

Exhibit E

PrintCenter

From: Kozusko, Dan
Sent: Monday, November 22, 2010 10:29 AM
To: 'Turner, Robert C.'
Subject: RE: Arista v. LimeWire

Rob,

I wanted to follow up on our conversation of last week regarding the search term and custodian issues we discussed. Also, I wanted to let you know that Judge Wood has extended the fact discovery cutoff until the end of January, which I hope will alleviate the time pressure issues you had mentioned previously.

Thanks,
Dan

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-----Original Message-----

From: Turner, Robert C. [mailto:RTurner@winston.com]
Sent: Monday, November 08, 2010 4:14 PM
To: Kozusko, Dan
Subject: RE: Arista v. LimeWire

Sure. I should be around any time after 5.

Robert Turner
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www.winston.com
WINSTON
& STRAWN
LLP

From: Kozusko, Dan [mailto:dkozusko@willkie.com]
Sent: Monday, November 08, 2010 4:13 PM
To: Turner, Robert C.
Subject: FW: Arista v. LimeWire

Rob,

I wanted to follow up on an items that we had discussed previously concerning the subpoena whose resolution is not dependent on how plaintiffs' counsel responds to my e-mail below. Do you have time for a call sometime today to discuss?

Thanks,

Dan

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-----Original Message-----

From: Kozusko, Dan
Sent: Friday, November 05, 2010 6:51 PM
To: Glenn.Pomerantz@mto.com; rturner@winston.com
Cc: Eaton, Mary
Subject: Arista v. LimeWire

Dear Glenn:

Counsel for Yahoo! Inc., one of the non-parties that Defendants subpoenaed, raised an issue with regard to the protective order in this case. Specifically, Rob Turner of Winston & Strawn (copied on this e-mail) expressed concern that the protective order allows documents designated as "Confidential" or "Attorneys' eyes only" to be disclosed to in-house counsel for the parties. Yahoo! is ready to produce agreements between it and Plaintiffs that are responsive to Defendants' Subpoena, but does not want copies of its agreements with one Plaintiff, *e.g.*, Sony, being shared with in-house counsel for other Plaintiffs not affiliated with Sony.

In our view, that is a legitimate concern. To ameliorate that concern and enable Yahoo! to produce documents pursuant to the Subpoena, we wanted to see if you would be willing to enter into a Stipulation stating that you will not share copies of agreements between Yahoo! and any plaintiff with in-house counsel for other plaintiffs. We can work on exact language later, but I wanted to check first whether that concept were acceptable to you and your clients? Please let us know your views as quickly as possible so that we may facilitate the production of documents by Yahoo! here. Many thanks.

Rob: please chime in if I have misstated your client's position in any way.

Regards,
Dan

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