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EXHIBIT O

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Emily O'Brien

From: Jen Ghaussy
Sent: Wednesday, June 27, 2012 1:27 PM
To: Monterio, Charles
Cc: zz-IPEngine; QE-IP Engine; Stephen E. Noona
Subject: FW: I/P Engine v. AOL et al.

Dear Charles,

You did not respond to my question of why we never received the production of Mr. Kosak's documents as part of Mr. Lang's production, as he is a sender/recipient and the documents are responsive. Please explain this deficiency in Mr. Lang's production promptly.

Thank you,

Jen

From: Jen Ghaussy
Sent: Wednesday, May 30, 2012 1:17 PM
To: Monterio, Charles
Cc: zz-IPEngine; QE-IP Engine; AOL-IPEngine@finnegan.com; Noona, Stephen E.
Subject: I/P Engine v. AOL et al.

Dear Charles,

We received Plaintiff's production today of documents DK 0000001-13. This production comes on the eve of Kosak's deposition, which prejudices Defendants. Defendants reserve all rights. In addition, it is unclear why the emails were not produced as part of Ken Lang's documents, as he is a sender/recipient and the documents are responsive. Please promptly explain Plaintiff's failure to previously produce these responsive documents.

Jen

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