

EXHIBIT E

1 93143 eb

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IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION

4

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IN RE: SEROQUEL PRODUCTS LIABILITY LITIGATION
MDL DOCKET NO. 1769

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THIS DOCUMENT RELATES TO 6:07-cv-12651

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DEPOSITION OF KIMBERLY LINDER

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UPON RECEIPT OF SIGNATURE, THE ORIGINAL OF THIS
DEPOSITION WILL BE IN THE CUSTODY OF:

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Catherine Valerio Barrad, Esquire
Sidley Austin LLP
555 West Fifth Street
Suite 4000
Los Angeles, California 90013

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20 Date

Edith A. Boggs, CSR

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22 8-15-07

HOUSTON, TEXAS

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1 (Exb. No. 2
2 was marked for identification.)
3 (Off the record.)

4 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.