Page 1 of 3

Exhibit B



IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

MARK MONSOUR, SHEILA MONSOUR AND MONSOUR'S, INC.

VS.

MENU MAKER FOODS, INC. Case No. 05-1204-MLB

ORIGINAL

DEPOSITION OF JON RICHARD GRAVES March 13, 2006

Offices Missouri # Illinois # Kansas

JON RICHARD GRAVES 3/13/2006

	Page 60
1	existing customer relationship, and that that would
2	be beneficial for Menu Maker Foods to take that over?
3	A Yes, sir.
4	Q Any other reasons why an asset purchase
5	agreement would be beneficial to Menu Maker Foods?
6	A None that I think of.
7	Q Just so I'm clear, as the owner of Menu
8	Maker Foods, really your sole thought on why this
9	asset purchase agreement would be beneficial is
10	because it's going to basically give you a foothold
11	in a new market area with an existing customer base;
12	is that accurate?
13	A Yes.
14	Q Now obviously that has value in and of
15	<pre>itself; true?</pre>
16	A Yes.
17	Q Being able to step into a new market area
18	and take over an existing customer base, that's got
19	at least a potential of generating a significant
20	amount of revenue for Menu Maker Foods over a long
21	period of time; true?
22	A It has potential of profit and it has a
23	potential of loss.
24	Q So the answer to my question is yes; true?
25	A No. The answer to the question is it can
Ī	