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PHILADELPHIA COUNTY COURT OF COMMON PLEAS TRIAL DIVISION

FREDERICK RITTEREISER, and ASHTON	April Term, 2001
TECHNOLOGY GROUP, INC.,	No. 0104 002722
Plaintiffs,))
v.))
MARY CUMMINS, JOHN DOE #1, and JOHN DOES #2 through #5,)
))
Defendants.)

NOTICE OF DEPOSITION OF PLAINTIFF RITTEREISER

TO PLAINTIFFS FREDERICK RITTEREISER AND ASHTON TECHNOLOGY GROUP, INC:

Pursuant to Pa.R.C.P. 4007.1 and Pa.R.C.P. 4003.1 – 4003.4 you are hereby notified that on July 31, 2001, at 9:30 A.M., Defendant will take the deposition of Plaintiff Frederick Rittereiser before a person so authorized and designated by the court to administer oaths and to record the testimony of the deponent. Plaintiff Rittereiser is hereby ordered to appear at Two Commerce Square, 2001 Market Street, Philadelphia, Pennsylvania, 19103, at 9:30 A.M., August 7, 2001 (exact conference room to be assigned prior to proceeding date), and shall continue from day to day until such time as testimony is completed. Plaintiffs' attorneys and all other Parties are invited to attend.

The matters and scope of the testimony to	be inquired therein are described under
Schedule A, attached herewith.	
Dated this 22 nd Day of June, 2001.	
Ву	: Mary K. Cummins, Defendant pro se

Schedule A

- 1. Each and every allegation of Plaintiffs' complaint.
- 2. All matters raised by defendants and attached as exhibits to Plaintiffs' complaint.
- 3. Each and every matter inquired by Defendant in Defendant's Request for Interrogatories on Plaintiffs Rittereiser and Ashton Technology, to the extent that the written responses provided by Plaintiffs might require additional clarification or explanation, or are not otherwise sufficiently answered by Plaintiffs.
- 4. All documents produced by Plaintiffs in response to Defendant's First Requests For Production of Documents to each plaintiff.
- 5. All such matters and documents which will lead, or are likely to lead, to discoverable evidence in this case, witness identification, and/or which will establish the truthfulness or falsity of all statements which Plaintiffs allege are made by the defendants therein.

CERTIFICATE OF SERVICE

I do hereby verify that service of a true and correct copy of the within Notice of Deposition of Plaintiff Rittereiser was made on the 22nd Day of June, 2001, to the counsel below-named, by United States Mail, postage pre-paid:

Alan L. Frank

1835 Market St., #320

Philadelphia, PA 19103

Mary Cummins, Defendant pro se