

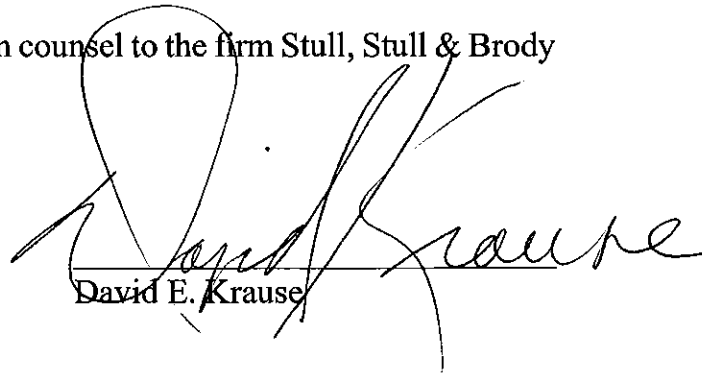
**EXHIBIT B**



4. The claims in the above-entitled case involve the law applicable to employee benefit plans and the undersigned has considerable experience in that area, including the law applicable to plan fiduciaries. This experience includes not only advising many clients regarding their rights and duties under the law respecting such plans but also representing Plaintiffs as well as Defendants in litigation involving employee plans, including the cases of Millerbrend v. Aetna (D. Minn.); Adduono et. al. v. Aetna, et. al. (D. Minn.); Arndt, et. al. v. American Express (D. Minn.); and Clarey et. al. v. Olsen, et. al. (D. Minn.).

5. Krause & Rollins has handled a wide range of commercial litigation. The experience of the undersigned includes the following cases: In Re: Minnesota Vitamin Antitrust Litigation (Ramsey County); Microsoft Antitrust Litigation (Hennepin County); TCF Banking and Savings v. Shearson Lehman Brothers et. al. (D. Minn.); Goldberg v. Fingerhut Companies (D. Minn.); Amundson v. Allen Bradley Company, et. al., (D. Minn.); Sellors v. Legionaries (D. Minn.); Jameson v. AlloSource (D. Minn.); and Mayer v. Nextel (D. Minn.).

6. Krause & Rollins will serve as liaison counsel to the firm Stull, Stull & Brody located in New York City in this case.



David E. Krause

Subscribed and sworn to before me this  
1<sup>st</sup> day of May, 2007.

Sheila Thompson  
Notary Public

