## Exhibit H

## Exhibit G

Seth P. Womack, MD FAAEN
2115 Dueling Oaks Drive
Tyler, Texas 75703
Womack@erdoctor.com

Claggett & Sykes Law Firm 4101 Meadows Lane, Suite 100 Las Vegas, Nevada 89107

Re: Douglas Schwartz

## **Introduction and Qualifications**

care in this case by virtue of my knowledge, education, experience, training, and skill. transport patients with a flight nurse or flight paramedic. flight nurses and flight paramedics. When I was a flight physician, I would manage currently work approximately 12 -15 shifts in the emergency department where I work with patients. I have given presentations on difficult patient airways and airway management. I Support (ATLS), and I am an ATLS instructor. I have intubated hundreds of emergency room have completed the Difficult Airway Course specific to the specialty of emergency medicine. centers for injuries similar to Mr. Schwartz. I have been working as a full time emergency physician in a level one trauma center for over ten years. I have worked in emergency rooms and on flights that transferred trauma patients to trauma hospital. I have made decisions as to intubate or not intubate patients prior to flight transport. treated patients before, during, and after flight transport from the scene and from College of Wisconsin in Milwaukee, Wisconsin. During residency I was a flight physician. I have Emergency Medicine (ABEM). I completed a residency in emergency medicine at the Medical Hospital (NNRH). I am board certified in emergency medicine by the American Board of concerning the standard of care performed by Dr. David James Garvey regarding t Douglas Schwartz on June 22, 2016 in the emergency room of Northeastern Nevada Regional Seth P. Womack, MD am a licensed physician. You have asked me to render an opinion I am certified in Advance Trauma Life I am familiar with the standard of and he care of hospital to

Page 1 of 31

Dr. Womack's Report Re: Douglas Schwartz

August 17, 2020

- i. March 4, 2019
- 24. Deposition of Susan Olson, R.N. (78 pages)
- i. March 4, 2019
- 25. Deposition of Dr. John Patrick Patton (67 pages)
- . May 31, 2019
- 26. Deposition of Donna Kevitt, R.N. (111 pages)
- i. March 4, 2019
- 27. Deposition of Diane Schwartz (163 pages)
- . January 23, 2019
- 28. Deposition of Kathleen Jane Dunn (176 pages)
- i. June 8, 2020
- 29. Deposition of Gary McCalla, MD (194 pages)
- i. June 8, 2020
- 30. Exhibits 1-4 of the Deposition of Gary McCalla, MD (656 pages)
- 31. Deposition of Tom Evers, RRT (84 pages)
- i. June 17, 2020
- 32. Exhibits 1-5 of the Deposition of Tom Evers, RRT (108 pages)
- 33. Deposition of Barry Bartlett with Exhibits 1-5 (154 pages)
- 34. Responses to Plaintiff's First Set of Request for Production of Documents (7 pages)
- 35. Answers to Plaintiff's First Set of Interrogatories (10 pages)
- 36. Plaintiff's Responses to Defendant David Garvey's First Set of Requests for (26 pages) Production
- 37. Plaintiff's Answers to Defendant David Garvey's First Set of Interrogatories (19 pages)
- 38. Plaintiff's Responses to Defendant Reach Air Medical Services' First Set of
- Interrogatories, Requests for Production and Requests for Admissions (22 pages)
- 39. Reach and Summit Documents (263 pages)
- 40. Reach Air Medical Services, LLC's Responses and Objections to First Set of Interrogatories, Requests for Admission, and Requests for Production to Plaintiff (54