EXHIBIT E

1	93143 eb
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3	IN THE UNITED STATES DISTRICT COURT
4	FOR THE MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION
5	IN RE: SEROQUEL PRODUCTS LIABILITY LITIGATION
6	MDL DOCKET NO. 1769
7	THIS DOCUMENT RELATES TO 6:07-cv-12651
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10	
11	DEPOSITION OF KIMBERLY LINDER
12	UDON DECETOR OF GLONARUDE MUE OPTOTNAL OF MUTO
13	UPON RECEIPT OF SIGNATURE, THE ORIGINAL OF THIS DEPOSITION WILL BE IN THE CUSTODY OF:
14	Catherine Valerio Barrad, Esquire Sidley Austin LLP
15	555 West Fifth Street Suite 4000
16	Los Angeles, California 90013
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19	
20	Date Edith A. Boggs, CSR
21	
22	8-15-07 HOUSTON, TEXAS
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- 1 (Exb. No. 2
- was marked for identification.)
- 3 (Off the record.)
- Q. (BY MS. BARRAD) Ms. Linder, did you have a
- 5 chance to look at Schedule A?
- 6 A. Yes.
- 7 Q. Do you have any of the documents that are
- 8 identified in Exhibit A in your possession?
- 9 A. No, I don't.
- 10 Q. You mentioned that you took Seroquel today; is
- 11 that true?
- 12 A. Yes.
- 13 Q. If you look at Schedule A, number four, it asks
- 14 for the packaging, including the box and label, for
- 15 Seroquel and any remaining medication. Do you have any
- 16 packaging for the Seroquel that you took today?
- 17 A. Yes, I do. I'm sorry.
- 18 Q. If you look at item number five, product use
- 19 instruction, product warnings, packaging inserts,
- 20 pharmacy handouts or other material distributed or
- 21 provided to you in connection with your use of Seroquel,
- 22 that asks for any written instructions that your doctor
- 23 or pharmacy may have given you in connection with your
- 24 medications. Do you have anything like that?
- 25 A. I did but I threw it away.