FOR THE DISTRICT OF COLUMBIA UNITED STATES OF AMERICA, Plaintiff,	
4 UNITED STATES OF AMERICA,)	
)	
5 Plaintiff,	
6 vs.) No. 98-1232	(TPJ)
7 MICROSOFT CORPORATION,	
Defendant.	, , , , , , , , , , , , , , , , , , ,
9 STATE OF NEW YORK, ex rel.) DEPARTMENT Attorney General DENNIS C.)	NT OF JUSTICE
10 VACCO, et al.,) SFP	- 3 1998
Plaintiff,	0 1000
	ST DIVISION CISCO OFFICE
13 MICROSOFT CORPORATION,	. 1
Defendant. Defendant.	रः ।अवानम
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DEPOSITION OF HADI PARTOVI,	
a witness herein, taken on behalf of Plaintiff	United
19 States of America at 9:17 a.m., Wednesday, Sept	cember
20 2, 1998, at One Microsoft Way, Building 42, 360	07,
Redmond, Washington, before Lori D. Casillas, (CSR,
RPR, pursuant to Notice.	
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REPORTED BY: Lori D. Casillas, CSR No. 9869, RPR Our File No. 1-49177	

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12	Q. What functionality is contained in
13	BROWSEUI.DLL?
14	A. BROWSEUI.DLL only exists in IE 5.0. And
15	it contains areas of functionality with user
16	interface affordances that were previously organized
17	under SHDOCVW.DLL.
18	Q. Okay. So previous when you say
19	previous functions that were in SHDOCVW.DLL, is
20	that those functions were contained in SHDOCVW.DLL
21	in version 4.0 of IE?
22	A. Correct.
23	Q. And for version 5.0 of IE, they're now
24	contained in BROWSEUI.DLL; is that correct?
25	A. For some set of functions included in
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1	Internet Explorer 4.0 SHDOCVW.DLL, some set have been
2	transferred to BROWSEUI.DLL, and additional functions
3	have been added as well.
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