EXHIBIT A

810 Cottageview Dr. 231 932 0411 TEL Suite G-20 231 932 0636 FAX Traverse City Michigan 49684

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ATTORNEYS & ADVISORS

April 20, 2010

VIA EMAIL AND US MAIL William A. Delgado Willenken Wilson Loh & Lieb LLP 707 Wilshire Boulevard, Suite 3850 Los Angeles, CA 90017

Weather Underground v Navigation Catalyst Depositions Re:

Dear Will:

In response to your April 15, 2010, correspondence, I will be checking on available dates for Mr. Ferguson and Mr. Masters on consecutive dates between May 15 and June 21. Obviously, my schedule will need to be open as well.

With regard to the location of depositions, I am more than happy to take whatever approach you feel is appropriate. If the approach is that the person noticing up the deposition gets to pick the location, then that should be reciprocal. As long as you let me pick the location for all the depositions of your witnesses, I have no problem with that approach.

As you noted, reciprocity is the key. As you probably sense, my preference is to allow the party offering up witnesses to pick the location for their witnesses, as long those locations are within reason. Your alternative suggestion that the depositions occur only in the places where the witnesses reside or work also agreeable. For me, the location of depositions should be the least of our worries.

I have no problem with the approach you have set forth.

We are a bit hamstrung with regard to our depositions pending the outcome of the Motion to Compel. At this junction, we feel we have received so few documents, that depositions would be fruitless as they would have to be taken again once production is supplemented.

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We are preparing a motion to extend discovery dates on the belief that the Magistrate Judge will provide us significant relief on our Motion to Compel. In this regard, I would be requesting the Court to push all dates out 60 days. Please let me know if you have any thoughts on extending the due dates and if you would stipulate to the same.

Sincerely,

TRAVERSE LEGAL, PLC

Enrico Schaefer

enrico@traverselegal.com

ES/cad