND
4	CAN NOW EVOLVE BOTH CLIENT AND SERVER TOGETHER."
5	DO YOU SEE THAT?
6	A. UH-HUH. YES.
7	Q. IN OR ABOUT APRIL OF 1995, WAS
8	MICROSOFT CONCERNED WITH NETSCAPE GETTING TO WHAT
9	IS REFERRED TO HERE AS CRITICAL MASS?
10	A. I DON'T KNOW WHAT PAUL MEANT IN USING
11	THAT WORD.
12	Q. DO YOU HAVE ANY UNDERSTANDING AT ALL
13	ABOUT WHAT MR. MARITZ MEANT WHEN HE REFERRED TO A
14	COMPETITOR GETTING TO CRITICAL MASS?
15	A. HE SEEMS TO BE USING THAT PHRASE WITH
16	RESPECT TO NETWARE OR NOVELL, BUT I'M NOT SURE
17	WHAT HE MEANS BY IT.
18	Q. HE IS ALSO USING IT WITH RESPECT TO
19	NETSCAPE IN THE ANALOGY; IS THAT NOT SO?
20	A. IT'S NOT CLEAR THAT THE TERM "CRITICAL
21	MASS" IS PART OF THE ANALOGY, IS IT? IT'S NOT TO
22	ME.
23	Q. OKAY. THIS DOCUMENT IS ABOUT NETSCAPE.
24	IT'S NOT ABOUT NOVELL; CORRECT, SIR?
25	A. I DIDN'T WRITE THE DOCUMENT. THE

DOCUMENT APPEARS TO REFER TO "NETSCAPE AS NETWARE" AS ITS TITLE, SO NOVELL IS TALKED ABOUT IN THIS DOCUMENT, AND A LOT OF THINGS SEEM TO BE TALKED ABOUT HERE.

DO YOU WANT ME TO READ IT?

Q. IF YOU HAVE TO TO ANSWER ANY OF MY QUESTIONS.

NETWARE IS SOMETHING FROM NOVELL;
CORRECT, SIR?

- A. FACT.
- Q. WHAT?
- A. FACT.
- Q. DOES THAT MEAN YES?
- A. YES.
- Q. AND WHAT MR. MARITZ HERE IS DOING IS ANALOGIZING NETSCAPE TO NETWARE; CORRECT?
- A. IT'S KIND OF CONFUSING BECAUSE NETSCAPE
 IS THE NAME OF A COMPANY, AND NETWARE IS THE NAME
 OF A PRODUCT, AND SO I'M NOT SURE WHAT HE IS
 DOING. USUALLY, YOU THINK OF ANALOGIZING TWO
 PRODUCTS TO EACH OTHER AND TWO COMPANIES TO EACH
 OTHER, BUT HE APPEARS TO BE ANALOGIZING A COMPANY
 TO A PRODUCT, WHICH IS A VERY STRANGE THING.
- Q. WELL, SIR, IN APRIL OF 1995, INSOFAR AS MICROSOFT WAS CONCERNED, WAS NETSCAPE PRIMARILY A

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BROWSER COMPANY?

- A. NO.
 - O. IT WAS NOT?
 - A. NO.
 - Q. ALL RIGHT, SIR. IN THIS DOCUMENT DO
 YOU UNDERSTAND WHAT MR. MARITZ IS SAYING IS THAT
 MICROSOFT SHOULD NOT MAKE THE SAME MISTAKE WITH
 NETSCAPE'S BROWSER AS IT DID WITH NOVELL'S
 NETWARE?
 - A. I'D HAVE TO READ THE DOCUMENT. DO YOU WANT ME TO?

 (EXCERPT.)

Q. AND THE QUESTION IS: DO YOU UNDERSTAND
THAT WHAT THIS DOCUMENT IS SAYING IS THAT
MICROSOFT SHOULD NOT MAKE THE SAME MISTAKE WITH
NETSCAPE'S BROWSER AS IT DID WITH NOVELL'S
NETWARE? AND YOU CAN READ ANY PORTION OF THAT
PORTION THAT YOU WANT, BUT I AM PARTICULARLY
INTERESTED IN THE HEADING WHICH SAYS "NETSCAPE AS
NETWARE," AND THE FOOTNOTE RIGHT OFF THAT
HEADING. "THE ANALOGY HERE IS THAT THE MAJOR SIN
THAT MICROSOFT MADE WITH NETWARE WAS TO LET
NOVELL OFFER A BETTER (ACTUALLY SMALLER AND
FASTER, WITH SIMPLER PROTOCOL) CLIENT FOR
NETWORKING. THEY GOT TO CRITICAL MASS AND CAN

1	NOW EVOLVE BOTH CLIENT AND SERVER TOGETHER."
2	A. ARE YOU ASKING ME A QUESTION ABOUT THE
3	WHOLE DOCUMENT?
4	Q. NO, I DIDN'T THINK I WAS. I THOUGHT IT
5	WAS POSSIBLE FOR YOU TO ANSWER THE QUESTION BY
6	LOOKING AT THE TITLE AND FIRST FOOTNOTE.
7	A. I THOUGHT YOU WERE ASKING ME WHAT THE
8	DOCUMENT IS ABOUT.
9	Q. I THINK IT'S POSSIBLE TO ANSWER THE
LO	QUESTION BY LOOKING AT THE HEADING AND THAT
L1	FOOTNOTE.
۱2	MY QUESTION IS WHETHER, AS YOU
L3	UNDERSTAND IT, WHAT MR. MARITZ IS SAYING HERE IS
L4	THAT MICROSOFT SHOULD NOT MAKE THE SAME MISTAKE
۱5	WITH NETSCAPE'S BROWSER AS IT DID WITH NOVELL'S
۱6	NETWARE.
17	A. DOES IT SAY "MISTAKE" SOMEWHERE?
18	Q. ALL I'M ASKING YOU IS WHETHER YOU
١9	INTERPRET THIS THAT WAY.
20	A. DOES IT SAY "MISTAKE" SOMEWHERE?
21	Q. MR. GATES, WE HAVE HAD A CONVERSATION
22	ABOUT HOW I ASK THE QUESTIONS AND YOU GIVE THE
23	ANSWERS. I THINK
24	A. I DON'T SEE WHERE IT SAYS "MISTAKE."

Q. IT DOESN'T SAY "MISTAKE." IT SAYS

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"MAJOR SIN." IF YOU THINK MAJOR SIN IS SOMETHING
DIFFERENT THAN MISTAKE, YOU CAN ANSWER THE
QUESTION NO, THAT'S NOT WHAT YOU THINK MR. MARITZ
MEANS. MY QUESTION IS CLEAR. YOU CAN ANSWER IT
YES, NO, OR YOU CAN'T TELL.

- A. WHAT IS THE QUESTION?
- Q. MY QUESTION IS WHETHER--AS YOU

 UNDERSTAND WHAT MR. MARITZ IS SAYING HERE, IS HE
 SAYING THAT MICROSOFT SHOULD NOT MAKE THE SAME

 MISTAKE WITH NETSCAPE'S BROWSER AS IT DID WITH

 NOVELL'S NETWARE?
- A. NO, I THINK HE IS SAYING SOMETHING ELSE.
- Q. OKAY. DO YOU THINK THAT WHEN

 MR. MARITZ USES THE TERM "MAJOR SIN" THAT

 MICROSOFT MADE, HE IS REFERRING TO WHAT HE THINKS

 IS A MISTAKE?
 - A. PROBABLY.

(EXCERPT.)

BY MR. HOUCK:

Q. I HAND YOU GOVERNMENT TRIAL EXHIBIT 16,
MR. GATES, AND THIS IS A SERIES OF E-MAILS, AND
THE SECOND ONE I WANT TO ASK YOU ABOUT IS THE ONE
ON THE SECOND PAGE FROM MR. SIEGELMAN TO YOURSELF
AND OTHERS DATED APRIL 6, 1995. TAKE A MINUTE TO

1	LOOK TAKE A LOOK AT IT.
2	HAVE YOU FINISHED REVIEWING THE E-MAIL?
3	A. I LOOKED AT IT.
4	Q. THE E-MAIL STARTS OFF AS FOLLOWS: "PAT
5	FERREL AND I HAVE BEEN THINKING ABOUT THIS
6	PROBLEM A LOT AND WATCHING NETSCAPE VERY CLOSELY.
7	I, TOO, AM VERY WORRIED."
8	WHAT POSITION DID MR. FERREL HOLD AT
9	MICROSOFT IN OR ABOUT APRIL OF 1995?
10	A. HE WASN'T INVOLVED WITH WINDOWS. HE
11	WAS INVOLVED WITH MARVEL.
12	Q. IS HE STILL A MICROSOFT EMPLOYEE?
13	A. I DON'T THINK SO. I'M NOT SURE.
14	Q. DO YOU RECALL PERSONALLY BEING WORRIED
15	ABOUT NETSCAPE IN OR ABOUT APRIL OF 1995?
16	A. NO.
17	Q. DO YOU RECALL DISCUSSING NETSCAPE WITH
18	MR. SIEGELMAN IN THIS TIME PERIOD?
19	A. I'M SURE RUSS AND I DISCUSSED THE
20	EFFECT OF THE INTERNET IN GENERAL ON ONLINE
21	SERVICE STRATEGIES LIKE THE WORK HE WAS DOING
22	THAT BECAME MSN, BUT NOT NETSCAPE IN PARTICULAR,
23	NO.
24	Q. THE NEXT SENTENCE OF THE E-MAIL SAYS,
25	"I AGREE WITH MOST OF YOUR PROBLEM STATEMENT, BUT

1	I THINK YOU UNDERESTIMATE THE PUBLISHER/ISV
2	THREAT. NETSCAPE IS ALREADY OPENING UP API HOOKS
3	IN THEIR VIEWER AND MANY ISV'S ARE HOPPING
4	ABOARD."
5	DO YOU KNOW WHAT HIS REFERENCE IS TO
6	"YOUR PROBLEM STATEMENT"?
7	A. NO.
8	Q. DO YOU UNDERSTAND WHAT HE MEANS HERE
9	WHEN HE TALKS ABOUT OPENING UP API HOOKS AND MANY
10	ISV'S HOPPING ABOARD?
11	A. I DON'T KNOW WHAT HE MEANT. I CAN
12	GUESS IF YOU WANT.
13	Q. DO YOU HAVE ANY UNDERSTANDING, AS YOU
14	SIT HERE, WHAT HE MEANT BY THE LANGUAGE USED IN
15	THIS E-MAIL?
16	A. I DON'T KNOW WHAT HE MEANT. I'D HAVE
17	TO ASK HIM WHAT HE MEANT.
18	Q. I'M ASKING FOR YOUR UNDERSTANDING. DO
19	YOU HAVE ONE OR NOT?
20	A. UNDERSTANDING OF WHAT? OF WHAT HE
21	MEANT?
22	Q. YES.
23	A. NO. OF WHAT THOSE WORDS MIGHT MEAN, I
24	CAN GUESS.
25	O. I DON'T WANT YOU TO GUESS. I'M ASKING

IF YOU HAVE ANY PRESENT UNDERSTANDING OF WHAT THESE WORDS MEAN.

- A. I'VE TOLD YOU I DON'T KNOW WHO HE MEANS BY YOU. I DON'T KNOW WHAT HE MEANS BY "PROBLEM STATEMENT," SO I'M A LITTLE UNCLEAR ABOUT WHAT HE MEANS IN THIS PARAGRAPH.
- Q. DO YOU HAVE ANY UNDERSTANDING--STRIKE THAT.

BY ISV, DO YOU UNDERSTAND HIM TO BE REFERRING TO INDEPENDENT SOFTWARE VENDORS?

- A. THAT ACRONYM REFERS TO INDEPENDENT SOFTWARE VENDOR.
 - Q. AND WHAT DOES THE ACRONYM API REFER TO?
 - A. APPLICATION PROGRAMMING INTERFACE.
- Q. DO YOU RECALL YOURSELF HAVING A CONCERN IN OR ABOUT APRIL 1995 ABOUT THE POSSIBILITY THAT NETSCAPE WAS GOING TO OPEN UP API HOOKS IN THE NETSCAPE WEB BROWSER?
- A. I CAN'T PIN ANY RECOLLECTION TO THAT PARTICULAR TIME PERIOD, NO.
- Q. DID YOU AT SOME POINT COME TO THE

 CONCLUSION THAT THE PROSPECT THAT NETSCAPE MIGHT

 OPEN UP API HOOKS IN THEIR BROWSER WAS A THREAT

 TO MICROSOFT?
 - A. I THINK IN LATE '95, ANDREESSEN WAS

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TALKING ABOUT HOW HE WAS GOING TO PUT US OUT OF BUSINESS, SUGGESTING THAT THEIR BROWSER WAS A PLATFORM. AND, IN FACT, THEY DID HAVE API'S IN THEIR BROWSER.

- Q. DO YOU RECALL HAVING ANY CONCERN,
 YOURSELF, BEFORE LATE 1995 WITH RESPECT TO THE
 THREAT POSED BY NETSCAPE OPENING UP API HOOKS IN
 THEIR BROWSER?
 - A. NO.
- Q. DO YOU RECALL THAT OTHER FOLKS AT MICROSOFT HAD SUCH CONCERNS BEFORE LATE 1995?
- A. IT'S HARD TO RECALL OTHER PEOPLE'S CONCERNS. NO, I DON'T RECALL OTHER PEOPLE'S CONCERNS.

(EXCERPT.)

MR. HOUCK: I WOULD LIKE TO MARK AS
GOVERNMENT TRIAL EXHIBIT 19 A SERIES OF E-MAILS,
FIRST ONE BEING FROM NATHAN MYHRVOLD TO
MR. GATES, DATED APRIL 24, 1995.

BY MR. HOUCK:

Q. BEFORE YOU TAKE A LOOK AT THAT

DOCUMENT, DO YOU RECALL THAT THERE WAS A GENERAL

DISCUSSION AT MICROSOFT AT THE TOP EXECUTIVE

LEVEL IN OR ABOUT APRIL 1995 WITH RESPECT TO THE

THREAT TO MICROSOFT POSED BY NETSCAPE?

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A. NO.

(EXCERPT.)

BY MR. HOUCK:

Q. IN OR ABOUT JUNE 1995, MR. GATES, DID
YOU BECOME INVOLVED IN THE PLANNING FOR SOME
MEETINGS WITH NETSCAPE?

A. NO.

(EXCERPT.)

Q. THE NEXT E-MAIL, GOVERNMENT TRIAL

EXHIBIT 536, I WANT TO ASK YOU ABOUT IS ON PAGE

231 OF THE DOCUMENT, AND IT'S AN E-MAIL FROM PAUL

MARITZ TO VARIOUS PEOPLE, INCLUDING YOURSELF,

REGARDING THE NETSCAPE MEETING, AND IT'S DATED

JUNE 5, 1995.

(EXCERPT.)

Q. HERE MR. MARITZ REPORTS THAT HE DID NOT GET THE IMPRESSION FROM THE MEETING HE HAD THAT NETSCAPE WAS READY FOR A BROAD, STRATEGIC RELATIONSHIP.

DO YOU SEE THAT?

- A. DO YOU THINK THAT REFERS TO A MEETING HE HAD? I DON'T THINK SO.
- Q. LET ME REFER YOU TO PAGE 596, BATES NUMBER 596.
 - A. OKAY.

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Q. IT'S E-MAILED THE SAME DATE. AND IT SAYS, "ATTACHED IS MY SUMMARY OF THE MEETING THAT NATHAN, PAUL AND I HAD WITH JIM BARKSDALE OF NETSCAPE."

DO YOU UNDERSTAND THE REFERENCE OF PAUL TO BE A REFERENCE TO PAUL MARITZ?

- A. OH, MAYBE HE IS TALKING ABOUT A MEETING HE HAD.
- Q. DO YOU HAVE ANY RECOLLECTION OF DISCUSSING MR. MARITZ'S IMPRESSION OF THIS MEETING WITH NETSCAPE?
- A. I DIDN'T THINK PAUL HAD MET WITH NETSCAPE.
- Q. SO, YOU HAVE NO PRESENT RECOLLECTION OF DISCUSSING WITH MR. MARITZ HIS VIEWS BASED ON A MEETING HE HAD WITH MR. BARKSDALE IN OR ABOUT THE EARLY PART OF JUNE 1995?

A. NO.

(EXCERPT.)

Q. LET ME SHOW YOU EXHIBIT 591--OR I GUESS IT'S DEPOSITION EXHIBIT NUMBER 391. THIS PURPORTS TO BE A MESSAGE TO YOU DATED APRIL 18, 1995, TO YOU AND OTHER PEOPLE.

BY MR. BOIES:

Q. DID YOU RECEIVE THIS MESSAGE IN OR

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ABOUT APRIL OF 1995?

- A. I DON'T REMEMBER RECEIVING IT, BUT I HAVE NO REASON TO DOUBT THAT IT WAS SENT TO ME.
- Q. LET ME ASK YOU TO LOOK AT THE BOTTOM OF
 THE FIRST PAGE, NEXT TO LAST PARAGRAPH, THE
 SENTENCE THAT BEGINS, "THIS DOES NOT MEAN THAT
 NETSCAPE NEEDS TO BE A DIRECT COMPETITOR."

DO YOU SEE THAT?

- A. YES.
- Q. DO YOU RECALL DISCUSSIONS IN OR ABOUT

 APRIL OF 1995 ABOUT WHETHER OR NOT NETSCAPE WOULD

 OR WOULD NOT BE A DIRECT COMPETITOR OF MICROSOFT?
- A. I'M SURE THERE WAS SOME DISCUSSION

 ABOUT NETSCAPE AND THE WHOLE INTERNET PHENOMENON,

 AND PARTICULARLY WHAT THAT MEANT ABOUT THE

 BUSINESS NATHAN WAS IN CHARGE OF, WHICH WAS

 MARVEL. I DON'T REMEMBER SPECIFICALLY IF WE

 FIGURED OUT WHETHER THEY WOULD OR WOULDN'T BE A

 COMPETITOR OR WHAT THEY WERE DOING.
- Q. DO YOU RECALL COMMUNICATIONS WITHIN MICROSOFT IN OR ABOUT APRIL OF 1995 ABOUT WHAT MIGHT BE DONE TO BE SURE THAT NETSCAPE DID NOT BECOME A DIRECT COMPETITOR OF MICROSOFT?
 - A. NO.
 - Q. DO YOU RECALL ANY COMMUNICATIONS WITHIN

1	MICROSOFT IN OR ABOUT APRIL OF 1997 RELATING TO
2	WHAT MICROSOFT MIGHT DO TO INFLUENCE WHETHER OR
3	NOT NETSCAPE BECAME A DIRECT COMPETITOR OF
4	MICROSOFT?
5	A. NO.
6	Q. DO YOU RECALL ANY DISCUSSIONS WITHIN
7	MICROSOFT AT ANY TIME OR ANY COMMUNICATIONS
8	WITHIN MICROSOFT AT ANY TIME RELATING TO WHAT
9	MICROSOFT MIGHT DO TO INFLUENCE WHETHER NETSCAPE
10	BECAME A DIRECT COMPETITOR OF MICROSOFT?
11	A. NO.
12	(EXCERPT.)
13	BY MR. BOIES:
14	Q. GOOD AFTERNOON, MR. GATES. LET ME SHOW
15	YOU GOVERNMENT DEPOSITION EXHIBIT NUMBER 382, AND
16	I WOULD ASK YOU IF THAT IS A DOCUMENT THAT YOU'VE
17	EVER SEEN BEFORE.
18	A. NO.
19	Q. THERE IS A REFERENCE IN THIS DOCUMENT
20	TO FISCAL YEAR 1998 WWSMM ATTENDEES. DO YOU SEE
21	THAT?
22	A. YES.
23	Q. DO YOU KNOW WHAT THAT IS?
24	A. YES.
25	Q. WHAT IS IT?

1	A. WORLDWIDE SALES AND MARKETING MEETING,
2	OTHERWISE KNOWN AS THE WWSMM.
3	Q. DID YOU ATTEND THE FISCAL YEAR 1998
4	WWSMM?
5	A. NO, I DON'T ATTEND THAT. I COME IN AND
6	SPEAK USUALLY AT THE END OF IT, BUT I DON'T
7	ATTEND IT.
8	Q. THE SUBJECT MATTER OF THIS IS THE
9	FISCAL YEAR 1998 PLANNING MEMO PRESERVING THE
10	DESKTOP PARADISE.
11	ARE YOU FAMILIAR WITH THAT?
12	A. I DON'T KNOW WHAT YOU MEAN AM I
13	FAMILIAR WITH THAT. I KNOW FISCAL YEAR 1998.
14	Q. HAVE YOU EVER SEEN THE FISCAL YEAR 1998
15	PLANNING MEMO?
16	A. THE ONE FROM BRAD CHASE? NO.
17	Q. HAVE YOU SEEN A FISCAL YEAR 1998
18	PLANNING MEMO FROM SOMEBODY ELSE?
19	A. THERE'S A LOT OF THESE. EACH GROUP
20	WRITES PLANNING MEMOS. I'M NOT COPIED ON MOST OF
21	ТНЕМ.
22	Q. ARE THERE PLANNING MEMOS FROM SOME OF
23	THE GROUPS THAT YOU RECALL RECEIVING FOR FISCAL
24	YEAR 1998?
25	A. I THINK THERE'S A MEMO STEVE WROTE THAT

1	WAS PROBABLY SENT TO ME.
2	Q. AND BY STEVE, YOU'RE REFERRING TO
3	MR. BALLMER?
4	A. YES.
5	Q. IN THE THIRD PARAGRAPH OF THIS MEMO ON
6	THE FIRST PAGE IT SAYS, "OUR COMPETITORS ARE
7	STILL HARD AT WORK TRYING TO OBSOLETE WINDOWS.
8	MORE PEOPLE THAN EVER NOW BELIEVE THEY WILL.
9	NETSCAPE AND SUN ENDEAVOR TO COMMODITIZE THE OS."
10	DO YOU KNOW WHAT IS MEANT BY
11	COMMODITIZE THE OS IN THIS CONTEXT?
12	A. IN THE CONTEXT OF THIS MEMO?
13	Q. YES.
14	A. I'D NEED TO READ THE MEMO.
15	Q. HAVE YOU EVER HEARD ANYBODY SAY THAT
16	NETSCAPE OR SUN THREATENED TO COMMODITIZE THE
17	OPERATING SYSTEM?
18	A. YES.
19	Q. HAVE YOU EVER SAID THAT?
20	A. THOSE WORDS?
21	Q. YES.
22	A. I DON'T THINK SO.
23	Q. WHETHER OTHER PEOPLE HAVE SAID THOSE
24	WORDS, WHAT HAVE YOU UNDERSTOOD THEM TO MEAN?
25	A. I THINK THE FIRST TIME I HEARD THAT WAS

FROM MARC ANDREESSEN, AND I NEVER HAD A CHANCE TO ASK HIM WHAT HE MEANT.

- Q. HAVE YOU HEARD THOSE WORDS FROM PEOPLE WITHIN MICROSOFT?
- A. SUBSEQUENTLY TO ANDREESSEN USING THOSE WORDS, I KNOW THEY WERE REPEATED INSIDE THE COMPANY QUITE A BIT.

(EXCERPT.)

- Q. WHEN PEOPLE USED THE WORD WITH YOU

 "COMMODITIZE" AS IN THE STATEMENT THAT NETSCAPE

 WAS THREATENING OR ENDEAVORING TO COMMODITIZE THE

 OPERATING SYSTEM, WHAT DID YOU UNDERSTAND

 COMMODITIZE TO MEAN?
- A. THAT THEY WERE CREATING A PRODUCT THAT
 WOULD EITHER REDUCE THE VALUE OR ELIMINATE DEMAND
 FOR THE WINDOWS OPERATING SYSTEM IF THEY
 CONTINUED TO IMPROVE IT AND WE DIDN'T KEEP
 IMPROVING OUR PRODUCT.

(EXCERPT.)

Q. LET ME SHOW YOU NEXT A DOCUMENT THAT

HAS BEEN MARKED AS EXHIBIT 383. THIS PURPORTS TO

BE AN E-MAIL FROM MR. MARITZ TO YOU AND OTHERS

WITH CHARTS ATTACHED TO IT.

(EXCERPT.)

O. DID YOU RECEIVE THIS E-MAIL IN OR ABOUT

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1	JANUARY 1997, THIS E-MAIL BEING A MESSAGE FROM
2	PAUL MARITZ TO YOU AND OTHERS DATED JANUARY 5,
3	1997?
4	A. I DON'T REMEMBER RECEIVING IT, BUT I
5	DON'T HAVE ANY REASON TO DOUBT THAT IT WAS SENT.
6	Q. DID YOU SEE THIS E-MAIL AT ANY TIME
7	PRIOR TO THE COMMENCEMENT OF YOUR DEPOSITION LAST
8	WEEK?
9	A. I DON'T REMEMBER SEEING IT.
10	Q. THE SUBJECT OF THIS E MAIL IS "OVERVIEW
11	SLIDES FOR BILLG/NC AND JAVA SESSION WITH 14
12	PLUSES ON MONDAY."
13	DO YOU SEE THAT?
14	A. YES.
15	Q. AND I THINK YOU IDENTIFIED THE 14
16	PLUSES AS THESOME GROUP OF EXECUTIVES; IS THAT
17	CORRECT?
18	A. NO.
19	Q. WHAT IS THE 14 PLUSES?
20	A. IT'S PEOPLE ABOVE A CERTAIN LEVEL,
21	PRIMARILY ENGINEERS. ALSO EXECUTIVES, BUT MOSTLY
22	ENGINEERS.
23	Q. IT'S ALL THE PEOPLE IN THE COMPANY
24	ABOVE A CERTAIN LEVEL, THE 14 LEVEL?
25	A. WHICH ARE MOSTLY ENGINEERS AND NOT

1	

EXECUTIVES.

- Q. HOW MANY PEOPLE ARE THERE IN THE 14 PLUSES GROUP?
- A. IT'S A GOOD QUESTION. I THINK AROUND 200 TO 300.
- Q. AND THESE WOULD BE THE PEOPLE IN THE 200 OR 300 TOP-RATED JOBS IN THE COMPANY; IS THAT CORRECT?
- A. IF TOP MEANS THE BEST COMPENSATION, YES.
- Q. NOW, DO YOU RECALL THE SLIDES THAT ARE ATTACHED TO THIS E-MAIL?
- A. I REMEMBER WHEN I TESTIFIED EARLIER
 SEEING THESE AND SAYING THAT I WAS PRETTY SURE
 THAT I NEVER PRESENTED THESE SLIDES.
- Q. DO YOU RECALL WHETHER SOMEONE ELSE PRESENTED THESE SLIDES IN JANUARY OF 1997?
- A. I'M NOT SURE. I REMEMBER LOOKING AT THE SLIDES AND THINKING PROBABLY NOT.
- Q. LET ME ASK YOU TO LOOK AT THE THIRD PAGE OF THE EXHIBIT, WHICH IS HEADED "KEY PLATFORM CHALLENGE." IT IS PAGE TWO OF THE CHARTS AND PAGE THREE OF DEPOSITION EXHIBIT NUMBER 383, IN WHICH IT SAYS NC AND JAVA ARE PLATFORM CHALLENGES.

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DO YOU SEE THAT?

- A. UH-HUH.
- Q. DID YOU BELIEVE IN JANUARY OF 1997 THAT
 JAVA WAS A PLATFORM CHALLENGE?
- A. NOT JAVA THE LANGUAGE, BUT SOME OF THE JAVA RUNTIME API'S THAT WERE BEING PROMOTED TO ISP'S IN THE WAY THAT SUN AND OTHERS WERE TALKING ABOUT ENHANCING THEM WERE PLATFORM CHALLENGES.
- Q. WHEN REFERENCE IS MADE HERE TO JAVA, DO YOU UNDERSTAND THAT TO REFER TO WHAT YOU REFER TO AS JAVA RUNTIME API'S?
 - A. I'M NOT SURE.
- Q. ARE YOU AWARE OF PEOPLE ASSERTING THAT

 JAVA RUNTIME API'S WERE A PLATFORM CHALLENGE IN

 OR ABOUT JANUARY OF 1997?
- A. I JUST TOLD YOU THAT WE LOOKED AT WHAT WAS GOING ON IN TERMS OF THE PLANS OF SUN AND OTHER PEOPLE WITH JAVA RUNTIME API'S AS BEING A PLATFORM CHALLENGE.
- Q. ARE YOU AWARE OF ANY OTHER PLATFORM
 CHALLENGE REPRESENTED BY JAVA OTHER THAN JAVA
 RUNTIME API'S?
 - A. NO.
- Q. SO, WOULD IT BE FAIR TO SAY THAT YOU BELIEVE THAT WHEN REFERENCE IS MADE HERE TO JAVA,

1	THE REFERENCE MEANS JAVA RUNTIME API'S SINCE IT
2	ASSERTS HERE THAT JAVA IS A PLATFORM CHALLENGE?
3	A. IT'S THE BEST WAY TO MAKE SENSE OF A
4	DOCUMENT THAT I HAVEN'T SEEN UNTIL MY DEPOSITION,
5	AS FAR AS I KNOW.
6	(EXCERPT.)
7	Q. HAS MICROSOFT DONE RESEARCH TO
8	DETERMINE WHICH DISTRIBUTION CHANNELS ARE MOST
9	EFFECTIVE IN DELIVERING BROWSERS THAT ARE
10	ACTUALLY USED BY PEOPLE?
11	A. I THINK SOMEBODY DID A SURVEY TO ASK
12	PEOPLE WHERE THEY GET THEIR BROWSER AT SOME
13	POINT.
14	Q. DO YOU HAVE ANY RECOLLECTION WHO DID
15	THAT SURVEY?
16	A. NO.
17	(EXCERPT.)
18	MR. HOUCK: I WOULD LIKE TO MARK AS
19	GOVERNMENT TRIAL EXHIBIT 204 A MEMORANDUMOR,
20	RATHER, AN E-MAILFROM KUMAR MEHTA TO BRAD CHASI
21	AND YUSUF MEHDI, DATED MARCH 27, 1997.
22	BY MR. HOUCK:
23	Q. IS THIS AN EXAMPLE OF THE TYPE OF
24	MEMORANDUM YOU'VE SEEN IN WHICH MICROSOFT HAS
25	ENDEAVORED TO DETERMINE WHICH DISTRIBUTION

1	CHANNELS ARE MOST EFFECTIVE IN DISTRIBUTING WEB
2	BROWSERS?
3	A. NO.
4	Q. WHAT POSITION IN THE COMPANY DID
5	MR. MEHTA HAVE IN MARCH OF 1997?
6	A. I DON'T KNOW.
7	Q. DO YOU KNOW IF ONE OF HIS
8	RESPONSIBILITIES WAS MARKET RESEARCH?
9	A. NO. I MEAN, I'M NOT COPIED ON THIS.
10	MEAN, JUST LOOKING AT ITAND I CERTAINLY HAVE NO
11	RECOLLECTION OF SEEING THIS. IT ALSO SEEMS TO
12	CONTRADICT SOME OTHER THINGS THAT I HAVE SEEN.
13	Q. THE E-MAIL READS AS FOLLOWS: BOB
14	FOULON IS GATHERING DATA FOR A JOHN ROBERTS
15	MEETING WITH BILL GATES TOMORROW. APPARENTLY,
16	THEY ARE GOING TO DISCUSS WHETHER IE AND MEMPHIS
17	SHOULD BE BUNDLED TOGETHER.
18	DO YOU RECALL SUCH A MEETING WITH
19	MR. FOULON AND MR. ROBERTS?
20	A. NO.
21	Q. DO YOU RECALL MR. FOULON OR MR. ROBERT
22	SHARING WITH YOU MARKET RESEARCH DATA WITH
23	RESPECT TO HOW PEOPLE GET THEIR BROWSERS?
24	A. I DON'T KNOW BOB F-O-U.
25	Q. DO YOU UNDERSTAND THAT IS A REFERENCE

1	TO BOB FOULON?
2	A. I DON'T KNOW BOB FOULON. I DON'T KNOW
3	ANYONE WHOSE NAME IS BOB F-O-U ANYTHING.
4	Q. DO YOU KNOW JOHN ROBERTS?
5	A. YES.
6	Q. WHAT POSITION DOES HE HAVE WITH
7	MICROSOFT?
8	A. HE AT THIS TIMEIS THAT WHAT YOU'RE
9	INTERESTED IN?
10	Q. YES.
11	A. AT THIS TIME, I THINK HE WORKS FOR BRAD
12	CHASE.
13	Q. DID YOU HAVE A MEETING THAT YOU RECALL
14	WITH MR. ROBERTS AND/OR MR. CHASE IN OR ABOUT
15	MARCH OF 1997 WHERE YOU TALKED ABOUT THE RESULTS
16	OF MARKET RESEARCH TO DETERMINE HOW PEOPLE
17	OBTAINED INTERNET EXPLORER?
18	A. I DON'T REMEMBER.
19	Q. THE E-MAIL I QUOTED ATTACHES ANOTHER
20	E-MAIL DATED MARCH 27, 1997, WHICH SAYS IN THE
21	FIRST TWO PARAGRAPHS, WHICH I'LL READ, "BOB, HERE
22	IS SOME INFORMATION ON HOW PEOPLE GET AND USE IE
23	THAT MIGHT HELP YOU GUYS. MY FEELING, BASED ON

ALL THE IE RESEARCH WE HAVE DONE, IS THAT IT IS A

MISTAKE TO RELEASE MEMPHIS WITHOUT BUNDLING IE

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WITH IT. IE USERS ARE MORE LIKELY THAN OTHER BROWSER USERS TO GET IT WITH THEIR COMPUTERS.

OVERALL, 20 PERCENT OF PEOPLE WHO USE IE AT HOME OBTAINED IT WITH THEIR COMPUTER, AND 24 PERCENT OF THOSE USING IE AT WORK GOT IT WITH THEIR COMPUTER. EFFECTIVELY, WE WOULD BE TAKING AWAY THE DISTRIBUTION CHANNEL OF ALMOST A QUARTER OF ALL IE USERS."

DO YOU HAVE ANY UNDERSTANDING AS TO THE ACCURACY OF THE NUMBERS HE CITES HERE WITH RESPECT TO THE NUMBER OF PEOPLE USING IE WHO OBTAINED IT WITH THEIR COMPUTER?

- A. I HAVE NO IDEA WHAT WE'RE TALKING ABOUT
 IN TERMS OF WHAT KINDS OF USERS HE SURVEYED OR
 LOOKED AT. SO NO, I HAVE NO OPINION ON IT
 WHATSOEVER. I MEAN WHO KNOWS.
- Q. DO YOU HAVE ANY REASON TO BELIEVE THAT
 THE INFORMATION HE REPORTS HERE IS INACCURATE?
- A. I DON'T HAVE ENOUGH OF A CONTEXT TO
 EVEN STATE AN OPINION. IT DOESN'T EVEN SAY WHAT
 KIND OF USERS OR ANYTHING.

(EXCERPT.)

BY MR. BOIES:

Q. MR. GATES, LET ME SHOW YOU A DOCUMENT
MARKED AS GOVERNMENT TRIAL EXHIBIT 55. THE FIRST

MESSAGE HERE PURPORTS TO BE A MESSAGE TO YOU AND MR. MARITZ AND MR. ALLCHIN ON FEBRUARY 24, 1997, AT 11:07 P.M.

DO YOU SEE THAT?

- A. YES.
- Q. AND IT TALKS ABOUT A FOCUS GROUP
 REPORT, AND IT SAYS THAT MOST OF THE PEOPLE IN
 THE FOCUS GROUP WERE NAVIGATOR USERS. AND THEN
 IT GOES ON TO SAY ABOUT THOSE NAVIGATOR USERS,
 THEY SAID THEY WOULD NOT SWITCH, WOULD NOT WANT
 TO DOWNLOAD IE 4 TO REPLACE THEIR NAVIGATOR
 BROWSER. HOWEVER, ONCE EVERYTHING IS IN THE OS
 AND RIGHT THERE, INTEGRATED INTO THE OS, IN THEIR
 FACE, SO TO SPEAK, THEN THEY SAID THEY WOULD USE
 IT BECAUSE THERE WOULD BE NO MORE NEED TO USE
 SOMETHING SEPARATE.

DO YOU SEE THAT?

- A. YES.
- Q. DO YOU RECALL BEING TOLD THAT IN OR ABOUT FEBRUARY 1997?
 - A. NO.
- Q. LET ME ASK YOU TO TURN TO THE FIFTH

 PAGE OF THIS EXHIBIT. AND THIS IS AN ORIGINAL

 MESSAGE DATED FEBRUARY 24TH, 1997, AT 10:38 A.M.

 ALSO RELAYED INTO THE MEMPHIS FOCUS GROUP'S

REPORT.

- A. IT'S AN ENCLOSURE TO THE MESSAGE ABOVE.
- Q. IT'S AN ENCLOSURE TO THE MESSAGE ABOVE.
 THAT IS WHAT YOU HAVE IS FIRST A MESSAGE DATED
 FEBRUARY 24, 1997, AT 11:07 P.M. THAT WENT TO YOU
 AND MR. MARITZ AND MR. ALLCHIN, AND THEN YOU HAVE
 ANOTHER MESSAGE THAT WAS AN ENCLOSURE THAT WENT
 TO YOU AND OTHERS; CORRECT?
 - A. YES.
- Q. SO YOU WOULD HAVE RECEIVED THE SECOND MESSAGE WHEN YOU RECEIVED THE MESSAGE THAT WAS ADDRESSED TO YOU; CORRECT?
- A. IF I DID, WHICH I TOLD YOU I DON'T REMEMBER, BUT I HAVE NO REASON TO DOUBT THAT I DID.
- Q. RIGHT. THE NEXT TO LAST PARAGRAPH ON THE FIFTH PAGE OF THE EXHIBIT, THE ONE THAT ENDS WITH THE MICROSOFT DOCUMENT PRODUCTION STAMP 8179--DO YOU HAVE THAT PAGE?
 - A. YES.
- Q. THE NEXT TO LAST PARAGRAPH OF THIS

 MATERIAL THAT WAS SENT TO YOU ON FEBRUARY 24TH,

 '97, IF, IN FACT, IT WAS, ON PAGE FIVE SAYS, "IT

 SEEMS CLEAR THAT IT WILL BE VERY HARD TO INCREASE

 BROWSER MARKET SHARE ON THE MERITS OF IE 4 ALONE.

IT WILL BE MORE IMPORTANT TO LEVERAGE THE OS 1 2 ASSET TO MAKE PEOPLE USE IE INSTEAD OF 3 NAVIGATOR." 4 DO YOU SEE THAT? 5 Α. YES. 6 (EXCERPT.) 7 BY MR. BOIES: LET ME TRY TO BREAK THE QUESTION DOWN. 8 9 FIRST, DO YOU RECALL BEING TOLD IN ANY CONTEXT IN OR ABOUT FEBRUARY OF 1997, IT SEEMS 10 CLEAR THAT IT WILL BE VERY HARD TO INCREASE 11 BROWSER MARKET SHARE ON THE MERITS OF IE 4 ALONE. 12 IT WILL BE MORE IMPORTANT TO LEVERAGE THE OS 13 ASSET TO MAKE PEOPLE USE IE INSTEAD OF NAVIGATOR? 14 15 Α. THOSE WORDS? LET ME BEGIN WITH THAT. 16 Ο. DO YOU RECALL BEING --17 18 Α. NO. 19 -- COMMUNICATED THOSE WORDS IN OR ABOUT 20 FEBRUARY OF 1997? 21 I SAID NO. A. 22 DO YOU RECALL BEING COMMUNICATED THOSE 23 WORDS AT ANY TIME, WHETHER IN OR ABOUT FEBRUARY 24 OF 1997 OR ANY OTHER TIME? 25 ISN'T THAT WHAT YOU JUST ANSWERED? Α.

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	Q.	PER	HAPS	YOU	DID.	I TH	OUGH	THI	2 F)	RST
ANSW	ER R	ELATE	D TO	FEBR	UARY	1997,	BUT	IF ?	YOU'	RE
TELL:	ING	ME TH	Y TA	OU DO	N'T I	RECALI	EVE	R BE	ING	TOLD
THAT	, I	JUST	TNAW	THAT	CLA	RIFIED	FOR	THE	REC	CORD.

A. THOSE WORDS, NO. (EXCERPT.)

BY MR. BOIES:

Q. THIS DOCUMENT THAT PURPORTS TO HAVE GONE TO YOU, SIR, SAYS, "IT SEEMS CLEAR THAT IT WILL BE VERY HARD TO INCREASE BROWSER MARKET SHARE ON THE MERITS OF IE 4 ALONE. IT WILL BE MORE IMPORTANT TO LEVERAGE THE OS ASSET TO MAKE PEOPLE USE IE INSTEAD OF NAVIGATOR."

DO YOU RECALL EVER BEING TOLD OR EVER RECEIVING A COMMUNICATION THAT SAID, IN SUBSTANCE, WHAT IS REFLECTED THERE?

A. NO.

25