

Exhibit B

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN

THE WEATHER UNDERGROUND, INC.,
a Michigan corporation,

Plaintiff,

vs.

Case No. 2:09-CV-10756
Hon. Marianne O. Battani

NAVIGATION CATALYST SYSTEMS, INC.,
a Delaware corporation; BASIC FUSION, INC.,
a Delaware corporation; CONNEXUS CORP.,
a Delaware corporation; and FIRSTLOOK, INC.,
a Delaware corporation,

Defendants.

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DECLARATION OF DONNIE MISINO

I, Donnie J. Misino, declare as follows:

1. I am over the age of eighteen and am currently employed as a Software Architect for Firstlook, Inc. the parent company of Navigation Catalyst Systems, Inc. I have personal knowledge of the facts stated herein except where stated on information and belief, and, as to those matters, I believe them to be true.

2. After the Court's Order of May 25, 2010 was issued, an in an attempt to comply with the Court's requirement that NCS produce historic versions of its domain name portfolio, I contacted Iron Mountain, a third party wholly unrelated to Connexus Corporation, Firstlook, Inc., Basic Fusion or Navigation Catalyst Systems, Inc. ("NCS").

3. For backup purposes, Iron Mountain maintains a list of all domain names that have been presented to the registry by Basic Fusion, the registrar whom NCS utilizes. Although the Iron Mountain deposits would be over-inclusive (i.e., it would contain the domain names registered by other Basic Fusion customers, not just NCS), it was the only source for such historical information. I was informed that the contact at Iron Mountain whom I needed to speak to was out of the country.

4. I subsequently contacted Iron Mountain again after enough time had elapsed for that person to have returned to the United States. On July 22, 2010, I was informed that I would have to obtain ICANN approval before Iron Mountain would release any of the deposits made by Basic Fusion.

5. Consequently, I began corresponding with Mike Zupke at ICANN in order to obtain ICANN approval for the release of the Basic Fusion deposits maintained by Iron Mountain.

6. I was informed that ICANN was limited in the number of deposits that it could request for all registrars based on its agreement with Iron Mountain. As such, NCS requested two deposits from Iron Mountain: one from August 2009 (the oldest one Iron Mountain had) and one from February 2010 (six months later).

7. ICANN required that Basic Fusion sign a Joint Release Letter to submit to Iron Mountain which was submitted on August 9, 2010.

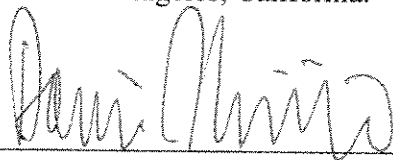
8. Iron Mountain provided the two deposits to me on August 16, 2010.

9. I attended a deposition on August 20, 2010 as a designee for Navigation Catalyst Systems, Inc.

10. Prior to the August 20, 2010, I investigated NCS's uses of the spreadsheet template produced as NCS034887. I verified that the spreadsheets were used as a training exercise; that they were never retained; and that they were discarded the same day as the training exercise. To the best of the company's knowledge, the last time such spreadsheets were used for a training exercise was in April 2010.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on this 23rd day of August 2010 at Los Angeles, California.



Donnie J. Misino