

# **EXHIBIT 8**

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**From:** Christopher J. Mierzejewski  
**Sent:** Tuesday, July 05, 2011 8:34 PM  
**To:** Ropes Google Group; allengardner@potterminton.com  
**Cc:** Eolas  
**Subject:** Eolas v. Adobe - Google - Google+ product  
Counsel,

We have recently become aware of a new product under development called Google+, that we believe also infringes the patents asserted in this suit. Google+ appears to be in some kind of limited release stage, but still available to at least some users in the United States. We are currently preparing PICs for Google+, and expect to move the Court for leave to supplement. Once we have copies of the PICs prepared, we will provide them for your review so you can decide if the motion will be unopposed or opposed.

We request that Google supplement discovery (Interrogatory Responses, document production, etc.) to include Google+.

Sincerely,

Christopher

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