Exhibit 1

EXHIBIT 1

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Norfolk Division

I/P ENGINE, INC.,

Plaintiff,

v.

Civil Action No. 2:11cv512 (RAJ-FBS)

AOL INC., GOOGLE, INC., IAC SEARCH & MEDIA, INC., GANNETT CO., INC. and TARGET CORPORATION

Defendants.

[PROPOSED] AGREED ORDER GRANTING UNOPPOSED MOTION FOR EXTENSION OF TIME TO FILE RESPONSES TO PLAINTIFF'S NOTICE OF CALCULATION OF PREJUDGMENT INTEREST AND MOTION FOR AN AWARD OF PREJUDGMENT INTEREST, POST-JUDGMENT INTEREST, AND SUPPLEMENTAL DAMAGES FOR DEFENDANTS' POST-DISCOVERY/PRE-VERDICT INFRINGEMENT

On this day came the Defendants AOL Inc. ("AOL"), IAC Search & Media, Inc. ("IAC Search & Media"), Gannett Co., Inc. ("Gannett"), Target Corporation ("Target"), and Google Inc. ("Google") (collectively "Defendants"), by counsel, upon their Motion for Extension of Time to File Responses to Plaintiff's Notice of Calculation of Prejudgment Interest and Motion for an Award of Prejudgment Interest, Post-Judgment Interest, and Supplemental Damages for Defendants' Post-Discovery/Pre-Verdict Infringement and, upon joint representation of counsel and for good cause shown, it is

ORDERED that the Defendants' Motion for Extension of Time to File Responses to Plaintiff's Notice of Calculation of Prejudgment Interest and Motion for an Award of Prejudgment Interest, Post-Judgment Interest, and Supplemental Damages for Defendants' Post-

Discovery/Pre-Verdict Infringement is granted, and the Defendants shall have through and including November 29, 2012, in which to file their Responses to Plaintiff's Notice of Calculation of Prejudgment Interest and Motion for an Award of Prejudgment Interest, Post-Judgment Interest, and Supplemental Damages for Defendants' Post-Discovery/Pre-Verdict Infringement. In addition, Plaintiff will have through and including December 7, 2012, to file its replies in support of its Notice of Calculation of Prejudgment Interest and Motion for Award of Prejudgment Interest, Post-Judgment Interest, and Supplemental Damages for Defendants' Post-Discovery/Pre-Verdict Infringement.

Dated: November, 2012	Entered:/
	United States District Court
	Eastern District of Virginia

WE ASK FOR THIS:

/s/ Stephen E. Noona

Stephen E. Noona

Virginia State Bar No. 25367

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SEEN AND AGREED:

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