

**IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS**

DEPOSITORS INSURANCE COMPANY))
a subsidiary of NATIONWIDE))
INSURANCE as subrogee of))
MICHAEL and MELISSA UNGER,))
))
Plaintiff,))
))
v.)) Case No. 3:08-cv-00125-WDS-DGW
))
HAMILTON BEACH/PROCTOR-SILEX,)) Honorable Chief Judge Herndon
INC.,))
)) Donald G. Wilkerson, Magistrate Judge
Defendant.))

**DEPOSITORS INSURANCE
PRIVILEGE LOG**

NOW COMES the Plaintiff, DEPOSITORS INSURANCE COMPANY, by and through its attorneys, SNECKENBERG, THOMPSON & BRODY, LLP, and hereby retains the following documents and materials under the claim of attorney-client privilege, the insurer-insured privilege and/or the work product doctrine as materials having been created in anticipation of litigation, as follows:

1. Correspondence from counsel to client dated July 5th, 2207 (1 page). Created in Anticipation of Litigation and Attorney-Client Privileged.
2. Various Claim Investigation Log Notes and Activity Notes pertaining communications with counsel and the subrogation investigation and litigation strategy occurring between 9-15-06 through 8-28-08 (134 Pp.). Created in Anticipation of Litigation and Attorney-Client Privileged. All remaining log notes and activity notes are being produced in our supplemental production.

Stuart M. Brody

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