## EXHIBIT 8

**DOCKET A L A R M** Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

| From:    | Maiorana, David M. <dmaiorana@jonesday.com></dmaiorana@jonesday.com>   |
|----------|--|
| Sent:    | Thursday, June 9, 2022 7:25 PM   |
| То:      | 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) Partner JONES DAY<sup>®</sup> - One Firm Worldwide<sup>™</sup> 901 Lakeside Ave. Cleveland, OH 44114 Office: 1.216.586.7499 Email: dmaiorana@jonesday.com

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

LATHAM & WATKINS LLP 505 Montgomery Street | Suite 2000 | San Francisco, CA 94111-6538 D: +1.415.395.8150

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.

<u>Hunt</u>

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

John M. Michalik Partner JONES DAY® - One Firm Worldwide<sup>™</sup> 110 North Wacker Drive Suite 4800 Chicago, Illinois 60606 Office +1.312.269.4215 Mobile +1.312.315.5926 jmichalik@jonesday.com

\*\*\*This e-mail (including any attachments) may contain information that is private, confidential, or protected by attorney-client or other privilege. If you received this e-mail in error, please delete it from your system without copying it and notify sender by reply e-mail, so that our records can be corrected.\*\*\*

This email may contain material that is confidential, privileged and/or attorney work product for the sole use of the intended recipient. Any review, disclosure, reliance or distribution by others or forwarding without express permission is strictly prohibited. If you are not the intended recipient, please contact the sender and delete all copies including any attachments.

Latham & Watkins LLP or any of its affiliates may monitor electronic communications sent or received by our networks in order to protect our business and verify compliance with our policies and relevant legal requirements. Any personal information contained or referred to within this electronic communication will be processed in accordance with the firm's privacy notices and Global Privacy Standards available at <u>www.lw.com</u>.

<sup>\*\*\*</sup>This e-mail (including any attachments) may contain information that is private, confidential, or protected by attorney-client or other privilege. If you received this e-mail in error, please delete it from your system without copying it and notify sender by reply e-mail, so that our records can be corrected.\*\*\*