

EXHIBIT U

Kristen Caverly

From: Catherine J. MacIvor [CMacIvor@mlegal.com]
Sent: Tuesday, July 01, 2008 4:00 PM
To: Kristen Caverly
Cc: Patrick Keegan; Russell Keith; Sechler, Phil
Subject: RE: Blaszkowski

Kristen,

While I disagree that there have been numerous follow-ups and I never received this stipulation until Julie forwarded to me, it looks acceptable in principle except Linda Brown's deposition must be taken in Minneapolis due to her health and paragraph 32 needs to be amended due to the discovery being provided on June 30.

I am available by phone tomorrow in the afternoon should you wish to discuss this further.

Cathy

CATHERINE J. MACIVOR

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From: Kristen Caverly [mailto:kcaverly@hcesq.com]
Sent: Tuesday, July 01, 2008 4:20 PM
To: Catherine J. MacIvor
Cc: pkeegan@kmb-law.com; Russell Keith; psechler@wc.com
Subject: Blaszkowski

7/16/2008

Catherine,

As I still have received no response from you to defendants' proposed stipulation setting the dates for plaintiffs' depositions despite numerous follow-ups by me and Juli Lund, please consider this my final Rule 7.1 meet and confer on the scheduling of the plaintiffs' depositions. If I do not receive your agreement to the new dates and locations set forth in the stipulation sent to you on June 13 by the close of business July 2, defendants will proceed with motions to compel based on the originally noticed deposition dates and request that the depositions be ordered to proceed beginning August 4 in Miami.

If you would like to discuss any aspect of the schedule or the proposed stipulation, please feel to call me or Phil Sechler.

Kristen

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