

EXHIBIT F

From: Dean Boland
Sent: Monday, July 16, 2012 1:07:09 PM (UTC-05:00) Eastern Time (US & Canada)
To: Southwell, Alexander H.
Cc: paul.argentieri@gmail.com
Subject: Re: Stroz depositions

Alex:

This is mostly correct. We intend to depose each witness for a half day on each of those days. I don't anticipate needing more than a half day to depose them each. In case, however, we want them set as you note below, on separate days.

Dean Boland.

On Mon, Jul 16, 2012 at 12:17 PM, Southwell, Alexander H. <ASouthwell@gibsondunn.com> wrote:

This will confirm your statement to me today that you no longer wish to depose Eric Friedberg and Jason Novak of Stroz, which had been scheduled for this week. You have indicated you would instead depose Bryan Rose for a full day and Michael McGowan for a full day. We have arranged for Mr. Rose's deposition to commence at 10am on Wednesday, July 18th at our offices. Mr. McGowan's deposition will commence at 10am on Thursday, July 19th at our offices. We are advising Mr. Friedberg and Mr. Novak that they will no longer be deposed.

Alexander H. Southwell
Partner

GIBSON DUNN

Gibson, Dunn & Crutcher LLP
200 Park Avenue, New York, NY 10166-0193
Tel [+1 212.351.3981](tel:+12123513981) • Fax [+1 212.351.6281](tel:+12123516281)
ASouthwell@gibsondunn.com • www.gibsondunn.com

This message may contain confidential and privileged information. If it has been sent to you in error, please reply to advise the sender of the error and then immediately delete this message.

--
Dean Boland
Owner/Member

Boland Legal, LLC
1475 Warren Road
Unit 770724
Lakewood, Ohio 44107
216.236.8080 ph
866.455.1267 fax
dean@bolandlegal.com

Please note, I typically only review my emails once daily. If there is something urgent in any email, please do not hesitate to contact my office at 216-236-8080.