

Exhibit G



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WILLENKEN WILSON LOH & LIEB LLP

April 15, 2010

VIA E-MAIL AND U.S. MAIL

Enrico Schaefer, Esq.
Traverse Legal
810 Cottageview Drive, Suite G-20
Traverse City, MI 49684

Re: *Weather Underground v. Navigation Catalyst Systems, Inc.*

Dear Enrico:

I refer to my earlier letter of April 12, 2010 in which I noted that various pages from Plaintiff's document production were not readable and other pages were designated CONFIDENTIAL inappropriately.

Unreadable Pages

Although our review is not yet complete, it appears that at least the following pages are completely incomprehensible and need to be produced again in a format that can be read:

WU01207, WU01210, WU01775, WU01828, WU01850, WU02475, WU02618, WU02619-27, WU02861, WU02863, WU02876, WU2877, WU2879-86, WU02889, WU02890, WU02892, WU03386, WU03391, WU003398, WU03406, WU03408-10, WU03412, WU03413, WU03415, WU03418, WU03419, WU03421, WU03423-26, WU03428, WU03430-32, WU03435-37, WU03439, WU03440, WU03442, WU03444, WU03447, WU03452, WU03471, WU03698, WU03769, WU03770, WU03771-73, WU03890, WU03892, WU03899, WU03900, WU03902-04, WU03908, WU03918, WU03924-28, WU0393, WU03959, WU03961, WU03994, WU03997, WU03998

Inappropriately Designated Documents

It appears that you have designated communications with third parties about Plaintiff's marks and/or enforcement efforts regarding such marks as "Confidential" pursuant to the terms of the Protective Order. That is an inappropriate designation. The Protective Order only protects documents that can be characterized as "confidential, trade secret or proprietary." Communications with third parties cannot possibly be "confidential" as



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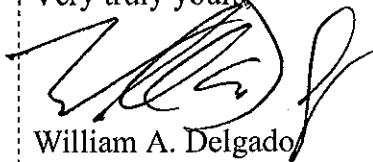
Plaintiff cannot claim that it had any expectation that such communications were confidential or would be kept confidential when made. Indeed, the third party recipient who received a letter or e-mail from Plaintiff, your firm, or Mr. Patti's firm, for example, could publish that letter to the world without repercussion. And, of course, correspondence with third parties could not possibly qualify as "trade secret" or "proprietary." For these reasons, your designation is inappropriate and should be removed. If you will not agree to remove the designation, we will bring the appropriate motion to de-designate.

The documents which I believe are not CONFIDENTIAL pursuant to the terms of the Protective Order are as follows:

WU01027, WU03572-3651, WU03655-3696, WU03704-06, WU03738-58, WU06932-37.

Please let me know by close of business tomorrow whether you will re-produce documents that are not legible and whether you will de-designate the documents identified as above.

Very truly yours



William A. Delgado

cc: Mike Huget