

[illegible]

EXHIBIT		OBJECTIONS
28	Letter from Plaintiff SEC regarding, in part, SEC and United States Attorney's Office Proffer Sessions with Defendant Tarun Mendiratta, dated April 25, 2006, attaching (1) Letter from Plaintiff to Counsel for Defendant Mendiratta dated February 3, 2006, (2) Consent of Defendant Tarun Mendiratta, and (3) Judgment as to Defendant Tarun Mendiratta	Authenticity Hearsay Relevance
33	September 7, 2007 Letter to Plaintiff Securities and Exchange Commission requesting documents related to Defendant Tarun Mendiratta	Hearsay Relevance
34	September 17, 2007 Letter from Plaintiff Securities and Exchange Commission in part Admitting to Plaintiffs "interview of Mr. Mendiratta on June 6, 2007 in preparation of using him as a witness at trial", Refusing to Produce Documents Related to	Authenticity Hearsay Relevance

EXHIBIT		OBJECTIONS
	Defendant Tarun Mendiratta	
36	September 24, 2007 Letter of Defendant Tarun Mendiratta's Counsel Refusing Request to Appear at Trial	Relevance
46	Mapquest Printout of Driving Directions from Weston, Connecticut to 500 Pearl Street, New York, NY, printed on October 1, 2007	Relevance
47	Mapquest Printout of Driving Directions from Bethel, Connecticut to 500 Pearl Street, New York, NY, printed on October 1, 2007	Relevance
48	Residential Property Record Card for Condominium at 112 Lexington Boulevard, Bethel, Connecticut, owned by Tarun Mendiratta and Morijawala Sweta, printout dated October 1, 2007	Authenticity Hearsay Relevance
49	Town of Weston, Connecticut Land Records for 85 Lords Hwy East	Authenticity Hearsay Relevance
50	<i>Wade v. Bio-Solutions Manufacturing, Inc., et al.</i> , # 2:07cv00118-KS-MTP (S.D. Mississippi), Answer to Counterclaim, Reply to Defendants' Affirmative Defenses, Counterdefendants' Affirmative Defenses, Counterclaim and Third Party Complaint against Tarun Mendiratta and others for alleged illegal issuance of shares to Mendiratta, false press releases, etc., filed September 17, 2007	Hearsay Relevance
51	ECF Docket Sheet for <i>Wade v. Bio-Solutions Manufacturing, Inc., et al.</i> , #2:07-cv-00-118-KS-MTP (S.D. Mississippi)	Hearsay Relevance
52	Bio Solutions Manufacturing, Inc., Form 10QSB/A dated September 27, 2007	Hearsay Relevance
78	E-mail dated 10/12/07 5:10PM from Charlene Huffman, Legal Assistant of John Hutchings to Jason & Marvin Pickholz with attachment; Proffer Agreement of Tarun Mendiratta	Relevance
79	Letter dated October 15, 2007 from Danielle Francis, LiveNote World Service to Maria Pinkston, U.S. Securities & Exchange Commission indicating that Tarun Mendiratta did not review and sign his deposition transcript during the period allowed	Authenticity Hearsay Relevance
80	Letter dated October 29, 2007 from John A. Hutchings, Esq. to Marvin Pickholz, Esq.	Relevance

Respectfully submitted November 19, 2007.

HARRY H. WISE, III, ESQ.

s/Harry H. Wise, III (HW6841)

Harry H. Wise, III  
500 Fifth Avenue, Suite 1650  
New York, New York 10110  
Telephone: (212) 810-2430  
Facsimile: (212) 810-2427  
E-mail: [hwiselaw@aol.com](mailto:hwiselaw@aol.com)

DILL DILL CARR STONBRAKER &  
HUTCHINGS, P.C.

John A. Hutchings, Bar No. 10543  
Robert A. Dill, Bar No. 5725  
455 Sherman Street, Suite 300  
Denver, CO 80203  
Telephone: (303) 777-3737  
Facsimile: (303) 777-3823  
E-mail: [jhutchings@dillanddill.com](mailto:jhutchings@dillanddill.com)

**CERTIFICATE OF MAILING**

I hereby certify that on November 16, 2007 I electronically filed the foregoing **TARUN MENDIRATTA'S OBJECTIONS TO EVIDENTIARY DESIGNATIONS OF DEFENDANT GEORGE SANDHU** with the Clerk of Court using CM/ECF System, which will send notification of such filing to the following e-mail addresses:

Arthur Tifford, Esq. [tiffordlaw@bellsouth.net](mailto:tiffordlaw@bellsouth.net)

Julie K. Lutz, Esq. [lutzj@sec.gov](mailto:lutzj@sec.gov)  
Leslie Hughes, Esq. [hugheslj@sec.gob](mailto:hugheslj@sec.gob)

Robert B. Blackburn, Esq. [rblackburn@sec.gov](mailto:rblackburn@sec.gov)

Marvin Pickholz, Esq. [marvin.pickholz@akerman.com](mailto:marvin.pickholz@akerman.com)  
Jason Pickholz, Esq. [jason.pickholz@akerman.com](mailto:jason.pickholz@akerman.com)

John B. Harris, Esq. [jharris@stillmanfriedman.com](mailto:jharris@stillmanfriedman.com)

s/Harry H. Wise, III (JW 6841)