

# EXHIBIT G

# DICKSTEINSHAPIRO<sub>LLP</sub>

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February 9, 2012

## Via E-mail

Joshua Sohn, Esq.  
Quinn Emanuel Urquhart & Sullivan, LLP  
50 California Street, 22nd Floor  
San Francisco, CA 94111

Re: I/P Engine's Responses to Google's Interrogatory Nos. 1 and 9

Dear Joshua:

With respect to the supplementation of I/P Engine's response to Google's Interrogatory No. 1, I/P Engine continues to review the Lycos and Mr. Lang third party document productions as well as the IPEL designated document production in connection with activities occurring at or near the time of the inventors' work with Lycos. Once I/P Engine has identified documents it plans to rely upon with respect to conception and reduction to practice, I/P Engine will supplement its response. We disagree with your reliance upon Northern District of California case law regarding a purported obligation to provide a narrative response when a reference to specific documents under Rule 33(d) will suffice. *See Sprint Communs. Co. L.P. v. Big River Tel. Co., LLC*, 2009 U.S. Dist. LEXIS 47238 (D. Kan. 2009) (holding that specifying documents that opposing party may examine to determine the date of conception and reduction to practice of an invention is a complete answer to an interrogatory); *Synventive Molding Solutions, Inc. v. Husky Injection Molding Sys.*, 262 F.R.D. 353, 378-79 (D. Vt. 2009) (holding that reference to potential documents is an adequate response to an interrogatory regarding conception and reduction to practice of an invention, and where the documents indicate a patent filing date as a minimal date for conception, a party may supplement its interrogatory at a later time if they decided to rely on an earlier priority date).

Regarding Google's Interrogatory No. 9, I/P Engine continues to maintain its explained position. If I/P Engine plans to assert any date earlier than December 3, 1998, then I/P Engine seasonably will supplement its response.

**DICKSTEINSHAPIRO**LLP

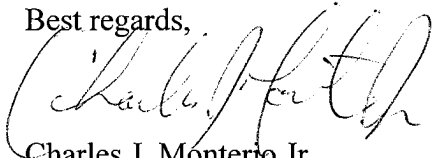
Joshua Sohn, Esq.

February 9, 2012

Page 2

Please do not hesitate to contact us if you have any questions.

Best regards,

A handwritten signature in cursive script, appearing to read "Charles J. Monterio Jr.", written in black ink.

Charles J. Monterio Jr.

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CJM

cc: Stephen E. Noona  
David Bilsker  
Kenneth W. Brothers  
Jeffrey K. Sherwood  
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