

# EXHIBIT 14

## Jen Ghaussy

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**From:** David Perlson  
**Sent:** Monday, April 09, 2012 10:37 AM  
**To:** Monterio, Charles; QE-IP Engine; 'Noona, Stephen E.'; Alexander, Cortney; 'Burns, Robert'; Bhateja, Rajiv  
**Cc:** zz-IPEngine  
**Subject:** RE: I/P Engine v. AOL et al.: 4-5-12 Letter from C. Monterio to D. Perlson

Charles, without going through the history here, it appears to us that the following terms or issues are currently in dispute (although Plaintiff has improperly still not provided constructions in relation to all these issues):

1. “relevance to a query” / “relevance to at least one of the query and the first user” / “informons relevant to a query” / “information relevant to a query”
2. “scanning a network” / “a scanning system”
3. “collaborative feedback data” / “[feedback system for] receiving information found to be relevant to the query by other users”
4. “user” / “individual user” / “first user”
5. “combining”
6. “demand search”
7. “informon”
8. Antecedent basis issue for 7 term dyads
9. Separate systems issue
10. Order of steps for ‘420 claim 25 and ‘664 claim 26

Given the state of the parties’ discussions, Plaintiff’s “motion to compel” is clearly moot, to the extent there ever was an issue to be addressed in the first place. Please promptly confirm that Plaintiff will withdraw this Motion by no later than 3:00 p.m. EDT today.

Otherwise, we will file our response to Plaintiff’s Motion this evening even though that should not be necessary.

David

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**From:** Monterio, Charles [<mailto:MonterioC@dicksteinshapiro.com>]  
**Sent:** Thursday, April 05, 2012 10:17 AM  
**To:** QE-IP Engine; 'Noona, Stephen E.'; Alexander, Cortney; 'Burns, Robert'; Bhateja, Rajiv  
**Cc:** zz-IPEngine  
**Subject:** I/P Engine v. AOL et al.: 4-5-12 Letter from C. Monterio to D. Perlson

Counsel,

Please see the attached correspondence.

**Charles J. Monterio, Jr.**

Associate

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