- For depositions, Defendants may take up to 95 depositions consisting of depositions of opt-in plaintiffs who were chosen for written discovery, or any other plaintiff who submitted a declaration in support of conditional collective action certification, final collective action certification, or Rule 23 class certification. The deponents will be of Defendants' choosing. Each deposition shall be limited to four hours, excluding cross examination and redirect.
- Plaintiffs may take one deposition for each deposition taken by Defendants of the opt-in
  plaintiffs. Plaintiffs may take depositions of a store manager, the joint venture partner
  or regional venture partner for each opt-in plaintiff who has been deposed by Defendants.
   Each deposition shall be limited to four hours, excluding cross examination and redirect.
- The parties shall meet-and-confer on a mutually agreeable time and location for each deposition.
- If an opt-in plaintiff fails to comply with a deadline for written discovery or appear at deposition, the parties shall meet and confer regarding the appropriate solution for moving forward. If the parties cannot reach an agreement without court intervention, Defendants may seek appropriate relief at the appropriate time, including moving to strike any declaration submitted by that opt-in plaintiff. The Court herein expresses no opinion as to the merits of such a motion.

IT IS SO ORDERED.

DATED: August 18, 2015

NANCY J. KOPPE

United States Magistrate Judge