

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

RALPH VARGAS and BLAND -

	prepared by Ivan Rodriguez and produced during discovery bates stamped number 000033	
6.	The notes and drum transcriptions prepared by Matthew Ritter attached to his declaration as exhibit "B."	
7.	The waveform graphs prepared by Ivan Rodriguez comparing <i>BDG</i> and <i>Aparthenonia</i> , which is attached to Ivan Rodriguez declaration.	
8.	The graphs, charts and other documents comparing the frequency spectra of the first 2.3 second of drum music in <i>Aparthenonia</i> and <i>BDG</i> which is attached to the expert report of Dr. Steven Smith.	
9.	Plaintiffs documents identified as bates stamped numbers 000003 and 000017, identifying the names of the distribution companies that distributed <i>FD II</i> and <i>BDG</i> .	
10.	A copy of the recording <i>BDG</i>	
11.	A copy of the recording <i>Aparthenonia</i>	
12.	A copy of the recording of the <i>Celebex Commercial</i> containing <i>Aparthenonia</i>	
13.	A copy of all declarations and reports, including all the exhibits attached thereto, prepared by witnesses and experts for Defendants, <u>except the second report by Dr. Richard Boulanger which was submitted after the close of discovery and as an exhibit to Defendants' second motion for summary judgment.</u>	
14.	Plaintiffs Second Amended Complaint	
15.	Plaintiffs first set of interrogatories to Defendant Transeau	

16.	Plaintiffs first demand for the production of documents and things to Defendant Transeau	
17.	Plaintiffs first set of interrogatories to Defendant Transeau and responses thereto	
18.	Plaintiffs first demand for the production of documents and things to Defendant Transeau and responses thereto	
19.	Plaintiffs first set of interrogatories to Defendant EWC	
20.	Plaintiffs first demand for the production of documents and things to Defendant EWS	
21.	Plaintiffs first set of interrogatories to Defendant EWC and responses thereto	
22.	Plaintiffs first demand for the production of documents and things to Defendant EWC and responses thereto	
23.	Defendant Transeau's Answer to Plaintiffs' Second Amended Complaint	
24.	Defendant EWC Answer to Plaintiffs' Second Amended Complaint	
25.	Initial Report of Dr. Steven Smith bates stamped numbers 000040, 000040A, 000040B	
26.	Copy of e-mail written by Defendant Transeau identified as Plaintiffs Exhibit 6 from Defendant Transeau's deposition and bates stamped numbers 000044, 000045, 000046, 000047	
27.	Deposition transcript of Defendant Brian Transeau taken on August 16, 2006. If necessary for impeachment.	

28.	E-mail dated July 28, 2006 from Plaintiffs' counsel to Defendant BT's attorneys (only if communications between attorneys is admissible by Court).	
29.	E-mail dated August 7, 2006, 3:21 P.M., from Defendant BT's attorneys to Plaintiffs' counsel (only if communications between attorneys is admissible by Court).	
30.	E-mail dated August 7, 2006, 5:25 P.M., from Plaintiffs' counsel to Defendant BT's attorneys (only if communications between attorneys is admissible by Court).	
31.	E-mail dated August 7, 2006, 5:25 P.M., from Plaintiffs' counsel to Defendant BT's attorneys (only if communications between attorneys is admissible by Court).	
32.	Letter from Plaintiffs' counsel to Defendant BT's attorneys dated August 15, 2006 (only if communications between attorneys is admissible by Court).	
33.	Declaration of Anthony Ricigliano, and the exhibits attached thereto, dated	
34.	Copy of compact disc identified as Exhibit D in the declaration of Ivan Rodriguez	