

EXHIBIT 10

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF ILLINOIS, EASTERN DISTRICT

DAVID GROCHOCKINSKI, not individually,
but solely in his capacity as the Chapter 7
Trustee for the bankruptcy estate of
CMGT, INC.
Plaintiff,

Plaintiff,

v.

MAYER BROWN ROWE & MAW LLP,
RONALD B. GIVEN, and CHARLES W.
TRAUTNER,

Defendants.

**CATEGORIES OF DOCUMENTS PROTECTED BY ATTORNEY-CLIENT PRIVILEGE
AND/OR WORK PRODUCT DOCTRINE**

I. DOCUMENTS PROTECTED BY ATTORNEY-CLIENT PRIVILEGE

Category Number	Category	Log Numbers for Documents Produced by Trustee	Log Numbers for Documents Produced by Spehar	Log Numbers for Spehar Documents Received by Plaintiff on January 28, 2008
1	Memoranda prepared by Plaintiff's Attorneys for Plaintiff that were shared with SC and, in some instances, SC's Attorney.	4 (at bates numbers 1000-1012), 21, 34 (at bates numbers 2233-2246) and 109 (at bates numbers 4678-4690).	None	9
2	Correspondence between Plaintiff and his Attorneys that were shared with SC and, in some instances,	4 (at bates number 999), 33, 34 (at bates number 2232), 37, 38, 55 and 109 (at bates	None	14

Category Number	Category	Log Numbers for Documents Produced by Trustee	Log Numbers for Documents Produced by Spehar	Log Numbers for Spehar Documents Received by Plaintiff on January 28, 2008
	SC's Attorneys.	number 4677).		
3	Correspondence between Plaintiff and his Attorneys.	2, 3, 5-8, 15, 18, 19, 20, 30, 36, 46-53, and 56-65.	None	None

II. DOCUMENTS PROTECTED BY WORK PRODUCT PRIVILEGE

Category Number	Category	Log Numbers for Documents Produced by Trustee	Log Numbers for Documents Produced by Spehar	Log Numbers for Spehar Documents Received by Plaintiff on January 28, 2008
1	Plaintiff's Attorneys Handwritten Notes and Internal Memoranda (not shared with anyone)	1, 9-11, 13 and 68-74.	None	None
2	Memoranda prepared by Plaintiff's Attorneys that were shared with SC and, in some instances, SC's Attorneys.	4 (at bates numbers 1000-1012), 12, 14, 21, 34 (at bates numbers 2233-2246), 45 (at bates numbers 2323-2327), 83 and 109 (at bates numbers 4678-4690).	7	1, 9 and 25 (at bates numbers 2769-2773).
3	Memoranda and Correspondence prepared by SC (or SC's attorneys) for Plaintiff and/or Plaintiff's Attorneys before the Complaint was filed.	16, 17, 22-28, 31-32, 35, 39, 40-44, 45 (at bates numbers 2317-2322 and 2328-2335), 66, 67, 75-82, 84-88, 89- 90-108 and 110-114.	1, 2, 8-31, 46, 47, 49 and 51.	7, 8, 10-12, 15-24, 25 (at bates numbers 2766-2768 and 2774-2776), 26 (at bates numbers 2777-2779 and 2785-2787), 27 and 28.

¹ This document is a draft response to Defendant's motion to dismiss that was prepared by Plaintiff's attorneys. Although this document is not a memo, Plaintiff included it in this category instead of creating a new category for just this one document.

Category Number	Category	Log Numbers for Documents Produced by Trustee	Log Numbers for Documents Produced by Spehar	Log Numbers for Spehar Documents Received by Plaintiff on January 28, 2008
4	Memoranda and Correspondence prepared by SC for Plaintiff and/or Plaintiff's Attorneys after the Complaint was filed.	None	3-6, 32-45, 48 and 50.	2-6 and 13.
5	Correspondence between Plaintiff and his Attorneys that were shared with SC and, in some instances, SC's Attorneys.	4 (at bates number 999), 29 ² , 33, 34 (at bates number 2232), 37, 38, 54, 55 and 109 (at bates number 4677).	None	14
6	Correspondence between Plaintiff and his Attorneys that were not shared with anyone else.	2-3, 5, 15, 30, 48, 50, 56, 57, 60, and 61.	None	None

² This document is an email from Plaintiff to Spehar and Spehar's attorney. Plaintiff's attorneys were not copied on the email. Rather than creating a new category for just one document, Plaintiff is including document #29 in this category.