EXHIBIT 6

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UNITED STATES DISTRICT COURT

CENTRAL DISTRICT OF CALIFORNIA

BEYOND SYSTEMS, INC., a)
Maryland corporation,)
Plaintiff,)
vs.) No. CV08-01039
RGK PLAX

CONNEXUS CORP., (f/k/a)
VENDARE MEDIA and NETBLUE,)
INC.) a Delaware corporation;)
et al.,)
Defendants.)

CONFIDENTIAL TRANSCRIPT
DEPOSITION OF SHELDON OWEN
Los Angeles, California
Tuesday, November 11, 2008

Reported by: MICHELE URBINA CSR No. 9635 JOB No. 10826

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Los Angeles, CA

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- some -- there was some corporate documents and stuff
- which is in Chris's office. I don't know what has
- been maintained, what hasn't been maintained. I
- wasn't exposed to the merger at all.
- ⁵ Q Well, when you came in the offices were
- already essentially set up, because they were
- ⁷ previously Vendare's offices, the offices you came
- 8 into; right?
- ⁹ A There were desks and phones and a skeleton,
- you know, crew of folks. But yeah, there was
- operations.
- 0 0kay.
- ¹³ A Yeah.
- Q As far as you understand, the Mountain View
- office was also operational with people moving
- following the merger; right?
- 17 A Yes, the Mountain View office was in
- existence prior to the merger.
- Q Are you aware of any sort of purge of
- documents at or around the merger?
- A No. I don't know anything about that.
- Q Okay. Earlier you said that e-mail
- advertising currently is a smallest source of your
- revenue; is that right?
- ²⁵ A Yeah.

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- O About how much revenue is that?
- A I don't even know. It is -- when I say it
- is minor, it's -- my sales guys don't even really
- offer it because we just don't have the distribution.
- We don't have -- it doesn't make us much money. We're
- not going to put in resources that doesn't make us
- 7 money.
- Okay. But what I'm trying to understand,
- these six to 12 or so e-mail affiliates that you say
- you currently have, how much revenue are they bringing
- into the company?
- MR. ROTHMAN: Objection. We're not
- providing that information.
- MR. ONORATO: That's not a basis for
- objection.
- MR. ROTHMAN: We've objected. It is going
- to be a subject of your motion to compel that you have
- been talking about. We'll deal with it after the
- court makes a ruling. We've objected to it. I think
- he testified. In any event, he doesn't know, so you
- are not going to get anywhere anyway.
- THE WITNESS: I don't know the numbers.
- MR. ONORATO: I understand your objection.
- 24 BY MR. ONORATO:
- Q Okay. So now, since you came on in November

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