Exhibit C



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Mr. Josh Budwin McKool Smith, LLP 300 West 6th Street, Ste. 1700 Austin, Texas 78701

RE: Eolas Technologies Incorporated v. Adobe Systems, Inc., et. al; Civil Action No.

6:09-CV-00446-LED; United District Court of Texas; Eastern District

Dear Josh:

TI has confidence that McKool Smith is capable of maintaining the confidentiality of TI's source code, and it is unnecessary to require the inconvenience of reviewing the source code relevant to the accused websites at a third-party repository. It was therefore our intent to produce to you a CD for each web site, or all web sites on a hard drive, but we had had several internal snafus and communication problems with the custodians of information.

Rather than postpone our production any further, enclosed you will find a compact disc labeled CD001. The folder Bates numbered TI-SC-00001 contains the source code for the website "education.TI.com;" the folder Bates numbered TI-SC-00002 contains the source code for the website "TIMathRocks.com." In addition, enclosed is a hard drive containing a folder Bates numbered TI-SC-000003, which appears to be a duplication of the education.TI.com website found in TI-SC-00001 on the CD; a folder Bates numbered TI-SC-000004 containing the source code for "dlp.com;" and a folder Bates numbered TI-SC-000005 containing the source code for "ti.com." In other words, the hard drive contains the source code for all sites except TIMathRocks.com, which is in folder TI-SC-00002 on the CD; source code for the website "education.TI.com" is duplicated on both the CD and the hard drive.

All of this material is being produced with the designation "CONFIDENTIAL – ATTORNEYS' EYES ONLY - SOURCE CODE," and may be used accordingly under the relevant provisions of the Protective Order. TI will request that these materials be returned by McKool Smith at the conclusion of this litigation. Please note that we have experienced some difficulty in getting the custodians to segregate source code and documents; if you discover some documents included which you don't believe should be designated attorney's eyes only, please advise so we can get it corrected, if necessary.

Unless we find some key personnel are not available because of the holidays, we anticipate completing our document disclosure by the first week in January, as well as responding to the outstanding interrogatories.

Please call if you have any questions. Hope you have a Merry and a Happy.

Very truly yours

Carl Roth