

"Exhibit F"

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Attention: Charles F. Smith, Esquire
333 West Wacker Drive, Suite 2100
Chicago, IL 60606

via facsimile to (312) 407-8523 and regular mail

Re: Kevin Meiswinkel v. K-Mart Corporation
Case No.: 02-B02474

Dear Mr. Smith:

In furtherance of the voicemail message I left for you on this date, please be advised that this office represents Kevin Meiswinkel in connection with a claim for personal injuries he sustained on October 7, 2000 while shopping at K-Mart. By way of procedural background, we submitted a Proof of Claim on behalf of our client on June 7, 2002. Thereafter, on September 26, 2002, our office submitted an amended Proof of Claim based upon new information that we had received.

On April 29, 2003, K-Mart referred this matter for non-binding Mediation as a claim in excess of \$50,000.00, and K-Mart appointed a mediator, George Googasian, in Bloomfield Hills, Michigan to conduct the Mediation proceeding. By letter dated May 1, 2003, we formally rejected K-Mart's selection of a Mediator, and we opposed the Mediation taking place in Michigan pursuant to the terms of Judge Sonderby's July 18, 2002 Order. Specifically, Exhibit "B" of said Order, Paragraph 6, Section C, states that mediations for all personal injury matters shall take place in Troy Michigan or such place mutually agreeable to the parties or designated by the mediator. Moreover, Paragraph 6, Section B requires the mediator to be fully familiar with the laws of the jurisdiction which govern the claim.

Additionally, by letter dated May 1, 2003, we suggested three proposed mediators in New Jersey who are all retired State Superior Court Judges. On October 8, 2003, Michael Kaplan, Esquire spoke with the claims adjuster, Keivu Knox, who agreed that the Honorable Barry Weinberg of Cherry Hill, New Jersey was an acceptable mediator. Mr. Knox advised that he would contact Judge Weinberg regarding his service as a mediator.

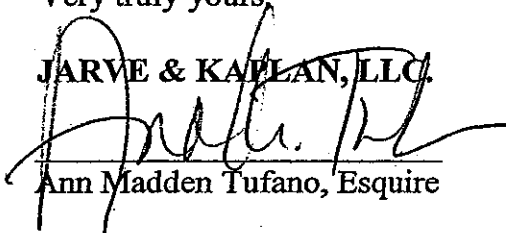
Since October 8, 2003, our office has contacted Mr. Knox by telephone on numerous occasions to ascertain the status of this matter and the reason for the delay. None of our telephone calls have been returned. On March 16, 2005, I wrote to Mr. Knox asking when we can get this matter scheduled for mediation. Mr. Knox failed to respond to my letter. I am writing to you to seek your assistance and guidance in bringing this matter to a resolution.

At your earliest convenience, please advise as to when this matter can be scheduled for a mediation with Judge Weinberg as previously agreed upon. In the alternative, please advise if you will file a Stipulation lifting the Stay so that we may proceed with the filing of a Complaint in the Superior Court of New Jersey. I look forward to hearing from you upon your receipt of this letter so that we can expeditiously bring this matter to a resolution.

Very truly yours,

JARVE & KAPLAN, LLC

By:


Ann Madden Tufano, Esquire

AMT:dg

cc: Kevin Meiswinkel