

September 23, 2010 1:00 pm Central	Neal Landry Farms	THE SONIER FIRM Two South Magdalen Square Abbeville, LA 70510
September 29, 2010 9:00 am Central	David Primeaux, Ryan Primeaux, Nicole Primeaux	GERARD, SCOFIELD, SINGLETARY & PAHORELSKY 901 Lakeshore Dr., Ste 900 Lake Charles, LA 70601
September 29, 2010 1:00 pm Central	Dale Hughes and Dorothy Hughes	GERARD, SCOFIELD, SINGLETARY & PAHORELSKY 901 Lakeshore Dr., Ste 900 Lake Charles, LA 70601
September 30, 2010 9:00 am Central	Mike and Thomas Lalande Farms	THE SONIER FIRM Two South Magdalen Square Abbeville, LA 70510
September 30, 2010 1:00 pm Central	Jonathan Girourard	THE SONIER FIRM Two South Magdalen Square Abbeville, LA 70510

Pursuant to Federal Rules of Civil Procedure 30(b)(6), for each deponent you are requested to designate one or more officers, directors or managing agents, or other persons who consent to testify on the deponent's behalf and to testify on matters known to or reasonably available to the deponent for the topics covered by Schedule A of this Notice.

Pursuant to the Deposition Protocol set forth in the Agreed Order Setting Deposition Protocol entered December 3, 2007, please provide notice of intent to attend a deposition by contacting Beth Costner at elizabeth.costner@bartlit-beck.com or (303) 592-3148, with the name and party affiliation of those who plan on attending the deposition.

Dated this 26th day of August, 2010.

Respectfully submitted,

/s/ John M. Hughes
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CERTIFICATE OF SERVICE

This is to certify that I have this 26th day of August, 2010, electronically filed a copy of the foregoing with the Clerk of Court to be served by operation of the Court's electronic filing system upon the parties of record.

/s/ John M. Hughes

SCHEDULE A

The matters on which examination is requested are:

1. All allegations set forth in any Complaint filed by Plaintiff and/or Master Complaint in this action.
2. The discovery requests served on Plaintiff and Plaintiff's responses in this action, including the Plaintiff Fact Sheet and steps taken to comply with relevant discovery requests and related orders in this action.
3. All damages alleged to relate to Liberty Link rice, including all actions taken to avoid or mitigate claimed damages.
4. The ownership, formation, and operation of the Plaintiff business entity and all property and business interests associated with the Plaintiff business entity.