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VIA ELECTRONIC-MAIL

The Honorable Leonard P. Stark
The United States District Court for the District of Delaware
J. Caleb Boggs Federal Building
844 N. King Street
Wilmington, DE 19801-3568

**Re: *Robert Bosch LLC v. Alberee Products, Inc., et al.*
(C.A. No. 12-574-LPS)(Cons.)**

Dear Chief Judge Stark:

Costco writes to the Court complaining of “. . . Robert Bosch LLC’s total failure to comply with the Court’s Order” (D.I. 289). It is true that Robert Bosch LLC has not produced any documents in response to the Court’s order, because Robert Bosch LLC has not had and does not have any access to responsive documents other than those it produced long ago. However, it is also true that Robert Bosch GmbH has committed to search for all the documents that were the subject of Costco’s demands, and that Robert Bosch GmbH had begun its production of these documents even before Costco’s most recent letter.

In view of these facts, which are explained in more detail in Robert Bosch LLC’s pending motion pursuant to Fed. R. Civ. P. 60 (filed prior to Costco’s letter to the Court), the Bosch parties both respectfully suggest that no telephone conference is necessary at least until Costco has filed its response to that Rule 60 motion and explained what additional discovery it will not receive and still seeks.

Respectfully,

/s/ *David E. Moore*

David E. Moore

DEM/msb/1214622/39026

cc: Clerk of the Court (via hand delivery)
Counsel of Record (via electronic mail)