

EXHIBIT S

DICKSTEINSHAPIRO_{LLP}

1825 Eye Street NW | Washington, DC 20006-5403
TEL (202) 420-2200 | FAX (202) 420-2201 | dicksteinshapiro.com

March 9, 2012

Via E-mail

David Perlson, Esq.
Quinn Emanuel Urquhart & Sullivan, LLP
50 California Street, 22nd Floor
San Francisco, CA 94111

Re: I/P Engine's Infringement Contentions

Dear David:

I write in response to Meg's March 7, 2012 letter regarding I/P Engine's infringement contentions. I/P Engine does not agree with Google's statement that its documents "show there is no infringement." As you know, the parties have discussed whether Google would provide I/P Engine with certain representations that could lead to I/P Engine's dropping its claims against Google Search. After you agreed to consider the matter, in your letter of February 13, 2012, you expressly refused to represent that Google Search "never uses in any way historical data regarding how users interact with search results."

Google has yet to provide a non-infringement interrogatory response that explains why Google Search does not infringe the asserted claims of the '420 or '664 patents. If Google is aware of such a defense, please immediately supplement Google's interrogatory response. If Google can adequately explain why Google Search does not infringe the '420 or '664 patents, I/P Engine will reconsider its allegations. In the meantime, I/P Engine has a reasonable basis to maintain its allegations regarding Google Search, as set forth in its preliminary infringement contentions. I/P Engine continues its discovery regarding Google Search.

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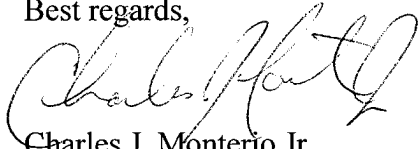
David Perlson, Esq.

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We remain willing to discuss these issues.

Best regards,



Charles J. Monterio Jr.

(202) 420-5167

MonterioC@dicksteinshapiro.com

CJM/

cc: Stephen E. Noona
David Bilsker
Kenneth W. Brothers
Jeffrey K. Sherwood
DeAnna Allen