

# EXHIBIT G

**From:** Dean Boland  
**Sent:** Thursday, July 12, 2012 7:28:02 PM (UTC-05:00) Eastern Time (US & Canada)  
**To:** Southwell, Alexander H.  
**Cc:** Benjamin, Matthew; Paul Argentieri; Aycock, Amanda  
**Subject:** RE: Rantanen Deposition on for Monday

Alex:

Blanco can do any of the three days I mentioned. So, lets set it up so he is the first day, the 24th, and the other two depositions are the next two days. Then the existing two depositions do not have to be moved at all.

How's that? I know you want to depose him first and that's fine.

Dean Boland

On Jul 12, 2012 6:04 PM, "Southwell, Alexander H." <[ASouthwell@gibsondunn.com](mailto:ASouthwell@gibsondunn.com)> wrote:

We are not agreeing to put off Rantanen without setting Blanco to occur prior to our document experts' depositions. We can do Blanco on the 23<sup>rd</sup>, or possibly the 24<sup>th</sup> if the depositions scheduled for the 25<sup>th</sup> and 26<sup>th</sup> get bumped back a day. You mentioned that Blanco had trial on the 23<sup>rd</sup>, but those dates often move, so please see if Blanco can do the 23<sup>rd</sup>.

Tytell is scheduled to be deposed by you in the afternoon of the 25<sup>th</sup> in our offices.

**From:** Dean Boland [mailto:[dean@bolandlegal.com](mailto:dean@bolandlegal.com)]  
**Sent:** Thursday, July 12, 2012 2:40 PM  
**To:** Southwell, Alexander H.; Paul Argentieri  
**Subject:** Rantanen Deposition on for Monday

Alex:

Mr. Rantanen and I just spoke. He will be at your offices at 10:00 am on Monday, July 16, 2012 for his deposition.

His daily rate for his deposition is \$3150.00. He is advised to retain travel receipts and to provide those to me within 30 days of his deposition for reimbursement of those.

Finally, he is gathering the responses to the items you wanted more information about. Those should be provided today for email to you.

As to Blanco's deposition, we have two deposition (the Stroz Friedberg folks) set for Wednesday and Thursday of the following week, Albert Lyter and Gerald LaPorte. I may have a conflict with July 27th. I should know one way or another on that by tomorrow.

Therefore, we need to discuss further about Mr. Blanco's revised deposition date.

Finally, I do not have a date on my calendar for Mr. Tytell's deposition although he was noticed along with your other experts. If I have overlooked a date we agreed to for his deposition, please advise. Otherwise, please suggest dates for his deposition within the 60 day period expiring August 4, 2012.

Dean Boland.

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Dean Boland

Owner/Member

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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](tel:216-236-8080).

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