

UNITED STATES OF AMERICA THE FEDERAL TRADE COMMISSION OFFICE OF ADMINISTRATIVE LAW JUDGES

| In the matter of |) | |
|--|---|-----------------|
| Evanston Northwestern Healthcare Corporation, a corporation. |) | Docket No. 9315 |

COMPLAINT COUNSEL'S SUPPLEMENTAL SET OF DEPOSITION DESIGNATIONS

In accordance with Section 3.33 of the Commission's Rule of Practice (16 C.F.R. § 3.32) and the Scheduling Order dated March 24, 2004, as amended, Complaint Counsel provides the following supplemental set of designated portions of the depositions and investigational hearings transcripts that may be offered in evidence in this matter. Complaint Counsel reserves the right to supplement this list following receipt of Respondent's deposition designations. In addition, Complaint Counsel reserves the right to use any part of a transcript, even it it is not designated, for the purposes of contracting or impeaching the testimony of the deponent as a witness, in accordance with Rule 3.33 (g)(1). Also, Complaint Counsel reserves the right to withdraw this designation and to call one or more of these witnesses to testify at trial, or to call one or more of these witnesses at trial to supplement the testimony designated herein.

SCHELLING, HEIDI (Deposition In the Matter of Evanston/Highland Park, Docket No. 09315)

04:07 - 04:11

06:04 - 06:20

09:02 - 09:13

SCHELLING, HEIDI

(Deposition In the Matter of Evanston/Highland Park, Docket No. 09315)(cont'd)

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- 15:12 15:25
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- 20:08 23:03
- 24:15 24:24
- 26:08 27:05
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- 28:16 29:13
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- 55:02 55:21
- 57:08 57:11
- 58:05 58:11
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- 118:17 119:07
- 152:1 153:01
- 165:05 165:24
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- 181:03 182:07
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- 188:17 190:04
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MECKLENBURG, GARY

(Deposition In the Matter of Evanston/Highland Park, Docket No. 9315)

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- 05:13 05:16
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- 95:19 96:01
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- 101:04 101:10
- 102:10 102:12
- 105:08 106:11

PORN, LOU

(Deposition In the Matter of Evanston/Highland Park, Docket No. 9315)

- 4:12-7:25
- 9:3-9:22
- 12:3-13:1
- 13:8-18:14
- 18:20-25:12

PORN, LOU (Deposition In the Matter of Evanston/Highland Park, Docket No. 9315)(cont'd)

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KAPLAN, JOHN (Deposition In the Matter of Evanston/Highland Park, Docket No. 9315)

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Respectfully submitted,

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Dated: 2/2, 2005

CERTIFICATE OF SERVICE

This is to certify that on 2/2, 2005, I caused a copy of the foregoing to be served upon counsel for the respondents by electronic mail and first class mail delivery:

Michael Sibarium, Esquire WINSTON & STRAWN 1400 L Street, N.W. Washington, D.C. 20005

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Duane Kelley, Esquire WINSTON & STRAWN 35 West Wacker Drive Chicago, IL 60601-9703

Thomas H. Brock, Esq.

and deliver copies to:

The Honorable Stephen J. McGuire Chief Administrative Law Judge Federal Trade Commission Room H-106 600 Pennsylvania Avenue, NW Washington, DC 20580



UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

WASHINGTON, D.C. 20580



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February 2, 2005

EMAIL AND FIRST CLASS MAIL

Charles B. Klein, Esq. Winston & Strawn LLP 1400 L Street NW Washington, DC 20005

Re: Evanston/Highland Park, Docket No. 9315

Dear Chuck:

Attached is a copy of the Supplemental Set of Deposition Designations for Ms. Schelling, and Mssrs. Mecklenberg, Porn, and Kaplan.

For the record, I will note that I am not satisfied with the status of the negotiations regarding the deposition designations. To date, Respondent has insisted on designating a broad range of the testimony of the transcripts far in excess of proper designations under the completeness rule. As a result, Complaint Counsel has withdrawn our designations of about a half dozen deponents and elected to proceed with calling those witnesses at trial. Fortunately, until now, all of those deponents have been employees of Respondent.

These latest four designations, in contrast, are for third party deponents. It would be in the interest of these third parties, as well as the Court and both parties, if we can reach an agreement regarding the designation of the testimony of these four witnesses. Therefore, we remain willing to cooperate with you to this end, but I suggest it would be best if Respondent is more reasonable in its counterdesignations of these transcripts.

To expedite matters I ask that you forward these designations promptly to Patrick Tillou.

Charles B. Klein, Esq. February 2, 2005

Renee Henning of our office will be prepared to discuss these designations with Mr. Tillou at his earliest convenience.

Please call me if you have any questions.

Sincerely,

Thomas H. Brock

cc: Duane M. Kelley, Esq. (via email)
Michael L. Sibarium, Esq. (via email)
Laura Keidan Martin, Esq. (via email)
Renee Henning, Esq. (via email)
Kristina Van Horn, Esq. (via email)