

Exhibit E

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1 what you're saying.
 2 MR. MOKHTARZADEH: Mr. Bootesaz, it's
 3 important for you to allow Ms. Foster to finish her
 4 question. You don't want to talk over each other. Let
 5 her finish her question, and then afterwards you can
 6 respond, and I'm sure Ms. Foster will let you finish
 7 your comment before she responds. The court reporter
 8 can only take down one person at a time.
 9 Go ahead.
 10 BY MS. FOSTER:
 11 Q. Does Nanal Inc. issue an annual report?
 12 A. I don't know.
 13 Q. Do you know if Nanal Inc. has any corporate
 14 records?
 15 A. I don't know.
 16 Q. Do you know who would know that?
 17 A. I don't know.
 18 Q. Does Nanal Inc. have any corporate
 19 resolutions?
 20 A. I don't know.
 21 Q. Does Nanal Inc. have any employees?
 22 A. Me and my sister, and I believe there are two
 23 more, but at this time I don't know who they are.
 24 Q. And where are the employees located?
 25 A. In Nevada.

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1 Q. The two other than your sister and yourself
 2 are in Nevada?
 3 A. They're different places.
 4 Q. What's the general business purpose of Nanal
 5 Inc.?
 6 A. Operate to a Web site called LeatherUp.com.
 7 Q. And what's the business purpose of the Web
 8 site?
 9 A. Promote and sales of motorcycle apparel and
 10 accessories and parts.
 11 Q. Has Nanal Inc. ever been involved in other
 12 litigation?
 13 A. Yes.
 14 Q. Can you tell me how many times?
 15 A. Once.
 16 Q. And can you tell me just generally what that
 17 case was about.
 18 A. Is it related to this case?
 19 MR. MOKHTARZADEH: They're entitled to some
 20 background information. That's okay.
 21 THE WITNESS: You already talked to the
 22 attorney, Ms. What's-Her-Name. She sent a letter that
 23 she talked to attorney, so you know the story.
 24 MR. MOKHTARZADEH: Just answer the question
 25 if you know. It's okay.

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1 THE WITNESS: Yes.
 2 BY MS. FOSTER:
 3 Q. And I asked you what was the nature of the
 4 other litigation.
 5 A. I don't remember at this time.
 6 Q. Does Nanal Inc. have offices in Los Angeles?
 7 A. No.
 8 Q. Does it have a fulfillment center in Los
 9 Angeles?
 10 A. Not a direct one.
 11 Q. Does it have a warehouse in Los Angeles?
 12 A. No.
 13 Q. Can you tell me how Nanal Inc. operates its
 14 business. Is it a -- do you maintain a warehouse of
 15 stock or --
 16 A. No. We do not have inventory -- Nanal Inc.
 17 doesn't have inventory or a warehouse. Promotion and
 18 sales only.
 19 Q. And how do you make your sales?
 20 A. Through the Web site.
 21 Q. Do you own any other companies other than
 22 Nanal Inc.?
 23 A. Yes.
 24 MR. MOKHTARZADEH: Objection. This is notice
 25 of deposition of Nanal Inc. To the extent that my

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1 client is here, he's here acting as an officer or
 2 person related to Nanal Inc., and I think his
 3 examination should be limited to his capacity as an
 4 officer of Nanal Inc. Whether or not --
 5 MS. FOSTER: Your objection is noted. That's
 6 my only question. I asked him if he owned other
 7 companies, he said yes, and we'll move on.
 8 Q. Does Nanal Inc. own any Web sites other than
 9 LeatherUp.com?
 10 A. No.
 11 MR. MOKHTARZADEH: Objection. Asked and
 12 answered.
 13 BY MS. FOSTER:
 14 Q. Does Nanal Inc. own a Web site called
 15 LeatherUpSite.com?
 16 A. Excuse me?
 17 Q. LeatherUpSite.com.
 18 MR. MOKHTARZADEH: Could you spell that,
 19 please.
 20 MS. FOSTER: L-e-a-t-h-e-r-u-p-s-i-t.com.
 21 MR. MOKHTARZADEH: S-i-t.com? Not E?
 22 MS. FOSTER: S-i-t-e.
 23 THE WITNESS: Can I see?
 24 MR. MOKHTARZADEH: LeatherUpSite.
 25 THE WITNESS: LeatherUpSite.com. No.