

Exhibit F

From: [Brown, Laura J.S. \(ENRD\)](#)
To: [Devlin, Neal](#); lkogan@koganlawgroup.com; [Uholik, Brian \(ENRD\)](#); [Kolman, Chloe \(ENRD\)](#); [Buckley, Sarah \(ENRD\)](#)
Cc: [Cox, Alexander K.](#); [Lamary, Christina](#)
Subject: RE: USA v. Brace, Docket Nos. 90-229 and 17-06 -- Depositions
Date: Wednesday, October 11, 2017 10:04:13 AM

Neal: We will have someone there on 10/24-10/26. Can you let me know who the deponents are? Also, a while back I suggested breaking out expert discovery below. Can you let me know your stance? Also, I will be sending you the depo notices for the Braces on 11/16 and 11/17 shortly. Thanks.

90-229 Action: Initial Expert disclosures due on October 26, 2017, Rebuttal Expert disclosures due on November 9, 2017.

17-06 Action: Initial Expert disclosures due on November 22, 2017, Rebuttal Expert disclosures due on December 6, 2017.

From: Devlin, Neal [mailto:ndevlin@kmgslaw.com]
Sent: Monday, October 09, 2017 8:39 AM
To: Brown, Laura J.S. (ENRD) <LBrown@ENRD.USDOJ.GOV>; lkogan@koganlawgroup.com; Uholik, Brian (ENRD) <BUholik@ENRD.USDOJ.GOV>; Kolman, Chloe (ENRD) <CKolman@ENRD.USDOJ.GOV>; Buckley, Sarah (ENRD) <SBuckley@ENRD.USDOJ.GOV>
Cc: Cox, Alexander K. <acox@kmgslaw.com>; Lamary, Christina <clamary@kmgslaw.com>
Subject: RE: USA v. Brace, Docket Nos. 90-229 and 17-06 -- Depositions

Laura:

We will be issuing subpoenas for between 2 and 4 third party witnesses. We are planning on scheduling the depositions between October 24th and October 26th. I expect the depositions to occur in Northwest Pennsylvania (in or near Erie, depending on the current locations of the witnesses).

If there is a problem with those dates, please let me know today and also provide some alternatives during that week or the following week.

Thanks,
Neal