# HOFER v. THE GAP, INC., ET AL

# STEPHANIE HOFER

October 13, 2006

Prepared for you by



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STEPHANIE HOFER October 13, 2006 1 VOLUME: III PAGES: 355 to 458 2 EXHIBITS: 12 to 26 3 4 UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS 5 Civil Action No. 05-40170 FDS 6 7 STEPHANIE HOFER and DOUGLAS ) 8 HOFER, ) Plaintiffs, ) 9 ) v. 10 THE GAP, INC., EXPEDIA, ) 11 INC., and TURTLE BEACH ) TOWERS, 12 Defendants. ) 13 14 CONTINUED VIDEOTAPED DEPOSITION OF 15 STEPHANIE HOFER, called as a witness on 16 behalf of the Defendant, The Gap, Inc., 17 pursuant to the applicable provisions of the 18 Federal Rules of Civil Procedure, before 19 Jeanette N. Maracas, Registered Professional 20 Reporter and Notary Public in and for the 21 Commonwealth of Massachusetts, at the Offices 22 of Morrison Mahoney, LLP, 250 Summer Street, 23 Boston, Massachusetts, on Friday, October 13, 24 2006, commencing at 1:10 p.m. 25



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STEPHANIE HOFER
October 13, 2006
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 23
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Page 357 STEPHANIE HOFER October 13, 2006 INDEX 1 2 Testimony of: Page 3 Stephanie Hofer 4 (Resumed) 5 (by Mr. Reith) 359,445,451 (by Ms. Minchoff) 440,450 6 7 8 EXHIBITS 9 No. Page 10 11 12 13 14 15 16 17 26.....451 18 19 20 21 22 23 24 25



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PROCEEDINGS 1 2 VIDEOGRAPHER: Good afternoon. We are now on the record. This is the 3 4 videotaped deposition of Stephanie Hofer 5 being taken October 13, 2006. The time is 1:10 p.m. We are located at Morrison 6 7 Mahoney, 250 Summer Street, Boston, Mass. 8 This deposition is being taken on behalf of 9 the defendant in the matter of Hofer versus 10 The Gap, Case No. 05-40170 FDS, U.S. District Court of Massachusetts. My name is Ralph 11 12 Scopa, videotape operator. 13 Will the court reporter swear in the 14 witness and the attorneys briefly identify 15 themselves for the record, please. 16 MS. MINCHOFF: Attorney India Minchoff for Stephanie Hofer. 17 18 MS. LASNA: Meredith Lasner for The Gap, Inc. 19 20 MR. REITH: Thomas Reith on behalf 21 of Expedia, Inc. 22 STEPHANIE HOFER, Resumed 23 A witness called for examination 24 by counsel for the Defendant, The Gap, Inc., 25 having been first duly sworn, was examined



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and testified as follows: 1 2 EXAMINATION, Continued BY MR. REITH: 3 4 Ms. Hofer, I introduced myself again, Thomas 0. 5 Reith. We've met before. We started my examination of you on your second day of 6 7 deposition going back a little while now, if 8 you recall. 9 Yes, I do. Α. 10 And just to go over the groundrules again 0. 11 so we can get back up to speed, today I'm 12 going to be asking you some questions and, 13 unfortunately, because I've gone second in 14 questioning, things may seem a little bit 15 broken up, but I'll do my best to keep things 16 in a logical flow so we stay with each other, 17 okay? 18 Yes. Α. Another reminder, that you and I need speak 19 Ο. 20 in terms of verbal responses and to allow 21 each other to finish my question and then 22 allow you to finish your answer, okay? 23 Okay. Α. 24 MR. REITH: Can you mark that as 12. 25



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(Exhibit 12 marked for 1 2 identification.) Q. I'm just going to put before you a document 3 4 that's been marked as Exhibit 12 for 5 identification today. It's entitled Notice of Continued Videotaped Deposition Duces 6 7 Tecum directed to Plaintiff Stephanie Hofer. Do you see that document before you? 8 9 A. Do I? Yes. 10 Do you recognize that document? Q. 11 Α. Yes. 12 Q. And are you appearing here today pursuant to that notice of deposition? 13 14 Α. Yes. 15 MS. MINCHOFF: Objection. 16 Q. Do you see where it starts down the bottom 17 of the page, plaintiff's counsel and 18 plaintiff are required to bring the following --19 20 MS. MINCHOFF: I'm just going to 21 take a look at it since you didn't provide me 22 a copy, if you don't mind. 23 MR. REITH: Not at all. 24 (Pause) 25 MR. REITH: I'd just state for the



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1		record it's the same one that's been issued,
2		just a repeat.
3	Q.	Do you see down the bottom of that page, Ms.
4		Hofer, it says, "plaintiff's counsel and
5		plaintiff are required to bring the following
6		documents, records and things to said
7		deposition"?
8	A.	Yes, I do.
9	Q.	You see how it continues on from Page 1 to 2
10		and then to 3?
11	A.	Yes.
12	Q.	Did you bring any documents here with you
13		today?
14	A.	No, I did not.
15	Q.	And why not?
16		MS. MINCHOFF: Objection. I've made
17		a formal objection to the document request
18		maintained in the notice of deposition.
19	Q.	Shifting our focus now on you can put that
20		document aside to the booking of the trip
21		through Expedia, did you give Carrie
22		permission to book the trip for you via
23		Expedia.com?
24	A.	Yes, I did.
25	Q.	Who chose to go to Jamaica for the trip?



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MS. MINCHOFF: Objection. Asked and 1 2 answered. A. Mutual decision. 3 4 Q. Who chose to go to Turtle Beach Towers? 5 MS. MINCHOFF: Objection. Asked and 6 answered. You can answer. 7 Carrie. Α. 8 Q. Do you know if anyone at Expedia recommended 9 Turtle Beach Towers to Carrie? 10 MS. MINCHOFF: Objection. 11 A. No, I do not know. 12 Do you know if anyone at Expedia recommended Q. 13 Turtle Beach Towers to you? 14 No. Α. Before Carrie booked the trip, did you and 15 0. 16 she discuss using Expedia.com versus another 17 online booking site? A. I didn't discuss that with Carrie. 18 19 MS. MINCHOFF: If you can remember 20 to pause to give me a second to object before 21 you answer the question so the court reporter 22 is not typing over both of our responses at 23 the same time. A. Yes. I'm sorry. 24 25 MS. MINCHOFF: If I'm going to



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Page 363 STEPHANIE HOFER October 13, 2006 object. 1 2 Okay. Α. I should have reminded you of that one, too. 3 0. 4 When did you understand that Carrie booked 5 the trip using Expedia.com? After she booked it. 6 Α. 7 Did you make any direct payment to Expedia in 0. 8 connection with the trip? 9 MS. MINCHOFF: Objection. 10 No, I did not. Α. Did you directly communicate with anyone at 11 Ο. 12 Expedia prior to the booking the trip? 13 Α. No. 14 MS. MINCHOFF: Objection. Did you directly communicate with anyone at 15 0. 16 Expedia after booking the trip? 17 MS. MINCHOFF: Objection. 18 Α. No. Did you directly communicate with anyone at 19 Ο. 20 Expedia after Carrie booked the trip? 21 No. Α. 22 Did you directly communicate with anyone Q. 23 at Expedia after you hurt yourself in 24 Jamaica? 25 MS. MINCHOFF: Objection.



1	A.	No.
2	Q.	So as between you and Carrie, is Carrie the
3		only person who spoke with, communicated,
4		excuse me, with Expedia in connection with
5		the trip?
6		MS. MINCHOFF: Objection.
7	A.	Yes. Excuse me. Could you say that one more
8		time?
9		MR. REITH: Do you mind repeating it
10		back because I know I had a pause in between
11		there.
12		(Question read)
13	A.	She did not speak with anybody from Expedia,
14		as far as I know. She communicated via the
15		Expedia website.
16	Q.	Okay. During the process where you and
17		Carrie discussed the possibility of booking
18		a trip, did you visit Expedia.com at all?
19	A.	No.
20	Q.	Did you visit Expedia.com after the booking
21		of the trip?
22		MS. MINCHOFF: Objection.
23	Α.	I can't recall.
24	Q.	Did you visit Expedia.com at any point after
25		you hurt yourself in Jamaica?



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1	A.	Yes.
2	Q.	When?
3	A.	I can't recall.
4	Q.	Was it in connection with the trip to
5		Jamaica?
6	A.	It was out of curiosity to check the website.
7	Q.	To check the website for what?
8	A.	Turtle Beach Towers.
9	Q.	What did you find?
10	A.	Not much. It's a very limited website.
11		Turtle Beach Towers does not have its own and
12		you have to go through Expedia to get any
13		information, and that's what I did.
14	Q.	Did you try to go through any other websites
15		to get any information on Turtle Beach
16		Towers?
17	A.	No.
18	Q.	Did you try to Google Turtle Beach Towers?
19	A.	Yes.
20	Q.	What did you find?
21	A.	Nothing.
22	Q.	After you hurt yourself in Jamaica, did you
23		file any police reports in Jamaica?
24		MS. MINCHOFF: Objection.
25	A.	No.



1	Q.	After you hurt yourself in Jamaica, did you
2		file any incident reports with the hotel?
3		MS. MINCHOFF: Objection.
4	Α.	I did not myself.
5	Q.	Did anyone else file any incident reports
б		with the hotel?
7	Α.	I do not know.
8	Q.	After you hurt yourself in Jamaica, did you
9		make any reports to anyone about the
10		incident?
11		MS. MINCHOFF: Objection. Including
12		medical personnel, anybody?
13	Q.	Anybody.
14		MS. MINCHOFF: Objection.
15	Α.	Could you make that more specific?
16	Q.	I will. Did you make any report to anyone
17		at Expedia about hurting yourself in Jamaica?
18		MS. MINCHOFF: Objection.
19	Α.	No, I did not.
20	Q.	What did you do to prepare for today?
21	Α.	I reviewed my prior testimony, briefly
22		skimmed through and just double-checked my
23		documents that I have at home, my copies of
24		the prior deposition.
25	Q.	What documents did you check at home?



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1	Α.	The copy of the first and second sessions.
2	Q.	And the exhibits to those sessions?
3	Α.	I have a file that I perused.
4	Q.	Does that file contain the exhibits to your
5		first two days of deposition?
6		MS. MINCHOFF: Objection. Define
7		"exhibits."
8	Q.	During your first few days of deposition,
9		do you recall Attorney Feringa and myself
10		putting documents before you for you to take
11		a look at?
12	Α.	Yes, I do.
13	Q.	And to testify on?
14	Α.	Yes, I did.
15	Q.	In that file at home, are any of the
16		documents that Attorney Feringa and I put
17		in front of you in that?
18	Α.	I don't believe so.
19	Q.	Did you review any other deposition
20		transcripts besides your own prior to coming
21		in today?
22	Α.	Excuse me?
23	Q.	Prior to coming here today?
24	Α.	No, I did not.
25	Q.	Did you and your mother ever discuss how the



Page 368 STEPHANIE HOFER October 13, 2006 trip was booked? 1 2 No. Α. Drawing your attention back to the discussion 3 Ο. 4 for the first two days about disability 5 payments, I believe as of the last time we 6 were here, you had not started to receive 7 payments, is that correct? I can't recall what the date was. 8 Α. 9 As of today, as you sit here today, have you Q. 10 started to receive those payments? 11 Α. Yes, I have. 12 And how much are those payments? Q. They're approximately 800 or \$900 a month. 13 Α. 14 Does it vary per month? Q. 15 No. Α. 16 And are they sent to you in check form? Q. 17 They are directly deposited into my private Α. 18 account. Where is that private account? 19 Ο. At my bank. 20 Α. What's your bank? 21 Q. 22 Α. IC Credit Union. Q. Where is IC Credit Union? 23 24 A. In Leominster. 25 Again, forgive me for jumping around. This 0.



1		really is, for a lack of a better term, a
2		kind of cleanup session where I go through
3		issues that were raised the first couple of
4		days that I think need to be followed up on,
5		okay? So I'm going to shift gears a little
6		bit. I'm going to go to your physical state
7		after the accident, all right? Is there
8		anything that you could do before the
9		accident that you can no longer do today?
10	A.	Yes, there is.
11	Q.	And what are those things?
12		MS. MINCHOFF: Objection. Asked and
13		answered. You can answer.
14	A.	There are many things that I cannot do that
15		I could do before I became disabled. Would
16		you like me to
17	Q.	If you could list them, please.
18	A.	It's probably too long of a list to remember
19		all of them, but there are many that I
20		will start with, exercise being one, routine
21		daily activities, outdoor activities,
22		traveling, hiking, walking dogs, playing with
23		the dogs, running, golfing, water-skiing,
24		walking for long periods of time, skating,
25		sledding, apple-picking, working, laundry,



1		cooking, playing softball. There are so
2		many, there's so much.
3	Q.	If that's all you have for now, that's fine.
4	A.	I could go on and on and on. I mean, I could
5		fill up pages of things, you know, but I
6		would have to think. There are things that
7		you don't necessarily do every day, you know,
8		and those things, there are many things I
9		can't do out of a normal routine day, but
10		then there are also many activities that I
11		can't participate in, you know, like during
12		certain times of year, you know.
13		Apple-picking is a big thing right now,
14		you know. Work is my biggest issue, I can't
15		work, but, you know, summer activities,
16		dancing, enjoying, enjoying things that I
17		used to enjoy. It's very difficult. Put me
18		at a wedding and it's not enjoyable because
19		I can't participate so much, so the list
20		could go on and on and on.
21	Q.	As for those things you just listed, I'm
22		going to ask a couple follow-up questions,
23		all right? How often did you exercise per
24		week before you were injured?
25	A.	Daily.



#### STEPHANIE HOFER October 13, 2006

Q. What did you do daily? 1

1	٧.	what are you do darry:
2	Α.	I went to a gym and I walked every day with
3		my dogs.
4	Q.	When you say outdoor activities, what type
5		of outdoor activities were you referring to?
6	Α.	Walking outside, going to the beach and
7		walking through the sand, climbing trees
8		for apple-picking, running in the yard with
9		the dogs and the kids, up and down the stairs
10		to the decks. Swimming is very difficult on
11		my leg. Outdoor activities, just being
12		outdoors.
13	Q.	I'm staying silent because I just want to
14		make sure you're finished so let me know
15		when you're done.
16	Α.	No, no, I understand. There are so many.
17		I think that's all I have right now that
18		comes to mind.
19	Q.	When was the last time you traveled before

your accident? 20

A. Probably a year before my accident. 21

Q. How often did you travel before your 22 23 accident?

MS. MINCHOFF: Objection. 24

25 A. Relatively often.



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Page 372 STEPHANIE HOFER October 13, 2006 What do you mean by "relatively often"? 1 Q. A. Once every six months or so. 2 3 How many times have you traveled since your Q. 4 accident? 5 A. None. MS. MINCHOFF: Objection. 6 7 Prior to your accident, when was the last Ο. 8 time you golfed? 9 The fall prior. Α. 10 How many times per year did you golf prior Q. 11 to your accident? 12 I couldn't count. Α. Q. More than five? 13 14 A. Yes. Q. More than ten? 15 16 A. Yes. Q. More than 12? 17 18 A. Yes. Where did you golf? 19 Ο. 20 A. All over. Q. All over Massachusetts? 21 22 A. Yes. 23 Q. All over New England? 24 A. A few other places in New England, a couple 25 of times in Florida.



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1	Q.	Prior	to	your	accident,	when	was	the	last	
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- time you water-skied? 2
- 3 A. The summer before.
- 4 Q. How often did you water-ski the summer before your accident? 5
- 6 A. Once or twice.
- 7 Q. When was the last time you skated prior to
- 8 your accident?
- 9 A. The winter before.
- 10 Q. How often did you skate?
- 11 A. Every weekend.
- 12 Q. That's prior to your accident?
- 13 A. Yes.
- 14 Q. Have you skated since your accident?
- No, I have not. 15 Α.
- 16 Have you water-skied since your accident? Q.
- 17 No. Α.
- 18 Q. Have you golfed since your accident?
- 19 A. No.
- Have you tried to golf since your accident? 20 Q.
- A. No. 21
- 22 Q. Have you tried to water-ski since your
- 23 accident?
- 24 A. No.
- 25 Q. Have you tried to skate since your accident?



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Page 374 STEPHANIE HOFER October 13, 2006 Α. No. 1 2 Prior to your accident, when was the last Ο. time you went sledding? 3 4 Probably it could have been a few weeks. Α. 5 Q. Do you know for sure? No, I don't know for sure. 6 Α. 7 How many times did you go sledding prior to 0. 8 your accident? 9 Many times. We live on a hill. Α. 10 Have you gone sledding since your accident? Q. A. No, I have not. 11 12 Q. Have you tried? 13 A. No. 14 Q. When was the last time you played softball prior to your accident? 15 16 A. The year before my accident, the summer before. 17 18 Q. And how often per year did you play softball 19 prior to your accident? 20 MS. MINCHOFF: Objection. 21 Twice a week. Α. Q. Was it seasonal? 22 23 A. Yes. 24 Q. During the spring and summer? 25 A. Yes.



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Page 375 STEPHANIE HOFER October 13, 2006 Have you played softball since your accident? 1 Q. 2 No. Α. 3 Have you tried? Q. 4 Α. No. 5 Prior to your accident, when was the last 0. time you went dancing? 6 7 Very relatively close. Α. 8 I'm sorry? Q. 9 Relatively close to the time of my accident. Α. 10 I couldn't give you an exact. Was this going out for a night or at some 11 Ο. 12 sort of function? A. At a function, yeah. 13 14 Q. How often did you dance prior to your 15 accident on average per year? 16 A. On average per year, depends on how many 17 weddings I went to. 18 MS. MINCHOFF: Objection. Were weddings the only place you --19 Ο. Weddings or company functions, yeah. 20 Α. 21 Q. But aside from weddings and company 22 functions, did you dance anywhere? 23 No. Α. 24 Q. Have you danced since your accident? 25 Α. No.



Page 376 STEPHANIE HOFER October 13, 2006 Have you tried? 1 Q. 2 Α. Yes. When was the last time you tried? 3 Q. 4 A. At my mother's wedding this summer. 5 I'm not sure how to ask this so I'll just 0. 6 ask this straight away. Does it hurt to 7 drive? 8 MS. MINCHOFF: Objection. 9 I drive an automatic, and since my leg hurts Α. 10 all day, it's uncomfortable, but I rest it to the side on the rest block so as far as 11 12 making it any worse, no. It's just 13 uncomfortable. 14 Q. I believe you've testified that it's also 15 uncomfortable, sometimes painful to walk, 16 correct? 17 A. Yes. 18 Q. And do you walk with the assistance of a 19 cane? 20 Yes, I do, and a brace. Α. 21 I believe we talked about that the first Ο. 22 day, correct? 23 A. I believe so. 24 0. Have you looked into motorized assistance 25 with your mobility?



Page 377 STEPHANIE HOFER October 13, 2006 Α. No. 1 2 Why not? 0. MS. MINCHOFF: Objection. Calls for 3 4 medical conclusion. You can answer. I don't think I have an answer for that. 5 Α. Ι don't think I require it. 6 7 Have you consulted with anybody about 0. 8 motorized assistance to get around? 9 MS. MINCHOFF: Objection. I'm just 10 going to state for the record that a lot of 11 your questions seem to be questions that were previously asked and actually testified 12 to through the first two days. I think 13 14 there's over 500 pages of deposition 15 transcript already. 16 MR. REITH: There's only 354, 17 actually, prior to today, and the questions 18 I ask may sound familiar because a lot of them came from Mr. Hofer's deposition. These 19 20 questions have not been asked by my office 21 to Ms. Hofer. I will try to limit the 22 duplication over anything that Mr. Feringa 23 asked, though. Fair enough? 24 MS. MINCHOFF: Fair enough. 25 And this is one of those topics that Mr. 0.



1		Feringa did touch upon. The concept of the
2		vocational counseling, do you recall just
3		for the record I'd state that the microphones
4		do cause much problems during these things,
5		but that's fine?
6		Back to the things at hand, do you
7		recall Mr. Feringa asking you about seeking
8		out a vocational counselor?
9	A.	I recall him mentioning it, yeah.
10	Q.	And if I recall correctly, you corrected him
11		and said that it wasn't a vocational
12		counselor that you met with, correct?
13		MS. MINCHOFF: Objection.
14	Α.	Correct.
15	Q.	Have you spoken to someone who could assist
16		you with determining what type of job you
17		may be able to do since our last discussion,
18		our last day of deposition? Excuse me.
19	A.	Could you repeat that?
20	Q.	Sure. I'll rephrase it. It was a little
21		bit of a tough question. Since our last time
22		that we met for deposition, have you met
23		with any sort of counselor as to possible
24		occupations?
25	A.	No.



#### STEPHANIE HOFER October 13, 2006

Now, directing your attention to the accident 1 0. 2 itself, okay, when the flip-flop allegedly 3 gave way, what foot was that flip-flop on? 4 MS. MINCHOFF: Objection. Asked and answered. You can answer. 5 6 0. I just don't recall --7 MS. MINCHOFF: Attorney Reith, I'm 8 going to allow her to answer to a certain 9 extent, but this was definitely covered more 10 than once in the 350 or so pages of her prior deposition testimony. 11 12 The flip-flop that broke was on my right Α. 13 foot. 14 Here we go again with jumping around a little Q. 15 bit, okay? There was a line of questioning 16 from your first day of deposition on Page 17 193, and I can show it to counsel to the 18 extent they request, where Attorney Feringa asked his question, not mine, you were not 19 20 supposed to be drinking alcohol while you 21 were on Prozac, correct? Ms. Minchoff 22 objected, and then the answer was, "you know 23 what? It's not written in law and my doctor 24 says you can have a couple of drinks, just 25 don't overdo it." Do you remember that line



1		of questioning?
2		MS. MINCHOFF: Objection.
3	A.	I would have to look through it to
4		actually
5	Q.	Do you mind if I present it to you
6	A.	No.
7	Q.	just to give you the context.
8	A.	I do recall this line of questioning.
9	Q.	Which doctor said that to you?
10	A.	Probably, and this would just be a good
11		guess, it would be the doctor that prescribed
12		that medication.
13	Q.	Which doctor was that?
14	Α.	I believe that was Dr. Frazier.
15	Q.	Again, is Dr. Frazier your primary?
16	Α.	My primary care.
17	Q.	That's all I have for that. Thank you. Are
18		you still in therapy?
19		MS. MINCHOFF: Objection.
20	Q.	Let me ask it again. Are you still in
21		physical therapy?
22	Α.	Yes.
23	Q.	How often do you go to physical therapy?
24	Α.	It's just been revised and I'll be going two
25		days a week.



1	Q.	At any point did you have a break in the
2		physical therapy, stop going?
3	A.	Yes, I did have a break.
4	Q.	When was that break?
5	A.	Probably I couldn't put a time frame on
6		it. There was a time, I think it was a
7		four-month break where they discharge you
8		because you've reached a certain point, and
9		then your next appointment your doctor
10		re-evaluates you and decides whether or not
11		you need to be back in physical therapy, and
12		I just got that decision this past week.
13	Q.	Who made that decision?
14	Α.	My neurologist.
15	Q.	Just remind me the name, please.
16	A.	Dr. Stojanovic, S T O J A N O V I C.
17	Q.	Have you discussed this lawsuit with your
18		mother since her deposition?
19	Α.	No.
20	Q.	Have you discussed the lawsuit with Carrie
21		since Carrie's deposition?
22	Α.	No.
23	Q.	I'm not sure if we discussed this during
24		the first few days, and if we did, forgive
25		me. Did you speak with your husband on the



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Page 382 STEPHANIE HOFER October 13, 2006 phone after your injury while you were in 1 2 the hospital? 3 MS. MINCHOFF: Objection. 4 I believe I did. Α. Q. Do you recall what was said during that 5 discussion? 6 7 MS. MINCHOFF: Objection. 8 A. I don't recall. Sorry. 9 MS. MINCHOFF: Don't answer. 10 MR. REITH: Basis? MS. MINCHOFF: I'll withdraw the 11 12 objection as to whether you can recall 13 whether you remember what you said during a 14 conversation that you're not sure you had. 15 You can answer that question. 16 A. I was very out of it. I don't recall what 17 was said. 18 Q. Do you remember the general substance of it? 19 Α. No. Q. Prior to injuring your foot in Jamaica, 20 21 did you have any injuries that would have 22 impaired your mobility? 23 A. No. This is a good thing. I'm flipping through 24 0. 25 as quickly as possible here. We're going to



1	go through some documents now, okay?
2	MR. REITH: India and Meredith, just
3	for purposes of procedure, the complaint to
4	this action was marked as Exhibit 11 last
5	time. The original complaint, I believe it
6	was with Scott because he retained the
7	originals, so my thought was today, for
8	examination purposes, I was just going to
9	mark a copy of that as Exhibit 11A. Does
10	anybody have any objection to that?
11	MS. MINCHOFF: I don't even think
12	you need to mark it, Tom. I think you can
13	just show her a copy of it.
14	MR. REITH: It just doesn't have an
15	exhibit marker on it.
16	MS. MINCHOFF: Let me just take a
17	look at it.
18	(Pause)
19	MR. REITH: The only issue is I
20	think this copy that I'm presenting here has
21	a copy of the civil action cover sheet.
22	Okay. It had everything?
23	MS. MINCHOFF: It was stapled,
24	the copy provided to me as Exhibit 11 from
25	Attorney Feringa has attached to the
1	



1		complaint, which is eight pages, two
2		additional pages, one being the civil cover
3		sheet and the second or the last page, being
4		the second page of the civil cover sheet.
5		MR. REITH: Right. If you don't
6		mind, just pass that copy to her.
7		MS. MINCHOFF: And I'll hold on to
8		this for now.
9		MR. REITH: Absolutely.
10	Q.	Ms. Hofer, the document that's been put
11		before you was originally marked as
12		Exhibit 11 to, I believe, the second day of
13		your deposition. This is a copy of that
14		document, okay?
15	A.	Okay.
16	Q.	Just directing your attention to Page 2 of
17		the complaint, you see the seventh paragraph
18		there?
19	A.	Yes.
20	Q.	Actually, strike that because I asked you a
21		question about Paragraph 7 last time.
22		Turning your attention to Paragraph 8, do
23		you see that paragraph?
24	A.	Yes, I do.
25	Q.	Do you see where it says, "all access to its



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information on the Internet is via Hyperlinks 1 2 such as the one provided through Expedia"? 3 MS. MINCHOFF: Objection. 4 Α. Yes. 5 Hypertextlinks. MS. MINCHOFF: MR. REITH: The term used in the 6 7 complaint? 8 MS. MINCHOFF: You said Hyperlinks. 9 The term used in the complaint is that 10 Hypertextlinks. 11 MR. REITH: Thank you. 12 Do you know if any other websites use Q. 13 Hypertextlinks to access Turtle Beach Towers? 14 Not that I know of, no. I don't know. Α. 15 Paragraph 9 refers to a shuttle to the Ο. 16 resort. Do you see that? 17 Yes, I see it. Α. 18 Q. Who provided the shuttle to the resort, what 19 company? 20 I don't remember. Α. 21 Q. Does Jamaica Tours remind you? 22 It does ring a bell, but I'm not sure. I Α. 23 know there may be a couple, but that could 24 be it. 25 Q. Was the shuttle that took you to the resort



	hired by the resort?
	MS. MINCHOFF: Objection.
A.	I have no idea.
Q.	How did you know to get on that shuttle to
	the resort?
Α.	When we got off the plane, you carry, had
	some vouchers and you bring them to a desk
	and they assign you to wherever it is you're
	supposed to go. Somebody brings you to a
	certain area and they say this is how you'll
	be getting to your hotel.
Q.	Do you recall what company that person was
	who said this is how you'll get to your
	hotel?
Α.	No, I don't.
Q.	Was that person from Expedia?
Α.	I don't recall.
Q.	Did that person identify themselves as being
	from Expedia?
Α.	I don't recall.
Q.	Did that person have a name badge on that
	says they were an Expedia employee?
Α.	I can't recall that.
Q.	Was it a man or woman?
Α.	I can't recall that.
	Q. A. Q. A. Q. A. Q. A. Q. A.



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1	Q.	Turning your attention to Paragraph 11 on
2		Page 3, do you see where it says, "stairway
3		was very dimly lit and did not contain
4		guardrails"?
5	A.	Yes.
6	Q.	How dimly lit was the staircase?
7	A.	I can't recall.
8	Q.	Could you see the stairs going up to the
9		lobby?
10	A.	Yes.
11	Q.	Could you see the lobby door?
12	A.	Yes.
13	Q.	Could you see the turtle pond?
14	Α.	I knew it was there.
15	Q.	How did you know it was there?
16	A.	When we arrived, it was light out.
17	Q.	Aside from when you arrived, do you recall
18		seeing it on your way up the stairs to the
19		lobby that evening?
20	Α.	Yes.
21	Q.	And when you turned to go back down the
22		stairs, could you see the staircase on the
23		way down?
24		MS. MINCHOFF: Objection.
25	Α.	Yes.



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1	Q.	Could you see your foot, your right foot?
2		MS. MINCHOFF: Objection.
3	A.	At what point?
4	Q.	As you were walking down the stairs.
5	Α.	I wasn't exactly looking at me feet when I
6		was going down until something happened, till
7		I had the accident. When I looked at my
8		feet, yes, I saw them.
9	Q.	Were there any lights out around the lobby
10		entrance?
11	A.	I can't recall that.
12	Q.	You state that the staircase did not contain
13		guardrails, correct?
14	A.	Correct.
15	Q.	What is the importance of there being a
16		guardrail by the turtle pond?
17		MS. MINCHOFF: Objection.
18	A.	Could you repeat that, please?
19	Q.	Sure. What difference does it make that
20		there were no guardrails next to the turtle
21		pond on the staircase?
22		MS. MINCHOFF: Objection.
23	A.	It's my opinion that if there's not a
24		guardrail and somebody stumbles, they've got
25		nowhere to go but down, nothing to hang on



1		to as they fall or nothing to block them from
2		falling into the turtle pond.
3	Q.	Can you state with certainty if there was a
4		guardrail there, you wouldn't have fallen
5		into the turtle pond?
6		MS. MINCHOFF: Objection.
7	А.	
8		probability that I wouldn't have fallen.
9	Q.	You base that opinion on what?
10	2.	MS. MINCHOFF: Objection.
11	A.	That opinion is just my opinion. It's common
12		sense.
13	0	Paragraph 19, draw your attention to that,
14	2.	please.
15	A.	Yes.
16		
	Q.	"In the future, Stephanie will require
17		reconstructive and plastic surgery in her
18		left leg." Do you see where it states that?
19	Α.	Yes, I do.
20	Q.	Have you undergone any reconstructive and
21		plastic surgery?
22	A.	Not yet.
23	Q.	Do you have any plans to in the future?
24	A.	Yes.
25	Q.	When in the future?
l		



1	A.	When my doctors and I are absolutely positive
2		that my healing from the actual accident is
3		done so that when you go for plastic surgery,
4		you're not, you know that everything is
5		healed and you can do that now.
6	Q.	Have you discussed the timetable with your
7		doctors for that?
8	A.	They can't give me a timetable.
9	Q.	Turning your attention to Count 5, which is
10		entitled Negligent Failure to Warn Expedia,
11		on Page 7, just let me know when you're
12		there.
13	A.	Negligent Failure to Warn Expedia?
14	Q.	Yes. Do you see that?
15	A.	Yes.
16	Q.	Do you see where it says Expedia is an agent
17		for the resort, No. 46?
18	A.	Yes, I see that.
19	Q.	What facts do you personally have that
20		Expedia is an agent for the resort?
21		MS. MINCHOFF: Objection.
22	A.	Can I answer?
23	Q.	Yes.
24		MS. MINCHOFF: Yes.
25	A.	Since Expedia is the sole entity that
]		



1		conducts business, you know, therefore, they
2		act as a Expedia acts as a booking agent
3		for the hotel, but it also acts as a booking
4		agent for the clients, and as far as that
5		goes we're in 46, you said?
6	Q.	Or just in general I'm asking. What
7		information do you have that Expedia is an
8		agent for the resort?
9	Α.	I don't have any specific information aside
10		of, you know, that they conduct business
11		with the resort.
12	Q.	Do you know if Expedia has a contract with
13		the resort?
14		MS. MINCHOFF: Objection.
15	Α.	I do not know that.
16	Q.	Do you know if the contract between Expedia
17		and the resort states specifically that
18		Expedia is not an agent for the resort?
19		MS. MINCHOFF: Objection.
20	Α.	I'm unaware of any of that.
21	Q.	Do you see where it says, "Expedia breached
22		its duty to Stephanie in failing to warn
23		her"
24		MS. MINCHOFF: Where are you, Tom?
25		MR. REITH: I was going to get



#### Page 392 STEPHANIE HOFER October 13, 2006 there. 1 2 Do you see where it says, "Expedia breached Ο. 3 its duties to Stephanie in failing to warn 4 her of the stairway's dangerous condition" in Paragraph 49? 5 Yes, I see that. 6 Α. 7 How would Expedia have warned you, Stephanie Ο. 8 Hofer, of the stairway's alleged dangerous 9 condition? 10 MS. MINCHOFF: Objection. I believe that Expedia does inspections for 11 Α. 12 the hotels that they represent and there were obviously dangerous situations that weren't 13 14 mentioned through Expedia for this hotel. 15 Therefore, if Expedia is acting as my travel 16 agent and their booking agency, then I believe that there is a breach. Either 17 18 Expedia should have been able to warn 19 potential customers that there is potentially unsafe situations through their inspectors. 20 What are the alleged dangerous conditions 21 Q. 22 you're talking about here? 23 I'm talking about the railings not Α. 24 surrounding the turtle pool, for one, for 25 actually the most important. As far as other



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1		dangerous situations around the hotel, I'm
2		sure there are more, but this one is the
3		only one I'm aware of.
4	Q.	What is the only one that affected you
5		personally, though?
б		MS. MINCHOFF: Objection.
7	Α.	The only I'm sorry.
8	Q.	You can answer.
9	Α.	The only one I'm aware of is
10		MS. MINCHOFF: Objection.
11	Q.	You can answer.
12	Α.	Can you repeat it now, please?
13		MR. REITH: Can you please repeat
14		the question to the witness?
15		(Question read)
16	Α.	What is the only one what?
17	Q.	Well, I understand from your complaint
18		correct me if I'm wrong that you
19		complained that dangerous conditions were
20		the dimly-lit staircase and a lack of
21		railings, is that correct?
22	Α.	That is correct.
23	Q.	Those are the only two conditions that you
24		presently complain of that affected you and
25		allegedly caused your injury?



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Page 394 STEPHANIE HOFER October 13, 2006 They are the only situations that affected 1 Α. 2 me. Do you know when the hotel was built? 3 Q. 4 No, I do not. Α. 5 Would you be surprised to hear the hotel is Ο. approximately 40 years old? 6 7 MS. MINCHOFF: Objection. 8 I would have no way to even guess. I'm not Α. 9 a contractor. 10 Would you be surprised to understand that Q. in the 30 years that Ms. Faline Miller has 11 12 been general manager of that hotel, no one 13 else has ever hurt themselves in the turtle 14 pond? 15 MS. MINCHOFF: Objection. 16 A. Excuse me? 17 Would you be surprised to find out that in Ο. 18 the 30 years that Ms. Faline Miller was the 19 general manager of that hotel, that no one 20 else besides yourself hurt themselves in 21 that turtle pond? 22 MS. MINCHOFF: Objection. 23 Would I be surprised? Α. 24 O. Yes. 25 MS. MINCHOFF: Objection.



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That's irrelevant to me. Α. 1 2 I'm just wondering how you determined what 0. is dangerous and what is not. 3 4 MS. MINCHOFF: Objection. Asked and 5 answered. 6 Q. You can answer. 7 MS. MINCHOFF: Actually, Stephanie, 8 you've already answered it. 9 MR. REITH: I don't think she has. 10 MS. MINCHOFF: I believe she has. 11 MR. REITH: Not that specific 12 question. 13 MS. MINCHOFF: How generally 14 anything is dangerous to her, is that the 15 question now? Because you've asked her what 16 was dangerous about the staircase and lack 17 of railing and she's answered that, so what 18 is the question now, Attorney Reith? 19 MR. REITH: We'll just move on, 20 then. 21 Back to my initial question I asked probably Q. 22 about five minutes ago now, how did Expedia 23 breach its duties to you, Stephanie Hofer, 24 by failing to warn you of the staircase's 25 dangerous condition?



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MS. MINCHOFF: Asked and answered. 1 2 Objection. 3 MR. REITH: It was not. 4 MS. MINCHOFF: Why don't we check 5 back on the record. 6 MR. REITH: Do you want to waste the 7 time to do that? 8 MS. MINCHOFF: Yes. 9 I'll ask it a different way, all right? And Q. 10 this question has not been answered. How 11 would Expedia have warned you, Stephanie, of 12 the stairway's dangerous condition? 13 MS. MINCHOFF: I believe it was 14 asked and answered, and I will state my objection and allow the deponent to answer. 15 16 A. How would they have? 17 MS. MINCHOFF: What's the question? 18 MR. REITH: Would you repeat it, 19 please? 20 (Ouestion read) 21 I don't know how they would have warned me Α. 22 specifically. However, if there's been an 23 inspection and somebody else didn't notice, 24 then I believe that's negligence. 25 What personal information do you have that 0.



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Expedia conducted inspections of the resort? 1 2 MS. MINCHOFF: Objection. I believe it was said --3 Α. 4 MS. MINCHOFF: Any information that 5 you have obtained through your counsel, Ms. Hofer, you don't have to disclose. 6 7 THE WITNESS: Okay. 8 MS. MINCHOFF: And I'm not sure what 9 Attorney Reith meant when he asked you that 10 question. It was not. 11 0. 12 Could you repeat it, then, for me, please? Α. Sure. What personal information do you have 13 Ο. 14 that you, Stephanie Hofer, have that Expedia conducted inspections of the resort? 15 16 Α. I don't have any personal knowledge. You can put that exhibit to the side. 17 Thank Ο. 18 you. MS. MINCHOFF: I'm going to take it 19 20 back, if that's okay. 21 MR. REITH: Absolutely. Mark that 22 as the next exhibit. 23 (Exhibit 13 marked for 24 identification.) 25 I'm just going to put a document that's been Ο.



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1		marked Exhibit 13 for identification today
2		before you. It's entitled Stephanie Hofer's
3		First Supplemental Answers to Defendant,
4		Expedia, Inc.'s, First Request for
5		Admissions, okay?
6	A.	Yes.
7	Q.	Do you recognize that document?
8	A.	Yes, I do.
9	Q.	Whose signature is that down there above
10		"Stephanie Hofer"?
11		MS. MINCHOFF: Objection.
12	Q.	I'll ask it a different way. Is that your
13		signature on the bottom of the page?
14		MS. MINCHOFF: You said above
15		"Stephanie Hofer." You mean the typewritten?
16	Q.	Yes.
17	A.	Mine.
18	Q.	I wasn't trying to trick you.
19	Α.	You said above, and I
20	Q.	It could have been handwritten or
21		typewritten.
22	Α.	I understand. Sorry.
23	Q.	But that is your signature?
24	Α.	Yes, it is.
25	Q.	You can put that document to the side.
I		



1		MR. REITH: I ask you to mark this
2		as the next document, please.
3		(Exhibit 14 marked for
4		identification.)
5	Q.	I'm just going to put before you a document
6		that's been marked as Exhibit 14 for
7		identification today. It's entitled
8		Stephanie Hofer's Answers to Defendant,
9		Expedia, Inc.'s, First Request for
10		Admissions. Do you recognize that document?
11	A.	Yes, I do.
12	Q.	Just directing your attention to the final
13		page, is that your signature above the
14		typewritten font, Stephanie Hofer?
15	A.	Yes, it is.
16	Q.	You can put that document aside. Thank you.
17		(Exhibit 15 marked for
18		identification.)
19	Q.	I'm just going to put a document before
20		you that's been marked as Exhibit 15 for
21		identification today. After you've had a
22		chance to review that document, would you
23		please let me know?
24		MS. MINCHOFF: Are you going to ask
25		her a specific question about the document



1		or do you want her to read the document?
2		MR. REITH: I'm going to ask her
3		specific questions about Interrogatory 22.
4		MS. MINCHOFF: Can I make a
5		suggestion for the sake of time that perhaps
6		the deponent could move to Interrogatory No.
7		22.
8		MR. REITH: Sure.
9	Q.	I'll first ask it this way. The document
10		that's been put before you that's entitled
11		Plaintiff, Stephanie Hofer's, First
12		Supplemental Answers to Defendant, Expedia
13		Inc.'s, First Set of Interrogatories, do you
14		recognize that document?
15	A.	Yes, I do.
16	Q.	And what do you recognize that document as?
17		MS. MINCHOFF: Objection.
18	A.	I recognize this as the first set of
19		interrogatories second answers.
20	Q.	You recognize this to be a document as it's
21		entitled, correct?
22	Α.	Yes, I do.
23	Q.	And the same goes for the two documents I
24		just showed you in connection with the
25		request to admit?
1		



Page 401 STEPHANIE HOFER October 13, 2006 Yes. 1 Α. 2 Now, if I can direct your attention just Ο. to the final page, before we get to 3 4 Interrogatory No. 22, do you recognize the 5 signature above the typed font, Stephanie Hofer? 6 7 Yes. Α. 8 Whose signature is that? Q. 9 That's my signature. Α. 10 Just direct your attention to Interrogatory Ο. No. 22, if you can review that interrogatory 11 12 and the answer and the supplemental answer and let me know when you're done. 13 14 A. Okay. (Witness examines document) 15 MR. REITH: We will take a 16 five-minute break, if no one objects. 17 VIDEOGRAPHER: Off the record at 18 2:08. 19 (Break taken) 20 VIDEOGRAPHER: On the record at 216. 21 BY MR. REITH: 22 Just drawing your attention back to Q. 23 Interrogatory No. 22, the original answer and 24 the supplemental answer. 25 Yes. Α.



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Page 402 STEPHANIE HOFER October 13, 2006 Are you there with me? 1 Ο. 2 A. Yes, I am. Do you see specifically in the supplemental 3 0. 4 answer No. 22 where it says, "through 5 December 2005, my medical expenses approximated \$129,032.16"? 6 7 Yes, I see that. Α. Q. What is that number made up of? 8 MS. MINCHOFF: Objection. 9 10 I can ask it a different way. Does that 0. number include amounts you had to pay for 11 12 co-payments in connection with your husband's 13 insurance? 14 MS. MINCHOFF: Objection. This number was derived by different 15 Α. 16 documents that were requested and calculated. 17 Do you recall what documents or what type 0. 18 of documents those were? 19 I believe they were requested from the Α. 20 insurance company. Q. 21 Aside from who they were requested by, 22 were they receipts for medications, were 23 they receipts for therapy? What type of 24 documents were they? 25 These were receipts for medical expenses, Α.



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STEPHANIE HOFER October 13, 2006 medical care. 1 2 And by "medical care," what do you understand Ο. medical care to be? 3 4 Hospitalization, doctors' appointments, Α. 5 follow-ups, surgery, medically related to the accident. I couldn't break it down right 6 7 now for you as to what, how this was 8 itemized. 9 Do you know if the documents that helped Q. calculate this number, if they were produced 10 in this case? 11 12 MS. MINCHOFF: Objection. 13 I don't. I believe that they were -- my Α. 14 attorney may have had them or made a phone 15 call. 16 Q. Let me ask it this way. Without getting 17 into communications directly between you and 18 your attorney, did you provide the documents 19 to your attorney that were used to calculate 20 this number? 21 No, I didn't. Α. 22 Do you still have those documents? Q. 23 I don't have those documents. Α. 24 MS. MINCHOFF: Objection.

25 Who has those documents? Ο.



1		THE WITNESS: You objected.
2		MS. MINCHOFF: Yes.
3	A.	Who has those documents?
4		MS. MINCHOFF: The documents that
5		she just identified as her medical expenses
6		and bills and medical records that you have,
7		Attorney Reith? What are you asking her?
8		MR. REITH: Can we just go back to
9		my question to the witness?
10		(Question read)
11		MS. MINCHOFF: Is that the same
12		question that's before the witness?
13		MR. REITH: Yes.
14		MS. MINCHOFF: She already answered
15		that question, so objection.
16	Q.	Just turning your attention to the second
17		paragraph of the supplemental answer to
18		No. 22.
19	Α.	Yes.
20	Q.	Do you see where it says, "if not for my
21		injuries, I could have worked a 40-hour work
22		week." Do you see that sentence?
23	A.	Yes.
24	Q.	Were you working a 40-hour work week prior
25	A.	No.



Page 405 STEPHANIE HOFER October 13, 2006 Q. -- to your injury? 1 2 MS. MINCHOFF: Objection. 3 A. Excuse me. 4 MS. MINCHOFF: You can answer. 5 A. Yes. MS. MINCHOFF: No, you can answer 6 7 the question. 8 I'm sorry. Excuse me. Could you repeat the Α. 9 question, please? 10 Absolutely. Prior to your injury, were you Q. 11 working a 40-hour work week? 12 Α. Yes. Q. Where were you working that 40-hour work 13 14 week? 15 I was working split between Dr. Meszaros' Α. 16 office and I was also doing nails at my 17 leisure for 20 hours a week or making my own 18 schedule for 20 hours a week. I just want to make sure, did you read these 19 Ο. 20 interrogatories before you signed them? 21 This very one that we're discussing? Α. 22 Q. Yes. 23 A. Yes, I did. 24 0. Just back to the document that was marked 25 as Exhibit 14 which was your answers to



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Page 406 STEPHANIE HOFER October 13, 2006 Expedia's first request for admissions --1 A. Do I have a copy of that? 2 3 Q. Yes, you do. 4 MS. MINCHOFF: You don't in front of 5 you. 6 Α. Thank you. 7 Did you read that before you signed it? Ο. 8 A. Yes, I did. 9 And did you read the document that was marked Q. 10 as Exhibit 13 before you signed it? 11 Α. Yes, I did. 12 Q. You can put those aside. Thank you. 13 MR. REITH: Mark that as the next 14 exhibit for identification, please. (Exhibit 16 marked for 15 16 identification.) 17 I'm going to put before you a document 0. 18 that's been marked as Exhibit 16 for identification. It's entitled Plaintiffs', 19 20 Douglas Hofer and Stephanie Hofer, Answers 21 to Defendant Expedia, Inc.'s, First Set of Interrogatories. I'm just going to ask you 22 23 if you recognize that document. A. Yes, I do. 24 25 Do you recognize that as your answers to 0.



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STEPHANIE HOFER October 13, 2006 Expedia's first set of interrogatories? 1 2 Yes, I do. Α. 3 And is that your signature on the last page 0. 4 above the typed font, Stephanie Hofer? 5 Yes, it is. Α. 6 Ο. Did you review this document before you 7 signed it? Yes, I did. 8 Α. 9 Q. You can put that document aside. Thank you. 10 MR. REITH: Mark that as the next 11 exhibit, please. 12 (Exhibit 17 marked for 13 identification.) 14 Q. I'm just going to put a document before 15 you that's been marked Exhibit 17 for 16 identification. Just let me know when you've had a chance to review it. 17 18 A. Okay. Do you recognize it? 19 Ο. No, I don't recognize it, but I see it. 20 Α. 21 Do you know what it is? Q. 22 It's a receipt signed by Carrie LaBelle Α. 23 for Runways Deli & Bar at Sangster 24 International Airport in Montego Bay. 25 Q. Did you visit Runways Deli & Bar when you



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were down in Jamaica? 1 2 I don't recall. It says the date is Α. 3/19/04, which was the date we left Jamaica. 3 4 Okay. You can put the document aside. Thank Q. 5 you. 6 MR. REITH: Mark this as the next 7 exhibit. 8 (Exhibit 18 marked for 9 identification.) 10 Q. I'm just going to put a document before you that's been marked as Exhibit 18 for 11 12 identification today. Just let me know when 13 you've had a chance to review it. 14 Okay. Α. Do you recognize that document? 15 0. 16 A. No, I don't. 17 Do you know why Ms. LaBelle was paying out 0. 18 \$5,570 as indicated in the amount paid out 19 line? 20 MS. MINCHOFF: Objection. 21 A. No, I don't. 22 MS. MINCHOFF: Are you calling 23 Jamaica money dollars? 24 MR. REITH: I'm also referring to 25 the amount paid out dollar amount.



1		MS. MINCHOFF: Which is the same as
2		amount of JAM in the line above?
3		MR. REITH: Yes.
4	A.	It's actually 100 American.
5	Q.	Do you know why she took out \$100?
6	A.	It says March 18, 2004, 2:55 p.m. She
7		exchanged \$100 currency for Jamaican money.
8	Q.	Do you know that on your own or do you know
9		that only from reviewing this document?
10	A.	I only know that from reading this document.
11	Q.	You can put that document aside. Thank you.
12		Were you going through physical therapy in
13		June of 2004?
14	A.	Yes.
15		MR. REITH: I ask you to mark that
16		document as the next exhibit, please.
17		(Exhibit 19 marked for
18		identification.)
19	Q.	Directing your attention to the document
20		that's been marked as Exhibit 19 for
21		identification today, do you recognize this
22		document?
23	A.	No.
24	Q.	Just directing your attention down, though,
25		to the fourth entry, see there's a line



Page 410 STEPHANIE HOFER October 13, 2006 straight across there? 1 2 Yes. Α. I'll represent to you because the page is 3 Q. 4 cut off, the date on the far left side is 6/8/04. 5 6 A. Mm-hmm. 7 MS. MINCHOFF: Objection. 8 Do you see where it says PT cancelled? Q. 9 Α. Yes. 10 Do you recall cancelling any physical therapy Q. in 2004? 11 12 A. I don't recall. 13 Q. Did you? 14 Α. I may have. 15 Do you recall why? 0. 16 A. No, I don't. 17 Did you go to all your physical therapies Ο. 18 that were assigned during the year 2004? I would assume I did. However, if there was 19 Α. 20 something to be cancelled, I'm sure it was 21 made up at some point. 22 MR. REITH: I ask you to mark this 23 as the next document, please, for 24 identification. 25



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(Exhibit 20 marked for 1 2 identification.) I'm just going to put before you the document 3 0. 4 that's been marked as Exhibit 20 for 5 identification today. Could you please take a look at that and let me know when you're 6 7 done. So you don't have to try to read the 8 entire thing. I can direct you to a specific 9 line, if that would be helpful. 10 No, I'd like to read the entire thing. Α. (Witness examines document) Okay. 11 12 What was U. Mass. Memorial Health Alliance? Q. What was the U. Mass. Memorial Health 13 Α. 14 Alliance? 15 Q. Yes. I'll ask it a different way. Do you 16 know what U. Mass. Memorial is? 17 Yes. Α. Q. What is it? 18 19 It's a hospital. Α. Okay. Did you ever attend U. Mass. Memorial 20 Ο. 21 for treatment in connection with your injury? 22 A. Yes. 23 Do you recall attending U. Mass. Memorial in Ο. 24 or around September of 2004? 25 A. Yes.



STEPHANIE HOFER October 13, 2006 Do you see where it says six lines down, 1 Ο. 2 "improving endurance and function"? 3 Α. Yes. 4 Do you recall how well you were progressing Ο. 5 in connection with your rehabilitation in or around September of 2004? 6 7 MS. MINCHOFF: Objection. As to 8 endurance? 9 Just in general. Q. 10 Α. As to what? As to zero where I wasn't functioning at all? I was improving. 11 12 At any point did you reach an optimal level Q. of improvement where the doctors said that 13 14 you weren't going to improve any further? 15 Yes. Α. 16 When was that that you reached that? Q. I don't recall. 17 Α. 18 Q. Was it within the last year? I believe it may have been in the last year, 19 Α. 20 but there's always something, you know, to 21 keep pushing, keep trying, because maybe you never know. But, yes, they have said to me 22 23 that it's as good as it's going to get. Between the time that you injured yourself 24 Ο. 25 in Jamaica and present day, did you ever



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1		re-injure your foot, your left foot, that is?
2	A.	Have I ever re-injured my left foot?
3	Q.	Yes.
4	A.	Define "re-injure."
5	Q.	Have you ever sprained your left foot since
6		your injury in Jamaica?
7	A.	I could have. I don't recall. I don't know.
8	Q.	Did the wounds on your strike that. It
9		is your left foot that you hurt down in
10		Jamaica?
11	A.	Yes, it is.
12	Q.	Did your wounds on your left foot ever heal
13		and then did you hurt them again such that
14		they reopened?
15		MS. MINCHOFF: Objection.
16	A.	I don't recall.
17	Q.	You can put that document aside. Thank you.
18		MR. REITH: Mark that as the next
19		document, please.
20		(Exhibit 21 marked for
21		identification.)
22	Q.	I'm just going to put before you a document
23		that has been marked as Exhibit 21 for
24		identification, ask you to take a look at
25		it in as much detail as you like and let me



Page 414 STEPHANIE HOFER October 13, 2006 know when you're done. 1 2 A. (Witness examines document) (Exhibit 22 marked for 3 4 identification.) 5 A. Okay. Just directing your attention to the section 6 Ο. 7 that says function. 8 Yes. Α. 9 I'm going to have to backtrack a little bit. Ο. 10 I want to make sure we're all on the same page. Do you see where it says Health 11 12 Alliance up top? 13 A. Yes, I do. Q. What is Health Alliance? 14 A. Health Alliance is part of U. Mass. Memorial 15 16 Health Care. 17 Q. Did you attend Health Alliance at any point 18 for assistance with your injury? Yes. This is the physical therapist part 19 Α. 20 of Health Alliance. 21 Thank you. Do you see where it's dated Q. 22 11/29/04 up top? 23 A. Yes. 24 Q. Were you attending Health Alliance as of 25 November '04?



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1	A.	Yes, I was.		
2	Q.	Now, directing your attention to the section		
3		that says function.		
4	A.	Yes.		
5	Q.	The second line, do you see where it says,		
6		"no foot slap or drop noted"?		
7	A.	Yes, I do.		
8	Q.	Do you know what that means?		
9	A.	It means with AFO, "no notice foot slap or		
10		drop noted, good plus balance, left single		
11		leg," and then it's cut off.		
12	Q.	What is with AFO mean?		
13	A.	With my brace. An AFO is a brace.		
14	Q.	So with your brace on, you don't have any		
15		foot slap or drop?		
16	A.	Right.		
17	Q.	And without it, do you?		
18	A.	Without it, I do.		
19	Q.	Put that aside. Thank you. I'm going to		
20		put a document before you that's marked		
21		Exhibit 22 for identification today. Just		
22		let me know when you've had a chance to		
23		review it in as much detail as you'd like.		
24	A.	(Witness examines document) Okay.		
25	Q.	Just directing your attention to the top		
I				1



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          of the page where it says Health Alliance,
  1
  2
          do you see that?
  3
      A. Yes.
  4
          Is that the place you attended physical
      Q.
  5
          therapy?
  6
      Α.
         Yes.
  7
          Were you attending Health Alliance as of
      Ο.
  8
          March of '05?
  9
      A. Yes.
 10
      Q. Were you attending Health Alliance as of
          April '05?
 11
 12
      A. Yes.
 13
      Q. Directing your attention down to the April,
 14
          I believe it's 13, '05 entry, which is the
 15
          second entry on the page.
 16
      A. Yes.
 17
      Q. Do you see where it says, "ability for
 18
          prolonged activity" in the second line?
 19
      A. Yes.
 20
          Do you know what that entry is referring to?
      Q.
 21
      Α.
          Yes.
 22
          What is it referring to?
      Q.
 23
          It means that my ability for prolonged
      Α.
 24
          activity during physical therapy has
 25
          increased.
```



1	Q.	So that's only while you're in physical
2		therapy?
3	A.	While I have been in physical therapy, my
4		endurance had increased. I was able to,
5		during physical therapy, was able to reach
6		my goal is what that says, is what that
7		means.
8	Q.	So am I to understand that it's while you're
9		actually in the physical therapy session
10		you're able to do the things that you had
11		wanted to do during the actual session?
12	A.	They set goals for you and each time you
13		reach a goal, you get another goal. So the
14		ability for prolonged activity to reach goals
15		has increased.
16	Q.	But do you see there where it says, "ability
17		for prolonged activity," period? It doesn't
18		say anything after that about reaching goals,
19		does it?
20	A.	I don't see a period, but I know how Bill
21		wrote, so
22	Q.	Who is Bill?
23	A.	He was one of my therapists.
24	Q.	What was Bill's last name?
25	A.	Chipman, Chapman, Chapman.



Page 418 STEPHANIE HOFER October 13, 2006 Is that C H A P M A N? 1 Ο. 2 Α. Yes. O. Directing your attention down a little bit 3 4 further where it says, "strength/balance 5 progressing towards goals"? 6 Α. Yes. 7 What were the goals as of this point in April Ο. 8 of '05? 9 I'm not quite sure if I can remember those Α. 10 goals, but I know that they were all 11 surrounding my range of motion and my 12 strength so that I would be more functional so that I could return to as much function 13 14 as that I would gain back. Since April '05, has your endurance 15 0. 16 increased? 17 MS. MINCHOFF: Objection. 18 With consistent exercise with my leg and Α. physical therapy, I would say that it may 19 20 have increased some. I actually had 21 discontinued physical therapy for some 22 time so they've re, you know, they want me 23 back in it to re-establish a new baseline 24 and then go from there. So as far as where 25 I was here to where I am now, I have no idea



1		because this is based on measurements.
2	Q.	Excuse my interruption. Now, when you
3		stopped the physical therapy, at whose
4		direction did you stop it?
5	Α.	At the therapist.
6	Q.	Did you ask to continue it?
7		MS. MINCHOFF: Objection.
8	Α.	When a therapist dismisses you, you're
9		dismissed.
10	Q.	But the answer is you did not ask him to
11		continue it?
12	Α.	No.
13	Q.	Do you recognize the term "biofeedback"?
14	Α.	Yes, I do.
15	Q.	What does that term mean?
16	Α.	That term means that you get hooked up to
17		different electrodes and leads and there's
18		a software that measures stressors or
19		tension, different reactions of your body
20		in accordance to whether it be pain or
21		you know, they use it for a multitude of
22		things. But they're using it for me to
23		determine how I can it's very difficult
24		to explain. How I can use alternative
25		methods to help control my pain. Go ahead.



Page 420 STEPHANIE HOFER October 13, 2006 Are you done? 1 Q. 2 Α. Yes. Q. Who is "they"? 3 4 A. Dr. Elaine Borgen. Q. Has Dr. Borgen determined that you can use 5 alternative means to control your pain? 6 7 MS. MINCHOFF: Objection. 8 It's not a determination. It's like a Α. 9 trial thing. It either works for you or it doesn't. 10 Q. I'll ask it this way. Have you and 11 Dr. Borgen discussed alternative means to 12 13 control your pain? 14 Yes. Α. What are those alternative means? 15 0. 16 A. Visualization, deep breathing, relaxation 17 techniques, things like that. 18 Q. Have you tried those alternative methods? 19 I try them every day. Α. How do they help? 20 Q. A. Not very much. 21 22 Since April 2005, has your range of mobility Q. 23 on your injured foot increased? 24 A. No. 25 MR. REITH: I ask you to mark this



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the next document. 1 2 (Exhibit 23 marked for identification.) 3 4 I'm going to put before you a document that's Q. 5 been marked Exhibit 23 for identification, ask you to take a look at that document and 6 7 let me know when you're done reviewing it to 8 the extent you like. And while you're doing 9 that, if no one objects, can we take a 10 two-minute break? VIDEOGRAPHER: The time is 2:48. 11 We 12 are off the record. 13 (Break taken) 14 VIDEOGRAPHER: The time is 2:51. 15 This is the beginning of Cassette No. 2 in 16 the deposition of Stephanie Hofer. We are 17 on the record. 18 VIDEOGRAPHER: Off the record at 2:51. 19 20 (Discussion off the record) VIDEOGRAPHER: The time is 2:52. 21 22 This is the beginning of Cassette 2 in the 23 deposition of Stephanie Hofer. We are on 24 the record. 25 BY MR. REITH:



1	Q.	Just directing your attention to the document
2		that's been marked as Exhibit 23 for
3		identification today, entitled Stephanie
4		Hofer's Second Supplemental Answers to
5		Defendant, Expedia, Inc.'s, First Request for
6		Admissions, do you recognize that document?
7	A.	Yes, I do.
8	Q.	And are those your answers to Expedia's first
9		request for admissions?
10	A.	Yes, they are.
11		MS. MINCHOFF: Objection.
12	Q.	Are those your second supplemental answers
13		to Expedia, Inc.'s request for admissions?
14	A.	Yes.
15	Q.	Directing your attention to the second page
16		just above the typed font, Stephanie Hofer,
17		is that your signature?
18	A.	Yes, it is.
19	Q.	Did you read this document before you signed
20		it?
21	A.	Yes, I did.
22	Q.	Now, directing your attention to request to
23		admit No. 9, just ask you to read that to
24		yourself and let me know when you're done,
25		including the answers, please.



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(Witness examines document) Okay. 1 Α. 2 Do you see where it says in the request to 0. admit No. 9, "Carrie read the liability 3 4 disclaimer section of the agreement before reserving the trip"? 5 Yes, I see that. 6 Α. 7 Do you see the supplemental response which Ο. 8 says, "Stephanie is without personal 9 knowledge to admit or deny, but does state 10 that Carrie testified at her deposition under oath that she did not recall seeing 11 12 the liability disclaimer section of the agreement before reserving the trip"? 13 14 Yes, I see that. Α. Did you review the deposition transcript 15 Ο. 16 before you made this answer? 17 MS. MINCHOFF: Objection. 18 Α. I had glanced through the deposition, but 19 so yes, I had -- what do they call that? I 20 flipped through it, but before I supplemented 21 the answer, I don't believe that that was 22 why I supplemented the answer. I was at 23 the deposition. I'm just wondering if the terminology that 24 Ο. 25 she did not recall seeing the liability



1		disclaimer, was that taken verbatim from the
2		deposition transcript?
3		MS. MINCHOFF: Objection.
4	A.	I couldn't take anything verbatim from any
5		of the transcripts.
б	Q.	So is it fair to say that we would have
7		to review the deposition transcript of
8		Ms. LaBelle to determine exactly what she
9		said at her deposition?
10		MS. MINCHOFF: Objection.
11	Α.	Yes.
12		MS. MINCHOFF: Do you mean exactly
13		word for word?
14		MR. REITH: Yes.
15		MS. MINCHOFF: Not the substance of
16		what she said?
17		MR. REITH: Word for word.
18		MS. MINCHOFF: Okay.
19	Q.	You understood my question, Ms. Hofer,
20		correct?
21	Α.	I understood your question to mean that I
22		didn't know verbatim what she said. If we
23		wanted to know verbatim, we would have to
24		go back into the transcript.
25	Q.	Thank you. You can put that one aside.



1		MR. REITH: I ask you to mark that
2		as the next document.
3		(Exhibit 24 marked for
4		identification.)
5	Q.	I ask you to take a look at the document
б		that's been put before you and marked as
7		Exhibit 24 for identification and let me
8		know when you're done reviewing it.
9	A.	(Witness examines document)
10	Q.	I can maybe save you some time unless you'd
11		like to review the entire thing.
12	Α.	I'm pretty familiar with this line here,
13		so
14	Q.	Well, do you recognize the document?
15	Α.	Yes, I do.
16	Q.	Do you recognize the document as Plaintiff,
17		Stephanie Hofer's, Second Supplemental
18		Answers to Defendant, Expedia, Inc.'s, First
19		Set of Interrogatories?
20	Α.	Yes.
21	Q.	Turning your attention to the final page,
22		Page 7, just let me know when you're there.
23	Α.	I'm there.
24	Q.	Do you recognize the signature above the



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1	A.	Yes.			
2	Q.	Whose signature is that?			
3	A.	That's my signature.			
4	Q.	Did you read these second supplemental			
5		answers before you signed this document?			
6	A.	Yes, I did.			
7	Q.	All right. Just directing your attention			
8		to supplemental answer No. 6, I would ask			
9		you to read the supplemental answer to			
10		No. 6.			
11	A.	Out loud?			
12	Q.	To yourself.			
13		MS. MINCHOFF: And the question?			
14	Q.	And the question.			
15	A.	And the question?			
16	Q.	Thank you.			
17	A.	So just the question and then the			
18		supplemental answer?			
19	Q.	Yes.			
20	A.	Okay. "State the basis of"			
21	Q.	Oh, to yourself.			
22	A.	Oh. I just said out loud?			
23	Q.	Just to familiarize yourself.			
24	A.	And nobody said okay. Sorry.			
25	Q.	I'm sorry. Please read the answer as well.			



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Page 427 STEPHANIE HOFER October 13, 2006 We'll go through all of it. Read it to 1 2 yourself. A. (Witness examines document) Okay. 3 4 We're just going to jump, then, to the Q. 5 supplemental answer No. 6, all right? 6 Α. Excuse me. That's what I just read. 7 Yes. Ο. 8 MS. MINCHOFF: He also asked you to 9 read the answer. 10 I did. I read the question, the original Α. answer and the supplemental answer. 11 12 MS. MINCHOFF: Okay. 13 I just wanted you to familiarize yourself Ο. with all of it. 14 15 Okay. Α. 16 I'm now going to direct your attention to Q. 17 supplemental answer No. 6. 18 Α. Okay. More specifically, the sentence that begins, 19 Ο. 20 "Expedia does not expect each person 21 traveling in a party to log on to its website 22 separately." Do you see that sentence? 23 A. Yes. 24 MS. MINCHOFF: That portion of the 25 sentence?



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#### STEPHANIE HOFER October 13, 2006 I'll ask it that way. Do you see that 1 Ο. 2 portion of the sentence? 3 A. Yes. 4 How do you know that Expedia does not expect Q. 5 each person traveling in party to log on to its website separately? 6 7 MS. MINCHOFF: Objection. The 8 document speaks for itself, the rest of the 9 sentence. 10 MR. REITH: You're not allowing her 11 to answer? 12 MS. MINCHOFF: I did not instruct 13 her not to answer. 14 Oh, I'm sorry. If you look at the rest of Α. 15 the sentence, when the sign-on user books 16 the trip, that person makes the arrangements 17 for the other travelers as well so there 18 19

is no need for multiple sign-ons, multiple people to sign on for one trip. Have you ever booked a trip via Expedia.com? 20 0. No, I have not. 21 Α. 22 So how do you know what the policy and Q. 23 procedure is? 24 MS. MINCHOFF: Objection.

25 I don't. Α.



1	Q.	Did you provide your name to the Expedia.com
2		in connection with the trip to Jamaica?
3	Α.	I did not.
4	Q.	Do you know if Carrie provided your name to
5		Expedia.com in connection with your trip to
б		Jamaica?
7	Α.	I can't speak for Carrie, but she must have.
8	Q.	Do you know if Carrie provided your contact
9		information to Expedia.com?
10	Α.	I don't know what type of information she
11		may or may not have provided.
12	Q.	So I would have to ask Carrie about that?
13	Α.	You would have to ask Carrie.
14	Q.	Did you provide your contact information
15		to Expedia directly?
16		MS. MINCHOFF: Objection.
17	Α.	No.
18		MS. MINCHOFF: I'm sorry. What was
19		the question?
20		MR. REITH: I just asked if Ms.
21		Hofer provided her contact information to
22		Expedia directly.
23		MS. MINCHOFF: Directly. I'm sorry.
24	Α.	No.
25	Q.	Do you see the next sentence where it says,



1		"per Expedia.com's requirements, all members
2		of the sign-on user's party utilizing the
3		services of Expedia.com are made known to
4		Expedia.com, as all such persons are intended
5		users of Expedia services"?
б	A.	I see that.
7	Q.	Okay. Do you personally know what the
8		requirements are for signing on in booking a
9		trip using Expedia.com?
10	A.	No, I do not.
11	Q.	Do you know what services Expedia.com
12		provides?
13	A.	It's my understanding that Expedia.com
14		provides the travel packages and
15		recommendations of different resorts and
16		different areas for different travelers
17		acting sort of as a travel agent, an online
18		travel agent.
19	Q.	Do you have any personal information as to
20		what Expedia.com offers for services?
21		MS. MINCHOFF: Objection. What does
22		"personal information" mean?
23		MR. REITH: Other than her
24		understanding.
25		MS. MINCHOFF: That's not personal.



1		I don't know what you mean. Objection.
2	Q.	Do you understand the question?
3	A.	I'm sorry, I don't.
4	Q.	Is it your understanding that Expedia.com
5		provides an avenue for persons to book
6		travel-related vacations or travel-related
7		services?
8	A.	Is it my understanding that that is what
9		Expedia.com does?
10	Q.	Yes.
11	A.	That is my understanding.
12	Q.	Turning your attention to the next sentence,
13		top of the next paragraph in supplemental
14		answer No. 6 where it says, "Expedia inspects
15		the resorts it markets on its website and
16		has implemented procedures to monitor the
17		safety of said resorts marketed on its
18		website." Do you see that sentence?
19	A.	Yes, I see that sentence.
20	Q.	What are the implemented procedures that
21		you are referring to here?
22		MS. MINCHOFF: Objection just to
23		the extent that any information that you
24		may have obtained through conversations
25		confidentially or communications



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1		confidentially with counsel.
2	Q.	Can you answer that question that I just
3		asked without revealing confidential
4		communications?
5	Α.	No.
6	Q.	Do you personally have any information
7		separate and apart from that which you found
8		out through your counsel about the so-called
9		implemented procedures?
10		MS. MINCHOFF: Objection.
11	Α.	No.
12	Q.	What information do you have separate and
13		apart from what you may have learned through
14		your counsel about Expedia taking an active
15		role and continuing role in inspecting the
16		property?
17		MS. MINCHOFF: Objection.
18	Α.	Could you repeat that, please?
19		MR. REITH: Can I ask you to read
20		that back?
21		(Question read)
22		MS. MINCHOFF: Objection.
23	A.	I can't answer that question. I don't know
24		what Expedia's continuing role is.
25	Q.	You see the final sentence where it says,



-		
1		"in addition, on Expedia's own website it
2		represents that it researches the resorts
3		advertised by Media Review and visits to the
4		property sites." Do you see that sentence?
5	Α.	Yes, I do.
6	Q.	Have you personally seen those
7		representations on Expedia's website?
8		MS. MINCHOFF: Objection.
9	A.	No, I have not.
10	Q.	You can put that document aside. Do any
11		of the documents that you've produced to
12		date to your counsel to produce to my office
13		specifically state that Expedia has a duty
14		to warn you or users of its website?
15		MS. MINCHOFF: Objection. If you
16		want to show her every document that I've
17		produced to you, I'd prefer that you do that
18		if you're going to ask her that question.
19		MR. REITH: She can simply state
20		MS. MINCHOFF: That there's
21		thousands of documents that have been
22		produced?
23	Q.	Can you answer the question?
24	Α.	Could you say it again?
25		MR. REITH: Could you please repeat



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the question? 1 2 (Question read) 3 MS. MINCHOFF: I maintain my 4 objection that unless you want to produce to 5 the deponent the thousands of pages that I produced to you, she's not going to have that 6 7 knowledge. But I have no problem with her reviewing every page of documents that I've 8 9 produced. 10 MR. REITH: You can object. 11 Ο. And my question to you is, can you answer 12 the question as phrased? No, I'm sorry, I cannot. 13 Α. 14 That's fine. This is going to be one of Q. 15 those sort of jumps to something we haven't 16 talked about before. Were you present for 17 your mother's deposition? 18 A. Yes, I was. Do you recall your mother testifying about 19 0. 20 receiving a call from you from some beach? 21 MS. MINCHOFF: Objection. You're 22 asking her to comment on someone else's 23 testimony. 24 MR. REITH: I'm not asking her to 25 comment on someone's else testimony. I'm



1		asking if she recalls her mother testifying
2		on that subject.
3		MS. MINCHOFF: On that subject or
4		what you just stated, Attorney Reith? Does
5		she recall her mother stating what you just
6		represented at deposition? Is that the
7		question?
8		MR. REITH: Yes.
9		MS. MINCHOFF: Objection. You can
10		answer.
11	Α.	I don't know if I recall my mother stating
12		that at deposition, but I do recall calling
13		my mother.
14	Q.	When did you call your mother when you were
15		in Jamaica?
16	Α.	At dinner.
17	Q.	Where were you at dinner?
18	Α.	Jimmy Buffet's Margaritaville. It's right
19		on the beach.
20	Q.	Was Attorney Minchoff's office the first
21		office you contacted about possibly bringing
22		a suit against Expedia?
23	Α.	No.
24		MS. MINCHOFF: Objection. Asked and
25		answered.



1		MR. REITH: It wasn't asked and
2		answered of this deponent. It was asked and
3		answered of both her mother and Mr. Hofer,
4		but not Ms. Hofer.
5	Q.	Your answer was?
6	Α.	No.
7	Q.	Who else did you speak to?
8	A.	Christopher Disesa, D I S E S A.
9	Q.	Where is Mr. Disesa's office?
10	A.	Leominster, Massachusetts.
11	Q.	How did you get put in touch with Mr. Disesa?
12	A.	He is a friend of the family. He's handled
13		other legal matters for my mother.
14	Q.	You did not retain Mr. Disesa in connection
15		with this case?
16		MS. MINCHOFF: Objection.
17	Α.	No.
18		MS. MINCHOFF: You can answer.
19	Α.	No.
20	Q.	Did you discuss the sum and substance of
21		your claims with Expedia with Mr. Disesa?
22		MS. MINCHOFF: Objection. Don't
23		answer.
24		MR. REITH: What grounds?
25		MS. MINCHOFF: Whether or not she



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retained him doesn't mean that she didn't 1 2 speak to him as counsel. 3 Did you speak to Mr. Disesa as your attorney? Q. 4 Α. Yes. 5 Q. Did you and he form an attorney-client relationship? 6 7 MS. MINCHOFF: Objection. That 8 calls for a legal conclusion. All you need 9 to know is she spoke to him as counsel. Do 10 not answer a single question as to your conversations with Mr. Disesa. 11 12 Q. So you did not retain Mr. Disesa? A. No, I did not. 13 14 Q. Did Mr. Disesa decline to undertake your 15 representation? 16 MS. MINCHOFF: Objection. Don't 17 answer. 18 MR. REITH: That's not privileged. 19 MS. MINCHOFF: It would be 20 privileged because the only --21 MR. REITH: It's not privileged. 22 MS. MINCHOFF: Sir, Attorney Reith. 23 I'm asking you to answer the question. Ο. 24 MS. MINCHOFF: I'm instructing you 25 not to answer the question and I'm your



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counsel, so I suggest you listen to me and 1 2 not Mr. Reith. 3 MR. REITH: I'll reserve my right 4 to bring a motion to compel to the extent 5 necessary. 6 MS. MINCHOFF: You may do so. 7 Any other counsel that you met with prior to Ο. 8 retaining Attorney Minchoff's office? 9 No. Α. 10 Just directing your attention now to the Q. 11 point at which you were heading from, I 12 believe it was Leominster to the airport to go on the trip to Jamaica, okay? 13 14 I'm sorry? Α. Directing your attention to the point where 15 0. 16 you were driving to the airport to go to 17 Jamaica. 18 Okay. Α. Did anyone from Expedia, Inc. drive you to 19 Ο. 20 the airport? 21 No. Α. 22 Did anyone from Expedia meet you at Logan? Q. 23 A. No. 24 Q. Did anyone from Expedia help you check in 25 at Logan?



Page 439 STEPHANIE HOFER October 13, 2006 Α. No. 1 2 Did anyone from Expedia fly with you down Ο. from Logan to Philadelphia? 3 4 Α. No. 5 Did anyone from Expedia fly with you from Ο. Philadelphia to Jamaica? 6 7 No. Α. 8 Did anyone from Expedia meet you at the Q. 9 airport in Jamaica? A. Not that I know of. 10 Q. No one identified themselves to you as an 11 12 Expedia, Inc. employee down in Jamaica, did 13 they? 14 MS. MINCHOFF: Objection. Asked and 15 answered. You can answer. 16 A. No. 17 Did anyone from Expedia, Inc. drive you to Ο. 18 Turtle Beach Towers? 19 A. No. 20 Q. Did anyone from Expedia, Inc. accompany 21 you on the shuttle bus to Turtle Beach 22 Towers? 23 A. No. 24 Q. Did anyone from Expedia, Inc. meet you at 25 Turtle Beach Towers?



Page 440 STEPHANIE HOFER October 13, 2006 Α. No. 1 2 During your stay in Jamaica, I realize it Ο. 3 was short, but during your stay in Jamaica, 4 did you meet anyone from Expedia, Inc.? 5 Α. No. I have no further questions. I thank you 6 Ο. 7 for your time. 8 Thank you. Α. 9 MS. MINCHOFF: I actually may have 10 a couple of questions. I'd like to just take a one-minute break. 11 VIDEOGRAPHER: Off the record at 12 13 3:17. 14 (Break taken) 15 VIDEOGRAPHER: On the record at 16 3:26. 17 EXAMINATION 18 BY MS. MINCHOFF: Q. Ms. Hofer, returning your attention to 19 20 Exhibit No. 24 which you were reviewing with 21 Attorney Reith, entitled Plaintiff, Stephanie 22 Hofer's, Second Supplemental Answers to 23 Defendant, Expedia, Inc.'s First Set of 24 Interrogatories, I direct your attention 25 to supplemental answer No. 6.



1	Α.	Yes.
2	Q.	And I believe Attorney Reith asked you some
3		questions regarding the sentence that reads,
4		"Expedia does not expect each person
5		traveling in party to log on to its website
6		separately to book a travel vacation as is
7		evidenced by the fact that in the booking
8		process, Expedia.com requests that the
9		sign-on user provide the names and contact
10		information of the other persons traveling
11		in the sign-on user's party. Do you see that
12		sentence?
13	Α.	Yes, I do.
14	Q.	Have you ever been provided with any
15		documents from Carrie LaBelle regarding the
16		trip you took to Jamaica?
17	Α.	Yes, I have.
18	Q.	Were one of those documents a copy of that
19		itinerary and some documents from the booking
20		process?
21	Α.	Yes.
22	Q.	Were you able to learn any information from
23		reviewing those documents, Ms. Hofer?
24	Α.	Yes.
25	Q.	What information?



1	Α.	The information I learned from reviewing
2		those documents was that, No. 1, being the
3		itinerary of where we were going and the
4		time frame, and the second being that she
5		was the one to provide my information for
6		the booking process, and that's when I
7		learned that I didn't need to be, I didn't
8		need to sign on to give Expedia my own
9		personal information.
10	Q.	And sticking with that supplemental answer
11		No. 6 to Exhibit 24, you see in the last
12		sentence that, or do you recall Attorney
13		Reith asking you a question about the last
14		sentence of that answer and asking you
15		whether you knew what it stated or whether
16		you had gone on to Expedia's website to
17		determine whether it represented that it
18		researches the resort?
19	Α.	Yes.
20	Q.	Have you seen any documents from Expedia's
21		website?
22	Α.	Yes.
23	Q.	Have any of the documents that you've seen
24		from Expedia's website allowed you to
25		conclude that on its website it represents



1		that it researches the resorts advertised
2		by Media Review and visits to the property
3		sites?
4	Α.	Yes.
5		MR. REITH: Objection.
б	Q.	Did you review that document that allowed
7		you to make that conclusion prior to
8		answering or providing answers to your
9		interrogatories in Exhibit 24?
10	Α.	Yes.
11	Q.	Ms. Hofer, returning to the first paragraph
12		of supplemental answer No. 6, looking at
13		the sentence that says, "per Expedia.com's
14		requirements, all members of the sign-on
15		user's party utilizing the services of
16		Expedia.com are made known to Expedia.com
17		as all such persons are intended users of
18		Expedia services." Do you see that sentence?
19	A.	Yes.
20	Q.	Just a minute ago we talked about the
21		documents that Carrie LaBelle provided to
22		you with respect to the booking process
23		for your trip to Jamaica?
24	Α.	Yes.
25	Q.	Did those documents allow you to make the



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conclusion that you've stated there in 1 2 supplemental answer No. 6 that I just read into the record? 3 4 MR. REITH: Objection. 5 A. Yes. MS. MINCHOFF: I have no further 6 7 questions. MR. REITH: I have a few follow-up. 8 9 MS. MINCHOFF: I'm sorry. Do you 10 mind? I'm sorry. BY MS. MINCHOFF: 11 O. One last question, Ms. Hofer. Do you recall 12 13 or -- strike that. 14 When you spoke with an attorney 15 prior to speaking with myself at my office, 16 the decision not to retain that attorney, 17 was that based on a confidential, private 18 conversation that you had with him? 19 A. Yes. 20 MS. MINCHOFF: I have no further 21 questions. Mr. Reith? 22 MR. REITH: A few follow-up 23 questions. 24 25



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EXAMINATION 1 2 BY MR. REITH: Q. You've now expounded about some of the 3 4 questions and answers that I had asked you 5 before in connection with the supplemental answer No. 6, correct? 6 7 MS. MINCHOFF: Objection. 8 Expounded? Is that the --9 MR. REITH: Yes. 10 I don't understand what expounded... Α. Q. Your attorney has now asked you certain 11 12 questions in connection with supplemental 13 answer No. 6 that related to some questions 14 that I asked before, correct? 15 Yes. Α. 16 And you have now offered certain answers Q. 17 in connection with your attorney's questions 18 that explain further some of the issues that 19 I asked you about, correct? 20 Yes. Α. 21 And you now offered those answers after 0. 22 having a moment to speak to your attorney 23 behind closed doors, correct? 24 MS. MINCHOFF: Objection. 25 Yes. Α.



1		MR. REITH: You all have to forgive
2		me because I didn't intend on using this.
3		I have two copies of this document. I would
4		just ask if you can take a look at it and
5		pass it down to Attorney Minchoff and then
6		I'm going to have it marked. It's a whole
7		rigmarole, I understand.
8		MS. MINCHOFF: Just for the record,
9		is this
10		MR. REITH: I was going to say for
11		the record, this was part of defendant
12		excuse me, the plaintiff's initial document
13		responses, as you can tell from the
14		identification of B1 and B2, et cetera, which
15		was your office's identification.
16		MS. MINCHOFF: So this is part of
17		my first document response and there's been
18		four document responses now?
19		MR. REITH: Yes. Mark this and then
20		I'll take that one back.
21		(Exhibit 25 marked for
22		identification.)
23	Q.	I'm just going to put before you a document
24		or series of documents that's been marked
25		as Exhibit 25 for identification.



1		MR. REITH: I'll represent to all
2		parties and counsel present that this was
3		taken from the initial document response
4		and production from plaintiffs to Expedia
5		to my office, okay?
6	Q.	Do you recall your attorney asking you about
7		reviewing documents provided by Ms. LaBelle?
8	A.	I'm sorry?
9	Q.	Do you recall recently your attorney was just
10		asking you questions about various documents
11		you reviewed that Ms. LaBelle gave to you?
12	A.	Yes.
13		MS. MINCHOFF: Objection.
14	Q.	Do you recall testifying as to a certain
15		itinerary that you may have reviewed?
16	Α.	Mm-hmm.
17	Q.	I ask you to take a look at that document
18		series and let me know if you see the
19		itinerary in there.
20	Α.	Looks like it's right here.
21	Q.	Does that itinerary identify your contact
22		information at all?
23	Α.	Yes.
24	Q.	What does it say?
25	A.	Travelers, Carrie LaBelle and Stephanie



Page 448 STEPHANIE HOFER October 13, 2006 Hofer. 1 2 Q. Does it list your address? 3 A. No. 4 Q. Does it list your website? Strike that. 5 MS. MINCHOFF: Excuse me. 6 Ο. Does it list your e-mail address? 7 Α. No. 8 Does it list your telephone number? Q. 9 A. Not right here. 10 Q. Does it anywhere? A. I don't know. 11 12 MS. MINCHOFF: I just suggest that 13 we allow her to take the time to look through 14 the 50 or so documents that have just been 15 put in front of her. 16 MR. REITH: That's fine. 17 A. It does not there. 18 MS. MINCHOFF: Just take the time 19 to go through it. 20 Okay. (Witness examines document) Excuse Α. me. Exhibit B3 seems to be for the home 21 22 trip. Do you want me to go further into 23 that? 24 Q. If the home trip is from Expedia. 25 A. It's not.



1	Q.	My question specifically was in connection
2		with the itinerary in the documents from
3		Expedia with your contact information was
4		provided.
5	A.	All right.
6		MS. MINCHOFF: No, actually, his
7		question specifically was is there an e-mail
8		address.
9	Α.	Yes, and there is not, through Exhibit B1.
10	Q.	And I also asked is your telephone number
11		listed there?
12	Α.	No, it is not.
13	Q.	That's all I have in connection with that.
14		Do you recall what document you reviewed
15		before answering these, this supplemental
16		set of answers that identified Expedia.com's
17		requirements?
18		MS. MINCHOFF: Objection.
19	Α.	I reviewed documents that Carrie had given
20		to me. Basically, they're copies like this
21		regarding the itinerary and the travel
22		package and things like that. I reviewed
23		those before answering the supplemental.
24	Q.	Do you recall what specific documents stated
25		that all persons who may be identified by a



1		sign-on user party are intended users of
2		Expedia services?
3		MS. MINCHOFF: Objection.
4	A.	I can't exactly say which particular
5		document.
6	Q.	So as you sit here today, you don't know
7		which document you reviewed?
8	Α.	No. I reviewed the documents that Carrie had
9		given to me that the user was one user.
10		MR. REITH: I have no further
11		questions.
12		MS. MINCHOFF: I just have one
13		follow-up question.
14		EXAMINATION
15		BY MS. MINCHOFF:
16	Q.	Ms. Hofer, are you aware of approximately
17		how many pages of documents have been
18		produced to Expedia on your behalf in this
19		case?
20	A.	I'm not aware. I know thousands.
21	Q.	Approximately how many pages are included
22		in Exhibit 25 that Attorney Reith just
23		provided to you to review?
24	A.	Approximately how many pages?
25	Q.	Correct.



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It feels like 50 pages. 1 Α. 2 It's fair to say that that's just a very Ο. small portion of the documents? 3 4 This is a very small portion. Α. 5 MR. REITH: Objection. MS. MINCHOFF: No further questions. 6 7 MR. REITH: A couple of follow-up. 8 I have a couple of follow-up questions. Ιf 9 you can put that document to the side, okay? 10 I ask you to mark this document as 11 the next exhibit, please. 12 (Exhibit 26 marked for 13 identification.) 14 EXAMINATION 15 BY MR. REITH: 16 Q. The document that's put before you has been marked as Exhibit 26 for identification, 17 18 it's entitled Plaintiffs' Fourth Supplemental Response to Defendant, Expedia, Inc.'s, First 19 20 Request for Production of Documents. Do you see the title of that document? 21 22 First request, fourth supplemental, yes, I Α. 23 see that. Do you recognize this document? 24 0. 25 Α. Yes.



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Did you review this document before your 1 Ο. 2 attorney served it on my office? 3 MS. MINCHOFF: Objection. Attorney 4 Reith, you're actually beyond the scope of 5 the cross-examination from my questions at this point. 6 7 MR. REITH: I'm not. It's going to 8 leads into it. 9 MS. MINCHOFF: Objection. Ιt 10 has not led into it. My question was 11 approximately does she know how many 12 documents were produced. That was it. 13 MR. REITH: The scope of your cross-examination would lead the individuals 14 15 who review this transcript to conclude that 16 not all documents from Ms. LaBelle have 17 been provided. I'm about going to try to 18 establish that documents which are germane 19 to whether or not your client was identified 20 as an intended user have, in fact, been 21 provided and are here today for her review. 22 That's where I'm going. 23 MS. MINCHOFF: I would object to 24 that because you are again only producing --25 I don't know. What's this? 100 pages of



1		the approximate thousands of pages and we
2		have 350. It's beyond the scope.
3		MR. REITH: You can object.
4		MS. MINCHOFF: I am objecting, and
5		I'm going to instruct her not to answer
6		because you're beyond the scope of my
7		question.
8		MR. REITH: All right.
9	Q.	Just directing your attention to request
10		No. 11, it says, "any and all documents the
11		plaintiffs contend establish or that
12		plaintiffs rely on or will rely on to
13		attempt to prove or establish that," quote,
14		"'Expedia owes a duty to prospective
15		customers of its service to ensure that
16		facilities listed on its website are
17		reasonably safe for consumers who purchase
18		their vacation through its service,'" end
19		quote, "as averred in Section 2A of the
20		parties' Joint Rule 16.1 statement." Do
21		you see that?
22	Α.	Do I see that sentence? That statement?
23		Yes, I see that.
24	Q.	Do you see in the supplemental response it
25		says, "plaintiffs object to request No. 11



1		to the extent that it seeks disclosure
2		of documents that are protected by the
3		attorney-client privilege and work product.
4		Subject to and without waiving said
5		objections and to the extent the plaintiffs
6		have responsive non-objectionable documents
7		in their custody, control or possession, they
8		have been attached as 4-S-11. Plaintiffs
9		reserve the right to supplement this
10		response." Do you see that supplemental
11		response?
12	Α.	Yes.
13	Q.	Directing your attention to the documents
14		which are appended as 4-7-11, I would ask you
15		to take a look through those and to see if
16		your contact information is included.
17		MS. MINCHOFF: Beyond the scope.
18		Objection. I'm going to instruct you not
19		to it's beyond the scope of my
20		cross-examination question.
21		MR. REITH: So you're instructing
22		your client not to answer that question?
23		MS. MINCHOFF: We can go tit for tat
24		all day long if we want to
25		MR. REITH: I'm asking you.



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MS. MINCHOFF: Yes, I am. MR. REITH: I reserve my right to move to compel and to seek costs for having to go to the court to get this answer. I have no further questions. VIDEOGRAPHER: The time is 3:44. This deposition is concluded. This is the end of Cassette 2. We are off the record. (Whereupon the deposition was concluded at 3:44 p.m.) 



1	DEPONENT'S ERRATA SHEET
2	AND SIGNATURE INSTRUCTIONS
3	
4	The original of the Errata Sheet has
5	been delivered to India Minchoff, Esq.
6	When the Errata Sheet has been
7	completed by the deponent and signed, a copy
8	thereof should be delivered to each party of
9	record and the ORIGINAL delivered to Scott D.
10	Feringa, Esq., Sullivan, Ward, Asher &
11	Patton, P.C., 1000 Maccabees Center, 25800
12	Northwestern Highway, Southfield, MI 48075,
13	to whom the original deposition was
14	delivered.
15	
16	INSTRUCTIONS TO DEPONENT
	After reading this volume of your
17	deposition, indicate any corrections or
	changes to your testimony and reason therefor
18	on the Errata Sheet supplied to you and sign
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19	transcript volume itself.
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STEPHANIE HOFER October 13, 2006

ATTACH TO THE DEPOSITION OF: Stephanie Hofer, 1 Vol. III 2 CASE: Hofer vs. The Gap, et al 3 4 ERRATA SHEET 5 After reading the transcript INSTRUCTIONS: 6 of your deposition, note any changes or corrections to your testimony and the reason therefor on this sheet. DO NOT make any 7 marks or notations on the transcript volume itself. Sign and date this Errata Sheet 8 (before a Notary Public, if required). Refer to Page 3-456 of the transcript for 9 Errata Sheet distribution instructions. 10 PAGE **LINE** 11 CHANGE: **REASON:** 12 CHANGE: **REASON:** 13 CHANGE: **REASON:** 14 CHANGE: **REASON:** 15 CHANGE: **REASON:** 16 CHANGE: **REASON:** 17 CHANGE: **REASON:** 18 I have read the foregoing transcript of my deposition and except for any 19 corrections or changes noted above, I hereby subscribe to the transcript as an accurate 20 record of the statements made by me. 21 Date 22 23 Stephanie Hofer 24 25



Page 458 STEPHANIE HOFER October 13, 2006 COMMONWEALTH OF MASSACHUSETTS) 1 SUFFOLK, SS. ) 2 3 4 I, Jeanette Maracas, Registered 5 Professional Reporter and Notary Public in and for the Commonwealth of Massachusetts, do hereby certify that there came before me on 6 the 13th day of October, 2006, at 1:10 p.m., 7 the person hereinbefore named, who was by me duly sworn to testify to the truth and 8 nothing but the truth of his knowledge touching and concerning the matters in controversy in this cause; that he was 9 thereupon examined upon his oath, and his examination reduced to typewriting under my 10 direction; and that the deposition is a true 11 record of the testimony given by the witness. 12 I further certify that I am neither 13 attorney or counsel for, nor related to or employed by, any attorney or counsel employed 14 by the parties hereto or financially interested in the action. 15 In witness whereof, I have hereunto 16 set my hand this 20th day of October, 2006. 17 18 19 20 21 Notary Public My commission expires 9/6/13 22 23 24 25

