EXHIBIT J

- 1 they have asked for in discovery, which is what Your Honor
- 2 ruled at the motion to dismiss that that would be discoverable.
- 3 They have asked for receipts going back four years. My
- 4 plaintiffs are doing that now, as we speak. They have asked
- 5 for every food they have ever purchased, where they purchased
- 6 it. That will be produced in June. They'll have it well
- 7 before. I have already with this deposition schedule. They're
- 8 not being hoodwinked in any way. I'm not trying to do what the
- 9 defendants are doing right now.
- 10 I'm saying "I will provide you every food they
- 11 purchased during that time period, during the relevant time
- 12 period, where they purchased it, to the best of their
- memory," and the receipts, I'm giving them the vet records.
- 14 This is not -- which, by the way, on our part it is
- 15 not -- they have also asked for every website they have ever
- 16 looked at. They want to know far more. This is not just a
- 17 one-sided thing here. The defense has gone way over on the
- 18 other side as well.
- 19 We're willing to give them that. We want them to be
- 20 prepared for the plaintiffs' depositions. All I'm saying is we
- 21 would like to be able to be prepared as well. My plaintiffs
- 22 know what they relied on.
- In the tenor and spirit of the Federal Rules I am
- 24 entitled to discovery of what their advertising and marketing
- 25 materials say because I know for a fact that their marketing