

- A. By 5:00 pm, August 17, 2009: E-mail files of Rudy Pereira;
- B. By 5:00 pm, August 21, 2009: All remaining non-privileged responsive documents in possession of Alliant personnel concerning the Kaiperm transaction, including hard-copies of e-mails;
- C. By 5:00 pm, August 21, 2009: A complete index (the contents of each box described with reasonable particularity) of the boxes of documents stored in Alliant's off-site facility, both in electronic and hard-copy form;
- D. By 5:00 pm, September 4, 2009: Further responses to Plaintiff's Rule 34 Requests that contain the statements and information required by Rule 34 and this Court's Supplemental Order, including, but not limited to: (a) an affirmative statement that all documents have been produced and/or are available for inspection, (b) an affirmative statement that a diligent search of all locations had been completed, specifying the places searched and the persons(s) conducting the search, and their respective search responsibilities;
- E. By 5:00 pm, September 4, 2009: A complete privilege log containing all information required by Rule 34 and/or this Court's Supplemental Order; and
- F. The depositions of Rudy Pereira and Alliant's PMK go forward as noticed on September 9 and 10, 2009.
- 2. At Plaintiff's cost, Plaintiff will affix electronic labels on those documents produced by Alliant (as Disk No. 2) that did not bear any unique numeric labels. In exchange, Alliant will bear the previously incurred costs of the retrieval and copying of its documents for production to Plaintiff.
- 3. After having heard the positions and objections of the parties, this Court orders that Plaintiff shall be entitled to take a total of seventeen depositions, ten of which may be full-day depositions, and seven of which may be half-day depositions. A half-day deposition is defined as a three-hour session with one fifteen minute break, i.e., two-hours and forty-five minutes of examination time. Plaintiff must designate in advance which depositions will be a full day depositions and which depositions will be half-day depositions.

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1	4. By agreement of the parties an by leave of court for good cause shown, the Scheduling
2	Order is hereby modified, as follows: The date by which Plaintiff may seek leave to amend the
3	Complaint to add and/or modify any causes of action against Alliant Credit Union is extended 11 days,
4	up to and including September 14, 2009.
5	5. Subsequent to the Status Conference before the Court, the parties agreed to stipulate
6	that the date by which Alliant may seek leave to add any new parties or make pleading amendments
7	is also extended 11 days, up to and including September 14, 2009, with the exception that any new
8	claims against defendant Abrams must still be brought by September 3, 2009.
9	Dated:, 2009
10	By: Hon. William H. Alsup
11	APPROVED AS TO FORM:
12	MINOID IN TOTOLOGIC
13	JENNER & BLOCK
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15	Clol 2600
16	Chad Bell, Esq. Attorney For Alliant Credit Union
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18	MATHENY SEARS, ET. AL.
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21	Attorney for Stanley Abrams
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23	LAW OFFICE OF ANDREW R. WIENER
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20	Attorney for 625 3 rd Street Associates LP
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1	4. By agreement of the parties an by leave of court for good cause shown, the Scheduling
2	Order is hereby modified, as follows: The date by which Plaintiff may seek leave to amend the
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4	up to and including September 14, 2009.
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7	is also extended 11 days, up to and including September 14, 2009, with the exception that any new
8	claims against defendant Abrams must still be brought by September 3, 2009.
9	Dated:, 2009
10	By: Hon. William H. Alsup
11	마시크 중요 경험 등에 발견하는 것을 보면 되었다. 그는 그는 그들은 이 마시크로 사용하는 것을 하는데 그리고 있다는데 그리고 있다.
12	APPROVED AS TO FORM:
13	하는 것을 하는 것을 보고 있는 것을 하는 것이 되었다. 그런 그는 것은 것은 것을 하는 것이 되었다. 그런 그런 것이 되었다. 그런 것이 없는 것이 없다는 것이다. 것이 없다. Haik : 2 구성 : 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
14	JENNER & BLOCK
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16	Chad Bell, Esq.
17	Attorney For Alliant Credit Union
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19	MATHENY SEARS, ET. AL.
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21	N. Kate Jeffries, Attorney at law
22	Attorney for Stanley Abrams
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24	LAW OFFICE OF ANDREW R. WIENER
25	[송영 경우의 집 1일 장소인 경우, 하는 사람들이 있다는 그 없는 것이 되었다.
26	Andrew R. Wiener, Esq. Attorney for 625 3 rd Street Associates LP
27	Attorney for 625 3" Street Associates LP
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	ORDER

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1	4. By agreement of the parties an by leave of court for good cause shown, the Scheduling
2	Order is hereby modified, as follows: The date by which Plaintiff may seek leave to amend the
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4	up to and including September 14, 2009.
5	5. Subsequent to the Status Conference before the Court, the parties agreed to stipulate
6	that the date by which Alliant may seek leave to add any new parties or make pleading amendments
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8	claims against defendant Abrams must still be brought by September 3, 2009.
9	September Dated:11, 2009
10	Hon. William H. Alsup
11	APPROVED AS TO FORM:
12,	APPROVED AS TO FORM: IT IS SO ORDERED IT IS SO ORDERED
14	JENNER & BLOCK Judge William Alsup
15	
16	Chad Bell, Esq. Attorney For Alliant Credit Union
17	DISTRICT
18	MATHENY SEARS, ET. AL.
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21	N. Kate Jeffries, Attorney at law Attorney for Stanley Abrams
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23	LAW OFFICE OF ANDREW R. WIENER
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26	Attorney for 625 3 rd Street Associates LP
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