

## Mills, Jad

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**From:** Dorothy Whelan <whelan@fr.com>  
**Sent:** Monday, June 05, 2017 11:18 AM  
**To:** Mills, Jad; Michael Kane; IPR13351-0008IP1  
**Cc:** Parmelee, Steve; Rosato, Michael; Devine, Wendy; gspeier@carlsoncaspers.com; mschuman@carlsoncaspers.com; mdzwonczyk@sughrue.com; akokabi@sughrue.com; Ribar, Travis B.  
**Subject:** RE: IPR2016-01127, 01128, 01129, 01130, 01131, and 01132

Jad,

Gibson Dunn's offices are available for Dr. Attar's deposition. Please note that per Gibson Dunn's request, there is a hard stop at 5:30 pm. Please provide the names of the attendees, including the court reporter, so that we may alert building security.

We confirm that Dr. Sheppard's deposition may continue into the night so that you will have the full 7 hours if you need it. If you prefer, you can hold the deposition at Dr. Sheppard's office:

240 Corporate Blvd  
RID Ventures Building  
Norfolk, VA 23502

If you would like to hold the deposition at Dr. Sheppard's office, please let me know and we will make arrangements with Dr. Sheppard's assistant.

We do not consent to the deposition of Mr. LeCause. If you wish to depose Mr. LeCause, you will have to seek leave from the Board to file a motion for additional discovery.

--Dorothy

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**From:** Mills, Jad [<mailto:jmills@wsgr.com>]  
**Sent:** Monday, June 5, 2017 12:18 PM  
**To:** Dorothy Whelan <[whelan@fr.com](mailto:whelan@fr.com)>; Michael Kane <[kane@fr.com](mailto:kane@fr.com)>; IPR13351-0008IP1 <[IPR13351-0008IP1@fr.com](mailto:IPR13351-0008IP1@fr.com)>  
**Cc:** Parmelee, Steve <[sparmelee@wsgr.com](mailto:sparmelee@wsgr.com)>; mrosato@wsgr.com; Devine, Wendy <[wdevine@wsgr.com](mailto:wdevine@wsgr.com)>; gspeier@carlsoncaspers.com; mschuman@carlsoncaspers.com; mdzwonczyk@sughrue.com; akokabi@sughrue.com; Ribar, Travis B. <[tribar@sughrue.com](mailto:tribar@sughrue.com)>  
**Subject:** IPR2016-01127, 01128, 01129, 01130, 01131, and 01132

Dorothy,

We will be issuing notices of deposition for Dr. Sheppard on June 20 in Norfolk, VA and for Dr. Attar on June 22 in Irvine. In light of your representation that Dr. Sheppard is not available to begin his deposition during business hours and that the deposition must therefore begin at 5pm, we expect Dr. Sheppard to be prepared to continue the deposition into the night so that we are ensured the opportunity to have the full 7 hours on the record.

Please confirm that the Gibson Dunn offices in Irvine are available for the Attar deposition.

Also, please provide availability for the deposition of David LeCause.

Regards,

Jad A. Mills

**Wilson Sonsini Goodrich & Rosati**

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