

The Honorable Virginia Emerson Hopkins

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ALABAMA  
SOUTHERN DIVISION

GRAND SLAM CLUB/OVIS,	)
	)Civil Action No. CV-06-HS-4643-S
Plaintiff,	)
	)
v.	) <b>ALAN FIELDS DECLARATION</b>
	) <b>IN SUPPORT OF PLAINTIFF'S</b>
INTERNATIONAL SHEEP HUNTERS	) <b>MOTION FOR PRELIMINARY</b>
ASSOCIATION FOUNDATION, INC.	) <b>INJUNCTION</b>
and FOUNDATION FOR NORTH	)
AMERICAN WILD SHEEP,	)
	)
Defendants.	)
	)

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Alan Fields declares under penalty of perjury that the following is true and correct:

1. I am the director of sales of Riviera Hotel and Casino ("Riviera"), Las Vegas Nevada and am a citizen and resident of Nevada. In that capacity, I am familiar with the parties involved in this litigation and their activities. I make this declaration based on my recollection of the facts known to me unless indicated otherwise.

2. Taylor Deboer ("Taylor") originally contacted the Las Vegas Convention Authority on or about February 1, 2006 in order to provide notice to Las Vegas hotels of the interest of Grand Slam Club/Ovis ("GSCO") to book a

program in Las Vegas during the February 7-10, 2008 period. I responded to Taylor on or about February 3, 2006 advising that the Riviera had availability for 850 rooms. Taylor responded that he was interested in performing a site inspection at the Riviera.

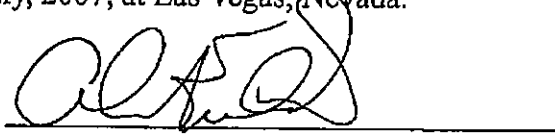
3. Taylor and a committee performed a site inspection at the Riviera and soon thereafter requested a contract for the purpose of booking the GSCO program at the Riviera. A true and correct copy of the contract signed on June 2, 2006 is attached hereto as Exhibit A.

4. Due to the size and number of various meetings scheduled to occur during the program, it was prudent to reserve in advance of the program dates. With a program the size planned by GSCO, it is usual and customary to reserve sleeping rooms and meeting space two to three years in advance. That is the timeframe in which I started my discussions with GSCO. Trying to change dates for a program of this size less than one year prior to commencement renders it extremely unlikely for the Riviera or anyone in the Riviera's hotel class to provide for adequate facilities or services.

5. Taylor contacted me in December 2006 and told me that he discovered that another competing program contracted for its program for virtually the same dates as the GSCO program (February 6-9, 2008 versus February 7-10, respectively), and asked me to determine if the Riviera could accommodate the GSCO group a week or two prior to or subsequent to those dates. I performed a review and advised Taylor that there was no availability at the Riviera to accommodate the GSCO program during the requested alternate

dates.

EXECUTED this 27th day of July, 2007, at Las Vegas, Nevada.

A handwritten signature in black ink, appearing to read "Alan Fields", is written over a solid horizontal line.

Alan Fields

CERTIFICATE OF SERVICE

I hereby certify that on July 30, 2007, I electronically filed the foregoing "ALAN FIELDS DECLARATION IN SUPPORT OF PLAINTIFF'S MOTION FOR PRELIMINARY INJUNCTION" with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

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Respectfully submitted,

s/ Kevin S. Costanza

Kevin S. Costanza, *Pro Hac Vice*

Inge Larish, *Pro Hac Vice*

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