

From: "Parker, Crystal" <cparker@jw.com>
Subject: FW: Production of privileged documents
Date: October 24, 2008 4:25:42 PM CDT
To: <jh@jamesholmeslaw.com>

Below is the agreement. Please sign it and return it to us, and I will send you the documents.

Thanks!

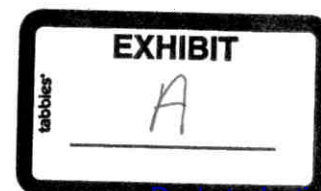
Crystal J. Parker
Jackson Walker L.L.P.
713-752-4217

From: Parker, Crystal
Sent: Monday, October 20, 2008 6:29 PM
To: 'James Holmes'
Cc: Babcock, Chip; 'gimlawoffice@gmail.com'; Adair, Kathy; Senneff, Angie
Subject: Production of privileged documents

Jamey,

We will agree to produce the documents we have discussed (listed below) with the following agreement. We have made a few changes to the version you sent us.

Eric Albritton agrees to withdraw his Motion to De-Designate Confidential documents with prejudice and agrees not to move to de-designate (1) any documents that were the subject of Plaintiff's Motion Challenging Designation of Certain Documents as Confidential or to Modify the Protective Order ("the Motion") and (2) any documents that are the subject of this agreement. In exchange, Cisco agrees to produce the following documents within three business days with the redactions indicated below. Eric Albritton expressly agrees that all of the following documents will be treated as privileged and are being produced as Highly Confidential documents pursuant to the Protective Order entered in this



case because of the unique nature of this case.

Redacted – List of Privileged
Documents

Agreed - *[Signature]*