

Release Detail Report

Morgan Stanley
Customer Service Phone: (866) 466-4785
Customer Service Phone Outside US: (801) 617-7451

Google, Inc.
1600 Amphitheater
Mountain View CA 94043
US

004962 MSX696A1 000000



MAGNUS BACK
135 W 96TH ST APT 3C
NEW YORK, NY 10025-6432

Corporation Tax ID: 770493581
Participant ID: xxxxx1
Participant Tax ID: xxx-xx-x029

Summary for Release

Quantity Released:	5.0000
Total Release Cost Detailed Below:	\$2,080.30
Quantity Withheld to Pay for Release:	3.0000
**Excess Amount:	\$1,015.37
Net Quantity:	2.000000

Transaction Detail

Security Name:	GOOGLE INC-CL A	Withheld Quantity:	3.0000
Trading Symbol:	GOOG	x Withheld Quantity Value Per Share:	\$1,031.89
Plan Name / Plan Number:	2004 Stock Plan / A2004	Withheld Quantity Value:	\$3,095.67
Award Date:	07-Mar-2012	Tax Information	
Award Type:	Restricted Stock Units		
Award ID:	S047223		
Award Price:	\$0.0000		
Release Date:	25-Nov-2013		
*FMV @ Vest / FMV Date:	\$1,031.8900 / 25-Nov-2013		
Quantity Released:	5.0000		
Quantity Withheld:	(3.0000)		
Net Quantity:	2.0000		
Total Gain (FMV x Quantity Released):	\$5,159.45		
Aggregate Award Price:	\$0.00		
Taxable Compensation:	\$5,159.45		

Total Release Cost Calculation

Total Aggregate Award Price:	\$0.00
Total Tax Amount:	\$2,080.30
Total Release Cost:	(\$2,080.30)
Primary Payment Method: WTC	\$3,095.67
**Excess Amount:	\$1,015.37

*Fair Market Value (FMV) is calculated according to the Company's Plan.

**This Excess Amount will be paid to you via your Company payroll in accordance with your Company's instructions

Additional Information — Please retain this confirmation for your tax records

CUSIP: 38259P508000

CONDITIONS AND DISCLOSURES

CODES, ABBREVIATIONS AND EXPLANATIONS

EXCHANGE WHERE EXECUTED

- 1 New York Stock Exchange
- 2 Pacific Stock Exchange
- 3 Philadelphia Stock Exchange
- 4 Chicago Stock Exchange
- 5 American Stock Exchange
- 6 Other Markets
- 7 Over the Counter
- 8 Morgan Stanley Smith Barney LLC. as principal which may result in a profit to Morgan Stanley Smith Barney LLC..

EXECUTION CODE

- 1, 2, 3, 4, 5, 9, F, L, P, T, V OR W: As agent we have bought or sold for your account
- 6: As agent for another we have sold to you or bought from you
- 7, C, E, G, N, OR S: As principal we sold to you or bought from you for our own account
- 8 OR U: Prospectus/Official Statement
- A, B, C, X, Y, OR Z: Primary and Secondary Unit Trust or listed and OTC when issued Securities
- K: Precious Metals
- M, R: Mutual Funds

OTHER ABBREVIATIONS

- ELTR Estimated Long Term Return
- CR Current Return
- PV Par Value

FINAL PROSPECTUS/OFFERING DOCUMENTATION AVAILABLE

Indicates that these securities are being sold (i) pursuant to an SEC registration statement or where a prospectus is otherwise required or (ii) in the case of certain exempted securities, either where offering documentation is required or there is an agreement to deliver offering documentation. For assistance obtaining a copy of the final prospectus/offering documentation relating to these securities, you may contact us at 800-584-6837.

CHARGES AND FEES

- CHARGE** Represents the markup/down from the wholesaler's or dealer's price.
- FSCF** Represents a pass through of Foreign Securities clearance fees incurred by Morgan Stanley Smith Barney LLC. for this transaction.
- SUPPLEMENTAL TRANSACTION FEE** Represents fee to offset additional expenses associated with processing certain transactions.
- PROCESSING FEE** Represents processing charges for certain executed orders.
- CDSC** Represents Contingent Deferred Sales Charge.
- DSC** Represents Deferred Sales Charge.

BACKUP WITHHOLDING

Under Federal Income Tax Law, the customer is required to provide Morgan Stanley Smith Barney LLC. with a certification of the customer's Social Security or Taxpayer Identification Number. In the absence of such certification, Morgan Stanley Smith Barney LLC. is required to withhold taxes from the proceeds of sales at the current withholding rate.

GROSS PROCEEDS

If the transaction being confirmed is a sale or a redemption, this information will be furnished to the Internal Revenue Service.

SECURITY MEASURES

Your Morgan Stanley Smith Barney LLC. trade confirmation features an embedded security element to safeguard its authenticity. It is a unique security mark -- a blue rectangle in heat-sensitive blue ink. When exposed to warmth, the blue rectangle will disappear, and then reappear.

CONDITIONS

IT IS AGREED THAT

All transactions are subject to the rules, regulations, requirements and customs of the exchange or market (and its clearing agency, if any) where executed, the regulations of the Federal Reserve Board and the Securities and Exchange Commission.

Payment for securities purchased must be received by us no later than the Settlement Date indicated on the reverse side hereof. Payments not received by Settlement Date may be subject to late payment fees.

Securities held in margin accounts or purchased but not yet paid for in cash accounts may be hypothecated by Morgan Stanley Smith Barney LLC. under circumstances which will permit the commingling thereof with securities of other clients.

Securities sold "long" must be on deposit in your account(s) or delivered to us by Settlement Date.

Morgan Stanley Smith Barney LLC. will furnish, upon written request, the date and time when the transaction took place, the name of the other party to the transaction and the source and amount of any other remuneration received or to be received by Morgan Stanley Smith Barney LLC. in connection with the transaction.

Morgan Stanley Smith Barney LLC. and/or its affiliates may accept benefits that constitute payment for order flow. Details regarding these benefits will be furnished upon written request.

When Morgan Stanley Smith Barney LLC. is acting as principal in a reported security, the price shown is the reported trade price made in accordance with the last sale reporting requirements.

Debt securities may be redeemed in whole or in part before maturity, and such a redemption could affect any yield represented in this trade confirmation. Additional information is available upon request.

Credit rating(s), if any, contained on this trade confirmation were provided by an unaffiliated third party. In some instances, the credit rating shown is based on the issuer's credit ranking and not the credit rating of the specific security purchased or sold. For an explanation of credit ratings for bonds, please see <http://www.morganstanleyindividual.com/markets/bondcenter/school/credit/default.asp>, or request a copy from your Financial Advisor.

Insurance trades are subject to carrier underwriting approval.

Any inquiries regarding this transaction should be made by using the telephone number provided on the reverse side.

This transaction is conclusive and binding if not objected to in writing within five days of receiving this trade confirmation.

All Good Till Cancelled (GTC) orders have an expiration date, which is displayed on the front of this notice. Until expiration, all open orders are considered good until cancelled by you or executed by us. When entering a substitute order or changing an existing order, the responsibility for canceling the original order rests upon the customer. Therefore, if a customer fails to cancel an existing order, transactions resulting from the execution of both the original and new order(s) will be entered in the customer's account.

NOTICE TO MUNICIPAL ENTITIES: unless we have agreed otherwise in writing, we are not acting as a municipal advisor under the Dodd-Frank Act.

This agreement shall inure to the benefit of any successor or assigns of Morgan Stanley Smith Barney LLC..

Morgan Stanley