E X H I B I T

J

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

CAMBRIDGE UNIVERSITY )

PRESS, et al., )

Plaintiffs, )

vs. ) Civil Action File

No. 1:08-CV-1425-ODE

MARK P. BECKER, in his )

official capacity as )

Georgia State University )

President, et al., )

Defendants. )

- - -

Videotaped deposition of KAREN PETRUSKA, taken on behalf of the plaintiffs, pursuant to the stipulations contained herein, before Teresa Bishop, RPR, RMR, CCR No. B-307, at 104 Marietta Street, Room 6, Atlanta, Georgia, on Thursday, April 14, 2011, commencing at the hour of 1:47 p.m.

\_\_\_\_\_\_

Shugart & Bishop
Certified Court Reporters
Suite 140
13 Corporate Square
Atlanta, Georgia 30329
(770) 955-5252

25

1	Q. So you based on the screens determined that it
2	was a fair use?
3	A. I explained to them why I believed it was fair
4	use, why based on the questions I was asked I said yes
5	or no to things.
6	Q. And so then you actually filled out the form
7	that we have in front of us as Petruska 3 at some point
8	last year at the request of counsel?
9	A. Yes. Yes. Because the system did not
10	generate it for me.
11	Q. Okay. So when you going back to August of
12	2009 when you went through that process, was the only
13	sort of paper result or printed result of that the
14	document you described before that listed all the
15	A. It's the one I have. That's all I can say,
16	it's the one I have. I don't recall if I was given
17	other options that I did not
18	Q. And the one you have is that list
19	A. Yes.
20	Q of other things you requested and an
21	indication that you believed them to be fair use?
22	A. Yes, that's the documentation I have.
23	Q. So tell me when you filled out Petruska 3,
24	were you deciding what boxes to check attempting to

SHUGART & BISHOP

remember what you had done before or were you basically

filling it out as you analyzed it as you were doing it? 1 2 A. I was trying to remember what I did before. 3 Q. And let me just make sure I understand. I think you said what you've done before didn't involve 4 5 this checklist? I do not know that that is true. 6 A. 7 Q. Okay. I can't say that it did not involve this 8 **A** . 9 checklist. There's a series of screens, they may have 10 included every single question right here. I don't 11 recall today. So I take it you don't know for sure then 12 0. 13 whether what you did when you filled out Petruska 14 Exhibit 3 is in fact identical to what you filled out 15 back in August of 2009? 16 **A** . Right. Based on my recollection, I cannot. 17 And when you filled out Petruska 3, were there Q. 18 any instances where you said, you know, where you felt that -- strike that. 19 20 When you filled out the checklist here in Exhibit 3, were there any instances where you checked a 21 22 box in filling it out that you hadn't checked back in August of 2009? 23 24 A. I do not know. 25 Q. And when you did this, when you filled out

**SHUGART & BISHOP**