Protecting Your Record Starts With Your Notice!

The deposition shall be taken BY STENOGRAPHIC MEANS, by a California Certified Shorthand Reporter, and shall be conducted under the supervision of an officer who is authorized to 10 administer an oath under the laws of the State of California. If an interpreter is required to translate 11 testimony, notice of same must be given within five (5) business days before the deposition date and the 12 13 specific language and/or dialect designated. PLEASE TAKE FURTHER NOTICE that in addition to the deposition being taken 14 BY STENOGRAPHIC MEANS, the deposition may also be taken through the instant video display of 15 testimony (real-time reporting) and by means of videotape recording pursuant to California Code of 16 Civil Procedure sections §§ 2025.220 and 2025.330. Pursuant to California Code of Civil Procedure 17 sections §§ 2025.220, 2025.330, and 2025.620, the defendants reserve the right to use the stenographic 18 transcript of the deposition and videotape of the deponent, or portions thereof, at trial or other 19 20 proceedings related to this matter. 21



Protect Your Record Project[®]

- Certified Shorthand Reporters are licensed and impartial Officers of the Court.
- **Certified Shorthand Reporters** use state-of-the-art technology, along with the irreplaceable human element to ensure every spoken word is captured and preserved.
- By using a **Certified Shorthand Reporter**, you have the confidence that your transcript is certified and admissible in court.

Nothing in this document shall be construed as legal advice. Please do your own due diligence and make sure you are in compliance with the laws in your jurisdiction.

To locate a Certified Shorthand Reporter, visit: www.ProtectYourRecordProject.com