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**FILED**

**OCT 23 2008**

**NANCY MAYER WHITTINGTON, CLERK  
U.S. DISTRICT COURT**

UNITED STATES DISTRICT COURT  
DISTRICT OF COLUMBIA

Case: 1:08-mc-00694  
Assigned To : Robertson, James  
Assign. Date : 10/23/2008  
Description: Miscellaneous

NACRE AS,

Plaintiff,

-against-

SILYNX COMMUNICATIONS, INC., *et al.*,

Defendants.

(Pending in United States District  
Court District of Maryland, Civil  
Case No.: 8:07-cv-02676-AW)

**SILYNX COMMUNICATIONS, INC.'S MOTION TO COMPEL  
PRODUCTION OF DOCUMENTS AND TESTIMONY FROM YOUNG & THOMPSON**

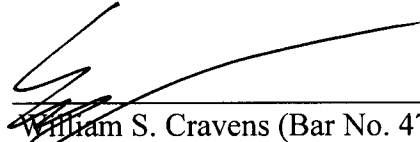
Defendant Silynx Communications, Inc. ("Silynx") hereby moves, pursuant to Rule 37 of the Federal Rules of Civil Procedure and Local Civil Rule 7, to compel Young & Thompson to produce all documents relating to United States Patent Nos. 7,039,195 (the "'195 patent") and 6,567,524 (the "'524 patent") including, without limitation, all documents identified in Young & Thompson's privilege logs, and to testify in full regarding the subject matters enumerated in Silynx's August 11, 2008 Subpoena, including, without limitation, all communications between

Young & Thompson and ABC-Patent relating to the '195 patent and the '524 patent. As grounds therefore, Silynix relies on the accompanying memorandum of law and declarations of Kurt M. Rogers and Dorte Lajer in support Silynix's Motion to Compel Production of Documents and Testimony from Young & Thompson, filed herewith under seal. A proposed Order is attached hereto as Exhibit A.

**WHEREFORE**, Silynix respectfully requests that the Court grant its motion to compel Young & Thompson to produce all documents relating to the '195 patent and the '524 patent including, without limitation, all documents identified in Young & Thompson's privilege logs, and to testify in full regarding the subject matters enumerated in Silynix's August 11, 2008 Subpoena, including, without limitation, all communications between Young & Thompson and ABC-Patent relating to the '195 patent and the '524 patent.

Dated: New York, New York.  
October 23, 2008

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I, William S. Cravens, hereby certify that copies of the foregoing SILYNX COMMUNICATIONS, INC.'S MOTION TO COMPEL PRODUCTION OF DOCUMENTS AND TESTIMONY FROM YOUNG & THOMPSON were served upon the following by overnight mail on this 23rd day of October, 2008:

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