

# **Exhibit 58**

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File Number:

September 20, 2019

Pamela Bresnahan  
Vorys, Sater, Seymour and Pease LLP  
1909 K St NW Suite 900  
Washington D.C. 20006

**Steve Bunnell**  
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sbunnell@omm.com

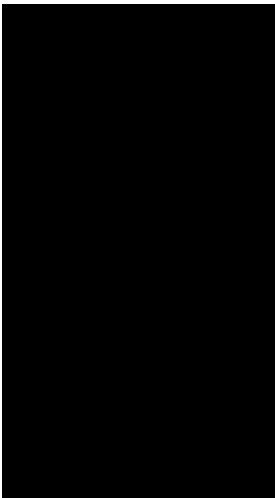
**Re: Request for Information**

Dear Pam:

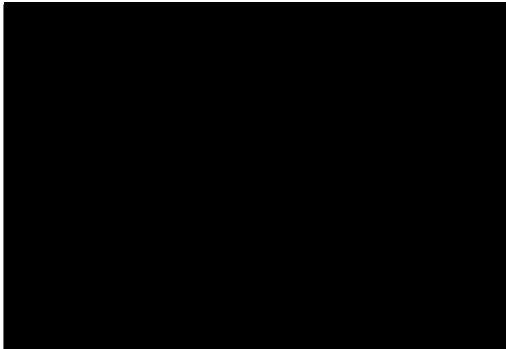
We appreciate the information you've provided to date in connection with the D.C. Council's investigation of ethical issues involving Councilmember Jack Evans. A few follow-up requests, which we would ask that you provide no later than September 27, 2019:

1. Confirm whether each individual/entity listed below retained Manatt for legal, lobbying, or consulting services.
2. For the individuals/entities that retained Manatt, please identify whether Councilmember Evans personally provided any legal, lobbying, or consulting services for that client.
3. Please also identify whether any Manatt partner or employee, in connection with the representation, communicated with any D.C. Council members or employees about matters before the D.C. Council or before the D.C. government, including the Mayor's Office, the Deputy Mayor's Office, or any DC regulatory agency.
4. If such communications occurred, please describe the substance of the communications.
  - a. In addition, to the extent these communications exist in writing, please produce them.

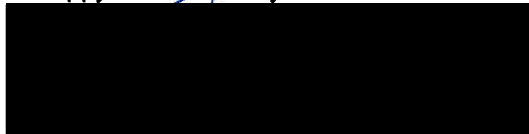
**Individuals**



**Entities/Matters**



Happy to discuss at your convenience.



Steve Bunnell

Pamela A. Bresnahan  
Direct Dial (202) 467-8861  
Direct Fax (202) 533-9020  
Email pabresnahan@vorys.com

September 30, 2019

**VIA HAND-DELIVERY**

Steve Bunnell, Esquire  
O'Melveny & Meyers, LLP  
1625 Eye Street NW  
Washington, D.C. 20006

**Re: Manatt, Phelps & Phillips, LLP**

Dear Steve:

In our conversations on August 15, 2019 and August 22, 2019, you requested information regarding Jack Evans' employment with Manatt, Phelps & Phillips, LLP ("Manatt"). Pursuant to your requests, I sent you responsive information and documents in my August 23, 2019 letter.

Following the August 23, 2019 letter, you requested a list of Manatt clients where Manatt partners or employees were listed as registered lobbyists and/or appeared or participated in D.C. Council proceedings while Jack Evans was affiliated with the firm. On August 28, 2019, I sent you information responsive to that request. You also requested the names of Manatt clients for which John Ray was either a registered lobbyist or participated in a public forum or proceeding where Mr. Ray communicated with Jack Evans or Jack Evans' D.C. Council office. In my August 29, 2019 letter, I provided a list of five (5) Manatt clients that were responsive to that request.

In your September 12, 2019 email, you requested additional information related to Manatt. On September 13, 2019, in response to that email, I provided a breakdown of Evans' compensation while he was employed at the firm. However, the remainder of the requests in your September 12, 2019 email seek information that is protected by the attorney-client privilege and the attorney work-product privilege. Therefore, I cannot provide the additional information you have requested in your September 12, 2019 email.

In your September 20, 2019 letter, you asked that I identify Manatt clients and provide additional information related to those clients, such as: confirm whether the clients were retained by Manatt for legal, lobbying or consulting services; identify whether Evans personally provided any legal, lobbying or consulting services for that client; identify whether any Manatt partner or

Steve Bunnell, Esquire  
September 30, 2019  
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employee, in connection with the representation, communicated with any D.C. Council members or employees about matters before the D.C. Council or before the D.C. government, including the Mayor's Office, the Deputy Mayor's Office, or any D.C. regulatory agency, and; if there was any such communication, to describe the substance of the communications and produce a copy of the communication, if written. I have reviewed those requests and determined that any non-privileged information that is responsive to such requests was provided to you pursuant to my August 29, 2019 letter. Accordingly, there is no additional information that I can provide in response to your September 20, 2019 letter.

I received the voicemail you left on Friday, September 27, 2019, when I was not in the office. I am available to speak with you today, Monday, September 30, 2019, after 3:30 p.m. or on Tuesday, October 1, 2019. John Ray and I will be in your offices on Wednesday, October 2, 2019 at 1:00 p.m.

Best regards.

Very truly yours,

  
Pamela A. Bresnahan

PAB slg

cc: Monte Lemann, Esquire  
Stephanie L. Gardner, Esquire  
Teresa J. Shoemaker