

Ex. A

Ex. J
(A-N)

[Exhibit A for the motion to compel filed in the District of Michigan was already filed in this case as Docket No. 1. To conserve resources it is not duplicated here.]

Ex. B

1354 County Highway 21
Halstad, MN 56548
(218) 456-2568
March 13, 2008

Daniel Hall, Secretary-Treasurer
Remnant Publications
649 E. Chicago Road
Coldwater, MI 49036

Dear Dan:

I really appreciate Dwight's assurance that Remnant would not make it difficult for us to obtain the necessary documents we need to defend ourselves.

Paragraphs 46g and 46h of Danny Shelton and 3ABN's complaint against us state:

g. 3ABN Board members have personally enriched themselves as officers and directors of 3ABN in violation of the Internal Revenue Code.

h. Danny Shelton wrongfully withheld book royalties from 3ABN and refused to disclose those royalties in proceedings before a court of law related to the distribution of marital assets.

Attorney Bappert told me that his position was that information from Remnant regarding how much royalties Danny Shelton was paid was irrelevant to the lawsuit against us. In light of the above quotes, his position is untenable.

Additionally, when a party in a suit puts at issue matters that are normally privileged, their rights of privilege are thereby waived.

Attorney Bappert also informed us that we would need to file a motion to compel before Remnant would produce any documents whatsoever. We have accordingly opened up a miscellaneous case there in Michigan for that purpose, though we would hope that such a proceeding would be unnecessary, since Federal Rule of Civil Procedure 37(a)(5)(A) may authorize the payment of the expenses we would incur in so doing.

To avoid any expense to Remnant, unless you have another suggestion, we would plan on providing our own equipment to copy the requested materials, and would do our own copying. We would need at your earliest convenience the types of materials we are talking about so that we can make sure we have the right equipment and blank media.

As a reminder from our last letter, multiple sources informed us that Danny Shelton was trying to hide his Remnant *Ten Commandments Twice Removed* earnings from his board members, and

March 13, 2008
Page 2

that there was a secret account which contained those earnings.

I would be happy to inspect and copy the requested documents at Remnant or to have you forward copies of them to me by mail or electronically as we discussed earlier. However, if you prefer, I have reserved Conference Room 1 at the Branch County Courthouse, 31 Division St., Coldwater, for our use on April 15, 2008, at 8:30 am. Conference Room 1 is on the second floor. After leaving the elevator take a right, and the conference room is on the left.

Sincerely,

A handwritten signature in black ink that reads "Bob Pickle". The signature is written in a cursive, slightly slanted style.

Bob Pickle, *pro se*

Gailon Arthur Joy, *pro se*

cc: Charles Bappert

AO88 (Rev. 12/06 - WDMI 12/07) Subpoena in a Civil Case

**Issued by the
UNITED STATES DISTRICT COURT**

Western
Three Angels Broadcasting Network,
Inc., and Danny Lee Shelton, I

DISTRICT OF Michigan

SUBPOENA IN A CIVIL CASE

Gailon Arthur Joy and Robert
Pickle

Case Number:¹ 07-40098-FDS
District of Massachusetts

TO: Daniel Hall or keeper of the
records at Remnant Publications,
greetings!

YOU ARE COMMANDED to appear in the United States District court at the place, date, and time specified below to testify in the above case.

PLACE OF TESTIMONY	COURTROOM
	DATE AND TIME

YOU ARE COMMANDED to appear at the place, date, and time specified below to testify at the taking of a deposition in the above case.

PLACE OF DEPOSITION	DATE AND TIME
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YOU ARE COMMANDED to produce and permit inspection and copying of the following documents or objects at the place, date, and time specified below (list documents or objects):

See Exhibit A

PLACE <u>Conference Room 1, Second Floor, Branch County Courthouse, 31 Division Street, Coldwater, MI 49036</u>	DATE AND TIME <u>4/15/08 8:30am</u>
---	--

YOU ARE COMMANDED to permit inspection of the following premises at the date and time specified below.

PREMISES	DATE AND TIME
----------	---------------

Any organization not a party to this suit that is subpoenaed for the taking of a deposition shall designate one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf, and may set forth, for each person designated, the matters on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6).

ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT)  <u>DEPUTY CLERK</u>	DATE <u>JAN 11 2008</u>
--	----------------------------

ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER

Ronald C. Weston, Sr.
Clerk U. S. District Court
110 Michigan St. N. W.
Grand Rapids, MI 49503

(See Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

EXHIBIT A

YOU ARE COMMANDED to produce and permit inspection and copying of the following documents or objects at the place, date, and time specified:

For the time period of January 1, 2000, or the first date Remnant Publications performed publishing or printing services for Danny Shelton or the following entities, whichever is later, onward to the present day:

- All contracts, agreements, records, transmittals, invoices, correspondence (including but not limited to memos, letters, emails (electronic or otherwise), faxes, and recorded conversations), or other documents known or believed to be pertaining to any of the following individuals or entities.
- All ledgers, journals, records of accounts, transmittals, invoices, or other documents relating to direct or indirect payments known or believed to be made to or on behalf of, or received from or on behalf of any of the following individuals or entities.
- All records of money known or believed to be held or to have been held for any of the following individuals or entities.
- All bank statements for any accounts which any of the following individuals or entities had funds maintained in, paid into, were paid from, or had access to, whether by ATM card, by being a signatory, or by any other means, including but not limited to any such accounts at Century Bank and Trust; and records of when any such accounts were established, and of all who have been signatories on those accounts.
- All manuscripts or works in progress known or believed to be about, owned by, authored by, or under the control of any of the following individuals and entities, including but not limited to manuscripts or works in progress that pertain to books, pamphlets, tracts, audio or video recordings, or other digital recordings.
- All documents pertaining to royalties attributed to works known or believed to be owned by, authored by, or under the control of any of the following individuals and entities, including without limitation *The Antichrist Agenda* and *The Ten Commandments Twice Removed*, and any translations thereof, or pertaining to royalties paid directly or indirectly to D&L Publishing, DLS Publishing, Danny Shelton, or one of his relatives.

Individuals and entities:

- Three Angels Broadcasting Network, Inc., and all organizations known or believed to be related to it or controlled by it, and all names known or believed to be assumed by it, whether past or present, whether for profit or non-profit, including but not limited to: Three Angels Broadcasting, Inc., Three Angles Broadcasting, Inc., Three Angel's Broadcasting School, Inc., Broadcast Communications Service, Inc., Three Angels TV & Radio Broadcasting Network (in Russia), Tres Anjos Broadcasting Network - LTDA (in Brazil), Association Three Angels Broadcasting Network (in Peru), 3ABN, 3ABN Philippines, Inc., Three Angels Enterprises, L.L.C., Crossbridge Music, Inc., 3ABN Books, 3ABN Music, or 3ABN Radio.
- All individuals known or believed to be officers, directors, employees, volunteers, or agents of Three Angels Broadcasting Network, Inc. during the relevant time period, whether still in that capacity or not, including but not limited to: David E. Carson, Larry Ewing, Danny Lee Shelton, Linda Sue Shelton, Brandy/Brandi Elswick/Murray/Shelton,

Mollie Steenson, May E. Chung, J. Wayne Coulter, Kenneth Denslow, Merlin Fjarli, Dr. Robert Ford, James W. Gilley, William (Bill) Hulsey, Ellsworth McKee, Garwin McNeilus, Nicholas Miller, Wintley Phipps, Larry Romrell, Stan Smith, G. Ralph Thompson, Dr. Walter Thompson, Max Trevino, Carmelita Troy, Owen Troy, and Larry Welch.

- Any DBA's of Danny Lee Shelton, or any organizations over which he is known or believed to have or have had control, including but not limited to D & L Publishing and DLS Publishing, and any individuals known or believed to be directors, officers, employees, or volunteers of the same.

Definitions:

- **You** or **Your** means Remnant Publications, Dwight Hall, president, or Daniel Hall, vice-president, secretary, or treasurer.
- **Or** is used in the inclusive sense (i.e. "and/or"). Thus, if a request seeks all documents relating to "A or B," You are to produce all documents relating to "A," all documents relating to "B," and all documents relating to "A and B."
- **Employee** means anyone known or believed to have performed services for Three Angels Broadcasting Network, Inc. at any time from January 1, 2000, onward to the present, whether paid or not, over which 3ABN exercised the typical control of an employer-employee relationship, including but not limited to the dictation of the way or manner, or the time and place where those services must be performed.
- **Document** shall have the broadest possible meaning permitted under applicable law, and shall include any written, recorded or graphic material of any kind, including the originals and all non-identical copies, including those materials in electronic form, that is or has been in Your possession, control or custody or of which You have knowledge.

Instructions:

- If any document requested herein was at one time in existence but has been lost, discarded or destroyed, identify such document as completely as possible, providing as much of the following information as possible:
 1. the type of document;
 2. the document's date;
 3. the date or approximate date the document was lost, discarded or destroyed;
 4. the circumstances under which and the manner in which the document was lost, discarded or destroyed;
 5. the reason or reasons for disposing of the document (if discarded or destroyed);
 6. the identity of all persons authorized or having knowledge of the circumstances surrounding disposal of the document;
 7. the identity of the person(s) who lost, discarded, or destroyed the document; and
 8. the identity of all persons having knowledge of the contents of the document.

Ex. C

**BIRINGER, HUTCHINSON, LILLIS, BAPPERT & ANGELL, P.C.
ATTORNEYS AT LAW**

CENTURY BANK AND TRUST BUILDING
100 WEST CHICAGO STREET
COLDWATER, MICHIGAN 49036-1897

JOHN D. HUTCHINSON*
CHARLES J. LILLIS*
CHARLES R. BAPPERT**
MEGAN R. ANGELL
KARLYE A. HORTON
*also admitted in Indiana
**also admitted in Ohio

PHONE (517) 279-9745
TOLL FREE (866) 279-9745
FAX (517) 278-7844

Charles.Bappert@Coldwaterlaw.com

RICHARD F. BIRINGER
of counsel

April 1, 2008

G. Arthur Joy
3 Clinton Road
Box 1425
Sterling, MA 01564

Robert Pickle
1354 County Highway 21
Halstad, MN 56548

**Re: Remnant Publications, Inc.
Subpoena for records in Case No. 07-40098-FDS
United States District Court for the Central District of Massachusetts
United States District Court for the Western District of Michigan**

Dear Mr. Joy and Mr. Pickle:

As you know, I represent Remnant Publications, Inc. in responding to your subpoena which was served upon Daniel Hall at Remnant Publications on Monday, March 31, 2008.

Under FRCP 45(c)(2)(B) Remnant Publications, Inc. objects to the subpoena because it is overbroad in the scope of the documents it seeks; it is burdensome; and it calls for the disclosure of confidential financial business records of a proprietary nature.

A party is not entitled to discovery that exceeds the scope of the case at issue. Also, a party is not entitled to rummage through files of documents having no bearing on his or her allegations simply to determine whether anything of interest might be found. According to your letter to Dwight Hall, you need these documents to “defend yourself” from allegations of defamation. If your “informed sources” do not have a factual basis for the allegations they have made, you are not going to find any records from Remnant Publications which prove or disprove opinions.

Your subpoena demands the production of “all contracts,” “all ledgers,” “all records of money,” “all manuscripts,” and “all documents containing detail for royalty expenses” for relationships between Remnant Publications, approximately a dozen corporations and more than a dozen individuals, including “all officers, directors, employees, or volunteers of Three Angels Broadcasting Network, Inc.”

April 1, 2008
Page -2-

There is nothing to suggest in the Federal Rules of Civil Procedure that they are designed to open the floodgates for uncontrolled, excessively time consuming searches and flows of words and documents, simply because a lawsuit has been filed. Even if relevant material is sought, the burden of producing this enormous volume of paper which you seek exceeds the value any such material may have to you, and requires a more narrow focus pointed to the allegations in the lawsuit itself (See *Lawrence v First Kansas Bank & Trust Co.*, 169 FRD 657, 662-663 (Kan. 1996).

Under FRCP 45(c)(2)(B)(i), following my objection, you are required to make a motion to compel and obtain an order to compel the production or inspection of the documents you have requested. If you make such a motion, and only until you make such a motion, Remnant Publications will answer that motion in court, by legal representation, whether the matter is heard in the United States District Court for the Central District of Massachusetts or the United States District Court for the Western District of Michigan.

I responded to your subpoena from the United States District Court for the Central District of Massachusetts, which was issued on November 28, 2007 with the same objection that I am raising here today. There is no substantive difference between that subpoena and the subpoena you have recently caused to be issued from the Federal District Court in the Western District of Michigan.

I believe you have already been advised by the court that you are required to follow the Federal Rules of Civil Procedure in obtaining discovery and in moving to compel the production of discovery once it has been objected to. It is a waste of judicial resources and contemptible for you to move from federal court to federal court obtaining subpoenas to have non-parties produce documents which have been objected to, arising from other subpoenas, without following the rules for the issuances of orders which serve your purposes, and at the same time failing to protect the non-parties who have custody and control of various documents.

It is not the court's responsibility, and it is not the non-party's responsibility to educate you in the substantive rules and procedural rules for the conduct of litigation in federal court.

It will take a protective order from the court to properly identify the scope of permissible documents from Remnant Publications, and it will also require a protective order that the disclosure of the documents be limited to you and your attorneys as you prepare for trial.

BIRINGER, HUTCHINSON, LILLIS,
BAPPERT & ANGELL, P.C.

s/ Charles R. Bappert

Charles R. Bappert

Ex. D

1354 County Highway 21
Halstad, MN 56548
(218) 456-2568
January 8, 2008

Charles R. Bappert
100 West Chicago Street
Coldwater, Michigan 49036

Dear Mr. Bappert:

This letter is in reply to your written response of December 10, 2007, to my subpoena in Case No. 07-40098-FDS filed in the U.S. District Court in the District of Massachusetts, and in response to our phone conversations.

I suppose that one thing that stands out is that your response is a bit out of date or deficient. As you mentioned to me on the phone, you have taken the position that how much royalties plaintiff Danny Shelton received from Remnant Publications is irrelevant to the allegations in the plaintiffs' complaint and our answers to those allegations. Your written response does not reflect that position.

Another difficulty is that your written response largely relies on the claim that our subpoena was overly broad, though you agreed with us on the phone that it probably wouldn't be all that time consuming after all since Dwight and Dan Hall would easily know what business Remnant has done with entities and individuals associated with the plaintiffs. Yet your response does not reflect that acknowledgment.

As far as the relevancy of our requests is concerned, your position is untenable. The plaintiffs have included in their complaint the issues of whether Danny Shelton properly disclosed his royalty income in his financial affidavit of July 2006, whether he properly disclosed those royalties to the 3ABN Board (their language on that one is a bit garbled), and whether he has improperly enriched himself in his 3ABN activities, one prominent activity being the 2006 *Ten Commandments Twice Removed* campaign. Thus, to object to the disclosure of royalty information on the basis of irrelevancy is absurd.

You expressed the need for a protective order. By all means feel free to petition the court for such whenever appropriate. But bear in mind that if, contrary to what Dwight Hall told me, it requires a motion to compel for us to obtain information relevant to our case, we will expect reimbursement from Remnant for the expenses we incur in so doing.

Sincerely,

Bob Pickle, *pro se*

Ex. E

18 April 2008

To whom it may concern:

This is to state and certify that I, and my wife, arrived at the Branch County Courthouse, 31 S. Division St., Coldwater, Michigan on Tuesday, April 15, 2008 at 8:20 a.m.. After passing through security, manned by Deputy Fadden, who informed us the room was on the 2nd floor and he advised us where to find the elevator. At first, no one on the 2nd floor knew where we should go but after speaking to three different persons we were told it's location. A Branch County Deputy working in circuit court escorted us to the room. We were in the conference room at 8:28 A.M. After we were set up to make copies of any documents presented in accordance with the subpoena, I reported to Penny, Clerk of the Court, showed her the subpoena, and informed her that we were present and awaiting Remnant Publishing in the conference room. We waited until 9:00 o'clock A.M., but with no appearance from Remnant Publishing, we vacated the room shortly thereafter.

Upon vacating conference room #1 I was approached by an attorney, named Doug Fisher, who was looking for a room to speak to his clients. Upon informing him that the other party we were waiting for did not show, he took his two clients into that room. We introduced ourselves to each other and he stated that he was an attorney, but not from Coldwater.

Upon leaving the courthouse I spoke to Deputy Fadden, who asked me if I had left a pocket knife with him when I entered the courthouse. I told him I had not, but I had one like it (an Oldtimer), but I had left mine in the car.

Sincerely,

James E. Salway
4551 241A Big Otter
Coldwater, MI 46137

State of Indiana
County of Steuben

Before me, James E. Salway, on this day personally appeared, James E. Salway, known to me through personal identification presented to me to be the person whose name is subscribed to the foregoing instrument and acknowledges to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office this 18 day of APRIL, 2008.

Seal



Christine D. Bright
Notary Public, Indiana
Steuben County
Comm. Expires Nov. 11, 2009

Christine D. Bright
Notary Public Signature

Ex. F

----- Original Message -----

Subject:Re: Question

Date:Mon, 23 Jul 2007 07:24:39 -0500

From:Walt Thompson

To:

Dear [REDACTED]

Wills and trusts help in two ways. A certain percentage of a Will made out in the name of 3ABN may be used by 3ABN (10% - 30%) at the time the Will is made out. The person making the Will receives a monthly or quarterly percentage, between 5% and 9% so long as he/she lives. What ever is left in the account at the time of death becomes the property of 3abn to be used as needed. Likewise, with revocable trusts, those who make the trusts receive interest from the money they have placed in trust. As the trust is written it designates who will receive the money at the time of death, a percentage determined jointly between 3ABN and the donor. Trusts, of course can be withdrawn in case of necessity, but that seldom happens.

3ABN has a book committee that reviews manuscripts and decides which books it wishes to publish. Danny has a seat on the committee as do many others, including people from Pacific Press and Remnant. Authors may decide who they want to do the publishing, either PP or Remnant, or others if they wish. Then 3abn and the publishers market the product when done.

Yes, while under fire, the ministry has continued to do the work it has been called to do. But God is so Good.

We appreciate your prayers and support. Word regarding what happens between 3abn and AF will undoubtedly become public before long.

Sincerely in Jesus' precious name,

Walter Thompson MD

Ex. G

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT

FRANKLIN COUNTY, ILLINOIS

FILED

JUL 18 2006

Tom Swank
FRANKLIN COUNTY
CIRCUIT CLERK

IN RE: THE MARRIAGE OF)

LINDA SUE SHELTON,)

Petitioner,)

vs.)

No. 05-D-30

DANNY LEE SHELTON,)

Respondent.)

FINANCIAL AFFIDAVIT

Pre-Judgment

Post-Judgment

I. INTRODUCTION

I, Danny L. Shelton, on oath state that my present age is 55, and that:

(b) (POST-JUDGMENT ONLY): The marriage of the parties was dissolved on June 25, 2004.

II. PARTIES AND CHILDREN

HUSBAND

Name: **Danny L. Shelton**
 Address: [REDACTED]
 Soc. Sec. #: **xxx-xx-9955**
 Date of Birth: [REDACTED]/51 Age: **55**
 Employer: **Three Angels Broadcasting**
 Occupation: **Television**

WIFE

Name: _____
 Address: _____
 Soc. Sec. #: _____
 Date of Birth: _____ Age: _____
 Employer: _____
 Occupation: _____

CHILDREN

NAME	Date of Birth	Age	With Whom Residing
N/A			
_____	_____	_____	_____
_____	_____	_____	_____

IMPORTANT - Attach most recent of last three months' pay stubs showing your year-to-date earnings and deductions. Also attach all pages & W-2 Forms of your last filed Federal and State Income Tax Returns. For those individuals who receive any income from self-employment sources, attach Federal and State Income Tax Returns for the last two years and supporting documentation for year-to-date earnings.

III. STATEMENT OF INCOME

GROSS MONTHLY INCOME from:
 Salary, wages, commissions, bonuses,
 allowances & overtime (NOTE: To
 arrive at gross monthly income multiply
 weekly gross by 52 and divide by 12, or
 multiply bi-weekly income by 26 and
 divide by 12)

HUSBAND

WIFE

\$5,991.00 \$ _____

III. STATEMENT OF INCOME (CONT.)

Pension or retirement	\$ _____	\$ _____
Social Security benefits	\$ _____	\$ _____
Disability or unemployment benefits	\$ _____	\$ _____
Public aid (ADC-Welfare)	\$ _____	\$ _____
Child support from prior marriage (alimony)	\$ _____	\$ _____
Rents	\$ _____	\$ _____
Other Income (specify):		
_____	\$ _____	\$ _____
_____	\$ _____	\$ _____
TOTAL GROSS MONTHLY INCOME	\$5,991.00	\$ _____

DEDUCTIONS:

Federal income tax withheld	\$1,035.00	\$ _____
State income tax withheld	\$175.00	\$ _____
Social Security and Medicare withheld	\$458.00	\$ _____
Medical or other health-related insurance	\$ _____	\$ _____
Union dues/mandatory retirement contributions	\$ _____	\$ _____
Dependent and individual health/hospital insurance premiums	\$ _____	\$ _____
Prior Court ordered support and/or maintenance, actually paid pursuant to a Court Order	\$ _____	\$ _____
Other deductions permitted by 750 ILCS §505(a)(3)(h) – (specify):		
_____	\$ _____	\$ _____
_____	\$ _____	\$ _____
TOTAL NET MONTHLY INCOME	\$4,323.00	\$ _____

Ex. H

[Exhibit H for the motion to compel filed in the District of Michigan was already filed in this case as Docket No. 60.

To conserve resources it is not duplicated here.]

THREE ANGELS BROADCASTING NETWORK, INC.
FINANCIAL STATEMENTS
AND SUPPLEMENTARY INFORMATION
DECEMBER 31, 2001

11. SPLIT INTEREST AGREEMENTS

Three Angels Broadcasting Network, Inc. is the beneficiary of several irrevocable charitable remainder unitrust agreements under which the assets funding the trusts were transferred to the Organization. Under these agreements, the Organization is to pay certain amounts for specified periods of time to the donors. The assets received are recorded at fair market value in the financial statements. The liabilities under unitrust agreements are recorded at the present value of expected future cash flows to be paid to the donors. Discount rates range from 5.6% to 7.4% in calculating the present value of the liabilities under unitrust agreements. The present value calculations are based upon single or joint life expectancy as applicable.

The Organization is the beneficiary of several revocable trust agreements. Assets received under revocable trust agreements are recorded as assets and refundable advances at fair value when received. Contribution revenue for the assets received is recognized when the agreements become irrevocable or when the assets are distributed to the Organization for its unconditional use.

The Organization is the beneficiary of several charitable gift annuities under which the assets funding the agreements were transferred to the Organization. Under these agreements the Organization is to pay fixed amounts for specified periods of time to the donors. The assets received are recorded at fair market value in the financial statements. The annuity liabilities are recorded at the present value of expected future cash flows to be paid to the annuity beneficiaries. Various discount rates are used in calculating the present values of the annuity liabilities. Present value calculations on some annuities are based upon single life expectancy, while others are based upon double life expectancy.

12. CONTRIBUTIONS RECEIVABLE

Contributions receivable represent December, 2001 contributions received in January, 2002.

13. FAIR VALUE OF FINANCIAL INSTRUMENTS

The Organization's financial instruments, none of which are held for trading purposes, include cash, investments, accounts receivable, accounts payable and notes payable. The Organization estimates that the fair values of all financial instruments at December 31, 2001, other than investments which are recorded at fair value, do not differ materially from the aggregate carrying values of its financial instruments recorded in the accompanying statement of financial position. The estimates, however, are not necessarily indicative of the amounts that the Organization could realize in a current market exchange.

14. RELATED PARTY TRANSACTIONS

The Organization purchases a portion of their inventory from an entity that is owned by two Board members. Purchases from this entity totaled \$75,000.00 for the year ending December 31, 2001.

15. PRIOR PERIOD ADJUSTMENTS

Subsequent to the issuance of the 2000 financial statements, it was determined that \$75,879.59 of net assets previously classified as unrestricted should have been classified as temporarily restricted. As a result of this determination, a reclassification has been made for this amount as of January 1, 2001. This reclassification had no effect on net income.

Ex. J

[The pages used as Exhibit J for the motion to compel filed in the Western District of Michigan were already filed in this case as pages 13–15 of Docket No. 63-31.

To conserve resources they are not duplicated here.]

Ex. K

[Exhibit K for the motion to compel filed in the Western District of Michigan was already filed in this case as pages 17–20 of Docket No. 63-31.

To conserve resources it is not duplicated here.]

Ex. L

[Exhibit L for the motion to compel filed in the Western District of Michigan was already filed in this case as pages 21–24 of Docket No. 63-31.

To conserve resources it is not duplicated here.]

Ex. M

[Exhibit M for the motion to compel filed in the Western District of Michigan was already filed in this case as pages 25–29 of Docket No. 63-31.

To conserve resources it is not duplicated here.]

Ex. N

[Exhibit N for the motion to compel filed in the Western District of Michigan was already filed in this case as pages 30–34 of Docket No. 63-31.

To conserve resources it is not duplicated here.]