secretary Exhibit A

From: Sean Santini [ssantini@santinilawfirm.com]
Sent: Wednesday, June 25, 2014 5:23 PM

To: Kenia Bravo; avelinogonzalez@bellsouth.net

Cc: Santini Law Firm Subject: Corbacho v. Puig

Attachments: 14-05-12-Notice of Taking Deposition of Plaintiff Corbacho 8-7-14.pdf

Hello, Kenia. Please see the attached notice for the taking of your client's deposition. I've noticed the deposition for August 7, but I'm obviously willing to work with you on dates that make sense for both of us. Let me know, please. Also, please let me know whether I'll need to arrange for an interpreter.

Regards,

## Sean

Sean R. Santini
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# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA

#### MIAMI DIVISION

CASE NO.: 1:13-cv-22589-KMW

MIGUEL ANGEL CORBACHO DAUDINOT

Plaintiff,

٧.

YASIEL PUIG VALDES a/k/a YASIEL PUIG and MARITZA VALDES GONZALEZ,

Defendants.	
	/

### NOTICE OF TAKING DEPOSITION

To: Avelino J. Gonzalez Kenia Bravo Avelino J. Gonzalez, P.A. 6780 Coral Way Miami, FL 33155 Networking Reporting 44 W. Flagler St., Suite 1200 Miami, FL 33130

**PLEASE TAKE NOTICE** that, pursuant to Federal Rule of Civil Procedure 30, defendants, by and through their undersigned attorneys, will take the deposition upon oral examination of plaintiff, Miguel Angel Corbacho Daudinot.

The deposition will commence at 10:00 a.m. on August 7, 2014, take place at the offices of Santini Law, 1001 Brickell Bay Drive, Suite 2650, Miami Florida 33131, and will continue day to day until completed. The deposition will be recorded stenographically before a notary public or other officer authorized to administer oaths and is being taken for the purpose of discovery, for use at hearing, for trial, or for such other purposes as are permitted under the applicable and governing rules.

In accordance with the Americans with Disabilities Act, individuals who have a disability which may need accommodation should contact Sean R. Santini seven days prior to the deposition.

Dated this 25<sup>th</sup> day of June, 2010

Respectfully submitted,

**SANTINI LAW** 

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By: <u>/s/ Sean R. Santini</u>
Sean R. Santini
Florida Bar No. 832898

### **CERTIFICATE OF SERVICE**

I hereby certify that on this 25<sup>th</sup> day of June, 2014 a true and correct copy of the foregoing was served on all counsel of record identified on the attached Service List, in the manner specified.

/s/ Sean R. Santini
Sean R. Santini

### **SERVICE LIST**

Kenia Bravo <u>avelinogonzalez2@bellsouth.net</u> Avelino J. Gonzalez, P.A. 6780 Coral Way Miami, FL 33155

Avelino Jose Gonzalez <u>avelinogonzalez@bellsouth.net</u> Avelino J. Gonzalez, P.A. 6780 Coral Way Miami, FL 33155

Via Email and U.S. Mail