

Exhibit 1

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23 Attorneys for Gonzalez Plaintiffs

24 IN THE UNITED STATES DISTRICT COURT
25 FOR THE DISTRICT OF ARIZONA

26 Maria M. Gonzalez, et al.,)	No. CV-06-1268-PHX-ROS(Lead)
)	No. CV-06-1362-PCT-JAT(Cons.)
Plaintiffs,)	No. CV-06-1575-PHX-EHC(Cons.)
)	
vs.)	DECLARATION OF MARISOL
)	PEREZ
State of Arizona, et al,)	
)	(Assigned to the
Defendants.)	Honorable Roslyn O. Silver)
)	

- 27
- 28 1. My name is Marisol Perez and I am counsel for the Gonzalez Plaintiffs.
 - 29 2. I submit this declaration to describe our office's efforts to determine
30 whether our client Georgia Morrison-Flores could present herself at the
31 trial of this case.
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3. On June 23, 2008 our office could not locate Ms. Morrison-Flores.
4. On June 26, 2008, Ms. Morrison-Flores called our office to advise us that she had recently been hospitalized because of an acute pain in her abdomen. Our office became concerned because we were aware that our client had previously suffered from ovarian cancer.
5. On June 26, 2008, Ms. Morrison-Flores expressed concern about traveling and participating in her trial because she felt very ill and did not want to jeopardize her health. We advised Ms. Morrison-Flores to call us after a few days to update us regarding her condition.
6. On July 2, 2008, Ms. Morrison-Flores notified our office that she remained ill and feared if she traveled she would jeopardize her health. She informed us that is taking multiple prescription medications to ease her physical symptoms, and is not able to travel or sit up for long periods of time.
7. At the time, our office also explored whether video conferencing capabilities would be available in Yuma, but we were not able to find a video conferencing location.
8. On July 3, 2008 our office contacted Ms. Morrison-Flores's medical team at Sunset Community Health Center in Yuma and requested that they provide a qualified recommendation as to whether Ms. Morrison-Flores's physical condition prevented her from traveling and participating in the trial.
9. Our office was advised that Ms. Morrison-Flores had been hospitalized and her health was in a delicate state. Our office requested that her physician provide a letter to that effect and the letter is attached as Ex. 1-A.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

7/8/08
Date

Mar 208
Marisol Perez

Exhibit 1-A



Sunset Community Health Center, Inc.

2060 W. 24th Street • Yuma, Arizona 85364

Internal Medicine (928) 344-4216 • OB/GYN (928) 726-5950 • Pediatrics (928) 344-5112

July 3, 2008

Re: Georgia Vasquez
dob: 06-08-53

To Whom it May Concern:


This is to certify that the above-named patient was seen today at Sunset Community Health Center at 4:00 p.m. Patient was complaining of abdominal pain, which was continuous. Patient was evaluated at Yuma Regional Medical Center on 6-12-08 for the same problem. She underwent abdominal hysterectomy due to endometrial cancer about two years ago. When she went to the ER on June 12th, she was vomiting. Today, her primary pain is associated with nausea.

Additionally, she was bitten by her cat on her left medial thigh and right foot. Her right foot swelled up with significant inflammation, which is associated with pain. I treated her with oral antibiotic. Patient was crying when she was in my office today.

Please take the above patient's clinical situation into consideration regarding her ability to travel to Phoenix for testimony next week.

Please feel free to contact my office if you have any questions.

Sincerely,


Tapash K. Das, M.D.
Sunset Community Health Center