

EXHIBIT G

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February 17, 2009

VIA ELECTRONIC MAIL

Christin Cho
Dovel & Luner LLP
201 Santa Monica Boulevard, Suite 600
Santa Monica, CA 90401

Re: Performance Pricing, Inc. v. Google Inc. et al.

Dear Christin:

I write regarding your e-mail of February 12, 2009, responding to my letter of January 30, 2009 regarding Google's and Plaintiff's responses to contention discovery in this matter.

We are disappointed that you waited almost two weeks to respond to my original letter. Indeed, in the interim, we have been working on this supplementation and relying on our understanding of Plaintiff's position. Your conduct again suggests that you are more interested in creating a dispute than resolving these issues in an efficient and satisfactory manner for both parties.

Further, the position you've outlined in your e-mail of February 12 does not make sense. In particular, it is unclear what you mean by your position that Google supplement its interrogatory "to the extent that Google is aware of any additional facts, documents, or persons". You take the position that Plaintiff is not "aware" of Google financial information in its possession because you have not reviewed it. Given Plaintiff's position that it is unaware of documents or facts that are within its position because it has not yet reviewed those documents, we are unclear as to what you would consider to be within the awareness of Google.

At the end of the day, however, our goal is simply to resolve our disputes regarding contention discovery without involving the Court. Although we note again for the record that we do not

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believe this level of supplementation is yet required given the timing of the case, we will provide a draft response to Plaintiff's Interrogatory No. 1, as we said we would do in our January 30, 2009 letter. You can then review this supplemental response, and we can move forward from there. As we mentioned to you at the deposition of Neal Cohen on Wednesday, we are still working on this draft, and anticipate having it to you this week. Unfortunately, your tardy response to our January 30 letter has caused further delay.

As always, we remain willing to meet and confer to resolve any discovery issues, and hope that you similarly remain willing to work together on these issues in a timely and efficient manner. If you believe that a live discussion would be helpful, we are available at your convenience.

Cordially,

/s/ Emily C. O'Brien

Emily C. O'Brien
51307/2797049.1