

Exhibit 4:

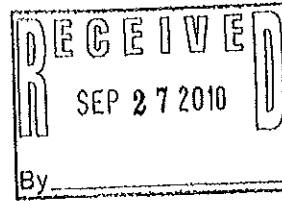
September 24, 2010, letter from Alan L. Sullivan to Joshua A. Glikin

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September 24, 2010

## VIA E-MAIL AND REGULAR MAIL

Joshua A. Glikin  
Bowie & Jensen  
29 West Susquehanna Avenue, Suite 600  
Towson, Maryland 21204

Re: Public Engines, Inc. v. ReportSee, Inc.

Dear Josh:

I write with respect to your September 13 letter regarding ReportSee's subpoenas to Austin Ventures and vSpring Capital, LLC ("vSpring"). With the withdrawal of Item Nos. 2 and 10, all of the requested items would be in possession of vSpring and Austin Ventures only insofar as Public Engines provided them to Messrs. Petty or Dodd in their capacity as board members.

Consequently, to resolve all remaining issues with respect to the subpoenas, we propose that Public Engines, rather than Austin Ventures or vSpring, produce documents as outlined below in exchange for ReportSee declining to seek these documents from third parties. We believe that Public Engines' files are, in all likelihood, more complete than the files of Messrs. Petty or Dodd and as explained below Public Engines will not limit its production only to those items it has provided to its board members. In short, ReportSee will receive more documents than it would pursuant to the subpoenas, and will receive a more complete production.

In your September 13, 2010 letter, you challenged Public Engines' prior production, stating that you "were unable to find a single document that in any manner relates to Public Engines' Board of Directors, to vSpring or Austin Ventures, and to Messrs. Petty and Dodd." These documents were not produced because ReportSee did not properly request them. Request No. 2 of ReportSee's First Set of Document Requests to Plaintiff Public Engines, Inc., served on April 19, 2010, sought all documents that mention or concern ReportSee or Colin Drane. Public Engines' objected that this request was overly broad, unduly burdensome, and not likely to lead to the discovery of admissible information. Consequently, Public Engines limited its response to documents between it and third-parties that concerned the lawsuit, its subject matter, Colin

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Drane, or ReportSee. See Plaintiff's Response Nos. 2 and 3 to Defendant's First Set of Document Requests, Apr. 28, 2010. Public Engines properly narrowed the overly broad request and its internal communications with board members do not fall within the categories of documents Public Engines agreed to produce. Second, ReportSee's complaints at this point are somewhat perplexing given that nothing was said about this issue after Mr. Whisenant's deposition in May, and nothing has been said up until now.

Notwithstanding, Public Engines will agree to produce documents responsive to the items listed in the vSpring and Austin Ventures subpoenas, in return for ReportSee not seeking them from third parties, as follows. (Please note that the numbering on this list follows that of the original August 5 subpoenas, not the amended subpoenas.)

**Item Nos. 1 and 3:** Public Engines will produce non-privileged documents presented to its board that relate to ReportSee, Colin Drane, the SpotCrime website, or other competitors of Public Engines, subject to an appropriate designation under the protective order.

**Item Nos. 4 and 6:** With respect to items 4 and 6, Public Engines is willing to produce historical summary financial statements, from the inception of the company to the present, and all summary revenue projections, subject to an appropriate designation under the protective order.

**Item No. 5:** The deposition testimony of Mr. Whisenant almost completely captures the extent of Public Engines' plans or proposals to acquire any competitors. Public Engines had a handful of conversations with Omega Group between February 2010 and April 2010, which never materialized into a formal proposal, and further discussions were terminated. Public Engines has no plans or proposals to acquire any other competitor or other entity within the industry. Subject to the proposed agreement articulated above, and an attorneys' eyes only designation, Public Engines is willing to produce documents related to this request.

**Item No. 7, 8 and 13-22:** With respect to item 7, neither vSpring nor Austin Ventures have conducted an analysis of Public Engines' damages as a result of ReportSee's actions, so there are no documents in the possession of any of them to be produced. With respect to items 8 and 13-22, vSpring and Austin Ventures do not have responsive documents. To resolve any remaining issues related to these items, Public Engines is willing to discuss this with vSpring and Austin Ventures and see if they are willing to provide a letter confirming they do not have any responsive documents.

**Item No. 9:** Public Engines' produced correspondence it had with third-parties concerning this action. See Plaintiff's Response Nos. 2 and 3 to Defendant's First Set of Document Requests, Apr. 28, 2010. As explained in response to Item Nos. 1 and 3 above, Public Engines is willing to produce unprivileged documents presented to its board that relate to

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ReportSee, Colin Drane, the SpotCrime website, or any other competitor of Public Engines. This should cover the documents subject to this request.

**Item No. 12:** Public Engines will produce non-privileged documents responsive to this request.

Please let me know by October 1, 2010 if this proposal is acceptable. If you have any questions or would like to discuss this further, please feel free to contact me.

Very truly yours,

Snell & Wilmer



Alan L. Sullivan

cc: Jeffrey Hunt  
David Reymann  
Todd M. Shaughnessy  
Betsy Haws  
Greg Whisenant  
Scott Petty  
Mike Dodd