

Exhibit B

6	<p>1 LOS ANGELES, CALIFORNIA; 2 MONDAY, SEPTEMBER 20, 2010, 3 10:02 A.M. 4 5 ALBERT BOOTESAZ, having been duly affirmed, was 6 examined and testified as follows: 7 8 EXAMINATION 9 BY MS. FOSTER: 10 Q. Mr. Bootesaz, will you please state your full 11 name and address for the record. 12 A. Albert Bootesaz, 2200 South Fort Apache, No. 13 2036, Las Vegas, Nevada 89117. 14 Q. Do you also have a residence here in Los 15 Angeles? 16 A. Yes. 17 Q. And can you tell us that address, please. 18 MR. MOKHTARZADEH: Before that, let me make - 19 - interpose an objection on privacy grounds. Given 20 today's environment, I regularly advise my clients not 21 to disclose their residential address. If there's an 22 issue regarding service of a subpoena, I'll be happy to 23 accept service of subpoena. 24 MS. FOSTER: I appreciate that. 25 MR. MOKHTARZADEH: Short of that, I would</p>	8
7	<p>1 rather not get his residential place involved. 2 BY MS. FOSTER: 3 Q. Mr. Bootesaz, are you appearing today on 4 behalf of the defendant in this lawsuit Nanal 5 Incorporated? 6 A. Yes. 7 Q. Am I pronouncing that correctly, Nanal 8 Incorporated? 9 A. Correct. 10 Q. And what is your role at Nanal Incorporated? 11 A. I'm the president of the company. 12 Q. Did you bring any documents with you today, 13 Mr. Bootesaz? 14 A. No. 15 Q. Did you have a chance to review the notice of 16 deposition that was sent to Nanal Incorporated? 17 A. No. 18 Q. Are you appearing here pursuant to that 19 notice of deposition? 20 A. On the advice of counsel. 21 Q. What is Nanal Incorporated's primary place of 22 business? 23 A. Las Vegas, Nevada. 24 Q. What is the business address? 25 A. 330 Rainbow Avenue, Las Vegas, Nevada 89109.</p>	9
6	<p>1 Q. And is that a home or an office building? 2 A. Office building. 3 Q. And does Nanal own the office building? 4 A. No. 5 Q. Does Nanal have any other places of business? 6 A. No. 7 Q. How is Nanal operated? 8 A. It's a Web site company. 9 Q. Is it exclusively Web site? 10 A. Exclusively Web site. 11 Q. Can you tell me the names of the Web sites 12 that Nanal operates? 13 A. LeatherUp.com, l-e-a-t-h-e-r-u-p.com. 14 Q. Does Nanal own any other Web sites other than 15 LeatherUp.com? 16 A. No. 17 Q. Is Nanal a corporation? 18 A. Yes. 19 Q. Is it an S corporation? 20 MR. MOKHTARZADEH: Objection. Relevance. 21 You can answer if you know. 22 THE WITNESS: I don't know what it is. 23 BY MS. FOSTER: 24 Q. Does Nanal have directors? 25 MR. MOKHTARZADEH: Objection. Relevance.</p>	8