

Exhibit

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May 29, 2008

VIA E-MAIL

Charles Davant, IV
WILLIAMS & CONNOLLY LLP
725 Twelfth Street, N.W.
Washington, DC 20005

Re: Evans, Finnerty, Seligmann v. The City of Durham, North Carolina, et al.

Dear Charles:

Regarding your letter of May 21:

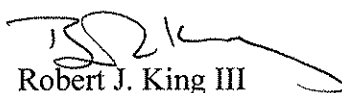
a. E-mail. No potentially relevant information exists on any personal e-mail accounts, including any personal e-mail accounts of Richard Clark. As previously mentioned, I cannot speak for any ESI generated by Dr. Meehan after he left DSI (or for any other employee after his or her separation from ESI).

b. Hard drives. No potentially relevant information exists on hard drives in the custody of DSI or Richard Clark, other than Dr. Meehan's former hard drive, which we have duplicated and preserved.

c. Portable devices. DSI does not issue personal digital assistants or other electronic storage devices to its employees. To the extent DSI employees use personal portable devices, those devices do not contain potentially relevant information.

Your question about what documents DSI may have produced in a prior proceeding does not go to the question of the current status of ESI or the protection of same, and therefore this question should be saved for the actual discovery process. As we have explained, DSI and Mr. Clark have taken appropriate steps to preserve ESI.

Sincerely,



Robert J. King III

RJK:mh

cc: Kearns Davis
Clint Pinyan
DJ O'Brien