

# **EXHIBIT I**

**NIRO, SCAVONE, HALLER & NIRO**

RAYMOND P. NIRO  
TIMOTHY J. HALLER  
WILLIAM L. NIRO  
JOSEPH N. HOSTENY, III  
ROBERT A. VITALE, JR.  
JOHN C. JANKA  
PAUL K. VICKREY  
DEAN D. NIRO  
RAYMOND P. NIRO, JR.  
PATRICK F. SOLON  
ARTHUR A. GASEY  
CHRISTOPHER J. LEE  
DAVID J. SHEIKH  
VASILIOS D. DOSSAS  
SALLY WIGGINS  
RICHARD B. MEGLEY, JR.  
MATTHEW G. MCANDREWS

181 WEST MADISON STREET-SUITE 4600  
CHICAGO, ILLINOIS 60602-4635  
—  
TELEPHONE (312) 236-0733  
FACSIMILE (312) 236-3137

PAUL C. GIBBONS  
BRADY J. FULTON  
GREGORY P. CASIMER  
DOUGLAS M. HALL  
DINA M. HAYES  
FREDERICK C. LANEY  
DAVID J. MAHALEK  
KARA L. SZPONDOWSKI  
ROBERT A. CONLEY  
ERIC J. MERSMANN  
NICHOLAS M. DUDZIAK  
KAREN L. BLOUIN  
TAHITI ARSULOWICZ  
—  
OF COUNSEL:  
THOMAS G. SCAVONE

December 10, 2007

**Via Electronic Transmittal**

David J. Bradford, Esq.  
Jenner & Block  
One IBM Plaza  
Chicago, Illinois 60611-7603

Re: ICR and Scott Harris v. Fish & Richardson

Dear David:

Responding to your letter of December 7, we respectfully disagree with your claims, just as you presumably disagree with the claims of ICR and Scott Harris. It is not productive to keep arguing your case in letters to me (e.g. Mr. Harris was a "principal", etc.) Are you refusing to provide a contemporaneous list of Fish clients as of March of 2007? If so, on what basis? Do you contend that such a list is privileged? As you know, there is a dispute about whether Dell was in fact a Fish client. We already have produced all of the communications referenced in the first paragraph of your letter.

Very truly yours,

  
Paul K. Vickrey

PKV/kan