

# EXHIBIT 9

## Jen Ghaussy

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**From:** Joshua Sohn  
**Sent:** Friday, March 30, 2012 6:26 PM  
**To:** Monterio, Charles  
**Cc:** zz-IPEngine; 'Burns, Robert'; Alexander, Cortney; QE-IP Engine; Noona, Stephen E.  
**Subject:** RE: I/P Engine v. AOL et. al. 3-29-12 Letter from C. Monterio to J. Sohn

Charles,

I write in response to your March 29 letter regarding claim construction. We agree with your request, stated in the last paragraph of your email, that "the parties meet and confer to prioritize their respective term lists to establish a list of ten terms to be construed pursuant to the court's order." We propose to have this meet-and-confer at 10:00 a.m. PDT on Wednesday, April 4.

I also note that your March 29 letter does not respond to all the questions in our prior correspondence. For instance, with respect to the seven term dyads which Defendants assert are governed by antecedent basis law, Plaintiff has still not stated whether it agrees that the second term in each dyad must refer back to the first. Please provide Plaintiff's position on this issue – and all other outstanding claim construction issues – as soon as possible so that we may be fully apprised of Plaintiff's proposed claim constructions in advance of the meet-and-confer.

Sincerely,

Josh

Joshua Sohn  
*Associate,*  
**Quinn Emanuel Urquhart & Sullivan, LLP**

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**From:** Chagnon, Armands [<mailto:ChagnonA@DicksteinShapiro.COM>]  
**Sent:** Thursday, March 29, 2012 2:56 PM  
**To:** QE-IP Engine; [senoona@kaufcan.com](mailto:senoona@kaufcan.com)  
**Cc:** zz-IPEngine  
**Subject:** I/P Engine v. AOL et. al. 3-29-12 Letter from C. Monterio to J. Sohn

Counsel,

Please see the attached correspondence.

Regards,  
Armands

**Armands Chagnon | Senior Paralegal**

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