

Exhibit 1

Linyard, Grayson L.

From: Alan Loewinsohn <alanl@lfdlaw.com>
Sent: Friday, April 01, 2016 8:50 AM
To: Eichman, John
Cc: Kerry Schonwald; Linyard, Grayson L.
Subject: Re: Hopper--JPMorgan Corporate Representative Deposition Topics

We do , subject to my right later to raise the issue after proper notice.

Alan Loewinsohn

Loewinsohn Flegle Deary, LLP
12377 Merit Drive, Ste 900
Dallas, Texas 75251

214 572 1707
alanl@lfdlaw.com

On Apr 1, 2016 8:13 AM, "Eichman, John" <jeichman@hunton.com> wrote:

Alan—

As we discussed on Wednesday, we propose to resolve the motion to quash regarding categories 11, 14, 15, 16 in your cross-notice for JPMorgan's corporate representative as follows:

No. 11—JPMorgan's corporate representative will be prepared to testify, based on feedback received through an inquiry directed to all current estate administration officers, about the following regarding each intestate estate administration handled in the last ten years: date of death; the estate officer who handled the administration; the approximate size of the estate; and whether any lawsuit was filed against JPMorgan in connection with the estate.

Nos. 14, 15 and 16—The corporate representative will testify to the amount of fees incurred by JPMorgan in its corporate capacity.

Once you confirm that we have an agreement to move forward with the deposition on this basis I will inform the court that she will not need to hear the motion on Monday.

John

John C. Eichman
Hunton & Williams LLP
1445 Ross Avenue, Suite 3700
Dallas, Texas 75202
(214) 468-3321

(214) 740-7118 (fax)