

EXHIBIT 8

From: Maiorana, David M. <dmaiorana@JonesDay.com>
Sent: Thursday, June 9, 2022 7:25 PM
To: Sandford, Brett (Bay Area); Michalik, John M.; #C-M PMIEDVA - LW TEAM
Cc: RJREDVA; cmolster@molsterlaw.com
Subject: RE: Case No. 1:20-cv-00393-LO-TCB (Reynolds's June 9 trial disclosure)

Confirmed.

David M. Maiorana ([bio](#))
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From: Brett.Sandford@lw.com <Brett.Sandford@lw.com>
Sent: Thursday, June 9, 2022 7:14 PM
To: Michalik, John M. <jmichalik@JonesDay.com>; pmiedva.lwteam@lw.com
Cc: RJREDVA <RJREDVA@jonesday.com>; cmolster@molsterlaw.com
Subject: RE: Case No. 1:20-cv-00393-LO-TCB (Reynolds's June 9 trial disclosure)

**** External mail ****

John,

We understand from Mr. Grant's discussions with Mr. Maiorana that the omission of Dr. Sullivan from your disclosure below means that Reynolds will not call Dr. Sullivan at trial. Please confirm by 7:30 pm.

Regards,

Brett M. Sandford

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From: Michalik, John M. <jmichalik@JonesDay.com>
Sent: Thursday, June 9, 2022 7:01 PM
To: #C-M PMIEDVA - LW TEAM <pmiedva.lwteam@lw.com>
Cc: RJREDVA <RJREDVA@jonesday.com>; cmolster@molsterlaw.com
Subject: Case No. 1:20-cv-00393-LO-TCB (Reynolds's June 9 trial disclosure)

Counsel - -

Reynolds discloses that it intends to call the following witnesses to testify in its case-in-chief and rebuttal case, in the following order (to be called on specific days as time permits).

- Kelly Kodama
- Edward Kiernan (by deposition)
- Eric Hunt
- Jeffrey Suhling (on Monday as stated in Court today)

In addition, Reynolds discloses the attached demonstratives that may be used with Mr. Hunt. Reynolds also identifies the following exhibits that may be offered into evidence or used during the testimony of Mr. Hunt.

Hunt

PPX-003
PPX-004
PPX-008
PPX-009

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