

Exhibit C



WILLENKEN

WILLENKEN WILSON LOH & LIEB LLP

April 22, 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:

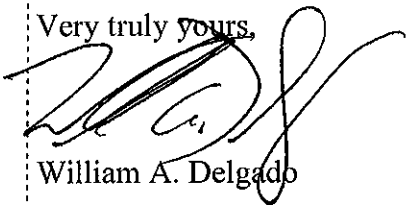
I am writing in response to your letter of April 20, 2010 regarding deposition locations. As a general matter, I do not mind agreeing to having the party offering up a witness to pick the location so long as they are reasonable (e.g., the location is where the deponent resides or works). So, it sounds like we are in agreement on that.

With respect to your request for a continuance, obviously, I disagree with your prognostication as to what Judge Morgan will do regarding your motion to compel. That said, NCS has its own Motion to Compel that is outstanding, and NCS is also somewhat impaired in proceeding with certain depositions until documents are produced by Plaintiff. In any case, I agree with you that some amount of additional time is appropriate.

So, my suggestion is that we meet and confer on May 12, 2010 between the hearing with Judge Morgan and the hearing with Judge Battani. If Judge Morgan does not provide you significant relief as you anticipate, then perhaps we only need 30-45 additional days. On the other hand, if the relief she grants is significant, then perhaps we will need 75-90 days. We can then inform Judge Battani at the status hearing what the status is, that we have met and conferred, and that we believe an additional X days would be appropriate (or, if we disagree on the precise number of days, we can tell her our respective positions, though I very much doubt that will be the case).

Please let me know what you think of this idea.

Very truly yours,



William A. Delgado

cc: Mike Huget