

The Honorable Ricardo S. Martinez

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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

CASCADE YARNS, INC., a Washington corporation,

Plaintiffs,

v.

KNITTING FEVER, INC., a New York corporation, DESIGNER YARNS, LTD., a corporation of England, FILATURA PETTINATA V.V.G. DI STEFANO VACCARI & C. (S.A.S.), an entity organized under the laws of Italy; SION ELALOUF, a natural person, DIANE ELALOUF, a natural person, JAY OPPERMAN, a natural person, DEBBIE BLISS, a natural person, DAVID WATT, a natural person, and DOES 1-50,

Defendants

Civil Action No. 2:10-cv-00861 RSM

DECLARATION OF JEFFREY DENECKE, JR. IN OPPOSITION TO CASCADE’S MOTION FOR EXPEDITED DISCOVERY

NOTE ON MOTION CALENDAR: November 12, 2010

I, Jeffrey Denecke, Jr. declare as follows:

1. I am employed by Knitting Fever, Inc. as Director of Operations, and this declaration is based on my personal knowledge and, if called upon to do so, I would and could testify competently as to the matters set forth herein.

DECLARATION OF JEFFREY DENECKE, JR.
IN OPPOSITION TO CASCADE’S MOTION
FOR EXPEDITED DISCOVERY
(No. 2:10-cv-00861 RSM) — 1

1 2. All of the samples of Cascade yarns that KFI sent for testing by SGS
2 Cashmere Labs were acquired by KFI after Cascade's commencement of the present
3 action.

4 I declare under penalty of perjury under the laws of the United States of America
5 and the State of New York that the foregoing is true and correct.

6 Executed on November 8, 2010 at Amityville, New York.

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23 Jeffrey Denecke, Jr.