

EXHIBIT F

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June 24, 2008

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VIA E-MAIL & U.S. MAIL
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G. Warren Bleeker, Esq.
CHRISTIE PARKER HALE LLP
350 W. Colorado Blvd., Suite 500
Pasadena, CA 91105

Re: *Calcar, Inc., et al. v. The California Cars Initiative, et al.*
U.S.D.C. C.D. Cal. Case No. SACV 07-00723 AG (MLGx)

Dear Mr. Bleeker:

I am writing in response to your letter of June 12, 2008 and subsequent emails concerning Calcar, Inc.'s subpoena to Dave Bagshaw. As you know, The California Cars Initiative (TCCI) is a non-profit group dedicated to advocating the use of plug-in electric hybrid vehicles. Mr. Bagshaw was a volunteer to TCCI for a brief period in 2006. Mr. Bagshaw is a third party to this litigation and properly served objections to the subpoena on June 5, 2008.

Your most recent email asserts that Mr. Bagshaw "failed to comply with the subpoena" and that Calcar "will seek sanctions." As noted above, Mr. Bagshaw timely served objections on June 5 and, therefore, satisfied all of his duties with regard to the subpoena. The claim that Calcar "will seek sanctions" appears to be a standard part of Calcar's communications. Though I have only been involved in this matter for a brief period, during that brief period, this marks the third time that you baselessly have made such a statement in regards to various matters. That conduct is not consistent with your obligations.

As noted in my letter of June 5, 2008, service on Mr. Bagshaw was improper, at least, because Mr. Bagshaw was not provided with witness or mileage fees. Mr. Bagshaw reports that the process server was flustered and shuffling a lot of papers before finally handing Mr. Bagshaw papers that did not include a check for witness or mileage fees. Mr. Bagshaw is prepared to execute an affidavit to this effect if necessary.

In addition, as I also noted in my letter of June 5, Mr. Bagshaw does not appear to have any relevant information and your letter and email do not identify any. We fail to see the relevance of any of the alleged information identified by you to plaintiff's claim of trademark infringement.

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Finally, Mr. Bagshaw is also not inclined to appear as a result of your conduct during the Gremban deposition. As you know, Mr. Gremban is also a volunteer to TCCI. During the deposition, you openly mocked Mr. Gremban by laughing at him and the answers that you did not like. That conduct was plainly improper and amounts to nothing less than being abusive to the witness. Mr. Bagshaw will not voluntarily subject himself to that conduct and, for this additional reason, declines your request that he appear for deposition.

Sincerely,



James Pistorino

JCP:lmh