

Charles E. Collins, III  
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Troy, New York 12180  
(518) 274-0380

February 10, 2011

Neil H. Rivchin  
O'Connell and Aronowitz  
54 State Street  
Albany, New York 12207

Re: Collins v. Yodle, et al  
Index No.: 233271

Dear Mr. Rivchin:

I am writing this letter pursuant to 22 NYCRR 202.7(c) in a good faith effort to resolve your client's refusal to respond to my second set of interrogatories as stated by you in your letter of February 8, 2011.

I request that my second set of interrogatories be answered in full in order to avoid having to file a motion to compel.

These questions are very relevant to the issues raised in my complaint. I believe the information will show that your clients are involved in enterprise corruption by operating a scam operation, that they were illegally taping my phone conversations, illegally intercepting my e-mails and illegally operated a mirror image of my website and other actions as stated in my complaint. Further, your clients had no intention of lowering my per click costs and increasing the number of clicks I received. The second set of interrogatories would further shed light on other possible illegal activities of Yodle and its fleecing of thousands of other businesses of millions of dollars as documented by the online complaints.

I previously requested that your clients comply with my first set of interrogatories. By letter dated January 4, 2011 you stated that your clients had no intention of complying with my first set of interrogatories. I am still demanding that the first set of interrogatories be complied with. My demands in both sets of interrogatories are reasonable and relevant to the issues at hand.

Your letter of February 8, 2011 fails to state what questions I failed to answer in your first set of interrogatories. I complied with your demands and answered all questions that were relevant to the issues at hand. The other questions are not relevant to the issues that are discernible in this lawsuit and are not reasonably calculated to lead to discovery of admissible evidence in this lawsuit and are seeking disclosure of my proprietary business information and trade secrets.

Respectfully yours,

  
Charles E. Collins, III

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Exhibit 10