Exhibit A

6477 Edgewood Canton, MI 48187 June 24, 2013

Mr. James Wright 31700 Middlebelt Rd., Suite 150 Farmington Hills, MI 48334

Dear Mr. Wright,

Attached please find copies of fully executed authorizations to health care providers. Copies of certificates of mailing are attached to verify mailing on June 21, 2013.

Yours truly,

signature redacted

Tamara Filas

Received by: Date/time:

Exhibit B

6477 Edgewood Canton, MI 48187 June 24, 2013

Henry Ford West Bloomfield Hospital Attn: Medical Records 6777 West Maple Rd. West Bloomfield, MI 48322

RE: Correction of mailing address on medical authorizations dated June 21, 2013

Dear Medical Records Custodian,

On June 21, 2013, I sent a signed authorization and request to release certified copies of my medical records to Attorney James Wright. I **mistakenly** listed **31200 Middlebelt Rd.**, Suite 150, Farmington Hills, MI 48334 as the address to send the records. The **correct address** to send the records to is **31700 Middlebelt Rd.**, Suite 150, Farmington Hills MI 48334.

I have enclosed a cover letter and signed authorization forms reflecting the correct address to mail the certified copies of the records to Mr. Wright.

That address is: Mr. James Wright Zausmer, Kaufman, August & Caldwell, P.C. **31700 Middlebelt Rd.,** Suite 150 Farmington Hills, MI 48334

I apologize for any inconvenience this may have caused. Thank you for your patience.

Yours truly,

signature redacted

Tamara Filas

6477 Edgewood Canton, MI 48187 June 21, 2013 (revised June 24, 2013)

Henry Ford West Bloomfield Hospital Attn: Medical Records 6777 West Maple Rd. West Bloomfield, MI 48322

RE: Request for records pertaining to Tamara Filas, DOB

Dear Medical Records Custodian,

This cover letter replaces the original cover letter sent June 21, 2013, and corrects the mailing address of the records recipient only.

Attached is a signed Authorization for Release of Medical Information and Authentication Certificate, permitting the disclosure of records pertaining to Tamara Filas, DOB below, to:

Mr. James Wright Zausmer, Kaufman, August & Caldwell, P.C. 31700 Middlebelt Rd., Suite 150 Farmington Hills, MI 48334

It is necessary that the attached Certificate, to be completed by the Records Custodian, is notarized, and sent by U.S. Certified Mail with Return Receipt, in order to satisfy MCR 2.506(I)(1)(b).

Description of records requested:

Redacted: Below was DOB

Any and all PHI from until present.

Redacted: Below was DOB

 Redacted: Below was DOB
 Redacted

 Any and all medical records from
 Image: Contract of the present pertaining to Tamara Filas DOB
 including all medical reports, doctor notes/reports, nurse's notes/reports, consultation notes/reports, admission notes, treatment notes/history, radiographic study reports, medical orders, physical therapy notes/orders/regimen, performance appraisals, exam results, discharge summaries and the like, including, but not limited to the following practitioner visits:

Redacted: Additional letters of caregivers' names and type of report

- 4-7-10, K S
- 5-5-10, June Land Care E 8-31-10, C 9-16-10, V S

11-2-10, C
4-14-11, N C
9-12-11, C E and J M
10-3-11, testing reports
10-5-11, C
12-13-11, C
2-17-12, C
3-8-12, J N
4-4-12, J N
4-9-12, J N
4-16-12, J N
4-19-12, J N
7-13-12, C
10-5-12, C

Thank you in advance for your assistance.

Yours truly,

signature redacted

Tamara Filas

Approved, SCA	0				Original - Records custodian 1st copy - Requesting party 2nd copy - Patient
STATE (DF MICHIGAN JUDICIAL DISTRIC 3rd JUDICIAL CIRCUI COUNTYPROBAT	T OF MED	ATION FOR		CASE NO. 13-00652-NI 13-000652-NI
Court address					Court telephone no.
2 Woodward Av	e., Detroit, MI 48226				(313) 224-5261
Plaintiff Tamara Filas			v	Defendant Kevin Culpert and	Efficient Design, Inc.
Probate I	n the matter of			[
	Henry Ford West Blo	omfield Hospital, Attn: or, hospital, or other custodi		rds, 6777 West Ma	ple Rd., West Bloomfield, MI 48322
UIGIGAGE	see attached letter dat Description of medical inf	ed 6-24-13) formation to be released (in	nclude dates w	nere appropriate)	
to	-	aufman, August & Cald the information is to be give		700 Middlebelt Rd.	, Suite 150; Farmington Hills, MI 48334
a) the custo b) the custo	dian will make the m dian will deliver to th		original infor	mation or a true ar	and copying, or ad exact copy of the original information
lunderstand	that medical inform	e on the reverse side c ation may include reco RC, and any other com	ords, if any, c	n alcohol and drug	g abuse, psychology, social work, and
the lawsuit li	sted above for their us		wsuit. The me		ling me available to the other party(ies) to overed by this release is relevant because
6. I understand	d that I may revoke t	his authorization, exce	ept to the exte	ent action has alre	rmation to be redisclosed by the recipient. ady been taken in reliance upon this her custodian of medical information.
06/24/2013					
Date					
	gnature redact	ed		7	
Signature	-		Addr		
Tamara Filas			Can	ton, MI 48187	(734) 751-0103

City, state, zip

Name (type or print) (If signing as Personal Representative, please state under what authority you are acting)

Telephone no.

CERTIFICATE

1. I am the custodian of medical information for

Organization

2. I received the attached authorization for release of medical information on

- 3. I have examined the original medical information regarding this patient and have attached a true and complete copy of the information that was described in the authorization.
- 4. This certificate is made in accordance with Michigan Court Rule.

I declare that the statements above are true to the best of my information, knowledge, and belief.

Date

Signature

Name (type or print)

Date

Address

City, state, zip

Telephone no.

ate Of Mailing	1000	TED STA
		ITES INCE
4 Hospitan	SI.20	U.S. POSTA CANTON.MI 48187 JUN 24, 13 AMOUNT
	Hospita	Hospita, 1stodian *

Exhibit C

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Michigan Supreme Court

State Court Administrative Office Michigan Hall of Justice P.O. Box 30052 Lansing, Michigan 48909 Phone (517) 373-0128

Chad C. Schmucker State Court Administrator

MEMORANDUM

DATE:	June 23, 2011
TO: cc:	Chief Judges Court Administrators/Clerks Probate Registers County Clerks SCAO Regional Administrators
FROM:	Chad C. Schmucker
RE:	SCAO Administrative Memorandum 2011-02 Acceptance of SCAO-Approved Court Forms

We have received some reports of courts refusing to accept SCAO-approved court forms. It has been difficult to determine specifically where this is occurring and whether it is a court policy, a practice of an individual judge, or simple misunderstanding by a court clerk. This memo is intended to clarify what is already the practice of almost all of the courts across the state.

The procedural rules regarding forms are contained in the Case File Management Standards and in MCR 1.109. Case File Management Standards Component 32 states: "Unless specifically required by statute or court rule, the court may not mandate the use of a specific form, whether SCAO-approved or locally developed." MCR 1.109 provides that the court clerk must reject nonconforming papers unless the judge directs otherwise. That same rule states that SCAO-approved forms are conforming papers. Courts may not impose additional procedures beyond those contained in the court rules.¹ Therefore, all courts must accept court forms approved by the Supreme Court or the state court administrator. To mandate the use of a particular local court form, a court must adopt a local court rule for that purpose. The Supreme Court must approve all local court rules.

If you have questions, contact Amy Garoushi at <u>elgaroushia(a)courts.mi.gov</u> or 517-373-4864, or Traci Gentilozzi at <u>gentilozzit(a)courts.mi.gov</u> or 517-373-2217.

¹ Credit Acceptance Corporation v 46th District Court, 481 Mich 883 (2008) affirming In Re: Credit Acceptance Corporation, 273 Mich App 594 (2007). MCR 8.112 requires that a court adopt a local court rule approved by the Supreme Court to authorize any practice that is not specifically authorized by the rules.

Exhibit D

 Admit that Plaintiff is not currently under any doctor's disabilities related to this accident. If your answer is anything less than a complete admission, please provide any and all documentation in support of your answer.

RESPONSE:

 Admit that Plaintiff is currently working. If your answer is anything less than a complete admission, please provide and all documentation in support of your answer.

RESPONSE:

 Admit that Plaintiff is able to work. If your answer is anything less than a complete admission, please provide any and all documentation in support of your answer.

RESPONSE:

Request for Production of Documents to Plaintiff

1. Copies of any and all medical records relating to injuries received as a result of the

subject accident.

RESPONSE

2. Please produce copies of any and all photographs with regard to this accident.

RESPONSE

Defendants will pay reasonable photocopying costs for the documents produced.

Zausmer, Kaufman, August, & Caldwell, P.C.

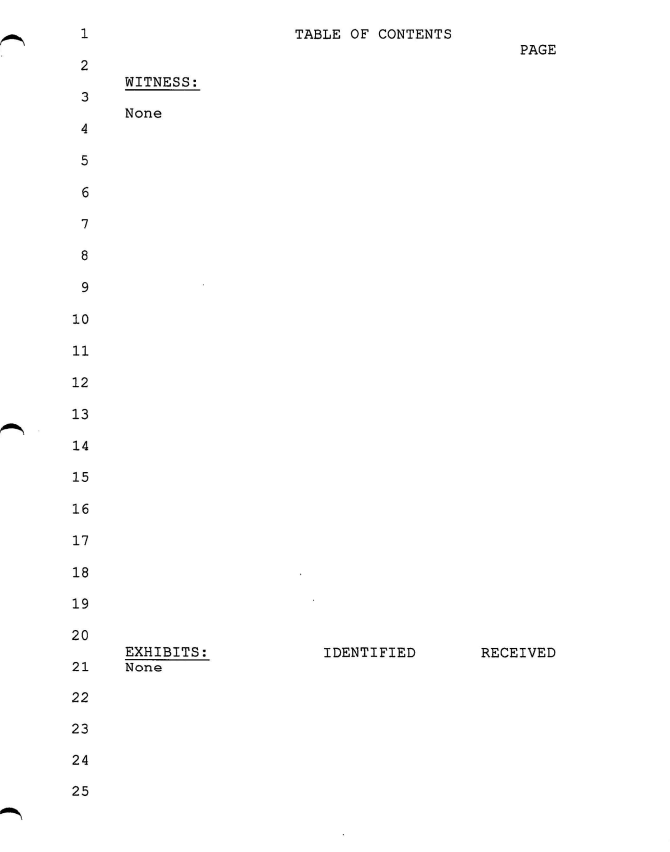
JAMES C. WRIGHT (P67613) Attorney for Defendant Efficient Design 31700 Middlebelt Road, Suite 150 Farmington Hills, MI 48334 (248) 851-4111

Dated: February 7, 2013

Exhibit E

1		PATE OF MICHIGAN
2		COURT FOR THE COUNTY OF WAYNE CIVIL DIVISION
3	TAMARA FILAS,	
4		
5	Plaintiff,	
б	VS.	Case No. 13-000652 NI
7	KEVIN CULPERT and EFF	FICIENT DESIGN,
8	Defendants	3.
9		/
10		MOTION
11		DIDIE CUCIN D. DODNIN. C'arrit Talas
12		DRABLE SUSAN D. BORMAN, Circuit Judge, chigan on Friday, June 21, 2013.
13		
14	APPEARANCES:	
15	Pro Per Plaintiff:	TAMARA FILAS 6477 Edgewood
16		Canton, MI 48187 (734) 751-0103
17	For the Defendant:	JAMES WRIGHT, P67613
18	(Efficient Design)	Zausmer, Kaufman, August & Caldwell, P.C. 31700 Middlebelt Road, Sufte 150
19		Farmington Hills, MI 48334
20	For the Defendant:	AHMED HASSOUNA, P67995
21	(Kevin Culpert)	<i>Vandeveer Garzia</i> 1450 W. Long Lake Road, Suite 100
22		Troy, MI 48098 (248) 312-2940
23		
24		
25		COPY

Jacon.



THIRD CIRCUIT COURT- (313) 224-5243

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1	Detroit, Michigan
2	Friday, June 21, 2013
3	Morning session - 9:54 a.m.
4	
5	THE CLERK: Filas.
6	THE COURT: Okay, is everybody here on
7	this? Okay, good morning.
8	MS. FILAS: Good morning.
9	THE COURT: Okay, whose motion is this?
10	MR. WRIGHT: It is mine, Your Honor.
11	THE COURT: Go ahead.
12	COURT REPORTER: And you are who?
13	MR. WRIGHT: I am James Wright. I
14	represent Efficient Design.
15	THE COURT: Yeah, please, everybody
16	identify yourself for the record.
17	MR. WRIGHT: I'm James Wright and I
18	represent Efficient Design.
19	MS. McGRATH: Jennifer McGrath, co-counsel
20	for Efficient Design.
21	MS. McGRATH: Good morning.
22	THE COURT: You're co-counsel?
23	MS. McGRATH: Yes, Your Honor.
24	THE COURT: Why are you up here too?
25	MS. McGRATH: There's two insurance

THIRD CIRCUIT COURT- (313) 224-5243

1 policies.

2 MR. WRIGHT: There's a general automobile liability policy and there's a CGL policy, so there's 3 two different --4 5 THE COURT: What is CGEL for? 6 MR. WRIGHT: CGL. 7 THE COURT: What is it? MR. WRIGHT: It's the commercial liability 8 9 portion of their policy. They have an auto and 10 commercial. 11 THE COURT: What does CGL stand for? 12 MR. WRIGHT: Commercial General Liability. THE COURT: I don't like abbreviations. 13 14 MR. WRIGHT: Sorry, Your Honor. 15 THE COURT: I don't know what they are. 16 MS. McGRATH: I'm Ahmed Hassouna for Mr. 17 Culpert, Your Honor. Thank you. 18 THE COURT: You're what? 19 MS. McGRATH: For Mr. Culpert. 20 THE COURT: Yeah, but you said I'm a -- I 21 can't understand what you're saying. 22 MR. HASSOUNA: Ahmed Hassouna, Ahmed, last 23 name Hassouna. 24 THE COURT: Oh, that's your name. 25 MR. HASSOUNA: H-a-s-s-o-u-n-a, yes, Your

THIRD CIRCUIT COURT- (313) 224-5243

Honor.

1

2 THE COURT: You're representing whom? 3 MR. HASSOUNA: Mr. Culpert, Your Honor. 4 THE COURT: Okay, and he's the individual 5 defendant? 6 MR. HASSOUNA: That's correct. 7 Third party defendant? 8 MR. HASSOUNA: Yes, Your Honor. 9 THE COURT: And Efficient Design is his 10 employer, I'm guessing? 11 MR. HASSOUNA: Yes, Your Honor. 12 THE COURT: Okay, all right, so this is 13 your motion, go ahead. 14 MR. WRIGHT: This is just a general basic 15 motion to compel, Your Honor. I sent request for 16 admission, interrogatories and request for production 17 of documents. 18 THE COURT: Okay. 19 MR. WRIGHT: The request and admissions are 20 long overdue. They were sent back in February, so I 21 think they're due in the middle -- but the real 22 problem we have, I got interrogatory answers this 23 morning. 24 THE COURT: Yeah, how many interrogatories 25 are there?

THIRD CIRCUIT COURT- (313) 224-5243

1 MR. WRIGHT: Probably --2 THE COURT: A hundred? 3 MR. WRIGHT: No, there's not a 100. There 4 are --5 THE COURT: I think we should have a 6 Federal system. 7 MR. WRIGHT: I would agree with you, Your 8 Honor. 9 THE COURT: Well, then you can do that. It 10 is in within your power to do that. 11 MR. WRIGHT: They're 57. 12 THE COURT: Okay, so you got them this 13 morning and you've looked at them? 14 MR. WRIGHT: I've looked at them and the 15 problem is that I think what we've been having going 16 on with this case since when I was involved back to 17 2010 is that Ms. Filas is refusing to provide signed 18 medical authorizations. She has revealed 27 treating 19 in this milage log. 20 THE COURT: Right, and you know you have to 21 do that, Ms. Filas. So you know you're going to 22 leave the Court no alternative but to dismiss this 23 case too. 24 MS. FILAS: Well, in my motion though I 25 asked that I could have time to investigate whether

THIRD CIRCUIT COURT- (313) 224-5243

1 or not they're even liable because right now they're 2 not even admitting that Mr. Culpert -- that they are 3 the employer of Mr. Culpert. 4 THE COURT: We don't wait for liability. 5 No, no. That's not the way --6 MS. FILAS: I shouldn't have to give my 7 records to a party that may not even be party to this 8 case though. They haven't --9 THE COURT: No, they are party to this 10 case. 11 MS. FILAS: But they haven't admitted any 12 liability. 13 THE COURT: They don't -- that's not how it 14 works. You have a choice, you either do it or no 15 case. Now, we've been through this before with your 16 first party case. Nobody cares about your medical 17 records. 18 MS. FILAS: Well, I understand that they 19 have to go to the first party and have them all 20 filled out for Mr. Hassouna as well. 21 THE COURT: Either do it or no case, okay. 22 MS. FILAS: Okay, it's just that Efficient 23 Design hasn't said they were liable, so. 24 THE COURT: Do it or no case. 25 MS. FILAS: Okay.

THIRD CIRCUIT COURT- (313) 224-5243

THE COURT: Now are you going to sign the 1 2 authorizations or not? 3 MS. FILAS: I will fill out authorizations 4 for them. THE COURT: Now, today. Sit down and do 5 6 it. We'll recall this case if necessary. 7 MR. WRIGHT: I have authorizations. MS. FILAS: It takes a lot more time than 8 9 that. 10 MR. WRIGHT: I can have my office fax them 11 over. But I just found out who the --12 THE COURT: Okay, I will adjourn this until 13 Monday. 14 MR. WRIGHT: Okay. 15 THE COURT: If he does not get those 16 authorizations by Monday or you can come back Monday 17 at 2 o'clock, and you can come back with the 18 authorizations. No game playing, Ms. Filas. 19 MS. FILAS: I'm not trying to --20 THE COURT: Either do it or I'm going to 21 dismiss the case on Monday. It's simple. 22 MR. WRIGHT: Okay, I need a number or fax 23 number or e-mail to send the authorizations too, Your 24 Honor, for her to sign. 25 THE COURT: Okay, would you please give him

THIRD CIRCUIT COURT- (313) 224-5243

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1
            that.
 2
                      MS. FILAS: Sure. It's F-I-L-A --
 3
                      THE COURT: Okay, you can do that off the
 4
                    Are we done?
            record.
 5
                      MR. HASSOUNA: Your Honor, I would simply
 6
            ask for the same relief before you do Efficient
7
            Design for Mr. Culpert.
 8
                      MS. FILAS: I have his though.
9
                      THE COURT: Excuse me, what same relief?
10
                      MR. HASSOUNA: I would like authorizations
11
            as well and I would like the answers to
12
            interrogatories.
13
                      THE COURT: Okay, who are you representing?
14
                      MR. WRIGHT: I represent Efficient Design.
15
                      MR. HASSOUNA: I represent Mr. Culpert.
16
                      THE COURT: Well, you're the same party.
17
                      MR. WRIGHT: No, Your Honor.
18
                      THE COURT: He's the employee; he's the
19
            employer.
20
                      MR. WRIGHT: Well, we're not --
21
                      THE COURT: It's vicarious liability.
22
                      MR. WRIGHT: Well, we're not -- but, yeah,
23
            you're right, Your Honor.
24
                      MS. FILAS:
                                  So they have two separate
25
            motions.
                      But I have everything for Mr. Hassouna.
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THIRD CIRCUIT COURT- (313) 224-5243

1 THE COURT: Ma'am, just a second. 2 MS. FILAS: Okay. 3 THE COURT: I cannot listen to more than 4 one person at a time and I'm asking them questions. 5 Okay, so was he driving, this Mr. --6 MR. HASSOUNA: Mr. Culpert. 7 THE COURT: Culpert. Was he on the job? 8 MR. WRIGHT: No, not according to us. He 9 was driving his own private vehicle on the way to 10 There's an allegation that he was on his cell work. 11 phone talking to his employer which hasn't been 12 verified which is the theory. 13 THE COURT: Well, that should be very easy 14 to verify. In all this time why hasn't it been 15 verified yet? 16 MR. WRIGHT: Well, because this case just 17 got off stay, Your Honor, and we haven't been able to 18 take any depositions. 19 THE COURT: Stay? 20 MR. WRIGHT: It was stayed, yes. 21 THE COURT: No, I didn't stay it. It 22 wasn't stayed. 23 MS. McGRATH: He stayed the discovery. 24 THE COURT: What? 25 MR. WRIGHT: Yes, Your Honor, it was

THIRD CIRCUIT COURT- (313) 224-5243

1 stayed.

2 THE COURT: No, it might have been stayed 3 for a month or something, but this case has been 4 pending since when? 5 MR. WRIGHT: I came into the case in 6 January. 7 THE COURT: Are you saying that I stayed it? 8 9 MR. WRIGHT: Yes. 10 THE COURT: What? 11 MR. WRIGHT: Yes, Your Honor. 12 THE COURT: No, there's an '11 case. I see 13 that, but this isn't an '11 case. This is a '13 14 case. So it was stayed? 15 MR. WRIGHT: The last time we were here, 16 Your Honor, it was my motion to compel and you stayed 17 it to allow Ms. Filas to obtain successor counsel 18 which she has yet to do. 19 THE COURT: Okay. But that was when, when 20 was the last time you were here? It wasn't that long 21 ago, and there was a time before that. In any event, 22 that's not something that she's involved in. All you 23 have to do is check the cell phone records to see if 24 he was at the time talking on the phone to his 25 employer.

1 MR. WRIGHT: We have this, Your Honor. 2 We've been working. We need to take his deposition. 3 That's really it. We were waiting for the stay to 4 get lifted and getting authorizations. We're trying 5 to move forward on this. That's why we're here. 6 THE COURT: Okay, I'll see you Monday. 7 MR. WRIGHT: Okay. 8 MS. FILAS: I also had motions too to be 9 heard. 10 THE COURT: For what? 11 MS. FILAS: One to vacate the Protection 12 Order that was in place from last year. I couldn't 13 get clarification from the other attorneys. 14 THE COURT: What Protection Order? 15 MS. FILAS: The one that was filed in the 16 case the first time it was originally filed back in --17 18 THE COURT: Well, may I see that. Do you 19 know what she's talking about? 20 THE CLERK: That's up next Friday. 21 THE COURT: Oh, yeah, your motions are up 22 next Friday. 23 MS. FILAS: Why are they next Friday when I 24 got the praccipe approved. It's supposed to be 25 today. It says on the Register of Actions they're

THIRD CIRCUIT COURT- (313) 224-5243

1 both being heard today. 2 THE COURT: Does it? 3 THE CLERK: One was just received yesterday or the day before. 4 5 THE COURT: When did you file it? MS. FILAS: Last week. I noticed the 6 7 hearing for today. 8 THE COURT: Well, I can hear it today. I 9 can --10 MS. FILAS: And they're already answered. 11 THE COURT: Don't keep me talking over me. 12 MS. FILAS: Sorry. 13 THE COURT: I can hear it today. 14 MS. FILAS: Okay. 15 THE COURT: Have you guys seen these 16 motions? 17 MR. WRIGHT: Yes, Your Honor. 18 MR. HASSOUNA: Yes, Your Honor. 19 THE COURT: Let's deal with all of them, 20 okay. 21 LAW CLERK: We had them for next Friday. 22 THE COURT: I know. We're going to do them 23 today. 24 LAW CLERK: Okay. 25 THE COURT: Okay, we'll recall this case

THIRD CIRCUIT COURT- (313) 224-5243

when I get a chance I'll look at them. I don't think 1 they were -- I think I've already looked at them 2 actually, and I don't think they're very difficult. 3 MS. McGRATH: If I may just to make this 4 easy on us on Monday, can we agree today that there 5 can be no amendments to the authorizations? 6 THE COURT: What do you mean amendments? 7 MS. McGRATH: During the --8 THE COURT: We're going to give her the 9 authorizations. She's going to sign them. Either 10 she signs them or she doesn't sign them. I said to 11 12 Ms. Filas no game playing, no alterations, okay. MS. McGRATH: Thank you, Your Honor. 13 MR. WRIGHT: Thank you, Your Honor. 14 MR. HASSOUNA: Thank you, Your Honor. 15 16 (Off the record - 10:10 a.m.) 17 (On the record - 11:10 a.m.) 18 THE COURT: Filas versus Culpert. 19 Okay, we're going to entertain the motions, 20 Plaintiff's motions today. Okay, one of them -- and I'm going to place you under oath, Ms. Filas since 21 22 you're not an attorney. You do solemnly swear that any testimony that you give or any statements that 23 24 you make are true? 25 MS. FILAS: I do.

THIRD CIRCUIT COURT- (313) 224-5243

1 THE COURT: Okay, one of her motions is to 2 vacate this Protective Order that wasn't even in this 3 Anybody have an objection to that? case. 4 MR. WRIGHT: No. 5 MR. HASSOUNA: No. 6 THE COURT: Gone. No Protective Order. 7 Okay, the other motion was to return discovery that 8 plaintiff claims that her now fired counsel sent to 9 defendants which was unsigned by her and which was in 10 draft form, correct? 11 MS. FILAS: Yes. 12 THE COURT: And by the way, counsel, I 13 didn't appreciate that sentence in your Reply. 14 MR. WRIGHT: About? 15 THE COURT: Scolding the Court. 16 MR. WRIGHT: Well, Your Honor --17 THE COURT: For allowing plaintiff a little 18 I didn't appreciate it. time. 19 MR. WRIGHT: It's not a little time, Your 20 Honor. This has gone on and on and on. 21 THE COURT: Counsel? 22 MR. WRIGHT: Yes, Your Honor? 23 THE COURT: I didn't appreciate it. 24 MR. WRIGHT: I apologize, Your Honor. 25 THE COURT: Okay.

THIRD CIRCUIT COURT- (313) 224-5243

1 MR. WRIGHT: But at the same time --2 THE COURT: Up until I read that sentence, 3 I thought your Response was very good. MR. WRIGHT: Thank you, Your Honor. 4 THE COURT: These are useless. You didn't 5 sign them and they're drafts, so they don't even have 6 7 anything. They're still out there and I 8 MS. FILAS: 9 think they should be returned to me because I've 10 never seen them. Can you return them to her? 11 THE COURT: 12 Just give them back. Do you have them? 13 MR. WRIGHT: In electronic format, yeah, I'll send them back. 14 15 THE COURT: Just send them back to her. 16 MR. WRIGHT: Via e-mail? 17 THE COURT: Do you have e-mail? 18 MS. FILAS: Yes, that's fine. He has my 19 e-mail. 20 THE COURT: Okay, send them back by e-mail. 21 They don't have any validity, Ms. Filas. 22 I understand. I just want to MS. FILAS: 23 know what they said. 24 THE COURT: This is useless. 25 MS. FILAS: I've never seen them. My

THIRD CIRCUIT COURT- (313) 224-5243

attorney gave them out without my permission. 1 THE COURT: All right, okay. I think that 2 takes care of everything. I'll see you Monday, 3 hopefully not. How come you didn't just bring 4 authorizations with you today knowing that --5 MR. WRIGHT: Your Honor, I didn't know who 6 7 her treaters were until I got the interrogatories this morning. 8 9 THE COURT: Okay. MR. WRIGHT: So that's why I didn't. 10 THE COURT: All right. So you're going to 11 12 have -- and how many treaters are there? 13 MR. WRIGHT: About 27. 14 THE COURT: Okay, you're going to sign all those authorizations, otherwise no case. 15 16 MS. FILAS: Can I fill out something that 17 says that the Protection Order's been vacated or that 18 it doesn't exist? 19 THE COURT: Fill out a blank order. It 20 doesn't exists. It wasn't even in this case. 21 MS. FILAS: I could never get a clear 22 answer from the other attorneys though whether it was 23 still in effect or not. I don't know, it would make 24 me feel better if I had it writing that it didn't 25 exist anymore just so there wasn't any further

THIRD CIRCUIT COURT- (313) 224-5243

argument and we don't have to go back looking at the transcript.

THE COURT: Okay.

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2

3

MS. McGRATH: Your Honor, for the record I 4 will add I have attached e-mails to our Responses and 5 6 all attorneys did reply back saying that we believe 7 there was no Protective Order in effect because that 8 was a different case. And we have filed the Response 9 asking for sanctions to attempt to stop frivolous 10 motions from being filed wasting judicial resources. THE COURT: Well, however, I took care of 11 12 this motion today along with your motion. 13 MS. McGRATH: Yes, and we appreciate that. 14 THE COURT: So I'm not going to be awarding 15 any costs for frivolous motions at this point. 16 Okay, so fill out a blank order declaring 17 that this Protective Order is not in effect in this 18 case. 19 MS. McGRATH: Thank you, Your Honor. 20 THE COURT: Okay. And I will initial it 21 and somebody will E-File it, okay. 22 MR. WRIGHT: Thank you. 23 (Proceeding concluded - 11:20 a.m. 24 25

CERTIFICATE STATE OF MICHIGAN) .ss) COUNTY OF WAYNE) I do certify that this transcript consisting of these pages are a complete, true, and correct transcript of the proceeding taken in this case in the County of Wayne, State of Michigan on Friday, June 21, 2013. Marge Bamonte, R-5518 Official Court Reporter CAYMC Building, Room 1111 Detroit, MI 48226 (313) 224-5243

Exhibit F

- 8. Plaintiff's Complaint is barred in whole or in part by the Doctrine of Release.
- Plaintiff's Complaint is barred in whole or in part by the Last Clear Chance
 Doctrine.
- Defendant maintains that it is entitled to reimbursement of costs and attorney fees pursuant to MCR 2.625(2) because the claims brought are frivolous within the meaning of that court rule.
- Under the terms, conditions and provisions of the so-called No-Fault Act, MCLA 500.3101, et seq., Plaintiff may not recover against the Defendant for items of economic expense including, but not limited to, medical, hospital, drug bills, lost earnings and lost earning capacity.
- Another person or entity is at fault, whether a party or non-party, and pursuant to MCL 600.2957 and MCR 2.112(K), fault must be allocated to them.
- 13. Venue is improper.
- 14. Sudden emergency.
- 15. Defendants are not an owner of the vehicle involved in the accident.
- 16. Defendant Culpert was not an agent of Defendant Efficient Design, Inc. and was not in the course and scope of his employment when the alleged accident occurred.
- 17. Further, Defendant reserves the right to file further Affirmative Defenses which may be revealed by discovery.

Zausmer, Kaufman, August & Caldwell, P.C.

/s/ James C. Wright JAMES C. WRIGHT (P67613) Attorneys for Defendant Efficient Design 31700 Middlebelt Road, Suite 150 Farmington Hills, MI 48334 (248) 851-4111

Dated: February 5, 3013

Exhibit G

кесцер	873172012	1:20:00 PT PAUE 270	JUZ FAA JOLYOL
	ALCON	(JT) Is deposition service	PO Box 5054 Southfield Michigan 48086 5054 P. 048 357 3330 Fr 248 357 3337
	MEDR	CAL AUTHORIZATION	
i. (Putterit Nates	Tamara Filas	(Date of Berty)	(Social Security Number)
hereby auth	University of	F Michigan Madical	Center
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