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February 14, 2008

BY ELECTRONIC AND U.S. MAIL

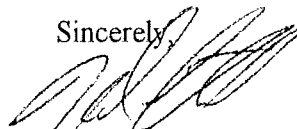
George A. Gasper
Fulbright & Jaworski, L.L.P.
801 Pennsylvania Ave., N.W.
Washington, D.C. 20004

Re: January 23, 2008 Subpoena to Meyer Glitzenstein & Crystal

Dear Mr. Gasper:

I am writing to briefly respond to your February 12, 2008 letter asserting that Meyer Glitzenstein & Crystal (MGC) "has no intention of complying with the subpoena or conferring about the issues in good-faith." As explained in my February 8, 2008 letter, MGC has in fact provided you with the documents responsive to the subpoena, and thus we are confused by your assertion that MGC has not complied. We have not provided you with (a) access to MGC computers; (b) the street addresses or phone numbers on the Federal Express labels; or (c) the originals of any physical document (true and accurate copies of which we did provide to you). With respect to (c), although you have still not articulated any reason for physically inspecting the originals, in the interests of avoiding still another unnecessary discovery dispute, we are willing to make the originals you requested available for your physical inspection. Please contact me if you wish to arrange for a time to conduct that inspection. If you do not do so, you should refrain from representing to the Court that MGC refused to accommodate your request for a physical inspection of original documents. Moreover, if your motion to compel will address any other issues, we would appreciate the opportunity to hear your concerns before you burden the Court with another motion to compel against a non-party to this litigation.

Sincerely,



Howard M. Crystal



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