

EXHIBIT F

Kristen Caverly

From: Catherine J. MacIvor [CMacIvor@mflegal.com]
Sent: Thursday, May 01, 2008 11:16 AM
To: Kristen Caverly
Cc: Bjorg Eikeland; Russell Keith
Subject: RE: Depositions

Kristin,

This shall confirm that these notices were provided to me after I had already advised you of extensive conflicts that I have with these dates and without first waiting for me to check with the Plaintiffs as to their availability and travel issues, particularly where many of them must care for cats and/or dogs which are very ill. As discussed, notwithstanding the fact that I am on vacation, I am attempting to ascertain their individual availability and will discuss same with you next week.

I would also like you to discuss with your clients when a corporate representative will be available for each and every manufacturer defendant on the topics that will be the same or similar to our requests for production, commencing with the advertising. In order to meet trial schedules and the schedule for the class certification motion, we will need to conduct these at the same time. I would appreciate dates as soon as possible.

Thank you.

Cathy

From: Kristen Caverly [mailto:kcaverly@hcesq.com]
Sent: Monday, April 28, 2008 5:21 PM
To: Catherine J. MacIvor
Cc: ABrown@ssd.com; acraig@carltonfields.com; ADavis@wc.com; adober@akingump.com; agoodwin@ssd.com; agreer@richmangreer.com; alan.fry@akerman.com; alexander.shaknes@dlapiper.com; BLitten@ssd.com; breid@carltonfields.com; bwright@ficlaw.com; cahoover@hhlaw.com; CALicko@HHLAW.com; ckail@aballi.com; cristen.rose@dlapiper.com; csalup@patinolaw.com; dbutswinkas@wc.com; djireland@ficlaw.com; dlagrua@cozen.com; dtamarazzo@patinolaw.com; ecarrigan@akingump.com; edhogan@hhlaw.com; frothrock@shb.com; hugh.turner@akerman.com; jarden@sidley.com; jbmurray@ssd.com; jerry.trippitelli@dlapiper.com; jkuster@sidley.com; JLund@wc.com; jmcdonough@cozen.com; jmullen@cozen.com; jnegovan@cozen.com; jpoyer@aballi.com; jrenzi@ssd.com; JReuss@lanealton.com; jweinstein@ssd.com; jyork@mcguirewoods.com; kmccall@sidley.com; Laura.L.Daly@supervalu.com; lchasteen@ficlaw.com; lonnie.simpson@dlapiper.com; lsanom@ficlaw.com; mary.gately@dlapiper.com; mek@kubickidraper.com; mgoodman@ssd.com; mlberge@hhlaw.com; morton.ws@pg.com; MWaller@lanealton.com; phoulihan@wc.com; plascala@shb.com; psechler@wc.com; RCTroyer@hhlaw.com; rd@kubickidraper.com; rfama@cozen.com; richard.segal@pillsburylaw.com; RLHanger@ssd.com; rpatino@patinolaw.com; rteslik@akingump.com; rwheeler@cozen.com; scolombo@cozen.com; thentoff@wc.com; Tony Farmani
Subject:

Cathy,

Thank you for talking with me and Phil last Wednesday. In furtherance of our efforts to schedule plaintiffs' depositions, attached are deposition notices with the dates defendants' propose. We have set them in Miami as we suggested, but we are open to working with you on the dates and locations as we discussed on Wednesday. I realize that you are out of the office and that the depositions will not begin on May 12 as noticed, so I will not expect a response until you provide us with your proposed schedule on May 6.

7/21/2008

Kristen

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7/21/2008