1st Technology L	LC v. IQ-Ludorum, PLC, et al				Doc
	Case 2:06-cv-00323-LDG-RJJ	Document 40	Filed 10/26/2006	Page 1 of 2	
1					
2					
3					
4					
5					
6					
7	UNITE	D STATES [	DISTRICT COUR	r	
8	DISTRICT OF NEVADA				
9					
10	1ST TECHNOLOGY LLC,				
11	Plaintiff,	C	ase No. 2:06-cv-323-	LDG (RJJ)	
12	v.	<u>c</u>	ORDER		
13	IQ-LUDORUM, PLC, et al.,				
14	Defendants.				
15					
16	The plaintiff, 1st Techology LLC, moves for leave to file (#37) a supplemental				
17	memorandum in support of its opposition to defendant Tiltware, LLC's motion to dismiss.				
18	Tiltware has filed a response, indicating that it does not oppose the motion on condition				
19	that it is provided ten days to file a supplemental reply. Accordingly, the court will grant				
20	leave.				
21	The court would also note that, in reviewing the docket, 1st Technology incorrectly				
22	electronically filed its original opposition to the motion to dismiss. Counsel was notified, by				
23	e-mail, to re-file the document. 1st Technology has not yet done so. Accordingly, the court				
24	would advise 1st Technology to properly re-file its opposition.				
25	Therefore, for good cause shown,				
26					

Dockets.Justia.com

Doc. 40

1	THE COURT ORDERS that plaintiff 1st Technology, LLC's Motion for Leave to File
2	a Supplemental Opposition to Defendant's Motion to Dismiss (#37) is GRANTED. 1st
3	Technology shall file its Supplemental Opposition within three days of entry and service of
4	this order.

5 THE COURT FURTHER **ORDERS** that defendant Tiltware, LLC, shall have ten days
6 after 1st Technology, LLC, files its supplemental opposition to file a response to the
7 supplemental opposition.

DATED this \_\_\_\_\_ day of October, 2006.

Lloyd D. George United States District Judge