

CERTIFICATE OF SERVICE

I hereby certify that on this 7th day of March 2006 the foregoing Appendix to Defendants' Objection, Motion for Protective Order and Brief in Support Regarding Plaintiffs' Notices of Depositions of Hans Tschebaum and Michael Tschebaum was served upon the following counsel of record in accordance with Rule 5(b) of the Federal Rules of Civil Procedure via First Class Mail, postage pre-paid:

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BRUCE W. CLAYCOMBE

**DEFENDANTS' OBJECTION, MOTION FOR PROTECTIVE ORDER
AND BRIEF IN SUPPORT REGARDING PLAINTIFFS' NOTICE OF
DEPOSITION OF HANS AND MICHAEL TSCHEBAUM**

APPENDIX TO DEFENDANTS' OBJECTION, MOTION FOR PROTECTIVE
ORDER AND BRIEF IN SUPPORT REGARDING PLAINTIFFS' NOTICE
OF DEPOSITION OF HANS AND MICHAEL TSCHEBAUM

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PAGE 2

TABLE OF CONTENTS

Declaration of Hans Tschebaum (Exhibit A-1) 1
Michael Tschebaum (Exhibit A-2) 3

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

MICHAEL J. QUILLING, RECEIVER FOR
SARDAUKAR HOLDINGS, IBC AND
BRADLEY C. STARK,

Plaintiff,

HANS TSCHEBAUM and MICHAEL
TSCHEBAUM,

Defendants.

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Civil Action No. 3:05-CV-1465-H

**DECLARATION OF HANS TSCHEBAUM
IN SUPPORT OF DEFENDANTS' OBJECTION
AND MOTION FOR PROTECTIVE ORDER**

1. My name is Hans Tschebaum. I reside in the City of Burbank, California.

2. I am over the age of twenty-one (21), have personal knowledge of the facts stated in this Declaration and I am competent to testify to the same.


3. It has been approximately 9y years since I have been to the State of Texas. I have not conducted any business in Texas in connection with this lawsuit or any other related matter, nor am I aware of any allegations that I have done so.

4. I am happy to give my deposition to Plaintiff and provide the oral testimony sought. If, however, I am forced to comply with Plaintiff's Deposition Notice, it would cause me the burden of making travel arrangements, more significant scheduling issues, expenses related to airfare and hotel and other related costs. It is my understanding that Plaintiff has traveled to California to collect




property and assets in connection with his duties as Receiver. For these reasons, I would request that my deposition be taken in the Los Angeles, California, area where both my son and I reside.

5. This declaration is made by this Declarant under the penalties of perjury.


Hans Tschebaum

property and assets in connection with his duties as Receiver. For these reasons, I would request that my deposition be taken in the Los Angeles, California, area where both my father and I reside.

5. This declaration is made by this Declarant under the penalties of perjury.



Michael Tschebaum