

EXHIBIT 11

Holly E. Engelmann

From: Williams, Daniel V. [Daniel.Williams@wilmerhale.com]
Sent: Friday, July 22, 2011 9:46 AM
To: Tom Fasone III
Cc: Hutchins, Kate; MRichardson@brsfirm.com; John B. Campbell; Josh Budwin; Hardt, Jonathan; Steinberg, Don; Ewenstein, Richard I; Eolas; Bob Kramer; Matt Rappaport; Kevin Burgess; Matuschak, Mark
Subject: RE: Eolas/Staples: Stipulation Regarding Business to Business Websites and Features

Tom,

Staples will provide a secure computer at WilmerHale's offices with access to StaplesLink.com and Eway.com. There will be a printer available for any pages Eolas deems relevant and we will provide Eolas a Bates labeled copy of the production. The secure computer can be ready for your review any time next week.

Regards,

Dan

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

From: Tom Fasone III [mailto:tfasone@McKoolSmith.com]
Sent: Thursday, July 21, 2011 3:03 PM
To: Williams, Daniel V.
Cc: Hutchins, Kate; MRichardson@brsfirm.com; John B. Campbell; Josh Budwin; Hardt, Jonathan; Steinberg, Don; Ewenstein, Richard I; Eolas; Bob Kramer; Matt Rappaport; Kevin Burgess; Matuschak, Mark
Subject: RE: Eolas/Staples: Stipulation Regarding Business to Business Websites and Features

Dan

We again attempted to reach you via telephone this afternoon to discuss Eolas' longstanding request for access to Staples' business to business websites and were directed to your voicemail. Should you not be the point of contact on this issue, then please direct us to that person so that we may reach out to them. In any event, Eolas asks that Staples' provide the information promised in your letter of July 19 to Josh Budwin without further delay.

Thank you.

Regards,

Tom

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

From: Tom Fasone III
Sent: Wednesday, July 20, 2011 4:21 PM
To: Williams, Daniel V.
Cc: Hutchins, Kate; MRichardson@brsfirm.com; John B. Campbell; Josh Budwin; Hardt, Jonathan; Steinberg, Don; Ewenstein, Richard I; Eolas;

Bob Kramer; Matt Rappaport; Kevin Burgess; Matuschak, Mark
Subject: RE: Eolas/Staples: Stipulation Regarding Business to Business
Websites and Features

Dan

We just tried to reach you via telephone concerning this matter and were directed to your voicemail. Please listen to your voicemail message and provide a response to our inquiry.

Thank you.

Regards,

Tom

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

From: Tom Fasone III

Sent: Tuesday, July 19, 2011 9:09 PM

To: Williams, Daniel V.

Cc: Hutchins, Kate; MRichardson@brsfirm.com; John B. Campbell; Josh

Budwin; Hardt, Jonathan; Steinberg, Don; Ewenstein, Richard I; Eolas;

Bob Kramer; Matt Rappaport; Kevin Burgess; Matuschak, Mark

Subject: RE: Eolas/Staples: Stipulation Regarding Business to Business

Websites and Features

Daniel

Thank you for your letter of today advising Eolas that Staples will provide the required passcodes to Eolas so that it may assess the business to business websites and their features.

Eolas is very disappointed by the manner in which Staples chose to handle this issue, which as we previously advised, has substantially delayed Eolas' efforts to pursue discovery of these potentially infringing websites owned and operated by Staples, Inc. As you know, Eolas began to seek access to these business to business websites since at least as early as June 7, 2011, but was met with resistance by Staples which culminated in a LR Conference and a promise by Staples to provide a stipulation stating that these websites do not make use of the accused features/functionality at issue in this case. Yet, after the passage of three weeks and numerous communications to Staples' counsel since the LR7 conference requesting the promised stipulation, including a request made earlier today indicating that Eolas was planning to raise this matter with the Court in light of the rapidly approaching fact discovery and expert deadlines in this case, Eolas receives a terse letter from Staples' counsel indicating that it now agrees to provide the required passwords to access the websites at issue. Given the foregoing, Eolas asks that its request for access not be delayed any

further and, thus, expects that Staples will provide the required passwords expeditiously.

Please know that to the extent Eolas discovers that the websites at issue do in fact infringe the patent claims in this lawsuit, it will be necessary for Eolas to supplement its expert submissions to address any such infringing features and would ask that Staples agree that any such supplementation may occur no less than three weeks after Eolas has been provided with the promised access.

Best,

Tom

From: Williams, Daniel V. [Daniel.Williams@wilmerhale.com]
Sent: Tuesday, July 19, 2011 4:14 PM
To: Tom Fasone III; Matuschak, Mark
Cc: Hutchins, Kate; MRichardson@brsfirm.com; John B. Campbell; Josh Budwin; Hardt, Jonathan; Steinberg, Don; Ewenstein, Richard I; Eolas; Bob Kramer; Matt Rappaport; Kevin Burgess
Subject: RE: Eolas/Staples: Stipulation Regarding Business to Business Websites and Features

Tom,

Please see the attached letter.

Regards,

Dan

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

From: Tom Fasone III [mailto:tfasone@McKoolSmith.com]
Sent: Tuesday, July 19, 2011 3:30 PM
To: Matuschak, Mark
Cc: Hutchins, Kate; MRichardson@brsfirm.com; Williams, Daniel V.; John B. Campbell; Josh Budwin; Hardt, Jonathan; Steinberg, Don; Ewenstein, Richard I; Eolas; Bob Kramer; Matt Rappaport; Kevin Burgess
Subject: RE: Eolas/Staples: Stipulation Regarding Business to Business Websites and Features

Mark

Eolas is not only perplexed but quite frustrated that it has yet to receive Staples' proposed stipulation on its business to business websites and their features, which Staples' counsel promised to provide during the parties' LR7 conference on June 30 -- which occurred just two (2) days shy of three (3) weeks ago.

As a participant in the LR7 conference, you know first hand that Eolas requested the conference so that it could file a motion with the Court in order to gain access to Staples' business to business websites to assess the extent to which they may make use of the accused features/functionality at issue in this litigation because Staples otherwise refused to provide the requested access (which involves nothing more than a password/user i.d.). Based on Staples' counsels' oral representations that Staples' business to business websites do not make use of any of the accused features/functionality and a promise to provide a stipulation reflecting same during the LR7 conference, Eolas agreed not to seek the Court's intervention to obtain discovery of these websites. However, Staples' continued delay in providing the promised stipulation -- for nearly three (3) weeks now -- has unreasonably hindered Eolas' efforts to obtain discovery on these possibly infringing websites. With the fact discovery deadline looming (August 12), Eolas is not in a position to wait any longer.

Please provide the promised stipulation or provide the reason(s) why Staples is unable to enter into the promised stipulation and please do so by no later than the close of business (6 PM CT) on Friday, July 22.

Please know that the LR7 conference requirements on this issue were met on June 30 and, thus, should we not hear from you by the requested time, Eolas will file with the Court a motion to compel access to Staples' business to business websites and request expedited consideration of same.

Best,

Tom

From: Tom Fasone III
Sent: Thursday, July 14, 2011 12:58 PM
To: Matuschak, Mark
Cc: Hutchins, Kate; MRichardson@brsfirm.com; Williams, Daniel V.; John B. Campbell; Josh Budwin; Hardt, Jonathan; Steinberg, Don; Ewenstein, Richard I; Eolas; Bob Kramer; Matt Rappaport; Kevin Burgess
Subject: RE: Eolas/Staples: Stipulation Regarding Business to Business Websites and Features

Mark

As the fact discovery deadline in this case is less than one month away, please let us know the status of Staples' efforts to prepare the

stipulation promised during the parties' June 30 LR7 meet and confer.

Thank you.

Tom

From: Matuschak, Mark [Mark.Matuschak@wilmerhale.com]
Sent: Friday, July 08, 2011 10:43 AM
To: Tom Fasone III
Cc: Hutchins, Kate; MRichardson@brsfirm.com; Williams, Daniel V.; John B. Campbell; Josh Budwin; Hardt, Jonathan; Steinberg, Don; Ewenstein, Richard I; Eolas; Bob Kramer; Matt Rappaport
Subject: RE: Eolas/Staples: Stipulation Regarding Business to Business Websites and Features

Hi Tom -

We didn't promise any specific date but said we hoped to have something this week but given the holiday we weren't certain about that. As it turns out, our client is on vacation this week, which I didn't know at the time of the conference. We'll be back to you on this promptly once he returns next week.

Regards,
Mark

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

From: Tom Fasone III [mailto:tfasone@McKoolSmith.com]
Sent: Friday, July 08, 2011 11:41 AM
To: Matuschak, Mark
Cc: Hutchins, Kate; MRichardson@brsfirm.com; Williams, Daniel V.; John B. Campbell; Josh Budwin; Hardt, Jonathan; Steinberg, Don; Ewenstein, Richard I; Eolas; Bob Kramer; Matt Rappaport
Subject: RE: Eolas/Staples: Stipulation Regarding Business to Business Websites and Features

Mark

I understand from our team members who participated in the LR7 conference on June 28, wherein Staples promised to provide a stipulation on its business to business websites and their features, that you indicated that Staples would provide the proposed stipulation at the beginning of this week. Today is Friday and Eolas has yet to receive the proposed stipulation from your client. Given the potential impact that this stipulation may have on Eolas' prosecution of its case against Staples within the current deadlines in this litigation, it is imperative that Eolas receive the promised proposed stipulation without further delay.

Please advise.

Tom

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

From: Tom Fasone III

Sent: Tuesday, July 05, 2011 8:54 PM

To: Tom Fasone III

Cc: kate.hutchins@wilmerhale.com; mrichardson@brsfirm.com; Matuschak, Mark; John B. Campbell; Josh Budwin

Subject: Re: Eolas/Staples: Stipulation Regarding Business to Business Websites and Features

ERRATA: Tuesday's LR7 conference

Tom

On Jul 5, 2011, at 3:52 PM, "Tom Fasone III" <tfasone@McKoolSmith.com> wrote:

>

> Kate, Mark, and Michael

>

> I write to follow up on the parties' LR7 conference last Thursday, June 30.

>

> Eolas would very much appreciate it if Staples could provide its proposed stipulation for addressing the business to business websites and their features by no later than the close of business on Thursday, July 7. Given that fact discovery closes on August 12, Eolas needs ample time in advance of the deadline to consider the proposed stipulation to make sure that it adequately addresses its concerns.

>

> Thank you for your attention to this matter.

>

> Best,

>

> Tom