UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA NORFOLK DIVISION

I/P ENGINE, INC.,)
)
Plaintiff, v.) Civil Action No. 2:11-cv-512
AOL INC. et al.,)
AOL INC. et al.,)
Defendants.)

JOINT MOTION AND MEMORANDUM IN SUPPORT OF JOINT MOTION TO MODIFY SCHEDULING ORDER

Defendants AOL Inc., Google Inc., IAC Search & Media, Inc., Gannett Company, Inc., and Target Corporation (collectively, the "Defendants"), and Plaintiff, I/P Engine, Inc. ("I/P Engine"), by counsel, for their Joint Motion to Modify the Scheduling Order in this matter, state as follows:

- 1. The parties hereby request modifying the Rule 16(b) Scheduling Order in order to set deadlines for the filing and briefing of certain pretrial motions.
- 2. Except as provided later in this motion, the parties propose the following deadlines for pretrial motions and briefing:
 - The parties shall file any Daubert Motion or Motion in Limine (except as such motion(s) relates to Lyle Ungar, Ph.D. ("Dr. Ungar") on or before **Friday**, **September 21, 2012**;
 - The parties shall file any responsive briefs opposing any Daubert Motion or Motion in Limine on or before **Thursday, September 27, 2012**;
 - The parties shall file any reply briefs in support of a party's Daubert Motions on or before **Monday**, **October 1**, **2012**, and no reply briefs shall be filed for Motions in Limine;
 - The parties will advise the Court of any agreements regarding Motions in Limine on October 4, 2012.

- 3. Plaintiff may file any Daubert challenge to Dr. Ungar, or Motion in Limine directed to Dr. Ungar based solely upon his report and/or testimony from his deposition as follows:
 - any Daubert Motion or Motion in Limine relating to Dr. Ungar must be filed on or before **Monday, September 24, 2012**;
 - Defendants shall file any responsive briefs opposing such Daubert Motion or Motion in Limine on or before **Monday October 1, 2012**;
 - Plaintiff shall serve and file any reply brief in support of such Daubert Motion on or before **Wednesday**, **October 3**, **2012**, and no reply brief shall be filed for any Motion in Limine.
- 3. Modification of the Scheduling Order as proposed in this motion will streamline the pretrial process and not require adjustment of other dates set forth in the Scheduling Order, including, without limitation, the trial date.

WHEREFORE, the Defendants and I/P Engine request that the Court modify the Rule 16(b) Scheduling Order in accordance with the proposed Agreed Order attached as **Exhibit 1**.

DATED: September 20, 2012

/s/ Stephen E. Noona

Stephen E. Noona Virginia State Bar No. 25367 KAUFMAN & CANOLES, P.C. 150 West Main Street, Suite 2100 Norfolk, VA 23510 Telephone: (757) 624.3000

Facsimile: (757) 624.3169 senoona@kaufcan.com

David Bilsker
David A. Perlson
QUINN EMANUEL URQUHART &
SULLIVAN, LLP
50 California Street, 22nd Floor
San Francisco, California 94111
Telephone: (415) 875-6600
Facsimile: (415) 875-6700
davidbilsker@quinnemanuel.com
davidperlson@quinnemanuel.com

Counsel for Google Inc., Target Corporation, IAC Search & Media, Inc., and Gannet Co., Inc.

By: /s/ Stephen E. Noona

Stephen E. Noona

Virginia State Bar No. 25367

KAUFMAN & CANOLES, P.C.

150 W. Main Street, Suite 2100

Norfolk, VA 23510

Telephone: (757) 624-3000 Facsimile: (757) 624-3169

Robert L. Burns

FINNEGAN, HENDERSON, FARABOW, GARRETT &

DUNNER, LLP

Two Freedom Square

11955 Freedom Drive

Reston, VA 20190

Telephone: (571) 203-2700 Facsimile: (202) 408-4400

Cortney S. Alexander

FINNEGAN, HENDERSON, FARABOW, GARRETT &

DUNNER, LLP

3500 SunTrust Plaza

303 Peachtree Street, NE

Atlanta, GA 94111

Telephone: (404) 653-6400 Facsimile: (415) 653-6444

Counsel for Defendant AOL Inc.

Counsel for Defendant HOLInc

/s/ Donald C. Schultz

Donald C. Schultz

(Virginia Bar No. 30531)

W. Ryan Snow

(Virginia Bar No. 47423)

CRENSHAW, WARE & MARTIN, P.L.C.

150 West Main Street, Suite 1500

Norfolk, VA 23510

Telephone: (757) 623-3000

Facsimile: (757) 623-5735

dschultz@cwm-law.cm

wrsnow@cwm-law.com

sstancliff@cwm-law.com

Jeffrey K. Sherwood

Kenneth W. Brothers

DICKSTEIN SHAPIRO LLP

1825 Eye Street NW Washington, DC 20006 Telephone: (202) 420-2200 Facsimile: (202) 420-2201 sherwoodj@dicksteinshapiro.com brothersk@dicksteinshapiro.com

Counsel for Plaintiff, I/P Engine, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on September 20, 2012, I will electronically file the foregoing with the Clerk of Court using the CM/ECF system, which will send a notification of such filing (NEF) to the following:

Jeffrey K. Sherwood Kenneth W. Brothers DICKSTEIN SHAPIRO LLP 1825 Eye Street NW Washington, DC 20006 Telephone: (202) 420-2200 Facsimile: (202) 420-2201 sherwoodj@dicksteinshapiro.com brothersk@dicksteinshapiro.com

Donald C. Schultz
W. Ryan Snow
Steven Stancliff
CRENSHAW, WARE & MARTIN, P.L.C.
150 West Main Street, Suite 1500
Norfolk, VA 23510
Telephone: (757) 623-3000
Facsimile: (757) 623-5735
dschultz@cwm-law.cm
wrsnow@cwm-law.com
sstancliff@cwm-law.com

Counsel for Plaintiff, I/P Engine, Inc.

/s/ Stephen E. Noona

Stephen E. Noona Virginia State Bar No. 25367 KAUFMAN & CANOLES, P.C. 150 West Main Street, Suite 2100 Norfolk, VA 23510

Telephone: (757) 624-3000 Facsimile: (757) 624-3169 senoona@kaufcan.com

11936264v1