

EXHIBIT E

-----Original Message-----

From: G. Warren Bleeker
Sent: Monday, June 23, 2008 5:16 PM
To: 'Pistorino, James'
Cc: Hockin, Laurie
Subject: RE: Calcar, Inc., et al. v. The California Cars Initiative, et al.: Bagshaw deposition

James--

I'm not sure how you define "due course" but it has now been 10 days since your below email and you have yet to respond. As you know, the deadline for completing 3rd party depositions is June 30. We met and conferred most recently on June 19 at which time you again refused to provide available dates for Mr. Bagshaw's deposition, stating that you had served your objections. Given that Mr. Bagshaw failed to comply with the subpoena, and that as of this afternoon, you have yet to provide us with available dates, we will proceed with our discovery motion to enforce the subpoena and will seek sanctions.

Please contact me immediately if you intend to make Mr. Bagshaw available for deposition.

--Warren

-----Original Message-----

From: Pistorino, James [mailto:PistorinoJ@howrey.com]
Sent: Friday, June 13, 2008 4:43 PM
To: G. Warren Bleeker
Cc: Moore, Eric; Cote, Frank; Hockin, Laurie
Subject: RE: Calcar, Inc., et al. v. The California Cars Initiative, et al.: Bagshaw deposition

Warren,

As I previously indicated, Mr. Bagshaw will not be appearing on June 17.

I am considering your letter of yesterday and will respond in due course when I have had an opportunity to consult with my client.

Regards,
James Pistorino

From: G. Warren Bleeker [mailto:warren.bleeker@cph.com]
Sent: Fri 6/13/2008 7:27 PM
To: Pistorino, James
Cc: Moore, Eric
Subject: FW: Calcar, Inc., et al. v. The California Cars Initiative, et al.: Bagshaw deposition

James--

In order for us to finalize travel plans and a court reporter, please confirm whether Mr. Bagshaw will appear on June 17 for deposition and if not, whether you will be providing us with additional dates.

Regards,
Warren

-----Original Message-----

From: G. Warren Bleeker
Sent: Thursday, June 12, 2008 3:18 PM
To: 'Pistorino, James'
Cc: Moore, Eric
Subject: RE: Calcar, Inc., et al. v. The California Cars Initiative, et al.: Bagshaw deposition

James--

Please see the attached correspondence.

Regards,
Warren

G. Warren Bleeker
Christie, Parker and Hale, LLP
350 W. Colorado Blvd., Suite 500
Pasadena, CA 91105
Tel. (626) 683-4521
Fax: (626) 577-8800
warren.bleeker@cph.com

The information in this communication and any attached documents contain information from the law firm of Christie, Parker and Hale, LLP that may be confidential and/or privileged. If you are not the intended recipient, or an agent responsible for delivering it to the intended recipient, you may not read, copy, distribute or use this information. If you have received this transmission in error, please notify the sender immediately by reply e-mail and then delete all electronic copies and destroy any hard copies.

-----Original Message-----

From: Hockin, Laurie [mailto:HockinL@howrey.com]
Sent: Thursday, June 05, 2008 5:09 PM
To: G. Warren Bleeker
Cc: Pistorino, James; Ghajar, Bobby; Rooklidge, William; Hill, Russell; Moore, Eric
Subject: Calcar, Inc., et al. v. The California Cars Initiative, et al.

Dear Mr. Bleeker,

Attached please find correspondence from James Pistorino regarding the above-referenced matter. The original will follow via U.S. Mail.

Sincerely,
Laurie

Laurie M. Hockin
Assistant to James F. Valentine, Daniel T. Shvodian & James C. Pistorino
HOWREY LLP
1950 University Avenue, 4th Floor
East Palo Alto, CA 94303
Direct: 650.798.3536 Fax: 650.798.3600
E-Mail: HockinL@howrey.com

This email and any attachments contain information from the law firm of Howrey LLP, which may be confidential and/or privileged. The information is intended to be for the use of the individual or entity named on this email. If you are not the intended recipient, be aware that any disclosure, copying, distribution or use of the contents of this email is prohibited. If you receive this email in error, please notify us by reply email immediately so that we can arrange for the retrieval of the original documents at no cost to you. We take steps to remove metadata in attachments sent by email, and any remaining metadata should be presumed inadvertent and should not be viewed or used without our express permission. If you receive an attachment containing metadata, please notify the sender immediately and a replacement will be provided. Howrey LLP consists of two separate limited liability partnerships, one formed in the United States (Howrey US) and one formed in the United Kingdom (Howrey UK). Howrey UK is registered in England and Wales under number OC311537 and regulated by the Solicitors Regulation Authority (<http://www.sra.org.uk/code-of-conduct.page>). Howrey's London and Paris offices are operated as part of Howrey UK. A list of the partners of Howrey UK is available for inspection at its registered office: 22

EXHIBIT E
PAGE 46

Tudor Street, London EC4Y 0AY. A consolidated list of all Howrey US and Howrey UK attorneys and jurisdictions where they are authorized to practice and/or are registered can be obtained by contacting emailrequest@howrey.com.
