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; CONNEXUS CORP., a Delaware corporation; FIRSTLOOK, INC., a Delaware corporation; and EPIC MEDIA GROUP, INC., a Delaware corporation,

Defendants.

Enrico Schaefer (P43506) Brian A. Hall (P70865) TRAVERSE LEGAL, PLC 810 Cottageview Drive, Unit G-20 Traverse City, MI 49686 231-932-0411 enrico.schaefer@traverselegal.com brianhall@traverselegal.com Lead Attorneys for Plaintiff

Anthony P. Patti (P43729) HOOPER HATHAWAY, PC 126 South Main Street Ann Arbor, MI 48104 734-662-4426 apatti@hooperhathaway.com Attorneys for Plaintiff William A. Delgado WILLENKEN WILSON LOH & DELGADO LLP 707 Wilshire Boulevard, Suite 3850 Los Angeles, CA 90017 (213) 955-9240 williamdelgado@willenken.com Lead Counsel for Defendants

Nicholas J. Stasevich (P41896) Benjamin K. Steffans (P69712) BUTZEL LONG, P.C. 150 West Jefferson, Suite 100 Detroit, MI 48226 (313) 225-7000 stasevich@butzel.com steffans@butzel.com Local Counsel for Defendants

<u>REPLY DECLARATION OF WILLIAM A. DELGADO IN SUPPORT OF</u> <u>DEFENDANTS' COUNSELS' MOTION TO WITHDRAW</u>

I, William A. Delgado, declare as follows:

1. I am over the age of eighteen and am lead counsel for Defendants in this matter. 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. Attached as Exhibit A to the Reply Memorandum In Support of Defendants' Counsel's Motion to Withdraw ("Reply Memorandum") is a true and correct copy of a summons and complaint in *American Media, Inc. v. Epic Media Group, Inc., et al.*

3. Attached as Exhibit B to the Reply Memorandum is a true and correct copy of an e-mail dated March 20, 2012 from Vito Lella to myself, Eric McDonough and David Graff.

4. Attached as Exhibit C to the Reply Memorandum is a true and correct copy of an e-mail from CNS Dinger to me, dated May 9, 2012, notifying me of a lawsuit filed by David Halliday against Connexus Corporation in El Dorado Superior Court, California.

5. Attached as Exhibit D to the Reply Memorandum is a true and correct copy of an Internet blog article entitled "Former Epic Execs: Leaving A Sinking Ship?" found at http://mthink.com/affiliate-performance-marketing/former-epic-execs-leaving-sinking-ship, last visited on May 15, 2012.

//

//

1

6. Attached as Exhibit E to the Reply Memorandum is a true and correct copy of an Internet blog article entitled "Epic Fails: Who is Next?" found at

http://performinsider.com/2012/05/epic-fails-who-is-next/, last visited on May 15, 2012.

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 15th day of May 2012 at Los Angeles, California.

/s/William A. Delgado______ William A. Delgado

CERTIFICATE OF SERVICE

I hereby certify that on May 15, 2012, I electronically filed the foregoing paper with the Court using the ECF system which will send notification of such filing to the following:

Enrico Schaefer (P43506) Brian A. Hall (P70865) TRAVERSE LEGAL, PLC 810 Cottageview Drive, Unit G-20 Traverse City, MI 49686 231-932-0411 enrico.schaefer@traverselegal.com brianhall@traverselegal.com Lead Attorneys for Plaintiff

Anthony P. Patti (P43729) HOOPER HATHAWAY, PC 126 South Main Street Ann Arbor, MI 48104 734-662-4426 apatti@hooperhathaway.com Attorneys for Plaintiff Nicholas J. Stasevich (P41896) Benjamin K. Steffans (P69712) BUTZEL LONG, P.C. 150 West Jefferson, Suite 100 Detroit, MI 48226 (313) 225-7000 stasevich@butzel.com steffans@butzel.com Local Counsel for Defendants

William A. Delgado WILLENKEN WILSON LOH & DELGADO LLP 707 Wilshire Boulevard, Suite 3850 Los Angeles, CA 90017 (213) 955-9240 williamdelgado@willenken.com Lead Counsel for Defendants

/s/William A. Delgado

William A. Delgado
WILLENKEN WILSON LOH & DELGADO LLP
707 Wilshire Boulevard, Suite 3850
Los Angeles, CA 90017
(213) 955-9240
williamdelgado@willenken.com
Lead Counsel for Defendants