3) The Defendant Plouffe remains a witness, and is not excused from discovery and testifying as a Fed. R. Civ. P. 30(b)(6) designee of other defendants, and as an ordinary witness in the case. 4) If the events of the bankruptcy filing disrupted the discovery plan, the discovery period should be extended to allow for completion of only such discovery as was disrupted. 5) The Court will continue to rule on pending motions as they become ripe for decision, and will continue its trial planning. It is so ordered. The Clerk of the Court is instructed to send uncertified copies of this Order to all counsel of record and to any party appearing pro se at said party's last known address. DATED this 4<sup>th</sup> day of August, 2009. United States District Judge