# **EXHIBIT 6**

# Jim Grossell

From: Emily O'Brien

**Sent:** Monday, August 06, 2012 11:45 AM **To:** Monterio, Charles; zz-IPEngine

Cc: QE-IP Engine; 'Stephen E. Noona'; Joshua Sohn

Subject: RE: I/P Engine v. AOL et al.: Google's Interrogatory No. 13

### Charles,

Plaintiff indicated it would supplement its response to Interrogatory No. 13 "in due course," but has not done so. Please provide a date certain for this supplementation.

## **Emily**

#### **Emily O'Brien**

Associate, Quinn Emanuel Urquhart & Sullivan, LLP

50 California Street, 22nd Floor San Francisco, CA 94111 415-875-6323 Direct 415.875.6600 Main Office Number 415.875.6700 FAX emilyobrien@quinnemanuel.com www.quinnemanuel.com

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From: Joshua Sohn

**Sent:** Tuesday, July 31, 2012 5:23 PM **To:** Monterio, Charles; zz-IPEngine **Cc:** QE-IP Engine; 'Stephen E. Noona'

Subject: RE: I/P Engine v. AOL et al.: Google's Interrogatory No. 13

# Charles,

It has now been nearly a full month since Defendants identified their additional prior art and provided their contentions as to why this prior art invalidates the asserted claims. Yet Plaintiff has still not supplemented its response to Interrogatory No. 13 to state its contentions as to why this prior art does *not* invalidate the asserted claims. By way of comparison, Defendants supplemented their non-infringement contentions more than a week ago. Please confirm Plaintiff will supplement its response to Interrogatory No. 13 by no later than COB this Friday, August 3.

# Joshua Sohn

Associate,

Quinn Emanuel Urguhart & Sullivan, LLP

50 California Street, 22nd Floor San Francisco, CA 94111 415-875-6415 Direct 415.875.6600 Main Office Number 415.875.6700 FAX Joshuasohn@quinnemanuel.com www.quinnemanuel.com NOTICE: The information contained in this e-mail message is intended only for the personal and confidential use of the recipient(s) named above. This message may be an attorney-client communication and/or work product and as such is privileged and confidential. If the reader of this message is not the intended recipient or agent responsible for delivering it to the intended recipient, you are hereby notified that you have received this document in error and that any review, dissemination, distribution, or copying of this message is strictly prohibited. If you have received this communication in error, please notify us immediately by e-mail, and delete the original message.

**From:** Monterio, Charles [mailto:MonterioC@dicksteinshapiro.com]

**Sent:** Thursday, July 19, 2012 12:39 PM

To: Joshua Sohn; zz-IPEngine

Cc: QE-IP Engine

**Subject:** RE: I/P Engine v. AOL et al.: Google's Interrogatory No. 13

Josh,

In response to our teleconference of last evening, as Defendants only recently identified the additional prior art, I/P Engine will provide supplemental responses, to the extent necessary, in due course.

Charles

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Dickstein Shapiro LLP www.DicksteinShapiro.com

**From:** Joshua Sohn [mailto:Joshuasohn@quinnemanuel.com]

**Sent:** Tuesday, July 17, 2012 6:19 PM **To:** Monterio, Charles; zz-IPEngine

Cc: QE-IP Engine

**Subject:** I/P Engine v. AOL et al.: Google's Interrogatory No. 13

Dear Charles,

Google's Interrogatory No. 13 asks Plaintiff to identify every claim element that Plaintiff contends is not disclosed in the prior art references cited in Google's response(s) to Plaintiff's Interrogatory No. 8, and explain why Plaintiff contends that such elements are not disclosed by these prior art references. Plaintiff served its response to Interrogatory No. 13 on March 22, 2012.

On July 2, 2012, Google served its Third Supplemental Response to Plaintiff's Interrogatory No. 8, identifying three additional prior art references that Google contends invalidate the asserted claims. Thus, pursuant to the plain terms of Interrogatory No. 13, Plaintiff has a duty to supplement its response to Interrogatory No. 13 to set forth its contention of why these new prior art references do not invalidate the asserted claims. To date, we have not received a supplemental response to Interrogatory No. 13 that addresses these new references.

Given the upcoming expert report deadline, we request that Plaintiff provide a supplemental response to Interrogatory No. 13 no later than COB this Friday, July 20.

Sincerely,

Josh Sohn

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

50 California Street, 22nd Floor San Francisco, CA 94111 415-875-6415 Direct 415.875.6600 Main Office Number 415.875.6700 FAX Joshuasohn@quinnemanuel.com www.quinnemanuel.com

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