

EXHIBIT 4

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December 12, 2008

**Via Facsimile and First Class Mail
916 446-1611**

Dale C. Campbell
Weintraub Genshlea Chediak Law Corporation
400 Capitol Mall, Eleventh Floor
Sacramento, CA 95814

Re: **CAL-PAL, Inc. v. California Police Youth Charities, Inc.**
USDC, Northern District of California Case No. 3:08-cv-1991 PJH

Dear Dale:

This responds to your letter of December 11, 2008.

Plaintiff declines your demand that plaintiff withdraw the Uniform Trade Secrets Act claim from its proposed First Amended Complaint.

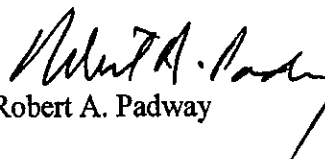
You cite two cases for the proposition that ownership of a trade secret is an element of this claim for relief, and you cite provisions of the agreements between plaintiff and Telcom to the effect that the donor list was to remain Telcom's property.

However, as alleged at paragraph 8 of the proposed First Amended Complaint, Telcom gave plaintiff a specific right of ownership relevant here – the right to restrict the use of its customer list for a one-year period.

Neither of the cases you cite addresses the issue whether ownership of such a right is sufficient to maintain a claim for relief under the trade secrets act, and if you had any authority which directly supports your position on this issue I am sure you would have cited it.

In connection with the case calendar, I suggest that we discuss with Matt extending the discovery and expert witness dates.

Very truly yours,


Robert A. Padway

RAP:cl
cc: Matt Jaime

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