

EXHIBIT K

Kristen Caverly

From: Catherine J. MacIvor [CMacIvor@mlegal.com]
Sent: Wednesday, June 04, 2008 7:16 AM
To: Kristen Caverly
Cc: Russell Keith
Subject: RE: Blaskowski - Plaintiffs' Deposition Schedule

Kristen,

I have had the opportunity to confer with the Plaintiffs and we can agree to almost all of the terms with a few exceptions.

1. Ann Quinn has several cats who need fluids. Travel to Los Angeles would thus present a significant problem for. I suggest that her deposition be taken by video conference or by phone so that she can remain in Las Vegas.
2. Los Angeles is fine for all others who had previously approved Las Vegas
3. The deposition schedule has changed slightly and is set forth below:

NEW YORK AUGUST

Claire Kotzampaltiris	4
Donna Hopkins-Jones	5
Tone Gaglione	6
Michelle Lucarelli	7

MIAMI AUGUST

Susan Peters	25
Pat Davis	26
Raul Isern	27
Renee Blaszowski	28
Danielle Valoras	29

MIAMI SEPTEMBER

Yvonne Thomas	2
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LOS ANGELES SEPTEMBER

Deborah Hock	9
Marlena Rucker	10
Sandy Shore	11
Patricia Hanrahan	12

WASHINGTON DC SEPTEMBER

Stephanie Stone	22
Carolyn White	23
Joanne Murphy	24
Jennifer Damron	25
Jane Herring	26
Cindy Tregoe	29

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Marian Lupo 30

ST. LOUIS OCTOBER

Julie Nelson 6
 Beth Wilson 7
 Lou Wiggins 8
 Sharon Mathiesen 9
 Debbie Rice 10

4. As for # 5 in your e-mail, the purchase locations will be provided in responses to interrogatories, which I would like to provide to you on June 23 in electronic format. Since I will have just returned from Taiwan, I will need a few days to review and finalize them. The names of the veterinarians will likewise be disclosed in the responses. Please indicate as soon as possible if that is acceptable.

5. As for # 4, we will provide all documents that the Plaintiffs have in their possession that are not subject to objections 30 days before, i.e., if they have asked for records from a third party which does not provide the records in time, they cannot produce them.

6. As for # 7, I presume you will agree that participation by videoconferencing or telephone by the Plaintiffs' counsel will also be acceptable.

7. As for # 8, provided the location is reasonable, i.e not remote, etc. Most of the Plaintiffs are flying in just for these depositions so the location should be reasonably accessible to the airports, etc. Otherwise agreed.

If you would like to do a formal stipulation when you return, please make sure that it is sent to Russ as well. Otherwise, I think this could easily serve as a stipulation provided that you agree to the above.

Cathy

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