witness for examination, signature, and return to Shaw

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1
    Reporting & Digital Video Services by May 10, 2016.
 2
         That pursuant to information given to the deposition
 3
    officer at the time said testimony was taken, the
 4
    following includes all parties of record and the amount
 5
    of time used by each party at the time of the deposition:
 6
    FOR THE PLAINTIFF:
 7
              ALAN S. LOEWINSOHN, ESQ. - 3 hours 55 minutes
                alanl@LFDlaw.com
 8
              KERRY SCHONWALD, ESQ.
                kerrys@LFDlaw.com
 9
              JIM L. FLEGLE, ESQ.
                jimf@LFDlaw.com
10
              LOEWINSOHN FLEGLE DEARY, LLP
              12377 Merit Drive, Suite 900
11
              Dallas, Texas 75251
              Telephone: 214.572.1700
12
                         214.572.1717
              Fax:
13
    FOR THE DEFENDANTS STEPHEN B. HOPPER and
    LAURA S. WASSMER:
14
              ANTHONY L. VITULLO, ESQ. - 0 hours 0 minutes
15
                lvitullo@feesmith.com
              FEE, SMITH, SHARP & VITULIO, LLP
16
              Three Galleria Tower, Suite 1000
              13155 Noel Road
17
              Dallas, Texas 75240
              Telephone:
                          972.980.3254
18
                          972,934,9200
              Fax:
    FOR THE DEFENDANT JPMORGAN CHASE BANK:
19
20
              JOHN C. EICHMAN, ESQ. - 1 hour 57 minutes
                jeichman@hunton.com
21
              HUNTON & WILLIAMS LLP
              1445 Ross Avenue, Suite 3700
22
              Dallas, Texas 75202-2700
              Telephone: 214.468.3300
23
              Fax:
                         214.468.3599
24
         I further certify that I am neither counsel for,
25
```

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1
    related to, nor employed by any of the parties in the
 2
    action in which this proceeding was taken, and further
 3
    that I am not financially or otherwise interested in the
    outcome of this action.
 4
 5
         Further certification requirements pursuant to
 6
    Rule 203 of the Texas Code of Civil Procedure will be
 7
    complied with after they have occurred.
 8
         Certified to by me on this 19th day of April, 2016.
 9
10
11
                      James M. Shaw, RMR, Texas CSR No. 1694
12
                      Expiration date: 12/31/2016
                      Firm Registration No. 348
13
14
    SHAW REPORTING & DIGITAL VIDEO SERVICES
    4441 Carolina Street
15
    Grand Prairie, Texas 75052
    Toll Free:
                877.223.2997
16
   Metro:
                972.263.4353
                972,642,9167
    Fax:
17
   E-mail:
                jmshaw@sbcglobal.net
18
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1	FURTHER CERTIFICATION UNDER TRCP RULE 203
2	The original deposition was/was not returned to the
3	deposition officer on 5/12/16.
4	If returned, the attached Changes and Signature
5	page(s) contain(s) any changes and the reasons therefor.
6	If returned, the original deposition was delivered
7	to Han S. Wewinsohn Gustodial Attorney.
8	That $\frac{3/40.70}{1}$ is the deposition officer's charges
9	to the attorney(s) representing the Plaintiff for
10	preparing the original deposition and any copies of
11	exhibits;
12	That the deposition was delivered in accordance with
13	Rule 203.3, and that a copy of this certificate, served
14	on all parties shown herein and filed with the Clerk.
15	Certified to by me on this 25 day of
16	May , 2016.
17	
18	
19	Towns GGP No. 1604
20	James M. Shaw, RMR, Texas CSR No. 1694 Expiration date: 12/31/2016
21	Firm Registration No. 348
22	SHAW REPORTING & DIGITAL VIDEO SERVICES
23	4441 Carolina Street Grand Prairie, Texas 75052
24	Toll Free: 877.223.2997 Metro: 972.263.4353
	Fax: 972.642.9167
25	E-mail: jmshaw@sbcglobal.net