POR THE DISTRICT OF COLUMBIA UNITED STATES OF AMERICA, Plaintiff, Vs. No. CIV 98-1232(TPJ) MICROSOFT CORPORATION, Defendant. Defendant. Deposition of Bill Gates ANTHRUST DIVISION SAN FRANCISCO OFFH REPORTED BY: Kathleen E. Barney, CSR No. 5698 Katherine Gale CSR No. 9793 COUR File No. 1-49005		1	IN THE UNITED STATES D	ISTRICT COURT
UNITED STATES OF AMERICA, Plaintiff, Vs. No. CIV 98-1232 (TPJ) MICROSOFT CORPORATION, Defendant. ANTITRUST DIVISION SAN FRANCISCO OFFI ANTITRUST DIVISION SAN FRANCISCO OFFI REPORTED BY: Kathleen E. Barney, CSR No. 5698 Katherine Gale CSR No. 9793		2	FOR THE DISTRICT OF	COLUMBIA
5 UNITED STATES OF AMERICA, 6 Plaintiff, 7 VS. No. CIV 98-1232 (TPJ) 8 MICROSOFT CORPORATION, 9 Defendant. 10 11 12 ANTHRUST DIVISION SAN FRANCISCO OFFI 14 15 16 17 18 19 20 21 REPORTED BY: Kathleen E. Barney, CSR No. 5698 23 Katherine Gale 24 CSR No. 9793		3		-
6 Plaintiff, 7		4		
7 VS. No. CIV 98-1232 (TPJ) 8 MICROSOFT CORPORATION, CONFIDENTIAL. 10		5	UNITED STATES OF AMERICA,)
8 MICROSOFT CORPORATION, 9 Defendant. 10 11 12 13 DEPOSITION OF BILL GATES 14 15 16 17 18 19 20 21 REPORTED BY: 22 Kathleen E. Barney, CSR No. 5698 Katherine Gale 24 CSR No. 9793		6	Plaintiff,))
Defendant.) Defendant.) ANTHRUST DIVISION SAN FRANCISCO OFFIN ANTHRUST DIVISION SAN FRANCISCO OFFIN ANTHRUST DIVISION SAN FRANCISCO OFFIN 14 15 16 17 18 19 20 21 REPORTED BY: Kathleen E. Barney, CSR No. 5698 23 Katherine Gale 24 CSR No. 9793		7	vs.)) No. CIV 98-1232(TPJ)
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ANTITRUST DIVISION SAN FRANCISCO OFFICE ANTITRUST DIVISION SAN FRANCISCO OFFI		9	Defendant.) CONFIDENT
ANTITRUST DIVISION SAN FRANCISCO OFFICE 13 DEPOSITION OF BILL GATES 14 15 16 17 18 19 20 21 REPORTED BY: Kathleen E. Barney, CSR No. 5698 23 Katherine Gale 24 CSR No. 9793		10 _))
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15 16 17 18 19 20 21 REPORTED BY: 22 Kathleen E. Barney, CSR No. 5698 23 Katherine Gale 24 CSR No. 9793		13	DEPOSITION OF BILL	
16 17 18 19 20 21 REPORTED BY: 22 Kathleen E. Barney, CSR No. 5698 23 Katherine Gale 24 CSR No. 9793		14	-	· ·-
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25 Our File No. 1-49005		24		
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1 2 . 3 4 5 6 7 8 9 10 11 12 13 BY MR. HOUCK: I'd like you to look at 14 -Exhibit I, Mr. Gates, right here in front of you. 15 This is a memorandum that purports to be from you to 16 your executive staff dated May 22, 1996, and it 17 attaches, for want of a better word, an essay 18 entitled "The Internet PC" dated April 10, 1996. 19 Do you recall writing that essay? 20 It looks like this is an e-mail, not a Α. 21 22 memorandum. Do you recall writing the essay dated 23 Ο. April 10, 1996 entitled "The Internet PC"? 24

Well, it looks like an essay I wrote.

25

Α.

- 1 I don't remember specifically, but it does look like
- 2 something I wrote.
- Q. The portion I refer you to is at the
- 4 bottom of the first page under the heading called
- 5 "The Latest Killer App." Do you see that?
- 6 A. I see a heading.
- 7 Q. First paragraph under that heading
- 8 reads as follows: "Our industry is always looking
- 9 for the next 'killer application' -- for a category of
- 10 software that, by its utility and intelligent design,
- 11 becomes indispensable to millions of people. Word
- 12 processors and spreadsheets were the killer
- 13 applications for business PCs starting in 1981.
- 14 And the next sentence reads, "The
- 15 latest confirmed 'killer app' is the web browser."
- Do you recall writing that, sir?
- 17 A. No.
- 18 Q. Do you have any reason to believe you
- 19 didn't write it?
- 20 A. No.
- Q. Can you explain what you meant here by
- 22 describing the Web browser as a "killer app"?
- A. I just meant that browsing would be, in
- 24 our view, a popular thing, not necessarily on the Web
- 25 but just browsing in general would be a popular

- 1 activity.
- Q. Is a killer application an application
- 3 that drives sales of other products like operating
- 4 systems and hardware?
- 5 A. No.
- 6 Q. Do you have a definition in your own
- 7 mind of killer application?
- 8 A. It means a popular application.
- 9 Q. Let me resort again to the Microsoft
- 10 computer dictionary, and I'll read you what that says
- 11 about killer applications. You may disagree with it,
- 12 and if so, you can tell me.
- The Microsoft computer dictionary, 1997
- 14 edition, defines killer app as follows, and it gives
- 15 two definitions. And I'll be very complete this
- 16 time, Mr. Gates.
- 17 The first definition is, "An
- 18 application of such popularity and widespread
- 19 standardization that fuels sales of the hardware
- 20 platform or operating system for which it was
- 21 written."

23

24

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1 6							
17							
18							
19							
20							
.21							
22							
23	Q.				The	secono	d
24	definition	is, "An	application	that	supp	plants	its

competition."

25

~ ~

Let me go back and read you the first 1 definition again, now that you've heard both of them. 2 The first definition reads as follows: 3 "An application of such popularity and widespread 4 standardization that fuels sales of the hardware 5 platform or operating system for which it was 6 written." 7 I already told you that my definition . 8 Α. of killer app is a very popular application. 9 10 11 12 13 14 15 16 17 18 19 20 What about a relationship to an 21 Q. operating system? 22 Usually they're just talking about it Α. 23 being a very popular application. I certainly know 24 of things that have been referred to as killer

```
applications that haven't driven hardware sales or
 1
    operating system sales.
 2
                  What other applications would you
 3
           Q.
     identify as being killer applications?
 4
                  Applied simulator.
 5
           A.
 6
7
8
 9
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18 19

16

17

Q. Does Microsoft endeavor to track its
market share with respect to operating systems on
personal computers?

23 A. There's not some unified effort to do 24 that.

Q. Is there anybody in Microsoft.

```
market share is with respect to PC operating systems?
 2
 3
            Α.
                   No.
 4
            Q.
                   Have you seen any igures indicating
     what Microsoft's market share is with respect to
 5
 6
     operating systems on personal computers?
 7
            Α.
                   From time to time people doing
     marketing analysis may pull together some figures
 8
 9
     like that. And depending on, you know, what the
10
     context is, they will be different numbers.
11
12
13
14
15
16
17
18
19
20
21
22
23
24
```

responsible for trying to determine what Microsoft's

DADNITY IMPEDIANCE ACCOUNTS TO CO. CO.

I'd like you to turn to the page of Q. this document that ends in 022. And the heading

reads "x86 OS Analysis for Fiscal Year '96."

Analysis for Fiscal Year '96" appears a statement,

or about early 1996 Microsoft's share of the market

"All other competitive licenses, less than 5%"

On the page that is titled "x86 OS

Do you have any understanding that in

Okay.

Α.

- 1 with respect to operating systems sold for x86
- 2 computers was in the vicinity of 95 percent?
- 3 A. No.
- Q. What is your understanding of what the
- 5 Microsoft market share was at that time?
- 6 A. I wouldn't know.
- 7 Q. Do you have any idea, as you sit here
- 8 today, what Microsoft's market share is with respect
- 9 to operating systems sold for x86 architecture
- 10 computers?
- 11 A. Well, piracy alone is greater than 5
- 12 percent. But no, I don't know the number.
- Q. What other companies besides Microsoft
- 14 sell operating systems for x86 architecture
- 15 computers?
- 16 A. There's a great number.
- Q. Can you identify them?
- 18 A. Santa Cruz. Red Brick. Caldera. IBM
- in many different products. Sun Microsystems.
- 20 Microware. Wind River.
- Those are all I can think of right now.
- Q. Do you have any estimate as to what the
- 23 collective market share of those companies is with
- 24 respect to operating systems sold for x86
- 25 architecture PCs?

```
1
            A.
                    No.
                    Is it under 10 percent?
2
            Q.
                    Well, I've said to you I don't know the
3
     numbers.
5
6
 7
8
9
10
11
12
13
14
15
16
17
18
19
20
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22
23
24
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RARNEY, UNGERMANN & ASSOCIATES 1-888-326-5900

Q. BY MR. HOUCK: Would you take a look at NoT A TRIAL ξ_X Exhibit 339, Mr. Gates. Exhibit 339 contains a number of e-mails, and I want to ask you \underline{a} couple questions about one on the first page from Russell Siegelman to yourself and others re MCI as an access

provider dated October 13, 1994.

- 1 Do you recall receiving this e-mail?
- 2 A. No.
- 3 Q. Do you have any reason to believe you
- 4 didn't get it?
- 5 A. No.
- 6 Q. What was Mr. Siegelman's position in
- 7 October of '94?
- 8 A. He was involved with looking at Marvel.
- 9 O. And what was Marvel?
- 10 A. It was a code name for what we would do
- in terms of Internet sites or online service
- 12 activity.
- 13 Q. Do you understand that in this e-mail
- 14 here Mr. Siegelman is opposing a proposal to give MCI
- 15 a position on the Windows 95 desktop as an Internet
- 16 service provider?
- 17 A. I don't remember anything about MCI.
- 18 This talks about how we'll have a Mosaic client in
- 19 Windows 95. I don't see anything in here about the
- 20 desktop.
- 21 0. It references in this e-mail the
- 22 Windows box. What do you understand the Windows box
- 23 to mean?
- 24 A. Well, the Windows box is certainly not
- 25 the Windows desktop. The Windows box is a piece of

```
2
            0.
                   Is it your un erstanding t at we he
     uses "Windows box" here, he means a piece of
 3
 4
     cardboard?
 5
            Α.
                   Well, he is probably talking about the
 6
     stuff that's inside. He is saying access to the
 7
     Windows box. He is talking about the bits that are
     on the --
 8
 9
10
11
12
13
14
15
16
17
18
19
20
21
                   (Record read.)
22
                   THE WITNESS: This is electronic mail
     and Russ is suggesting that he disagrees with doing a
23
     deal with MCI under these particular terms.
24
                   BY MR. HOUCK: In the e-mail he refers
25
            Q.
```

cardboard.

- 1 to Windows distribution as a unique and valuable
- 2 asset, more specifically as "our one unique and
- 3 valuable asset. Do you see that?
- A. I see a sentence that has those words
- 5 in it.
- 6 Q. Do you have an understanding as to what
- 7 he meant?
- A. Well, the Marvel people were having a
 - 9 hard time coming up with a strategy, and in
- 10 retrospect we can look back and say they didn't come
- 11 up with a good strategy. And they were looking at,
- 12 you know, what could they do that would be attractive
- 13 to a lot of users. And sometimes their goals and the
- 14 goals of the Windows group were different. And in
- 15 retrospect it's clear they weren't able to attract a
- lot of users.

18

19

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Do you have any understanding as to

- 1 what Mr. Siegelman meant here by his reference to
- 2 Windows distribution being "our one unique and
- 3 valuable asset*?
- 4 A. Was that the question I was asked --
- Q. Yes, sir.
- 6 A. Can you read me back the previous
- 7 question?
- 8 (The record was read as follows:
- 9 "Q. In the e-mail he refers to Windows
- distribution as a unique and valuable asset,
- more specifically as 'our one unique and
- valuable asset.' Do you see that?
- 13 "A. I see a sentence that has those
- words in it.
- "Q. Do you have an understanding as to
- 16 what he meant?"
- 17 THE WITNESS: Well, maybe there is some
- 18 understanding -- you said do I understand what he
- 19 meant. I thought you were asking about his e-mail as
- 20 a whole.
- Q. BY MR. HOUCK: Let me reask it for the
- 22 third time and see if I can get an answer.
- Do you have any understanding what
- 24 Mr. Siegelman meant when he referred to Windows
- 25 distribution as our one unique and valuable asset?

- 1 MR. HEINER: This is a line of
- 2 questioning about the mail that Mr. Gates does not
- 3 recall reading; is that right?
- 4 MR. HOUCK: The question has been put.
- 5 THE WITNESS: I think the Marvel group
- 6 · in their search for what they could do to get
- 7 millions of users at this particular point in time
- 8 was thinking about making it easy to sign up to the
- 9 Windows box being something that would be helpful to
- 10 them and therefore an asset for the Marvel group in
- 11 what they were doing.
- 12 Q. BY MR. HOUCK: Do you understand that
- 13 Mr. Siegelman in his reference had in mind the large
- 14 market share that Microsoft has with respect to
- 15 operating systems?
- 16 A. I don't see anything about that in
- 17 here.
- 18 Q. That's not your understanding?
- 19 A. Remember, Russ isn't involved with the
- 20 Windows business, he is involved with the Marvel
- 21 business.
- 22 Q. Do you consider Windows distribution a
- 23 unique asset of Microsoft?
- 24 A. I know that the inclusion of what
- 25 Marvel became didn't lead to its being popular.

```
1
                   Again, let me ask the question,
           Q.
 2
                 I wasn't asking about Marvel. I was
 3
    asking about Windows distribution.
4
                   Well, Marvel was a thing that was put
    into the Windows box and so, in fact, if the question
5
    is is putting things in there, is that valuable in
 6
    the sense that it creates popularity for those
7
8
    things, there are many good examples that we know
9
    where it obviously does not create popularity. So in
10
    terms of how much of a value that is, it's very
11
    instructive to look at Marvel and what subsequently
    happened to that because we did include it in the
12
13
    Windows box as one of the things that the user had on
14
    the desktop.
15
16
17
18
19
20
21
                   BY MR. HOUCK: Let me put the question
            Q.
22
     again without reference to this document. Mr. Gates,
     do you believe that Windows distribution is a unique
23
```

MR. HEINER: Objection.

Form.

24

25

asset that Microsoft has?

```
1
     Foundation. Defined terms.
                   THE WITNESS: What do you mean when you
 2
     say "Windows distribution" there?
 3
                   BY MR. HOUCK: Do you have an
 4
            Q.
     understanding what Mr. Siegelman meant by the phrase
 5
     "Windows distribution" in his e-mail that he wrote to
 6
 7
     you?
                   He means -- I think he means, I don't
            A.
     know for sure, I think he means including an icon on
 9
     the desktop for access to Marvel.
10
                   And by "the desktop," you mean the
11
12
     Windows desktop?
13
            Α.
                   In this case, yes.
14
15
16
17
18
19
20
21
22
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BARNEY, UNGERMANN & ASSOCIATES 1-888-326-5900

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18
                    In 1996 was there a common
     understanding of what was meant by "Internet ...
19
20
     software"?
                    In a context-free sense, absolutely
21
            Α
22
     not.
                   Was there a common understanding of
23
            Q
     what was meant by an Internet browser?
24
                    The whole notion of what the browser --
25
            Α
```

what features it would contain or what it would mean or all that was very uncertain in 1996.

```
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  3
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  6
  7
            Q. Good morning, Mr. Gates.
                    Are you going to be a witness at the
     trial of this matter?
 9
10
                   MR. HEINER: Objection.
11
                   THE WITNESS: I don't know.
12
13
14
15
16
17
18
19
20
21
22
23
           Q. BY MR. BOIES: Do you intend to be a
24
25
    witness at trial?
```

```
1
            A. I don't know.
  2
  3
  5
  6
 7
 8
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
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Q. Good morning, Mr. Gates. Do you · 7 understand that you are still under oath? Yes. A.

Let me ask you to look next at a TRIAL Ex. 520 Q. document marked Exhibit 388. The second e-mail or message here is a message dated April 12, 1995 at 12:54 p.m. from Paul Maritz to you and a number of

That's what it appears to be..

other people; correct, sir?

Α.

- 1 (The document referred to was marked TRIAL Ex. 520
- by the court reporter as Government Es 2
- 3 identification and is attached hereto.)
- BY MR. BOIES: And the subject is the 4 Q.
- 5 "3 year plan thoughts - draft; " correct?
- 6 That's, yes, the subject.
- Did you receive this message on or 7 Q.
- 8 about April 12, 1995?
- 9 Α. I don't remember receiving it, but I
- 10 have no reason to doubt that I did.
- Now, attached here is something that is 11 ο.
- titled "3 year plan follow-up (draft)." Do you see 12
- 13 that?
- 14 Α. Yes.
- Did you receive this at or about the 15 Q.
- time indicated of April 12, 1995? 16
- 17 I'm not sure. Α.
- 18 Let me ask you to look at the page that 0.
- bears in the bottom right-hand corner the Microsoft 19
- 20 document production stamp ending 7193. And in
- 21 particular the portion that is under the heading
- 22 "Shell/Browser." Do you have that?
- 23 Λ. Yes.
- 24 Q. And it says here, "We should get a view
- as to what will be handled by the 'Win97' Shell, and 25

- what will not and if not, how is the needed
- 2 extension integrated into the Win97 environment.
- 3 Do you see that?
- 4 A. Uh-huh.
- Q. Were you told in or about April of 1995
- 6 that one of the issues in terms of planning that was
- 7 needed to be decided was what would be handled by the
- 8 Win97 shell and what would not be?
- 9 A. I'm not sure -- I'm not sure what is
- 10 meant by Win97 shell here. I don't remember seeing
- 11 that at the time.
- Q. Well, you know what a shell is in this
- 13 context, do you not, sir?
- 14 A. Yes.
- Q. And you recognize Win97 as a reference
- 16 to what ultimately became Windows 98, do you not,
- 17 sir?
- 18 A. No. The fact that we use a name like
- 19 that before we have decided what's in a product
- 20 doesn't mean that when we used that name back then
- 21 it references what eventually got into the product.
- Q. Let me make sure I understand that last
- answer.
- Was Win97 a reference that was used
- 25 within Microsoft to refer to what ultimately became

Windows 98? 1 2 It was a term that was used to refer to Α. a project. When it was used, none of us knew either 3 4 what would be in the project or what it would be 5 called. So any time you see that reference, you can't assume it's a reference to the things that 6 7 eventually became Windows 98. All you know is they're referring to the next project related to 9 enhancing Windows. 10 0. Let me ask the question this way. Was the project that was internally described within 11 12 Microsoft as Win97 the project that ultimately 13 resulted in Windows 98? 14 Α. I believe so. 15 16 17 18 19 20 21

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14	Q. All right, sir. Let me ask you to look
1 5	at a document that has been marked as Government 7RIAL (x. 333)
16	Exhibit 396. And this purports to be some questions
17	and answers on "The Use and Misuse of Technology" by
18	Bill Gates dated October 24, 1995, copyrighted 1992
19	to 1995 by the Microsoft Corporation.
20	(The document referred to was marked TRIAL & A. 333
21	by the court reporter as Government Exhibit 396 for
22	identification and is attached hereto.)
23	Q. BY MR. BOIES: Do you recall preparing
24	these questions and answers, sir?
2 5	A. I know I was at a meeting where this

- 1 was worked on.
- 2 Q. And did the statements set forth here
- 3 reflect your views at the time?
- 4 A. I don't remember specifically these
- 5 sentences, but I have no reason to doubt this is what
- 6 was discussed and put into the column.
- 7 O. And you understood that when this was
- 8 prepared and, as you put it, put into the column,
- 9 that it was going to be published, did you not, sir?
- 10 A. Yeah, the column is published.
- 11 Q. Where is the column published?
- 12 A. A number of newspapers.
- 13 O. Now, when you refer here on the second
- 14 page, fourth line, to "winning for Microsoft a larger
- share of the market for Internet browsers, " do you
- 16 see that?
- 17 A. No.
- 18 Q. It's on the second page, fourth line --
- 19 A. Oh, you're on the second page. Let me
- 20 just read this.
- 21 Okay, go ahead.
- 22 Q. When you refer in here to "winning for
- 23 Microsoft a larger share of the market for Internet
- 24 browsers," do you see where you say that?
- 25 A. Yes, it's part of a sentence here.

- Q. What did you mean by "the market for
- 2 Internet browsers, " sir?
- 3 A. I assume I meant usage share of
- 4 browsers on the World-Wide Web.
- Q. You then go on in parens to say "An
- 6 Internet browser is software that lets an individual
- 7 roam the worlds of information available on the
- 8 Internet. Microsoft's browser is called the Internet
- 9 Explorer."
- Do you see that?
- 11 A. Close paren. Yeah.
- 12 Q. Close paren and then close quote, since
- 13 I'm quoting it.
- 14 Did you believe that was an accurate
- 15 statement at the time that you made it and published
- 16 it?
- 17 A. In trying to give an explanation to the
- 18 broad audience that the column was aimed at, yes, I
- 19 thought it was a good way of describing it to that
- 20 audience.

22

23

24

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1
 2
 3
 4
 5
 6
 7
 8
 9
10
                   Okay. Let me ask you to look at
    TRIAL Ex. 560
11
    Exhibit 401.
                   This is a message from you to
     Mr. Ballmer and Mr. Chase with a copy to Mr. Maritz
12
13
     and some other people also given copies dated
14
     August 15, 1997 at 4:07 p.m. on the subject of IBM
15
     and Netscape; correct?
16
            Α.
                   Uh-huh
17
                   (The document referred to was marked
                                TRIAL Ex. 560
    by the court reporter as Government Exhibit 401 for
18
19
     identification and is attached hereto.)
20
                   BY MR. BOIES: And you type in here
            Q.
21
     "Importance:
                   High."
22
            Λ.
                   No.
23
            Ο.
                   No?
24
            Α.
                   No, I didn't type that.
25
            Q.
                   Who typed in "High"?
```

- 1 A. A computer.
- Q. A computer. Why did the computer type
- 3 in "High"?
- 4 A. It's an attribute of the e-mail.
- 5 Q. And who set the attribute of the
- 6 e-mail?
- 7 A. Usually the sender sends that
- 8 attribute.
- 9 Q. Who is the sender here, Mr. Gates?
- 10 A. In this case it appears I'm the
- 11 sender.
- 12 Q. Yes. And so you're the one who set the
- 13 high designation of importance, right, sir?
- 14 A. It appears I did that. I don't
- 15 remember doing that specifically.
- 16 Q. Right. Now, did you send this message
- 17 on or about August 15, 1997?
- 18 A. I don't remember doing so.
- 19 Q. Now, you say that you had a meeting
- 20 with Jeff Papows; is that correct?
- 21 A. I did have a meeting with Jeff Papows,
- 22 yes.
- Q. And the third paragraph from the bottom
- 24 you write "He doesn't want anything attributed to me
- 25 or he will get in trouble, but he says we can just

```
refer to all the rumors on the Web about what kind of
 1
     deal is being done between Netscape and IBM."
 2
 3
                   Do you see that?
 4
            Α.
                   I do.
 5
                   At this point, that is, in or about
            Q.
     August of 1997, were you aware prior to your
 6
     conversation with Mr. Papows, that there was a
 7
     prospect of a deal between Netscape and IBM?
 8
 9
                   There had been rumors of that, so yes.
            Α.
     In fact, there had been deals. There was rumors of a
10
11
     new deal.
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5	Q. BY MR. BOIES: This is a message dated
6	February 16, 1998, from Laura Jennings to you and a
7	number of other people, including Mr. Allchin,
8	Mr. Ballmer and Mr. Maritz.
9	Do you see that?
10	A. Yes.
11	(The document referred to was marked
12	TRIAC EX. 225 by the court reporter as Government Exhibit 403 for
13	identification and is attached hereto.)
14	Q. BY MR. BOIES: Did you receive this
15	e-mail in or about February of 1998, sir?
16	A. I don't remember receiving it, but I
17	have no reason to think that I didn't.
18	Q. Let me take you down to the next to
19	last paragraph on the first page. The first sentence
20	says "One potential concern: Brad mentioned to me
21	late Friday that there may be new concerns about our
22	plan to make Start a requirement for being in the IE
23	referral server, or at least there may be timing
24	issues related to your appearance at Senator Hatch's
25	hearings."

- 1 Do you see that?
- 2 A. Yes.
- Q. Do you recall a discussion of this in
- 4 or about February of 1998?
- 5 A. Not with Laura. But on the general
- 6 subject, yes.
- 7 Q. Did Microsoft in fact make Start
- 8 "a requirement for being in the IE referral server"?
- 9 A. No, I don't think we did.
- Q. Why not?
- 11 A. I think the PR group thought it would
- 12 be controversial and we didn't see the benefit as
- 13 being worth having that controversy.
- Q. Let me ask you to look at a document
- TRIAL Ex. 225

 15 that has been marked as Exhibit 404. The first
- 16 message here is a message to you and Mr. Ballmer with
- 17 copies to other people dated March 23, 1994 at
- 18 9:13 a.m. on the subject of "IBM helps Lotus."
- 19 (The document referred to was marked

TRIAL EX 225

- 20 by the court reporter as Government Exhibit 404 for
- 21 identification and is attached hereto.)
- Q. BY MR. BOIES: Did you receive this
- 23 message in or about March of 1994, sir?
- A. I don't know.
- Q. The message begins by describing how

- 1 IBM is helping in the selling of Notes. Do you see
- 2 that?
- 3 A. Yes.
- Q. And at the end Mr. Kempin, who is the
- 5 author of this, says "I am unsure if we need to see
- 6 this as an organizational issue or an OEM issue."
- 7 Do you know what he means by that?
- 8 A. What's he talking about?
- 9 Q. Do you know what he is talking about?
- 10 A. No.
- 11 Q. He then says "I am willing to do
- 12 whatever it takes to kick them out, but strongly
- 13 believe we need a WW hit team to attack IBM as a
- 14 large account, whereby the OEM relationship should be
- 15 used to apply some pressure."
- Do you see that?
- 17 A. Uh-huh.
- 18 Q. You have to say yes for the record.
- 19 A. I see it.
- 20 Q. Do you know what Mr. Kempin means when
- 21 he writes to you about a "WW hit team"?
- 22 A. He means a salesperson.
- 23 Q. If he means a salesperson, why doesn't
- 24 he say salesperson, sir?
- 25 A. It clearly means salesperson.

- 1 Q. Are salespeople within Microsoft
- 2 commonly referred to as WW hit teams?
- A. If they're world-wide and if they're
- 4 trying to sell to somebody who is a large account,
- 5 you bet.
- 6 Q. And when your salespeople go out to
- 7 sell large accounts, are they commonly referred to as
- 8 needing a "WW hit team to attack IBM as a large
- 9 account, whereby the OEM relationship should be used
- 10 to apply some pressure"?
- 11 A. No.
- 12 Q. Did you say no?
- 13 A. I said no.
- Q. Do you remember Mr. Kempin telling you
- in March of 1994 that he was proposing that the OEM
- 16 relationship with IBM should be used to apply some
- 17 pressure to stop IBM from promoting the sale of
- 18 Notes?
- 19 A. No.
- Q. Do you recall anyone ever telling you
- 21 that, sir?
- 22 A. No.
- Q. Did you ever respond to Mr. Kempin and
- 24 tell him that no, you didn't think that Microsoft
- ought to apply OEM pressure to IBM?

- 1 A. I don't understand your question.
- Q. Do you understand that Mr. Kempin is
- 3 here proposing to you that Microsoft apply OEM
- 4 pressure to IBM?
- 5 A. It doesn't say OEM pressure.
- 6 Q. I didn't say it said it, sir. It says
- 7 he is proposing that the OEM relationship should be
- 8 used to apply some pressure on IBM; correct, sir?
- 9 A. You're asking me to read it?
- 10 Q. I'm asking you if that's what you
- 11 understand him to be saying.
- 12 A. What?
- 13 Q. That he is proposing that the OEM
- 14 relationship should be used by Microsoft to apply
- 15 some pressure on IBM.
- 16 A. No, I don't think he is proposing
- 17 anything.
- 18 Q. You don't think he is proposing
- 19 anything. When he says that he strongly believes
- 20 that there needs to be a "WW hit team to attack IBM
- 21 as a large account, whereby the OEM relationship
- 22 should be used to apply some pressure, " you don't
- 23 think that he is suggesting that Microsoft apply
- 24 pressure on IBM?
- 25 A. I don't think he is making a proposal.

- 1 It is one of the things he mentions, but it's not a
- 2 proposal.
- 3 Q. Now, Mr. Kempin's message was a
- 4 response to a message from you to Mr. Kempin and
- 5 Mr. Ballmer dated March 20, 1994 at 11:29 p.m.,
- 6 correct?
- 7 A. It appears to be, yes.
- 8 Q. And you write him in the first '
- 9 paragraph "This is one topic I really want to try to
- 10 get to the bottom of. Why does IBM help Lotus so
- 11 much? Is there anything we can do about this?
- 12 Should it become an issue in our global relationship
- 13 with IBM?"
- 14 Did you send this message to Mr. Kempin
- 15 and Mr. Ballmer in March, 1994?
- 16 A. It appears I did. I mean that's part
- 17 of the message I sent, it appears.
- 18 Q. Now, when Mr. Kempin replied saying
- 19 "We need a WW hit team to attack IBM as a large
- 20 account, whereby the OEM relationship should be used
- 21 to apply some pressure, " did you understand him to be
- 22 responding to your questions?
- A. I don't remember receiving his mail.