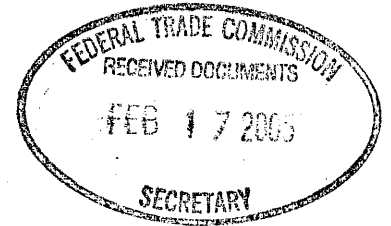


**UNITED STATES OF AMERICA
BEFORE THE FEDERAL TRADE COMMISSION
OFFICE OF ADMINISTRATIVE LAW JUDGES**



_____)
In the matter of _____)
_____)
Evanston Northwestern Healthcare _____)
Corporation, _____)
a corporation _____)
_____)
_____)

Docket No. 9315

Public Record Version

**JOINT STIPULATIONS REGARDING TESTIMONY OF
LOIS HUMINIAC, PEGGY KING AND MARY O'BRIEN**

Complaint Counsel and Counsel for Respondent Evanston Northwestern Healthcare Corporation ("ENH") stipulate that:

1. ENH does not object to the use of the redacted transcripts of Lois Huminiak, Peggy King and Mary O'Brien, attached hereto [NOTE: THE ATTACHMENTS WERE DELETED FOR THE PUBLIC RECORD VERSION] as Attachments 1, 2, and 3, respectively, as admissions testimony under 16 C.F.R. § 3.33(g)(1)(ii). Neither party may designate additional portions of the Huminiak, King, and O'Brien pre-trial deposition transcripts without the consent of the other party.

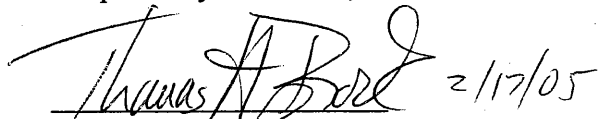
2. Complaint Counsel will not call Lois Huminiak, Peggy King or Mary O'Brien to testify live at trial in its case-in-chief. ENH does not presently intend to call either Ms. Huminiak or Ms. King to testify at trial, but reserves the right to do so.

3. In the event that ENH calls Peggy King to testify at trial, it will give notice to Complaint Counsel seven business days prior to her testimony. Within those seven business days, Complaint Counsel would have the opportunity to depose Ms. King for a period of no longer than two hours, and the subject of such deposition would be limited to issues relating to CX 1200. The deposition would occur at a mutually acceptable time within the city of Washington, D.C. Each

party reserves the right to object to the admission into evidence of any portion of this supplemental deposition.

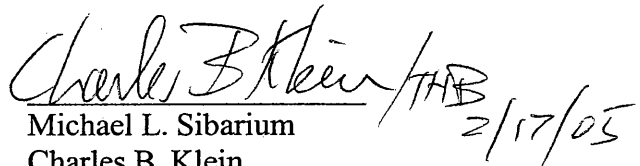
In reliance on, and subject to the stipulations above, the parties agree to move into evidence the redacted transcripts included in Attachments 1, 2 and 3.

Respectfully submitted,

Handwritten signature of Thomas H. Brock in black ink, dated 2/17/05.

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CERTIFICATE OF SERVICE

I hereby certify that on February 17, 2005, a copy of the foregoing public record version of *Joint Stipulations Regarding Testimony of Lois Huminiak, Peggy King and Mary O'Brien* was served by email and first class mail, postage prepaid, on:

The Honorable Stephen J. McGuire
Chief Administrative Law Judge
Federal Trade Commission
600 Pennsylvania Avenue, NW (H-106)
Washington, DC 20580
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