

**JAMISON & ASSOCIATES PLLC**  
**ATTORNEYS AT LAW**

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**Bruce L. Jamison<sup>+</sup>**

<sup>+</sup>Licensed in Texas and Colorado

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August 1, 2016

Via email: [abrady@bradylawfirm.com](mailto:abrady@bradylawfirm.com)

Mr. B. Allen Brady  
Attorney at Law  
746 Oxford St.  
Houston, Texas 77007

Dear Mr. Brady:

On August 26, 2015, Petitioner/Third Party Petitioner Wendy Marie Meigs served her First Request for Production on Third Party Respondent Asyntria, Inc. Extensions were granted by prior counsel with the understanding that Asyntria would provide responses if the case continued after mediation. In an email with Todd Zucker on October 1, 2015, you asked for an extension of time to respond on some date after the mediation. Accordingly, please provide us with responses to the above discovery requests within 14 days of your receipt of this letter.

Thank you for your attention to this matter.

Very Truly Yours,

JAMISON & ASSOCIATES PLLC

By: /s/ Bruce L. Jamison  
Bruce L. Jamison

BLJ/mb

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August 1, 2016

Via email: [tfrankfort@rflowerslaw.com](mailto:tfrankfort@rflowerslaw.com)

Mr. Todd M. Frankfort  
Flowers & Frankfort  
5020 Montrose, Suite 700  
Houston, Texas 77006

Dear Mr. Frankfort:

Petitioner/Third-Party Petitioner Wendy Marie Meigs previously served the following discovery on your clients:

1. On July 20, 2015, Meigs served her Requests for Disclosures on Third-Party Respondent Michael Johnston;
2. On August 26, 2015, Meigs served her First Request for Production on Third-Party Respondent Michael Johnston;
3. On August 26, 2015, Meigs served her First Request for Production on Third-Party Respondent Scripts Pharmacy;
4. On August 26, 2015, Meigs served her First Request for Production on Third-Party Respondent The Johnston Group;
5. On October 8, 2015, Meigs served her First Request for Production on Third-Party Respondent Straden-Schaden, Inc.
6. On October 8, 2015, Meigs served her Requests for Disclosures on Third-Party Respondent Scripts Pharmacy;
7. On October 8, 2015, Meigs served her Requests for Disclosures on Third-Party Respondent The Johnston Group; and
8. On October 8, 2015, Meigs served her Requests for Disclosures on Third-Party

Mr. Todd Frankfort  
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Respondent Straden-Schaden, Inc.

Extensions of time to file responses were granted by prior counsel with the understanding that your clients would provide responses if the case continued. Accordingly, please provide us with responses to the above discovery requests within 14 days of your receipt of this letter.

Thank you for your attention to this matter.

Very Truly Yours,

JAMISON & ASSOCIATES PLLC

By: /s/Bruce L. Jamison  
Bruce L. Jamison

BLJ/mb