Ex. J

Subject: RE: Clarification needed

From: "Gregory Simpson"

Date: Tue, 5 Jan 2010 17:45:45 -0600

To: "Bob"

CC: "G. Arthur Joy", "John Pucci", "Lizette Richards", "Kristin L. Kingsbury", "William Christopher Penwell", "Jerrie Hayes", "Gerald

Duffy"

Bob-

No. If you publish the substance of anything we designated as confidential under the Protective Order, we will seek to have you held in contempt of court, in addition to any other remedies available to us.

M. Gregory Simpson Meagher & Geer, P.L.L.P. 33 South Sixth Street, Suite 4400 Minneapolis, MN 55402 Direct: (612) 337-9672 Fax: (612) 877-3138

gsimpson@

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From: Bob [mailto:bob@]
Sent: Tuesday, January 05, 2010 5:28 PM

To: Gregory Simpson; Gerald Duffy

Cc: G. Arthur Joy; John Pucci; Lizette Richards; Kristin L. Kingsbury; William Christopher Penwell; Jerrie Hayes

Subject: Clarification needed

Counselors Simpson and Duffy:

I note in plaintiffs' response to our motion filed on Monday the following sentence:

... Plaintiffs simply want this litigation to end. However, they reserve all rights under the Protective Order and their right to enforce this Court's order that the records be returned if Pickle and Joy publish information under the Protective Order.

Have the plaintiffs abandoned their attempted confidentiality designation of material that does not fit the qualifications of the confidentiality order, such as, *inter alia*, IRS Form 990's, IL Form AG990-IL's, OR

Form CT-12, 3ABN's financial statements and bylaws, flight information, material not designated confidential before the case was dismissed, material we also obtained from collateral sources, and material pertaining to the child molestation allegations against Tommy Shelton?

Bob Pickle

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