EX-99.2 3 rdi-20180223xex99 2.htm EX-99.2

### CHARTER OF THE SPECIAL INDEPENDENT COMMITTEE OF THE BOARD OF DIRECTORS OF READING INTERNATIONAL, INC.

#### I. **PURPOSE**

This Special Committee (the "Committee") is formed for the Aug 30 2019 03:26 p.m. forth below with respect to the following background:

Electronically Filed Elizabeth A. Brown Clerk of Supreme Court

Up until his death on September 13, 2014, James J. Cotter, Sr., the father of Ellen Cotter, James J. Cotter, Jr. and Margaret Cotter, was the controlling stockholder of Reading International, Inc. ("Reading" or the "Company"), having the sole power to vote approximately 66.9% of the outstanding Class B Voting Stock ("Voting Stock") of the Company.

Since James Cotter, Sr.'s death, disputes have arisen among Ellen Cotter, James J. Cotter, Jr. and Margaret Cotter (collectively, the "Cotter Siblings") and between James J. Cotter, Jr. and the Company, including, among other things:

- (A) The voting control of the Voting Stock owned by Mr. Cotter, Sr. and certain matters related thereto, which became part of the Estate of James J. Cotter, Sr. Deceased (the "Cotter Estate"), are currently being probated in the District Court of Clark County, Nevada (the "Cotter Estate Probate").
- Various matters regarding the living trust (the "Cotter Trust) and (B) a voting trust to be created to hold the Class B Voting Stock held by the Cotter Trust (the "Voting Trust" and the "Trust Voting Shares", respectively) created by Mr. Cotter, Sr. which matters are being litigated in the Superior Court of the State of California, County of Los Angeles (the "California Superior Court"), captioned In re James J. Cotter Living Trust dated August 1, 2000 (Case No. BP159755) (the "Trust Case"), including, but not limited to, an Ex Parte Petition for Appointment of a trustee ad litem and of a guardian ad litem for the benefit of Cotter, Sr.'s, minor grandchildren (two of whom are the children of Margaret Cotter and three of whom are the children of James Cotter, Jr., and who are referred to herein as the "Cotter Grandchildren") (collectively, the "Trust Case").
- Mr. Cotter, Jr. filed a lawsuit entitled "James J. Cotter, Jr., (C) individually and derivatively on behalf of Reading International, Inc. vs. Margaret Cotter, et al." Case No,: A-15-719860-V, Dept. XI, against our Company and each of the Company's then sitting Directors (Ellen Cotter, Margaret Cotter, Guy Adams, William Gould, Edward Kane, Douglas McEachern, and Tim Storey) in the Eighth Judicial District Court of the State of Nevada for Clark County (the "Nevada District Court"). Subsequently, Mr. Cotter Jr. added additional claims and also added as defendants Directors Judy Codding and Michael Wrotniak (the "Derivative Case"). Consequently, all of the current Directors, other than Mr. Cotter, Jr., are currently defendants in the Derivative Case. The requested relief include reinstatement of Mr. Cotter, Jr. as CEO of the Company.
- An arbitration matter with Mr. Cotter, Jr. (Reading International, (D) Inc. v. James J. Cotter, AAA Case No. 01-15-0004-2384, filed July 2015)( the "Cotter Jr. Employment Arbitration").

1 of 7 6/11/18, 11:21 AM (E) While the Company is presently unaware of any others, it is possible that other litigation, alternative dispute resolution proceedings or other proceedings may be brought in the future by any of the above referenced parties, by third parties or by the Company directly or indirectly related to the foregoing matters, including, but not limited to, claims related to Cotter family matters, Cotter Estate Probate or the Trust Case that directly or indirectly impact the Company (collectively "Future Proceedings").

Collectively, all matters described in paragraphs A through E above, including, but not limited to, the Cotter Estate Probate, the Trust Case, the Derivative Case, the Cotter Jr. Employment Arbitration, Employment Direct Action, and the Future Proceedings, are referred to herein as "Cotter Related Proceedings").

Mr. Cotter, Jr., is also seeking to have all of the Class B voting stock currently owned by the Cotter Trust (and which may upon the rollover of the Cotter Estate into the Cotter Trust, be owned in the future by the Cotter Trust) sold to the highest bidder in a public or similar auction sale process ("Trust Share Sale Process") in which Ellen Cotter and Margaret Cotter would be prohibited from participating. If Ellen Cotter and Margaret Cotter are permitted to participate in as potential buyers, Mr. Cotter, Jr., has stated to the Court his desire to likewise be permitted to participate as a potential buyer. The public auction proposed by Mr. Cotter, Jr., could result in a change of control of the Company (the "Potential Change of Control Transaction"). Due to the fact that the Voting Stock held by the Trust and the Estate represents less than 5% of the outstanding equity of the Company, there is a risk that the interest of the person or group acquiring such a controlling block would not be consistent with the long term business strategy adopted by the Company's Board or would otherwise be inconsistent with the interests of holders of Class A Common Stock or other holders of Class B Common Stock. The Board had previously determined that it would be in the best interests of the Company and its stockholders for the Company to pursue its long term business strategy as an independent company. Ellen Cotter, Margaret Cotter, and/or an entity in which they have a controlling interest may be involved in a Trust Share Sale Process as a potential purchaser of such shares, and have advised the Board that they intend to continue with the implementation of the business strategy adopted by the Board. Mr. Cotter, Jr., voted against the approval of that business strategy. The Board has an interest in the preservation of and execution on its business strategy. Bidders in the Trust Share Sale Process or any Potential Change of Control Transaction may seek the involvement of the Company in connection with due diligence or other aspects of such a Potential Change of Control Transaction.

Because of the material impact of the Cotter Related Proceedings and the Potential Change of Control Transaction on the Company, the Board, acting through the Executive Committee, has determined that it is in the best interests of the Company and the stockholders to delegate consideration of matters related to the Cotter Related Proceedings, the Trust Share Sale Process and the Potential Change of Control Transaction..(collectively, the "Purpose").

The Committee has the authority to retain its own financial, legal and other advisors, consultants and experts in connection with the Purpose. The Company will pay or reimburse all reasonable costs, fees and expenses incurred by or on behalf of the Committee, including out-of-pocket expenses of members of the Committee, and the reasonable costs, fees and

<sup>&</sup>lt;sup>1</sup> Based on 696,080 shares of Class B Common Stock held by the Voting Trust, 427,808 shares of Class B Common Stock held by the Estate, and 21,497,717 shares of Class A Common Stock

and 1,680,590 shares of Class B Common Stock outstanding on December 31, 2016.

expenses of the Committee's financial, legal and other advisors, consultants and experts, if any.

The Committee will fulfill its purpose by carrying out the responsibilities and duties enumerated in Section IV of this Charter.

### II. COMPOSITION

The Committee shall be comprised of more than one member of the Board as determined by the Board (or the Executive Committee). The members of the Committee may be appointed or replaced by the Board (or the Executive Committee) by majority action. The Committee may determine its own rules and procedures as are necessary and proper for the conduct of its business, including designation of a chair of the Committee, if determined to do so by the Committee.

Each Committee member must satisfy all of the following criteria (the "Criteria"): The Committee shall be composed of directors who are each (i) an "independent director", pursuant to the definition in section 5605(a)(2) of the NASDAQ Listing Rules; and (ii) is not a Cotter Sibling. The Committee shall be delegated authority to determine whether its members satisfy the Criteria.

The Committee shall initially be composed of [To Come], each of whom the Board has previously determined to satisfy the Criteria set forth in (i) above and none of whom is a Cotter Sibling. The Board, upon recommendation of the Compensation and Stock Options Committee, will establish compensation for service on the Committee.

#### III. MEETINGS

The Committee shall meet periodically, as deemed necessary or appropriate by the Committee, to carry out its responsibilities and duties and to act upon matters falling within its responsibility. Written minutes of each meeting of the Committee shall be maintained, and shall be distributed to each member of the Committee. Such meetings may be in-person, telephonically or electronically, at such locations as determined by the Committee. Additionally, the Committee may act by unanimous written consent of its members in lieu of a meeting.

### IV. RESPONSIBILITIES AND DUTIES

To fulfill its responsibilities and duties, the Committee is authorized to, in its discretion:

- i. Review, consider, deliberate, investigate, analyze, explore, evaluate, monitor and exercise general oversight of any and all activities of the Company directly or indirectly involving, responding to or relating to the Purpose or any directly or indirectly related proposals, agreements or transactions involving the Company, and any matters that it deems advisable with respect to the Purpose;
- ii. Meet, confer and receive advice of legal counsel, advisors, management, other directors, stockholders and/or third parties in connection with the Purpose, and, instruct legal counsel representing the Company to take certain actions, including, but not limited to, file pleadings or other papers, appear in any proceedings, participate in any discovery or other proceeding of any kind, including any form of alternate dispute resolution forum, or any appellate body, and otherwise take such steps as the Committee deems to be in the best interest of the Company in any Cotter Related Proceedings or

in connection with any Potential Change of Control Transaction;

- iii. Participate in and direct legal counsel representing the Company to conduct negotiations and take actions to resolve matters related to the Cotter Related Proceedings, or any Potential Change of Control Transaction, including, without limitation, to negotiate the form of any and all requisite agreements and other documentation directly or indirectly related to the Purpose;
- iv. Report to the Board, as it determines to be appropriate (subject to the maintenance of attorney-client privileges and with due regard for and the institution of appropriate safeguards in order to take into account any conflicts of interest that may exist involving other members of the Board and without limiting its delegated authority under this Charter), its recommendations and conclusions with respect the determinations delegated to it by this Charter; and
- v. Take all such other actions as the Committee may deem to be necessary or appropriate in connection with the above.

In the execution of its duties, the Committee may rely upon the officers, executives and other employees of the Company, and such outside consultants as the Committee may from time to time determine to retain, including, without limitation, legal counsel.

The Committee shall have the authority to enter into or bind the Company in connection with a Cotter Related Proceedings, or any Potential Change of Control Transaction; provided, however, that the Committee shall not have any authority to issue or to obligate the Company to issue any shares of Company stock, or to approve any merger, consolidation or liquidation of the Company.

Each of the independent directors of the Company is named as a defendant in the Derivative Case. Nothing herein or in the delegation to the Committee to consider certain matters is intended to impact such directors' rights and defenses, representation by their own separate counsel or any other right in the Derivative Case. Any actions taken by the Committee in respect of the Derivative Case is intended to be taken with respect to the interests of the Company. Nothing herein in intended to limit, waive or reduce in any way such directors' rights and entitlement to defend the Derivative Case in their respective defendant capacities and to obtain all indemnification and other rights they may possess.

7 of 7

## Exhibit 2

1	EIGHTH JUDICIAL DIST	TRICT COURT
2	CLARK COUNTY, 1	NEVADA
3		
4	JAMES J. COTTER, JR., derivatively on behalf of	
5	Reading International, Inc.,	) ) ) Case No.
6	Plaintiff,	A-15-719860-B
7	vs.	) )
8	MARGARET COTTER, ELLEN COTTER, GUY ADAMS, EDWARD KANE, DOUGLAS McEACHERN,	Case No. P-14-082942-E
10	TIMOTHY STOREY, WILLIAM GOULD, and DOES 1 through	, ) Related and ) Coordinated Cases
	100, inclusive,	) )
11	Defendants,	) )
12	and 	) )
13	READING INTERNATIONAL, INC., ; a Nevada corporation,	) )
14	Nominal Defendant.	) )
15		
16	Complete caption, next page.	
17		
18		
19	VIDEOTAPED DEPOSITION	N OF GUY ADAMS
20	LOS ANGELES, CAI	LIFORNIA
21	THURSDAY, APRIL 2	28, 2016
22	VOLUME I	
23		
24	REPORTED BY: LORI RAYE, CSR NO.	. 7052
25	JOB NUMBER: 305144	

## GUY ADAMS, VOLUME I - 04/28/2016

1			Dage 2					Dage 3
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2	CLARK COUNTY, N JAMES J. COTTER, JR., )	IEVADA		2		er Mangels Butler & Mitchel		
	derivatively on behalf of			3	located at 1	900 Avenue of the Stars, Te	nth Floor,	
4	Reading International, Inc., )	Case No.		4	Los Angeles,	California, 90067, on Thur	sday,	
5	Plaintiff, )	A-15-719860-B		5	April 28, 20	16, at 10:13 a.m., before I	ori Raye,	
6	vs.	P-14-082942-E		6	Certified Co	urt Reporter, in and for th	e State of	
٥ ا	MARGARET COTTER, ELLEN )			7	California.			
7	COTTER, GUY ADAMS, EDWARD )			8				
8	KANE, DOUGLAS McEACHERN, ) TIMOTHY STOREY, WILLIAM )			9	Appearances:			
١.	GOULD, and DOES 1 through )			10				
9	100, inclusive, )			11	For Plaintif	f:		
10	Defendants.			12				
11	and )			1.0		ROCA ROTHGERBER CHRISTIE, I	.LP	
	READING INTERNATIONAL, INC., )			13		ARK G. KRUM, ESQ,		
12	a Nevada corporation, )			14		oward Hughes Parkway		
13	Nominal Defendant. )			14	Suite			
14	T2 PARTNERS MANAGEMENT, LP, )			15		gas, Nevada, 89169 949-8200		
11	a Delaware limited )			13		lrlaw.com		
15	partnership, doing business )			16	nort and	IIIaw.com		
16	as KASE CAPITAL MANAGEMENT, ) et al., )			17	For Defendan	ts Margaret Cotter, Ellen C	otter Guy	
١, _	)					as McEachern, Edward Kane,		na
17	Plaintiffs, ) vs. )			18	and Michael		,	_
18	)			19				
19	MARGARET COTTER, ELLEN ) COTTER, GUY WILLIAMS, EDWARD )				QUINN E	MANUEL URQUHART & SULLIVAN,	LLP	
	KANE, DOUGLAS McEACHERN, )			20		RISTOPHER TAYBACK, ESQ.		
20	WILLIAM GOULD, JUDY CODDING, ) MICHAEL WROTNIAK, CRAIG )					th Figueroa Street		
21	TOMPKINS, and DOES 1 through )			21	Tenth F			
22	100, inclusive, )				Los Ang	eles, California 90017		
22	Defendants, )			22	(213) 4	43-3199		
23	and )				christa	yback@quinnemanuel.com		
24	READING INTERNATIONAL, INC., )			23				
٦٠	a Nevada corporation, )			24				
25	Nominal Defendant. )			25				
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1	Appearances: (Continued)			1		INDEX		1430 0
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3		_		3	WITNESS: GU	Y ADAMS		
4	For Plaintiffs-in-Intervention			4				
5	Management, LP, dba Kase Capit et al.:	ai management,		5	EXAMINATION		PAGE	
6	cc ar			6	By Mr. Krum		8	
	ROBERTSON & ASSOCIATES, I	LP		7				
7	BY: ROBERT NATION, ESQ.			8				
	32121 Lindero Canyon Road	1		9				
8	Suite 200	. 01261		10		EXHIBITS		
9	Westlake Village, Califor (818) 851-3850	rnia 91361		11				
,	(010) 031-3030							
1	rnation@arobertsonlaw co	m			NUMBER	DESCRIPTION	MARKED	
10	rnation@arobertsonlaw.co	om		12	NUMBER	DESCRIPTION	MARKED	
11	rnation@arobertsonlaw.co			12 13				
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11 12	For Nominal Defendant Reading	International, Inc.:		12 13 14		10-9-13 Income and Expens		
11	For Nominal Defendant Reading  GREENBERG TRAURIG  BY: ERIC W. SWANIS, ESC	International, Inc.:		12 13 14	Exhibit 53	10-9-13 Income and Expens Declaration (JCOTTER14954-14974)	ee118	
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     room with the three Cotter siblings to discuss the
                                                              period.
     business issues and try to get that disentangled so
                                                          2
                                                              BY MR. KRUM:
 3
     they could move forward.
                                                                        2014?
                                                          3
                                                                   Q.
 4
               And Doug McEachern called me after a
                                                          4
                                                                        2014, yes.
                                                                   Α.
 5
    couple of those meetings and told me they were not
                                                          5
                                                                        So directing your attention back to your
 6
    going very well. They weren't very productive,
                                                          6
                                                              April breakfast meeting at the Peninsula with Ellen
 7
                                                          7
                                                              Cotter, tell me again how that came about.
     excuse me.
 8
          Q. There were only a total of three such
                                                          8
                                                                   A. Ellen called me.
                                                                   Q. What did she say and what did you say?
 9
    meetings; correct?
                                                          9
                                                                   A. She says, I want to talk to you and I
          MR. TAYBACK: Objection; foundation.
10
                                                         10
11
               If you know.
                                                          11
                                                              have a lot of things to talk about so why don't we
                                                              have breakfast at the Peninsula. She suggested a
12
          THE WITNESS: Which -- oh, I thought there was
                                                         12
13
    two. I don't know, is the answer.
                                                          13
                                                              day or -- it came about that way.
14
    BY MR. KRUM:
                                                          14
                                                                   Q. What else, if anything, did either of you
15
          Q. But you think there were something in the
                                                         15
                                                              say on that phone call?
16
    range of two or three meetings where McEachern and
                                                         16
                                                                   A. In that phone call with Ellen? That's
17
     Storey met with each of the three Cotters?
                                                         17
                                                              all I recall.
          A. Yes.
                                                                   Q. Did you ask her to give you some sense as
18
                                                         18
          Q. Okay. And when did those occur,
19
                                                         19
                                                              to what she wanted to discuss?
20
     approximately? What time period?
                                                                        My recollection is that she said on her
                                                          20
21
          A. I would say --
                                                          21
                                                              opening burst that we had a lot of things to talk
22
          MR. TAYBACK: Objection; foundation.
                                                          22
                                                              about and I think we should do it in person, so if
23
               You can answer what you know.
                                                          23
                                                              you're available, let's have breakfast. And I
24
          THE WITNESS: I'm really not sure. I guess
                                                          24
                                                              didn't press what the issues were.
25
    they were in the -- maybe the October/November time
                                                         25
                                                                       Did she say or did you ask why she was
                                                Page 96
    meeting with you personally instead of --
                                                                        One, I want -- I'll accept that there's a
 1
                                                          1
 2
          A. No.
                                                          2
                                                              majority of the Cotter siblings that agree to it;
 3
              -- you together with other board members?
                                                              and Number 2, I'll do it if the majority of the
          ο.
 4
                                                              independent directors agree to it. And I had no
          A.
              No.
 5
          Q. Did you think about that?
                                                          5
                                                              idea whether they would or wouldn't, but that was a
          A.
                                                              condition. And the third condition was, I agreed
 6
                                                          6
 7
              Did you tell anybody you were going to
                                                          7
                                                              to be an interim -- an interim, one month,
 8
    meet with her before you met with her?
                                                          8
                                                              two months, I'm thinking max three. So it was a
 9
              I think I didn't.
                                                          9
          Α.
                                                              short scope of time.
          Q. Not Ed Kane?
10
                                                         10
                                                                   Q.
                                                                        Why?
11
          A. Not that I remember.
                                                          11
                                                                        Because I didn't want to be CEO. I
12
              So directing your attention, Mr. Adams,
                                                          12
                                                              wanted to just to tide it over till we got a CEO in
13
    to the actual breakfast meeting with Ellen Cotter
                                                              there to run the company.
                                                         13
    at the Peninsula, was it just the two of you?
14
                                                         14
                                                                   Q. Okay. So at this breakfast conversation,
15
          A. Yes.
                                                         15
                                                              did Ellen say that Margaret was in agreement with
16
          Q.
              How long did it last?
                                                         16
                                                              her that they wanted you to be interim CEO?
17
          Α.
              A little over an hour, I quess.
                                                         17
                                                                   Α.
                                                                        Yes.
18
          Q. What did she say and what did you say?
                                                         18
                                                                        And did Ellen say anything about any
              The purpose of the breakfast was, she
19
                                                         19
                                                              discussions she had had with any other RDI board
     said, I want you to reconsider being interim CEO.
                                                          20
                                                              member?
21
    And I remarked that I already had a job and I was
                                                          21
                                                                        No. No. We didn't talk about her
    doing things and I really wasn't all that
                                                              discussions with other people, that I recall.
22
                                                         22
23
     interested in it. She said, No, we really need
                                                         23
                                                                        Did you have any understanding as to
     you -- somebody to take the interim role. And I
                                                         24
                                                              whether she had had discussions with any other RDI
     said, I'll do it on three conditions.
                                                              board members about an interim CEO at that point in
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Page 98
    time?
                                                              conclude she had talked to other people about Jim
                                                          1
 2
         A.
              I strongly suspected she had spoken with
                                                          2
                                                              Junior being removed?
 3
     Ed Kane.
                                                          3
                                                                   A. I don't know specifically what she said.
                                                              Maybe it was innuendos that she maybe talked to
 4
          Q.
              And had either you or Ed Kane spoken to
                                                          4
 5
    Doug McEachern about that?
                                                           5
                                                              McEachern, maybe. But it wasn't specific.
 6
          A. I haven't, no. I don't know if Ed did.
                                                          6
                                                                   Q. Did you ever learn after the fact whether
 7
              Okay. When was the first time you spoke
                                                          7
                                                              that was the case?
                                                                   A. Considering McEachern, when I did call
 8
    with Doug McEachern about either terminating Jim
                                                          8
    Junior as CEO or about a subject of -- the subject
                                                              him, like two weeks before the vote, he said he was
 9
                                                          9
10
    of an interim CEO?
                                                          10
                                                              on board with that. I suspect she called and
                                                              talked to him. I sure didn't. So I suspect -- I
11
              That I talked to McEachern? I would say
                                                         11
                                                              suspect she did or maybe Ed Kane did. I don't
12
    it was maybe -- again, I can only approximately
                                                          12
     guess. Maybe two weeks before the meeting.
                                                         13
13
                                                              know.
14
          Q. And you're referring to the May 18th --
                                                         14
                                                                   Q. What else, if anything, did you discuss
15
    May 21st meeting, it was, wasn't it?
                                                         15
                                                              with Ellen Cotter at the breakfast meeting at the
16
         A. Yes. I don't know the exact date, but
                                                         16
                                                              Peninsula in April?
17
     veah.
                                                         17
                                                                   A.
                                                                        Nothing further that I can remember at
18
              So what else did Ellen say and what else
                                                         18
                                                              this time.
19
     did you say during this approximate hour-plus
                                                          19
                                                                   Q. What, if anything, did she say about why
20
    breakfast meeting?
                                                          20
                                                              she wanted Jim Junior removed as CEO?
21
          A. My recollection, we talked about Jim
                                                          21
                                                                       I think she felt he wasn't doing an
22
    Junior and the CEO position, and Ellen, I guess,
                                                          22
                                                              adequate job as CEO.
    talked to other people because she was feeling that
                                                         23
                                                                   Q.
                                                                        Excuse me. My question is, what did she
    there was support for Jim Junior to be removed.
2.4
                                                          24
                                                              say?
25
          Q. What did she say that caused you to
                                                          25
                                                                        What did she say about -- I'm sorry.
                                                                                                         Page 101
                                               Page 100
    Jim --
                                                              fall of 2014 that Margaret didn't want to report to
 2
          O. I'll ask it again.
                                                          2
                                                              Jim Junior: correct?
 3
          Α.
              Would you say it one more time, please.
                                                          3
                                                                   MR. SWANIS: Objection to form.
 4
                                                           4
                                                                   THE WITNESS: I'm not sure if I had that
 5
              What, if anything, did Ellen Cotter say
                                                          5
                                                              communicated to me from Margaret. I'm not sure
 6
    to you during this breakfast meeting at the
                                                          6
                                                              about that. I'd say no, I don't know. I don't
 7
    Peninsula about why she wanted Jim Junior removed
                                                          7
                                                              recall that.
 8
    as CEO?
                                                          8
                                                              BY MR. KRUM:
 9
          A. I don't recall a conversation where she
                                                                   Q. Well, did there come a time when you
                                                          9
10
    said this is why I want it -- want him removed.
                                                          10
                                                              heard or learned that Margaret did not want to
          Q. You understood that she didn't want to
                                                              report to Jim Junior?
11
                                                         11
12
    report to him; correct?
                                                         12
                                                                   A. Yes.
         MR. TAYBACK: Objection; vague as to time. At
                                                                        When was that?
13
                                                         13
                                                                   0.
14
    that lunch?
                                                          14
                                                                        I don't -- I have no recollection of the
                                                                   Α.
                                                         15
15
         MR. KRUM: Yes.
                                                              time when that transpired.
16
          MR. TAYBACK: Breakfast, lunch.
                                                         16
                                                                   Q.
                                                                        Do you recall how you learned that or
                                                              heard that?
17
          MR. KRUM: Breakfast, yeah.
                                                         17
          MR. SWANIS: Object to the form as well.
                                                                        Well, with Ellen, I -- she told me.
18
                                                         18
                                                                   Α.
          THE WITNESS: The answer is yes.
                                                                        Ellen told you that she --
19
                                                         19
                                                                   Q.
20
    BY MR. KRUM:
                                                          20
                                                                        Ellen told me.
                                                                        That she did not want to report to Jim
          Q. In fact, you understood as far back as
                                                          21
                                                                   Q.
22
     the fall of 2014 that she did not want to report to
                                                         22
                                                              Junior?
23
    Jim Junior; correct?
                                                          23
                                                                   Α.
                                                                        She did not, yes.
24
         A. Yes.
                                                          24
                                                                   Q.
                                                                        When did she tell --
25
          Q. You also understood as far back as the
                                                          25
                                                                        She said she didn't want to. She didn't
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Page 215
                                               Page 214
     stock. I didn't -- I didn't see the
                                                              of money, what's there, what's happening, where
     differentiating -- or the conflict.
                                                               it's going. She said this is what she wanted to
 3
          Q. Did you think it made sense when she said
                                                               do. She was in charge of it, and it seemed okay to
                                                           3
 4
     to you in the office that she wanted to exercise a
                                                           4
 5
     supposed option to acquire 100,000 shares of
                                                           5
                                                                        And did you give any thought to what
 6
    Class B voting stock and pay for it with Class A
                                                           6
                                                              reason, if any, might cause or prompt Ellen and/or
 7
    nonvoting stock, because doing so made good
                                                           7
                                                              Margaret to acquire Class B voting stock?
 8
    economic sense, or whatever words she used?
                                                           8
                                                                   MR. TAYBACK: Objection; calls for
 9
          MR. SWANIS: Objection; form.
                                                          9
                                                              speculation.
10
    BY MR. KRUM:
                                                          10
                                                                         You can answer.
                                                                    THE WITNESS: Repeating myself, she told me it
          Q. Did you -- did you agree with her?
                                                          11
11
          MR. TAYBACK: Object to the form of the
12
                                                          12
                                                               was the economics associated with the stock had
13
                                                               gone up. The options have a finite life, and she
    question.
                                                          13
14
          THE WITNESS: It wasn't mine to agree or not
                                                               expressed her concern that if she didn't do it and
                                                          14
15
    to agree whether that was -- she was the trustee.
                                                          15
                                                               the stock went down, she could be faulted for not
    That was her decision; it wasn't my decision.
                                                          16
                                                               overseeing those assets properly.
17
    BY MR. KRUM:
                                                          17
                                                              BY MR. KRUM:
18
          Q. I'm asking what you thought about what
                                                          18
                                                                   Q.
                                                                        What was the expiration of the supposed
19
     she said to you.
                                                          19
                                                               option?
          A. My personal opinion? It didn't matter,
20
                                                          20
                                                                   A.
                                                                        I have no idea.
21
    my personal opinion. I didn't give her my personal
                                                          21
                                                                        Did you ever learn that?
                                                                    ٥.
22
     opinion. I didn't state a personal opinion.
                                                          22
                                                                        No. Again, it's not my asset; it's her
                                                                   Α.
23
          Q. What did you think?
                                                          23
                                                               asset.
24
          A. I don't -- candidly, I don't have enough
                                                          24
                                                                        Did you ask her -- well, what did you do
25
    facts about what's going on in the estate, the need
                                                          25
                                                              to ascertain it was her asset?
                                                                                                         Page 217
          A. I informed myself through legal counsel.
 1
                                                          1
                                                              know --
 2
          MR. TAYBACK: Don't -- don't disclose the
                                                                        He voted for it.
                                                          2
                                                                   Α.
    communications with legal counsel. You can simply
                                                          3
                                                                        Okay. What did Ed Kane do, if anything,
 4
    say you conferred with legal counsel.
                                                               to seek advice of counsel?
                                                           4
          THE WITNESS: I conferred with legal counsel.
                                                                   MR. TAYBACK: Objection; foundation.
 5
                                                           5
    BY MR. KRUM:
 6
                                                           6
                                                                         Whatever you know.
 7
          Q. Who?
                                                           7
                                                                    THE WITNESS: I'm pretty sure he talked to
 8
          A.
              Craig Tompkins, Greenberg Traurig and
                                                           8
                                                               Craig Tompkins as well, legal counsel. I don't
 9
                                                          9
     Bill Ellis.
                                                               know if he spoke to Bill Ellis. And beyond that, I
10
          Q. When did you confer with each of them?
                                                          10
                                                              don't know what Ed Kane did.
11
              There were emails about this particular
                                                          11
                                                              BY MR. KRUM:
12
    thing, and Tim Storey wanted -- if I -- as I
                                                          12
                                                                   Q.
                                                                        Your communications were with what
    recall, he wanted a legal written opinion or
13
                                                          13
                                                              lawyer?
    something like that. And I didn't think there was
                                                                   MR. TAYBACK: You okay?
14
                                                          14
15
     a question that the shares were within the estate,
                                                          15
                                                                    THE WITNESS: Went down the wrong way.
16
     and anyway, Ed Kane agreed, we should -- we should
                                                          16
                                                                   MR. TAYBACK: Need a minute?
17
    make sure we're on a firm basis that they have it
                                                          17
                                                                    THE WITNESS: Just 30 seconds.
18
    and can do -- can exercise this.
                                                                   MR. TAYBACK: Why don't we go off the camera
                                                          18
19
              So I inquired, and to my knowledge, Ed
                                                          19
                                                               so you don't need to have a coughing --
    Kane inquired, and we both became of the opinion
                                                                    MR. KRUM: Yeah, we'll go off the record for a
                                                          20
21
     that it was an asset of the estate and they could
                                                          21
                                                               couple of minutes. That's fine.
22
     exercise this transaction.
                                                                   THE VIDEOGRAPHER: We are off the record. The
                                                          22
23
          Q. Did either you or Mr. Kane confer with
                                                          23
                                                               time is 4:50.
24
     anybody that -- well, strike that.
                                                          24
25
              What did -- what did Ed Kane do, if you
                                                                    THE VIDEOGRAPHER: We are on the record. The
```

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Page 218
                                                                                                         Page 219
    time is 4:59.
                                                                    MR. TAYBACK: General subject matter.
                                                           1
 2
    BY MR. KRUM:
                                                           2
                                                                    THE WITNESS: Ownership of the voting stock.
 3
          Q. Mr. Adams, referring to your testimony a
                                                           3
                                                              BY MR. KRUM:
    few minutes ago that you consulted with Greenberg
 4
                                                           4
                                                                    Q.
                                                                        Was the subject matter of the memo -- did
     Traurig, with whom did you speak or communicate?
                                                              it address the subject of who had the right to vote
                                                           5
 6
          A. I didn't speak to anyone. It was a
                                                              certain stock at or in connection with the annual
                                                           6
 7
    written communication.
                                                               shareholders meeting?
 8
          Q. From Greenberg Traurig?
                                                           8
                                                                    MR. TAYBACK: I'm going to object to that
          A. Yes.
                                                          9
                                                              question to the extent I think it's a little --
 9
10
              To you?
                                                          10
                                                                    MR. KRUM: It's not what they said. It's a
11
         MR. TAYBACK: Vague as to the "you." You,
                                                          11
                                                              particular subject matter. It's different -- it
                                                              may or may not be a different subject matter than
12
    Mr. Adams or --
                                                          12
         MR. KRUM: Yeah, that's what I'm asking.
                                                              what he just said. And he may know not know, but
13
                                                          13
          MR. TAYBACK: Okay.
                                                              I'm entitled to the subject matter.
14
15
          THE WITNESS: No, it wasn't to me. I'm not --
                                                          15
                                                                   MR. TAYBACK: Could I just have the subject
16
    I don't -- at the top, I don't know who it was to.
                                                              matter read back to me again.
                                                          16
17
    BY MR. KRUM:
                                                          17
                                                                    MR. KRUM: Sure. Go ahead.
18
          Q. How did you come to have it?
                                                          18
                                                                    MR. TAYBACK: At some point it becomes so
19
               It was given to me by -- the counsel of
                                                          19
                                                              specific that it does become a disclosure. You
          Α.
20
    the company gave it to me.
                                                          20
                                                              know what -- the point I'm making, so I just want
21
          Q. Mr. Ellis or Mr. Tompkins?
                                                          21
                                                              to make --
2.2
          A. I don't know -- one of them, yes, gave it
                                                          22
                                                                   MR. KRUM: I understand.
23
    to me.
                                                          23
                                                                         (Record read as follows:
                                                                         "Q. Was the subject matter of the
24
          Q. Okay. And what was the subject matter of
                                                          2.4
25
    this document?
                                                          25
                                                                         memo -- did it address the subject of
                                               Page 220
                                                                                                         Page 221
               who had the right to vote certain stock
                                                                         You can answer if you know.
 2
               at or in connection with the annual
                                                           2
                                                                    THE WITNESS: I have no knowledge about that.
 3
               shareholders meeting?")
                                                           3
                                                              BY MR. KRUM:
 4
          MR. TAYBACK: I'll let you answer the question
                                                           4
                                                                    Q. Okay. And I don't want to know what was
 5
     if you know.
                                                           5
                                                              said, but was there any discussion in the Greenberg
 6
          THE WITNESS: I'm not sure if it specified
                                                           6
                                                              Traurig memo of what you understood to be trust and
 7
    that.
                                                           7
                                                               estate issues?
 8
    BY MR. KRUM:
                                                           8
                                                                   MR. SWANIS: Objection; form.
          Q. Okay. But you relied on this particular
 9
                                                           9
                                                                   MR. TAYBACK: Join.
10
    Greenberg Traurig memo in connection with making
                                                          10
                                                                    THE WITNESS: Yes, there were some --
    the decision to vote as a member of the
11
                                                          11
                                                                    MR. TAYBACK: You can answer yes or no.
12
    compensation committee to allow Ellen and Margaret
                                                          12
                                                                   THE WITNESS: Yes.
    Cotter, as executors, to exercise the supposed
                                                          13
                                                              BY MR. KRUM:
14
    option to acquire 100,000 shares of Class B voting
                                                          14
                                                                        And in terms of your thinking, not what
                                                               any lawyer said in a memo, did whatever discussion
15
                                                          15
    stock; is that right?
16
          MR. TAYBACK: Objection to the extent that
                                                          16
                                                               there was that you understood to be of trust and
17
    misstates his prior testimony.
                                                          17
                                                               estate matters bear upon your decision-making?
                                                                        I'm sorry. Would you say that question
18
               You can answer.
                                                          18
          THE WITNESS: Yes, in addition to Craig
19
                                                          19
                                                               again.
20
    Tompkins and Bill Ellis.
                                                          20
                                                                         Sure. I'll ask it a little differently.
21
    BY MR. KRUM:
                                                          21
                                                                         Did you rely on a portion of the
22
          Q. Now, to your knowledge, were -- are any
                                                          22
                                                               Greenberg Traurig memo that you understood
23
    of those lawyers -- did any of those lawyers
                                                          23
                                                               addressed trust and estate matters in making your
24
    possess any expertise in trust and estate matters?
                                                          24
                                                              decision to vote in favor of allowing Ellen and
25
          MR. TAYBACK: Objection; lack of foundation.
                                                              Margaret Cotter to exercise the supposed option to
```

	Page 238		Page 239
1	A. Yes and no. Not all of it but some, yes.	1	Mr. Kane's email
2	And I thought also, there might be a point where I	2	A. Yes.
3	could buy it back later on.	3	Q do you see in the first line, it says:
4	Q. What were the proceeds, meaning how much	4	"We have heard from Nevada counsel via
5	money did you net from exercising the option and	5	their memos"?
6	selling RDI stock?	6	A. Yes.
7	A. I want to say I netted like \$120,000	7	Q. At the time, did you have any
8	maybe.	8	understanding to what that referred?
9	Q. And I'm sorry. I said March or April.	9	A. As I recall, I think Ed was referring to
10	Do you recall when that was?	10	the memos from Nevada counsel about who could vote
11	A. No, I don't. I really don't.	11	the stock in the various trusts or whatever.
12	MR. KRUM: What's our number? Where are we?	12	MR. KRUM: Okay. Why don't we go off the
13	THE REPORTER: We are on 67.	13	record.
14	MR. KRUM: Okay. I'll ask the court reporter	14	THE VIDEOGRAPHER: We are off the record. The
15		15	
1	to mark as Exhibit 67, a two-page document bearing	_	time is 5:27.
16	production numbers GA00005504 and 05.	16	(Discussion held off the record.)
17	(Exhibit 67 was marked for	17	THE VIDEOGRAPHER: This concludes the
18	identification.)	18	deposition of Guy Adams, Volume I, April 28, 2016,
19	THE WITNESS: I remember this.	19	which consists of four media files. The original
20	BY MR. KRUM:	20	media files will be retained by Hutchings
21	Q. What do you recognize Exhibit 67 to be?	21	Litigation Services. Off the video record at
22	A. An email from Ed Kane to Tim Storey,	22	5:28 p.m.
23	responding to Tim Storey's letter to the entire	23	(The deposition was adjourned
24	board, it looks like, the day before.	24	at 5:28 p.m.)
25	Q. Directing your attention, Mr. Adams, to	25	
		1	
-	Page 240		Page 241
1	Page 240 CERTIFICATE OF REPORTER		Page 241
1 2		2	Page 241 ERRATA SHEET
2	CERTIFICATE OF REPORTER  STATE OF CALIFORNIA )	2	_
1	CERTIFICATE OF REPORTER  STATE OF CALIFORNIA ) )SS:		_
3	CERTIFICATE OF REPORTER  STATE OF CALIFORNIA )	3 4	ERRATA SHEET
3 4	CERTIFICATE OF REPORTER  STATE OF CALIFORNIA )	3 4 5	ERRATA SHEET  I declare under penalty of perjury that I have read the
2 3 4 5	CERTIFICATE OF REPORTER  STATE OF CALIFORNIA )	3 4 5 6	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken
2 3 4 5 6	CERTIFICATE OF REPORTER  STATE OF CALIFORNIA )	3 4 5 6 7	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at
2 3 4 5	CERTIFICATE OF REPORTER  STATE OF CALIFORNIA )	3 4 5 6 7 8	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken
2 3 4 5 6 7	CERTIFICATE OF REPORTER  STATE OF CALIFORNIA )	3 4 5 6 7	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at
2 3 4 5 6 7 8	CERTIFICATE OF REPORTER  STATE OF CALIFORNIA )	3 4 5 6 7 8	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at
2 3 4 5 6 7 8	CERTIFICATE OF REPORTER  STATE OF CALIFORNIA )	3 4 5 6 7 8	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at(city), (state),
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## Exhibit 3

1	EIGHTH JUDICIAL DIST	RICT COURT
2	CLARK COUNTY, N	EVADA
3		
4	JAMES J. COTTER, JR., ) derivatively on behalf of )	
5	Reading International, Inc.,	Case No.
6	Plaintiff, )	A-15-719860-B
7	vs. )	
8	MARGARET COTTER, ELLEN  COTTER, GUY ADAMS, EDWARD  NAME DOUGLAG METAGUERN	Case No. P-14-082942-E
9	KANE, DOUGLAS MCEACHERN, ) TIMOTHY STOREY, WILLIAM )	Related and
10	GOULD, and DOES 1 through ) 100, inclusive,	Coordinated Cases
11	Defendants, )	
12	and )	
13	READING INTERNATIONAL, INC., ) a Nevada corporation, )	
14	Nominal Defendant. )	
15	)	
16	Complete caption, next page.	
17		
18		
19	VIDEOTAPED DEPOSITION	OF GUY ADAMS
20	LOS ANGELES, CAL	IFORNIA
21	FRIDAY, APRIL 29	, 2016
22	VOLUME II	
23		
24	REPORTED BY: LORI RAYE, CSR NO.	7052
25	JOB NUMBER 305149	

## GUY ADAMS, VOLUME II - 04/29/2016

1			2000 242				Daga 244
4 -	EIGHTH JUDICIAL DISTRI		age 243	1	Vic	deotaped deposition of GUY ADA	Page 244 AMS.
2	CLARK COUNTY, NEV			2		er Mangels Butler & Mitchell,	
3	JAMES J. COTTER, JR., ) derivatively on behalf of )			3		900 Avenue of the Stars, Tentl	
4	Reading International, Inc., )			4		California, 90067, on Friday	
5	) Plaintiff, )	Case No. A-15-719860-B		5		16, at 9:10 a.m., before Lori	
-		P-14-082942-E		6	-	ert Reporter, in and for the	=
6	)			7	California.		
7	MARGARET COTTER, ELLEN ) COTTER, GUY ADAMS, EDWARD )			8			
	KANE, DOUGLAS McEACHERN, )			9	Appearances:		
8	TIMOTHY STOREY, WILLIAM ) GOULD, and DOES 1 through )			10	11		
9	100, inclusive,			11	For Plaintiff	::	
1.0	)			12			
10	Defendants. ) and )				LEWIS F	ROCA ROTHGERBER CHRISTIE, LLP	
11	)			13		ARK G. KRUM, ESO,	
12	READING INTERNATIONAL, INC., ) a Nevada corporation, )					oward Hughes Parkway	
1-2	a Nevada corporación, ,			14	Suite 6		
13	Nominal Defendant. )					gas, Nevada, 89169	
14	T2 PARTNERS MANAGEMENT, LP, )			15		949-8200	
	a Delaware limited )			13		Irlaw.com	
15	partnership, doing business )			16	more anno	1114	
16	as KASE CAPITAL MANAGEMENT, ) et al., )			17	For Defendant	s Margaret Cotter, Ellen Cot	ter. Guv
	)			- '		as McEachern, Edward Kane, Jud	
17	Plaintiffs, ) vs. )			18	and Michael W		.,
18	)			19	ciidci V		
19	MARGARET COTTER, ELLEN ) COTTER, GUY WILLIAMS, EDWARD )				OIITMNI EN	MANUEL URQUHART & SULLIVAN, L	T.P
1 - 2	KANE, DOUGLAS MCEACHERN,			20		RISTOPHER TAYBACK, ESO.	
20	WILLIAM GOULD, JUDY CODDING, )			20		th Figueroa Street	
21	MICHAEL WROTNIAK, CRAIG ) TOMPKINS, and DOES 1 through )			21	Tenth Fl	_	
	100, inclusive, )					eles, California 90017	
22	Defendants, )			22	(213) 44		
23	and )					back@quinnemanuel.com	
1	DEADING INMEDIATIONAL ING.			23	0111 10 001	Daonequiimeaiiaei ree	
24	READING INTERNATIONAL, INC., ) a Nevada corporation, )			24			
25	)			25			
	Nominal Defendant. )			23			
		P	age 245				Page 246
1	Appearances: (Continued)			1		INDEX	
2				2			
4							
		T2 Dartners		3	WITNESS: GUY	ADAMS	
1	For Plaintiffs-in-Intervention 'Management, LP, dba Kase Capital			4		ADAMS	
5	Management, LP, dba Kase Capital et al.:			l	EXAMINATION	ADAMS	PAGE
	Management, LP, dba Kase Capita: et al.:	l Management,		4 5 6		( ADAMS	PAGE 250
5 6	Management, LP, dba Kase Capita et al.: ROBERTSON & ASSOCIATES, LLI	l Management,		4 5 6 7	EXAMINATION		
5	Management, LP, dba Kase Capita: et al.: ROBERTSON & ASSOCIATES, LLI BY: ROBERT NATION, ESQ.	l Management,		4 5 6 7 8	EXAMINATION By Mr. Krum		250
5 6 7	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLI BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road	l Management,		4 5 6 7 8 9	EXAMINATION By Mr. Krum		250
5 6	Management, LP, dba Kase Capita: et al.: ROBERTSON & ASSOCIATES, LLI BY: ROBERT NATION, ESQ.	1 Management,		4 5 6 7 8 9	EXAMINATION By Mr. Krum By Mr. Nation	n EXHIBITS	250 439
5 6 7	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLI BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200	1 Management,		4 5 6 7 8 9 10	EXAMINATION By Mr. Krum	1	250
5 6 7 8	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLI BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200 Westlake Village, Californ:	1 Management, P ia 91361		4 5 6 7 8 9 10 11 12	EXAMINATION By Mr. Krum By Mr. Nation	EXHIBITS DESCRIPTION	250 439 MARKED
5 6 7 8 9	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200 Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com	1 Management, P ia 91361		4 5 6 7 8 9 10	EXAMINATION By Mr. Krum By Mr. Nation	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13	250 439
5 6 7 8 9	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLI BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200 Westlake Village, Californ: (818) 851-3850	1 Management, P ia 91361	:	4 5 6 7 8 9 10 11 12 13	EXAMINATION By Mr. Krum By Mr. Nation	EXHIBITS DESCRIPTION	250 439 MARKED
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5 6 7 8 9	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200 Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com	1 Management, P ia 91361	:	4 5 6 7 8 9 10 11 12 13	EXAMINATION By Mr. Krum By Mr. Nation	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13	250 439 MARKED
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5 6 7 8 9 10 11 12	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLI BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200 Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169	1 Management, P ia 91361 nternational, Inc.	:	4 5 6 7 8 9 10 11 12 13	EXAMINATION By Mr. Krum By Mr. Nation NUMBER Exhibit 68	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option	250 439 MARKED 301
5 6 7 8 9 10 11 12 13	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLI BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200 Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com  For Nominal Defendant Reading In  GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkwa; Las Vegas, Nevada 89169 (702) 792-3773	1 Management, P ia 91361 nternational, Inc.	÷	4 5 6 7 8 9 10 11 12 13	EXAMINATION By Mr. Krum By Mr. Nation NUMBER Exhibit 68	DESCRIPTION  3-10-15 Email, 6-10-13 Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4	250 439 MARKED 301
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5 6 7 8 9 10 11 12 13 14 15 16	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLI BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200 Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com  For Nominal Defendant Reading In  GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkwa; Las Vegas, Nevada 89169 (702) 792-3773	1 Management, p ia 91361 nternational, Inc.	·	4 5 6 7 8 9 10 11 12 13 14 15	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER Exhibit 68  Exhibit 69	DESCRIPTION  3-10-15 Email, 6-10-13 Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)	250 439 MARKED 301
5 6 7 8 9 10 11 12 13 14	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200  Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com  For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773 swanise@gtlaw.com	1 Management, p ia 91361 nternational, Inc.	·	4 5 6 7 8 9 10 11 12 13 14 15	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER  Exhibit 68  Exhibit 69  Exhibit 70	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)  3-20-15 Email (GA5246)	250 439 MARKED 301 302 307 309
5 6 7 8 9 10 11 12 13 14 15 16	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLI BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200 Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com  For Nominal Defendant Reading In  GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773 swanise@gtlaw.com  For Defendants William Gould and BIRD   MARELLA, PC BY: EKWAN E. RHOW, ESQ.	1 Management, p ia 91361 nternational, Inc.	:	4 5 6 7 8 9 10 11 12 13 14 15 16 17	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER  Exhibit 68  Exhibit 69  Exhibit 70	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)  3-20-15 Email (GA5246)  4-24-15 Email, Unanimous	250 439 MARKED 301 302 307 309
5 6 7 8 9 10 11 12 13 14 15 16	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLI BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200  Westlake Village, Californ: (818) 851-3850  rnation@arobertsonlaw.com  For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773  swanise@gtlaw.com  For Defendants William Gould and BIRD   MARELLA, PC BY: EKWAN E. RHOW, ESQ. HERNAN D. VERA, ESQ.	1 Management, p ia 91361 nternational, Inc.	:	4 5 6 7 8 9 10 11 12 13 14 15 16 17	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER  Exhibit 68  Exhibit 69  Exhibit 70	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)  3-20-15 Email (GA5246)  4-24-15 Email, Unanimous Written Consent of Board of	250 439 MARKED 301 302 307 309
5 6 7 8 9 10 11 12 13 14 15 16 17 18	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200  Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com  For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773 swanise@gtlaw.com  For Defendants William Gould and BIRD   MARELLA, PC BY: EKWAN E. RHOW, ESQ. HERNAN D. VERA, ESQ. 1875 Century Park East	1 Management, p ia 91361 nternational, Inc.	:	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER  Exhibit 68  Exhibit 69  Exhibit 70	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)  3-20-15 Email (GA5246)  4-24-15 Email, Unanimous Written Consent of Board of Directors of Reading	250 439 MARKED 301 302 307 309
5 6 7 8 9 10 11 12 13 14 15 16	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200  Westlake Village, Californ: (818) 851-3850  rnation@arobertsonlaw.com  For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773  swanise@gtlaw.com  For Defendants William Gould and BIRD   MARELLA, PC BY: EKWAN E. RHOW, ESQ. HERNAN D. VERA, ESQ. 1875 Century Park East 23rd Floor	1 Management, p ia 91361 nternational, Inc. y	:	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER Exhibit 68  Exhibit 69  Exhibit 70  Exhibit 71	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option  Agreement and Form 4  (GA5236-5237)  3-20-15 Email (GA5246)  4-24-15 Email, Unanimous  Written Consent of Board of  Directors of Reading  International (GA5564-5569)	250 439 MARKED 301 302 307 309
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200 Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com  For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773 swanise@gtlaw.com  For Defendants William Gould and BIRD   MARELLA, PC BY: EKWAN E. RHOW, ESQ. HERNAN D. VERA, ESQ. 1875 Century Park East 23rd Floor Los Angeles, California 96	1 Management, p ia 91361 nternational, Inc. y	:	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER Exhibit 68  Exhibit 69  Exhibit 70  Exhibit 71	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)  3-20-15 Email (GA5246)  4-24-15 Email, Unanimous Written Consent of Board of Directors of Reading International (GA5564-5569) 3-19-15 Minutes of Meeting	250 439 MARKED 301 302 307 309
5 6 7 8 9 10 11 12 13 14 15 16 17 18	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200  Westlake Village, Californ: (818) 851-3850  rnation@arobertsonlaw.com  For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773  swanise@gtlaw.com  For Defendants William Gould and BIRD   MARELLA, PC BY: EKWAN E. RHOW, ESQ. HERNAN D. VERA, ESQ. 1875 Century Park East 23rd Floor	1 Management, p ia 91361 nternational, Inc. y	÷	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER Exhibit 68  Exhibit 69  Exhibit 70  Exhibit 71	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)  3-20-15 Email (GA5246)  4-24-15 Email, Unanimous Written Consent of Board of Directors of Reading International (GA5564-5569) 3-19-15 Minutes of Meeting of Board of Reading	250 439 MARKED 301 302 307 309
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200 Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com  For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773 swanise@gtlaw.com  For Defendants William Gould and BIRD   MARELLA, PC BY: EKWAN E. RHOW, ESQ. HERNAN D. VERA, ESQ. 1875 Century Park East 23rd Floor Los Angeles, California 90 (310) 201-2100 eer@birdmarella.com	1 Management, p ia 91361 nternational, Inc. y	:	4 5 6 7 8 9 10 111 122 133 144 15 16 17 18 19 20 21	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER  Exhibit 68  Exhibit 69  Exhibit 70  Exhibit 71	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)  3-20-15 Email (GA5246)  4-24-15 Email, Unanimous Written Consent of Board of Directors of Reading International (GA5564-5569) 3-19-15 Minutes of Meeting of Board of Reading International (GA3828-3831)	250 439 MARKED 301 302 307 309
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200  Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com  For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773 swanise@gtlaw.com  For Defendants William Gould and BIRD   MARELLA, PC BY: EKWAN E. RHOW, ESQ. HERNAN D. VERA, ESQ. 1875 Century Park East 23rd Floor Los Angeles, California 96 (310) 201-2100	1 Management, p ia 91361 nternational, Inc. y	:	4 5 6 7 8 9 10 111 122 133 144 15 16 17 18 19 20 21	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER  Exhibit 68  Exhibit 69  Exhibit 70  Exhibit 71	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)  3-20-15 Email (GA5246)  4-24-15 Email, Unanimous Written Consent of Board of Directors of Reading International (GA5564-5569) 3-19-15 Minutes of Meeting of Board of Reading International (GA3828-3831) 4-18, 4-19-15 Emails	250 439 MARKED 301 302 307 309
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200  Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com  For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773 swanise@gtlaw.com  For Defendants William Gould and BIRD   MARELLA, PC BY: EKWAN E. RHOW, ESQ. HERNAN D. VERA, ESQ. 1875 Century Park East 23rd Floor Los Angeles, California 90 (310) 201-2100 eer@birdmarella.com	1 Management, p ia 91361 nternational, Inc. y	:	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER  Exhibit 68  Exhibit 69  Exhibit 70  Exhibit 71	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)  3-20-15 Email (GA5246)  4-24-15 Email, Unanimous Written Consent of Board of Directors of Reading International (GA5564-5569) 3-19-15 Minutes of Meeting of Board of Reading International (GA3828-3831) 4-18, 4-19-15 Emails	250 439 MARKED 301 302 307 309
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200 Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com  For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773 swanise@gtlaw.com  For Defendants William Gould and BIRD   MARELLA, PC BY: EKWAN E. RHOW, ESQ. HERNAN D. VERA, ESQ. 1875 Century Park East 23rd Floor Los Angeles, California 90 (310) 201-2100 eer@birdmarella.com	1 Management, p ia 91361 nternational, Inc. y	÷	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER  Exhibit 68  Exhibit 69  Exhibit 70  Exhibit 71  Exhibit 72  Exhibit 73	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)  3-20-15 Email (GA5246)  4-24-15 Email, Unanimous Written Consent of Board of Directors of Reading International (GA5564-5569) 3-19-15 Minutes of Meeting of Board of Reading International (GA3828-3831) 4-18, 4-19-15 Emails (GA5473-5474)	250 439 MARKED 301 302 307 309
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Management, LP, dba Kase Capital et al.:  ROBERTSON & ASSOCIATES, LLB BY: ROBERT NATION, ESQ. 32121 Lindero Canyon Road Suite 200  Westlake Village, Californ: (818) 851-3850 rnation@arobertsonlaw.com  For Nominal Defendant Reading In GREENBERG TRAURIG BY: ERIC W. SWANIS, ESQ. 3773 Howard Hughes Parkway Las Vegas, Nevada 89169 (702) 792-3773 swanise@gtlaw.com  For Defendants William Gould and BIRD   MARELLA, PC BY: EKWAN E. RHOW, ESQ. HERNAN D. VERA, ESQ. 1875 Century Park East 23rd Floor Los Angeles, California 90 (310) 201-2100 eer@birdmarella.com	1 Management,  P  ia 91361  nternational, Inc.  y  d Timothy Storey:	÷	4 5 6 7 8 9 10 111 12 13 14 15 16 17 18 19 20 21 22 23	EXAMINATION By Mr. Krum By Mr. Nation  NUMBER  Exhibit 68  Exhibit 69  Exhibit 70  Exhibit 71  Exhibit 72  Exhibit 73	E X H I B I T S  DESCRIPTION  3-10-15 Email, 6-10-13  Memorandum (GA5529-5532)  Emails Re: Stock Option Agreement and Form 4 (GA5236-5237)  3-20-15 Email (GA5246)  4-24-15 Email, Unanimous Written Consent of Board of Directors of Reading International (GA5564-5569) 3-19-15 Minutes of Meeting of Board of Reading International (GA3828-3831) 4-18, 4-19-15 Emails (GA5473-5474)	250 439 MARKED 301 302 307 309

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Page 368
                                               Page 367
     that stand as of May 19th?
                                                              was the date of the meeting?
 1
                                                          1
 2
          A. Ellen, Margaret and Ed and Doug McEachern
                                                          2
                                                                   Q.
                                                                        I think it was May 21st.
 3
                                                          3
                                                                        21st?
     were of the opinion, yes, on an interim basis.
                                                                   Α.
 4
          Q. Yes what?
                                                          4
                                                                        Yes.
                                                                   0.
 5
             Yes to Guy Adams being the interim CEO on
                                                          5
                                                                        I called Doug either one or two days
          Α.
                                                                   Α.
 6
     a short-term basis.
                                                          6
                                                              before the meeting.
 7
          Q. What about Ed Kane?
                                                          7
                                                                   Q. What did you say and what did he say?
 8
          A. As interim?
                                                          8
                                                                        I said, I understand you're going to vote
 9
          Q. Okay. I'm sorry.
                                                              for the removal of Jim Junior. He said yes. And I
                                                          9
                                                              said, Are you comfortable with me being interim CEO
10
              So how did you know that each of Ellen,
                                                         10
    Margaret, Ed Kane and Doug McEachern were agreeable
                                                              for a short duration? He said yes. And I said,
11
                                                         11
     to you being appointed CEO on an interim -- interim
12
                                                         12
                                                              Okay. I'll see you in Los Angeles.
    CEO or a short-term basis?
                                                                       That was it?
13
                                                         13
                                                                   Q.
14
          MR. TAYBACK: Objection to the extent it's
                                                         14
                                                                        That was pretty much it.
                                                                   Α.
15
    asked and answered.
                                                         15
                                                                        When did you first come to understand
                                                              that Mr. McEachern had agreed or determined to vote
16
               You can answer.
                                                         16
17
          THE WITNESS: My recollection -- and I can't
                                                         17
                                                              to remove Jim Cotter Junior as president and CEO?
    remember if it was Ellen or Ed Kane -- one of them
                                                                   A. Again, either Ellen or Ed Kane informed
18
                                                         18
19
     told me and I followed up with a phone call to Doug
                                                         19
                                                              me of that.
    McEachern to confirm it. So that's how I knew.
20
                                                          20
                                                                   Q. When?
21
    BY MR. KRUM:
                                                          21
                                                                        I'm not sure. Maybe -- I mean, I could
                                                                   Α.
22
          Q. Okay. When did you have the follow-up
                                                          22
                                                              quess.
23
    phone call with Doug McEachern?
                                                         23
                                                                   Q.
                                                                        Well, if you would --
24
          A. Help me -- what was the date of the
                                                          24
                                                                   Α.
                                                                        It was prior to this date.
25
    meeting, that meeting? We're up to May 19. What
                                                         25
                                                                        If you would do this, Mr. Adams, I don't
    want you to guess a date but if you can put it in
                                                              single conversation with the two of them or
 1
                                                          1
    context or sequence of time or point of reference
 2
                                                          2
                                                              separate conversations --
 3
    to a date we can -- an event we can date.
                                                          3
                                                                   A. Separate.
          A. My recollection would be two weeks,
                                                          4
                                                                        -- with each?
                                                                   Q.
 5
    three weeks before May 19th.
                                                          5
                                                                        Separate conversation with each, yes.
 6
          Q. And at that point in time, it was either
                                                          6
                                                                        Okay. So as best you can recall, in the
 7
    Ellen Cotter or Ed Kane who told you that Doug
                                                          7
                                                              conversation with Ellen, was that in person or
 8
    McEachern had --
                                                          8
                                                              telephonic?
 9
                                                          9
          A. Yes, I didn't have conversations with Ed
                                                                   A. Ellen, could have been in person.
10
                                                                        Okay. And what did she say and what did
    about it.
                                                         10
                                                                   Q.
11
          Q. I'm sorry. Let me finish.
                                                         11
                                                              you say?
12
               So you learned that McEachern --
                                                         12
                                                                        I said, Well, if we're going to go
13
                                                              through this stress of replacing a CEO, it's a very
          Α.
              I apologize.
                                                         13
              No, it's okay. It happens. I've done
                                                              weighty decision. Before you have a board meeting
14
          0.
                                                         14
15
    it, too.
                                                         15
                                                              call, you better make sure there are people that
16
              You were told by one or the other of
                                                         16
                                                              think like you do to remove him.
17
    Ellen Cotter or Ed Kane that Doug McEachern had
                                                         17
                                                                        To remove Jim Junior as president and
                                                                   Q.
18
    determined to vote to terminate Jim Cotter Junior
                                                              CEO?
                                                         18
     as president and CEO; correct?
19
                                                         19
                                                                   A.
                                                                        Yes.
                                                          20
                                                                        What was her response?
20
          A. Yes.
                                                                   Q.
21
          Q.
              And as you sit here today, do you recall
                                                         21
                                                                        Well, she said, Well, Ed's going to vote,
                                                                   Α.
22
    if it was Ellen Cotter or Ed Kane who told you
                                                              you're going to vote and I'm talking to Doug
                                                         22
23
     that?
                                                         23
                                                              McEachern tomorrow. I talked to him earlier last
24
          A. It may have been both.
                                                         24
                                                              week, or something like that. So she was clearly
25
          Q. And do you recall that as happening in a
                                                              talking to him.
```

## GUY ADAMS, VOLUME II - 04/29/2016

_			
1	Page 543 original media files will be retained by Hutchings	1	Page 544 CERTIFICATE OF REPORTER
2	Litigation Services.	2	CERTIFICATE OF REPORTER
	_	_	STATE OF CALIFORNIA )
3	Off the video record at 5:29 p.m.	3	)SS:
4	(The deposition was adjourned		COUNTY OF LOS ANGELES )
5	at 5:29 p.m.)	4	COUNTY OF HOS ANGELES /
6		5	I, Lori Raye, a duly commissioned and
7		6	licensed court reporter for the State of
		7	_
8		8	California, do hereby certify:
9			That I reported the taking of the deposition
10		9	of the witness, GUY ADAMS, commencing on Friday,
11		10	April 29, 2016 at 9:10 a.m.;
12		11	That prior to being examined, the witness was,
13		12	by me, placed under oath to testify to the truth;
		13	that said deposition was taken down by me
14		14	stenographically and thereafter transcribed;
15		15	that said deposition is a complete, true and
16		16	accurate transcription of said stenographic notes.
17		17	I further certify that I am not a relative or
18		18	an employee of any party to said action, nor in
19		19	anywise interested in the outcome thereof; that a
			request has been made to review the transcript.
20		21	In witness whereof, I have hereunto
21		22	subscribed my name this 2nd day of May 2016.
22		23	To Laye
23			LODY DAVID
24		24	LORI RAYE
25		٥٦	CSR No. 7052
		25	
	Page 545		Page 546
	5	1	ERRATA SHEET
2	ERRATA SHEET	2	Page Line Should read: Reason for Change:
3		3	
4		4	
		5	
5	I declare under penalty of perjury that I have read the	6	
6	foregoing pages of my testimony, taken	7	
7	on (date) at	8	
8	(city),(state),	9	
9		10	
			<del> </del>
10	and that the same is a true record of the testimony given	11	
11	by me at the time and place herein	12	<del></del>
12	above set forth, with the following exceptions:	13	<del></del>
13		14	
14	Page Line Should read: Reason for Change:	15	
	1430 21110 Dirouta 1644. Reason for Clidinge.	16	
15		17	
16		18	Date:
17			Signature of Witness
18		19	
19			
		20	Name Typed or Printed
20		21	-74
21		22	
21 22		22	
		23	
22 23		23 24	
22		23	

# Exhibit 4

```
1
                          DISTRICT COURT
 2
                        CLARK COUNTY, NEVADA
 3
     JAMES J. COTTER, JR.,
     individually and derivatively
     on behalf of Reading
 5
     International, Inc.,
               Plaintiff,
                                        ) Case No.
                                        ) A-15-719860-B
 7
    VS.
                                        ) Coordinated with:
    MARGARET COTTER, ELLEN COTTER,
    GUY ADAMS, EDWARD KANE, DOUGLAS ) Case No.
                                       ) P-14-082942-E
 9
    McEACHERN, TIMOTHY STOREY,
    WILLIAM GOULD, and DOES 1
                                       ) Case No.
10
    through 100, inclusive,
                                       ) A-16-735305-B
11
               Defendants.
                                        ) Volume II
12
    and
13
    READING INTERNATIONAL, INC., a
    Nevada corporation,
14
               Nominal Defendant.
15
     (Caption continued on next
16
    page.)
17
18
              VIDEOTAPED DEPOSITION OF JUDY CODDING
19
                   Wednesday, February 28, 2018
20
                       Los Angeles, California
21
22
    REPORTED BY:
23
    GRACE CHUNG, CSR No. 6426, RMR, CRR, CLR
24
    FILE NO.: 453340-B
25
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Page 195
                                                                                                              Page 197
    T2 PARTNERS MANAGEMENT, LP.,
                                                                                      TNDEX
     a Delaware limited
                                                                  WITNESS EXAMINATION
                                                                                                                 PAGE
     partnership, doing business as
     KASE CAPITAL MANAGEMENT
                                                              3
                                                                   JUDY CODDING
 3
    et al.,
                                                                            BY MR. KRUM
                                                                                                                    199
               Plaintiff,
                                                                                                                    273
 4
                                                              5
                                                                            BY MR. TAYBACK
                                                              6
                                                                            BY MR. KRUM
                                                                                                                    277
     MARGARET COTTER, ELLEN COTTER,
                                                              8
     GUY ADAMS, EDWARD KANE,
    DOUGLAS McEACHERN, WILLIAM
                                                              9
                                                                  (The following previously marked exhibits were
     GOULD JUDY CODDING MICHAEL
                                                             10
                                                                  referenced: Deposition Exhibits 525, 527, 176.)
    WROTNIAK, CRAIG TOMPKINS,
     and DOES 1 through 100,
                                                            11
                                                             12
               Defendants.
10
                                                            1.3
     and
                                                            14
11
     READING INTERNATIONAL INC
12
     a Nevada corporation,
                                                             16
13
               Nominal Defendant.
                                                             17
14
15
                                                             19
16
                  Videotaped Deposition of JUDY CODDING,
                                                             20
17
     taken on behalf of Plaintiff, at 1901 Avenue of the
18
     Stars, Suite 600, Los Angeles, California, beginning
                                                             21
    at 2:22 a.m. and ending at 4:38 p.m., on Wednesday, February 28, 2018, before GRACE CHUNG, CSR No. 6246,
19
                                                            22
20
     RMR, CRR, CLR.
21
22
                                                             2.4
23
24
                                                             25
25
                                                                                                              Page 198
                                                 Page 196
 1
                       APPEARANCES
                                                              1
                                                                                   Los Angeles, California
 2
                                                              2
                                                                                   Wednesday February 28, 2018
     For the Plaintiff:
     YURKO, SALVESEN, & REMZ
                                                              3
                                                                                          2:22 p.m.
     BY: MARK G. KRUM, ESQ.
                                                              4
                                                                               THE VIDEOGRAPHER: And this is the
     One Washington Mall
     11th Floor
                                                                 beginning of Media 2 and the beginning of
                                                              5
 6
     Boston, Massachusetts 02108
                                                              6
                                                                 deposition of Judy Codding, Volume II, in the
     (617)-723-6900
                                                                 matter of Cotter, Jr., versus Cotter, et al., held
 8
                                                                 at 1901 Avenue of the Stars, Suite 1600, Century
     For the Plaintiff Reading International:
 9
                                                                 City, California, on February 28th, 2018, at 2:22
     GREENBERG TRAURIG
                                                             10
10
     BY: MARK FERRARIO, ESQ.
     1840 Century Park East
                                                            11
                                                                            The court reporter is Grace Chung, and I am
11
     Suite 1900
                                                             12
                                                                 Cory Tyler, the videographer, an employee of
     Los Angeles, California 90067
     (310) 586-7700
12
                                                             13
                                                                 Litigation Services. This deposition is being
     ferrariom@qtlaw.com
                                                             14
                                                                  videotaped at all times unless specified to go off
     For the Defendants Margaret Cotter, Ellen Cotter
                                                                  the video record.
     Guy Adams, Edward Kane:
                                                            16
                                                                            Would all present please identify
15
     OUTNN EMANUEL
                                                            17
                                                                  themselves, beginning with the witness.
16
     BY: CHRISTOPHER TAYBACK, ESO.
                                                             18
                                                                            THE WITNESS: Judy Codding.
     865 South Figueroa Street
17
     10th Floor
                                                             19
                                                                            MR. TAYBACK: Christopher Tayback for the
     Los Angeles, California 90017
18
     (213) 443-3000
                                                                 witness and director defendants.
     christayback@quinnemanuel.com
                                                            21
                                                                            MR. FERRARIO: Mark Ferrario for Reading
20
     Also Present:
                       CORY TYLER, Videographer
                                                             22
                                                                 or RDI.
21
                                                             23
                                                                            MR. KRUM: Mark Krum for plaintiff.
22
                                                             24
                                                                            THE VIDEOGRAPHER: And will the court
2.3
24
                                                                reporter please swear in the witness.
25
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Page 205
                                                Page 203
         A. I don't remember that.
                                                                     A. Right.
 2
             Okay. Did the Highpoint Associates
         0.
                                                             2
                                                                          For ease of reference, Ms. Codding, I'm
 3
     document or any information regarding Highpoint
                                                                going to refer to that as the 100,000 share option.
     Associates make any difference to you in any
                                                             4
                                                                     Α.
                                                                         Okay.
     decision you made or conclusion you reached?
                                                             5
                                                                          Ms. Codding, with respect to --
 6
         A. It's just one small piece of knowledge.
                                                            6
                                                                          (Miscellaneous comments.)
 7
         Q. What's your understanding of what happened
                                                                BY MR. KRUM:
                                                            7
 8
    at Highpoint Associates?
                                                            8
                                                                     Q. Ms. Codding, with respect to either of the
 9
             Well, I haven't seen the work order. I've
                                                            9
                                                                two ratification matters you just identified, when
10
    only read the contract, and it appears that Jim
                                                           10
                                                                did you first hear or learn that either/or both of
11
     Cotter, Jr., went out and hired a group to help
                                                                them would be or might be raised at the December
    him, it appears, with maybe strategy. But it
                                                           12
                                                                29, 2017, board meeting?
12
     wasn't that clear in the contract.
                                                                     A. We had a discussion in the special
13
                                                           13
14
               The contract called for him to -- for
                                                                committee about the ratification of Jim Cotter,
    Highpoint Associates interview directors that had
15
                                                           15
                                                                Jr., being the CEO before that meeting -- shortly
16
    access to all materials, et cetera, but it wasn't
                                                           16
                                                                before that meeting.
17
    clear to me, since there wasn't a work order, what
                                                                     Q. And by "that meeting," you're referring to
    the particulars were.
                                                                the December 29th, 2017 --
18
                                                           18
19
         Q. Other than what you've already told me,
                                                           19
                                                                     A. Right.
20
    have you had any conversations or been privy to any
                                                            20
                                                                          -- board meeting?
                                                                          MR. KRUM: Did you hear the answer?
21
    conversations about the Highpoint Associates'
                                                            21
22
    document or documents or Highpoint Associates?
                                                            22
                                                                          THE REPORTER: Yes.
23
         A. After the meeting, I asked about what --
                                                            23
                                                                BY MR. KRIM:
24
     who was Highpoint Associates and why they were
                                                            24
                                                                     Q. Who was present for or a party to the
25
    hired.
                                                                special committee discussion you just referenced?
                                                Page 204
                                                                                                            Page 206
 1
         Q. Who did you ask?
                                                            1
                                                                     A. Our attorney, Mike Bonner --
 2
         A. I asked Ellen Cotter, the CEO.
                                                             2
                                                                         Uh-huh.
 3
         Q. What did she say, if anything?
                                                             3
                                                                     Α.
                                                                          -- and Bill Gould, Doug McEachern.
             She said that she didn't know about it
 4
         Α.
                                                             4
                                                                     Q. Was this in person, by telephone, or both?
 5
    during the time and she thinks that Jim Cotter
                                                             5
                                                                     A. By telephone.
 6
    hired them to help him think about issues that had
                                                            6
                                                                     Q. Who raised the subject of ratification?
     to be addressed within the company, but she wasn't
                                                            7
                                                                     A. I don't --
 8
     sure since she didn't know anything about it. She
                                                            8
                                                                          MR. TAYBACK: You can just answer the
 9
     just knew that there -- we had paid $60,000, and we
                                                            9
                                                                question who, only because there's a lawyer
10
    had received no product as a result.
                                                            10
                                                                present. So I'm going to make -- make objections.
         Q. The December 29, 2017, board meeting
                                                                          So you can answer the question, though, as
11
12
    included two matters with respect to which you were
                                                                it was phrased.
                                                           12
13
    asked to ratify prior decisions; right?
                                                           13
                                                                     A. I don't remember whether it was Bill Gould
14
         Α.
                                                                or whether it was Mike Bonner.
                                                           15
                                                                BY MR. KRUM:
15
         0.
              And what were those two matters, in your
16
    words?
                                                           16
                                                                     Q. And without saying what was said, meaning
17
         A. One was on Mr. Jim Cotter as CEO, and the
                                                           17
                                                                without speaking to the substance, did one or the
    second matter had to do with a stock, with Ellen
                                                                other of -- or both, Mike Bonner or Bill Gould,
18
                                                           18
19
     Cotter and Mark Cotter.
                                                           19
                                                                explaine the notion of ratification of these two
20
         Q. It had to do with their request to
                                                            20
                                                                issues?
21
     exercise an option to acquire 100,000 shares of RDI
                                                            21
                                                                     A. Yes.
22
    Class B voting stock; right?
                                                            22
                                                                     Q. At the special committee meeting, was
23
         A. For one of them, yes.
                                                                there any discussion that you viewed as bearing
24
         Q. For the second one you just described;
                                                                upon the merits of either ratification decision as
                                                            24
25
    right?
                                                                distinct from the fact of or reasons for
```

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Page 207
                                                                                                           Page 209
 1 ratification?
                                                                engaging its own independent counsel?
              MR. TAYBACK: Object as being confusing.
                                                                          MR. TAYBACK: I'm going to -- I'm just
 3
             I'm not -- I'm not sure whether there was
                                                                going to admonish the witness. If you had a
    a distinction in my mind between those two.
                                                                discussion about retaining independent counsel with
    BY MR. KRUM:
                                                                counsel for the company or with counsel for any of
         Q. Okay. So -- and what's your best estimate
                                                                the directors, I suppose, that would be privileged.
 6
    of when in time -- meaning how far shortly before
                                                                          THE WITNESS: Okay.
 8
    the December 29, 2017, board meeting -- that the
                                                            8
                                                                BY MR. KRUM:
 9
    special committee telephonic meeting occurred?
                                                            9
                                                                     Q. So -- so he's instructing you not to
10
         A. Just a couple of days.
                                                                answer insofar as the answer is yes with Quinn
11
         Q. Are there minutes?
                                                                Emanuel lawyers or yes with Greenberg Traurig
12
         A. There are minutes that have not been
                                                                lawyers, and I'll understand that you're excluding
                                                           12
13
    approved that -- with our attorney. We haven't had
                                                           13
                                                                that from your answer.
14
    a meeting with our attorney.
                                                                          So with that understanding, meaning
                                                                excluding those lawyers and those law firms, based on
15
         Q. You have minutes of every special
                                                           15
    committee meeting; is that right?
                                                                the instruction that Mr. Tayback just gave, has the
         A. I think most, if not all.
                                                                special committee ever discussed the subject of
17
                                                           17
18
         Q. And when you say "our attorney," are you
                                                           18
                                                                engaging separate independent counsel for the special
19
    referring to Mr. Bonner?
                                                                committee?
20
         A. Iam.
                                                           20
                                                                     A. No.
21
         Q. At Greenberg Traurig?
                                                           21
                                                                     Q. Do you understand that Greenberg Traurig
22
         A. Yes. And on other occasions, other
                                                           22
                                                                represents RDI?
    attorneys have joined --
                                                           23
23
                                                                     A. Yes.
                                                           24
                                                                     Q. And that Mr. Tayback and Mr. Searcy
24
         O. Who?
             -- to explain.
25
         Α.
                                                               represent you and certain other directors
                                                Page 208
                                                                                                           Page 210
              MR. TAYBACK: Let -- let her finish her
                                                                individually?
 2 answer, Just --
                                                            2
                                                                     A. Yes.
 3
    BY MR. KRUM:
                                                            3
                                                                     Q. And you understand that they represent --
                                                               represented you in connection with this derivative
         Q. Sure. Please go ahead.
         A. To -- to explain whatever issue we were
                                                                lawsuit: right?
 5
 6
    dealing with at that time, and I -- because we
                                                            6
                                                                     A. Yes.
    dealt with lawyers in the special committee and we
                                                                         And you understand Mr. Tayback and any of
 8
    dealt with them in other kinds of discussions,
                                                               his colleagues or anyone else at Quinn Emanuel to
 9
    basically, we have dealt with Chris and with Mark
                                                                represent you in any context or for any purpose
10
    and with Marshall and with Mike.
                                                                other than this derivative lawsuit?
                                                                     A. I think that's what they represent us for.
11
         0.
              Okay. Mike is Mike Bonner of Greenberg
                                                           11
12
    Traurig?
                                                           12
                                                                          MR. KRUM: So you weren't here this
         A. Uh-huh.
                                                                morning, Chris. I asked the minutes for this
13
                                                           13
14
         Q. Yes?
                                                           14
                                                                meeting be produced. And I don't know what
15
              Yes.
                                                               Marshall and Mark have done, but that request
         A.
16
                                                           16
                                                                stands.
         0.
              Chris being Mr. Tayback?
17
                                                           17
                                                                     Q. What did you do, Ms. Codding, if anything,
         Α.
18
         Q.
              And Marshall being his colleague, Marshall
                                                                other than review Exhibit 525 to prepare yourself
                                                           18
19
    Searcy?
                                                                for the December 29, 2017, board meeting?
20
         A. Yes.
                                                                     A. For that specific meeting?
                                                           21
21
         Q. And Mark being Mr. Ferrario with
                                                                     O. Right.
22
    Greenberg --
                                                           22
                                                                     A. Nothing.
23
                                                                     Q. Now, directing your attention to the
         Α.
              Yes.
             -- Traurig?
24
                                                               ratification decision you've identified earlier
25
              Has the special committee ever discussed
                                                                concerning the termination of Jim Cotter, Jr., as
```

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Page 217
                                                Page 215
               I can't tell you when that occurred, but
                                                             1 these," your concerns are based upon your
     over a period of time that has occurred, and I \mbox{\scriptsize --} I
                                                                interaction with him as a director; is that
 2
 3
     just can't tell you the dates.
                                                                 correct?
 4
          Q. Other than the example or -- strike that.
                                                             4
                                                                     A. It is.
 5
               Other than the testimony you just gave, do
                                                             5
                                                                      Q. You also referenced conversations you had
 6
    you recall the substance of any conversation you've
                                                               had with Jim Cotter, Jr., and one of the things you
    had with any other director regarding the removal of
                                                                considered in your December 29 vote to ratify the
 8
    Jim Cotter, Jr., as president and CEO?
                                                                prior termination decision, what conversations are
 9
          A. Yes. I spoke to Bill Gould about why he
                                                             9
                                                                you referencing?
10
   did not vote to remove Jim when at this -- over the
                                                            10
                                                                     A. Jim and I had two conversations. This
11
    past year I knew he believed that that decision was
                                                                 goes -- I -- this is covered in the deposition.
12
    a mistake, but at the time he thought that it was
                                                            12
                                                                     Q. The -- we covered this in your last
    the right decision to give Jim the time, an extra
13
                                                            13
                                                                 deposition?
     several weeks that they had agreed to. And so we
                                                            14
                                                                     A. Yes.
15
     spoke about that. I was interested in
                                                            15
                                                                         These -- so these were conversations that
                                                                      0.
                                                                occurred prior to March 1 of last year?
16
    understanding, from Bill's point of view, why he
17
    voted the way he did.
                                                            17
                                                                      Q. Well, I'm not going to ask you to repeat
18
          Q. When you refer to "give Jim the extra
                                                            18
19
    several weeks he agreed to," to what are you
                                                            19
                                                                that. You also refer in your answer to documents
20
    referring?
                                                                 you've reviewed.
21
          A. My understanding from Bill was that they
                                                            21
                                                                          Are you referring to any documents other
22 had a time frame that ended up, I guess, being
                                                            22
                                                                 than Exhibit 525?
23
    pretty much what -- what the time frame was. But
                                                                     A. No.
     when this issue first came up in the discussion and
                                                            24
                                                                      Q. Now, with respect to Exhibit 525, you
     they had board meetings, two board meetings in May,
                                                                referred to meeting minutes.
                                                Page 216
                                                                                                            Page 218
 1 I think that Bill wanted to give Jim the time that
                                                                          Are you referring to the minutes of the
                                                             1
 2 they had agreed to for him to have the opportunity
                                                             2
                                                                meetings of May and June 2015?
    to make the changes that were necessary in order
                                                             3
                                                                     A. I am.
 4 for him to continue as CEO.
                                                             4
                                                                     Q. Have you ever had any discussions with
 5
          Q. And by the -- by the time frame to which
                                                                 anyone about those minutes?
    they agreed, who is the "they" to whom you're
                                                                     A. Specifically about those minutes, no.
    referring?
                                                             7
                                                                      Q. Do you have any independent basis upon
 8
          A. I -- I understood that it was with -- I
                                                                 which to determine whether they are accurate?
     think it was with Jim and either with a full group
                                                             9
                                                                      A. Based on the collective conversations that
10
    of directors or maybe just with the lead director.
                                                                I have had and my own subsequent observations, Jim
     But you're asking me questions -- I have to say
                                                                Cotter, Jr., they would appear to me to be
    you're asking me questions that I wasn't present
                                                                accurate.
12
13
    for the discussions.
                                                            13
                                                                     Q. You're referring to comments that pertain
          Q. I'm just asking your understanding, and if
14
                                                            14
                                                                 to the stated reasons for terminating him?
15
    you don't have any because you weren't there and
                                                            15
                                                                     A. Yes.
16
    you haven't learned anything after the fact, then
                                                            16
                                                                      Q. Independent of those particular board
17
     that's the answer.
                                                                meetings of the May and June 2015 minutes, do you
                                                                have any basis upon which to assess whether the
18
               You referred to changes that were necessary
                                                            18
19
     in order for Jim Cotter, Jr., to continue as CEO.
                                                            19
                                                                minutes are accurate?
20
    What did you understand those to be?
                                                            20
                                                                      A. Oh, I wasn't present, so I could not tell
21
          A. I think I understand those to be the same,
                                                            21
                                                                you other than that.
22
    that I have concerns about Jim, and it has to do
                                                            22
                                                                      Q. So that we're clear, directing your
23
    with experience, knowledge, decision-making,
                                                                attention, Ms. Codding, to Exhibit 525, starting
24
    leadership, temperament.
                                                                with the page that -- in the lower right-hand
                                                            24
25
          Q. And when you say "you have concerns about
                                                                production number ending in 7189 and going
```

```
Page 221
                                               Page 219
 1 through 7199, you'll see that page range purports
                                                                    A. -- of Mr. Ellis.
                                                            1
    to be the minutes of the May 21, May 29, and June
                                                            2
                                                                    Q. Right above that, the paragraph
    12th, 2015, meetings.
                                                            3
                                                                immediately above that.
              Are those the minutes that you're
                                                            4
                                                                    A. Yeah, I see it.
 5
    referencing?
                                                            5
                                                                     Q. So my question is: Have you ever had any
         A. Yes.
                                                              conversations with anyone about the subject of
 6
             I direct your attention, Ms. Codding, to
                                                               whether either both Guy Adams or Ed Kane suffered
 8
    the second page of the -- what purports to be the
                                                               from some conflict that made a difference to
 9
    May 21 minutes, so that's the one ending in
                                                                whether they could vote or their vote should be
10
    production number 7188 in the lower right-hand
                                                               counted with respect to the subject of terminating
    corner.
                                                               Jim Cotter, Jr., as president and CEO? Yes or no?
                                                                         MR. TAYBACK: Ever or at any point in
12
                                                           12
              Do you have that?
         A. I do.
13
                                                           13
                                                               time?
14
         Q. I'm going to ask you a question that calls
                                                               BY MR. KRUM:
                                                           14
15
    for a yes-or-no answer. You see that in the last
                                                           15
                                                                    Q. Other than with counsel in this lawsuit.
    paragraph above the subhead "Review of Operations,"
                                                                    A. Could you separate out the two?
17
    there's an entry saying Mr. Ellis made some
                                                                    O. Sure.
                                                           17
18
    statements.
                                                           18
                                                                         MR. FERRARIO: And you heard him. He
                                                               said, "other than with counsel," just so you're
19
              And my question --
20
         A. Excuse me. I have to find that.
                                                           20
                                                               clear
21
         O. Okay.
                                                           21
                                                               BY MR. KRUM:
22
              MR. TAYBACK: I'm going -- I'm going to
                                                                    Q. Right. So I'll -- I'll include that
23
    object. I believe that this document was produced
                                                                expressly in the next question.
                                                           23
    as a redacted version, and I don't know if this
                                                                         So excluding any conversations you've had
                                                                counsel with connection -- had with counsel in
25
    came up in the last one --
                                               Page 220
                                                                                                           Page 222
1
              MR. FERRARIO: Which one? Are you looking
                                                                connection with this derivative lawsuit, Ms. Codding,
 2
    at the September 2015?
                                                               have you ever had any conversations with anyone about
 3
              MR. TAYBACK: He's looking at May 21.
                                                               the subject of whether Ed Kane suffered from any
              MR. KRUM: No, I'm looking at May --
                                                               conflict of interest that would make any difference
                                                               to his vote or his -- the propriety or right in
 5
              (Speakers talking simultaneously.)
         A. I don't see a -- I don't see a Mr. Ellis.
 6
                                                               voting with respect to the termination of Jim Cotter,
              MR. KRUM: Okay. I'm going to -- let me
                                                            7
                                                                Jr., as president and CEO?
 8
    -- let me be clear here. I'm not going to ask for
                                                            8
                                                                    A. No.
 9 the substance of anything. I'm just going to ask
                                                            9
                                                                    Q. And the same question with respect to Guy
    if she has ever had a conversation with anybody
                                                           10
                                                               Adams.
11 about that subject matter. So this is really to
                                                                    A. Without counsel present?
                                                           11
12
    assist --
                                                           12
                                                                        With -- excluding counsel; correct.
13
                                                                    A. No, not that I recall.
              MR. TAYBACK: Okav.
                                                           13
14
              MR. KRUM: -- the witness. I can ask an
                                                           14
                                                                    Q. At the bottom of the same page, you see
15
    open-ended question.
                                                                the very last two lines read as follows: Quote,
              MR. TAYBACK: Okay. I'll let you ask that
                                                               The board then proceeded to discuss at length the
16
                                                           16
17
    subject to the fact that I do believe there was a
                                                           17
                                                                performance of Mr. Cotter as chief executive
18
    redacted version of this, and I would probably send
                                                                officer and president of the company since he was
19
    you a clawback letter with respect to this.
                                                           19
                                                                appointed in August 7, 2014.
20
              MR. FERRARIO: This one too?
                                                           20
                                                                         Do you see that?
                                                           21
21
    BY MR. KRIIM:
                                                                    A. T.do.
22
         Q. All right. So --
                                                           22
                                                                    Q. Do you know if that's accurate?
23
         A. Under "Review of Operations," I see no
                                                           23
                                                                    Α.
                                                                         I wasn't there.
24 mention --
                                                           24
                                                                    Q. Okay. So you don't know?
25
         Q. Right --
                                                           25
                                                                    A. No.
```

```
Page 229
                                                Page 227
         A. I covered that in the last deposition
                                                                     A. Accurately.
                                                            1
    about my conversations with Ellen, Margaret, and
                                                            2
                                                                     Q. I direct your attention, Ms. Codding, to
 3
    Jim in hopes that we could find a way to resolve
                                                                the page of Exhibit 525 that ends in production
                                                                number 7193. You'll see that is the third page of
 4
 5
         Q. And you have not had any additional
                                                                the May 29, 2015 --
 6
    conversations since your last deposition?
                                                                     A. Uh-huh.
         A. On that issue -- I've had many
                                                                         -- minutes.
                                                            7
 8
    conversations since that last issue [sic]. On that
                                                            8
                                                                          Do you have that?
 9
    particular issue, I'm constantly asking Ellen and
                                                            9
                                                                     A. I do.
10
    Margaret. I've even asked Jim at different board
                                                           10
                                                                     Q. At the end of the last full paragraph on
11
     meetings if there was any way that they could find
                                                                that page, it reads as follows: "The meeting went
12
     a way to settle all their issues and have a family.
                                                           12
                                                                into recess at approximately 2:00 p.m. to permit
13
               I come from a family where my\ father\ and
                                                                Mr. Cotter and Madams Ellen Cotter and Margaret
                                                           13
14
    his two brothers ran a business, and they ran it
                                                                Cotter to continue their discussion of settlement
    together. And they got along beautifully and
                                                                terms," close quote.
15
                                                           15
16
    business prospered and grew. I've seen it work. And
                                                           16
                                                                          Do you see that?
    I'm -- I was very hopeful that Ellen and Margaret and
                                                                     A. I do.
    Jim could find a way to take the asset that their
                                                                     O. Do you know if that's accurate?
18
                                                           18
19
    father had started and grow it in ways that they
                                                           19
                                                                     A. I don't know.
20
    would all be proud of.
                                                                         Did you ever hear or learn or were you
         Q. Other than what you just said, including
21
                                                           21
                                                                ever told that Jim Cotter, Jr., was told, in words
22
    with respect to your personal family's business,
                                                           22
                                                                or substance, "We're going to reconvene this
     are there any other reasons why you've continued to
                                                                meeting telephonically at 6 o'clock, and if you do
24
     ask -- to raise this issue with Ellen, Margaret,
                                                                not resolve your differences with your sisters by
25
    and Jim?
                                                                then, we're going to proceed with the termination
                                                Page 228
                                                                                                           Page 230
         A. Yes, because it's in the best interest of
                                                                vote"?
 1
    Reading and its stockholders. That goes, to me,
                                                            2
                                                                     A. I didn't hear that.
 3
     without saying that that's -- it -- it could be a
                                                            3
                                                                         Have you read any of the deposition
 4 win-win for everyone, a win for the Cotter family
                                                            4
                                                                transcripts in this case?
    and a win for Reading and its stockholders. And I
                                                                     A. No. My own.
    don't quite understand all of these lawsuits, why
                                                            6
                                                                     Q. Have you looked at any of the documents
     they're necessary.
                                                                marked as deposition exhibits other than those in
 8
         Q. How do you -- how do you anticipate that
                                                                your own deposition?
 9
     it would be a win for Reading stockholders?
                                                            9
                                                                     A. No.
10
         A. Because I think it would put all of the --
                                                                     Q. What is it exactly that you understand
                                                           10
    these issues aside. I think the money that is
                                                                that you voted to ratify with respect to the
    being spent on this is outrageous, and I think
                                                                termination of Jim Cotter, Jr.?
12
13
    having an end to disagreements is always
                                                           13
                                                                     A. That we would not hire Jim Cotter, Jr., as
14
    beneficial.
                                                           14
                                                                the CEO.
15
         Q. Directing your attention back to the May
                                                           15
                                                                          MR. TAYBACK: You're asking for her
16
    21, 29, and June 12, 2015, minutes that is part of
                                                           16
                                                                recollection, not what's written in the --
17
     Exhibit 525, you do not know what, if anything, is
                                                           17
                                                                          MR. KRUM: Right.
    omitted from those minutes because you weren't
                                                                          MR. TAYBACK: -- minutes?
18
                                                           18
19
     there; right?
                                                           19
                                                                          MR. KRUM: Yeah.
20
         A. Right. And I also understand that minutes
                                                            20
                                                                     A. To ratify that the vote that was taken to
21
    are not a verbatim, but they capture the essence of
                                                           21
                                                                not have him as a CEO, that we concurred with.
22
    what happens in meeting. And so I would expect
                                                           22
                                                                BY MR. KRUM:
23
    that the major issues that were dealt with would be
                                                                     Q. Ms. Codding, to your right there are two
24
    reflected in the minutes.
                                                                other documents that have been marked previously.
25
         Q. Accurately?
                                                                I'd ask that you take a look at the one that has
```

```
Page 231
                                                                                                           Page 233
 1 been marked --
                                                            1
                                                                    A. I can't answer it.
                                                                         MR. TAYBACK: If her understanding, with
 2
         A. This one?
                                                            2
 3
         Q. No. Okay. It should be -- you should
                                                               respect to the relationship of this issue to the
    have one that says 526 and one that says 527.
                                                               lawsuit, came from a conversation with a lawyer,
 5
              Do you have those?
                                                               I'd instruct her not to answer.
                                                                         MR. KRUM: Right.
 6
 7
         Q. I'd ask you to take a look at Exhibit 527.
                                                            7
                                                                    Q. Is that the case, Ms. Codding?
 8
         Α.
                                                            8
                                                                    Α.
                                                                         It is.
 9
         Q. Have you seen Exhibit 527 previously?
                                                            9
                                                                    Q. Okay. So independent of that conversation
10
         A. I have not seen it, but I knew that we had
                                                                or those conversations with lawyers, with respect
11
    requested that a note be sent to Ellen.
                                                                to the ratification or otherwise, do you have an
12
         Q. How did you know that?
                                                                independent view of this derivative lawsuit?
                                                           12
13
             I knew it from discussion, asking with the
                                                                         MR. TAYBACK: Object to the form of the
                                                           13
    special committee that Bill Gould was going to ask
                                                               question. Does she have a view of the derivative
14
                                                           14
    Ellen for a discussion of these matters.
                                                           15
15
                                                               lawsuit?
         Q. Okay. And by the special committee and
16
                                                                         MR. KRUM: Yes.
17
    Bill Gould, are you referring to the December 27,
                                                           17
                                                                         MR. TAYBACK: She can answer that
18
    2017, special committee meeting about which you've
                                                           18
                                                               question.
                                                                         MR. FERRARIO: Other than what she's
19
    testified earlier today?
                                                           19
         A. Whatever date that was. I don't remember.
20
                                                           20
                                                                already testified to that she thought it was a
    Earlier, as I said, I didn't know whether it was
                                                           21
                                                                waste and all that.
    26th, 27th, 28th. I don't remember.
                                                                         MR. KRUM: I'm not asking her to repeat
23
         Q. Okay. But whatever the date was --
                                                           23
                                                               it.
24
                                                           24
                                                                         MR. FERRARIO: Okay. All right.
         A. Whatever the date --
                                                           25
25
         O. -- the same reference --
                                                                         MR. KRUM: I mean, I don't think that's a
                                               Page 232
                                                                                                          Page 234
         A. Yeah.
                                                                fair characterization. Well, it doesn't matter
 1
 2
         Q. Okay. Did you have any discussions with
                                                            2 whether it is. She can answer.
 3
    anybody about the phraseology of either Items 1 --
                                                            3
                                                                    A. I don't really understand the lawsuit as
    either Item 1 or 2 of Exhibit 527?
                                                               it exists today. I -- I really don't understand
 5
         A. Not the phraseology. The intent, yes.
                                                               it. I don't understand how it's a derivative
 6
         Q. What was your personal understanding of
                                                               lawsuit, and I've asked for an explanation of it
 7
    the -- of the purpose for which you were going to
                                                                from our attorneys. And it's hard for me to
 8
    be doing this?
                                                               understand why there is this derivative lawsuit.
 9
         A. My understanding was that since the judge
                                                            9
                                                                         And the attorneys can verify that I've
10
    made the decision that myself and Bill Gould and
                                                           10
                                                               asked that question many times.
11
    Doug McEachern and Ed Kane and Michael were now
                                                               BY MR. KRIIM:
                                                           11
    declared definitely independent, that we would have
                                                           12
                                                                    Q. So if you were able to vote on whether
                                                                this derivative lawsuit should proceed or not,
13
    the opportunity to ratify a decision if we so
                                                           13
14
                                                                would you -- how would you vote, if at all?
15
         Q. What was your understanding of why you
                                                           15
                                                                    A. Well, I don't think it should -- I don't
                                                                think it should go forward. I don't see the
16
    would do so?
                                                           16
                                                                purpose of it. I don't understand it.
17
         A. To make sure that the court knew where we
                                                           17
18
    stood about Jim Cotter, Jr., being the CEO.
                                                           18
                                                                    Q. Ms. Codding, take a look at Exhibit 526.
         Q. Was your decision to vote in favor of
19
                                                           19
                                                               You have that in front of you as well. And take
    ratification based in any respect on your view of
                                                                such time as you need to review it.
    this derivative lawsuit?
21
                                                           21
                                                                         My first question is, have you ever seen
                                                               Exhibit 526?
22
              MR. TAYBACK: Objection. Vague.
                                                           22
23
              And if you can answer the question without
                                                           23
                                                                    A. I have.
                                                                    Q. When did you first see it?
24 divulging attorney-client communications, you can
                                                           24
25 answer it.
                                                           25
                                                                    A. I don't remember the date.
```

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Page 255
                                                                                                            Page 257
    You had the CFO saying it was fine. And you had
                                                                     Q. It doesn't sit with you, meaning it makes
     the compensation committee back then who reviewed
                                                                no difference?
                                                            2
     it thoroughly, and so it appeared, to me, that
                                                            3
                                                                     A. Well, I -- I didn't live it, so I can't
 4
     everything was in order -- correctly in order for
                                                                say whether I heard it before April, before May,
 5
    this to happen.
                                                                before September. It doesn't -- this is not my --
 6
         Q. Let's take a look at the page ending in
                                                                in my recollection.
    7213 as part of Exhibit 525. You'll see that's the
                                                                     Q. Did you make any efforts to determine
 8
    first page of the compensation stock option
                                                                whether the estate was the owner of the 100,000
 9
     committee, September 21, 2015, minutes.
                                                                share option?
10
         A. Uh-huh.
                                                            10
                                                                          MR. TAYBACK: Other than reviewing the
11
         Q. Do you have that?
                                                            11
                                                                materials she's already testified about?
12
         A. I do.
                                                           12
                                                                     A. I've already -- I've already told you what
13
         Q. First of all, are you aware, independent
                                                           13
                                                                I knew.
     of reading these minutes, that committee member Tim
                                                                BY MR. KRUM:
     Storey was not a participant in the meeting of the
15
                                                           15
                                                                     O. Okav. So the answer is: Other than what
16
    vote.
                                                           16
                                                                you've already said, the answer is no?
17
         A. I only know it reading the minutes that he
                                                                     Q. Take a look at the top of page 2 of the
    wasn't -- he was preoccupied.
18
                                                           18
         Q. Do you know why the meeting proceeded on
19
                                                           19
                                                                September 21, 2015, meeting minutes. That's 7214
20
    September 21, 2015?
                                                                in Exhibit 525.
21
         A. I think that in reading the minutes, Ed
                                                           21
                                                                          Do you see the -- there's a phrase that
22 Kane had said that they had dealt with Jim's
                                                           22
                                                                reads, "Including whether the committee can rely on
    request in an expeditious manner, and that he
                                                                the records of the company in determining who was the
     wanted to treat Margaret and Ellen the same as he
                                                           24
                                                                owner of the options."
    had treated Jim.
                                                            25
                                                                     A. Where is that?
                                                Page 256
                                                                                                           Page 258
         Q. What's your understanding, as you sit here
                                                                     Q. It's the first two lines of page 2 of the
 1
    today, Ms. Codding, about when the compensation of
                                                            2
                                                                September 21, 2015, compensation meeting minutes.
     stock option committee first considered a request
                                                            3
                                                                     A. Up here.
    by Ellen to exercise the 100,000 share option?
                                                            4
 4
                                                                          When I read this, it appeared to me that
         A. I don't know.
                                                                everything was in order.
 6
         Q. Have you ever heard or learned or been
                                                            6
                                                                     Q. Prior to voting in favor of ratification
 7
    told that that request was made in or before April
                                                            7
                                                                with respect to the 100,000 share option on
     of 2015?
                                                                December 29, 2017, did you have any discussions
 9
         A. I don't know.
                                                                with Ed Kane or Guy Adams about what they did or
10
         Q. You think you've ever heard that?
                                                                did not do as compensation committee members in
         A. You know, I wasn't there at the time. The
                                                                connection with the request to exercise the 100,000
11
    sequence of events, you know, aren't with me
                                                           12
12
13
    because I wasn't there at the time, so for me to
                                                           13
                                                                     A. No.
    vote on this, I had to believe that people thought
14
                                                           14
                                                                     ٥.
                                                                         -- share option?
15
    this was legitimate and right.
                                                            15
                                                                     A. No.
              And that was what I was concerned about. I
16
                                                           16
                                                                     Q. Did you ever hear or learn or were you
17
    wasn't concerned about the sequence of events, what
                                                                ever told that Bill Gould had suggested that Ellen
    happened, when, by whom. I just wanted to know:
                                                                Cotter or the company or both seek some sort of
18
19
     Legally was it all right, and did the CFO support it?
                                                           19
                                                                judicial determination regarding whether the --
20
     And once I was convinced that it was legally correct,
                                                                whether Ellen on behalf of the estate could
21
    I was very willing to ratify it.
                                                           21
                                                                exercise the 100,000 share --
22
              So --
                                                           22
                                                                     A. No.
23
         Q. Did you --
                                                           23
                                                                     Q. -- option?
24
              -- the sequence makes no -- it doesn't sit
                                                           24
         Α.
                                                                          Did you ever talk to Bill Gould about the
25
    with me.
                                                           25
```

	Page 279	_			Page 281
1	STATE OF CALIFORNIA )	1		ERRATA SHEET	rage 201
	) ss.	2	Page Line	Should read:	Reason for Change:
2	COUNTY OF LOS ANGELES )	3			-
3		4			
4	I, GRACE CHUNG, RMR, CRR, CSR No. 6246, a	5			
5	Certified Shorthand Reporter in and for the County	6			
1		7			
6	of Los Angeles, the State of California, do hereby				
7	certify:	8			
8	That, prior to being examined, the witness	9			
9	named in the foregoing deposition was by me duly	10			
10	sworn to testify the truth, the whole truth, and	11			
11	nothing but the truth;	12			
12	That said deposition was taken down by me	13			·
13	in shorthand at the time and place therein named,	14			
14	and thereafter reduced to typewriting by	15			
15	computer-aided transcription under my direction;	16			
16	That the dismantling, unsealing, or	17			
17	unbinding of the original transcript will render	18			
18	the reporter's certificate null and void.	19			
19	I further certify that I am not interested	20			
20	in the event of the action.	21			
21	In witness whereof, I have hereunto subscribed my	22			
22	name.	23	Date:		
23	Dated. March 14, 2018			Signature	of Witness
24		24			
	GRACE CHUNG, CSR NO. 6246				
25	RMR, CRR, CLR	25		Name Typed	or Printed
1	Page 280 ERRATA SHEET				
	DARRAIN ORDEI				
2					
3					
4					
5	I declare under penalty of perjury that I have read the				
6	foregoing pages of my testimony, taken				
7	on (date) at				
8	(city),(state),				
9					
10	and that the same is a true record of the testimony given				
11	by me at the time and place herein				
12	above set forth, with the following exceptions:				
	above set forth, with the following exceptions.				
13					
14	Page Line Should read: Reason for Change:				
15					
16					
17					
18					
19	- <u></u>				
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		1			

## Exhibit 5

1	DISTRICT COUR CLARK COUNTY, NE	
2	JAMES J. COTTER, JR.,	·
3	individually and )	
4	<pre>derivatively on behalf of ) Reading International, ) Inc., )</pre>	
5	Plaintiff, )	
6	vs.	Case No.
7	)	А-15-719860-В
8	MARGARET COTTER, et al., )	Coordinated With:
9	Defendants, )	Case No.
10	and	P-14-082942-E
	READING INTERNATIONAL,	
11	INC., a Nevada ) Corporation, )	
12	Nominal Defendant. )	Volume 3
13	)	Pages 496 to 578
14		
15		
16	VIDEOTAPED DEPOSIT	ION OF
17	WILLIAM GOUL	D
18		
19		
20	Thursday, April 5	, 2018
21	9:32 A.M. TO 11:3	4 A.M.
22	Century City, Cali	fornia
23		
24	Job No. 46142	4
25		

## WILLIAM GOULD, VOLUME III - 04/05/2018

1	DISTRICT COURT	Page 497		ge 499
	CLARK COUNTY, NEVADA	1 2	APPEARANCES, CONTINUING	
2	TANKER T. COMMED TO	3	For the Defendant Reading International, Inc.	
3	JAMES J. COTTER, JR., ) individually and )		(Counsel present by speakerphone from remote s	
_	derivatively on behalf of )	4	(counter present by speakerphone from remote t	JICC)
4	Reading International, )	1	GREENBERG TRAURIG, LLP	
5	Inc.,	5	BY: KARA HENDRICKS, ESQUIRE	
	Plaintiff, )		3773 Howard Hughes Parkway	
6	vs. ) Case		Suite 400 North	
7	) A-15-719	860-B	Las Vegas, Nevada 89169	
,	MARGARET COTTER, et al.,	7	Phone 702-792-3773	
8	) Coordinate	d With:	E-mail hendricksk@gtlaw.com	
9	Defendants, ) Case:	No. 8	I mail hondrouplegolamosm	
,				
10	)	10		
11	READING INTERNATIONAL, ) INC., a Nevada )	11	ALSO PRESENT	
	Corporation, )	12	Cory Tyler	
12	)		Legal Videographer	
13	Nominal Defendant. )	13	Litigation Services	
14	/		Phone 800-330-1112	
15	Videotaped Deposition of	14		
16 17	WILLIAM GOULD, taken at the offices of Sheppard, Mullin, Ri	1.5		
<i>-</i> /	Hampton, LLP, 16th Floor Conference Room, 19	CIICEI &		
18	Avenue of the Stars, Suite 1600, Century Cit	y, 17		
19	California, on Thursday, April 5, 2018 at 9: before Lori Byrd, Registered Professional Re	32 A.M.,		
エフ	Certified Realtime Reporter, Certified LiveN	porter,		
20	Reporter, Realtime Systems Administrator, Ka	nsas 20		
21	Certified Court Reporter 1681, Oklahoma Cert Shorthand Reporter 1981, and Certified Short			
21	Reporter in and for the State of California			
22		23		
23 24		24		
25		25		
	1	Page 498	Pag	ge 500
1	APPEARANCES	1	INDEX OF EXAMINATIONS	
2		2		
3	For the Plaintiff:		LITTRIDAC . LITTI TAM COURT	
4	LEWIS ROCA ROTHGERBER CHRISTIE, LI BY: MARK G. KRUM, ESQUIRE		WITNESS: WILLIAM GOULD	
5	3993 Howard Hughes Parkway	4	VOLUME 3	
	Suite 600	5		
6	Las Vegas, Nevada 89169	6	CONTINUING EXAMINATION	PAGE
7	Phone 702-949-8200 E-mail mkrum@lrrc.com	7	By Mr. Krum	504
8	E-MAII MALUMWILLC.COM		21 .H. ILVIII	JUI
_				
9	For the Witness William Gould:	8		
	For the Witness William Gould: BIRD, MARELLA, BOXER, WOLPERT, NES			_
10	BIRD, MARELLA, BOXER, WOLPERT, NES DROOKS, LINCENBERG & RHOW, P.C.			-
10	BIRD, MARELLA, BOXER, WOLPERT, NES DROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE	9 10	מינייטוא איז דייטוווטר איז איז דייטוווטר איז איז דייטוווטר איז דייטוווטר איז איז דייטוווטר איז איז איז איז איז	-
10 11	BIRD, MARELLA, BOXER, WOLPERT, NES DROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE 1875 Century Park East	9 10 11	INSTRUCTION BY COUNSEL NOT TO ANSWER	_
10 11	BIRD, MARELLA, BOXER, WOLPERT, NES DROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256	9 10 11	INSTRUCTION BY COUNSEL NOT TO ANSWER None	-
10 11 12	BIRD, MARELLA, BOXER, WOLPERT, NES DROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE 1875 Century Park East	9 10 11		-
10 11 12 13	BIRD, MARELLA, BOXER, WOLPERT, NES DROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100	SSIM, 9 10 11 51 12 13		-
10 11 12 13	BIRD, MARELLA, BOXER, WOLPERT, NES DROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100 FAX 310-201-2110	SSIM, 9 10 11 12 13 0m 14		-
10 11 12 13 14 15	BIRD, MARELLA, BOXER, WOLPERT, NESDROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNEIT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100 FAX 310-201-2110 E-MAIL sbannett@birdmarella.co	SSIM, 9 10 11 51 12 13 5m 14 15	None	-
10 11 12 13 14 15	BIRD, MARELLA, BOXER, WOLPERT, NESDROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100 FAX 310-201-2110 E-MAIL sbannett@birdmarella.cc	SSIM, 9 10 11 51 12 13 0m 14 15 0tter, 16		-
10 11 12 13 14 15 16	BIRD, MARELLA, BOXER, WOLPERT, NESDROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNEIT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100 FAX 310-201-2110 E-MAIL sbannett@birdmarella.co	SSIM, 9 10 11 12 13 0m 14 15 0tter, 16	None	-
10 11 12 13 14 15 16	BIRD, MARELLA, BOXER, WOLPERT, NESDROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100 FAX 310-201-2110 E-MAIL sbannett@birdmarella.cc	SSIM, 9 10 11 51 12 13 5m 14 15 5tter, 16 17	None  RECORD MARKED PER REQUEST OF COUNSEL	-
10 11 12 13 14 15 16	BIRD, MARELLA, BOXER, WOLPERT, NESDROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNEIT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100 FAX 310-201-2110 E-MAIL sbannett@birdmarella.co	SSIM, 9 10 11 51 12 13 0m 14 15 otter, 16 17 , LLP 18	None  RECORD MARKED PER REQUEST OF COUNSEL	-
10 11 12 13 14 15 16 17	BIRD, MARELLA, BOXER, WOLPERT, NESDROCKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100 FAX 310-201-2110 E-MAIL sbannett@birdmarella.cc  For the Defendants Margaret Cotter, Ellen Cottoglas McEachern, Guy Adams and Edward Kane QUINN EMANUEL URQUHART & SULLIVAN, BY: NOAH HELPERN, ESQUIRE 865 South Figueroa Street	SSIM, 9 10 11 12 13 0m 14 15 0tter, 16 17 , LLP 18	None  RECORD MARKED PER REQUEST OF COUNSEL  None	-
10 11 12 13 14 15 16 17	BIRD, MARELLA, BOXER, WOLPERT, NESDROCKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100 FAX 310-201-2110 E-MAIL sbannett@birdmarella.co  For the Defendants Margaret Cotter, Ellen Co Douglas McEachern, Guy Adams and Edward Kane QUINN EMANUEL URQUHART & SULLIVAN, BY: NOAH HELPERN, ESQUIRE 865 South Figueroa Street 10th Floor	SSIM, 9 10 11 51 12 13 0m 14 15 otter, 16 17 , LLP 18	None  RECORD MARKED PER REQUEST OF COUNSEL	-
10 11 12 13 14 15 16 17 18	BIRD, MARELLA, BOXER, WOLPERT, NESDROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100 FAX 310-201-2110 E-MAIL sbannett@birdmarella.co  For the Defendants Margaret Cotter, Ellen Co Douglas McEachern, Guy Adams and Edward Kane QUINN EMANUEL URQUHART & SULLIVAN, BY: NOAH HELPERN, ESQUIRE 865 South Figueroa Street 10th Floor Los Angeles, California 90017	SSIM, 9 10 11 12 13 0m 14 15 0tter, 16 17 , LLP 18	None  RECORD MARKED PER REQUEST OF COUNSEL  None	-
9 10 11 12 13 14 15 16 17 18 19 20	BIRD, MARELLA, BOXER, WOLPERT, NESDROCKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNETT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100 FAX 310-201-2110 E-MAIL sbannett@birdmarella.co  For the Defendants Margaret Cotter, Ellen Co Douglas McEachern, Guy Adams and Edward Kane QUINN EMANUEL URQUHART & SULLIVAN, BY: NOAH HELPERN, ESQUIRE 865 South Figueroa Street 10th Floor	SSIM, 9 10 11 51 12 13 0m 14 15 0tter, 16 17 , LLP 18 19 20	None  RECORD MARKED PER REQUEST OF COUNSEL  None  STIPULATIONS  Page 512	-
10 11 12 13 14 15 16 17 18 19 20 21	BIRD, MARELLA, BOXER, WOLPERT, NESDROOKS, LINCENBERG & RHOW, P.C. BY: SHOSHANA E. BANNEIT, ESQUIRE 1875 Century Park East Los Angeles, California 90067-256 PHONE 310-201-2100 FAX 310-201-2110 E-MAIL sbannett@birdmarella.co  For the Defendants Margaret Cotter, Ellen Co Douglas McEachern, Guy Adams and Edward Kane QUINN EMANUEL URQUHART & SULLIVAN, BY: NOAH HELPERN, ESQUIRE 865 South Figueroa Street 10th Floor Los Angeles, California 90017 Phone 213-443-3000	SSIM, 9 10 11 12 13 20 14 15 16 17 18 19 20 21 22	None  RECORD MARKED PER REQUEST OF COUNSEL  None  STIPULATIONS	-
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    ratifications?
                                                                members of the committee, which was Judy Codding --
         A. I believe that the first contact I had was
                                                                Judy Codding and Doug McEachern, that I had had this
 2
 3
     either in mid-November, or late November of 2017.
                                                                conversation with Mark and Mike, and that I wanted
         Q. With whom?
 4
                                                                to explain to them what the concept was and why it
 5
         A. Counsel.
                                                                was important.
 6
         O. Who?
                                                            6
                                                                    Q. And when did that occur?
        A. Mike Bonner and Mike Ferrario of Greenberg
                                                                    A. I would think sometime early December.
 8
     Traurig.
                                                            8
                                                                    Q. Was that in person or by telephone?
 9
         Q. Was this contact in person or telephonic?
                                                            9
                                                                    A. That would be by telephone.
10
        A. This was a telephonic contact.
                                                           10
                                                                    Q. Was anyone else, other than you, McEachern
11
         Q. And it was just the two or three of you,
                                                                and Codding, party to that conversation?
12
     meaning you and one or both Bonner and Ferrario?
                                                           12
                                                                    A. My recollection is that Mike Bonner was on
         A. Yes. I was the chairman of the special
                                                                that call.
13
                                                           13
     committee and they were discussing it with me in my
                                                                    Q. So excluding anything Mike Bonner said, or
                                                                excluding anything anyone else said that repeated
15
     capacity as the chairperson of that committee.
                                                           15
                                                                something Bonner said, who said what about
16
         Q. Okay. I'm not going to ask you who said
                                                                ratification?
17
     what.
        A. Okay.
                                                           18
                                                                         MS. BANNETT: Objection. I don't think
18
         Q. Let me ask you about all the logistics.
19
                                                           19
                                                                that adequately --
              Was this call a scheduled call?
20
                                                                         MS. HENDRICKS: I'm going to object here,
21
        A I don't recall
                                                           21
                                                                Mark. I think we need to be very careful. He also
22
         Q. Do you recall who placed or initiated the
                                                           22
                                                                said he talked to Mr. Ferrario. And to the extent
23
     call?
                                                                any of the discussions were related to anything from
24
                                                                counsel, they're protected by attorney-client
        A. No.
25
         Q. Okay. When the subject of ratification was
                                                                privilege.
                                                                                                           Page 512
                                               Page 510
    raised by Bonner or Ferrario or both of them, as the
                                                            1
                                                                         MR. KRUM: Okav.
     case may be on this call, was that literally the
                                                            2
                                                                         MS. HENDRICKS: Other than that, he can
 3
     first time you had heard the concept, or notion?
                                                            3
                                                                answer.
              MS. BANNETT: Assume --
 4
                                                            4
                                                                         MR. KRUM: Go ahead, Ms. Bannett.
 5
              MR. KRUM: In the context of RDI business.
                                                            5
                                                                         MS. BANNETT: I just would like to add to
 6
              MS. BANNETT: Assumes facts not in
                                                                the extent that anyone asked a question that
 7
     evidence.
                                                                reflected a request for attorney-client advice, that
 8
        A. In the context of RDI business, I believe
                                                                should also be encompassed in the scope of the
 9
     it is. I was vaguely aware that Nevada law had a
                                                            9
                                                                attorney-client privilege.
                                                                         \ensuremath{\mathsf{MR}}\xspace . HELPERN: Can we have maybe a
10
     provision that was kind of unique, but I had never
                                                           10
     operated under it before, so I wasn't intimately
                                                                stipulation that the defendants will join in each
    familiar with it.
                                                                other's objections? We don't have to verbally join
12
    BY MR. KRUM:
13
                                                           13
                                                                every single time?
         Q. What was the next -- strike that.
14
                                                           14
                                                                         MR. KRUM: Yes.
                                                           15
15
              Did you have any understanding, exclusive
                                                                         So let me rephrase the question.
16
    of something you acquired from talking to Bonner
                                                           16
                                                                BY MR. KRUM:
17
     and/or Ferrario, about how or why the notion or
                                                           17
                                                                    Q. During this conversation in early December
     concept of ratification was raised in mid to late
                                                                with the other Special Committee members, McEachern
18
                                                           18
19
     November of 2017?
                                                           19
                                                                and Codding, to which Mike Bonner was party,
20
         A. No. It came solely from Bonner and
                                                           20
                                                                excluding anything that Bonner said, and excluding
21
    Ferrario.
                                                           21
                                                                anything that anyone else said that came from or
22
        Q. Okay. What was your next communication
                                                                repeated something a lawyer had said, what was said
23
    with respect to the notion or concept of
                                                                about ratification?
24
    ratification at RDI?
                                                           24
                                                                         \ensuremath{\mathsf{MR}}\xspace . HELPERN: Can you do that one more
25
         A. My next communication was to notify the
                                                                time? I just want to make sure -- I'm not sure that
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                                                                                                         Page 527
    this easier for you and me to not be asking about
                                                                        I just ask that the lawyers at this
                                                           1
    your personal life.
                                                               deposition do what the lawyers previously didn't,
 3
              Did you travel over the year-end holidays?
                                                           3
                                                               which is follow through and tell me they're going to
 4
        A. No.
                                                               be produced or they're not.
                                                           5
 5
         Q. Well, that doesn't help, then.
                                                                        MS. HENDRICKS: Mark, I don't think
 6
             Two prior witnesses did and said they were
                                                               anybody's made that request to RDI, at least that
     in different places and it helped them place things
                                                               I've been told. I'll look into it.
 7
 8
     in time, is why I asked.
                                                                        MR. KRUM: Well, in my view, the documents
 9
        A. Uh-huh. Uh-huh.
                                                           9
                                                               are responsive to our written requests. And it was
10
        Q. So what was the next communication or
                                                          10
                                                               raised, Kara, at a deposition that you did not
11
    action you had or did with respect to ratification?
                                                               attend. I think Mark was at that deposition for
12
        A. The next action was a meeting of the
                                                          12
     Special Committee to request that the board consider
                                                                        All right. So, by the way --
13
                                                          13
     the ratification.
                                                                        MS. BANNETT: I haven't been present at any
                                                          14
15
             And we sent that out -- after it had been
                                                          15
                                                               other depos --
    approved, that notice was then sent to Ellen Cotter
16
                                                                        MR. KRUM: You haven't been there, no.
17
    and the company.
                                                               That's why I didn't ask you. And you're not in the
        Q. When was this -- and by the "Special
                                                               litigation, so --
18
                                                          18
19
    Committee" you're referring to you, McEachern and
                                                          19
                                                                        MS. BANNETT: Correct.
20
    Codding, correct?
                                                                        MR. KRUM: -- although I think it's
21
        A. Yes.
                                                          21
                                                              responsive to the request, let me help you out.
22
        Q. And was Mr. Bonner there or on the phone,
                                                          22
                                                               BY MR. KRUM:
23
    as the case may be?
                                                                   Q. Have you received the minutes, or draft
        A. He's on the phone for every meeting of the
                                                               minutes of that meeting? Presumably yes. It's now
24
                                                          24
25
    Special Committee.
                                                               April.
                                               Page 526
                                                                                                         Page 528
1
        O. For the entire meeting?
                                                           1
                                                                   A. Yes.
        A. Unless we have to meet with him, we have a
                                                           2
                                                                   Q. Have they been approved?
 3
    session in camera, but that's it.
                                                           3
                                                                   A. Yes, I believe they have.
 4
        Q. When did this Special Committee meeting
                                                           4
                                                                   O. Okay.
 5
    occur?
                                                           5
                                                                   A. I believe they have, yes.
 6
        A. I would have to think it would be the week
                                                           6
                                                                   Q. Okay.
 7
    immediately -- right around Christmas. Right around
                                                           7
                                                                        MR. KRUM: All right. So anyway, I'll
 8
     that time.
                                                               reiterate my request for those minutes.
9
        Q. Christmas was on Monday. The notice, I
                                                           9
                                                               BY MR. KRUM:
     think, you're calling it, was set on Wednesday, the
                                                                   Q. So to clarify, Mr. Gould, did the Special
10
                                                          10
     27th. And the meeting was on Friday, the 29th.
                                                               Committee formally take some action with respect to
12
             Does that chronology sound right?
                                                              ratification?
                                                                   A. Yes.
13
        A. That sounds right to me, yes.
                                                          13
         Q. Okay. With that in mind, can you identify
14
                                                          14
                                                                   Q. And what was that?
    the date of the Special Committee meeting as the
15
                                                          15
                                                                   A. It requested that the company include the
16
    week of Christmas or the week before?
                                                               subject on the agenda for its next meeting, and call
17
        A. I can't identify it with accuracy, but I
                                                          17
                                                               for a special meeting if there was not a regular
    think it was certainly in that range, either the
                                                               meeting being scheduled.
18
                                                          18
19
     week before or the week of Christmas.
                                                          19
                                                                   Q. What was the next communication or action
20
             MR. KRUM: So I don't know what lawyers
                                                          20
                                                               you personally had or did with respect to
21
    should be handling this. I previously asked that
                                                          21
                                                               ratification after that Special Committee meeting?
22
    the minutes of the Special Committee be produced.
                                                                   A. Then we had the December 29th board
23
             So I'll ask it again. And we don't need to
                                                              meeting. And I gave a report at that meeting about
24
    talk about whether it's Greenberg Traurig, or
                                                          24
                                                               the ratification and why it was being requested.
25
    whoever else.
                                                                   Q. What did you say about why it was being
```

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Page 541
                                                                                                          Page 543
                                                               Wrotniak about the termination of Jim Cotter, Jr.?
    to anybody else on those things, or the people you
 2
    mentioned.
                                                                   A. I don't believe I had, no.
 3
              But I think on the day of the board
                                                           3
                                                                       Did you have any communications with Ellen
 4
    meeting, during the early parts of the board
                                                           4
                                                               Cotter about ratification, being either the concept
 5
    meeting, there were conversations going on about
                                                               or notion generally, or ratifications that were the
 6
     this, but they were very fleeting.
                                                               subject of the December 29 board meeting, other than
 7
             They were not -- we were sitting in a room
                                                               what -- the conversation you've already described
 8
     and Jim, Jr., was either on the phone or there, so
                                                           8
                                                               this morning, at any time prior to the board meeting
9
     the conversations were obviously not totally candid.
                                                           9
                                                               on December 29?
10
        Q. When you say they obviously were not
                                                           10
                                                                   A. No.
11
    totally candid, that's because Jim was there?
                                                          11
                                                                   Q. Did you have any conversations with
12
        A. Well, because it was an adversarial
                                                          12
                                                               Margaret Cotter about ratification, either
    lawsuit, and so we weren't like we were all on the
                                                               generally, conceptually or particularly as raised on
13
                                                          13
14
                                                               the 29th of December, prior to the December 29th
     same team.
                                                               board meeting?
15
        O. Well, what difference did that make to this
                                                          15
16
    particular subject, ratification?
                                                          16
                                                                   A. No.
        A. Because -- because the ratification might
17
                                                                   Q. Why did you vote to ratify item 1 on
    be a litigation strategy.
                                                               Exhibit 527?
18
                                                          18
19
        Q. Did you have any discussions with Judy
                                                          19
                                                                   A. Because I thought it was in the best
20
    Codding about the termination of Jim Cotter,
                                                           20
                                                               interest of the company to do so.
    including any and all of the matters referenced in
21
                                                           21
                                                                   Q. As of December 29, 2017?
22
     the May 21 and 29, and June 12, 2015 board minutes,
                                                          22
                                                                   A. Yes.
23
     in this time frame from mid December up to
                                                          23
                                                                   Q. Why?
    December 29 board meeting?
                                                                   A. Well, going back to -- you know, I feel
24
                                                           24
25
         A. No. Judy -- Judy made it clear that she
                                                               sort of like I could be called John Cary, because I
                                               Page 542
                                                                                                          Page 544
    had done a pretty good diligence review of what had
                                                               voted against it before I voted for it.
    happened, and seemed to be pretty much up to speed
                                                           2
                                                                        But you remember that, back in 2015, I was
 3
    on what had occurred. So she and I never had a
                                                           3
                                                               one of two directors who voted against the
 4
    conversation about the details of what went on
                                                           4
                                                               termination of Jim Cotter, Jr.
 5
    during that period back in 2015.
                                                                        And things had changed, in my mind, from
 6
        Q. When she said -- when you said she made it
                                                               that date to the date, December -- whenever it
                                                               was -- December 29, '17, where my decision was now
 7
    clear, was this comments that she made at the
    December 29 board meeting?
                                                               made on a whole different set of assumptions and
 8
 9
        A. No, comments at the Special Committee
                                                           9
                                                               factors that weighed into the equation.
10
    meeting.
                                                          10
                                                                   Q. Was one of those factors the decision by
11
        Q. What did she say that she had done?
                                                               the Los Angeles Superior Court in validating the
12
        A. She didn't say what she had done, but it
                                                               2014 trust documentation?
    was clear from her -- the extent of her comments at
13
                                                          13
    that meeting that she was very well aware of what
                                                                        Was one of those factors the effect that
14
15
    had happened, how it happened, read the minutes, and
                                                          15
                                                               the ratification might have on the pending
16
    felt very comfortable that she knew what the facts
                                                               derivative lawsuit?
17
    were.
                                                          17
                                                                   A. No -- well, let me take that back. I'm
        Q. What did she say that -- from which you
                                                               sure it had some bearing in my mind, but that was
18
                                                          18
19
     draw the conclusion that you just described?
                                                          19
                                                               not one of the key factors.
20
        A. She said I looked into this and I feel I'm
                                                           20
                                                                   Q. What were the key factors?
21
    comfortable that I understand what happened at that
                                                          21
                                                                   A. The key factors, in my mind, were at the
22
    time. Words to that effect.
                                                          22
                                                               time, back in 2015, you recall that Jim, Jr., was
23
             It's not a direct quote, obviously.
                                                               terminated when -- at a time when we were -- I
24
        Q. Prior to the December 29, 2017 board
                                                               thought, in my opinion, we gave him a period of time
25
    meeting, had you had any conversations with Michael
                                                               to have his performance monitored, and then there
```

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                                              Page 545
                                                                        And I think the company was very willing to
    would be an evaluation by the board.
                                                           1
2
             The actual termination occurred maybe a
                                                              try to find a way to settle it out without having a
3
    month before that.
                                                              lot of costs and expense.
             I viewed that as a mistake, first of all,
                                                           4
                                                                        So that's my view of the derivative
4
    because I thought we had kind of had a schedule, I
                                                              litigation.
5
    didn't see any reason to change that schedule.
                                                              BY MR. KRUM:
6
             And, secondly, at the time, I was worried
                                                                  Q. Well, you understand there are other
8
    that if we did that, it would cause a very strong
                                                           8
                                                              matters raised in the case?
9
    emotional reaction in Jim, Jr., feeling he had
                                                           9
                                                                  A. Yes.
    been -- he would feel he had been wronged by this
                                                          10
                                                                  Q. Do those factor in, in terms of your view
    process, and that would lead to extensive, expensive
                                                          11
                                                              of the case?
                                                                  A. I think they could factor in. I can see
12
    litigation, which turned out to be the case.
                                                          12
13
             So looking at it a few years later, that's
                                                          13
                                                               how it's a legitimate question that can be raised.
14
    already happened, the litigation has occurred. So I
                                                                        But, to me, I always looked at the
    can take that factor out of my equation, because
                                                              termination as being the key thing that started the
15
    what I was fearful of at that point back in '15, has
                                                              litigation, and that's what I've been focusing on.
17
    then since ensued.
                                                          17
                                                                   Q. So if you were to vote for the derivative
             The other thing that bothered me was, in
18
                                                          18
                                                               case to go forward or be terminated, what would your
    Jim, Jr.'s handling of this litigation -- I'm not
19
                                                          19
                                                               vote be?
    meant to be, you know, getting into litigation
                                                                       MS. HENDRICKS: Object to form. Calls for
20
                                                          20
21
    strategies or things like that.
                                                               speculation, beyond the scope of this deposition.
             I felt that, in my mind, he was actually
                                                                        MS. BANNETT: I was --
23
    putting his own interests -- personal interests
                                                          23
                                                                        MR. KRUM: Well, it's not --
    above those of the company, and needlessly causing
                                                                        MS. BANNETT: I was going to ask how that
25
    the company to spend a lot of money on the legal
                                                              relates to the ratification.
                                                                                                         Page 548
                                              Page 546
    fees, and really distracting a number of members of
                                                                        MR. KRUM: It relates to demand futility.
2
    management from what they should be doing in
                                                           2
                                                                        MS. BANNETT: But what does that have to do
3
    operating the company.
                                                           3
                                                               with the rati -- I understand that --
             I think that this was a litigation strategy
                                                                             (SIMULTANEOUS SPEAKING)
                                                                        MS. BANNETT: -- of these particular
5
    he employed that disappointed me.
6
        Q. Did you just describe your view of this
                                                           6
                                                               decisions.
    derivative lawsuit?
                                                                        MR. KRUM: It doesn't. Well, maybe it
        A. Did I just describe it?
8
                                                               does. I don't know. But it doesn't matter. I'm
9
        Q. Yeah.
                                                               entitled to ask about matters relating to demand
10
        A. In some respects, yes.
                                                               futility as well.
        Q. So I'll let you -- I'll ask the question,
                                                                       MR. HELPERN: Demand futility with relation
11
                                                          11
12
    then: What's your view of this derivative lawsuit?
                                                          12
                                                               to what demand?
             MR. HELPERN: Object to form.
                                                                        MR. KRUM: Demand futility rising from --
13
                                                          13
14
        A. Well, you know, I think it's a -- it's been
                                                          14
                                                               well, I didn't frame it. Greenberg Traurig filed
15
    a bad thing for the company, expensive,
                                                               the motion. Recall that was one of two motions that
                                                               were denied with respect to which discovery was
16
    time-consuming.
                                                          16
17
             I'm not so sure -- and I'm a lawyer, I'm
                                                          17
                                                               allowed, the other one being a ratification motion.
18
    not trying to lay -- trying to play lawyer here --
                                                          18
                                                               BY MR. KRUM:
19
    but I'm not so sure that Jim's termination is
                                                          19
                                                                   Q. Okay. So let me ask the court reporter to
    actually a derivative claim.
                                                              read the question back, Mr. Gould.
             And I'd be interested to see what the
                                                                        (REPORTER READ FROM THE RECORD)
21
                                                          21
22 Nevada Supreme Court says about it, if it already
                                                          22
                                                                   A. My vote would be to terminate, to terminate
23
    hasn't spoken to that, because I can't imagine a
                                                          23
                                                               the derivative action.
    person getting fired, claiming there's a derivative
                                                          24
                                                                   Q. Are the reasons any different than what you
24
25 going. Seems like it's a personal claim to me.
                                                          25
                                                               just said? And if so, would you say them?
```

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                                                                                                         Page 551
1
        A. Well, if I'm a defendant in the case and
                                                              believe. I believe what happened there is that I
    you're asking me, would I like that suit against me
                                                               was trying to set up a call with some advisors, and
    to be terminated or go forward, what can I say? I
                                                               we just ended up not pulling it together for that
    mean, there's no other answer.
                                                               particular day.
5
        Q. Directing your attention, Mr. Gould, back
                                                           5
                                                                       But I think there was a call later, but
    to the subject of the exercise of the 100,000 share
                                                              there were no advisors on the line. It was not --
6
    option, did you ever have any communications with
                                                               it ended up being a non-event.
    Judy Codding and/or Michael Wrotniak about the
                                                           8
                                                                  Q. Did that call have anything to do with
9
    subject of the -- of what entity or person owned or
                                                           9
                                                              ratification?
10
    held the 100,000 share option?
                                                          10
                                                                  A. You know something, I don't think it did.
11
        A. No, I didn't have that conversation.
                                                                       It might have, but I don't remember that.
        Q. Did you ever have any communications about
12
                                                          12
                                                               I remember some other topic we were considering.
13
    that with Doug McEachern?
                                                          13
                                                                        (DEPOSITION EXHIBIT 531 MARKED FOR
14
        A. I don't believe I did, no.
                                                          14
                                                                        IDENTIFICATION)
15
        Q. Did you ever have any communications with
                                                          15
                                                                       MR. KRUM: Mr. Gould, I show you what has
    Judy Codding and/or Michael Wrotniak about the
                                                              been marked as Exhibit 531.
17
    events of May 29, 2015 that we discussed earlier
                                                          17
                                                                       Among other things at the top it says:
18
    today, by which I'm referencing what Jim Cotter was
                                                          18
                                                               "Gould's Privileged Log dated March 29, 2018."
19
    told when the first session of that meeting
                                                          19
                                                                  A. (Perusing document)
    adjourned about what would happen or might happen
                                                              BY MR. KRUM:
20
                                                          20
    when it reconvened at -- telephonically at 6:00?
                                                          21
                                                                  Q. Have you seen this document previously?
        A. I didn't have any conversations about that
                                                          22
                                                                  A. No.
23
    aspect of it with any one of those persons.
                                                          23
                                                                   Q. And without having the documents that are
        Q. Did you ever have any conversations with
                                                               listed on it in front of you to reference, can you
24
    either Judy Codding or Michael Wrotniak or both,
25
                                                               figure out what any of them are here?
                                               Page 550
                                                                                                         Page 552
                                                                   A. Very difficult. These look like my
    about whether any or all of, Ed Kane, Guy Adams and
2 Doug McEachern, had decided and agreed prior to the
                                                              conversations -- conversations I may have had with
3 May 21, 2015 meeting, to vote to terminate Jim
                                                              Mark Ferrario or Mike Bonner concerning the Special
   Cotter, Jr., as president and CEO?
                                                               Committee, but it's difficult to tell what it is.
        A. I might have early on, explaining my
                                                                   Q. Okay. Then I'm going to ask you to focus
6
    position about why I opposed the termination of Jim
                                                               on the last two, which I understand to indicate an
    Cotter, Jr.
                                                               e-mail from you to McEachern -- I understand each of
                                                               them to indicate an e-mail from you to McEachern on
8
        Q. Early on, meaning --
9
        A. Like, maybe when they first came on the
                                                               December 27th. And the description is: "Forwarding
10
    board.
                                                               attorney-client e-mail regarding a director
             MR. KRUM: Mr. Gould, I show you what has
                                                              conference call."
11
                                                          11
    been marked as Exhibit 530. It's a document that
                                                          12
                                                                        Can you recall -- can you tell what that
12
    bears the production number WG0000506.
                                                          13
13
                                                              is?
14
             THE WITNESS: Yes.
                                                          14
                                                                  A. Not with total certainty, but I think it
15
             (DEPOSITION EXHIBIT 530 MARKED FOR
                                                          15
                                                              refers to the -- what I would call the notice, or
                                                               the request for special meeting. I think that's
16
             TDENTTETCATION)
                                                          16
17
    BY MR. KRUM:
                                                          17
                                                               what it refers to.
18
        Q. Do you recognize this document?
                                                          18
                                                                  Q. Exhibit 527?
                                                                  A. Yeah ...
19
        A. Yes.
                                                          19
20
        O. What is it?
                                                                  Q. I'll show it to you. Here. (Indicating)
21
        A. It's an e-mail from Doug McEachern to me,
                                                                  A. Yes, Exhibit 527.
                                                          21
                                                                       MR. KRUM: Let's take a break.
22
    asking me if we're going to have a -- a telephonic
                                                          22
23
    meeting of the Special Committee.
                                                          23
                                                                       THE WITNESS: Okay.
24
        Q. Was there one on or about December 1?
                                                          24
                                                                       THE VIDEO OPERATOR: And we're off the
                                                          25 record at 10:38 A.M.
25
        A. There wasn't one on that date, I don't
```

## WILLIAM GOULD, VOLUME III - 04/05/2018

1 A. Correct. 2 O. I direct your attention to the middle of the RM Rane e-sail at the top. There's a sentence that reads as follows: "Bill suggested we sak fallen to seek judicial approach of the total seek judicial approach in the force of the total seek judicial approach		Page 573		Page 575
THE VIDEO OPERATOR: This concludes the to seek judicial approach for the exercise."  by you see that?  A. I do.  O. Does that refresh your recollection?  A. A little bit, yes.  O. And how so? What do you now recall?  A. Well, again, as I said, I do remember quite clearly when I did talk to Bd, he first was just calling me because I have had experience with this calling me because I have had experience with this calling me because I have had experience with this calling me because I have had experience with this calling me because I have had experience with this calling me a problem with it, but that to be safe here, given the litigation or the controversies that he should have counsel independent coursel give him an opinion of it.  O. Well A. But I also I might have mentioned if it was possible practical to get approval, that it would eleminate any question.  O. Did you were have any communications with any or all of well, strike that.  Page 574  Did you dever have any communications with any or all of well, strike that.  Page 574  Did you dever have any communications with any or all of well, strike that.  Page 577  Did you were have any communications with any opinion, as you just described, or the notion of obtaining a logal opinion, as you just described, or the notion of obtaining a logal opinion, as you just described, or the notion of obtaining a logal opinion, as you just described, or the notion of obtaining a logal opinion, as you just described, or the notion of obtaining a logal opinion, as you just described, with respect to the exercise of the 100,000 abare option?  A. I don't have any my best recollection is if a sunchwo believe that I did, but I don't recall anything, when it was, or what was said.  The refrence of them administrator, Kansas Certified Court Reporter 13033 in and for the State of California, do nextly certify:  That the foregoing witness was by me duly sworn: that the deposition was then taken before me at the time and place herein set forth: that th	1		1	Kara?
that reads as follows: "Bill suggested we ask Ellen to seek judicial approval for the exercise."  Do you see that?  A. I do.  Q. Does that refresh your recollection?  A. A little bit, yes.  Q. And how so? What do you now recall?  A. Nell, again, as I said, I do remember quite clearly when I did talk to Ed, he first was just calling me because I have had experience with this aroa as a lawyer. And I told him that I would — I id didn't see a problem with it, but that to be safe been, given the litigation — or the controversies — that he should have counsel — indigendent counsel give him an opinion on it.  Q. Well —  A. But I also — I might have mentioned if it would be of botyically the best way to go, and that would eliminate any question.  Q. Did you ever have any communications with any or all of — well, strike that.  Page 574  Did you ever have any communications with any or all of — well, strike that.  Page 574  Did you ever have any communications with a described, or the notion of obtaining a legal opinion, as you just described, or the notion of obtaining a court order as you just described, with respect to the exercise of the 100,000 share option?  A. I don't believe I ever had a conversation with either one of them about that.  Q. Did you ever have a conversation with either one of them about that.  A. I might have, yes.  Q. Okay.  A. I might have, yes.  Q. Okay.  A. I don't that eve yes.  Q. Okay.  A. I do m't have any — my best recollection? bid you?  A. I don't have any — my best recollection? bid you?  M. KRIM: I don't have any further question with 81 kms.  Q. Okay.  M. KRIM: I don't have any further questions at this time.  M. Rom't have any — my best recollection? bid you?  A. I don't have any — my best recollection? bid you?  M. KRIM: I don't have any further questions at this time.  M. Condi, thank you for your time.  M. Rom't have any — my best recollection?  A. I don't have any — my best recollection?  A. I don't have any — my best recollection?  A. I don't have any — my best recollection?  A.	2	Q. I direct your attention to the middle of	2	MS. HENDRICKS: Okay with me.
5 to seek judicial approval for the exercise.*  6 Do you see that?  7 A. I do.  9 Do Bose that refresh your recollection?  A. A little bit, yes.  9 Q. And how so? What do you now recall?  10 A. Well, again, as I said, I do remember quite clearly she I did talk to Ed, he first was just calling me because I have had experience with this area as a lawyer. And I told him that I would — I didn't bese a problem with it, but that to be safe to controversies— that he should have counsel—  10 Q. Well—  11 A. Well also—I might have mentioned if it would be obviously the best way to go, and that would eliminate any question.  12 Would be obviously the best way to go, and that would be obviously the best way to go, and that any or all of—well, strike that.  12 Would be obviously the best way to go, and that would eliminate any question.  13 Did you ever have any communications with any or all of—well, strike that.  14 Did you ever have any communications with any or all of—well, strike that.  15 Did you ever have any communications with any or all of—well, strike that.  16 Deposition Of willLIAM GOULD, SIGNATURE NOT WAIVED, CONCLIDED AT 11:34 A.M.)  17 DEPOSITION OF WILLIAM GOULD, SIGNATURE NOT WAIVED, CONCLIDED AT 11:34 A.M.)  18 Page 574  19 Did you ever have any communications with any or all of—well, strike that.  10 Did you ever have any communications with any or all of—well as you just described, with respect to the exercise of the 100,000 share option?  19 A. I don't believe I ever had a conversation of that nature with Doug MERachen?  20 O Kavy.  21 A. Substance Cartified LiveNote  22 So Waive Marker and a conversation of that nature with Doug MERachen?  23 A. Finds there today, what's your best recollection? Did you?  24 A. J. I don't bake any — my best recollection is 1 I somehow believe that I did, but I don't recall anything, when it was, or what was said.  25 A. I don't bake any — my best recollection is 1 I somehow believe that I did, but I don't recall anything, when it was, or what was said.  26 Certified	3	the Ed Kane e-mail at the top. There's a sentence	3	THE VIDEO OPERATOR: This concludes the
Do you see that?   A. I do.   Coff the video record at 11:34 A.M.   Off trideo record)	4	that reads as follows: "Bill suggested we ask Ellen	4	deposition of William Gould, volume 3, on April 5th,
7. A. I do. 7. Q. Does that refresh your recollection? 8. A. little bit, yes. 9. Q. And how so? What do you now recall? 10. Q. And how so? What do you now recall? 11. A. Well, again, as I said, I do remember quite clearly when I did talk to Rd, he first was just area as a lawyer. And I told him that I would — I didn't see a problem with it, but that to be safe to controversies — that he should have counsel — 1 independent counsel give him an opinion on it. 12. Q. Well — 13. A. Bit I also — I might have mentioned if it was possible — practical to get approval, that it would be obviously the best way to go, and that would be obviously the best way to go, and that would be obviously the best way to go, and that would be obviously the best way to go, and that would be obviously the best way to go, and that would be obviously the best way to go, and that would be obviously the best way to go, and that would be obviously the best way to go, and that would aliminate any question. 12. Did you ever have any communications with any or all of — well, strike that. 13. Did you ever have any communications with any or all of — well, strike that. 14. Undy Codding and/or Michael Wrotniak about either the notion of obtaining a court order as you just described, with respect to the exercise of the 100,000 share option? 14. I don't believe I ever had a conversation with either one of them about that. 15. Q. Did you eve have a conversation of that nature with Doug McEachern? 16. I somehow believe that I did, but I don't recall anything, when it was, or what was said. 17. I don't have any — my best recollection is 1 I do remember specifically the conversation with Bt Kane. 18. Q. Okay. 19. R. KRUM: Yes, the same as tipulation to that time. 19. The time force? 19. MR. KRUM: Yes, the same as tipulation to that the proper of the move that it is time. 19. The time force of the strike of the strike of the testinony and proceedings were reported stenographically by me and 14 to the proper of the strike of the testimony and proceedings we	5	to seek judicial approval for the exercise."	5	2018.
8 Q. Does that refresh your recollection? A. A little bit, yes. Q. And how so? Mack do you now recall? A. Well, again, as I said, I do remember quite clearly when I did talk to Ed, he first was just calling me because I have had experience with this, dain't see a problem with it, but that to be safe here, given the litigation — or the controversies — that he should have counsel — independent counsel give him an opinion on it. Q. Well — A. But I also — I might have mentioned if it would be obviously the best way to go, and that would eliminate any question. Q. Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 Did you ever have any communications with any or all of — well, strike that.  Page 574 D	6	Do you see that?	6	Off the video record at 11:34 A.M.
9 A. A little bit, yes.  10 Q. And how so? What do you now recall?  11 A. Well, again, as I said, I do remember quite clearly when I did talk to Ed, he first was just area as a lawyer. And I told him that I would — I didn't see a problem with it, but that to be safe bree, given the litigation — or the controversies — that he should have counsel — independent counsel give him an opinion on it.  12 Q. Well —  13 independent counsel give him an opinion on it.  14 was possible — practical to get approval, that it would eliminate any question.  15 Did you ever have any communications with amy or all of — well, strike that.  16 Page 574  17 Did you ever have any communications with assortion of obtaining a legal opinion, as you just described, or the notion of obtaining a court order as you just described, or the notion of obtaining a court order as you just described, or the notion of obtaining a court order as you just described, or the notion of obtaining a court order as you just described, with respect to the exercise of the 100,000 share option?  18 A. I don't believe I ever had a conversation with either one of the about that.  19 Q. Did you ever have a conversation of that nature with Doug McEachern?  20 As you sit here today, what's your best recollection? Did you?  21 As you sit here today, what's your best recollection? Did you?  22 A say ou sit here today, what's your best recollection? Did you?  23 As you sit here today, what's your best recollection? Did you?  24 As you sit here today, what's your best recollection? Did you?  25 A. I don't have any — my best recollection is I as omehow believe that I did, but I don't recall anything, when it was, or what was said.  26 I somehow believe that I did, but I don't recall anything, when it was, or what was said.  27 I somehow believe that I don't have any further questions at this time.  28 A. I don't have any further questions at this time.  29 Questions at this time.  20 Cokay.  21 Mr. KRUN: I don't have any further questions at this time.  22 Mr. KRUN: I d	7	A. I do.	7	(Off video record)
0. And how so? What do you now recall?  A. Well, again, as I said, I do remember quite clearly when I did talk to 8d, he first was just area as a lawyer. And I told him that I would — I didn't see a problem with it, but that to be safe here, given the litigation — or the controversies — that he should have counsel — independent counsel give him an opinion on it.  Q. Well —  A. But I also — I might have mentioned if it would be obviously the best way to go, and that would be obviously the best way to go, and that any or all of — well, strike that.  Page 574  Did you ever have any communications with any or all of — well, strike that.  Page 574  Did you ever have any communications with described, or the notion of obtaining a legal opinion, as you just described, or the notion of obtaining a lognore of that nature with Doug McBachern?  A. I don't believe I ever had a conversation with inter one of them about that.  Q. Did you ever have a conversation of that nature with Doug McBachern?  A. I don't believe I ever had a conversation of with either one of them about that.  Q. Did you ever have a conversation of that nature with Doug McBachern?  A. I don't believe I ever had a conversation of that nature with Doug McBachern?  A. I don't believe I ever had a conversation of that nature with Doug McBachern?  A. I don't believe I ever had a conversation of that nature with Doug McBachern?  A. I don't have any — my best recollection is I scoehow believe that I did, but I don't recall anything, when it was, or what was said.  I do remember specifically the conversation with Ed Kane.  Q. Okay.  M. KEUM: I don't have any further questions at this time.  MR. KEUM: Yes, the same as we've been doing.  MR. KEUM: Yes, the same as we've been doing.  MR. KEUM: Yes, the same as we've been doing.  MR. KEUM: Yes, the same as we've been doing.  MR. KEUM: Yes, the same as we've been doing.  MR. KEUM: Yes, the same as we've been doing.  MR. KEUM: Yes, the same as we've been doing.  MR. KEUM: Yes, the same as we've been doing.  MR. KEUM:	8	Q. Does that refresh your recollection?	8	THE REPORTER: Did you have a stipulation
11 A. Well, again, as I said, I do remember quite clearly when I did talk to Ed, he first was just calling me because I have had experience with this area as a lawyer. And I told him that I would — I didn't see a problem with it, but that to be safe here, given the litigation — or the controversies — that he should have counsel — independent counsel give him an opinion on it.  20. Well — A. But I also — I might have mentioned if it was possible — practical to get approval, that it would be obviously the best way to go, and that would be obviously the best way to go, and that would be obviously the best way to go, and that would be obviously the best way to go, and that any or all of — well, strike that.  Page 57  1 Did you ever have any communications with any or all of — well, strike that.  Page 57  1 Did you ever have any communications with described, or the notion of obtaining a logal opinion, as you just described, with respect to the exercise of the 100,000 share option?  A. I don't believe I ever had a conversation with either one of them about that.  Q. Did you ever have a conversation of that nature with Doug McEachern?  A. I don't believe I ever had a conversation with either one of them about that.  Q. Did you ever have a conversation of that nature with Doug McEachern?  A. I don't have any — my best recollection is I somehow believe that I did, but I don't recall anything, when it was, or what was said.  I do remember specifically the conversation with Ed Kane.  Q. Okay.  MR. KERM: I don't have any further questions at this time.  I do remember specifically the conversation with Ed Kane.  Q. Okay.  MR. KERM: I don't have any further questions at this time.  I do remember specifically the conversation with Ed Kane.  Q. Did you ever have a conversation with either one of them about that.  I do remember specifically the conversation with either one of them about that the foregoing is a true record of the testimony and proceedings were reported stenographically by ne and proceedings were reported stenog	9	A. A little bit, yes.	9	from before?
clearly when I did talk to Ed, he first was just area as a lawyer. And I told him that I would I didn't see a problem with it, but that to be safe here, given the litigation or the controversies that he should have counsel independent counsel give him an opinion on it. Q. Well A. But I also I might have mentioned if it was possible practical to get approval, that it would be obviously the best way to go, and that would eliminate any question.  Q. Did you ever have any communications with any or all of well, strike that.  Page 574  Did you ever have any communications with any or all of well, strike that.  Page 574  Did you ever have any communications with any or all of well, strike that.  Page 574  A. I don't believe I ever had a conversation with either one of them about that. Q. Did you ever have a conversation of with either one of them about that. Q. Did you ever have a conversation of with either one of them about that. Q. Did you ever have a conversation of with either one of them about that. Q. Did you ever have a conversation of that nature with Doug McBachern? A. I might have, yes. Q. Okay.  A. J don't believe I ever had a conversation with either one of them about that. Q. Did you ever have a conversation of that nature with Doug McBachern? A. I might have, yes. Q. Okay.  A. J don't believe I ever had a conversation with either one of them about that. Q. Did you ever have a conversation of that nature with Doug McBachern? A. I might have, yes. Q. Okay.  A. J don't believe I ever had a conversation with either one of them about that. Q. Did you ever have any communications with any or all of well, strike that.  That the foregoing witness was by me duly sworn: That the foregoing is a true record of the testimony and proceedings taken at that time.  Q. Okay.  MR. KRUM: I don't have any further questions at this time.  MR. Gould, thank you for your time.  The WITNESS: Thank you.  It that you would like to use from a price floor.  It the you would like to use from a price	10	Q. And how so? What do you now recall?	10	MS. HENDRICKS: 'Bye, everybody.
13 calling me because I have had experience with this 14 area as a lawyer. And I told him that I would I 15 didn't see a problem with it, but that to be safe 16 here, given the litigation or the 17 controversies that he should have counsel 18 independent counsel give him an opinion on it. 19 Q. Well 20 A. But I also I might have mentioned if it 21 was possible practical to get approval, that it 22 would eliminate any question. 23 would eliminate any question. 24 Did you ever have any communications with 25 any or all of well, strike that. 26 Did you ever have any communications with 27 A. I don't believe I ever had a conversation 28 with either one of them about that. 39 Q. Neay. 30 Okay. 31 As you sit here today, what's your best 41 recollection? Did you? 42 A. I don't have any my best recollection is 43 I somehow believe that I did, but I don't recall 44 anything, when it was, or what was said. 45 I do remember specifically the conversation 46 with Ed Kane. 47 Okay. 48 Page 574 49 Certified Court Reporter 1981, and Certified Shorthand 49 REPORTER'S CERTIFICATION 40 Page 574 40 Certified Court Reporter (Perified Linvelote 40 REPORTER'S CERTIFICATION 41 Page 574 42 Certified Realtime Reporter, Certified Shorthand 43 Reporter 1981, and Certified Shorthand 44 Reporter 1981, and Certified Shorthand 45 Reporter 1981, and Certified Shorthand 46 Reporter 1981, and for the State of California, do hereby certify: 46 That the foregoing witness was by me duly sworn: 47 That the foregoing is a true record of the testimony and proceedings taken at that time. 48 In WITNESS: Thank you. 49 The WITNESS: Thank you. 40 Concluded AT 11:34 A.M.) 40 CONCLUDED AT 11:34 A.M.) 41 CONCLUDED AT 11:34 A.M.) 41 CONCLUDED AT 11:34 A.M.) 42 The WITNESS: Thank you just described into type, the described of the certified Court Reporter 1981, and Certified Shorthand Reporter 1981, and Certified Shortha	11	A. Well, again, as I said, I do remember quite	11	THE REPORTER: Do you have a stipulation
14 area as a lawyer. And I told him that I would I 15 didn't see a problem with it, but that to be safe 16 here, given the litigation or the 17 controversies that he should have counsel 18 independent counsel give him an opinion on it. 19 Q. Well 2 A. But I also I might have mentioned if it 2 was possible practical to get approval, that it 2 would be obviously the best way to go, and that 2 would eliminate any question. 2 Q. Did you ever have any communications with 2 any or all of well, strike that.  Page 574  1 Did you ever have any communications with 2 as you just described, or the notion of obtaining a court order 2 as you just described, with respect to the exercise 2 of the 100,000 share option? 2 A. I don't believe I ever had a conversation 2 with either one of them about that. 2 Q. Okay. 3 As you sit here today, what's your best 4 recollection? Did you? 4 A. I don't have any my best recollection is 5 I somehow believe that I did, but I don't recall 3 anything, when it was, or what was said. 3 I do remember specifically the conversation 3 with Bd Kane.  Q. Okay.  MR. KRUM: Yes, the same as we've been  16 doing.  NR. KRUM: Yes, the same as we've been  16 doing.  NR. KRUM: Yes, the same as we've been  16 doing.  NR. KRUM: Yes, the same as we've been  16 doing.  NR. KRUM: Yes, the same as we've been  16 doing.  NR. KRUM: Yes, the same as we've been  16 doing.  NR. KRUM: Yes, the same as we've been  16 doing.  NR. KRUM: Yes, the same as we've been  16 doing.  18 (DEPOSITION OF WILLIAM GOULD, SIGNATURE NOT WILLIAM GOULD, SIGNATURE NOT WILLIAM GOULD, SIGNATURE NOT WILLIAM A.)  2 CONCLUDED AT 11:34 A.M.)  2 The CONCLUDED AT 11:34 A.M.)  3 The CONCLUDED AT 11:34 A.M.)  4 CRETIFICATION  1 The CONCLUDED AT 11:34 A.M.	12	clearly when I did talk to Ed, he first was just	12	that you would like to use from a prior deposition
area as a lawyer. And I told him that I would — I didn't see a problem with it, but that to be safe here, given the litigation — or the controversies — that he should have counsel — latindependent counsel give him an opinion on it. latindependent counsel give him and opinion on it. latind	13	calling me because I have had experience with this	13	
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24 THE WITNESS: Thank you. 24	23	Mr. Gould, thank you for your time.		Lori Byrd, CSR 13023
25 MR. KRUM: So we can go off the record? 25	24	THE WITNESS: Thank you.	24	
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# Exhibit 6

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1
                      DISTRICT COURT
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                   CLARK COUNTY, NEVADA
 3
   JAMES J. COTTER, JR., )
   individually and
 5 derivatively on behalf of)
   Reading International, )
 6
   Inc.,
                            ) Case No. A-15-719860-B
 7
          Plaintiff,
                            ) Coordinated with:
    vs.
                            ) Case No. P-14-082942-E
 9 MARGARET COTTER, et al., )
10
          Defendants.
   and
11
   READING INTERNATIONAL,
12
   INC., a Nevada
   corporation,
13
         Nominal Defendant)
14
15
16
            DEPOSITION OF: EDWARD KANE
17
                 TAKEN ON: MAY 2, 2016
18
19
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21
22
23
24
    REPORTED BY:
    PATRICIA L. HUBBARD, CSR #3400
25
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1		Page	2		Page 3
			1 2	APPEARANCES OF COUNSEL: (Continued)	
2	DEPOSITION OF EDWARD KANE, take		4	For the Defendants: MARGARET COTTER, ELLEN COT	TER.
3	on behalf of the Plaintiffs, at		3	DOUGLAS, McEACHERN, GUY ADAMS and EDWARD KANE	,
4	3043 Fourth avenue, San Diego,		4	QUINN EMANUEL URQUHART & SULLIVAN, LLP	
5	California, commencing at		_	BY: MARSHALL M. SEARCY, ESQ.	
6	10:12 A.M. on May 2, 2016, befo		5	865 South Figueroa Street 10th Floor	
7	PATRICIA L. HUBBARD, CSR #3400,		6	Los Angeles, California 90017	
8	Certified Shorthand Reporter in	ı	"	213.443.3000	
9	and for the State of California	ì,	7	marshallsearcy@quinnemanuel.com	
10	pursuant to Notice.		8		
11				For the Defendants: WILLIAM GOULD and TIMOTHY	
12	APPEARANCES OF COUNSEL:		9 10	STOREY BIRD, MARELLA, BOXER, WOLFPERT, NESSIM,	
13			1 10	DROOKS, LINCENGERG & RHOW	
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17	702.949.8200		1	INC.	
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21	BY: MARK E. FERRARIO, ESQ.		20	rnation@arobertson.law.com	
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23	702.792.3773		23	Tamon T Cotton In	
	ferrariom@gtlaw.com		24	James J. Cotter, Jr.	
24				Kristy Pittman, Videographer	
25			25		
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                                                                                                            Page 95
                "Question: Did you ever reach a
 1
                                                                "yes" or "no" question.
                                                           1
 2
                conclusion at any time in 2015,
                                                                          MR. FERRARIO: Yeah.
                                                           2
 3
                conclusion or conclusions at any
                                                           3
                                                                          THE WITNESS: Say that again.
 4
                time in 2015, about where any
                                                            4
                                                               BY MR. KRUM:
 5
                class B voting stock that was
                                                           5
                                                                         Did any attorneys proffer to you any
                                                                     Q.
                                                               conclusions regarding the subject of who had the
 6
                either owned legally and/or
                                                           6
 7
                beneficially by Jim Cotter, Sr.,
                                                           7
                                                               right to vote any class B voting stock? Yes or no?
 8
                or a trust that he had controlled
                                                           8
                                                                     A.
 9
                as trustee was held, whether it
                                                           9
                                                                      Q. When did that happen?
                                                                     A.
10
                was in a trust, a voting trust, an
                                                           10
                                                                          I think -- I think in September of 2015.
11
                estate or someplace else?")
                                                           11
                                                                          And who was the attorney or who were the
                MR. SEARCY: Same objections. Vague and
12
                                                           12
                                                               attorneys?
13
    lacks foundation.
                                                           13
                                                                     A. I think there was an opinion from Neal
               THE WITNESS: I left that -- I think I
14
                                                           14
                                                               Brockmeyer -- Brockmeyer, which he sent to the
15
    had conversations with attorneys over at -- and
                                                           15
                                                               independent committee. I think that was in there.
                                                               And there was corporate counsel in Nevada. And
    asked for an opinion as to the ability to vote
17
    certain shares.
                                                           17
                                                               there was opinions from them.
18
    BY MR. KRUM:
                                                                     Q.
                                                                          Corporate counsel being Greenberg
                                                           18
19
           Q. So, is it your testimony that you came
                                                           19
                                                               Traurig?
20
     to no conclusion independent of any conclusion
                                                           20
                                                                     Α.
21
    offered to you by attorneys?
                                                           21
                                                                          And there were -- there was more than
                                                                     ٥.
                                                               one opinion from them?
22
           A. Yes.
                                                           22
23
           Q.
              And was any conclusion offered to you by
                                                           23
                                                                      A. I can only recall one.
24
     any attorneys?
                                                           24
                                                                          And the one that you recall, Mr. Kane,
25
                MR. SEARCY: And that's a -- that's a
                                                               when was that provided approximately?
               MR. SEARCY: And again he's only asking
                                                               think we have now gone into that. We've crossed the
 1
                                                           1
 2
    for the date. Don't get into the substance of any
                                                           2
                                                               line.
 3
    legal advice.
                                                           3
                                                                          I mean I think that you've done a fine
               THE WITNESS: No. That would have been
 4
                                                           4
                                                               job. I'm not -- I'm not in any way critiquing how
    in September of 2015.
                                                               you proceed --
 5
                                                           5
    BY MR. KRUM:
                                                                          MR. KRUM: Look, I wasn't asking to be
 6
                                                            6
 7
           Q. To what use, if any, did you put the
                                                           7
                                                               credited or blamed. I just want to move the process
 8
     Greenberg Traurig memo or opinion?
                                                            8
9
           A. To what use?
                                                           9
                                                                          So let's do this. Let's have the court
10
                MR. SEARCY: Objection. Vague.
                                                           10
                                                               reporter read the question for him.
11
                MR. FERRARIO: Can you -- hang on for
                                                           11
                                                                          I'm going to make sure -- and he's done
    just one second. I need to counsel --
12
                                                           12
                                                               a good job of allowing you to interpose objections
13
                (Off-the-record discussion.)
                                                               if I ask another question that you think calls for
14
               MR. KRUM: Gentlemen, it does not --
                                                               privileged information.
                                                           14
                                                                           So let's just do it the way we've been
15
    indisputably does not call for the disclosure of
                                                           15
16
    privileged information. I have not asked --
                                                           16
                                                               doing it one step at a time.
17
                MR. FERRARIO: It's the next question.
                                                           17
                                                                           Can you read the question for him,
18
                MR. KRUM: -- Mr. Kane what the
                                                           18
                                                               please.
19
                                                           19
    substance was and I'm taking this at, as you can see
                                                                           (Whereupon the question was read
    it, nice small incremental steps so that he doesn't
                                                           20
                                                                           as follows:
21
    get ahead of us and speak to that.
                                                           21
                                                                           "Question: To what use, if any,
22
                MR. FERRARIO: We appreciate that. It's
                                                           22
                                                                           did you put the Greenberg Traurig
23
     this question, though -- I don't want to say how he
                                                           23
                                                                          memo or opinion?")
24
     could answer it and not take the next step.
                                                           24
                                                                          MR. SEARCY: I'll object as vague.
25
                But if he goes -- he gives the wrong, I
                                                                          MR. FERRARIO: I'm going to object. I
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Page 98
                                                                                                           Page 99
                                                                          MR. KRUM: The answer --
     think we're now starting to invade the
                                                           1
                                                                          MR. FERRARIO: It depends on what -- it
 2
     attorney-client privilege. Because you're
                                                           2
     reading -- you're asking him did he read it?
                                                               depends on what position the company -- or that
 3
                                                           3
               MR. KRUM: I'm asking him to what use,
                                                               Mr. Kane wants to take. And that's -- that's what
 4
                                                           4
 5
                                                               I'm -- that's where I think this is an issue at this
    if any, did he put it. Not what it said.
                                                           5
 6
    BY MR. KRUM:
                                                               point in time.
 7
              Mr. Kane, directing your attention to
                                                           7
                                                                          MR. KRUM: It's not an issue.
                                                                          MR. FERRARIO: Yes, it is.
8
     the Greenberg Traurig memo or opinion, to what use,
                                                           8
                                                                          MR. KRUM: It may be, but --
     if any, did you put that?
                                                           9
9
                                                                          MR. FERRARIO: I'll tell you what, we'll
10
               MR. FERRARIO: I'm going to object to
                                                          10
11
     that, because I do think this invades the
                                                          11
                                                               deal with it down the road. I'm going to tell him
     attorney-client privilege.
                                                               -- I'm going instruct him to not answer based upon
12
                                                          12
               MR. SEARCY: Join.
                                                          13
13
14
     BY MR. KRUM:
                                                          14
                                                                          MR. KRUM: On what basis?
15
          Q. Go ahead, sir.
                                                          15
                                                                          MR. FERRARIO: -- the privilege. Just
               MR. FERRARIO: I don't --
16
                                                          16
                                                               what I just said.
17
     BY MR. KRUM:
                                                          17
                                                                          MR. KRUM: Okay. Can we mark this part
18
          Q. Don't tell me about the substance. Just
                                                          18
                                                               of the transcript. We're going to come back to it
19
     tell me, did you rely on it for any purpose?
                                                          19
                                                               presumably over the lunch break.
20
               MR. FERRARIO: That's where the problem
                                                          20
                                                                          MR. FERRARIO: Yeah. And I'll visit
21
                                                          21
                                                               this with Marshall over the break, but at this point
     comes, Mark.
22
               MR. KRUM: Well, it might be a problem
                                                          22
                                                               in time we're going to assert the attorney-client
23
                                                          23
                                                               privilege.
     for you guys.
               MR. FERRARIO: It's not a problem for
                                                              BY MR. KRUM:
24
                                                          24
25
                                                          25
                                                                     Q. Mr. Kane, who provided the Greenberg
     me.
                                                Page 100
                                                                                                          Page 101
     Traurig document to you; that is, the opinion to
                                                               would have been if I was, because it was a
    which you have just referred?
                                                               compensation committee question. And Tim Storey may
               MR. SEARCY: You can answer that
 3
                                                           3
                                                               well have been.
 4
     question.
                                                           4
                                                                     Q. And it is your best recollection --
 5
               THE WITNESS: I'm trying --
                                                           5
                                                               strike that.
 6
               MR. SEARCY: Again, don't get into the
                                                           6
                                                                          Is it your best recollection as you sit
     substance. Just --
7
                                                           7
                                                               here today, Mr. Kane, that the first time you had
 8
               THE WITNESS: No. I understand. And my
                                                           8
                                                               communications of the type you're describing now was
    question is I don't know that I can answer his
 9
                                                           9
                                                               in September of 2015?
    question in the sense that I may have received it
                                                          10
                                                                          MR. SEARCY: Objection. Vague and lacks
     directly from Greenberg.
11
                                                          11
                                                              foundation.
     BY MR. KRUM:
12
                                                          12
                                                                          THE WITNESS: There may have been some
13
          Q. Did you ask them to provide it to you?
                                                          13
                                                               communication with them earlier also.
14
              I think I did, yes.
                                                          14
                                                               BY MR. KRUM:
          Α.
15
              With whom did you communicate? Not what
                                                          15
                                                                     Q. Earlier being when? Either in time or
    was communicated, just with whom did you
16
                                                          16
                                                               relative to any other particular events that you
17
     communicate?
                                                          17
18
          A. I don't recall whether it was Mark or
                                                                     A. It was a particular event having to do
                                                          18
     whether it was someone else in the firm that {\tt I}
19
                                                          19
                                                               with the exercise of voting share options by
20
     communicate with.
                                                          20
                                                               Margaret and Ellen Cotter.
          Q. Was it orally or in writing?
21
                                                          21
                                                                     Q. And approximately when was that?
2.2
          A.
               I don't recall.
                                                          22
                                                                         I don't recall. I think -- I don't
                                                                     Α.
23
          Q. Was anyone else party or privy to that
                                                          23
                                                               recall.
24
     communication?
                                                          24
                                                                     Q. Do you recall it relative to any other
25
          A. I think Guy Adams was. That's -- he
                                                          25
                                                               developments or events?
```

```
Page 102
                                                                                                           Page 103
 1
           A. Well, there was a fight between Jimmy
                                                               estate?
                                                            1
 2
     and his sisters, and I did not on behalf of the
                                                           2
                                                                          Well, let's do this. Let's -- instead
                                                                     0.
     committee want to get in the middle of it.
                                                            3
                                                               of not knowing if we're referring to the same one,
               So, I required -- I required an opinion
                                                               let me back up and ask a couple questions.
 4
                                                            4
 5
                                                                          Do you recall there came a time when
     of counsel.
                                                            5
 6
               I didn't care who won. It's just that
                                                            6
                                                               Ellen and Margaret Cotter purporting to act as
 7
     we wanted to do the right thing, the committee did.
                                                            7
                                                               executives of the estate of Jim Cotter, Sr.,
               The compensation committee?
 8
                                                               undertook to exercise a supposed option to acquire
          0.
                                                           8
          A.
               Right.
 9
                                                           9
                                                               100,000 shares of class B voting stock?
10
               With respect to requests by Ellen and
                                                          10
                                                                     A. Yes.
11
     Margaret to exercise options?
                                                          11
                                                                          MR. SEARCY: Objection. Argumentative.
                                                               BY MR. KRUM:
12
          A. That was one issue, yes.
                                                          12
13
          Q. What were the other issues?
                                                          13
                                                                     Q. So I'm just going to call that the
14
          A. There was the issue of exercising the
                                                          14
                                                               100,000 dollar -- excuse me. I'm going to call that
                                                               the 100,000 share option. We can drop the word
15
     options that were granted to Jim Cotter, Sr.
                                                          15
          Q. What was the issue there or what were
16
                                                          16
                                                                "suppose" so we have a handy short point of
17
     the issues, as best you can recall?
                                                          17
                                                               reference.
18
          A. Mr. Cotter, Jr., was saying those
                                                          18
                                                                          Does that work for you, Mr. Kane?
19
     options belong to the trust, that they had been
                                                           19
                                                                     Α.
                                                                          Yes.
     transferred to the living trust, and that they could
                                                          20
                                                                         Now, did you ever -- what did you do to
20
                                                                     Q.
                                                          21
21
     not exercise that option on behalf of the estate.
                                                               come to a conclusion -- strike that.
22
           Q. Did you ever come to a conclusion
                                                          22
                                                                          Did you ever come to a conclusion
23
    whether Ellen and Margaret Cotter could exercise the
                                                          23
                                                               whether Ellen and Margaret Cotter as executors of
     option you just referenced?
                                                               the Estate of Jim Cotter, Sr., had the right to
24
                                                           24
25
          A. The one that was in Jim Cotter, Sr.'s
                                                          25
                                                               exercise the 100,000 share option?
                                                Page 104
                                                                                                           Page 105
1
          A. The committee did.
                                                               the 100,000 share option?
          O. When did that occur?
                                                           2
                                                                     A. I think -- I may be confused, but I
 3
              I'm having difficulty, because there's
                                                            3
                                                               think his advice had to do with -- I may have turned
 4
     two sets of options, their personal options and the
                                                            4
                                                               it around, but I think his advice had to do with
     estate and which came when, because there were both
                                                            5
                                                               their exercise of their own B options.
 6
     issues presented to the committee.
                                                            6
                                                                     Q. Did you understand in September of 2015
 7
               And I think -- I know there was some
                                                           7
                                                               that Greenberg Traurig was counsel of record in this
 8
     meeting in September of 2015, and I don't -- I think
                                                           8
                                                               case, the derivative case for the company?
     those were the Estate's options.
                                                           9
                                                                     A. Yes.
10
          Q. By which you mean what we're going to
                                                          10
                                                                          Did you ever hear or learn or were you
     call the 100,000 share option?
                                                               ever told that Greenberg Traurig had previously
11
                                                          11
12
          A. Yes, yes.
                                                          12
                                                               provided an opinion, the subject matter of which was
13
               Well, as to you personally, Mr. Kane,
                                                               who had the right to vote what shares at the 2015
14
     what did you do to reach a conclusion with respect
                                                          14
                                                               annual shareholders meeting?
15
     to the question of whether Ellen and Margaret Cotter
                                                          15
                                                                     A. I can't recall.
16
     as executors of the estate of Jim Cotter, Sr., had
                                                          16
                                                                     Q. Do you recall ever hearing or learning
     the right to exercise the 100,000 share option?
                                                               or being told that that was an issue or a potential
17
                                                          17
          A. I asked for a legal opinion.
                                                          18
18
                                                               issue?
19
                                                                          MR. SEARCY: Objection. Vague.
          Q. And I don't want to repeat everything
                                                          19
20
     you've already told me.
                                                          20
                                                                          THE WITNESS: Yeah. Repeat that,
               You're referring to the Greenberg
21
                                                           21
                                                               please.
22
     Traurig opinion you discussed earlier?
                                                          22
                                                               BY MR. KRUM:
23
                                                          23
          A. I believe that's correct, yes.
                                                                         Were you ever -- did you ever hear or
24
           Q. And you also mentioned Mr. Brockmeyer.
                                                          24
                                                               learn or were you ever told that there was a
25
               Did you seek his advise with respect to
                                                               question or were questions regarding who, if anyone,
```

```
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                                                Page 174
 1
                    contingency plan if they win the
                                                                          Or I guess I should say to what does
                                                           1
                    lawsuit. But if Tim has been
 2
                                                           2
                                                                "contingency plan if they win the lawsuit" refer to?
 3
                    offered something, he cannot
                                                            3
                                                                          MR. SEARCY: Objection. Vague.
 4
                    continue on the independent
                                                            4
                                                                          THE WITNESS: I'm not 100 percent sure
 5
                                                               what I had in mind.
                    committee, as it would taint the
                                                            5
 6
                    committee and their position."
                                                            6
                                                               BY MR. KRUM:
 7
                Do you see that?
                                                           7
                                                                         How many times did you ask Ellen whether
                                                                      ٥.
           A. Yes.
 8
                                                               she had -- she or Margaret had discussed with Tim
9
           Q. To what does that refer?
                                                               Storey his becoming interim C.E.O.?
                                                           9
                                                                          MR. SEARCY: Objection. Assumes facts,
               What it refers to is if Tim really was
10
                                                           10
    interested in becoming C.E.O., then he should have
11
                                                           11
                                                               misstates testimony, is vaque.
     gotten off the committee, because we would make that
                                                                          THE WITNESS: This was probably the only
12
                                                           12
    decision. And it would be inappropriate for him to
13
                                                           13
                                                               time.
    be on the committee of non-Cotter directors.
                                                               BY MR. KRUM:
14
                                                           14
15
               That was my view.
                                                           15
                                                                     Q. Well, I refer your attention,
           Q. And what did Ellen say that she had
16
                                                           16
                                                               Mr. Kane --
17
    done, if anything, with respect to Tim or anyone
                                                           17
                                                                     A. Uh-huh.
                                                                     Q. -- to the third line that's not redacted
     else serving as interim C.E.O.?
18
                                                           18
               MR. SEARCY: Objection. Vaque.
19
                                                           19
                                                               which begins,
20
                THE WITNESS: I don't think Ellen -- I
                                                                               "I did talk with Ellen to ask again
                                                           20
21
    don't know if I ever had a discussion with Ellen
                                                           21
                                                                              whether she or Margaret had
22
    about it
                                                           22
                                                                              discussed with Tim his
23
    BY MR. KRUM:
                                                           23
                                                                              becoming interim C.E.O." --
24
           Q. To what does the term "contingency plan"
                                                           24
                                                                         I see that, but I don't think I had more
25
    refer in the sentence I read?
                                                               than one discussion with her.
           Q. You don't think you had more than one --
 1
                                                           1
                                                               Jim.
    one discussion with Ellen regarding the subject of
                                                                      Q. Was that word "team" used by Ellen? Is
 2
                                                           2
 3
    Tim Storey becoming interim C.E.O.?
                                                           3
                                                                that why you put it in quotes?
           A. I don't think so.
                                                            4
                                                                     A. No.
           Q. You have discussions with her about the
 5
                                                           5
                                                                          MR. SEARCY: Objection. Lacks
    subject of an interim C.E.O. other than that what
 6
                                                           6
                                                               foundation.
 7
     you believe to be one discussion about Tim Storey?
                                                           7
                                                                          THE WITNESS: No.
 8
                MR. SEARCY: Objection. Vaque.
                                                           8
                                                               BY MR. KRUM:
               THE WITNESS: I don't think so.
9
                                                           9
                                                                     Q.
                                                                          That was just your usage?
10
    BY MR. KRUM:
                                                           10
                                                                      Α.
                                                                          Yes.
11
              Did you ever have any communications
                                                           11
                                                                          Why was that, if you recall?
12
    with Ellen Cotter about Guy Adams serving as interim
                                                          12
                                                                     Α.
                                                                          That's the kind of writer I am. I don't
13
                                                           13
                                                               know.
                MR. SEARCY: Objection. Vague.
                                                                     Q.
                                                                          Okay.
14
                                                           14
15
                THE WITNESS: I may have. I just don't
                                                           15
                                                                         I don't have a secretary. I make this
16
    recall.
                                                           16
                                                               stuff up myself.
17
    BY MR. KRUM:
                                                           17
                                                                          MR. KRUM: I'll ask the court reporter
18
           Q. Three lines from the bottom of your
                                                               to mark as Exhibit 106 a one-page document bearing
                                                           18
    March 1 email on Exhibit 105, it reads,
19
                                                           19
                                                               production number GA5123.
20
                    "According to Ellen, Craig is also
                                                                           (Whereupon the document referred
21
                    on the 'team';"
                                                           21
                                                                           to was marked Plaintiffs'
22
               Do you see that?
                                                           22
                                                                           Exhibit 106 by the Certified
                                                           23
23
               Yeah.
                                                                           Shorthand Reporter and is attached
24
               What team are you referencing there?
                                                           24
                                                                          hereto.)
25
           A. I think it was Ellen and Margaret versus
                                                               ///
```

```
Page 194
                                                                                                              Page 195
                I -- I said to him at one point, "Take
                                                                            And if they could work together, that's
                                                             1
     it. You have nothing to lose. You're going to get
                                                             2
                                                                 all we wanted.
     terminated if you don't. If you can work it out
                                                             3
                                                                       Q. Are you drawing a distinction, Mr. Kane,
     with your sisters, it will go on and I will support
                                                             4
                                                                 between Ellen and Margaret working with Jim
 4
 5
     you. I'll even make a motion to see if the company
                                                                 Cotter, Jr., as distinct from working for him?
                                                             5
 6
     will reimburse the legal fees."
                                                             6
                                                                            MR. SEARCY: Objection. Vague.
 7
                I did not want him to go.
                                                             7
                                                                            THE WITNESS: I don't think I ever made
 8
                And you, I'm sure, see emails in there
                                                             8
                                                                 that distinction, but I think he would glean and
     to that effect. Even though I voted -- was voting
                                                                 learn a lot working with them.
 9
                                                             9
     against him, I wanted him to stay as C.E.O.
                                                            10
                                                                            After all they were the operating
10
11
     BY MR. KRUM:
                                                            11
                                                                 executives of this company.
           Q. If you wanted him to stay as C.E.O. --
12
                                                            12
                                                                 BY MR. KRUM:
13
                                                            13
                                                                           And did you understand that -- strike
           A. Right.
                                                                       Q.
14
           Q. -- why did you vote against him?
                                                            14
                                                                 that.
15
           A. Because I wanted him to stay as C.E.O.,
                                                            15
                                                                             But that resolution did not come to pass
16
     working with his sisters who were work -- willing to
                                                            16
                                                                 because Jim Cotter, Jr., rejected it, correct?
17
     work with him for the benefit of the company.
                                                            17
                                                                            MR. SEARCY: Objection. Vaque.
                And to me it was a wonderful solution,
                                                                            THE WITNESS: He rejected it, yes.
18
                                                            18
     and it had no adverse impact. If it didn't work
19
                                                            19
                                                                             (Whereupon Ms. Bannett left the
     out, then we would deal with it. But he would work
                                                            20
                                                                            deposition proceedings at this
21
     with them and -- as an executive committee.
                                                            21
                                                                             time.)
22
                He told me that he didn't want Guy Adams
                                                            22
                                                                 BY MR. KRUM:
23
    on there. And I told him, "I'll do my best to make
                                                            23
                                                                       Q. And he got himself terminated, right?
    sure that he isn't on that; just you and your
                                                            24
                                                                            MR. SEARCY: Objection. Vague.
    sisters."
                                                            25
                                                                            THE WITNESS: Yes.
                                                 Page 196
                                                                                                              Page 197
                                                             1
                                                                              REPORTER'S CERTIFICATE
                MR. KRUM: Marshall, you wanted to quit
 1
 2
     at 4:30, and I see it's 4:29. So --
                                                             3
                                                                            I, PATRICIA L. HUBBARD, do hereby certify:
 3
                Let me be clear.
                                                             4
 4
                You advised me we were going to quit at
                                                             5
                                                                            That I am a duly qualified Certified
 5
     4:30 to accommodate Mr. Kane, and we're going to do
                                                                 Shorthand Reporter in and for the State of California,
 6
     that.
                                                                 holder of Certificate Number 3400, which is in full
 7
                So, it's 4:30, we'll go off the record.
                                                                 force and effect, and that I am authorized to
 8
                MR. SEARCY: Appreciate that.
                                                                 administer oaths and affirmations;
9
                VIDEOTAPE OPERATOR: This concludes the
                                                            10
10
     deposition of Edward Kane, volume one on May 2,
                                                                            That the foregoing deposition testimony of
11
     2016, which consists of four media files. The
                                                            12
                                                                 the herein named witness, to wit, EDWARD KANE, was
12
     original media files will be maintained by Hutchings
                                                            13
                                                                 taken before me at the time and place herein set
13
     Litigation Services.
                Off the video record.
                                                                 forth;
14
15
                The time is 4:30 P.M.
                                                                            That prior to being examined, EDWARD KANE
                                                            16
16
                                                                 was duly sworn or affirmed by me to testify the truth,
                                                            17
17
                (Whereupon at 4:30 P.M. the
18
                deposition proceedings were
                                                            18
                                                                 the whole truth, and nothing but the truth;
                concluded.)
                                                            19
19
                                                            20
                                                                            That the testimony of the witness and all
20
                          * * *
                                                                 objections made at the time of examination were
                                                            21
21
                                                                 recorded stenographically by me and were thereafter
22
                                                            22
                                                                 transcribed by me or under my direction and
23
                                                                 supervision;
24
25
```

1	Page 198 That the foregoing pages contain a full,	
2	true and accurate record of the proceedings and	
3	testimony to the best of my skill and ability;	
4	1	
5	I further certify that I am not a relative	
6	or employee or attorney or counsel of any of the	
7	parties, nor am I a relative or employee of such	
8	attorney or counsel, nor am I financially interested	
9	in the outcome of this action.	
10		
11	IN WITNESS WHEREOF, I have subscribed my	
12	name this 4th day of May, 2016.	
13	N L	
14	Jatrica Lebbard	
15		
	PATRICIA L. HUBBARD, CSR #3400	
16		
17		
18		
19		
20		
21		
23		
24		
25		
l		

# Exhibit 7

```
1
                          DISTRICT COURT
 2
                        CLARK COUNTY, NEVADA
 3
     JAMES J. COTTER, JR.,
     individually and derivatively
     on behalf of Reading
 5
     International, Inc.,
               Plaintiff,
                                        ) Case No.
                                        ) A-15-719860-B
 7
    VS.
                                        ) Coordinated with:
    MARGARET COTTER, ELLEN COTTER,
    GUY ADAMS, EDWARD KANE, DOUGLAS ) Case No.
                                       ) P-14-082942-E
 9
    McEACHERN, TIMOTHY STOREY,
    WILLIAM GOULD, and DOES 1
                                       ) Case No.
10
    through 100, inclusive,
                                       ) A-16-735305-B
11
               Defendants.
                                        ) Volume 4
12
    and
13
    READING INTERNATIONAL, INC., a
    Nevada corporation,
14
               Nominal Defendant.
15
     (Caption continued on next
16
    page.)
17
18
            VIDEOTAPED DEPOSITION OF DOUGLAS McEACHERN
19
                   Wednesday, February 28, 2018
20
                       Los Angeles, California
21
22
    REPORTED BY:
23
    GRACE CHUNG, CSR No. 6426, RMR, CRR, CLR
24
    JOB NO.: 453340-A
25
```

## DOUGLAS MCEACHERN, VOL IV - 02/28/2018

		Page 495		Da	ge 497
1		)	1	INDEX	ge 197
2	a Delaware limited partnership, doing business as	)	2	WITNESS EXAMINATION	PAGE
2	KASE CAPITAL MANAGEMENT,	)	3	DOUGLAS McEACHERN	
3	et al.,	)	4 5	BY MR. KRUM	499
4	Plaintiff,	)	6	EXHIBITS	
5	vs.	)	7	NO. DESCRIPTION	PAGE
6	MADCADET COTTED FILEN COTTED	)	8	Exhibit 525 Email from Laura Batista, dated	501
0	MARGARET COTTER, ELLEN COTTER, GUY ADAMS, EDWARD KANE,	)		December 27, 2017, with	
7	DOUGLAS McEACHERN, WILLIAM GOULD, JUDY CODDING, MICHAEL	)	9	attachment	
8	WROTNIAK, CRAIG TOMPKINS,	)	10	Exhibit 526 Minutes of the Board of Directors	5 522
9	and DOES 1 through 100,	)	11	Meeting, December 29, 2017	
	Defendants.	)	11	Exhibit 527 Email from Marcia Wizelman to	543
10	and	)	12	Ellen Cotter	343
11		)	13		
12	READING INTERNATIONAL, INC., a Nevada corporation,	)	14		
		)	15	QUESTIONS INSTRUCTED NOT TO ANSWER	
13	Nominal Defendant.	)	16	PAGE LINE	
14			17	547 3	
15 16	Videotaped Deposit	ion of DOUGLAS	18		
17	McEACHERN, taken on behalf of P		19		
18 19	Avenue of the Stars, Suite 600, California, beginning at 11:02	-	20		
20	12:52 p.m., on Wednesday, February		21		
21 22	GRACE CHUNG, CSR No. 6246, RMR,	CRR, CLR.	23		
23			24		
24 25			25		
		Page 496		Pa	ge 498
1	APPEARAI		1	Los Angeles, California	JC 170
2	For the Plaintiff:		2	Wednesday February 28, 2018	
4	YURKO, SALVESEN, & REMZ		3	11:02 a.m.	
5	BY: MARK G. KRUM, ESQ. One Washington Mall		4		
	11th Floor		5	THE VIDEOGRAPHER: This is the begin	ning
6	Boston, Massachusetts 02108 (617)-723-6900		6	of Media 1 in the deposition of Douglas McEache	ern,
7	(121, 120 1101		7	Volume IV, in the matter of Cotter, Jr., versus	S
8	For the Plaintiff Reading Inter	national:	8	Cotter, et al., held at 1901 Avenue of the Star	
9	_		9	Suite 1600, Century City, California, on Februa	
10	GREENBERG TRAURIG BY: MARK FERRARIO, ESQ.		10	28, 2018, at 11:02 a.m.	-
	1840 Century Park East		11	The court reporter is Grace Chung, a	nd I am
11	Suite 1900 Los Angeles, California 90067		12	Cory Tyler, the videographer, an employee of	
12	(310) 586-7700		13	Litigation Services.	
13	ferrariom@gtlaw.com		14	This deposition is being videotaped	at all
14	For the Defendants Margaret Cot	ter, Ellen Cotter,	15	times unless specified to go off the video reco	
15	Guy Adams, Edward Kane:		16	Would all present please identify	•
	QUINN EMANUEL		17	themselves, beginning with the witness.	
16	BY: MARSHALL SEARCY, ESQ. 865 South Figueroa Street		18	THE WITNESS: Douglas McEachern.	
17	10th Floor		19	MR. SEARCY: Marshall Searcy for	
18	Los Angeles, California 90017 (213) 443-3000		20	Mr. McEachern, Ed Kane, Margaret Cotter, Ellen	
	marshallsearcy@quinnemanuel.com		21	Cotter, Guy Adams, Judy Codding, and Michael	
19 20	Also Present: CORY TYLER, Vic	deographer	22	Wrotniak.	
21	ALDO FIEDERIC. CORT TIBER, VII	realister	23	MR. FERRARIO: Mark Ferrario for RDI	or
22			24	Reading.	OT
23			<b>4</b> 4	reauriy.	
23 24			25	MR. KRUM: Mark Krum for plaintiff.	

```
Page 503
                                                                                                            Page 505
         Q. And do you see that the meeting actually
                                                                still, to this day, don't understand what the issue
     occurred on Friday, December 29?
 2
                                                             2
 3
         A.
              Yes.
                                                             3
                                                                     Q. What is it -- what's your understanding of
 4
             Okay. And I'm not asking you what the
                                                             4
                                                                what the board voted to ratify or approve at the
 5
    document says. I'm not asking you for the purposes
                                                                 telephonic December 29, 2017, board meeting with
 6
    of this question to look at the document. What
                                                                respect to the compensation committee's prior
     were the subjects raised and addressed at that
                                                                decision?
 8
    December 29, 2017, board meeting?
                                                            8
                                                                     A. Can -- can I just go back and give some
 9
             I think there were four items that were
                                                            9
                                                                history of what -- what I think happened here?
10
    addressed, and there is an agenda, I think, in the
                                                            10
                                                                     O. Sure.
11
     second page here. One was an approval of a minimum
                                                                     A. So at some point -- and I think this was
12
    level of bonuses for executives for 2017. One was
                                                           12
                                                                in -- it was either in the fall of 2015, more
13
     an approval of a payment to individual members of a
                                                                likely the fall of 2016 -- had to be '15 because
                                                           13
     special committee that had been set up, I think in
                                                                 Tim Storey was around -- there was a desire on the
15
     August -- July or August of 2017. One was a
                                                            15
                                                                 part of Ellen Cotter and Margaret Cotter, trustees
16
    reconfirmation -- I may have the wrong word -- of
                                                                of the Cotter Estate or the Cotter Trust, whichever
    an action the board took to terminate Jim Cotter,
17
                                                                one had the option to purchase voting shares in the
    Jr., as CEO of the company in June of 2015.
                                                                company, they were going to use Class A nonvoting
18
19
              And the other was to re -- I'm not sure if
                                                           19
                                                                 shares to exercise the option and pay whatever the
20
    approved originally, but to approve or reapprove a
                                                                 option price was.
21
    transaction that the compensation committee
                                                            21
                                                                          I don't know why, but at that time, Tim
22
     approved in 2015 or 2016, for the exercise of an
                                                            22
                                                                 Storey wanted a legal opinion that that was okay to
23
    option by either the Cotter Estate or the Cotter
                                                                 do, as I recall. I don't know why, Mr. Krum, in
24
     Trust -- I couldn't tell you which one it was -- to
                                                                 retrospect that that was needed. This estate or the
25
     purchase 100,000 shares of voting stock in the
                                                                 trust, whichever it was, held the option. They held
                                                Page 504
                                                                                                            Page 506
                                                                 the stock. They could easily have sold the stock in
    company in exchange for a set number of nonvoting
 2
    shares. I think those were the four items.
                                                                the marketplace to get the cash to exercise the
 3
         Q. When did you first learn or hear that
                                                             3
 4
    either/or both of the third and fourth items were
                                                            4
                                                                          Our plan permitted the submission of stock
 5
     to be part of the December 29, 2017, board meeting?
                                                            5
                                                                 that was held by an individual or the trust to submit
 6
         A. I don't want to be cute. I don't remember
                                                                that stock to buy the voting share exercise and
 7
     what third and fourth were on my list.
                                                                option. And I don't know why -- why it became an
 8
         Q. Okay. So I will -- I will ask it
                                                                issue. That was the transaction that we were
 9
     differently. It will require two questions but we
                                                            9
                                                                ratifying in December of 2017.
    have the time. When did you first hear or learn
                                                           10
                                                                     Q. You voted in favor of ratifying that;
10
     that approval of the compensation committee
                                                                correct?
    decision that you referenced in your answer a
                                                           12
                                                                     A. Yes, I did.
12
13
    moment ago was to be taken up at the December 29th,
                                                           13
                                                                     Q. And as of the December 29, 2017, meeting,
                                                                did you have any understanding of what issue or
14
     2017, board meeting?
                                                            14
15
         A. Sometime in early to mid-December.
                                                           15
                                                                 issues Mr. Storey had raised previously beyond what
16
         Q. What did you learn at that time?
                                                           16
                                                                you just said?
17
         A. That the compensation committee had -- I
                                                           17
                                                                     A. No, I don't.
     was aware of this -- had approved the use of stock,
                                                                     Q. What was the basis or what were the bases
18
                                                           18
19
     nonvoting stock, to exercise an option in the
                                                           19
                                                                 of your decision to vote in favor of ratifying the
20
     company's voting stock.
                                                            20
                                                                 decision of the compensation committee from
21
         Q. What else, if anything, did you learn
                                                            21
                                                                 September of 2015?
22
    about that in early to mid-December?
                                                            22
                                                                     A. What was my basis for doing it?
23
         A. That it was an issue that had been raised
                                                            23
                                                                     Q. Yeah. On December 29, 2017, you voted in
24
    by Jim Cotter, Jr., in his lawsuit against the
                                                                favor of ratifying or approving --
                                                            24
    company, that it was somehow inappropriate, which I
                                                                     A. Sure.
```

```
Page 507
 1
         Q. -- to the prior compensation committee
                                                                particular in Exhibit 525, the December 27 board
 2
    decision or decisions. On what basis or bases did
                                                                package, that you considered or valued in making
 3
    you do so?
                                                                the decision you made to vote in favor of ratifying
         A. Number one, I didn't think there was an
                                                                the September 2015 compensation committee decision?
 4
 5
    issue here at all for the board to deal with. It
                                                                     A. Uh-huh. And did you say the December 27th
    was delegated to the compensation committee to
                                                               board meeting or the December 29th?
 6
    handle this type of matters. We were approving
                                                                     Q. I called the package -- the package
    this. And I believe we had -- I think we had a
                                                               December 27 because it has a December 27
 9
    call to talk about a couple of issues that were
                                                                transmission date. But -- so I'm not confusing
10
    still existing in this -- in this derivative case
                                                                you, I am referring to the December 29 board
    by Jim Cotter, Jr., and we were trying to address
                                                                meeting and your vote there.
12
    them in a fashion to resolve them.
                                                           12
                                                                          So with that clarification, let me ask: Is
13
         Q. When you say you were trying to address
                                                           13
                                                                there anything in Exhibit 525 that made any
    them in a fashion to resolve them, what does that
                                                                difference to your vote on December 29 to vote in
14
                                                           14
15
    mean? Does that mean you were trying to moot the
                                                                favor of ratifying or approving the 2015 decision by
16
                                                                the compensation committee that's the subject of --
                                                                one subject of this package?
17
        A. I don't know what "moot" means. I'm
                                                           17
18
    sorry. I'm not an attorney.
                                                           18
                                                                     A. No.
19
         Q. Okay. Well, when you say you were trying
                                                           19
                                                                          MR. SEARCY: Objection. Vague.
20
    to address them in a fashion to resolve them,
                                                           20
                                                                     A. And no.
21
    resolve them how?
                                                           21
                                                                BY MR. KRUM:
22
         A. To say that the -- the corporation
                                                           22
                                                                     Q. Okay. Directing your attention back to
23
    ratified these, and that -- that there was no -- no
                                                                your prior testimony to the effect that you first
                                                           23
                                                                heard or learned in early to mid-December that the
    issue or concern that we approved them. If anybody
25
    in the past thought that there was an issue, our
                                                                ratification or approval of the prior compensation
                                                                                                           Page 510
                                               Page 508
    action there was to cure any issue anybody might
                                                                committee decision might or would be taken on the
 2 think existed.
                                                                December 29 board meeting, was that -- did you
 3
         Q. What did you do, meaning what documents
                                                            3 learn that by speaking to somebody, by receiving an
    did you review, with whom did you have
                                                                email, or otherwise?
    conversations, or anything else, to inform yourself
 5
                                                                     A. I just couldn't tell you, Mr. Krum.
    to make the decision you made to vote in favor of
                                                            6
                                                                         Okay. What was the next communication you
    ratifying or affirming the prior compensation
                                                                had with anybody, after that initial one, with
    committee decision?
 8
                                                                respect to the possible ratification or approval of
 9
         A. I reviewed whatever documents were handed
                                                                the September 2015 compensation committee decision
10 out, Mr. Krum, in this -- this package. But I had
                                                                regarding the 100,000 share option, at any time
11 been there at the time that this transaction took
                                                                prior to the December 29 board meeting?
                                                           11
    place. I was aware of what went on. At the time,
                                                                        I could have been involved in discussions
13 I couldn't understand why this was an issue. I
                                                                that predated this. I just can't remember. I'm
                                                           13
14 still couldn't understand why it was an issue. And
                                                                generally aware that it was raised as an issue. As
15
    it seemed to me to be pretty perfunctory to
                                                                I said, I still don't understand why. I know that
                                                                we had a call with Mike Bonner, maybe Mark
16
    approve.
17
         Q. Directing your attention, Mr. McEachern,
                                                           17
                                                                Ferrario, and maybe somebody from Greenberg,
18
    to Exhibit 525, that's the board package for the
                                                           18
                                                                I'm not certain, to discuss this --
19
    December 29 meeting; correct?
                                                           19
                                                                          MR. SEARCY: Let me just caution you.
20
         A. I believe so, yes.
                                                                When you start to get into attorney-client
21
         Q. Now, this is not intended to require you
                                                                privileged discussions, I want you to be able to
22
    to look at every page, but if you think you need to
                                                                answer the question, but I don't want you to get
23
    do so, you are welcome to do so.
                                                                into the specifics of any particular discussions
24
         A. Uh-huh.
                                                           24
                                                                you may have had with Mr. Ferrario or Mr. Bonner.
25
         Q. My question is: Was there anything in
                                                                          THE WITNESS: Okay.
```

```
Page 523
                                                                                                           Page 525
              MR. SEARCY: I can't answer for you on
                                                                     Q. Does that fairly describe the comment or
 1
                                                            1
 2
     that.
                                                            2
                                                                comments you made?
 3
         A. I don't know the answer. I just don't
                                                            3
                                                                     Α.
                                                                         Generally describes what I said. Whether
                                                                I said "Cotter Estate" or not, I don't recall, but
 4
    know if we approved the minutes.
 5
    BY MR. KRUM:
                                                                the entity that exercised it, yes, I -- I'm in
 6
         Q. Let me direct your attention to page 5 of
                                                                concurrence with this.
    Exhibit 526 and, in particular, Mr. McEachern, the
                                                                     Q. When you say -- did you use words to the
 8
     subhead B in the middle of the page. Let me know
                                                            8
                                                                effect of "wasted company resources"?
 9
     when you've reviewed subhead B.
                                                            9
                                                                     A. Absolutely.
10
         A. Uh-huh. Subhead B continues until the
                                                           10
                                                                     Q. So was it one of the reasons you voted to
11
    "Adjournment" comment?
                                                                ratify the compensation committee's September 2015
12
         Q. Sure. Go ahead.
                                                           12
                                                                decision to authorize the exercise of the 100,000
         A. Yes. It's a pretty good summary of what
                                                                share option, your view of this derivative lawsuit,
13
                                                           13
14
     took place in that discussion.
                                                                in any respect?
15
         Q. Okay. And you are referring to subhead B
                                                           15
                                                                          MR. SEARCY: Objection. Vague.
16
     and the text that follows down to "Adjournment"?
                                                           16
                                                                     A. I don't think it had anything to do with
17
                                                                the derivative lawsuit. It had to -- had to do
                                                                with whether this was an issue, and I didn't see an
         Q. Does it comport with your recollection
18
19
    that what was ratified, what you voted to ratify in
                                                           19
                                                                issue. I saw this as a perfectly normal
20
    December 29, the compensation committee decision to
                                                                transaction that would be executed by a company.
21
    permit use of Class A nonvoting stock as the means
                                                           21
                                                                BY MR KRIM:
22
    of payment for the exercise of the 100,000 share
                                                           22
                                                                     Q. What is your view of this derivative
23
    option?
                                                                lawsuit?
24
         Α.
              Yes.
                                                           24
                                                                     A. Of the derivative lawsuit?
25
              Now, you see here, in both the subhead B
                                                           25
                                                                         Yes.
                                                                                                           Page 526
                                               Page 524
 1 itself and the paragraph that follows, it refers to
                                                                     A. I'm baffled.
    the estate being the entity that exercised the
                                                            2
                                                                     O. What does that mean?
 3
    option?
                                                                     Α.
                                                                         What does that mean?
 4
         A. Okay.
                                                            4
                                                                     Q. Why are you baffled? Why do you say you
 5
         Q. With that having been brought to your
                                                            5
                                                                are baffled?
    attention, was there any discussion at the December
                                                                     A. I don't understand the issues being raised
     29, 2017, board meeting of whether it was the
                                                            7
                                                                by Jim Cotter, Jr.
     estate or the trust or any other entity or person
                                                            8
                                                                     Q. If you were to vote on whether this
 9
     that held or owned the option?
                                                            9
                                                                derivative lawsuit should proceed, how would you
10
              MR. SEARCY: Objection. Vague.
                                                           10
                                                                vote?
         A. Not that I recall.
                                                                     A. Against the company?
11
                                                           11
12 BY MR. KRUM:
                                                           12
                                                                     Q. As framed.
                                                                     A. Huh?
13
         Q. The bottom of page 5, top of page 6, the
                                                           13
14 document reads as follows: Director McEachern also
                                                                         So if -- if you were, as a member of the
                                                           14
15 noted his view that the allegations made by
                                                                RDI board of directors, given an opportunity to
16 Mr. Cotter in this regard had caused a waste of
                                                           16
                                                                vote on whether the derivative lawsuit is presently
17
    company's resources, as it was perfectly clear that
                                                           17
                                                                pending, should continue or not, how would you
    neither the Cotter Estate nor Ellen and Margaret
18
                                                           18
19
     Cotter would gain an advantage from the
                                                           19
                                                                     A. Absent somebody presenting some other
20
     transaction, given that the Cotter Estate could
                                                           20
                                                                additional information to me, which I'm not unaware
21
    have sold Class A shares in the market and used the
                                                           21
                                                                of, I would vote to dismiss the lawsuit.
22
    cash to exercise the option in question, close
                                                           22
                                                                     Q. Why?
23
                                                                     A. As I understand this derivative lawsuit,
    quote.
24
              Do you see that?
                                                               Jim Cotter, Jr., wants to be reinstated as CEO of
25
         A. Yes, I do.
                                                                the company and believes that the company was
```

```
Page 545
                                                Page 543
              MR. KRUM: Well, I gave him a birthday
                                                                topics at the meeting.
    present also; right?
 2
                                                            2
                                                                     Q. Does the special committee take or
 3
              MR. FERRARIO: That's right, you did.
                                                                maintain meeting minutes?
 4
     BY MR. KRUM:
                                                            4
                                                                     A. Yes, they do.
 5
         Q. So I --
                                                            5
                                                                     Q. Are there minutes of the meeting you just
 6
         A. You gave him wine?
                                                                described?
         Q. No, I didn't give him wine, I -- I told
                                                                     A. I believe they are drafts. I don't think
 8
    him he didn't -- I told counsel that Mr. Kane did
                                                                we have done anything to approve -- I take that
    not need to appear for further depositions. So I'm
                                                                back. I'm not sure if the committee's approved
                                                                them or not. I know they have not been presented
10
    sure he appreciated that.
11
              MR. KRUM: Why don't we take a short
                                                           11
                                                                to the board.
12
    break.
                                                           12
                                                                         MR. KRUM: Okay. Mark and Marshall, I
13
              MR. SEARCY: Sure.
                                                                would ask getting special meetings minutes that
                                                           13
14
              THE VIDEOGRAPHER: We are off the record
                                                                referred to these matters also be produced.
                                                                     Q. What was the conclusion, if any, reached
15
    at 12:07 p.m.
                                                           15
                                                                at that meeting with respect to the subject of
16
              (Recess taken from 12:07 p.m. to
                                                           16
17
                                                                ratification?
              12:21 p.m.)
              THE VIDEOGRAPHER: We are back on the
                                                           18
                                                                     A. That we would pursue that activity and --
18
19
    record. The time now is 12:21 p.m.
                                                           19
                                                                and present it to the board of directors.
              MR. KRUM: I will ask the court reporter
                                                                     Q. Who first raised the subject?
20
                                                           20
                                                                     A. I believe Mike Bonner.
21
    to mark as Exhibit 527 a single-page document
                                                           21
22
    bearing production number RDI63918.
                                                           22
                                                                     Q. Is Mr. Bonner ordinarily at the meetings
23
              (Deposition Exhibit 527 was marked for
                                                                of the special committee?
                                                                     A. I believe he's attended all of them. He
24
              identification by the reporter and is
                                                           24
25
              attached hereto.)
                                                                may have missed one or two.
                                               Page 544
                                                                                                           Page 546
              (Miscellaneous discussion.)
                                                                     Q. Now, the special committee in question,
 1
                                                            1
 2
    BY MR. KRUM:
                                                                which committee -- which special committee is that,
 3
         Q. Mr. McEachern, take such time as you need.
                                                                Mr. McEachern?
 4
    My question is: Have you seen Exhibit 527 before?
                                                            4
                                                                     A. It's a committee that was put together by
         A. I don't recall having seen this before,
                                                                the board in the summer of 2017 to deal with the
    but I do recall speaking in our special committee
                                                                litigation matters, and specifically the derivative
    with Bill Gould and Judy Codding about asking to
                                                                lawsuit, and/or reacting -- figuring out what our
 8
    have this done.
                                                                reaction would be given actions that may or may not
 9
         Q. When was that conversation with the
                                                            9
                                                                be taken with respect to the trust and the estate
                                                           10
    special committee to which you just referred?
                                                                case.
10
         A. Sometime in mid to late December.
                                                           11
                                                                     Q. And the actions that may or may not be
11
12
         Q. Who said what?
                                                           12 taken with respect to the trust and estate case, do
         A. Generally, I believe it was a special
13
                                                           13
                                                                those include the appointment of a trustee ad litem
14 committee meeting. I can't remember if Mr. Kane
                                                                with responsibilities with respect to the
                                                                controlling block of RDI Class B voting stock?
15
    and Michael Wrotniak were part of it or not, with
    Michael Bonner of Greenberg Traurig referring again
16
                                                           16
                                                                     A. Can you restate that again? I'm sorry.
17
    to the law that he wrote for the state of Nevada on
                                                           17
                                                                         MR. KRUM: I will ask the court reporter
    ratification matters by the board of director --
18
                                                           18
                                                                to read it.
19
    directors.
                                                           19
                                                                     A. That's fine.
20
         Q. Was this meeting scheduled for that
                                                           20
                                                                          (Reporter read back the requested text.)
21
    purpose, or was the meeting scheduled for other
                                                           21
                                                                     A. I don't know that we have anything to do
22
    purposes as well?
                                                           22
                                                                with the appointment of a trustee ad litem. But in
23
         A. The meeting of the special committee?
                                                                reacting to whatever takes place in that, that's
24
         Q. Yeah.
                                                                what the committee is of, to react to. I believe
25
         A. I don't recall if there were any other
                                                               we have a charter that was approved by the board
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```
Page 547
                                                                    A. Ratification of what? The actions by the
 1 that one could get and see what our charter is.
                                                            1
    BY MR. KRUM:
                                                               compensation committee or the ratification of the
 3
         Q. Has the committee directed counsel,
                                                            3
                                                                termination of Jim Cotter, Jr.?
    Greenberg Traurig, or anybody else, to take action?
                                                                    O. Either or both.
 4
                                                            4
    And by "committee," I'm referring to the same
                                                                    A. I think it's in late fall sometime of
    special committee about which you are testifying.
                                                            6 2017. But there was nothing that could be done, I
 6
              MR. FERRARIO: I'm going to object.
                                                               don't think, until such time as -- as I recall, the
 8
    Overbroad.
                                                                judge in the derivative case took some action with
 9
         A. I remember sometime in the fall of 2017,
                                                               respect to dismissing directors from the lawsuit.
10 Mike Bonner was -- and when I say "Mike Bonner,"
                                                                    Q. So the subject was raised in the late fall
11 I'm not sure if it was Mike Bonner and Bill Gould,
                                                           11 of 2017 and, in effect, it was tabled for the time
    who is the chairman of the committee.
12
                                                           12
                                                               being?
13
              MR. FERRARIO: Don't -- don't divulge
                                                           13
                                                                    A. I believe that's correct.
14
    attorney-client communications. Okay. So that's
                                                           14
                                                                    Q. What did you say, if anything, about that
15 what I'm trying to get. If somebody directs a
                                                               subject in the late fall of 2017?
                                                           15
    lawyer to do something, that to me implicates
                                                                    A. I do not recall.
                                                                    O. What about did Bill Gould say?
17
    attorney-client communication, because it could be
                                                           17
18 reflective of advice or a scope of litigation,
                                                           18
                                                                    A. I do not recall.
19
    something like that. I don't want to impede this
                                                           19
                                                                    Q. What did Judy Codding say?
                                                                    A. I do not recall.
20 because it's been going very smooth, but that's my
                                                           20
    admonition. I don't really understand the
                                                           21
                                                                    Q. Did it concern the ratification of the
    question, but go ahead without divulging any
                                                               termination decision or the decision to authorize
23
    attorney-client communication.
                                                                the exercise of the 100,000 share option by way of
                                                           23
24
              THE WITNESS: Can I ask a question? So if
                                                               Class A voting stock or both?
                                                                    A. I believe the main focus was on the
25
    we asked Mike Bonner to participate with Bill Gould
                                               Page 548
                                                                                                          Page 550
    in doing something, that's attorney-client
                                                               termination of Jim Cotter, Jr.
 2 privilege?
                                                                    Q. What was said, if anything, at that time
 3
              MR. FERRARIO: If you're asking -- if you
                                                            3 about the subject of Guy Adams' disinterest in this
    are asking him, Bill Gould, to the grocery store
                                                               independence or both?
    and pick up sodas for a meeting, I don't care. If
                                                                    A. With respect to what?
 5
 6
    you are asking him to do something that would
                                                            6
                                                                    Q. The vote to terminate Jim Cotter, Jr., in
    encompass the giving of legal advice that is going
                                                            7
                                                               2015.
    be reflective of what -- you know, what was being
 8
                                                            8
                                                                         MR. SEARCY: Let's have the question read
 9 discussed between the lawyer and the client, I
                                                            9
                                                               back.
10
    would instruct you not to answer that.
                                                           10
                                                                         THE WITNESS: I'm sorry?
                                                                         \ensuremath{\mathsf{MR}}\xspace. SEARCY: I was asking if we could have
11
        A. Then I won't answer that question.
                                                           11
                                                                the question read back.
12 BY MR. KRUM:
                                                           12
13
         Q. All right. Well, let me weigh in on this.
                                                           13
                                                                         (Reporter read back the requested text.)
14 What I'm attempting to ascertain is the scope of
                                                           14
                                                                         MR. SEARCY: And you're asking about --
15
    the actions with respect to the special committee.
                                                               involved 2017?
    So let me just ask you about a couple of subjects.
16
                                                                         MR. KRUM: Right.
                                                           16
17
              Has the special committee taken any steps
                                                           17
                                                                         MR. FERRARIO: It's to non-lawyers.
18
    to communicate any positions in any action, whether
                                                           18
                                                                    A. I don't recall, but the judge dismissed
    the derivative action or the California trust action?
19
                                                           19
                                                               five directors from the case, and the case still
20
       A. No, not to my recollection.
                                                               has Ellen Cotter, Margaret Cotter, and Guy Adams as
21
                                                               defendants. And I believe the discussion was as
         Q. Directing your attention, Mr. McEachern,
22 specifically with respect to the subject of
                                                               long as he was a defendant in the case, he couldn't
    ratification, as best as you can recall, sir, when
                                                               vote on this type of matter. I don't recall a
24 and how did that subject first arise before the
                                                           24 discussion about his independence at that -- in
25 special committee?
                                                           25 connection with that.
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## DOUGLAS MCEACHERN, VOL IV - 02/28/2018

	I BEAUTA SERRY  2 3 4 5 I declare under penalty of perjusy that I have read the 6 Sovephins passes of my testinomy, taxes: 7 co				Page 559	
1	1 declare under penalty of perjusy that I have read the 2 foregoing	1		ERRATA SHEET		
1	1 declare under penalty of perjusy that I have read the 2 foregoing	2				
I declare under penalty of perjury that I have read the	i declare under petalty of perjuty that I have read the forespoing					
5   I declare under penalty of perjury that I have read the   6   foresping	5 I declare under penalty of perbury that I have read the 6 feregoing	3				
6 foregoing pages of my testimony, taken	General gages of my testimony, taken   Gate) at	4				
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7 on	7 co	5				
8	Colory   Catate   Color	6	foregoing _	pages of my testimony, ta	iken	
8	Colory   Catate   Color	7	on	(date) at		
10 and that the same is a true record of the testimony given 11 by me at the time and place herein 12 above set forth, with the following exceptions: 13 14 Bage Line Should read: 15 16	9 and that the same is a true record of the testimony given 1 by me at the time and place herein 2 above set forth, with the following exceptions: 3 4 Page Line Should read: Reason for Change: 5 6 — — — — — — — — — — — — — — — — — — —					
10 and that the same is a true record of the testimony given 11 by me at the time and place herein 12 above set forth, with the following exceptions: 13 14 Page Line Should read: 15	O and that the same is a true record of the testimony given  1 by we at the time and place herein 2 above set forth, with the following exceptions:  3 Fage Line Should read:  ERRATA SEET Page 50  1 Page 50  2 Page Line Should read:  Reason for Change:  5 Page Line Should read:  Reason for Change:  5 Page Line Should read:  Reason for Change:  5 Page 1 Page 50  1 Description of Change:  3 Page 50  2 Page 1 Page 50  3 Page 50  4 Page 50  5 Page 50  7 Page 50  8 Page 50  1 Description of Change:  8 Page 1 Page 50  9 Page 50  1 Description of Change:  8 Page 1 Page 50  2 Page 1 Page 50  1 Page 50  2 Page 1 Page 50  3 Page 50  4 Page 50  5 Page 6	8		(city),	(state),	
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by me at the time and place herein	by me at the time and place herein   2 above set forth, with the following exceptions:	1.0	and that the	same is a true record of the te	estimony given	
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# Exhibit 8

1	DISTRICT COURT	
2	CLARK COUNTY, NEVADA	
3		
4	JAMES J. COTTER, JR., individually and)	
5	derivatively on behalf of Reading ) International, Inc.,	
6	Plaintiff, )	
7	vs. ) No. A-15-719860 ) Coordinated wit	
8	MARGARET COTTER, ELLEN COTTER, GUY ) P-14-082942 ADAMS, EDWARD KANE, DOUGLAS McEACHERN,) TIMOTHY STOREY, WILLIAM GOULD, and )	
10	DOES 1 through 100, inclusive,	
11	Defendants. ) and )	
12	READING INTERNATIONAL, INC., a ) Nevada corporation, )	
14 15	Nominal Defendant. )	
16	DEPOSITION OF TIMOTHY STOREY, a defendant herein,	
17	noticed by LEWIS ROCA ROTHGERBER CHRISTIE LLP, at	
18	1453 Third Street Promenade, Santa Monica,	
19	California, at 9:28 a.m., on Friday, February 12,	
20	2016, before Teckla T. Hollins, CSR 13125.	
21		
22	Job Number 291961	
23		
24		
25		

## TIMOTHY STOREY - 02/12/2016

		Page 2					Page 3
1	APPEARANCES OF COUNSEL:		1	APPEARANCES	OF COUNSEL (Continued):		
2			2				
3	For Plaintiff JAMES J. COTTER, JR.:		3		Defendant GREENBERG & TRA	URIG LLP:	
4	LEWIS ROCA ROTHGERBER CHRISTIE LLP		4	GREENBERG T			
5	BY MARK G. KRUM		5	BY MARK E.			
6	3993 Howard Hughes Parkway, Suite 600		6		y Park East, Suite 1900		
7	Las Vegas, Nevada 89169-5996		7	_	, California 90067		
8	Telephone: 702-949-8200		8		310-586-7700		
9	Facsimile: 702-949-8398		9		310-586-7800		
10	E-mail: Mkrum@lrrc.com		10	E-mail: Fe	rrariom@gtlaw.com		
11			11				
12	For Defendants MARGARET COTTER, ELLEN	COTTER, DOUGLAS	12		nts WILLIAM GOULD and TIMO		
13	McEACHERN, GUY ADAMS and EDWARD KANE:		13		LA, BOXER, WOLFPERT, NESSI	M, DROOKS,	
14	QUINN EMANUEL URQUHART & SULLIVAN LLP		14	LINCENGERG			
15	BY MARSHALL M. SEARCY and LAUREN LAIOLO	O	15	BY EKWAN E.			
16	865 South Figueroa Street, 10th Floor		16		y Park East, 23rd Floor		
17	Los Angeles, California 90017		17	_	, California 90067-2561		
18	Telephone: 213-443-3000		18	_	310-201-2100		
19	Facsimile: 213-443-3100		19		310-201-2110		
20			20	E-mail: Ee	r@birdmarella.com		
21			21				
22			22				
23			23				
24			24				
25			25				
1	APPEARANCES OF COUNSEL (Continued):	Page 4	1		EXHIBITS		Page 5
2	APPEARANCES OF COUNSEL (CONCINICE).		2	EXHIBIT	DESCRIPTION	IDENTIFIED	MARKED
3	Derivatively on behalf of READING INTER	DNATIONAL INC .	3	EXHIBIT 1	Document with production	19	19
4	ROBERTSON & ASSOCIATES, LLP	RNATIONAL, INC.	4		numbers TS 1289 to 91		
5	BY ALEXANDER ROBERTSON		_	EXHIBIT 2	-	24	24
6	550 West C Street, Suite 500		5 6	EXHIBIT 3	numbers TS 272 to 274 Document with production	30	30
7	San Diego, California 92101				numbers TS 280 and 281		
8	Telephone: 619-531-7000		7	EXHIBIT 4	Document with production	33	33
9	Facsimile: 619-531-7007		8		numbers TS 462 and 463	33	33
10	E-mail: Arobertson@arobertsonlaw.com		9	EXHIBIT 5	Document with production numbers TS 464 to 467	37	37
11	2 Proper aborear ober aborraw. Com		10		11000DCID 10 101 CU 10/		
12	Also Present:		,,	EXHIBIT 6	Document with production	39	39
13	WILLIAM SLOGGATT, Videographer		11 12	EXHIBIT 7	numbers TS 294 and 295 Document with production	49	49
14	ELLEN COTTER		1,		number 169		
15	DOUG McEACHERN		13	EXHIBIT 8	Document with production	50	50
16	JAMES J. COTTER, JR.		14		numbers TS 157 to 160		
17	,		15	EXHIBIT 9	Document with production numbers 1169 and 1170	54	54
18			16				
19	INDEX		17	EXHIBIT 10	Document with production number TS 121	63	63
20	WITNESS: TIMOTHY STOREY		18	EXHIBIT 11	Document with production	73	73
21		PAGE	19		numbers TS 246 to 250		
l		10	20				
22			21				
	Mr. Robertson	213					
22 23 24	Mr. Robertson	213	22 23				
23	Mr. Robertson	213					

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                                                                                                                     Page 95
          MR. RHOW: -- we'll defer to the company.
                                                                    have that?
 1
 2
          MR. FERRARIO: It's privileged as to him.
                                                    He has a
                                                                2
                                                                         A. Yes.
                                                                         Q. Second page, item 11, it reads, quote,
 3
     point on him.
 4
          MR. KRUM: Yeah, the two plaintiffs are not
                                                                4
                                                                    "Discussion re special committee's continuing role,"
 5
                                                                    closed quote.
     similarly situated.
 6
          Q. So all I'm asking, Mr. Storey, is sort of the
                                                                6
                                                                         A. Yes.
    Dragnet questions. I'm not asking for you to relate to
                                                                         Q. Do you understand that to be a reference to
    me any of the substance of what was communicated to you
                                                                    your role as the ombudsman?
    by Mr. Tompkins, Mr. Ellis or both. So with that --
 9
                                                                9
                                                                         A. Yes.
          A. So as I said, I do recollect receiving
                                                                         Q. And was there any -- Was there a -- Well, okay.
10
                                                               10
11
     something in writing.
                                                                         That never happened at the May board meeting;
                                                               11
12
         Q. And what was it? Was it a memo? Was it an
                                                               12
                                                                    correct?
13
     e-mail?
                                                                         A. That's my understanding.
                                                               13
14
         A. I think all correspondence was by e-mail.
                                                                         Q. Point of fact, the May board meeting as
                                                               14
15
         Q. And was it from Tompkins or Ellis?
                                                               15
                                                                    envisioned by Mr. Gould in Exhibit 16 never occurred;
16
         A. I don't recollect.
                                                                    correct?
          O. Okav.
17
                                                               17
                                                                         A. Correct.
         And tell me what the subject matter was. Not what
                                                                         Q. And it was preempted by a special board meeting
18
                                                               18
19
     it said, just what the subject matter was.
                                                               19
                                                                    called by Ellen Cotter; correct?
          A. The import of names on the share register.
                                                                         A. That's my recollection.
2.0
                                                               20
21
          Q. The import of those names relative to the issue
                                                               21
                                                                         Q. So when did you first hear or learn or were you
22
     of the exercise of options?
                                                               22
                                                                    first told that some of the non-Cotter directors -- any
23
         A. Voting rights of shares.
                                                               23
                                                                    of the non-Cotter directors had concluded that Jim
24
          Q. Okay.
                                                               24
                                                                    Cotter, Jr. should be removed as CEO?
25
         Directing your attention back to Exhibit 16, do you
                                                               25
                                                                         MR. FERRARIO: Can you read that question back? I
                                                     Page 96
                                                                    pretty short conversation.
 1
    got lost.
                                                                1
 2
         MR. KRUM: I'll just repeat it.
                                                                2
                                                                         Q. And when you say "the matter" should be dealt
 3
         MR. FERRARIO: Yeah.
                                                                    with, what was "the matter"?
                                                                3
                                                                4
                                                                         A. The removal of the CEO.
 5
          Q. When did you first hear or learn or when were
                                                                         Q. Did he indicate from whom they had received
                                                                5
                                                                    legal advice?
    you first told that any of the non-Cotter directors had
 6
                                                                6
     concluded that Jim Cotter should be removed as CEO?
                                                                7
                                                                         A. No.
 8
          A. About a week before the meeting, I would say,
                                                                8
                                                                         Q. Did you ever subsequently learn who that was?
                                                                         MR. FERRARIO: Object that --
 9
    mid- -- around about the 15th of May, I got a phone call
                                                                9
    from Doug McEachern, who informed me that there had been
                                                                         MR. KRUM: I'm not asking for the substance. I'm
10
                                                               10
11
    various discussions. It was intended to remove Jim at
                                                                    asking --
                                                               11
12
     the board meeting. That he had been in discussions with
                                                               12
                                                                         MR. FERRARIO: Assumes he got any legal advice.
    Guy Adams, and that Guy Adams was -- my recollection,
                                                                         MR. KRUM: Okay. He testified that Adams said he
13
                                                               13
    was leading the charge or was involved with it.
                                                                    had legal advice. So I'm not doing anything other than
14
                                                               14
15
          I made some commentary on the procedure. And
                                                               15
                                                                    following on that testimony.
16
    Mr. McEachern said he was aware of that, but that's
                                                               16
                                                                         Q. So did you ever hear or learn or did you ever
17
     where things stood. And the next day, I got a phone
                                                               17
                                                                    otherwise develop an understanding as to whom Mr. Adams
    call -- the next day, I had a phone call from Guy Adams,
                                                                    was referring when he talked about legal advice?
18
                                                               18
19
    who basically affirmed that.
                                                               19
                                                                         A. I don't recollect.
         Q. And what did Mr. Adams say, in sum and
                                                               20
                                                                         Q. Was it Akin Gump?
20
21
    substance, unless you actually remember the words?
                                                               21
                                                                         A. I don't know.
22
          A. I think he said, in substance, that the time
                                                               22
                                                                         Q. It's just an appropriate follow-up question.
                                                                         MR. RHOW: The reason I have a problem with the
23
     had come for the matter to be dealt with, that they had
                                                               23
     the legal advice that they could do that, that it
                                                                    question, sometimes when you say, "Did you ever
     shouldn't be an issue. My recollection is, it was a
                                                                    subsequently learn," first, I don't know if what his --
```

Page 99 Page 98 what the relevance is of his current knowledge, but I 1 spoke to McEachern; correct? 2 understand why you're asking. 2 A. Correct. 3 MR. KRUM: I just want to know who it was. 3 Q. And in the McEachern call, he told you that he, MR. RHOW: My other concern in general is, if he's Adams, and Kane had determined to vote to remove Jim 4 4 learning from me or other sources, that's not Cotter, Jr. as CEO; is that correct? 5 5 necessarily something I can object to, since I'm not MR. SEARCY: Objection. Vaque. 6 sure if he currently knows. But anyway, that question 7 THE WITNESS: For some reason, my recollection of 8 is fine. the conversation is that it was going to be -- that the 8 MR. KRUM: Well, I assume you prepared him, but let time had come to remove the CEO, or to that effect. 9 9 10 me make it clear. 10 MR. KRUM: 11 Q. Mr. Storey, when I ask questions that in any 11 Q. Well, when you hung up from the call with respect call for anything touching on legal advice, I'm Mr. McEachern that you just described, did you 12 12 not asking you to disclose the substance of any legal understand that he had communicated to you that he had 13 13 advice, whether it was provided to you as a director of decided to vote to remove Jim Cotter, Jr. as CEO? 15 the company by in-house or outside counsel representing 15 A. Yes. the company, whether it was provided to you by your own 16 Q. The next day when you hung up the call from 16 17 counsel. If the question calls for information of that 17 Mr. Adams, did you understand that Mr. Adams had told type, all I want to hear is the identity of the lawyer 18 you that he also had decided to vote to remove Jim 19 and the subject matter of the advice, not the substance. 19 Cotter, Jr. as CEO? 20 A. Thank you. 20 MR. SEARCY: Objection. Lacks foundation. 21 Q. So the call with Adams was -- when in time was 21 THE WITNESS: Yes. it relative to the -- to your receipt of the notice from 22 22 MR. KRUM: Okav. 23 Ellen Cotter of the special meeting? 23 Q. And as best you can recall, what were the words 24 Mr. Adams used that led you to that conclusion? 24 A. From recollection, prior to. 25 25 A. I don't recollect specific words. Q. And the call from Adams was the day after you Page 100 1 Q. Okay. our somebody else told you that Mr. Kane had decided to Then in substance, what did he say? vote to remove Jim Cotter, Jr. as president and CEO? 3 A. That the time had come to remove the CEO. 3 MR. SEARCY: Objection. Vague. Q. And what was the substance of what 4 THE WITNESS: You'll have to repeat the question. Mr. McEachern had said to you the day before that --5 MR. KRUM: Sure. 6 from which you concluded that he had determined to vote 6 Q. When did you first learn or were you first told to remove Jim Cotter, Jr. as the CEO? 7 7 that Ed Kane had decided to vote to remove Jim 8 A. Similar comment. 8 Cotter, Jr. as president and CEO? 9 O. Okav. 9 A. I don't recollect. 10 Now, did either of those two gentlemen in either of 10 O. Okav. 11 those calls indicate to you anything about what Ed Kane 11 A. Obviously, prior to those discussions. 12 intended to do or had decided to do? 12 Q. Right. Now, during your call with A. I don't recollect. Mr. McEachern about what you've testified already, what 13 13 Q. Did you have any impression, after either or 14 did you say to him? 14 both of those calls, of what Ed Kane had decided to do, 15 15 A. I don't recollect that I said much. I think I 16 if anything? 16 talked about adopted process, and looking at the matter properly as a board. As I said earlier, my recollection 17 A. Did I have any impression of what Ed Kane had 17 decided to do. I think prior to that point, I was aware is that Mr. McEachern said "yes," he understood that 18 18 19 that Ed Kane was of the view that a change should be 19 position. 20 made. 20 I didn't see it as my position, at that point or at 21 Q. And how did you develop that awareness? 21 any point, to be an advocate one way or another. My 22 A. I think that was just the outcome discussed 22 concern was around adopting a robust procedure to go 23 earlier -- as I mentioned earlier, it was the outcome of 23 through that process. where things had got to by late April, early May. 24 Q. Did you say to Mr. McEachern, in words or 25 Q. Did there come a time when either Mr. Kane told substance, that there had not been to that point in time

```
Page 102
                                                                                                                   Page 103
     an adequate process or procedure to make a decision
                                                                    on or about May 20th, what other conversations, if any,
 2
     regarding whether to terminate Jim Cotter, Jr. as the
                                                                    did you have with any other non-Cotter director with
                                                                2
     president and CEO?
                                                                3
                                                                    respect to a decision or a possible decision, or a
 4
          MR. SEARCY: Objection. Vague. Assumes facts.
                                                                4
                                                                    process with respect to a decision, to vote to terminate
          THE WITNESS: I don't recollect that. I don't
 5
                                                                    Jim Cotter, Jr. as president and CEO?
    recollect that either way.
                                                                         A. I don't recollect.
                                                                6
         MR. KRUM: Okay.
                                                                7
                                                                         Q. So at the board meeting that occurred on or
          Q. And the conversation you had the next day with
                                                                    about May 20, 2015, the first matters taken up were
8
                                                               8
    Mr. Adams, did you ever --
                                                                    votes about what lawyers would be allowed to attend the
9
                                                                9
10
         A. I don't --
                                                               10
                                                                    meeting; correct?
11
          O. -- communicate that notion?
                                                               11
                                                                         A. Correct.
12
         A. I don't recollect that either way.
                                                                         Q. And there was a vote about whether Jim Cotter,
                                                               12
          Q. And did you say to either of Mr. McEachern
                                                                    Jr.'s lawyer would be allowed to attend the meeting;
13
                                                               13
14
     during the call with him, or to Mr. Adams during the
                                                                    correct?
15
     call with him the day following, in words or substance,
                                                               15
                                                                         A. Correct.
     "We haven't even finished" -- "I haven't even finished
                                                                         Q. And then there was a separate vote about
16
                                                               16
17
     the ombudsman process we commenced in March"?
                                                               17
                                                                    whether if the Akin Gump lawyer was allowed to attend
18
          MR. SEARCY: Objection. Vague. Assumes facts.
                                                               18
                                                                    the meeting, then both the Akin Gump lawyer and Jim
19
         THE WITNESS: I don't recollect that.
                                                               19
                                                                    Cotter, Jr.'s lawyer would be allowed to attend;
20
         MR. KRUM: Okay.
                                                               20
                                                                    correct?
                                                               21
21
          Q. Prior to the special board meeting that
                                                                         MR. SEARCY: Objection. Vague.
22
     occurred on -- It occurred on May 20th; correct?
                                                               22
                                                                         THE WITNESS: I don't recollect.
23
         A. Around about that time, yes.
                                                               23
                                                                         MR. KRUM: Okay.
24
          Q. Okay.
                                                               24
                                                                         Q. Do you recall that?
25
          So prior to the special board meeting that occurred
                                                               25
                                                                         A. I don't recollect. I recollect the meeting.
                                                    Page 104
                                                                                                                   Page 105
          Q. But do you recall that there was a -- there was
                                                               1
                                                                         MR. KRUM: Okay.
 2 a seven-to-one vote against Mr. Cotter's lawyer
                                                                2
                                                                         Q. Do you recall what the -- Okay. So at the --
     attending the meeting?
                                                                3
                                                                    at the May 20 -- at the directors meeting on or about
 4
         A. I don't recollect. I would need to look at the
                                                                4
                                                                    May 20, 2015, was there a motion to terminate Jim
 5
     minutes.
                                                                    Cotter, Jr. as president and CEO?
 6
          O. Do you recall that one or the other of you or
                                                                6
                                                                         A. Yes.
                                                                        Q. Who made that?
    Bill Gould said that if the Akin Gump lawyer was allowed
 7
                                                                7
 8
     to attend, then Jim Cotter, Jr.'s lawyer should be
                                                                8
                                                                         A. The chair.
     allowed to attend?
                                                                         Q. Was the motion seconded?
                                                                9
10
         MR. SEARCY: Objection. Lacks foundation.
                                                               10
                                                                         A. From recollection, ves.
          THE WITNESS: It was my view, it would be unusual
11
                                                               11
                                                                         Q. Was there a vote?
12
    for lawyers to be at the board meeting. But it was my
                                                               12
                                                                         A. It was a very tumultuous period. I don't
     view, and it is my view, that if -- in the
13
                                                               13
                                                                    recollect the vote happening, a formal vote being taken.
    circumstances, if lawyers were going to be there, I
                                                               14
                                                                         Q. Do you recall that the meeting was adjourned
14
    didn't see the harm in having Mr. Cotter's lawyer there,
                                                                    for a period of time?
15
                                                               15
16
     was my view.
                                                               16
                                                                         A. I do.
                                                                         Q. And how did that happen? What happened to
17
         MR. KRUM:
                                                               17
18
          Q. And do you recall that Mr. Adams interjected
                                                                    cause the meeting to be adjourned?
                                                               18
19
     that it was not appropriate to vote on the motion that
                                                               19
                                                                         A. I don't recollect in detail.
20
     if one lawyer stayed for -- the Akin Gump lawyer stayed,
                                                               20
                                                                         Q. Do you recall if there was any discussion about
     Mr. Cotter's lawyer should stay as well because there
                                                               21
                                                                    giving Jim Cotter, Jr. on one hand and Ellen and
    had already been a vote with respect to Mr. Cotter's
                                                                    Margaret Cotter on the other hand time to attempt to
22
                                                               22
23
    lawyer staying?
                                                               23
                                                                    resolve their differences before the vote was taken?
24
         MR. SEARCY: Objection. Vague. Argumentative.
                                                               24
                                                                         A. Yes.
25
         THE WITNESS: I don't recollect.
                                                               25
                                                                         Q. And what was discussed in that respect?
```

## TIMOTHY STOREY - 02/12/2016

	250		
1	Page 258 I, Teckla T. Hollins, CSR 13125, do hereby declare:		Page 259
2	That, prior to being examined, the witness named in	2	ERRATA SHEET
3	the foregoing deposition was by me duly sworn pursuant to Section $30(f)(1)$ of the Federal Rules of Civil		
	Procedure and the deposition is a true record of the	3	
4	testimony given by the witness.	4	
5	That said deposition was taken down by me in shorthand at the time and place therein named and	5	I declare under penalty of perjury that I have read the
6	thereafter reduced to text under my direction.	6	foregoing pages of my testimony, taken
7	That the witness was requested to review the	7	on (date) at
8	transcript and make any changes to the transcript as a result of that review		
0	pursuant to Section 30(e) of the Federal	8	(city),(state),
9	Rules of Civil Procedure.	9	
10	No changes have been provided by the witness during the period allowed.	10	and that the same is a true record of the testimony given
11	during the period arrowed.	11	by me at the time and place herein
	The changes made by the witness are appended		
12 13	to the transcript No request was made that the transcript be	12	above set forth, with the following exceptions:
1 - 3	reviewed pursuant to Section 30(e) of the	13	
14	Federal Rules of Civil Procedure.	14	Page Line Should read: Reason for Change:
15	I further declare that I have no interest in the event of the action.	15	
16	event of the action.	16	
	I declare under penalty of perjury under the laws		
17	of the United States of America that the foregoing is true and correct.	17	
18	tiue and COffect.	18	
	WITNESS my hand this 3rd day of	19	
19	Married At 1	20	
20	March, 2016.	21	
21	and the other		
22	Teckla T. Hollins, CSR 13125	22	
23		23	
24		24	
25		25	
	Page 260		
1	ERRATA SHEET		
2	Page Line Should read: Reason for Change:		
3			
4			
5			
6			
7			
8			
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10			
11			
12			
13			
14			
15			
16			
l			
17	Daket		
18	Date:		
l.	Signature of Witness		
19			
20	Name Typed or Printed		
21			
22			
23			
24			
25			

# Exhibit 9

```
1
                        DISTRICT COURT
 2
                      CLARK COUNTY, NEVADA
 3
    JAMES J. COTTER, JR.,
    individually and derivatively
    on behalf of Reading
 5
    International, Inc.,
              Plaintiff,
                                       ) Case No.
                                      ) A-15-719860-B
 7
    VS.
                                      ) Coordinated with:
    MARGARET COTTER, ELLEN COTTER,
    GUY ADAMS, EDWARD KANE, DOUGLAS ) Case No.
    McEACHERN, TIMOTHY STOREY,
                                     ) P-14-082942-E
 9
    WILLIAM GOULD, and DOES 1
                                     ) Case No.
10
    through 100, inclusive,
                                      ) A-16-735305-B
11
              Defendants.
12
    and
13
    READING INTERNATIONAL, INC., a
14
    Nevada corporation,
15
              Nominal Defendant.
16
    (Caption continued on next
17
    page.)
18
19
           VIDEOTAPED DEPOSITION OF TIMOTHY STOREY
20
                   Wednesday, August 3, 2016
21
                       Wednesday, California
22
23
    REPORTED BY:
24 GRACE CHUNG, CSR No. 6426, RMR, CRR, CLR
25
    Job No.: 323867
```

```
Page 2
                                                                                                                          Page 4
     T2 PARTNERS MANAGEMENT, LP.,
                                                                        Also Present:
                                                                                           BRIAN MURPHY, Videographer
     a Delaware limited
                                                                                           JAMES COTTER
 2
     partnership, doing business as )
     KASE CAPITAL MANAGEMENT,
                                                                   3
 3
     et al.,
                                                                   4
                Plaintiff,
                                                                   5
 4
                                                                   6
     MARGARET COTTER, ELLEN COTTER,
                                                                   8
     GUY ADAMS, EDWARD KANE,
     DOUGLAS McEACHERN, WILLIAM
                                                                   9
     GOULD JUDY CODDING MICHAEL
                                                                  10
     WROTNIAK, CRAIG TOMPKINS,
 8
     and DOES 1 through 100,
                                                                  11
                                                                  12
                Defendants.
10
                                                                  13
                                                                  14
11
     READING INTERNATIONAL, INC.,
12
     a Nevada corporation,
                                                                  16
13
                Nominal Defendant.
                                                                  17
14
15
                                                                  19
16
                   Videotaped Deposition of TIMOTHY STOREY
17
     taken on behalf of Plaintiff, at 3993 Howard Hughes
18
     parkway, Suite 600, Las Vegas, California, beginning
                                                                  21
     at 9:39 a.m. and ending at 12:19 p.m., on Wednesday, August 3, 2016, before GRACE CHUNG, CSR No. 6246,
19
                                                                  22
20
     RMR, CRR, CLR.
21
22
                                                                  2.4
23
24
                                                                  25
25
                                                        Page 3
                                                                                                                          Page 5
                         APPEARANCES
                                                                   1
                                                                                                     INDEX
      For the Plaintiff:
 2
                                                                        WITNESS EXAMINATION
                                                                                                                              PAGE
     LEWIS ROCA ROTHGERBER CHRISTIES
     BY: MARK G. KRUM, ESQ.
3993 Howard Hughes Parkway
                                                                   3
                                                                        TIMOTHY STOREY
     Suite 600
Las Vegas, Nevada 89169
(702) 949-8200
                                                                                                                                7
                                                                   4
                                                                                   BY MR. KRUM
 5
                                                                   5
                                                                                   BY MR. SEARCY
                                                                                                                                84
 6
     mkrum@lrrc.com
                                                                   6
                                                                                                  EXHIBITS
     For the Plaintiff Reading International:
 8
                                                                   8
                                                                                    DESCRIPTION
                                                                                                                              PAGE
     GREENBERG TRAURIG
     BY: KARA HENDRICKS, ESQ.
1840 Century Park East
                                                                   9
                                                                       Exhibit 416 Minutes of the Meeting of the
                                                                                                                                75
                                                                                       Board of Directors of Reading
     Suite 1900
     Los Angeles, California 90067
                                                                  10
                                                                                       International, Inc.
11
      (310) 586-7700
                                                                       Exhibit 417 E-mail from Ed Kane, dated October 82
     hendricksk@gtlaw.com
12
                                                                                       19, 2014
13
     For the Defendants Timothy Storey and William
14
                                                                  13
     BIRD MARELLA
BY: EKWAN E. RHOW, ESQ.
15
                                                                  14
     SHOSHANA E. BANNETT, ESQ.
1875 Century Park East
16
                                                                  15
      23rd Floor
                                                                  16
17
     Los Angeles, California 90067
     (310) 201-2100
eer@birdmarella.com
                                                                  17
18
     sbannett@birdmarella.com
                                                                  18
                                                                  19
20
     For the Defendants Margaret Cotter, Ellen Cotter
     Guy Adams, Edward Kane:
                                                                  20
21
                                                                  21
     QUINN EMANUEL
     BY: MARSHALL SEARCY, ESQ.
NOAH HALPERN, ESQ.
865 South Figueroa Street
10th Floor
22
                                                                  22
23
                                                                  23
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24
     Los Angeles, California 90017
     marshallsearcv@guinnemanuel.com
                                                                  25
25
     noahhelpern@quinnemanuel.com
```

Page 66 Page 68 1 in this note, is to say we need to act as a board, A. Uh-huh. 1 and we need to act properly to come to a decision. 2 Q. Have you ever seen Exhibit 98 before? And we need to address ourselves to the appropriate 3 I don't believe so, but I show it is the 4 question. So, yes, my view was, at times, Mr. Kane document prepared following the -- our previous was of the view that we would simply -- we should negotiation between the three Cotters. just simply be acting as director -- well, acting Q. Well, do you recall, Mr. Storey, that at a in a manner consistent with what he believed the -- on a telephone call among the directors of RDI, 8 shareholder required. at or about 6 p.m. on a Friday evening, that Ellen 9 BY MR. KRUM: Cotter reported that she and Margaret had reached 10 Q. And by the shareholders -- shareholder, 10 some agreement with Jim Junior? 11 you are referring to Ellen and Margaret? 11 A. I do. 12 MR. SEARCY: Objection. Argumentative and 12 Q. And you recall what she read -- stated she 13 vague. Lacks foundation. read portions of the document and then did so? 13 14 A. Well, he -- I think he took that view, but A. That is my memory. 14 as I say here, there remains uncertainty as to the 15 15 Q. And I apologize for the memory test nature ultimate identity of some shareholders. It seemed 16 of this question. But if you would take a moment to me that it was a difficult proposition to do, and look at Exhibit 98, and tell me if, over a year 17 later, you recognize any of that as what she read even if that was an appropriate response. At this 18 18 19 point, given litigation, we didn't know who the --19 or part of what she read? A. Well, I read the first part of the draft 20 we didn't know for certain who the shareholder was. 21 BY MR KRIM: 21 agreement -- and this obviously follows the meeting 22 Q. Mr. Storey, I show you what previously was with Ellen -- read out terms she said would be 23 marked at Exhibit 131. generally -- would affect the company. And this 24 A. Yes, I have read the document. largely confirms my recollection of what was 25 Did you send Exhibit 131 on or about the stated, the formation of the executive committee. Page 67 Page 69 date it bears, May 20, 2015? Q. Do you recall one way or the other, Mr. 1 2 A. I did. Storey, whether Ellen Cotter read or summarized the 3 Q. At the end of the first paragraph, you information contained on the third page of Exhibit 98, in the box to the right of the left-hand box 4 refer to Guy's apparent view that no discussion is 5 necessary. Do you see that? that reads, "Reading Voting Stock Class B"? 6 A. I do. MR. SEARCY: Objection. Lacks foundation. 7 Q. To what does that refer? Calls for speculation. 8 I think the sequence here is that I spoke A. I don't recollect that. I think that what 9 to Doug McEachern, and as I said earlier, he 9 Ellen said was that they had come to tentative 10 proffered his view, and I said to him, "You should arrangements about how matters would be -- could be talk to our lawyer to understand our duties as resolved between them. It was subject to 12 directors," which is why I have given him Neil -documentation, but that the issues that would 13 Neil's number. affect the company, from memory, were along the lines that were set here on the -- in the first 14 And, secondly, I assume or I suspect that 15 this e-mail follows the discussion I had with Guy, box, page 1 and 2 of the draft confidential that I discussed earlier, about Guy's -- about his 16 settlement agreement. 17 view, even as both Ed and Guy were of the view that BY MR. KRUM: there was no point in any discussion at all, that Q. I will show what previously was marked as 18 18 19 the matter was simply going to be put, and that was 19 Exhibit 33. 20 that.. 20 MR. KRUM: And while you are reading that, 21 21 I'm going to ask the court reporter, do you have Q. Let me show you what previously has been 22 marked as Exhibit 98. 22 the next exhibit number, by any chance? 23 A. You wish me to read this document? 23 THE REPORTER: No, I don't. 24 Q. Let me ask you a question first, and you 24 A. Yes, I have read the document.

> Litigation Services | 800-330-1112 www.litigationservices.com

25 BY MR. KRUM:

25

can take such time as you wish to read it.

```
Page 80
                                                 Page 78
 1 document, not the final, as best we can tell. It
                                                            1 recollect what was said. And a fair amount of my
    does, in fact -- second, it does, in fact, have a
                                                                objection, on a number of occasions, was that we
    redaction. And, obviously, if someone wants to --
                                                                were getting minutes a long time after the event.
 4
    send a clawback letter with respect to portions of
                                                                And that they -- as I have been told, I think it --
 5
    this, we will be happy to comply.
                                                            5 the reasons they were being delayed was because
 6
              MR. SEARCY: With respect to this
                                                                they were going through a lengthy approval process.
                                                                BY MR. KRUM:
    document, Mr. Krum, this was produced by your
 8
    client, so to the extent it might be clawed back, I
                                                            8
                                                                     Q. With respect to the approval process, did
 9
    believe it would be you and your client.
                                                            9
                                                                you understand that counsel was reviewing them for
                                                                litigation purposes as well?
10
              MR. KRUM: Well, what we will do is what
                                                           10
11
    we have done every time a request has been made
                                                           11
                                                                          MR. SEARCY: Objection. Calls for
12
    previously, which is if somebody wants us to redact
                                                           12
                                                                attorney-client privileged information.
13
    part of it, just send us a letter telling us that,
                                                                          MS. HENDRICKS: Join.
                                                           13
14
    and then we will send a clawback letter that does
                                                                BY MR. KRUM:
                                                           14
15
                                                           15
                                                                     Q. It's a yes or no.
16
              MR. SEARCY: That may be the case, and \ensuremath{\mathsf{I}}
                                                           16
                                                                          MR. SEARCY: Well, no, but you are asking
    am sorry to interrupt Ms. Hendricks on this, but it
                                                                him whether it was intended for litigation. So you
17
    certainly -- I want to reiterate my point, which by
                                                                are getting into the substance of the
18
19
    allowing you to use this document and not going
                                                           19
                                                                attorney-client advice.
                                                                BY MR. KRUM:
20
    through the whole rigmarole of it, we are not
21
    waiving any rights to send you a letter like that.
                                                           21
                                                                     Q. Well, did you have a -- let me back up.
22
              MR. KRUM: That's perfectly fine.
                                                           22
                                                                          Did you have any communications with
23
              MS. HENDRICKS: And the only thing that I
                                                                counsel for the company with respect to the
24
    would add to that, too, is we will certainly do our
                                                                preparation of the minutes of the supposed meetings
    review of it, but with Mr. Cotter, Jr., being on
                                                                of May 21, 29, and June 12, 2015?
                                                 Page 79
                                                                                                            Page 81
 1 the board of directors, he has a right to maintain
                                                                     A. You mean internal counsel or external?
                                                            1
 2 the confidentiality and obligation when it comes to
                                                            2
                                                                     Q. Either one.
 3
    work product and attorney-client privilege that he
                                                            3
                                                                     A. My recollection is that I spoke -- I think
 4 may be subject to.
                                                               I spoke to Craig Tompkins to see where are the
 5
              We have some concerns of this production
                                                                minutes, or maybe Bill Ellis, I guess. But my
    without any kind of redactions, when it does appear
                                                                recollection is that the reason the minutes weren't
    that there are some attorney-client references, and
                                                                being distributed was that they were going to --
    I don't think that's client's obligation. I think
                                                            8
                                                                          MS. BANNETT: I'm just going to interrupt
    Mr. Cotter, Jr., has his own obligation to do a
                                                            9
                                                                to the extent that it reflects any conversation
    review and to redact information before it's
10
                                                           10
                                                                that you had with counsel, don't reveal any
11 produced in this case.
                                                                attorney-client communications.
12
              MR. KRUM: Well, we are well into the
                                                           12
                                                                          THE WITNESS: No. No. You can -- you can
13 gratuitous comment category at this point. We used
                                                           13
                                                                jump in.
    this document because we couldn't find one produced
                                                                     A. Anyway, so I was told that the reason that
14
                                                           14
    by the company. So send whatever letters you want
15
                                                           15
                                                                I wasn't seeing, or the minutes weren't available
    to send, and we will do, as I said, what we will
                                                                promptly, is that they were going through an
16
17
    do, which is what we have done in the past.
                                                                approval process and equally, I think so, was going
         Q. Okay. Mr. Storey, when you refer to the
                                                                to the chairman.
18
                                                           18
19
    May 21 and 29, and June 12 and June 30, 2015, draft
                                                           19
                                                                          THE REPORTER: Going to?
20
    minutes as having been reviewed by legal counsel,
                                                           20
                                                                          THE WITNESS: The chairman, chairperson.
21
    what was the import of that comment?
                                                           21
                                                                BY MR. KRUM:
22
              MR. SEARCY: Objection. Vague.
                                                           22
                                                                     Q. So did you look at the draft minutes for
23
         A. Well, I think that -- my preference in
                                                           23
                                                                the meetings of May 21, and 29, and June 12, 2015?
24
   these things is to have minutes quite soon after
                                                                     A. Yes, I recollect I looked at them, and I
                                                           24
    the meeting so that we can all -- all members can
                                                           25 thought that it would take me a considerable amount
```

```
Page 84
                                                 Page 82
                                                            1 BY MR. KRUM:
 1 of time to try and make them reflect what I thought
    had been said. And it seemed to me that I could do
                                                            2
                                                                    Q. As you sit here today, would you know of
 3
    all that and probably get nowhere. And it was
                                                               any basis upon which to have distinguished the
    going to be a pointless exercise for me, sitting on
                                                               treatment received by Ellen Cotter with respect to
    the airplane for three hours or whatever, and that
                                                               this issue of instead of stock options and the
    it seemed better to simply abstain.
                                                               $50,000 from any other executive who also had, or
 6
              MR. KRUM: I will ask the court reporter
                                                               were supposedly incentive stock options, but were
                                                               not treated for that -- not treated that way on
 8
    to mark as Exhibit 417 a one-page document bearing
 9
    production number GA 1439. It purports to be an
                                                               account of some of tax issues?
10
    October 19th e-mail from Ed Kane.
                                                                         MR. SEARCY: Objection. Lacks foundation.
              (Deposition Exhibit 417 was marked for
                                                           11 Assumes facts. Calls for speculation and calls for
12
              identification by the reporter and is
                                                               an opinion and incomplete hypothetical.
                                                          12
13
              attached hereto.)
                                                           13
                                                                    A. I'm comfortable my view would be that
14
         A. Yes, I have read that.
                                                           14
                                                               everybody should be treated the same. So if other
15
    BY MR. KRUM:
                                                           15
                                                               executives were in the same position, then my view
         Q. Do you recognize the subject matter of
                                                               would have been that we should have treated them
    Exhibit 417?
17
                                                          17
                                                               the same.
18
         A. Yes, I do.
                                                           18
                                                                         MR. KRUM: I don't have any other
19
             What's your recollection as to, if any,
                                                               questions at this time. Mr. Storey, I thank you
20 independent of Exhibit 417, as to how it came --
                                                           20
                                                               for your time.
    whether and how -- whether it came to pass that
                                                           21
                                                                         MR. SEARCY: A quick follow-up.
22 Ellen Cotter was paid an extra $50,000 on account
                                                           22
23
    of matters referenced in Exhibit 417?
                                                                                    EXAMINATION
                                                           23
         A. My recollection is that it was a view that
                                                               BY MR. SEARCY:
25
    the company had given incorrect advice on various
                                                           25
                                                                    Q. Mr. Storey, you testified earlier today,
                                                Page 83
                                                                                                           Page 85
    things, and to rectify that, the payment was made.
                                                               and I believe also in your prior deposition, about
 2
         Q. Do you know whether similar payments had
                                                               an exercise of options by Margaret and Ellen Cotter
                                                               in September of 2015?
 3
    ever been made to any other RDI executive?
              MR. SEARCY: Objection. Vague. Lacks
                                                                    A. Yes.
 5
                                                                    Q. And you received an opinion from Greenberg
    foundation.
 6
         A. I don't recollect at this point, no.
                                                               Traurig who was the company -- or counsel for the
 7
    BY MR. KRUM:
                                                            7
                                                               company; correct?
 8
         Q. Was there, to your recollection, any
                                                           8
                                                                    A. Right.
 9
    discussion that this was a one-time payment for
                                                                    Q. And at the time that you received that
10
    Ellen Cotter alone, that no other executives, even
                                                           10
                                                               opinion, Jim Cotter, Jr., had sued you personally;
    if similarly situated, would be treated the same
11
                                                          11
                                                               correct?
12
                                                           12
                                                                         MR. KRUM: Objection. Assumes facts not
              MR. SEARCY: Objection. Vague and
                                                               in evidence.
13
                                                           13
14
    argumentative. Lacks foundation.
                                                                    A. You have to remind me, but I assume -- I
15
         A. My recollection is this was a one-off
                                                           15
                                                               assume you can do that easily. I assume I had been
                                                               sued by them, yes.
16
    event which we were asked to approve and did so.
                                                          16
                                                               BY MR. SEARCY:
17
    BY MR. KRUM:
                                                          17
18
         Q. Did you ever hear or were you ever told
                                                           18
                                                                    Q. In September of 2015?
19
    that Jim Cotter, Jr., was similarly situated,
                                                           19
                                                                    A. I don't recollect.
    meaning the supposed -- instead of stock options,
                                                                    Q. But at some point time, Mr. Cotter, Jr.,
21
    that it, in fact, gave rise to some sort of taxable
                                                          21
                                                               had sued you personally; correct?
22
    event?
                                                          22
                                                                    A. Yes.
                                                                    Q. And in September of 2015, in addition to
23
              MR. SEARCY: Objection. Lacks foundation.
                                                           23
24 Assumes facts. Calls for speculation.
                                                               the Greenberg Traurig opinion, you wanted
25
         A. I don't recollect that at this point.
                                                           25 additional advice on the exercise of the options;
```

	D 06		D 00
1	Page 86 correct?	1	Page 88
2	A. Correct. I sought advice from my lawyer		) SS.
3	about the circumstances in which the subcommittee	2	COUNTY OF LOS ANGELES )
4	was asked to approve the matter.	3	
5	Q. When you say you sought advice from your	4	I, GRACE CHUNG, RMR, CRR, CSR No. 6246, a
6	lawyer, that was from Bird and Marella; correct?	5 6	Certified Shorthand Reporter in and for the County
7	A. Correct.	7	of Los Angeles, the State of California, do hereby certify:
8	Q. And Bird and Marella is your personal	8	That, prior to being examined, the witness
9	litigation counsel in litigation brought by	9	named in the foregoing deposition was by me duly
10	Mr. Cotter, Jr.; is that right?	10	sworn to testify the truth, the whole truth, and
11	A. Correct.	11	nothing but the truth;
12	MR. SEARCY: No further questions.	12	That said deposition was taken down by me
13	MS. HENDRICKS: No questions.	13	in shorthand at the time and place therein named,
14	MR. KRUM: Okay.	14	and thereafter reduced to typewriting by
15	THE VIDEOGRAPHER: This concludes the	15	computer-aided transcription under my direction.
16		16	I further certify that I am not interested
1	deposition of Timothy Storey, Volume 1, August 3rd, 2016, which consists of two media files. The	17 18	in the event of the action.  In witness whereof, I have hereunto subscribed my
17	•	19	name.
18	original media file will be retained by Litigation	20	Dated: August 10, 2016
19	Services. Off the video record at 12:19 p.m.	21	
20	THE REPORTER: Counsel, would you like to	22	M Co
21	order a copy of the transcript?  MR. SEARCY: Yes.		
22		23	GRACE CHUNG, CSR NO. 6246
23	MS. BANNETT: Yes.		RMR, CRR, CLR
24	MS. HENDRICKS: Yes, please.	24	
25	MR. KRUM: I would like a rough as soon as	25	
1	Page 87		Page 89
1	you can send it, please. Thank you.	2	_
2	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a	2	Page 89  ERRATA SHEET
2	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.	3	_
2 3 4	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4	ERRATA SHEET
2 3 4 5	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.	3 4 5	ERRATA SHEET  I declare under penalty of perjury that I have read the
2 3 4 5	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken
2 3 4 5 6 7	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at
2 3 4 5 6 7 8	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken
2 3 4 5 6 7	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at(state),
2 3 4 5 6 7 8	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given
2 3 4 5 6 7 8 9	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein
2 3 4 5 6 7 8 9 10	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given
2 3 4 5 6 7 8 9 10 11	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein above set forth, with the following exceptions:
2 3 4 5 6 7 8 9 10 11 12	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein
2 3 4 5 6 7 8 9 10 11 12 13	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein above set forth, with the following exceptions:
2 3 4 5 6 7 8 9 10 11 12 13 14	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein above set forth, with the following exceptions:
2 3 4 5 6 7 8 9 10 11 12 13 14 15	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13 14	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein above set forth, with the following exceptions:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13 14 15 16	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein above set forth, with the following exceptions:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein above set forth, with the following exceptions:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein above set forth, with the following exceptions:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein above set forth, with the following exceptions:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein above set forth, with the following exceptions:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein above set forth, with the following exceptions:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	you can send it, please. Thank you.  MS. HENDRICKS: If you could send me a rough as well.  MR. SEARCY: Me, too.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	I declare under penalty of perjury that I have read the foregoing pages of my testimony, taken on (date) at (city), (state), and that the same is a true record of the testimony given by me at the time and place herein above set forth, with the following exceptions:

# Exhibit 10

```
1 DISTRICT COURT
  CLARK COUNTY, NEVADA
2 -----X
  JAMES J. COTTER, JR., individually and
3 derivatively on behalf of Reading
  International, Inc.,
                                          PLAINTIFF,
5
                                          Case No:
                                        A-15-719860-B
                                        DEPT. NO. XI
            -against-
                                      Consolidated with
                                          Case No:
  MARGARET COTTER, ELLEN COTTER, GUY
                                       P-14-082942-E
                                       DEPT. NO. XI
9 ADAMS, EDWARD KANE, DOUGLAS
  McEACHERN, TIMOTHY STOREY, WILLIAM
10 GOULD, and DOES 1 through 100,
  inclusive,
11
                                          DEFENDANTS.
12 -----X
13
14
                            DATE: March 6, 2018
15
                            TIME: 9:17 A.M.
16
17
18
            VIDEOTAPED DEPOSITION of the Non-Party
19 Witness, MICHAEL WROTNIAK, taken by the Plaintiff,
20 pursuant to a Notice and to the Federal Rules of Civil
21 Procedure, held at the offices of Lowey, Dannenberg,
22 Bemporad & Selinger, PC, 44 South Broadway, White
23 Plains, New York 10601, before Suzanne Pastor, RPR, a
24 Notary Public of the State of New York.
25 JOB NO.: 455310
                          1
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Page 2
                                                                                                                 Page 4
 1 A P P E A R A N C E S:
                                                                           THE VIDEOGRAPHER: This is tape 1. We are
                                                              2 now on the record at 9:17 a.m., Tuesday, March 6th,
 3 YURKO, SALVESEN, & REMZ, P.C.
                                                              3 2018
        Attorneys for the Plaintiff
        One Washington Mall, 11th floor
                                                                           This is the deposition of Michael Wrotniak in
        Boston, Massachusetts 02108
                                                              5 the matter of Cotter, Jr., versus Cotter, et al. This
 5
        BY: MARK G. KRUM, ESQ.
                                                              6 deposition is being held at the offices of Lowey,
        617.723.6900
 6
        mkrum@bizlit.com
                                                              7 Dannenberg, Bemporad & Selinger, PC, located at 44 South
                                                              8 Broadway, White Plains, New York.
   QUINN EMANUEL URQUHART & SULLIVAN, LLP
                                                                           The court reporter is Sue Pastor with Diamond
 8
        Attorneys for the Defendants and the Witness
        MARGARET COTTER, ELLEN COTTER, DOUGLAS
                                                             10 Reporting and Legal Video. I'm the legal videographer,
 9
        McEACHERN, GUY ADAMS and EDWARD KANE
                                                             11 Connor Eichenberg, also with Diamond Reporting and Legal
        865 South Figueroa Street
        Los Angeles, California 90017
BY: MARSHALL M. SEARCY, III, ESQ.
                                                             12 Video.
10
                                                             13
                                                                           Would counsel please introduce themselves and
        213.443.3000
11
                                                             14 state whom they represent.
         marshallsearcy@quinnemanuel.com
                                                                           MR. KRUM: Mark Krum on behalf of plaintiff.
                                                             15
12
13
                                                                           MR. SEARCY: Marshall Searcy for the witness,
                                                             16
14
                                                             17 for Ed Kane, Doug McEachern, Judy Codding as well as
  ALSO PRESENT:
                                                             18 Ellen Cotter, Margaret Cotter and Guy Adams.
15
        CONNOR EICHENBERG, Videographer
16
                                                                           THE VIDEOGRAPHER: Will the court reporter
17
                                                             20 please swear in the witness.
18
                                                                           MICHAEL WROTNIAK, called as a
19
20
                                                             22 witness, having been first duly sworn by a Notary Public
21
                                                             23 of the State of New York, was examined and testified as
22
                                                             24 follows:
23
24
                                                             25 EXAMINATION BY
25
                                                                                          4
                             2
                                                    Page 3
                                                                                                                 Page 5
 1
         FEDERAL STIPULATIONS
                                                              1 MR. KRUM:
 2
                                                                           Q. Please state your name for the record.
 3
                                                                           A. Michael Wrotniak.
                                                              3
        IT IS HEREBY STIPULATED AND AGREED by and between
                                                              4
                                                                           Q. Good morning, Mr. Wrotniak.
 5 the counsel for the respective parties herein that the
                                                              5
                                                                           A. Good morning.
 6 sealing, filing and certification of the within
                                                              6
                                                                           Q. Would you spell your last name for us,
 7 deposition be waived; that the original of the
                                                              7 please.
 8 deposition may be signed and sworn to by the witness
                                                                           A. W-R-O-T-N-I-A-K.
 9 before anyone authorized to administer an oath, with the
                                                              9
                                                                           Q. Thank you.
10 same effect as if signed before a Judge of the Court;
                                                             10
                                                                           Have you ever been deposed before?
11 that an unsigned copy of the deposition may be used with
                                                             11
                                                                           A. Yes.
12 the same force and effect as if signed by the witness,
                                                                           Q. On how many occasions?
13 30 days after service of the original & 1 copy of same
                                                             13
                                                                           A. Once.
                                                                           Q. When was that?
14 upon counsel for the witness.
                                                             14
15
                                                             15
                                                                           A. 2002, 2003, sometime in that time frame.
         IT IS FURTHER STIPULATED AND AGREED that all
                                                                           Q. Were you a party to a legal proceeding?
17 objections except as to form, are reserved to the time
                                                                           A. Company I worked for had a shipping
18 of trial.
                                                             18 problem, and the company was.
                                                             19
19
                                                                           Q. What did you do to prepare for your
20
                                                             20 deposition today?
21
                                                                           A. I read the documents that my counsel
22
                                                             22 provided to me and I met with my counsel yesterday.
                                                                           Q. That's Mr. Searcy?
23
                                                             23
24
                                                             24
                                                                           A. Yes.
25
                                                                           Q. For how long?
```

```
Page 38
                                                                                                               Page 40
 1 don't specifically recall if I read those or not.
                                                                          A. The entirety of this is document 525?
                                                             1
                                                                          Q. That's correct.
              Q. At any point in time between around the
                                                             2
 3 time you were nominated and put on the board and reading
                                                              3
                                                                          A. I do recognize it.
 4 board minutes concerning the termination or possible
                                                                          Q. What do you recognize it to be?
 5 termination of Jim Cotter in preparation for the
                                                                          A. The documents which were prepared for the
 6 December 29, 2017 meeting, did you read or review such
                                                              6 board for our December 29th, 2018 meeting.
 7 minutes?
                                                                          Q. This is the so-called board package for
              A. I'm sorry, repeat that.
                                                              8 that meeting, correct?
              Q. Yes. At any time between when you were
                                                                          A. Yes.
10 nominated and put on the board of RDI, at which time you
                                                                          Q. Did you receive it on or about the date
11 may or may not have read the minutes, and when you did
                                                             11 and time reflected at the e-mail on the first page, 5:30
12 read these minutes in anticipation of the December 29,
                                                            12 p.m. Pacific time on Wednesday, December 27th?
13 2017 meeting, did you read any minutes that concerned
                                                                          A. Yes.
14 the termination or possible termination of Jim Cotter,
                                                                          Q. When did you first learn that there was
15 Jr.?
                                                            15 going to be a board meeting on December 29th?
16
              A. I don't recall.
                                                             16
                                                                          A. In late December, prior to this.
              Q. And when you say you don't recall, you
                                                                          Q. Was Exhibit 525 the first time you had
17
                                                             17
                                                             18 seen an agenda for the December 29 board meeting?
18 have no recollection of doing so, or do you have no
19 recollection one way or another? Or is that the same
                                                             19
                                                                          A. Yes.
20 for you?
                                                                          Q. And you see on the agenda, which is the
21
              A. Would you clarify what the difference is?
                                                             21 second page of Exhibit 525, paragraph 3, subparagraphs A
22
              Q. I don't mean to make this is an
                                                             22 through C have some matters that are referred to as
23 epistemology course, Mr. Wrotniak. I don't mean to be a
                                                            23 ratification matters. Do you see that?
24 pointy-headed lawyer. If you have no recollection
                                                                          A. You're referring to this?
25 whatsoever about reading any minutes in that time frame,
                                                                          Q. Yes.
                                                                                        40
                                                  Page 39
                                                                                                               Page 41
 1 then say you have no recollection. If you just don't
                                                                          A. Yes, I do see it.
 2 recall whether you read these particular minutes, then
                                                                          Q. When was the first time you heard or
 3 I'd say you don't recall these particular minutes. If
                                                              3 learned that the board ratifying any prior conduct would
                                                              4 be taken up at the December 29 board meeting?
 4 that distinction doesn't make sense to you, then you can
 5 say so.
                                                                          MR. SEARCY: Objection; vague.
              A. "Whatsoever" in the legal term is a very
                                                                          A. We had an advice from counsel.
                                                             6
                                                                          Q. Was that written or oral?
 7 important word. So I hesitate to use such a word. I
                                                             7
 8 have read a lot of minutes and I don't recall when was
                                                             8
                                                                          A. Oral.
                                                                          Q. When was that?
 9 the first time I read those specific minutes.
                                                             9
              Q. All I'm trying to do, sir, is get your
                                                                          A. Specifically, I don't know.
11 best recollection. I'm not embedding any legal gotchas
                                                            11
                                                                          Q. How did you receive it? Was it a
12 in the questions. Thank you for your patience.
                                                            12 telephone call?
13
             A. I understand.
                                                            13
                                                                          A. Yes.
14
              Q. Let's take a look at --
                                                            14
                                                                          Q. Who else was on the call?
15
              MR. KRUM: Did you bring yours?
                                                             15
                                                                          A. Our Reading corporate counsel, Judy
16
              MR. SEARCY: No, I didn't bring mine.
                                                             16 Codding.
             MR. KRUM: I'm going to give the witness what
                                                            17
                                                                          Q. Who was the Reading corporate counsel?
18 previously was marked as deposition Exhibit 525. It
                                                                          A. Mark Ferrario. And Bonner.
                                                            1 8
19 bears production number DM 00007142 through 7251.
                                                            19
                                                                          Q. Mike Bonner?
              Q. Mr. Wrotniak, I'm first going to ask you
                                                                          A. Yes.
21 if you recognize Exhibit 525. So take such time as you
                                                                          Q. Both from Greenberg Traurig.
22 need, sir, to familiarize yourself with the document. I
                                                            22
                                                                          A. Yes, Greenberg Traurig. There are a few
23 will give you more time any time I ask you about any
                                                             23 of you.
24 particular pages or portions of it. So the threshold
                                                             24
                                                                          Q. How was this call scheduled? If it was.
25 question is, do you recognize Exhibit 525?
                                                             25
                                                                          A. I don't know.
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Page 42
                                                                                                              Page 44
                                                             1 you received the board package, Exhibit 525?
 1
             Q. How long did it last?
 2
             A. I don't specifically recall.
                                                                          A. I don't recall.
 3
             Q. Who initiated the call?
                                                             3
                                                                          Q. How long did that call last?
             A. Greenberg Traurig.
                                                                          A. Specifically, I don't recall.
             Q. I'm not asking you to tell me about who
                                                                          Q. Well, can you give it a range? Was it
 6 said what. I'm just asking about the subject matter, or
                                                             6 five to ten minutes, three to five hours, something
 7 the substance in the most general way.
                                                             7 else?
             During that call, one or both of Mr. Ferrario
                                                                          A. Less than an hour.
 9 and Mr. Bonner explained to you and Ms. Codding the
                                                                          Q. Where were you when you took that call?
10 ratification matters?
                                                            10
                                                                          A. In Florida.
             MR. SEARCY: I'm going to object to that.
                                                            11
                                                                          Q. When were you in Florida?
12 Maybe there's a way that you can come at it a little
                                                            12
                                                                          A. I go there frequently.
13 more generally.
                                                                          Q. When were you there in the time frame of
             MS. HENDRICKS: I'm going to join in that
                                                            14 this telephone call?
                                                                          A. I flew on the 26th from New York to
15 objection. I have a concern about attorney-client
                                                            15
16 privilege here. So if you can ask it a different way,
                                                            16 Florida.
17 Mark.
                                                                          Q. So the 26th was a Tuesday, obviously the
18
             Q. Well, what was the subject matter of the
                                                            18 day after Christmas for a lot of people. And the 29th,
19 call?
                                                            19 the day of the telephonic board meeting, was a Friday.
             MR. SEARCY: He's asking you at a very
                                                            20 So it was sometime in that time frame that you had this
21 general level. I'll let you answer it at a very general
                                                            21 call with Mr. Ferrario and Mr. Bonner and Ms. Codding?
22 level about the subject matter. But I don't want you to
                                                                          A. Yes. Must have been.
23 get into any specifics.
                                                                          Q. Other than reviewing the board package,
             A. The general matter was the agenda and
                                                            24 Exhibit 525, what, if anything, did you do to prepare
                                                            25 for the telephonic board meeting of December 29, 2017?
25 protection for Reading.
                                                                                                              Page 45
                                                  Page 43
             Q. Prior to this telephone call that you and
                                                                          A. I thought a lot.
 2 Ms. Codding had with Mr. Ferrario and Mr. Bonner, had
                                                                          O. About what?
 3 you had any communications with anyone about the same
                                                                          A. The contents of the board package.
                                                             3
 4 subject or subjects?
                                                                          Q. How much time did you spend reviewing
             MR. SEARCY: Objection; vague.
                                                             5 Exhibit 525?
             A. Can you clarify?
                                                                         A. I don't recall.
             Q. Well, the reason I phrased it as "same
                                                                          Q. When did you review it?
 8 subject or subjects" is so that I didn't characterize
                                                                          A. We had a compensation committee meeting
 9 your testimony. But I guess no good deed goes
                                                             9 prior to the board meeting, the day before. And I had
                                                            10 to prepare for that. And much of what was contained in
10 unpunished, so let me attempt to quote it.
             MR. SEARCY: I think the term he used was the
                                                            11 here was in that, and I was ready for that meeting.
12 agenda and protection of the company.
                                                                          Q. So what had happened is the compensation
             Q. Okay, so prior to the call with
                                                            13 committee approved certain matters on the 28th, and
                                                            14 those same matters were submitted to the full board on
14 Mr. Ferrario and Mr. Bonner, had you had any
15 communications with anyone else about the same subject
                                                            15 the 29th, right?
16 or subjects, the agenda and protection of the company,
17 or however you'd characterize it?
                                                                          Q. So setting aside the compensation
             A. No.
                                                            18 committee matters, meaning the subjects that you
             Q. Did you have any communications with
                                                            19 prepared for and discussed at the compensation committee
20 Ellen Cotter about those subjects or any other subjects
                                                            20 meeting on the 28th and again at the telephonic board
21 in anticipation of or preparation for the December 29,
                                                            21 meeting on the 29th, how much time did you spend looking
22 2017 board meeting?
                                                            22 at Exhibit 525, meaning with respect to the ratification
23
             A. I don't recall.
                                                            23 matters?
             Q. At the time of the call that you and
                                                            24
                                                                          A. I don't recall.
25 Ms. Codding had with Mr. Ferrario and Mr. Bonner, had
                                                            25
                                                                          Q. Let's go to page production in the lower
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Page 48
                                                  Page 46
 1 right-hand corner 7179 of Exhibit 525. Let me know when
                                                                          MR. SEARCY: Objection, vague.
 2 you have that.
                                                                          Q. What has Bill Gould addressed with
             A. 7179.
                                                             3 respect to Guy having conflicts or not with respect to
             Q. Right. It's entitled "documents to be
                                                             4 the compensation committee?
 5 reviewed for December 29, 2017 meeting of the board of
                                                                          A. I believe that Bill mentioned that he
 6 directors, agenda item 3." Do you have that?
                                                             6 should not be on the compensation committee.
             A. Yes.
                                                                          Q. Did he say why?
             Q. Item number 1, excerpts from plaintiff
                                                                          A. I don't recall.
 9 Jim Cotter, Jr.'s motion for summary judgment, that's
                                                                          Q. I direct your attention, Mr. Wrotniak, to
10 pages 7181 through 85. Did you review that?
                                                            10 the document bearing production number DM 7187 through
             A. I read everything.
                                                            11 90 as part of Exhibit 525. Do you see that purports to
             Q. Did you see that particular portion had a
                                                            12 be minutes of a May 21, 2015 board meeting? 7187
13 discussion, the point of which was to assert that Guy
                                                            13 through 7190.
14 Adams receives most, if not substantially all, of his
                                                                          A. Yes.
15 income from RDI and other companies controlled by Ellen
                                                                          Q. You read these minutes, these purported
16 and Margaret Cotter?
                                                            16 minutes, in preparation for the December 29 meeting,
17
             A. Yes, I see that.
                                                            17 right?
18
             Q. Had you seen or heard or been told that
                                                            18
                                                                          A. Yes.
19 previously?
                                                                          Q. Now, I'm not going to ask you to read
             MR. SEARCY: Objection; vague.
20
                                                            20 them again. You're free to do so if you wish, but I'm
             A. Guy has spoken at board meetings about
                                                            21 asking for your memory. And if you don't have any, you
21
22 his income from Cotter assets.
                                                            22 can tell me that.
             Q. At board meetings you attended?
                                                                          Do you remember anything in particular from
                                                            24 this particular document, 7187 through 90?
24
             A. Yes.
25
             O. What has he said?
                                                                          A. Yes.
                                                                                        48
                                                  Page 47
                                                                                                              Page 49
             A. He has said a substantial portion of his
                                                                          Q. What do you recall in particular?
 2 income comes from Cotter related assets.
                                                                          A. I recall that point X on the agenda was
             Q. How did it come to pass, meaning what was
                                                             3 specifically requested by Jim prior to the meeting. And
 4 the conversation or context that gave rise to him making
                                                             4 it struck me as interesting that Jim then declined to
 5 those comments?
                                                             5 speak about that point but rather spoke about his
             A. I don't recall.
                                                             6 father's wishes.
             Q. Have you ever been party or privy to any
                                                                          Q. Anything else? Meaning is there anything
 8 discussion about whether Mr. Adams is conflicted in
                                                             8 else from DM 7187 through 90 as part of Exhibit 525 that
 9 terms of voting with respect to any matters of personal
                                                             9 you recall in particular?
10 interests to Ellen and/or Margaret Cotter, whether it be
                                                                         A. Yes.
11 compensation or something else?
                                                            11
12
             A. I'm sorry, will you repeat that?
                                                                          A. A significant amount of deliberation made
             Q. Have you ever been party or privy to any
                                                            13 regarding Jim's performance and his status.
14 discussion about whether Mr. Adams is conflicted in
                                                                          Q. Anything else?
15 terms of voting about any matters of personal interest
                                                            15
                                                                          A. No.
16 to Ellen or Margaret Cotter, whether it be their
                                                                          Q. Have you ever heard or learned or have
17 compensation or any other matters?
                                                            17 you ever been told that Guy Adams had agreed prior to
             A. Guy has addressed that issue. As I
                                                            18 the May 21, 2015 meeting to vote to terminate Jim
19 mentioned.
                                                            19 Cotter, Jr. as president and CEO?
20
             Q. Anything else?
                                                                          MR. SEARCY: Objection; vague.
             A. I think that Bill Gould has addressed the
                                                                          A. Repeat that.
22 issue of Guy with regard to the compensation committee.
                                                                          MR. KRUM: Would you read it back for me.
             Q. Anything else?
23
                                                                          (Whereupon, the referred to question was read
             A. No.
24
                                                            24 back by the Reporter.)
25
             Q. What has Bill Gould said?
                                                                          A. I don't recall.
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		Page 50		Page 52
1	Q.	Had you ever heard or learned that about	1	<del>-</del>
2 Ed Kane?	-	-	2	take any of your time that I don't need to take.
3	MR.	SEARCY: Objection; vague.	3	
4		I don't recall.	4	you'll see is a continuation of the e-mail chain that
5	0.	Now, when you say you don't recall, does		was Exhibit 82. Take such time as you need to review
6 that mean		may have heard or learned that but you		that and let me know when you reviewed it to your
	-	hether you did, or that you do not recall		satisfaction.
8 having le			8	A. (The witness reviews the document.)
9		I do not recall having learned that.	9	· · · · · · · · · · · · · · · · · · ·
10	0.	· · · · · · · · · · · · · · · · · · ·		satisfaction?
11 and Mr. A	~	<u>-</u>	11	
12	Α.	Yes.	12	
13		Same question for Mr. McEachern.	13	• • • • • • • • • • • • • • • • • • • •
14		SEARCY: Objection; vaque.	14	
15		I don't recall.		reading it any of the information set out in it?
16		Would your answer be the same well,	16	
		for Ellen and Margaret Cotter.		they made it into the minutes.
18		I don't recall.	18	-
19		Mr. Wrotniak, I'm going to show you a		to reorganize the executive committee?
		previously has been marked as Exhibit 81	20	-
		in this case. It's only a couple lines	21	, <u>,</u> , , , , , , , , , , , , , , , , ,
_		time as you need to review it and let me		is information and material you've not seen or been told
		ve reviewed it to your satisfaction.		before?
24 Allow when	-	(The witness reviews the document.)	24	
25		,		Ed is trying to help the children, which I mentioned
25	Oka	y. 50	25	52
		30		52
-	_	Page 51	1	Page 53
1		Have you ever seen Exhibit 81?		earlier.
2		No.	2	•
3		You see it's dated May 18, 2015 and		
		12 6 2	3	
	to be	an e-mail from Ed Kane to Guy Adams?	4	Q. It's a matter of how much time we spend
5	to be	Yes.	4 5	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that.
5 <b>6</b>	A.		4 5 6	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December
5 6 7 discussing	A. Q. g?	Yes.  Do you understand what they're	4 5 6 7	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29
5 6 7 discussing 8	A. Q. g? MR.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation.	4 5 6 7 8	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the
5 <b>6 7 discussing</b> 8	A. Q. g? MR. A.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation. They're discussing a vote.	4 5 6 7 8 9	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO,
5 6 7 discussing 8 9	A. Q. g? MR. A. Q.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation.  They're discussing a vote.  Do you know what vote?	4 5 6 7 8 9	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?
5 6 7 discussing 8 9 10	A. Q. g? MR. A. Q.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation.  They're discussing a vote.  Do you know what vote?  I suppose you could ask them.	4 5 6 7 8 9 10	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that.  So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.
5 <b>6 7 discussing</b> 8 9 <b>10</b> 11 <b>12</b>	A. Q. g? MR. A. Q. A. Q.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation.  They're discussing a vote.  Do you know what vote?  I suppose you could ask them.  Well, I'm asking you. You're the	4 5 6 7 8 9 10 11	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that.  So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?
5 6 7 discussing 8 9 10 11 12 13 deponent 9	A. Q. g? MR. A. Q. A. Q. today	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation. They're discussing a vote. Do you know what vote? I suppose you could ask them. Well, I'm asking you. You're the . I've asked them already.	4 5 6 7 8 9 10 11 12 13	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that.  So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after
5 6 7 discussing 8 9 10 11 12 13 deponent 1	A. Q. g? MR. A. Q. A. Q. A. A.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation. They're discussing a vote.  Do you know what vote?  I suppose you could ask them.  Well, I'm asking you. You're the  I've asked them already.  I could guess.	4 5 6 7 8 9 10 11 12 13	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that.  So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.
5 6 7 discussing 8 9 10 11 12 13 deponent 11 14 15	A. Q. g? MR. A. Q. A. Q. A. MR.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation. They're discussing a vote.  Do you know what vote?  I suppose you could ask them.  Well, I'm asking you. You're the  I've asked them already.  I could guess.  SEARCY: Don't guess.	4 5 6 7 8 9 10 11 12 13 14 15	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that.  So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.  Q. And by the board book you're referring to
5 6 7 discussing 8 9 10 11 12 13 deponent 6 14 15 16	A. Q. A. Q. A. MR. A.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation. They're discussing a vote.  Do you know what vote?  I suppose you could ask them.  Well, I'm asking you. You're the  I've asked them already.  I could guess.  SEARCY: Don't guess.  I don't know.	4 5 6 7 8 9 10 11 12 13 14 15 16	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that.  So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.  Q. And by the board book you're referring to Exhibit 525?
5 6 7 discussing 8 9 10 11 12 13 deponent 9 14 15 16 17	A. Q. MR. A. Q. A. A.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation. They're discussing a vote.  Do you know what vote?  I suppose you could ask them.  Well, I'm asking you. You're the  I've asked them already.  I could guess.  SEARCY: Don't guess.  I don't know.  Have you read any of the deposition	4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.  Q. And by the board book you're referring to Exhibit 525?  A. Is that the name of this exhibit?
5 6 7 discussing 8 9 10 11 12 13 deponent 9 14 15 16 17 18 transcrip	A. Q. MR. A. Q. today A. Q. today A. Q. today A. Q. ts in	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation. They're discussing a vote.  Do you know what vote?  I suppose you could ask them.  Well, I'm asking you. You're the  I've asked them already.  I could guess.  SEARCY: Don't guess.  I don't know.  Have you read any of the deposition this case, the derivative action?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.  Q. And by the board book you're referring to Exhibit 525?  A. Is that the name of this exhibit?  Q. Yes.
5 6 7 discussing 8 9 10 11 12 13 deponent 9 14 15 16 17	A. Q. MR. A. Q. today A. Q. today A. Q. today A. Q. ts in	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation. They're discussing a vote.  Do you know what vote?  I suppose you could ask them.  Well, I'm asking you. You're the  I've asked them already.  I could guess.  SEARCY: Don't guess.  I don't know.  Have you read any of the deposition	4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.  Q. And by the board book you're referring to Exhibit 525?  A. Is that the name of this exhibit?  Q. Yes.
5 6 7 discussing 8 9 10 11 12 13 deponent 9 14 15 16 17 18 transcrip	A. Q. A. A. A. Q. tts in A.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation. They're discussing a vote.  Do you know what vote?  I suppose you could ask them.  Well, I'm asking you. You're the  I've asked them already.  I could guess.  SEARCY: Don't guess.  I don't know.  Have you read any of the deposition this case, the derivative action?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.  Q. And by the board book you're referring to Exhibit 525?  A. Is that the name of this exhibit?  Q. Yes.
5 6 7 discussing 8 9 10 11 12 13 deponent 9 16 17 18 transcrip 19	A. Q. A. Q. MR. A. Q. ttoday A. A. Q. ttoday A. A. Q.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation.  They're discussing a vote.  Do you know what vote?  I suppose you could ask them.  Well, I'm asking you. You're the  I've asked them already.  I could guess.  SEARCY: Don't guess.  I don't know.  Have you read any of the deposition this case, the derivative action?  No.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.  Q. And by the board book you're referring to Exhibit 525?  A. Is that the name of this exhibit?  Q. Yes.  A. How you keep those numbers straight is beyond me, but okay.
5 6 7 discussing 8 9 10 11 12 13 deponent 9 16 17 18 transcrip 19 20	A. Q. A. Q. today A. Q. A. Q. today A. Q. today A. Q. A. Q. ts in A. Q. ?	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation.  They're discussing a vote.  Do you know what vote?  I suppose you could ask them.  Well, I'm asking you. You're the  I've asked them already.  I could guess.  SEARCY: Don't guess.  I don't know.  Have you read any of the deposition this case, the derivative action?  No.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.  Q. And by the board book you're referring to Exhibit 525?  A. Is that the name of this exhibit?  Q. Yes.  A. How you keep those numbers straight is beyond me, but okay.
5 6 7 discussing 8 9 10 11 12 13 deponent 11 15 16 17 18 transcrip 19 20 21 testimony	A. Q. A. Q. today A. Q. A. Q. today A. Q. today A. Q. A. Q. ts in A. Q. ?	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation.  They're discussing a vote.  Do you know what vote?  I suppose you could ask them.  Well, I'm asking you. You're the  I've asked them already.  I could guess.  SEARCY: Don't guess.  I don't know.  Have you read any of the deposition this case, the derivative action?  No.  Have you talked to anyone about their	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.  Q. And by the board book you're referring to Exhibit 525?  A. Is that the name of this exhibit?  Q. Yes.  A. How you keep those numbers straight is beyond me, but okay.  Q. Well, actually, Mr. Wrotniak, ordinarily we have a stamped copy for you but we just marked it at
5 6 7 discussing 8 9 10 11 12 13 deponent 11 15 16 17 18 transcrip 19 20 21 testimony 22 23	A. Q. A. A. A. Q. A. A. A. A. Q. A.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation. They're discussing a vote. Do you know what vote? I suppose you could ask them. Well, I'm asking you. You're the I've asked them already. I could guess. SEARCY: Don't guess. I don't know. Have you read any of the deposition this case, the derivative action? No. Have you talked to anyone about their	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.  Q. And by the board book you're referring to Exhibit 525?  A. Is that the name of this exhibit?  Q. Yes.  A. How you keep those numbers straight is beyond me, but okay.  Q. Well, actually, Mr. Wrotniak, ordinarily we have a stamped copy for you but we just marked it at
5 6 7 discussing 8 9 10 11 12 13 deponent ( 14 15 16 17 18 transcrip( 19 20 21 testimony( 22 23	A. Q. A. Q. A. Q. A. Q. A. Q. A. A. Q. A. A. Q. A. A. Q. A.	Yes.  Do you understand what they're  SEARCY: Objection; lacks foundation. They're discussing a vote. Do you know what vote? I suppose you could ask them. Well, I'm asking you. You're the I've asked them already. I could guess. SEARCY: Don't guess. I don't know. Have you read any of the deposition this case, the derivative action? No. Have you talked to anyone about their  No. I just skipped one. I'm trying to be	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. It's a matter of how much time we spend on it. We've just covered it. That's why I asked that. So directing your attention back to December of 2017, when did you decide to well, on December 29 at the telephonic board meeting you voted to ratify the termination of Jim Cotter, Jr. as president and CEO, correct?  A. Yes.  Q. When did you decide to do that?  A. Between receiving the board book, after reading it and after considering it very carefully.  Q. And by the board book you're referring to Exhibit 525?  A. Is that the name of this exhibit?  Q. Yes.  A. How you keep those numbers straight is beyond me, but okay.  Q. Well, actually, Mr. Wrotniak, ordinarily we have a stamped copy for you but we just marked it at a deposition last week, so we don't. But Mr. Searcy and

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 1 understanding --
                                                              1 Cotter, Jr. about resolving their trust and estate
             A. That's good.
                                                              2 disputes?
             MR. SEARCY: -- if that helps you with that
                                                              3
                                                                           A. Did I see this paragraph?
 4 question.
                                                                           O. Right.
              A. The income that he receives could cause a
                                                                           A. Yes, I did see that paragraph.
 6 conflict to him.
                                                                           Q. Had you ever heard or learned anything
 7
             Q. How's that, as you understand it?
                                                              7 about that previously?
             A. For some people that could present a
                                                                           A. No.
 9 problem. In Guy's case it does not.
                                                              9
                                                                           Q. What's your understanding as to what
             Q. Why not?
                                                             10 communications Ellen and Margaret Cotter had with Jim
              A. He's an independent thinker in my
                                                             11 Cotter about those matters, meaning their disputes,
                                                             12 including in particular in the trust case on May 29,
12 assessment.
              Q. What's the basis for that assessment?
                                                             13 2015?
13
14
              A. My time on the board with him.
                                                                           MR. SEARCY: Objection; vague.
15
              Q. What discussions, if any, have you had
                                                             15
                                                                           A. I don't have any knowledge of that.
16 with Guy Adams about his financial dealings with Jim
                                                                           Q. Have you ever heard or learned or been
17 Cotter, Sr. or Ellen and Margaret Cotter as executors of
                                                             17 told that on the morning of May 29, 2015, before the
18 the Jim Cotter, Sr. estate?
                                                             18 meeting that's the subject of these purported minutes
19
             A. I don't recall any.
                                                             19 commenced, Ellen and Margaret Cotter communicated in
              Q. I direct your attention, Mr. Wrotniak, to
                                                             20 words or substance to Jim Cotter, Jr. that the proposals
21 what purports to be the May 29, 2015 meeting minutes.
                                                             21 their lawyer had made to his lawyers were take it or
22 That's pages 7191 through 94 of Exhibit 525. Do you
                                                             22 leave it, that he had to accept them or face a
23 have that?
                                                             23 termination vote?
                                                                           MR. SEARCY: Objection; lacks foundation.
24
              A. 91, 2, 3 -- yes, I have it.
25
              Q. Was there anything in particular from
                                                             25 Argumentative.
                            62
                                                                                         64
                                                  Page 63
                                                                                                               Page 65
 1 these purported minutes that you recall as you sit here
                                                                           A. I have no knowledge of that.
 2 today noting in terms of your review of them in
                                                                           Q. Did you note when you reviewed these
 3 preparation for the December 29, 2017 board meeting?
                                                              3 purported minutes of May 29, 2015 as part of Exhibit 525
             A. (The witness reviews the document.)
                                                              4 that the meeting recessed at approximately 2 p.m. in the
              Yes.
                                                              5 afternoon and reconvened telephonically at 6 p.m. that
                                                              6 night? I'm just asking if you noted that previously.
 6
             Q. What?
              A. I recall firstly that approximately a
                                                              7 I'm not asking you to read it and tell me what they say.
 8 week had passed giving everybody time to pause and to
                                                                          A. I recall that in one of these sets of
 9 think.
                                                              9 minutes there was that break, yes.
              I also recall seeing that it was reconfirmed
                                                                           Q. Have you ever heard or learned or been
11 that the board had the right with or without cause to
                                                             11 told that at or about the time the meeting recessed that
12 terminate Jim Cotter, Jr.
                                                             12 Jim Cotter, Jr. was told in words or substance you need
              I also see that they discussed solutions,
                                                             13 to resolve your disputes with your sisters, failing
14 resolutions that would make the board comfortable, and
                                                             14 which when we reconvene telephonically at 6 we're going
15 Jim declined those. And also noticed an agreement in
                                                             15 to proceed with a vote to terminate you?
16 principle between the Cotter siblings.
                                                                           MR. SEARCY: Objection; lacks foundation.
                                                             16
             Q. When you refer to time to pause and
                                                             17
                                                                           MS. HENDRICKS: Join.
                                                             18
18 think, do you have any information regarding whether
                                                                           A. No.
19 anyone did so? Meaning thought about it or not.
                                                             19
                                                                           Q. Have you ever met or spoken with Tim
             A. No.
                                                             20 Storey?
              Q. Did you see that these purported minutes
                                                                           A. No.
22 on page 3 of them, that's production number 7193, in the
                                                             22
                                                                           Q. Have you ever tried to contact him?
23 third full paragraph beginning "Ms. Ellen Cotter then
                                                                           A. No.
                                                             23
24 informed the board," that a lawyer representing Ellen
                                                             24
                                                                           Q. Have you ever talked with Bill Gould
25 and Margaret had contacted a lawyer representing Jim
                                                             25 about what happened at any or all of these meetings of
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 1 May 21, May 29 and June 12, 2015?
                                                              1 at 11:28 a.m.
             A. I don't recall.
                                                              2 BY MR. KRIIM:
              Q. But you saw, I take it, in these
                                                                          Q. Mr. Wrotniak, have you ever heard or
 4 purported minutes of May 29 that when the meeting
                                                              4 were you ever told that one of the matters in dispute
 5 reconvened telephonically at or about 6 p.m., Ellen
                                                              5 between Jim Cotter, Jr. on one hand and either or both
 6 Cotter had reported that an agreement in principle had
                                                              6 Margaret and Ellen Cotter in or about May of 2015 was
 7 been reached by her and Margaret with Jim, Jr.?
                                                              7 whether Margaret Cotter would become an employee of RDI?
             MR. SEARCY: Objection; lacks foundation.
                                                                          A. No.
              A. According to the minutes, they had an
                                                                          Q. Without regard to timing, did you ever
10 agreement in principle.
                                                             10 hear or learn that there were issues in dispute between
             Q. Have you ever had any communications with
                                                             11 Margaret Cotter on one hand and Jim Cotter, Jr. on the
12 anybody about that?
                                                             12 other hand about Margaret's role or position at RDI?
13
             A. No.
                                                                          A. Margaret became an employee during the
              Q. Do you have any understanding independent
                                                             14 time that I was on the board. And there were
                                                             15 discussions regarding that at the board level.
15 of anything you would read in the purported minutes of
16 June 12, 2015, and that's production numbers 7195
                                                                          Q. What discussions were there? Meaning who
17 through 99, how that meeting came to be scheduled and
                                                             17 said what, in words or substance?
18 occur?
                                                                          A. Audit committee discussion where it
19
             A. I'm sorry, repeat that.
                                                             19 financially made sense for Reading to consider this
20
              Q. Independent of reading something in the
                                                             20 opportunity.
21 purported June 12, 2015 meeting minutes that are part of
                                                                          Q. "This opportunity" being what?
22 Exhibit 525, do you have any understanding as to how
                                                                          A. To have Margaret become an employee and
23 that meeting came to be scheduled and had occurred?
                                                             23 obtain some rights to Stomp fees that we were not before
24
              A. No.
                                                             24 that entitled to.
25
                                                                          Q. How much money was that?
              Q. Is it your understanding as you sit here
                           66
                                                                                         68
                                                  Page 67
                                                                                                               Page 69
 1 today that Jim Cotter, Jr. would still be president and
                                                                          A. I don't recall.
 2 CEO of RDI -- strike that.
                                                                          Q. Did you understand at the time that
              Is it your understanding, Mr. Wrotniak, as
                                                              3 Margaret's compensation was a function of net revenues
 4 you sit here today that no vote to terminate Jim Cotter,
                                                              4 of the live theater operations that she oversaw
 5 Jr. as president and CEO of RDI would have occurred had
                                                              5 including the Orpheum Theater including Stomp?
 6 he resolved his disputes with his sisters Ellen and
                                                                          A. Please repeat that.
 7 Margaret?
                                                                          Q. Did you understand at the time that
             MR. SEARCY: Objection; lacks foundation,
                                                              8 Margaret's compensation was a function of the net
                                                              9 revenues of the live theater operations she oversaw,
 9 argumentative, calls for speculation.
             A. I don't know.
                                                             10 which included the Orpheum Theater where Stomp was
10
              Q. Have you ever discussed that with
                                                             11 performing?
                                                                          A. Yes.
12 anybody?
                                                             12
13
                                                                          Q. Did you understand at the time what those
             A. No.
14
              Q. Was Mr. Cotter rude when the subject of
                                                             14 numbers were, either gross revenues at the Orpheum or
15 making Margaret a senior executive at the company with
                                                             15 net revenues?
16 responsibility for development of its New York City real
                                                                          A. I read them. Yes.
17 estate was considered by the board?
                                                                          Q. As you sit here today, do you recall what
             A. I don't recall.
18
                                                             18 they were, even in terms of the magnitude?
             MR. KRUM: Why don't we take a break.
19
                                                             19
                                                                          A. No.
             MR. SEARCY: Sounds good.
20
                                                             20
                                                                          Q. Do you recall whether they were six
21
             THE VIDEOGRAPHER: Off the record at 11:16
                                                             21 figures?
22 a.m.
                                                                          A. I don't recall.
23
              (Whereupon, a short recess was taken.)
                                                             23
                                                                          Q. Did you ever hear or learn or were you
             THE VIDEOGRAPHER: This is tape 3 of the
                                                             24 ever told that in 2015, prior to being terminated as
24
25 deposition of Michael Wrotniak. We're now on the record
                                                            25 president and CEO of RDI, Jim Cotter was leading up a
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                                                  Page 70
 1 search for a senior executive with commercial real
                                                             1 sure I follow the question.
                                                                          Q. What difference, if any, did those
 2 estate development experience?
             A. I'm sorry, repeat the question.
                                                              3 minutes make to your decision to vote in favor of
              Q. Have you ever heard, learned or been told
                                                              4 ratifying the decision to terminate Jim Cotter, Jr. as
 5 that in 2015, prior to his termination as president and
                                                              5 president and CEO of RDI?
 6 CEO of RDI, Jim Cotter was leading up a search at RDI to
                                                                          A. I relied on the minutes.
 7 hire a senior executive with commercial real estate
                                                                          Q. And you testified to that earlier and I'm
 8 development experience?
                                                              8 not going to ask you to repeat that.
             MR. SEARCY: Objection; lacks foundation.
                                                                          Did you ever hear or learn or were you ever
             A. When I reviewed the minutes I saw that
                                                             10 told that there was any process in place in May of 2015
                                                             11 that was ongoing that was in any respect terminated or
11 was on the agenda for the -- one of the meetings in
12 2015.
                                                             12 pre-empted by the vote to terminate Jim Cotter, Jr.?
13
             Q. Other than what you just testified, have
                                                                          MR. SEARCY: Objection; vague. Lacks
14 you ever heard or learned anything about a search at RDI
                                                             14 foundation.
15 to hire a senior executive with commercial real estate
                                                                          A. I'm sorry, I'm going to have to ask you
16 development experience?
                                                             16 to repeat that.
17
             A. No.
                                                                          Q. Has Bill Gould or anybody else ever told
              Q. The position Margaret Cotter was given is
                                                             18 you in words or substance that the vote to terminate Jim
19 the senior executive at RDI responsible for overseeing
                                                             19 Cotter, Jr. ended or pre-empted or interrupted a
20 development and predevelopment activities with respect
                                                             20 preexisting process that was supposed to continue into
21 to its New York City real estate, correct?
                                                             21 June 2015?
             A. Yes.
                                                                          MR. SEARCY: Objection; vague, lacks
             Q. She has no prior real estate development
                                                             23 foundation. Argumentative.
                                                                          A. No.
24 experience, correct?
                                                             24
             MR. SEARCY: Objection; vague, lacks
25
                                                             25
                                                                          Q. Let me show you what previously has been
                           70
                                                  Page 71
                                                                                                               Page 73
 1 foundation.
                                                              1 marked as deposition Exhibit 116, which is a two-page
             A. I don't know.
                                                              2 document bearing production numbers GA 00005417 and 18.
              Q. When you voted yes on December 29, 2017
                                                                          Take such time as you wish to review that,
 4 to ratify the prior decision to terminate Jim Cotter,
                                                              4 Mr. Wrotniak, and let me know when you reviewed it to
 5 Jr. as president and CEO of RDI, were you aware that his
                                                              5 your satisfaction.
 6 termination did or might or could have had something to
                                                                          A. (The witness reviews the document.)
 7 do with Margaret Cotter being employed or not being
                                                                          Would you like it back?
 8 employed at RDI?
                                                                          Q. No, no. Have you read it to your
             MR. SEARCY: Objection; argumentative, lacks
                                                             9 satisfaction, Exhibit 116?
10 foundation.
                                                             10
                                                                          A. I've read it, yes.
11
                                                             11
                                                                          Q. Have you seen Exhibit 116 before?
             A. I'm sorry, please repeat that.
                                                                          A. No.
              Q. When you voted on December 29, 2017 to
13 ratify the prior decision to terminate Jim Cotter, Jr.
                                                                          Q. Have you ever had any conversations with
14 as president and CEO of RDI, did you consider any issues
                                                            14 anybody about any of the subjects set out in 116?
15 or disputes between him and Margaret with respect to her
                                                                          A. I've heard the term "kangaroo court"
16 being or not being an RDI employee?
                                                             16 before. I don't know to what degree. Who knows.
17
              A. No.
                                                                          Q. Have you heard the term "kangaroo court"
18
              Q. Would you have voted affirmatively to
                                                             18 used with respect to the Reading board of directors?
                                                                          A. I don't recall.
19 ratify the decision to terminate Jim Cotter, Jr. as CEO,
20 as you did on December 29, 2017, if you had not reviewed
                                                                          Q. Do you see at the bottom of the first
21 the May 21, May 29 and June 12, '15 meeting minutes as
                                                             21 page of Exhibit 116, the very last paragraph, that
22 they are included in deposition Exhibit 525?
                                                             22 Mr. Storey says on May 19th, the day date of the
             MR. SEARCY: Objection; calls for
                                                             23 document, that they would review Jim's progress as CEO
24 speculation. Lacks foundation.
                                                             24 in June of 2015? That's the very last paragraph on the
             A. If those minutes didn't exist -- I'm not
                                                             25 first page.
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 1
              A. I see that.
                                                             1 the exercise of the so-called 100,000 share option,
              Q. Prior to reading that or hearing a
                                                             2 right?
 3 question from me about it, have you ever heard about
                                                             3
                                                                          A. Yes.
                                                                          Q. With respect to either or both of those
             MR. SEARCY: Objection; vague, lacks
                                                             5 decisions, was your view of this derivative lawsuit part
 6 foundation.
                                                             6 of your decision-making?
             A. No.
                                                                          MR. SEARCY: Again, object as vague.
             Q. Directing your attention back to
                                                                          A. I don't know.
 9 deposition Exhibit 525, and I see you still have it
                                                                          Q. Well, do you have a view of this
10 open, and to those three sets of purported board minutes
                                                            10 derivative lawsuit?
11 from May 21, 2015, May 29, 2015 and June 12, 2015 found
                                                                          A. Yes.
12 on pages bearing production numbers DM 00007187 through
                                                                          Q. What is it?
13 99, you don't have any independent information that
                                                                          A. That the board had a right to terminate
14 would enable you to determine whether those minutes
                                                             14 Jim Cotter and made an informed decision and took it.
                                                                          Q. Do you have any other views of this
15 fairly and accurately depicted what actually transpired,
16 correct?
                                                            16 derivative lawsuit? Including whether it should proceed
17
             A. I relied on the minutes as were placed in
                                                            17 or be dismissed.
18 the minute book.
                                                                          A. Nothing that I can --
             Q. But you don't have any independent basis
                                                                          Q. Nothing beyond what you just told me?
20 upon which to determine whether they're accurate or
                                                            20
                                                                          A. Yes. Other than the fact that it's quite
21 fairly depict what transpired, do you?
                                                            21 expensive.
             A. I do not.
22
                                                            22
                                                                          Q. And when you say the board had a right to
             Q. Did you ever hear or learn or were you
                                                             23 terminate Jim Cotter and made an informed decision and
24 ever told anything to the effect that Jim Cotter, Jr.
                                                             24 took it, that view is based on your review of the May 21
25 had been told that he needed to resolve his disputes
                                                             25 and 29 and June 12, 2015 meeting minutes and
                                                  Page 75
                                                                                                               Page 77
 1 with his sisters, failing which a vote to terminate him
                                                             1 Mr. Cotter's employment contract, right?
 2 as president and CEO would occur?
                                                                          A. Yes.
             MR. SEARCY: Objection. Asked and answered
                                                                          Q. Some of these questions help us move the
 4 and lacks foundation, calls for speculation. It's
                                                             4 process forward.
 5 argumentative.
                                                                          What difference, if any, did the -- well,
             Q. Go ahead.
                                                             6 strike that.
             A. No.
                                                                          Do you recall that Exhibit 525, the board
             Q. Have you ever expressed the view that the
                                                             8 package, has some information regarding a company called
 9 Cotter siblings should resolve their disputes?
                                                             9 Highpoint Associates?
             A. I don't recall.
                                                                          A. Yes.
10
                                                             10
              Q. Was your decision to vote in favor of
                                                                          Q. What did you understand that information
12 ratification of either of the matters with respect to
                                                             12 to be? What difference, if any, did it make?
13 which you voted affirmatively on December 29, 2017 based
                                                                          A. I believe that Highpoint was a consultant
                                                            13
14 in any part on your view of this derivative lawsuit?
                                                            14 hired by Reading.
15
             MR. SEARCY: Objection; vague.
                                                            15
                                                                          Q. What's the basis for that understanding?
16
                                                                          A. I reviewed the invoice.
             A. Can you clarify that, please?
17
             Q. Okay. Well, you voted in favor -- strike
                                                            17
                                                                          Q. That's part of Exhibit 525?
18 that.
                                                                          A. Yes.
                                                                          Q. What difference did the hiring of
             On December 29, 2017 you voted in favor of
20 ratifying the prior decision to terminate Jim Cotter as
                                                            20 Highpoint make, if any, to your decision to vote in
21 president and CEO of RDI, right?
                                                             21 favor of ratifying the decision to terminate Jim Cotter,
             A. Yes.
                                                             22 Jr. as president and CEO of RDI?
              O. And you also voted in favor of a prior
                                                             23
                                                                          A. I don't recall.
24 compensation committee meeting decision with respect to
                                                                          Q. Who said what, if anything, at the
25 accepting Class A non-voting stock as consideration for
                                                            25 December 29 board meeting about Highpoint?
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Page 78
                                                                                                               Page 80
              A. I don't recall.
                                                                          A. Yes.
             Q. Directing your attention, Mr. Wrotniak,
                                                             2
                                                                          Q. When you did, did you notice it used the
 3 to your vote on December 29, 2017 to ratify the
                                                             3 word "held"?
 4 compensation committee decision authorizing the use of
                                                                          A. I do not recall.
 5 non-voting stock as consideration to pay for the
                                                                          Q. Does that mean anything to you that it
                                                             5
 6 exercise of the 100,000 share option, on what basis did
                                                             6 says "held"?
 7 you vote in favor of that?
                                                                          MR. SEARCY: Objection; vague. Lacks
             A. I relied on the board book materials that
                                                             8 foundation.
 9 were provided to us.
                                                                          A. I don't know.
             Q. At the December 29, 2017 meeting, who
                                                                          MR. SEARCY: Mark, I think that last night
                                                            11 Noah, or someone from our office, sent out one of the
11 said what, if anything, about the subject of whether the
12 estate actually owned the 100,000-share option?
                                                             12 properly redacted versions of these. I don't know if
             A. I don't recall anyone.
                                                             13 you're getting into any of the stuff that's been
              Q. You took no steps prior to voting in
                                                             14 redacted. I certainly reserve my rights on that.
                                                                          MR. KRUM: Okay.
15 favor of ratification with respect to the 100,000-share
16 option on December 29, 2017 to determine whether the
                                                                          MR. SEARCY: I don't want to slow down your
17 estate in fact owned that option, correct?
                                                             17 examination, but I also don't want to get into anything
             MR. SEARCY: Objection; vague, lacks
                                                             18 privileged.
19 foundation.
                                                                          MR. KRUM: Well, you're not waiving anything
             A. I relied on the board materials that were
                                                            20 is what you're telling me. And I acknowledge that.
20
                                                                          MR. SEARCY: Appreciate it.
21 provided.
              Q. Do you recall if any of those board
                                                            22
                                                                          Q. Do you own securities of public companies
23 materials actually addressed the subject of whether the
                                                            23 other than RDI?
                                                                          A. Yes.
24 estate owned the 100,000-share option?
                                                             24
              A. I did not see anything in Jim's e-mail,
                                                                          Q. Are they in your name or -- well, strike
                           78
                                                                                        80
                                                  Page 79
                                                                                                               Page 81
 1 nor in Dev's e-mail that would suggest that there was an
                                                             1 that. Do the proxy materials come directly to you or do
 2 issue.
                                                             2 they come through the brokerage company through which
              Q. What steps, if any, did you take to
                                                             3 you hold the securities?
 4 inform yourself with respect to the ratification vote
                                                                          A. Both.
 5 regarding the 100,000-share option, if any, other than
                                                                          Q. Do you understand the distinction between
 6 reviewing Exhibit 525, the board package?
                                                             6 being a legal and beneficial owner of securities?
             A. I don't recall any.
                                                                          A. As opposed to?
              Q. I direct your attention, Mr. Wrotniak, to
                                                                          Q. Well, the difference between being a
 9 the page in Exhibit 525 that has the production number
                                                             9 legal and beneficial owner.
10 7213 at the lower right-hand corner. You'll see that
                                                                          A. I wouldn't want to have that conversation
                                                            10
11 purports to be the first page of four pages of minutes
                                                             11 with you.
12 from a September 21, 2015 compensation and stock option
                                                                          Q. Have you ever looked at -- do you know
13 committee meeting. Do you have that?
                                                            13 what a NOBO list is?
             A. Yes.
                                                                          A. No.
14
                                                            14
              Q. In particular I direct your attention to
                                                                          Q. Have you ever looked at any RDI books and
16 the second full paragraph on that page. You'll see that
                                                            16 records that purport to identify the holders or owners
17 five lines from the top it begins with the word "held by
                                                            17 of RDI stock?
18 the estate to acquire 100,000 shares of the company's
                                                                          A. Have I looked at any books or records. I
19 Class B common stock." So if you work down the
                                                             19 don't recall. Doug McEachern suggested that we look at
                                                             20 the list of the major shareholders. I've looked at
20 left-hand margin of the paragraph that begins with
21 Chairman Kane --
                                                             21 that.
             A. Held, yes.
                                                                          Q. For what purpose?
             Q. Do you recall -- well, first of all, did
                                                             23
                                                                          A. General background.
24 you review these minutes in preparation for the December
                                                                          Q. By "major shareholders," you're talking
25 29, 2017 meeting?
                                                             25 about Class A, Class B or both?
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Page 82
                                                                                                               Page 84
                                                              1 dated April 18, 2015?
              A. Both.
              Q. Have you ever heard or learned or been
                                                                          A. Yes.
 3 told anything about a pour-over will or a pour-over
                                                                          Q. Do you see that it relates to the request
 4 trust executed by Jim Cotter, Sr.?
                                                              4 to exercise the 100,000-share option?
             A. I have heard the term.
                                                                          A. Yes.
 6
             Q. What have you heard?
                                                                          O. Prior to looking at Exhibit 36, had you
             A. The term.
                                                              7 ever heard or learned or been told the request had been
 8
             Q. You don't recall anything else?
                                                              8 made and considered by the RDI board of directors
 9
             A. No.
                                                              9 compensation committee in April of 2015?
10
             Q. "No" meaning correct?
                                                                          A. No.
11
             A. No, I have not heard anything else.
                                                                          Q. And as you sit here today, you have no
             Q. In particular, have you ever heard or
                                                            12 understanding or information as to why it was not acted
13 learned that anyone raised a question about whether the
                                                            13 on at that time, correct?
14 pour-over will or trust or whatever it is caused the
                                                                          A. Correct.
15 100,000-share option to be held or owned by the trust
                                                                          Q. As you sit here today, Mr. Wrotniak, you
16 rather than the estate?
                                                            16 have no information why the RDI compensation committee
             A. No.
                                                            17 did not act on the request to exercise the 100,000-share
              Q. If you had heard or learned or been told
                                                            18 option prior to September of 2015, right?
19 at or prior to the December 29, 2017 board meeting that
                                                                          MR. SEARCY: Lacks foundation.
20 a question had been raised, whether by Jim Cotter, Jr.
                                                                          A. I believe there was a note in the minutes
21 or anybody else, about whether the trust or estate owned
                                                            21 in the board book here that said Ed said they've been
22 the 100,000-share option, would that have made any
                                                             22 wanting to exercise for a while.
23 difference to your decision on December 29, 2017 to vote
                                                                          Q. Did you note in the minutes of --
24 to ratify what you voted to ratify with respect to the
                                                             24 September 21, 2015 meeting minutes that Mr. Storey was a
25 100,000-share option?
                                                             25 member of the compensation committee but that he did not
                           82
                                                  Page 83
                                                                                                               Page 85
              MR. SEARCY: Objection, lacks foundation.
                                                              1 participate in the meeting at which Adams and Kane voted
 2 Calls for speculation.
                                                              2 to authorize the exercise?
             A. Can you repeat that, please.
                                                                          A. Yes.
                                                                          Q. Did you ever hear or learn or were you
              (Whereupon, the referred to question was read
 5 back by the Reporter.)
                                                              5 ever told independent of anything you read in the
             A. That would have impacted my investigation
                                                              6 September 21, 2015 meeting minutes that Mr. Storey had
 7 and thought process.
                                                              7 expressed any concerns, questions or reservations with
             Q. How so?
                                                              8 respect to the --
 8
             A. I would have had the -- had to find out
                                                                          A. No. Excuse me, I apologize.
10 more about the issue and understand it.
                                                            10
                                                                          Q. -- with respect to the request to
             Q. What discussions or communications have
                                                             11 exercise the 100,000-share option?
12 you had, if any, with either or both Ed Kane and Guy
                                                                          A. My answer remains no.
13 Adams about what they did in 2015 in response to the
                                                                          Q. Directing your attention back to Exhibit
                                                            14 36, and in particular to the first paragraph that has a
14 request to exercise the 100,000-share option?
15
             A. I have not had any.
                                                            15 portion of it redacted, do you see that the balance of
16
                                                            16 the paragraph reads as follows: "There is also the
              Q. Mr. Wrotniak, I show you what previously
17 was marked as deposition Exhibit 36 in this action.
                                                             17 issue of whether the certificates belong to the
                                                            18 pour-over trust even though they have not been turned
18 Take such time as you would like to review that and let
19 me know when you've reviewed it to your satisfaction.
                                                            19 over by the estate, at least that's Jim's position," and
             A. (The witness reviews the document.)
                                                             20 then there's a closed quote, and then there's another
                                                             21 sentence. Do you see that?
21
             Q. Ready?
22
             A. As ready as I'm going to be.
                                                                          A. I don't see the closed quote --
23
             Q. Have you seen Exhibit 36 before?
                                                                          Q. No, I say that so the transcript reflects
24
             A. No.
                                                            24 that I'm reading something.
25
             Q. You see that it's an e-mail exchange
                                                                          A. Yes, I see that paragraph.
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Page 8	6 Page 8
1 Q. And prior to seeing that, you've never	1 A. Yes.
2 heard or learned that Jim Cotter raised any question	2 Q. And when you say prior to that, you mean
3 about the ownership of the 100,000-share option,	3 prior to that the same day?
4 correct?	4 A. I don't recall.
5 A. That's correct.	5 Q. How many conversations did you have with
7 about this subject; that is, the ownership of the	7 which was Monday, December 25?
8 100,000-share option?	8 A. One that I recall.
9 MR. SEARCY: Objection; vague, calls for	9 Q. And it's the one that you and Ms. Codding
10 speculation.	10 had with Ferrario and Bonner?
11 A. I don't know.	11 A. Yes.
12 Q. I'm going to show you what previously has	Q. What is your understanding of the import
13 been marked as Exhibit 526. This document bears	13 or significance of the two ratification votes that
14 production number RDI 0063804 through 09. It purports	14 occurred on December 29, 2017?
15 to be I guess these are draft, right?	15 MR. SEARCY: I'm going to object to the
MR. SEARCY: Correct.	16 extent it calls for attorney-client privilege. If you
17 Q. Draft minutes of the December 29, 2017	17 have information beyond that, Mr. Wrotniak, you're
18 meeting.	18 welcome to testify in that regard.
19 If I recall correctly, you saw these minutes	19 A. I don't have any further information
20 yesterday for the first time, Mr. Wrotniak.	20 about that.
21 A. Yes.	21 Q. Meaning you don't have an understanding
Q. How much time did you spend reviewing	22 beyond what you learned from counsel?
23 them?	23 A. Correct.
24 A. I read them twice I believe.	24 Q. I direct your attention, Mr. Wrotniak, to
25 Q. Did you read them for the purpose of	25 Exhibit 526, and in particular the page that has the
86	88
Page 8 1 assessing whether they were accurate and/or complete?	Page 8 1 production number ending in 63807 in the lower right.
2 A. Yes.	2 Let me know when you have that page.
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
4 anything?	2
5 A. I find them to be a good representation	5 MR. SEARCY: What was the page number again,
6 of the meeting.	6 Mark?
7 Q. Did you request that the December 29,	7 MR. KRUM: 807 are the last three digits.
8 2017 meeting address or include the ratification	8 It's also numbered 4, page 4 of the draft minutes.
9 matters?	9 A. Oh, I'm sorry.
10 MR. SEARCY: Objection; vague.	10 Q. It's approximately where we were I think.
11 A. Yes.	11 A. So you said
12 Q. When and how did you make that request?	12 Q. I'm sorry, it's Exhibit 526. We're
13 A. It was agreed in the meeting with Mark	13 looking at a different document. You're looking at 525
14 Ferrario.	14 MR. SEARCY: You're looking at the board
	15 package. He's asking about the minutes.
15 Q. When did that meeting occur?	16 7 Phone minutes
<ul> <li>Q. When did that meeting occur?</li> <li>A. Prior to the compensation committee, when</li> </ul>	1   16 A. These minutes.
-	17 Q. Yes.
A. Prior to the compensation committee, when the ware advised of the Nevada law.	
A. Prior to the compensation committee, when the were advised of the Nevada law.  Q. When you say the meeting with Mark	17 Q. Yes. 18 A. Okay.
A. Prior to the compensation committee, when 17 we were advised of the Nevada law.  Q. When you say the meeting with Mark  Ferrario, Mr. Wrotniak, are you referring to the	17 Q. Yes. 18 A. Okay. 19 Q. Okay, now that we're squared away with
A. Prior to the compensation committee, when 17 we were advised of the Nevada law.  Q. When you say the meeting with Mark 19 Ferrario, Mr. Wrotniak, are you referring to the 20 telephone call you and Ms. Codding had with Mark	17 Q. Yes.  18 A. Okay.  19 Q. Okay, now that we're squared away with  20 the document, I direct your attention, Mr. Wrotniak, to
A. Prior to the compensation committee, when representation to the Nevada law.  When you say the meeting with Mark representation. Wrotniak, are you referring to the content to the representation and Mike Bonner?	17 Q. Yes.  18 A. Okay.  19 Q. Okay, now that we're squared away with  20 the document, I direct your attention, Mr. Wrotniak, to  21 page 4 of Exhibit 526.
A. Prior to the compensation committee, when the were advised of the Nevada law.  When you say the meeting with Mark ferrario, Mr. Wrotniak, are you referring to the telephone call you and Ms. Codding had with Mark Ferrario and Mike Bonner?  A. Yes.	17 Q. Yes.  18 A. Okay.  19 Q. Okay, now that we're squared away with  20 the document, I direct your attention, Mr. Wrotniak, to  21 page 4 of Exhibit 526.  22 A. One moment while I fix my mic, please.
A. Prior to the compensation committee, when recommendation to the Nevada law.  Q. When you say the meeting with Mark  Ferrario, Mr. Wrotniak, are you referring to the compensation and Mike Bonner?  A. Yes.  Q. When you say prior to the compensation	17 Q. Yes.  18 A. Okay.  19 Q. Okay, now that we're squared away with  20 the document, I direct your attention, Mr. Wrotniak, to  21 page 4 of Exhibit 526.  22 A. One moment while I fix my mic, please.  23 Q. Of course.
A. Prior to the compensation committee, when recommittee advised of the Nevada law.  Q. When you say the meeting with Mark  Perrario, Mr. Wrotniak, are you referring to the compensation and Mike Bonner?  A. Yes.  Q. When you say prior to the compensation with mark recompensation and mike meeting, you're talking about the compensation.	17 Q. Yes.  18 A. Okay.  19 Q. Okay, now that we're squared away with  20 the document, I direct your attention, Mr. Wrotniak, to  21 page 4 of Exhibit 526.  22 A. One moment while I fix my mic, please.  23 Q. Of course.  1 24 A. 4, okay.
A. Prior to the compensation committee, when recommendation to the Nevada law.  Q. When you say the meeting with Mark  Ferrario, Mr. Wrotniak, are you referring to the compensation and Mike Bonner?  A. Yes.  Q. When you say prior to the compensation	17 Q. Yes.  18 A. Okay.  19 Q. Okay, now that we're squared away with  20 the document, I direct your attention, Mr. Wrotniak, to  21 page 4 of Exhibit 526.  22 A. One moment while I fix my mic, please.  23 Q. Of course.

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Page 90
                                                                                                              Page 92
 1 begins with the words "Mr. Wrotniak also expressed his
                                                                          A. Oh, I did see it yesterday.
                                                             1
 2 views." Do you have that paragraph?
                                                             2
                                                                          Q. Do you recall whether you saw it prior to
             A. Yes.
                                                             3 yesterday?
             Q. Let me know when you've finished reading
                                                                          A. I don't recall.
 5 it.
                                                                          Q. Do you see that you're not identified as
                                                             6 either a -- well, you're not identified on the from, to
 6
             A. (The witness reviews the document.)
             Yes.
                                                             7 or cc section.
 R
             Q. Does that fairly summarize comments you
                                                                          A. Correct.
 9 made?
                                                                          Q. Does that refresh your recollection that
10
             A. Yes.
                                                            10 the first time you saw Exhibit 527 was yesterday?
                                                                          MR. SEARCY: Objection; lacks foundation.
11
             Q. When you said in words or substance that
12 the board has attempted to work with Mr. Cotter but had
                                                                          A. I don't recall when I saw it.
13 no alternative to take the action it did, termination,
                                                            13
                                                                          Q. Did you ever see a draft of Exhibit 527?
14 what were you referencing when you said "work" with him?
                                                                          A. I don't recall.
             A. They offered him a position as president
                                                                          Q. Did you ever have any discussions with
16 working under a CEO.
                                                            16 anybody about Exhibit 527, excluding any you had with
             Q. When you say they had no -- in words or
                                                            17 Mr. Searcy yesterday?
18 substance, had no alternative but to vote to terminate
                                                                          A. Yes.
19 him, what exactly were you saying or referencing?
                                                                          Q. When and with whom?
             A. That if they concluded based on his
                                                                          A. In my conversation with Mike Bonner and
21 performance that he was not fulfilling his
                                                            21 Mark Ferrario.
22 responsibilities, that he needed to be terminated.
                                                            22
                                                                          Q. This is the telephone call you and
             Q. I direct your attention to page 6, the
                                                            23 Ms. Codding had with Bonner and Ferrario?
24 last page of Exhibit 526. Do you have that?
                                                            24
                                                                          A. Correct.
25
             A. Yes.
                                                            25
                                                                          Q. Have you had any other communications
                           90
                                                                                        92
                                                                                                              Page 93
                                                  Page 91
             Q. The first full paragraph on that page
                                                             1 regarding Exhibit 527?
 2 reads as follows: "Upon motion duly made by Director
                                                                          A. No.
 3 McEachern and seconded by Dr. Wrotniak, the following
                                                                          Q. In your call with Bonner and Ferrario,
 4 resolution was adopted." Do you see that paragraph?
                                                             4 did you have 527 or a draft of that in your hand or in
             A. I do.
                                                             5 front of you at the time of the call?
             Q. Is that correct, that you seconded the
                                                                          A. No.
 7 ratification motion with respect to the 100,000-share
                                                                          Q. Had you seen it at that time?
 8 option?
                                                                          A. No.
 9
                                                                          MR. KRUM: Let's go off the record.
             A. Yes.
                                                                          THE VIDEOGRAPHER: We are now off the record
10
             Q. How did that come to pass?
                                                            10
11
             A. I don't understand the question.
                                                            11 at 12:16 p.m.
             Q. Had you had any discussions about
                                                                          (Whereupon, a short recess was taken.)
13 seconding that motion --
                                                                          THE VIDEOGRAPHER: This is tape 3, part 2 of
                                                            14 the deposition of Michael Wrotniak. We are now on the
14
             A. No.
15
             Q. -- prior to doing so?
                                                            15 record at 12:25 p.m.
16
                                                                          MR. KRUM: Marshall, there was a particular
             A. No.
             Q. Mr. Wrotniak, I show you what previously
                                                            17 document that was mentioned at the last two depositions
18 has been marked as Exhibit 527. It bears production
                                                            18 that you were going to check on. Were you able to do
                                                            19 that?
19 number RDI 0063918.
                                                                          MR. SEARCY: Oh, that was something that
             Have you seen Exhibit 527 previously?
             A. Yes.
                                                            21 Ferrario was going to look into. I'll follow up with
21
22
             Q. When?
                                                            22 him.
23
             A. I don't recall when the first time I saw
                                                            23
                                                                          MR. KRUM: Okay.
24 it was.
                                                                          MR. SEARCY: That had to do with special
25
             Q. You saw it yesterday, correct?
                                                            25 committee meeting minutes, is that right?
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Page 94
                                                                                                           Page 96
1
             MR. KRUM: I believe that was, yes.
                                                                            EXHIBITS
                                                           1
             MR. SEARCY: I'll follow up with him on that.
2
                                                           2
             MR. KRUM: I don't think there's any reason
                                                           3 (None)
 4 to take Mr. Wrotniak's time about that.
             MR. SEARCY: He's not even part of that
                                                           5
6 committee, so.
                                                           6
            MR. KRUM: I don't have any further
                                                           7
                                                                              INDEX
 8 questions. All rights are reserved.
            Thank you, sir, for your time and off we go
                                                           9 EXAMINATION BY
                                                                                                        PAGE
10 to the next one I guess.
                                                          10 MR. KRUM
                                                                                                         5
             MR. SEARCY: Thank you. No questions from
                                                          11
12 me.
13
             THE VIDEOGRAPHER: This concludes today's
                                                           13
                                                                   INFORMATION AND/OR DOCUMENTS REQUESTED
14 deposition of Michael Wrotniak. We are now off the
                                                          14 (None)
15 record at 12:25 p.m.
                                                           15
            (Whereupon, at 12:25 P.M., the Examination of
17 this witness was concluded.)
                                                                      QUESTIONS MARKED FOR RULINGS
                                                          19 (None)
20
                                                          21
21
                                                          22
22
23
                                                           23
24
25
                          94
                                                                                     96
                                                                                                           Page 97
                                                Page 95
1
                    DECLARATION
                                                                        CERTIFICATE
           I hereby certify that having been first duly
                                                           3 STATE OF NEW YORK
                                                                                         : SS.:
 4 sworn to testify to the truth, I gave the above
5 testimony.
                                                           4 COUNTY OF WESTCHESTER
           I FURTHER CERTIFY that the foregoing transcript
                                                                     I, SUZANNE PASTOR, a Notary Public for and
 8 is a true and correct transcript of the testimony given
                                                           7 within the State of New York, do hereby certify:
9 by me at the time and place specified hereinbefore.
                                                                     That the witness whose examination is
                                                            9 hereinbefore set forth was duly sworn and that such
11
                                                           10 examination is a true record of the testimony given by
12
                                                           11 that witness.
                                                                      I further certify that I am not related to any
13
                                                           13 of the parties to this action by blood or by marriage
                    MICHAEL WROTNIAK
14
                                                           14 and that I am in no way interested in the outcome of
15
                                                          15 this matter.
16 Subscribed and sworn to before me
                                                          16
                                                                      IN WITNESS WHEREOF, I have hereunto set my hand
17 this ____ day of _____ 20__.
                                                          17 this 16th day of March 2018.
18
19
                                                           19
                                                                                 suz anne Passor
                                                           20
20
          NOTARY PUBLIC
                                                                                   SUZANNE PASTOR
                                                           21
21
22
                                                          22
                                                          23
23
24
                                                          24
25
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Litigation Services | 800-330-1112 www.litigationservices.com

# Exhibit 11

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1
 2
                             DISTRICT COURT
 3
                         CLARK COUNTY, NEVADA
 4
     JAMES J. COTTER, JR., individually )
     and derivatively on behalf of
 6
     Reading International, Inc.,
 7
                     Plaintiff,
                                            ) No. A-15-719860-B
 8
                                            ) Coordinated with:
           vs.
                                             ) No. P-14-082942-E
 9
     MARGARET COTTER, et al.,
10
                     Defendants.
11
     and
12
     READING INTERNATIONAL, INC., a
13
     Nevada corporation,
14
                     Nominal Defendant.
15
16
                                VOLUME V
                             (Pages 664-695)
17
18
           VIDEOTAPED DEPOSITION OF EDWARD KANE, defendant
           herein, noticed by Lewis, Roca, Rothgerber,
           Christie, LLP, taken at Litigation Services, 655 West Broadway, Suite 880, San Diego, California,
19
20
           on Friday, April 20, 2018, at 9:26 a.m., before
           Marc Volz, CSR 2863, RPR, CRR, crc
21
2.2
           Job No.: 465069
23
24
25
```

# EDWARD KANE, VOLUME V - 04/20/2018

	Daga 66E	_	Daga 667
1	Page 665 APPEARANCES OF COUNSEL:	1	Page 667 THE VIDEOGRAPHER: Good morning. This is the
2	For Plaintiff, James J. Cotter, Jr.:	2	beginning of media number 1 in the deposition of Edward
3	YURKO, SALVESEN, & REMZ, P.C.	3	Kane in the matter of James J. Cotter, Jr. versus
4	BY MARK G. KRUM (Telephonic.)	4	Margaret Cotter, et al. and related actions, held at 655
5	One Washington Mall, 11th Floor	5	West Broadway, Suite 880 in San Diego, California, on
6	Boston, Massachusetts 02108	6	April 20th 2018 at 9:26 a.m.
7	mkrum@bizlit.com	7	The court reporter is Marc Volz. I am Alex Payam,
8		8	the videographer, on behalf of Litigation Services.
9	For the Nominal Defendant, Reading International, Inc.:	9	This deposition is being videotaped at all times unless
10	GREENBERG TRAURIG, LLP	10	specified to go off the video record. Would all present
11	BY MARK E. FERRARIO	11	please identify themselves beginning with the witness.
12	3773 Howard Huges Parkway, Suite 400 North	12	THE WITNESS: Edward Kane.
13	Las Vegas, Nevada 89169	13	MR. SEARCY: Marshall Searcy for defendants, Doug
14	ferrariom@gtlaw.com	14	McEachern, Guy Adams, Judy Codding, Michael Wrotniak,
15		15	Margaret Cotter, Ellen Cotter and for the witness Ed
16	For the Defendants, Doug McEachern, Guy Adams, Judy	16	Kane.
17	Codding, Michael Wrotniak, Margaret Cotter, Ellen	17	MR. FERRARIO: Mark Ferrario for RDI or Reading.
18	Cotter, Edward Kane:	18	MR. KRUM: Mark Krum, appearing telephonically, for
19	QUINN, EMANUEL, URQUHART & SULLIVAN, LLP	19	plaintiff.
20	BY MARSHALL SEARCY	20	THE VIDEOGRAPHER: Thank you. Would the court
21	865 South Figueroa Street, 10th Floor	21	reporter please swear in the witness.
22	Los Angeles, California 90017	22	EDWARD KANE,
23	marshallsearcy@quinnemanuel.com	23	defendant herein, having been sworn, testifies further
24	marbialibear of equilibrial actions	24	as follows:
25	Also Present: Alex Payam, videographer	25	-EXAMINATION-
1	Page 666 INDEX	1	Page 668 BY MR. KRUM:
1 2			BY MR. KRUM:
2	I N D E X WITNESS: EDWARD KANE	1 2 3	BY MR. KRUM: Q. Good morning, Mr. Kane.
2 3 4	I N D E X  WITNESS: EDWARD KANE EXAMINATION BY: PAGE	2	BY MR. KRUM:  Q. Good morning, Mr. Kane.  A. Morning.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	WITNESS: EDWARD KANE EXAMINATION BY: PAGE Mr. Krum 667  E X H I B I T S PLAINTIFF DESCRIPTION PAGE EXHIBIT 525 Email: Batista to Adams, 673 Codding, Cotter, Jr., Margaret Cotter, Gould, Kane, McEachern, Wrotniak, cc: Ellen Cotter, Craig Tompkins; Agenda for meeting, December 29, 2018 (Previously marked.)  EXHIBIT 527 Email: Ellen Cotter from Marcia Wizelman, cc: Tompkins Bonner	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. KRUM:  Q. Good morning, Mr. Kane.  A. Morning.  Q. Is there any reason that you cannot provide truthful, accurate and complete testimony today?  A. No.  Q. You're not taking any medication or anything of that nature that would impair your ability to do so?  A. No.  Q. I'm going to remind you of a couple ground rules that we will need to follow today to make this go as efficiently as possible. First, please afford me the time and perhaps an extra breath to finish my questions before you begin to answer. In turn, I will attempt to do the same. That way we will not be speaking over each other and we'll have a better, more comprehensible transcript. That's particularly true today, because if we talk at the same time, one or both of us will not hear the other. You recall that, right?  A. Yes.  Q. And of course, that was a segue to the next admonition. It's particularly important today that you

```
Page 671
                                                   Page 669
 1 that will result in an erroneous transcript. What did
                                                                   directors?
    you do to prepare for your deposition today, Mr. Kane?
                                                                        A. Yes.
 3
         A. First, could you make this a little louder, I'm
                                                                3
                                                                        Q. By the way, I'm going to call Reading
                                                                   International RDI, if that's okay with you.
 4
    having a little trouble hearing.
 5
         MR. SEARCY: It is a little soft.
                                                                        A. Fine.
         Mark, the phone was little soft. Maybe you could
                                                                        Q. Mr. Kane, at any time prior to that telephonic
 6
 7
    repeat your question.
                                                                   board meeting on December 29, 2017 were you party to any
 8
         MR. KRUM: Of course. I actually forgot an
                                                                   communications with Judy Codding about the termination
 9
    admonition.
                                                                   of Jim Cotter, Jr. as its president and CEO of RDI?
10
         Q. If you need to take a break, Mr. Kane, let me
                                                               10
                                                                        A. I can't recall any such conversations.
11
    know. I'm not going to be able to discern that by
                                                               11
                                                                        Q. At any time prior to the telephonic board
12
    looking at you. I'd ask only that you answer any
                                                                   meeting on December 29, 2017 were you party to any
                                                               12
    question that's pending before you ask for a break. And
                                                                    communications with Michael Wrotniak regarding or that
    I will add to that, Mr. Kane, that I hope to not need to
                                                                   referenced the termination of Jim Cotter, Jr. as
14
                                                                    president and CEO of RDI?
    have you appear for another deposition. Obviously I
                                                                        MR. SEARCY: Let me just pose the objection.
    think I do, and I have some matters that I intend to
17
    cover as quickly as possible, and I'm hopeful that we
                                                                   Vaque.
                                                               17
18
    will do so before we take a break and that will leave
                                                               18
                                                                        You can answer, Ed.
19
    you the rest of the Friday to enjoy. So with that by
                                                               19
                                                                         THE WITNESS: I cannot recall any such
    way of admonitions, my first question is what did you do
20
                                                               20
                                                                   conversations.
    to prepare for your deposition today?
                                                               21
                                                                        MR. KRUM:
22
         A. I reviewed some testimony that I had previously
                                                                         Q. You've eliminated quite a few of my follow-up
23
    given that was provided to me by Mr. Searcy. And \ensuremath{\mathsf{I}}
                                                                   questions which should please you. At the -- strike
                                                               23
    think there was some documents in there that I also
                                                               25
25
    briefly reviewed.
                                                                        A. Strike it should please me?
                                                   Page 670
                                                                                                                  Page 672
          Q. When you refer to testimony you have previously
                                                                         Q. That was my own comment. I apologize. It was
 2
    given, Mr. Kane, are you referring to prior deposition
                                                                2
                                                                   not directed at you, sir.
 3
    testimony in this case?
                                                                3
                                                                        A. Okay.
                                                                         Q. Did there come a time when you heard or learned
         A. Yes, I am.
 5
          Q. Were you provided transcripts or excerpts of
                                                                   that ratification of prior actions or decisions would be
 6
    transcripts or both?
                                                                    taken up or considered at the December 29, 2017
 7
         A. I'm not sure I know the difference. If I may,
                                                                    telephonic board meeting?
 8
    perhaps Mr. Searcy could describe better what he
                                                                8
                                                                        A. I cannot recall whether I had such -- I may
 9
    provided me.
                                                                   have, but I just can't recall them.
10
         MR. SEARCY: I don't get to answer any of the
                                                               10
                                                                        Q. What is your best recollection, Mr. Kane, about
    questions, Ed. Just do your best with the question.
                                                                   when you first heard or learned that ratification of
11
                                                               11
12
         THE WITNESS: I think they were transcripts of
                                                               12
                                                                    anything would be or was going to be taken up at the
                                                                   December 29, 2017 board meeting?
13
    prior depositions that you had with me.
                                                               13
14
         MR. KRUM:
                                                               14
                                                                        A. I can't recall if I -- if there was any -- any
15
          Q. What I meant, Mr. Kane, by the word excerpts is
                                                                   conversation, any communication regarding the December
                                                               15
                                                                    29th meeting. There may have been, but I just don't
16
    whether you were provided something less than complete
                                                               16
17
    deposition transcripts to review. Do you recall?
                                                                    have any recollection of such.
                                                               17
18
         A. I think they were complete. But I don't know
                                                               18
                                                                         Q. The following question, Mr. Kane, is asked for
19
    how I would know if there was something left out, to
                                                                    the purpose of assisting you in terms of remembering
    tell you the truth. It's been so long since you last
                                                                    events at a particular time. I'm not asking about your
21
    deposed me. However, my best guess is that they were
                                                                   personal life, sir. December 25th, Christmas day, was a
22
    complete transcripts.
                                                               22
                                                                   Monday, right?
          Q. Let's move forward. Mr. Kane, you recall that
                                                               23
                                                                        A. If you say so. I don't have a calendar. I
24 on the morning of December 29, 2017 there was a
                                                               24
                                                                   wouldn't know one way or the other.
25 telephonic meeting of the Reading International board of
                                                                        Q. You can accept that from me. Nobody will argue
```

### EDWARD KANE, VOLUME V - 04/20/2018

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Page 687
                                                  Page 685
 1 May I say something to you? I don't have to say this
                                                                1 then I was deemed by Mr. Cotter through you to somehow
 2 but I will. I'm not trying to be evasive, but I have
                                                                   have a conflict of interest. So I had no problem, which
    had probably eight or nine, maybe ten meetings --
                                                                   I never had. I had no problem reaffirming my vote to
 4 compensation committee, board meetings, audit committee
                                                                   terminate Mr. Cotter at that time. And as chairman of
 5 meetings -- since December 29, 2017. I cannot recall --
                                                               5 the comp committee who approved, voted to approve the
 6 and those have all been in the interim. So you ask me
                                                                   exercise of the Class B voting stock, I had approved it
    about what did I remember in December 29, 2017, after
                                                                   then, and I saw no reason why I wouldn't approve it
 8 all those meetings and being 80 years of age, I can't be
                                                                   again.
     specific. I can't recall with specificity any of that
                                                               9
                                                                        Q. Directing your attention, Mr. Kane, back to the
                                                                   December 29, 2017 board meeting. Do you recall whether
10 because it all blends together after a while. I'm
                                                              10
11
    telling you that so you'll understand where from I come.
                                                                   there was any discussion of the subject of whether or
12
         Q. Very well. I need to ask the questions
                                                              12
                                                                   not Mr. Adams was independent for any particular purpose
13
    nonetheless.
                                                              13
                                                                   or purposes?
14
                                                                        A. I don't recall such discussion if there was
         A. Go ahead. Go ahead.
                                                              14
15
          Q. I'm not harassing you, sir. I'm just trying to
                                                              15
                                                                   one.
16
    cover the material I need to cover.
                                                              16
                                                                        Q. Again, directing your attention to the December
                                                                   29, 2017 board meeting. Do you recall any discussions
17
         A. I understand.
          Q. Do you recall anything anybody said at the
                                                                   of or relating to Highpoint Associates?
18
                                                              18
19
    December 29, 2019 board meeting regarding the
                                                              19
                                                                        A. I don't recall if there was.
                                                                        Q. Have you ever heard of Highpoint Associates?
20
    termination of Mr. Cotter as president and CEO?
                                                              20
                                                                        A. Yes, sir.
21
         A. I do not.
                                                               21
22
          Q. Do you recall anything anybody said with
                                                              22
                                                                        Q. When and how did you first hear of Highpoint
23
    respect to item 3b on the second page of Exhibit 525,
                                                                   Associates?
    which I'll refer to as shorthand, and that is,
                                                              24
                                                                        A. I can't remember exactly when. It was sometime
    ratification of the use of Class A voting stock to pay
                                                                   after I believe -- I believe it was sometime after
                                                  Page 686
                                                                                                                 Page 688
    for the exercise in the so-called 100,000 share options?
                                                                   Mr. Cotter, Jr. was terminated as president -- or CEO.
 2
          A. I do not.
                                                                   I don't recall the context of it, and I was quite
 3
          Q. Do you recall if you said anything about that
                                                                   surprised to see it. But I was privy to some
 4
    subject?
                                                                   documentation indicating that Mr. Cotter, Jr. had hired
 5
          A. I don't recall if I did or didn't.
                                                                   Highpoint to help him become a CEO and had signed a
 6
          Q. Did anyone ask you any questions about either
                                                                   contract with him that was not presented to the other
    of those subjects? Meaning the subjects of 3a and b on
                                                                   directors or any director, as it should have been.
     the second page of Exhibit 525 at the December 29, 2017
                                                                   That's the most I can say about it.
 9
                                                               9
                                                                        Q. Did what you understand about Highpoint
    board meeting?
10
         A. I don't recall any questions asked of me.
                                                                   Associates make any difference to your decision to vote
                                                              10
          Q. You voted in favor of ratifying both of those
                                                                   to ratify the termination of Mr. Cotter?
11
    matters, correct?
                                                              12
                                                                        A. No.
12
13
         A. Yes. sir.
                                                              13
                                                                        Q. How did you come to have the understanding you
14
          Q. And in doing so you were voting in favor of the
                                                              14
                                                                   just described of the purpose or purposes for which
15
    decisions you'd made previously, right?
                                                                   Highpoint Associates had been hired, which had to do
16
         A. Yes, sir.
                                                                   with Mr. Cotter being a CEO or becoming a better CEO or
17
          Q. And I don't mean to be glib with the following
                                                              17
                                                                   something to that effect?
    question so don't take it that way. No, seriously.
                                                                        MR. FERRARIO: Ed, if it came from -- Mark
18
                                                              18
19
          A. Okay.
                                                              19
                                                                   Ferrario. If it came from your attorneys, let me know.
20
          Q. Did you give much thought to those matters, or
                                                               20
                                                                   I don't know how else you may have learned.
    is it fair to say, Mr. Kane, that basically you thought
                                                              21
                                                                        THE WITNESS: I don't recall how I was made aware
21
    you were correct when you decided and did what you did
                                                              22
                                                                   of it.
23
    and so you voted in favor of ratifying?
                                                              23
                                                                        MR. FERRARIO: Okay.
24
         A. You're absolutely correct. I had voted to
                                                              24
                                                                        MR. KRIIM:
25
    terminate Mr. Cotter at the time he was terminated. And
                                                                        Q. Have you reviewed any documents concerning
```

```
Page 689
                                                                                                                 Page 691
 1 Highpoint Associates?
                                                                1
                                                                        And if the directors of a company who are
          A. I was given yesterday, I think, some pages of
                                                                   operating, as I was and what I thought, in the best
 3
    Highpoint. I scanned them. I didn't pay much attention
                                                                   interest of the company and thought it was in the best
                                                                   interest of the company that {\operatorname{Mr}}. Cotter step down from
 4
 5
         Q. Prior to yesterday have you ever seen any
                                                                   his role, how else can I think, other than there
    documents relating to or concerning Highpoint
                                                                   shouldn't have been a derivative suit and it's a waste
 6
 7
    Associates?
                                                                   of his money and our money.
 8
         A. I may have. But when it was given to me
                                                                        Q. Directing your attention, Mr. Kane, to your
 9
    yesterday it didn't refresh my recollection of having
                                                               9
                                                                   last response insofar as it concerned the intervening
10
    seen it previously. I'd only heard about it.
                                                                   plaintiffs. What is the basis or what are the bases for
11
         Q. From whom had you heard about it?
                                                                   your understanding of the conclusions you described them
12
         A. It was so long ago I don't remember.
                                                                   as reaching?
                                                              12
13
         Q. Did Mr. McEachern tell you about Highpoint
                                                               13
                                                                        A. I saw some -- at the time I believe I saw some
    Associates?
                                                               14
                                                                   correspondence from them to that effect. And there was
14
15
         A. I don't remember how I knew.
                                                               15
                                                                   also some discussion with regard to the peer group.
                                                                   They made some recommendations for a change in the peer
16
          Q. Did Mr. McEachern ever give you any documents
    about Highpoint Associates?
                                                                   group which we used to determine compensation. It was
17
                                                               17
18
         A. I have no recollection of discussing it with
                                                                   well thought out. And we had already adopted some of
19
    him or him giving it to me.
                                                                   their recommendations of the peer group. And in there
                                                                   they again I believe -- it's a long time ago when I saw
20
         Q. Do you possess any documents concerning
                                                               20
21
    Highpoint Associates?
                                                                   the correspondence -- that they were pleased with the
22
         A. No, sir.
                                                                   way the company was being run and going forward. And
23
         MR. FERRARIO: Other than --
                                                                   they were making recommendations as to the peer group
                                                               23
24
         THE WITNESS: Well, other than what I was given
                                                                    for compensation.
25 by --
                                                                        Q. When you refer to correspondence are you
                                                  Page 690
                                                                                                                 Page 692
1
          MR. SEARCY: Mr. Searcy.
                                                                   actually -- do you actually have in mind a press release
 2
         THE WITNESS: Mr. Searcy. Sorry. I'm sorry. I
                                                                   issued by RDI that included a quote ascribed to one of
                                                                   the intervening plaintiff representatives?
 3 missed it. Other than what Mr. Searcy gave me I don't
    recall. I may have but I just don't recall it.
                                                                        A. I wasn't but now that you mentioned it I did --
 5
         MR. KRUM:
                                                                   I must have. And I have some vague recollection of some
 6
          Q. If you were afforded the opportunity today to
                                                                   of that press release.
    vote on whether this derivative lawsuit should proceed
                                                                7
                                                                        Q. Mr. Kane, excluding your prior depositions in
 8
    or be terminated how would you vote?
                                                                   this case, have you ever met or communicated with any
 9
         A. Terminate it tomorrow, please, sir.
                                                                   representative of any of the intervening plaintiffs?
                                                              10
                                                                        A. By intervening plaintiffs you mean T-2?
10
         Q. And why?
11
         A. And why? We had -- that, as you well know,
                                                                        Q. Right. T-2 or the folks you referenced earlier
                                                              11
12
    sir, that derivative suit was joined by an independent
                                                               12
                                                                   as having settled.
    investor in Reading, T-2. They put a lot of money into
13
                                                               13
                                                                        A. No. I never personally discussed it with any
    it. They were present at one or more of my depositions.
                                                              14
                                                                   of them.
15
    And they came to the conclusion that the company was
                                                               15
                                                                        Q. What or who was the source of the information
                                                                   you've described about interactions with T-2 and the
16
    well run. And they were laudatory as to how it is run
                                                              16
    and they pulled out. They didn't receive anything for
                                                                   intervening plaintiffs?
17
18
    pulling out. Their expenses were their expenses.
                                                               18
                                                                        A. I can't recall. I do know that I saw -- maybe
19
         If someone with that sophistication and their own
                                                                   it was directed to me, I don't know -- their
    money in it said the company is well run, without
                                                                   recommendations for companies that we should use as part
21 Mr. Cotter, Jr., then I cannot foresee why there even is
                                                                   of our peer group for compensation purposes. So I
22 a derivative action. Never made much sense to me. And
                                                               22
                                                                   probably saw that as chair of the compensation
    I'm not criticizing you, sir. You're his counsel. But
                                                                   committee. But otherwise, I don't know whether they
24 to me it's a total waste of time and money of all
                                                                   sent things to the board as a whole or things were given
25 parties.
                                                               25 to me. I just don't recall.
```

# EDWARD KANE, VOLUME V - 04/20/2018

	Page 693	1	Page 695
1	Q. Okay. This calls for a yes or no response,	1	
2	Mr. Kane. Was counsel, meaning an attorney who	2	2
3	represents you and/or an attorney who represents RDI,	3	3
4	the source of some or all of the information you	4	4
5	received regarding T-2 and the intervening plaintiffs?	5	5 I declare under penalty of perjury that I have read the
6	A. Sir, I can't recall so I can't say yes or no.	6	6 foregoing pages of my testimony, taken
7	Q. Very well.	7	7 on (date) at
8	MR. KRUM: Let's take a break.	8	8(city),(state),
9	THE VIDEOGRAPHER: Off the record. The time is	9	9
10	10:21 a.m.	10	0 and that the same is a true record of the testimony given
11	(Recess.)	11	1 by me at the time and place herein
12	MR. KRUM: Back on the record. So in light of what	12	2 above set forth, with the following exceptions:
13	we've covered and how we've covered it and the	13	3
14	circumstances that bear upon that I don't have anything	14	4 Page Line Should read: Reason for Change:
15	further at this time. Mr. Kane, thank you for your	15	5
16	time. Have a nice day, sir.	16	6
17	THE WITNESS: Thank you. You too.	17	7
18	MR. SEARCY: Thank you.	18	8
19	MR. KRUM: Bye, guys.	19	9
20	(The proceedings concluded at 10:41 a.m.)	20	0
21	***	21	1
22		22	2
23		23	3
24		24	4
25		25	5
	Davis 604		D-112 (0)
1	Page 694 STATE OF CALIFORNIA ) ss	1	Page 696
1 2		1 2	1 ERRATA SHEET
1			1 ERRATA SHEET 2 Page Line Should read: Reason for Change:
2	STATE OF CALIFORNIA ) ss	2	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3
2 3	STATE OF CALIFORNIA ) ss  I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby	2	1
2 3 4	STATE OF CALIFORNIA ) ss  I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:	2 3 4 5	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
2 3 4 5	STATE OF CALIFORNIA ) ss  I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in	2 3 4 5 6 7	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
2 3 4 5 6	STATE OF CALIFORNIA ) ss  I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant	2 3 4 5 6 7 8	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3
2 3 4 5 6 7	STATE OF CALIFORNIA ) ss  I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant to Section 2093(b) and 2094 of the Code of Civil	2 3 4 5 6 7 8	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3
2 3 4 5 6 7 8	STATE OF CALIFORNIA ) ss  I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant to Section 2093(b) and 2094 of the Code of Civil Procedure;	2 3 4 5 6 7 8 9	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
2 3 4 5 6 7 8	STATE OF CALIFORNIA ) ss  I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant to Section 2093(b) and 2094 of the Code of Civil Procedure;  That said deposition was taken down by me in	2 3 4 5 6 7 8 9 10	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
2 3 4 5 6 7 8 9 10 11 12	I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare: That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant to Section 2093(b) and 2094 of the Code of Civil Procedure; That said deposition was taken down by me in shorthand at the time and place therein named and thereafter reduced to text under my direction. I further declare that I have no interest in the	2 3 4 5 6 7 8 9	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
2 3 4 5 6 7 8 9 10 11 12 13	I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant to Section 2093(b) and 2094 of the Code of Civil Procedure;  That said deposition was taken down by me in shorthand at the time and place therein named and thereafter reduced to text under my direction.  I further declare that I have no interest in the event of the action.	2 3 4 5 6 7 8 9 10 11 12	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
2 3 4 5 6 7 8 9 10 11 12 13 14	I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant to Section 2093(b) and 2094 of the Code of Civil Procedure;  That said deposition was taken down by me in shorthand at the time and place therein named and thereafter reduced to text under my direction.  I further declare that I have no interest in the event of the action.  I declare under penalty of perjury under the laws	2 3 4 5 6 7 8 9 10 11 12 13	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
2 3 4 5 6 7 8 9 10 11 12 13 14 15	I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant to Section 2093(b) and 2094 of the Code of Civil Procedure;  That said deposition was taken down by me in shorthand at the time and place therein named and thereafter reduced to text under my direction.  I further declare that I have no interest in the event of the action.  I declare under penalty of perjury under the laws of the State of California that the foregoing is true	2 3 4 5 6 7 8 9 10 11 12 13 14	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant to Section 2093(b) and 2094 of the Code of Civil Procedure;  That said deposition was taken down by me in shorthand at the time and place therein named and thereafter reduced to text under my direction.  I further declare that I have no interest in the event of the action.  I declare under penalty of perjury under the laws	2 3 4 5 6 7 8 9 10 11 12 13 14 15	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant to Section 2093(b) and 2094 of the Code of Civil Procedure;  That said deposition was taken down by me in shorthand at the time and place therein named and thereafter reduced to text under my direction.  I further declare that I have no interest in the event of the action.  I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.  WITNESS my hand this 23rd day of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant to Section 2093(b) and 2094 of the Code of Civil Procedure;  That said deposition was taken down by me in shorthand at the time and place therein named and thereafter reduced to text under my direction.  I further declare that I have no interest in the event of the action.  I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.  WITNESS my hand this 23rd day of April, 2018.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	I, Marc Volz, CSR 2863, RPR, CRR, CRC, do hereby declare:  That, prior to being examined, the witness named in the foregoing deposition was by me duly sworn pursuant to Section 2093(b) and 2094 of the Code of Civil Procedure;  That said deposition was taken down by me in shorthand at the time and place therein named and thereafter reduced to text under my direction.  I further declare that I have no interest in the event of the action.  I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.  WITNESS my hand this 23rd day of April, 2018.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	1 ERRATA SHEET 2 Page Line Should read: Reason for Change: 3 4
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# Exhibit 12

```
1
 2
 3
                       DISTRICT COURT
 4
                    CLARK COUNTY, NEVADA
 5
    JAMES J. COTTER, JR., )
 6
    individually and
    derivatively on behalf of)
 7
    Reading International, )
    Inc.,
 8
                             ) Case No. A-15-719860-B
            Plaintiff,
                             ) Coordinated with:
 9
      vs.
                              ) Case No. P-14-082942-E
10
    MARGARET COTTER, et al., )
11
            Defendants.
12
    and
13
    READING INTERNATIONAL,
    INC., a Nevada
14
    corporation,
            Nominal Defendant)
15
16
17
            VIDEOTAPED DEPOSITION OF EDWARD KANE
18
                   TAKEN ON JUNE 9, 2016
19
                         VOLUME 3
20
21
22
23
    Job No.: 315759
24
     REPORTED BY:
     PATRICIA L. HUBBARD, CSR #3400
25
```

### EDWARD KANE - 06/09/2016

		Page 3	376		Page 37
1			1	APPEARANCES OF COUNSEL: (Continued)	rage 37
2	VIDEOTAPED DEPOSITION OF EDWARD	)	2	For the Defendants: MARGARET COTTER, ELLEN	COTTED
3	KANE, taken on behalf of the		3	DOUGLAS, McEACHERN, GUY ADAMS and EDWARD KAN	
4 5	Plaintiffs, at 3043 Fourth Aver San Diego, California, commenci		4	QUINN EMANUEL URQUHART & SULLIVAN, LI	
6	at 9:38 A.M. on June 9, 2016,	ing	5	BY: MARSHALL M. SEARCY, ESQ.	
7	before PATRICIA L. HUBBARD,		5	865 South Figueroa Street 10th Floor	
8	CSR #3400, a Certified Shorthar	nd	6	Los Angeles, California 90017	
9	Reporter in and for the State of		7	213.443.3000	
10	California, pursuant to Notice.		8	marshallsearcy@quinnemanuel.com	
11	ADDRADANGES OF SOUTHERIN			For the Defendants: WILLIAM GOULD and TIMOT	THY
12 13	APPEARANCES OF COUNSEL:		9	STOREY	
13	For the Plaintiff:		10	BIRD, MARELLA, BOXER, WOLFPERT, NESSI DROOKS, LINCENGERG & RHOW	ΕМ,
14			11	BY: HERÑAN D. VERA, ESQ.	
	LEWIS ROCA ROTHGERBER CHRISTIE, LLE	•		1875 Century Park East	
15	BY: MARK G. KRUM, ESQ.		12	23rd Floor Los Angeles, California 90067	
l.,	3993 Howard Hughes Parkway		13	310.201.2100	
16	Suite 600			hdv@birdmarella.com	
17	Las Vegas, Nevada 89169 702.949.8200		14	Deviserationals on habels of Deapting Tymes	ONT N T
* ′	mkrum@lrrc.com		15	Derivatively on behalf of READING INTERNATION.	MAL,
18			16		
19	For the Nominal Defendant: READING INTERN	NATIONAL,	1.5	ROBERTSON & ASSOCIATES, LLP	
	INC.		17	BY: MARK UYENO, ESQ. 32121 Lindero Canyon Road	
20	CONTRACTOR OF THE CONTRACTOR O		18	Suite 200	
21	GREENBERG TRAURIG, LLP BY: KARA HENDRICKS, ESQ.		1.0	Westlake Village, California 91361	
21	3773 Howard Hughes Parkway		19	818.851.3850 muyeno@arobertsonlaw.com	
22	Suite 400 North		20	(PRESENT VIA TELEPHONE)	
	Las Vegas, Nevada 89169		21		
23	702.792.3773		22	Also Present:	
	hendricksk@gtlaw.com		23	James J. Cotter, Jr.	
24 25			24	Ryan Lafond, Videographer	
23			25		
1	TNDEX	Page 3		EXHIBITS (Continu	Page 37
1 2	INDEX	Page 3	378 1 2	EXHIBITS (Continu	
l	I N D E X	Page 3	1 2		ied)
2		_	1	PLAINTIFF'S DESCRIPTION	PAGE PAGE REFERENCED
2 3 4 5	WITNESS	_	1 2	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey	led) PAGE
2 3 4 5 6	WITNESS EDWARD KANE	PAGE	1 2 3 4	PLAINTIFF'S DESCRIPTION Exhibit 287 Email dated September 29,	PAGE PAGE REFERENCED
2 3 4 5 6 7	WITNESS EDWARD KANE	PAGE	1 2 3	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey	PAGE PAGE REFERENCED
2 3 4 5 6 7 8	WITNESS EDWARD KANE (By Mr. Krum)	PAGE	1 2 3 4	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and	PAGE REFERENCED 455
2 3 4 5 6 7 8	WITNESS EDWARD KANE	PAGE	1 2 3 4 5	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29,	PAGE REFERENCED 455
2 3 4 5 6 7 8	WITNESS EDWARD KANE (By Mr. Krum)	PAGE	1 2 3 4 5	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and	PAGE REFERENCED 455
2 3 4 5 6 7 8	WITNESS EDWARD KANE (By Mr. Krum)  E X H I B I T S	PAGE 382	1 2 3 4 5 6 7	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and Storey  Exhibit 289 Letter dated October 2, 2014 From Kane to Jon Shibata	PAGE REFERENCED 455 461
2 3 4 5 6 7 8 9 10	WITNESS EDWARD KANE (By Mr. Krum)  E X H I B I T S  PLAINTIFFS' DESCRIPTION  Exhibit 73 Email chain dated April 19,	PAGE 382	1 2 3 4 5 6 7	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and Storey  Exhibit 289 Letter dated October 2, 2014 From Kane to Jon Shibata Exhibit 290 Email dated October 23, 2014	ed) PAGE REFERENCED 455 461
2 3 4 5 6 7 8 9	WITNESS EDWARD KANE (By Mr. Krum)  E X H I B I T S  PLAINTIFFS' DESCRIPTION  Exhibit 73 Email chain dated April 19, 2015 from Kane to Storey	PAGE 382 PAGE REFERENCED	1 2 3 4 5 6 7	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and Storey  Exhibit 289 Letter dated October 2, 2014 From Kane to Jon Shibata  Exhibit 290 Email dated October 23, 2014 From Kane to E. Cotter	PAGE PAGE REFERENCED 455 461 462 463
2 3 4 5 6 7 8 9 10 11	WITNESS EDWARD KANE (By Mr. Krum)  E X H I B I T S  PLAINTIFFS' DESCRIPTION  Exhibit 73 Email chain dated April 19,	PAGE 382 PAGE REFERENCED	1 2 3 4 5 6 7 8 9	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and Storey  Exhibit 289 Letter dated October 2, 2014 From Kane to Jon Shibata  Exhibit 290 Email dated October 23, 2014 From Kane to E. Cotter  Exhibit 291 Email chain dated October 27,	PAGE REFERENCED 455 461
2 3 4 5 6 7 8 9 10	WITNESS EDWARD KANE (By Mr. Krum)  E X H I B I T S  PLAINTIFFS' DESCRIPTION  Exhibit 73 Email chain dated April 19, 2015 from Kane to Storey (Previously marked)	PAGE 382 PAGE REFERENCED 436	1 2 3 4 5 6 7 8 9	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and Storey  Exhibit 289 Letter dated October 2, 2014 From Kane to Jon Shibata  Exhibit 290 Email dated October 23, 2014 From Kane to E. Cotter	PAGE PAGE REFERENCED 455 461 462 463
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2 3 4 5 6 7 8 9 10 11 12	WITNESS EDWARD KANE (By Mr. Krum)  E X H I B I T S  PLAINTIFFS' DESCRIPTION  Exhibit 73 Email chain dated April 19, 2015 from Kane to Storey (Previously marked)  Exhibit 197 Email dated 6/1/2015 from Kane to J. Cotter, Jr.,	PAGE 382 PAGE REFERENCED 436	1 2 3 4 5 6 7 8 9 10 11 12	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and Storey  Exhibit 289 Letter dated October 2, 2014 From Kane to Jon Shibata  Exhibit 290 Email dated October 23, 2014 From Kane to E. Cotter  Exhibit 291 Email chain dated October 27, 2014 from Adams to Kane  Exhibit 292 Email chain dated 12/23/2014	PAGE REFERENCED 455 461 462 463 467
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	WITNESS EDWARD KANE (By Mr. Krum)  E X H I B I T S  PLAINTIFFS'  DESCRIPTION  Exhibit 73 Email chain dated April 19, 2015 from Kane to Storey (Previously marked)  Exhibit 197 Email dated 6/1/2015 from Kane to J. Cotter, Jr., et al. (Previously marked)  Exhibit 283 Email chain dated April 17, 2015 from Kane to Tompkins, et al.	PAGE 382  PAGE REFERENCED 436 565	1 2 3 4 5 6 7 7 8 9 10 11 12 13 14 15 16	Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and Storey  Exhibit 289 Letter dated October 2, 2014 From Kane to Jon Shibata  Exhibit 290 Email dated October 23, 2014 From Kane to E. Cotter  Exhibit 291 Email chain dated October 27, 2014 from Adams to Kane  Exhibit 292 Email chain dated 12/23/2014 From Kane to J. Cotter, Jr.  Exhibit 293 Email chain dated May 9, 2015 From Kane to Adams  Exhibit 294 Email chain dated May 9, 2015 From Adams to Kane  Exhibit 295 Email chain dated May 9, 2015 From Adams to Kane	PAGE PAGE REFERENCED 455 461 462 463 467 496 525
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	WITNESS EDWARD KANE (By Mr. Krum)  E X H I B I T S  PLAINTIFFS'  DESCRIPTION  Exhibit 73 Email chain dated April 19, 2015 from Kane to Storey (Previously marked)  Exhibit 197 Email dated 6/1/2015 from Kane to J. Cotter, Jr., et al. (Previously marked)  Exhibit 283 Email chain dated April 17, 2015 from Kane to Tompkins, et al.  Exhibit 284 Email chain dated April 19, 2015 from Kane to Adams and	PAGE 382  PAGE REFERENCED 436 565	1 2 3 4 5 6 7 7 8 9 10 11 12 13 14 15 16	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and Storey  Exhibit 289 Letter dated October 2, 2014 From Kane to Jon Shibata  Exhibit 290 Email dated October 23, 2014 From Kane to E. Cotter  Exhibit 291 Email chain dated October 27, 2014 from Adams to Kane  Exhibit 292 Email chain dated 12/23/2014 From Kane to J. Cotter, Jr.  Exhibit 293 Email chain dated May 9, 2015 From Kane to Adams  Exhibit 294 Email chain dated May 9, 2015 From Adams to Kane  Exhibit 295 Email chain dated 4/23/2015 From Adams to Gould Exhibit 296 Email dated May 13, 2015 from	PAGE REFERENCED  455  461  462  463  467  496  525  528
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	WITNESS EDWARD KANE (By Mr. Krum)  E X H I B I T S  PLAINTIFFS' DESCRIPTION  Exhibit 73 Email chain dated April 19, 2015 from Kane to Storey (Previously marked)  Exhibit 197 Email dated 6/1/2015 from Kane to J. Cotter, Jr., et al. (Previously marked)  Exhibit 283 Email chain dated April 17, 2015 from Kane to Tompkins, et al.  Exhibit 284 Email chain dated April 19, 2015 from Kane to Adams and Storey	PAGE 382  PAGE REFERENCED 436 565 389 415	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	PLAINTIFF'S DESCRIPTION  Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and Storey  Exhibit 289 Letter dated October 2, 2014 From Kane to Jon Shibata  Exhibit 290 Email dated October 23, 2014 From Kane to E. Cotter  Exhibit 291 Email chain dated October 27, 2014 from Adams to Kane  Exhibit 292 Email chain dated 12/23/2014 From Kane to J. Cotter, Jr.  Exhibit 293 Email chain dated May 9, 2015 From Kane to Adams  Exhibit 294 Email chain dated May 9, 2015 From Adams to Kane  Exhibit 295 Email chain dated May 9, 2015 From Adams to Kane  Exhibit 295 Email chain dated 4/23/2015 From Kane to Gould	PAGE REFERENCED  455  461  462  463  467  496  525  528  538
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	WITNESS EDWARD KANE (By Mr. Krum)  E X H I B I T S  PLAINTIFFS'  DESCRIPTION  Exhibit 73 Email chain dated April 19, 2015 from Kane to Storey (Previously marked)  Exhibit 197 Email dated 6/1/2015 from Kane to J. Cotter, Jr., et al. (Previously marked)  Exhibit 283 Email chain dated April 17, 2015 from Kane to Tompkins, et al.  Exhibit 284 Email chain dated April 19, 2015 from Kane to Adams and Storey  Exhibit 285 Email chain dated April 22, 2015 from J. Cotter, Jr. To Kane  Exhibit 286 Email chain dated April 17,	PAGE 382  PAGE REFERENCED 436 565 389 415	1 2 3 4 5 6 7 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and Storey  Exhibit 289 Letter dated October 2, 2014 From Kane to Jon Shibata  Exhibit 290 Email dated October 23, 2014 From Kane to E. Cotter  Exhibit 291 Email chain dated October 27, 2014 from Adams to Kane  Exhibit 292 Email chain dated 12/23/2014 From Kane to J. Cotter, Jr.  Exhibit 293 Email chain dated May 9, 2015 From Kane to Adams  Exhibit 294 Email chain dated May 9, 2015 From Adams to Kane  Exhibit 295 Email chain dated May 9, 2015 From Adams to Kane  Exhibit 296 Email chain dated 4/23/2015 From Kane to Gould  Exhibit 296 Email dated May 13, 2015 from Gould to Adams, et al.	PAGE REFERENCED  455  461  462  463  467  496  525  528  538  541
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	WITNESS EDWARD KANE (By Mr. Krum)  E X H I B I T S  PLAINTIFFS'  DESCRIPTION  Exhibit 73 Email chain dated April 19, 2015 from Kane to Storey (Previously marked)  Exhibit 197 Email dated 6/1/2015 from Kane to J. Cotter, Jr., et al. (Previously marked)  Exhibit 283 Email chain dated April 17, 2015 from Kane to Tompkins, et al.  Exhibit 284 Email chain dated April 19, 2015 from Kane to Adams and Storey  Exhibit 285 Email chain dated April 22, 2015 from J. Cotter, Jr. To Kane  Exhibit 286 Email chain dated April 17,	PAGE 382  PAGE REFERENCED 436 565 389 415 424	1 2 3 4 5 6 7 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Exhibit 287 Email dated September 29, 2014 from Kane to Storey and Adams  Exhibit 288 Email chain dated September 29, 2014 from Adams to Kane and Storey  Exhibit 289 Letter dated October 2, 2014 From Kane to Jon Shibata  Exhibit 290 Email dated October 23, 2014 From Kane to E. Cotter  Exhibit 291 Email chain dated October 27, 2014 from Adams to Kane  Exhibit 292 Email chain dated 12/23/2014 From Kane to J. Cotter, Jr.  Exhibit 293 Email chain dated May 9, 2015 From Kane to Adams  Exhibit 294 Email chain dated May 9, 2015 From Adams to Kane  Exhibit 295 Email chain dated May 9, 2015 From Kane to Gould  Exhibit 296 Email chain dated 4/23/2015 From Kane to Gould  Exhibit 297 Email chain dated May 13, 2015 from Gould to Adams, et al.  Exhibit 298 Email dated May 15, 2015 from Adams to Kane  Exhibit 299 Email chain dated May 15, 2015 from Adams to Kane	PAGE REFERENCED  455  461  462  463  467  496  525  528  538  541
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                                                                                                           Page 425
     stated and what rights they had under those
                                                               email at the bottom of Exhibit 285, you see that the
 2
     agreements.
                                                            2
                                                               first sentence -- in the first sentence Mr. Cotter,
 3
                MR. KRUM: And I will move to strike
                                                               Jr., recites that Craig Tompkins had told him that
 4
                                                               he, Craig, had advised Ellen that it was in her best
    both as non-responsive.
                                                            4
 5
                I'll ask the court reporter to mark as
                                                               interest to exercise the option or options --
 6
    Exhibit 285 a document that is an email chain of
                                                            6
                                                               exercise what we're calling the 100,000-share
 7
    April 21 and 22, 2015, between Mr. Cotter and --
                                                               option.
                                                            7
    Mr. Jim Cotter, Jr., and Mr. Kane. It bears
                                                            8
                                                                          You see that?
    production number EK77.
                                                           9
 9
                                                                          Yes.
                                                                     Α.
                                                                         Had you previously heard or learn or
                (Whereupon the document referred
                                                           10
10
11
                to was marked Plaintiffs'
                                                               been told that Craig Tompkins was speaking to Ellen
                                                           11
                                                               Cotter about exercising RDI class B options for the
12
                Exhibit 285 by the Certified
                                                           12
13
                Shorthand Reporter and is attached
                                                           13
                                                               purpose of ensuring that she could retain control of
               hereto.)
                                                               RDI at the next annual shareholders meeting?
14
                                                           14
15
    BY MR. KRUM:
                                                           15
                                                                          MR. SEARCY: Objection. Vague, assumes
16
           Q. Are you ready?
                                                           16
                                                               facts.
17
               Yes.
                                                           17
                                                                          THE WITNESS: No.
           Α.
           Q.
                                                                          MR. SEARCY: Also misstates the
18
               Mr. Kane, do you recognize Exhibit 285?
                                                           18
19
               I do now, yes.
                                                           19
                                                               document.
20
               Is this an email exchange you had with
                                                           20
                                                               BY MR. KRUM:
21
    Jim Cotter, Jr., on April 21 and 22 --
                                                           21
                                                                         Had you ever heard or learned or been
                                                                      0.
22
           A.
               I assume --
                                                           22
                                                               told other than through Exhibit 285 that Craig
23
           Q.
               -- 2015?
                                                           23
                                                               Tompkins had communicated with Ellen Cotter about
24
           A. I assume it was, yes.
                                                               whether it was in her best interest to exercise the
25
           Q. Directing your attention to the first
                                                               100,000-share option?
                                                                                                           Page 427
                                                               2014 that --
 1
           Α.
               No.
                                                            1
               Did you ever ask Ellen about whether she
 2
           Q.
                                                            2
                                                                     A. 2015, you mean.
 3
    had communicated with Craig about that subject?
                                                            3
                                                                          I misspoke. Thank you, sir.
 4
           A. No.
                                                            4
                                                                          Did you understand in or about April of
                                                               2015 that Mr. Tompkins was on the side of Ellen in
 5
           Q. Did you ever speak to Craig about it?
                                                            5
           A. No.
                                                               her disputes with Jim Cotter, Jr.?
 6
                                                            6
 7
              Did you ever respond to Jim Cotter, Jr.,
                                                            7
                                                                           MR. SEARCY: Objection. Vague, assumes
           Q.
 8
     about that?
                                                            8
                                                               facts.
 9
                                                            9
                MR. SEARCY: Objection. Vague.
                                                                          THE WITNESS: Yes.
10
                                                           10
                                                               BY MR. KRUM:
               THE WITNESS: My response to Jim Cotter,
11
    Jr., is in this document you gave me.
                                                           11
                                                                         What did you understand in that respect?
                                                                      0.
12
    BY MR. KRUM:
                                                           12
                                                                         Mr. Cotter, Jr., had by this time hired
13
              Well, I'm asking if you ever responded
                                                               Bill Ellis as general counsel. And I -- it's my
           ٥.
                                                           13
                                                               belief, just mine alone -- I don't have any evidence
    to his advice that Craig Tompkins had advised Ellen
14
                                                           14
15
     that it was in her best interest to exercise the
                                                           15
                                                               of it, but that Craig Tompkins then spent a good
16
    100,000-share option.
                                                               deal of his time and energy with Ellen and Margaret
17
           A. No.
                                                           17
                                                               Cotter, hoping to maintain his position in the
18
               Did it surprise you to hear that
                                                           18
                                                               company.
19
    Mr. Tompkins was advising Ellen about what was her
                                                           19
                                                                     Q.
                                                                          What was your view of Mr. Tompkins at
20
    best -- what was in her best interest?
                                                           20
                                                                the time?
21
           A. No.
                                                           21
                                                                          MR. SEARCY: Objection. Vague, calls
22
                MR. SEARCY: Objection. Vague and lacks
                                                                for opinion. It also lacks foundation.
                                                           22
23
    foundation.
                                                           23
                                                                          THE WITNESS: When you say my view of
24
    BY MR. KRUM:
                                                           24
                                                               him, he was overweight.
25
           Q. Did you understand in or about April of
                                                                           What else would you like me to tell you?
```

```
Page 428
                                                                                                           Page 429
     BY MR. KRUM:
 1
                                                                          Yes.
                                                           1
                                                                     Α.
 2
          Q. Well, did you think he was consistently
                                                           2
                                                                     Q.
                                                                          Okay. What was that circumstance?
     acting in the interest of the company rather than
                                                                          I think Jim Cotter, Jr., discovered
                                                           3
                                                                     Α.
                                                               online that Mr. Tompkins had become an officer
 4
    his own interest?
                                                           4
 5
               MR. SEARCY: Objection. Vague, lacks
                                                           5
                                                               and -- of another company, and he had not asked
 6
     foundation. Also calls for opinion.
                                                           6
                                                               Mr. Cotter, Sr., if that was -- if he could do that.
 7
               THE WITNESS: We're getting off this
                                                           7
                                                                          And previous to that he had got on the
     subject, but at that time I felt Craig Tompkins
                                                               board of a REIT, I believe, and again did not ask
 8
                                                           8
     always acted in his own self-interest.
                                                               Mr. Cotter, Sr., if that was okay with him, and he
                                                           9
10
     BY MR. KRUM:
                                                          10
                                                               being at that time full-time legal counsel.
11
          O. Mr. Tompkins previously had, in effect,
                                                          11
                                                                         Did you ever hear or learn or were you
                                                                     0.
    been terminated from some position in the company,
                                                               ever told that Craig Tompkins attempted to steer RDI
12
                                                          12
                                                               business to Marshall and Stevens?
13
    right?
                                                          13
14
          A. I don't recall him being terminated from
                                                                          MR. SEARCY: Objection. Lacks
15
    any position.
                                                          15
                                                               foundation.
16
          Q. Do you recall a circumstance in which
                                                          16
                                                                          THE WITNESS: Yes.
17
     Jim Cotter, Jr., learned that Craig Tompkins, while
                                                          17
                                                               BY MR. KRUM:
18
     supposedly holding some position at the company, was
                                                          18
                                                                     Q.
                                                                          What did you hear or learn in that
19
     chairman or vice chairman of another company?
                                                           19
                                                               regard?
20
          A. Oh, yeah.
                                                           20
                                                                         Craig Tompkins was taking the lead role
                                                                     Α.
21
               MR. SEARCY: You said Junior. Did you
                                                           21
                                                               on behalf of the company in the tax case that we
22
     mean Junior or Senior?
                                                           22
                                                               had, the major tax case. And we had two firms
23
               MR. KRUM: I meant Senior. Thank you.
                                                           23
                                                               representing us; Fried Frank in New York and
    BY MR. KRUM:
                                                               Washington and Duane Morris in Philadelphia.
24
                                                           24
25
          Q. You understood I meant Senior?
                                                          25
                                                                          And he asked them to put -- it's my
                                                Page 430
                                                                                                           Page 431
    recollection or understanding, put on seminars on
                                                               of its New York City real estate properties and
    behalf of Marshall Stevens.
                                                               projects to Marshall Stevens?
 3
               And I felt that was totally
                                                           3
                                                                          MR. SEARCY: Objection. Lacks
 4
    inappropriate, because they were our attorneys. We
                                                           4
                                                               foundation.
     were paying them, and then we were pushing Marshall
                                                           5
                                                                          THE WITNESS: I did not hear that, no.
 6
     Stevens. He couldn't say no. And I was quite upset
                                                           6
                                                               BY MR. KRUM:
 7
     about it.
                                                           7
                                                                     Q. Directing your attention, Mr. Kane, back
 8
               Marshall Stevens also did some work for
                                                           8
                                                               to the circumstance of -- of Craig Tompkins having a
9
    our company after it was known that Craig Tompkins
                                                               position -- having positions that he had not
10
     was there, some valuation issues. But then Andrzej
                                                               disclosed to Jim Cotter, Sr., at a time when Craig
                                                          10
     Matyczynski decided they weren't the right firm for
                                                               Tompkins was a full-time employee of RDI -- when you
11
                                                          11
                                                               learned that, were you of the view that Tompkins
12
     us. But that happened.
                                                          12
13
               So, I thought that was inappropriate
                                                          13
                                                               should have been terminated?
14
     self-interest on his behalf.
                                                          14
                                                                          MR. SEARCY: Objection. Lacks
15
               The valuation issues that Marshall and
                                                          15
                                                               foundation, calls for opinion.
          0.
     Stevens handled for RDI, what were those? Or with
16
                                                          16
                                                                          THE WITNESS: It wouldn't have -- I
17
                                                               didn't have a view that he should be terminated, but
     respect to what?
                                                          17
18
          A. I don't recall. I think it had to do
                                                               it wouldn't have bothered me if he was terminated.
                                                          18
19
     with maybe some acquisition, I'm guessing, we made
                                                               That's the best I can say.
                                                          19
20
     and how to allocate the purchase price among various
                                                          20
                                                                          We had no back-up at the time for him,
     assets. And there were tax benefits and detriments,
21
                                                           21
                                                               so -- and he was intimately and is intimately aware
22
     depending on how you did it.
                                                           22
                                                               of all of the issues in the company. And he
23
           Q. Did you ever hear or learn, Mr. Kane,
                                                           23
                                                               structured many of them.
                                                                          So I don't know if it would be in the
24
     that Craig Tompkins had attempted to steer
                                                          24
   business -- RDI business with respect to one or both
                                                          25
                                                              best interest of the company then or now to
```

```
Page 432
                                                                                                            Page 433
                                                                           MS. HENDRICKS: Mark, we've been going
     terminate him.
                                                            1
 2
     BY MR. KRUM:
                                                            2
                                                                more than an hour. Can we take a break?
 3
           Q. Did -- did you ever express to Jim
                                                            3
                                                                           THE WITNESS: Yes. Can we have a
     Cotter, Sr., Jim Cotter, Jr., or both at any point
 4
                                                            4
                                                                bathroom break?
     in time that you thought Craig Tompkins should be
                                                            5
                                                                           MR. KRUM: Sure.
     terminated or that the company's relationship with
                                                            6
                                                                           VIDEOTAPE OPERATOR: Off the record at
    him should be terminated?
                                                            7
                                                                11:02 A.M.
              I think I had mentioned to Jim Cotter,
                                                            8
 8
           Α.
                                                                           (Brief recess.)
     Sr., and to Jim Cotter, Jr., that they should retain
                                                                           VIDEOTAPE OPERATOR: Back on the record
 9
                                                            9
10
     an attorney to familiarize himself or herself with
                                                           10
                                                                at 11:19 A.M.
11
     the company's affairs. And the result of that might
                                                           11
                                                                           MR. KRUM: I'll ask the court reporter
     well have been to terminate Craig Tompkins.
12
                                                           12
                                                                to mark as Exhibit 286 what purports to be an
           Q. Did you ever tell Jim Cotter, Sr., Jim
                                                           13
                                                                April 17, 2015 email exchange between Craig Tompkins
13
14
     Cotter, Jr., or both that you thought Craig Tompkins
                                                                and Mr. Kane with several attachments. It bears
15
     was amoral?
                                                           15
                                                                production number EK63 through 68.
16
           Α.
               Amoral?
                                                           16
                                                                           (Whereupon the document referred
17
           Q.
               Right.
                                                           17
                                                                           to was marked Plaintiffs'
18
           Α.
               I might have used that term.
                                                           18
                                                                           Exhibit 286 by the Certified
19
               Do you recall doing so as you sit here
                                                           19
                                                                           Shorthand Reporter and is attached
           0.
     today?
20
                                                           20
                                                                           hereto.)
                                                           21
21
               I didn't hear your question.
                                                                BY MR. KRUM:
22
               Oh, I'm sorry.
                                                           22
                                                                          Mr. Kane, do you recognize Exhibit 286?
                                                                      0.
               Do you recall describing Craig Tompkins
23
                                                           23
                                                                          It's an email with my name on it.
                                                                      Α.
                                                                           Did you receive the email from Craig
24
     as amoral as you sit here today?
                                                           24
25
                                                           25
                                                                Tompkins which is part of 286 including the
              I think I did, yes.
                                                                                                            Page 435
                                                 Page 434
     attachments on or about the date it bears April 17,
                                                            1
                                                                           Let me know when you have that.
     2015?
                                                            2
                                                                      Α.
 3
           A. I assume I did. I have no recollection.
                                                            3
                                                                      0.
                                                                           Do you see that it bears no signatures?
 4
               I direct your attention, Mr. Kane, to
                                                            4
                                                                      Α.
 5
     the page bearing production number ending in 1662 as
                                                            5
                                                                      ٥.
                                                                           Does that refresh your recollection
 6
     part of Exhibit 286.
                                                            6
                                                                regarding whether you ever saw an option agreement
 7
               Let me know when you have that.
                                                            7
                                                                with respect to the 100,000 shares of RDI class B
 8
              I have it in front of me now, yes.
                                                            8
                                                                stock that was fully executed?
           Q. And do you recognize that document?
                                                                           MR. SEARCY: Objection. Assumes facts,
 9
                                                            9
10
                                                           10
                                                                lacks foundation.
           A. No.
11
           0.
               Do you have any understanding as to what
                                                           11
                                                                           THE WITNESS: It doesn't refresh my
12
     it is or purports to be?
                                                           12
                                                                recollection, but I see it.
               It purports to be an option agreement
                                                           13
13
           Α.
                                                                BY MR. KRUM:
14
     between Reading and, I assume, James J. Cotter, Sr.
                                                                          Did you notice at the time it was
                                                           14
                                                                      Q.
                                                           15
15
           Q.
               Well, take such time as you need to
                                                                transmitted to you by Mr. Tompkins on April 17th
16
     review it.
                                                           16
                                                                that what he had sent you was not signed?
17
               And my next question is do you recognize
                                                           17
                                                                      A.
                                                                         Pardon me?
18
     this to be the option agreement for the supposed
                                                           18
                                                                          I said did you notice when you
                                                                      Q.
19
     100,000 shares?
                                                           19
                                                                received --
20
           A. I see the 100,000-share option in here
                                                           20
                                                                      Α.
                                                                           Uh-huh.
21
     in paragraph one.
                                                           21
                                                                      Q.
                                                                           -- Exhibit 286 that the agreement, the
22
               I direct your attention toward -- to the
                                                           22
                                                                option agreement for 100,000 shares was not signed?
23
     end of that five-page document. At the bottom it
                                                           23
                                                                      Α.
                                                                          Yes.
24
     says page five of five. It also bears the
                                                           24
                                                                      Q.
                                                                         What, if anything, did you do upon
25
     production number ending in 1666.
                                                           25
                                                                seeing that?
```

### EDWARD KANE - 06/09/2016

			Page 60
1	A. Yes.	1	will email of June 11th for the purpose of imploring
2	Q. Were you referring to the fact that he	2	him to
3	was basically in a position of striking a deal or	3	A. Yes.
4	facing a vote on termination?	4	Q agree to the deal?
5	A. I think that was my thinking, yes.	5	A. Yes.
6	Q. And then at the bottom of at the end	6	Q. Okay.
7	of the paragraph numbered five there's a sentence	7	MR. SEARCY: You have to wait for him to
8	that reads as follows, quote,	8	finish his question before you answer. Okay?
9	"Otherwise you will be sorry for	9	THE WITNESS: All right.
10	the rest of your life. They and	10	BY MR. KRUM:
11	your mother will be hurt and your	11	Q. The court reporter is doing quite well.
12	children will lose a golden	12	MR. SEARCY: Sometimes you have to wait
13	opportunity," close quote.	13	for him to actually ask the question before you
14	A. Yes.	14	answer it.
15	Q. See that?	15	MR. KRUM: Okay. So I have exceeded my
16	A. Yes, I do.	16	20 minutes, so let's adjourn for the day.
17	Q. And what was your point in saying that	17	VIDEOTAPE OPERATOR: We'll go off the
18	to Jim Cotter, Jr., in this email, Exhibit 306?	18	record at 5:21 P.M.
19	A. It was a reiteration of what he told me	19	
20	in his email that if he was out, the family and the	20	(Whereupon at 5:21 P.M. the
21	company would be destroyed.	21	deposition proceedings were
22	Q. Did you share that view?	22	concluded.)
23	A. That was his view. I didn't one way	23	* * *
24	or another. But look where we are now.	24	
25	Q. So you were saying this to him in your	25	
	Page 606		Page 60
1	REPORTER'S CERTIFICATE	1	That the foregoing pages contain a full,
2		2	true and accurate record of the proceedings and
3	I, PATRICIA L. HUBBARD, do hereby certify:	3 4	testimony to the best of my skill and ability;
4		5	I further certify that I am not a relative
5	That I am a duly qualified Certified	6	or employee or attorney or counsel of any of the
6	Shorthand Reporter in and for the State of California,	7	parties, nor am I a relative or employee of such
7	holder of Certificate Number 3400, which is in full	8	attorney or counsel, nor am I financially interested
8	force and effect, and that I am authorized to	9	in the outcome of this action.
9	administer oaths and affirmations;	10	
10	Mak the favorairy describes to the	11	IN WITNESS WHEREOF, I have subscribed my
11	That the foregoing deposition testimony of	12	name this 15th day of June, 2016.
12	the herein named witness, to wit, EDWARD KANE, was	13	$(/)$ $\mathcal{L}$
13	taken before me at the time and place herein set	14	Lateria De Milland
14	forth;	15	( Wirela) Thibbaid
15	make and a bad a lad a lad a lad a lad		PATRICIA L. HUBBARD, CSR #3400
16	That prior to being examined, EDWARD KANE	16	
17	was duly sworn or affirmed by me to testify the truth,	17	
18	the whole truth, and nothing but the truth;	18	
19	m1	19	
20	That the testimony of the witness and all	20	
21	objections made at the time of examination were	21	
22	recorded stenographically by me and were thereafter	22	
23	transcribed by me or under my direction and	23	
24 25	supervision;	24	

### EDWARD KANE - 06/09/2016

	Page 608	1			ERRATA SHEET	Page 609
2	ERRATA SHEET	2	Page	Line	Should read:	Reason for Change:
l	ERRAIA SHEEI	3	rage	DINC	bliodia reda-	Reabon for change.
3		4				
4		5				
5	I declare under penalty of perjury that I have read the	6				
6	foregoing pages of my testimony, taken	7				
7	on (date) at	8				
8	(city),(state),	9				
9		10				
10	and that the same is a true record of the testimony given	11				
11	by me at the time and place herein	12				
12	above set forth, with the following exceptions:	13				
13		14				
14	Page Line Should read: Reason for Change:	15				
l	rage line bloutd read. Reason for change.	16				
15		17				
16		18	Date:			
17	<del></del>				Signature of	Witness
18		19				
19	<del></del>	l			<del></del>	
20		20			Name Typed o	r Printed
21	<del></del>	21				
22		22				
23		24				
24		25				
25		23				

# Exhibit 13

1	DISTRICT COURT
2	CLARK COUNTY, NEVADA
3	JAMES J. COTTER, JR. ) individually and derivatively )
4	on behalf of Reading ) International, Inc., )
5	) Plaintiff, )
6	) vs. ) Index No. A-15-179860-B
7	) MARGARET COTTER, ELLEN )
8	COTTER, GUY ADAMS, EDWARD ) KANE, DOUGLAS WILLIAM GOULD, ) and DOES 1 through 100, )
	inclusive,
10	Defendants. )
11	) READING INTERNATIONAL, INC., )
12	a Nevada corporation, )
13	Nominal Defendant. )
14	,
15	
16	VIDEOTAPED DEPOSITION OF ELLEN COTTER
17	New York, New York
18	Thursday, June 16, 2016
19	
20	
21	
22	
23	
24	Reported by:
25	MICHELLE COX JOB NO. 316936

# ELLEN COTTER - 06/16/2016

	Page 2	T	Page 3
1		1	APPEARANCES:
2		2	
3		3	LEWIS ROCA ROTHGERBER CHRISTIE, LLP
4		4	Attorneys for Plaintiff
5	June 16, 2016	5	3993 Howard Hughes Parkway,
6	9:45 a.m.	6	Suite 600
7		7	Las Vegas, Nevada 89169
8 Vi	deotaped Deposition of ELLEN COTTER,	8	BY: MARK G. KRUM, ESQ.
9 held at	the offices of Kramer Levin Naftalis &	9	
10 Frankel	LLP, 1177 Avenue of the Americas, New	10	QUINN EMANUEL URQUHART & SULLIVAN, LLP
11 York, N	ew York, pursuant to Notice, before	11	Attorneys for Margaret Cotter, Ellen
12 Michell	e Cox, a Certified LiveNote Reporter and	12	Cotter, Guy Adam, Edward Kane and
13 Notary	Public of the State of New York and New	13	Douglas McEachern
14 Jersey.		14	865 South Figueroa Street
15		15	10th Floor
16		16	Los Angeles, California 90017
17		17	BY: MARSHALL M. SEARCY, ESQ.
18		18	
19		19	BIRD, MARELLA, BOXER, WOLFPERT, NESSIM,
20		20	DROOKS, LINCENGERG & RHOW, P.C.
21		21	Attorneys for William Gould and
22		22	Timothy Storey
23		23	1875 Century Park East, 23rd Floor
24		24	Los Angeles, California 90067
25		25	BY: EKWAN E. RHOW, ESQ.
	Page 4	+	Page 5
	ARANCES:	1	IT IS HEREBY STIPULATED AND AGREED by
2		2	and between the attorneys for the respective
3	GREENBERG TRAURIG, LLP	3	parties herein, that filing and sealing be and
4	Attorneys for Plaintiff	4	the same are hereby waived.
5	3773 Howard Hughes Parkway	5	IT IS FURTHER STIPULATED AND AGREED
6	Suite 400 North	6	that all objections, except as to the form of
7	Las Vegas, Nevada 89169	7	the question, shall be reserved to the time of
8	BY: MARK E. FERRARIO, ESQ.	8	the trial.
9		9	IT IS FURTHER STIPULATED AND AGREED
10	ROBERTSON & ASSOCIATES, LLP	10	that the within deposition may be sworn to and
11	Attorneys for T2 Group of	11	signed before any officer authorized to
12	Plaintiff in Intervention	12	administer an oath, with the same force and
13	32121 Lindero Canyon Road,	13	effect as if signed and sworn to before the
14	Suite 200	14	Court.
	Westlake Village, California 91361	15	
15	BY: ROBERT NATION, ESQ.	16	
16		17	
1			
16 17	ESENT: Phil Mazo, Videographer,	18	
16 17	ESENT: Phil Mazo, Videographer, James J. Cotter, Jr. and	18 19	
16 17 18 ALSO PR			
16 17 18 ALSO PR	James J. Cotter, Jr. and	19	
16 17 18 ALSO PR 19 20	James J. Cotter, Jr. and	19 20	
16 17 18 ALSO PR 19 20 21	James J. Cotter, Jr. and	19 20 21	
16 17 18 ALSO PR 19 20 21 22	James J. Cotter, Jr. and	19 20 21 22	
16 17 18 ALSO PR 19 20 21 22 23	James J. Cotter, Jr. and	19 20 21 22 23	

# ELLEN COTTER - 06/16/2016

	P 454		5 405
1	Page 174 about, if we were just talking about a	1	Page 175 MR. TAYBACK: Objection. Asked and
2	potential retirement benefit for Craig and Bob.	2	answered.
3	Q Take a look at Item 7. It reads: "Status	3	A No.
4	of Ellen Cotter and Margaret Cotter."	4	Q So when you use the same phraseology
5		5	
	Do you see that?	-	status to refer to the president and CEO in
6	A Yes.	6	Item 1 as you use to refer to Craig Tomkins and
7	Q So when you prepared this agenda and	7	Robert Smerling in Item 6, and yourself and
8	distributed it at or about 6:38 p.m., Pacific	8	Margaret Cotter in Item 7, were you attempting
9	Time on May 19th, were you thinking that one of	9	to obscure or conceal the fact that Item 1 was
10	the that one or two of the agenda items	10	actually about terminating Jim Cotter as
11	might include the possible termination of you	11	president and CEO?
12	as an executive employee and Margaret as a	12	MR. TAYBACK: Objection; argumentative,
13	consultant of RDI?	13	compound.
14	A Well, I think the reason we were on there	14	You can answer.
15	was to talk about our employment status.	15	A I mean, there was no intention on my part
16	Q Well, that meant talk about your title and	16	to deceive anybody.
17	making Margaret an employee of the company,	17	Q Well, in point of fact, prior to
18	right?	18	distributing Exhibit 338, you already had had
19	A That's my recollection.	19	discussions with Ed Kane, Guy Adams,
20	Q Okay. So when you prepared this agenda	20	Doug McEachern and Margaret Cotter about
21	and distributed it, you were not thinking, with	21	terminating Jim Cotter, Jr. as president and
22	respect to Item No. 7, that it include the	22	CEO, correct?
23	discussion of terminating you as an executive	23	A Prior to this meeting we did have
24	and/or terminating Margaret as a consultant,	24	discussions about whether Jim would remain as
25	were you?	25	the CEO and president.
	Page 176		Page 177
1	Q Well, you had discussions with each of	1	terminating Jim Cotter, Jr. as president and
2	Guy Adams, Ed Kane, Doug McEachern and	2	CEO of RDI was discussed?
3	Margaret Cotter about terminating Jim Cotter,	3	A Prior to this agenda being sent out, Tim
4	Jr. as CEO prior to distributing Exhibit 338 on	4	and I had had discussions about whether Jim
5	May 19th, correct?	5	would continue as CEO and president.
6	MR. TAYBACK: Objection. Asked and	6	Q What discussion did you have with
7	answered.	7	Tim Storey in that regard, and when did they
8	A Yes.	8	occur?
9	Q You had no such discussions with	9	A I don't remember the specific
10	Tim Storey, correct?	10	conversation, but I remember Tim taking the
11	A I did have discussions with Tim Storey.	11	position that he he understood that Jim was
12	Q What discussions did you have with	12	inexperienced and it wasn't Jim's position
13	Tim Storey and when did you have them?	13	would be under review and under evaluation.
14	A I had had discussions with Tim Storey	14	Q When did you have that discussion?
15	about Jim and his performance.	15	A As I said, I don't remember.
16	Q Okay. The question is: What discussions	16	Q Was it in person?
17	did you have with Tim Storey, if any, prior to	17	A I probably did have Tim came to Los
18	distributing Exhibit 338 on May 19, 2015, about	18	Angeles a lot. I probably did have some of
19	terminating Jim Cotter, Jr. as president and	19	these discussions in person.
20	CEO?	20	Q What is it that you said during that
21	A I don't remember the specific discussion	21	discussion or those discussions with respect to
22	that I had with Tim.	22	the subject of Jim Cotter, Jr. continuing as
23	Q Did you have any conversation with	23	president and CEO or being terminated?
24	Tim Storey prior to distributing Exhibit 338 on	24	A I don't remember the specifics of the
25	May 19, 2015, in which the subject of	25	discussion.
		1 2 3	

# ELLEN COTTER - 06/16/2016

	Page 254		Dago 2EE
1	answer is yes, what I was about to say is	1	Page 255 MR. TAYBACK: Can we go off the video.
2	there's some global proposal in the works	2	THE VIDEOGRAPHER: This concludes today's
		3	-
3	MR. TAYBACK: Yeah.		proceeding in the deposition of Ellen Cotter.
4	MR. KRUM: so we may end up revising	4	We're ending Media No. 5 and going off the
5	this until then.	5	record at 6:05 p.m.
6	MR. TAYBACK: Understand. Yeah.	6	(Time noted: 6:05 p.m.)
7	MR. KRUM: Okay. And but, yes, please	7	
8	provide the transcript to Mr. Tayback for	8	<del></del>
9	Ms. Cotter.		ELLEN COTTER
10	MR. TAYBACK: Thank you.	9	
11	MR. NATION: All right.	10	Subscribed and sworn to before me
12	MR. KRUM: Sorry. Very good.	11	this day of, 2016.
13	MR. NATION: Those questions are more	12	
		13	
14	properly addressed to Mr. Krum than me. That's	14	
15	been my two cents.	15	
16	(Continued on the following page to	16	
17	include jurat.)	17	
18		18	
19		19	
20		20	
21		21	
22		22	
23		23	
24		24	
25		25	
	D 056		
1	Page 256	1	Page 257
1 2		1 2	
2	C E R T I F I C A T E STATE OF NEW YORK )	2	INDEX WITNESS EXAMINATION BY PAGE ELLEN COTTER MR. KRUM 7
2	C E R T I F I C A T E  STATE OF NEW YORK )  :ss	2 3 4	INDEX WITNESS EXAMINATION BY PAGE
2 3 4	C E R T I F I C A T E STATE OF NEW YORK )	2 3 4 5	INDEX WITNESS EXAMINATION BY PAGE ELLEN COTTER MR. KRUM 7
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	CERTIFICATE  STATE OF NEW YORK )  :ss  COUNTY OF NEW YORK )  I, MICHELLE COX, a Notary Public within and for the State of New York, do hereby certify:  That ELLEN COTTER, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by the witness.  I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter.  IN WITNESS WHEREOF, I have hereunto set my	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	TINDEX  WITNESS  EXAMINATION BY  PAGE  MR. KRUM  7  MR. NATION  221   INFORMATION REQUESTS  DIRECTIONS: , 42 , 43 , 184 , 202  EXHIBITS  DEPOSITION EXHIBITS  Exhibit 329  Document Bates-stamped WG104  37  through WG112  Exhibit 330  E-mail Chain  97  Exhibit 331  E-mail dated June 29, 2015,  from Ellen Cotter to Guy Adams and Others with  Exhibit 332  E-mail dated October 23, 2014, 130  from Ed Kane to Ellen Cotter  Exhibit 333  E-mail dated August 24, 2015, 140  from Ellen Cotter to ed Kane  with Attachment  Exhibit 334  E-mail Chain  141  Exhibit 335  E-mail Chain  141  Exhibit 335  E-mail Chain  141  Exhibit 335  E-mail Chain  152
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	CERTIFICATE  STATE OF NEW YORK  :ss  COUNTY OF NEW YORK  I, MICHELLE COX, a Notary Public within and for the State of New York, do hereby certify:  That ELLEN COTTER, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by the witness.  I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter.  IN WITNESS WHEREOF, I have hereunto set my hand this 29th day of June 2016.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	TINDEX  WITNESS  EXAMINATION BY  PAGE  MR. KRUM  7  MR. NATION  221   INFORMATION REQUESTS  DIRECTIONS: , 42 , 43 , 184 , 202  EXHIBITS  DEPOSITION EXHIBITS  Exhibit 329  Document Bates-stamped WG104  37  through WG112  Exhibit 330  E-mail Chain  97  Exhibit 331  E-mail dated June 29, 2015,  from Ellen Cotter to Guy Adams and Others with  Exhibit 332  E-mail dated October 23, 2014, 130  from Ed Kane to Ellen Cotter  Exhibit 333  E-mail dated August 24, 2015, 140  from Ellen Cotter to ed Kane  with Attachment  Exhibit 334  E-mail Chain  141  Exhibit 335  E-mail Chain  141  Exhibit 335  E-mail Chain  141  Exhibit 335  E-mail Chain  152
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#### ELLEN COTTER - 06/16/2016

			Page 258		Page 25	a
1	DEPOSITION EX	CHIBITS	FOR ID.		rage 25	)9
2	Exhibit 339	E-mail dated May 16, 2015,	179	2	ERRATA SHEET	
1		from Ellen Cotter to			PULHIN DURI	
3		nelle1438@gmail.com		3		
4	Exhibit 340	E-mail dated May 27, 2015,	185	4		
		from Ellen Cotter Ellen Cotter		5	T dealess under morely of marriage that T have used the	
5		to Other Members of the RDI			I declare under penalty of perjury that I have read the	
		Board of Directors		6	foregoing pages of my testimony, taken	
6				7	on (date) at	
	Exhibit 341	E-mail Chain	189	8	(city),(state),	
7					(State),	
	Exhibit 342	Document Bates-stamped EC1905	204	9		
8				10	and that the same is a true record of the testimony given	
	Exhibit 343	E-mail dated October 21, 2015,	205	11	by me at the time and place herein	
9		from nelle1428@gmail.com to				
		Laura Batista		12	above set forth, with the following exceptions:	
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l	Exhibit 344	E-mail Chain	211	14	Page Line Should read: Reason for Change:	
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## Exhibit 14

	Defendants.			
and				
READING INTERNATIONAL, INC., a Nevada corporation,				
Nominal Def	endant.			

I, James J. Cotter, Jr. hereby declare, under the penalty of perjury and the laws of Nevada, as follows:

- 1. I am over eighteen (18) years of age. I have personal knowledge of the facts contained in this declaration, except on those matters stated upon information and belief, and as to those matters, I believe them to be true. If called upon to testify as to the contents of this declaration, I am legally competent to do so in a court of law.
- 2. I am the Plaintiff in the above-captioned action. I am, and at all times relevant hereto was, a shareholder of RDI. I have been a director of RDI since on or about March 21, 2002. I have been involved in RDI management since mid-2005, I was appointed Vice Chairman of the RDI board of directors in 2007 and President of RDI on or about June 1, 2013. I was appointed CEO by the RDI Board on or about August 7, 2014, immediately after James J. Cotter, Sr. (JJC, Sr.) resigned from that position. I am the son of the late JJC, Sr., and the brother of defendants Margaret Cotter ("MC") and Ellen Cotter ("EC"). I presently own approximately 560,186 shares of RDI Class A non-voting stock and options to acquire another 50,000 shares of RDI Class A non-voting stock. I am also the co-trustee and beneficiary of the James J. Cotter Living Trust, dated August 1, 2000, as amended (the "Trust"), which owns 2,115,539 shares of RDI Class A (non-voting) stock and 1,123,888 shares of RDI Class B (voting) stock. The Trust became irrevocable upon the passing of JJC, Sr. on September 13, 2014.
- 3. I submit this declaration in support of the oppositions to all of the motions for summary judgment filed by one or more of the individual defendants in this action.
- 4. Nominal defendant Reading International, Inc. (RDI or Company) is a Nevada corporation and is, according to its public filings with the United States Securities and Exchange

Commission (the "SEC"), an internationally diversified company principally focused on the development, ownership and operation of entertainment and real estate assets in the United States, Australia and New Zealand. The Company operates in two business segments, namely, cinema exhibition, through approximately 58 multiplex cinemas, and real estate, including real estate development and the rental of retail, commercial and live theater assets. The Company manages world-wide cinemas in the United States, Australia and New Zealand. RDI has two classes of stock, Class A stock held by the investing public, which stock exercises no voting rights, and Class B stock, which is the sole voting stock with respect to the election of directors. An overwhelming majority (approximately eighty percent (80%)) of the Class A stock is legally and/or beneficially owned by shareholders unrelated to me, EC or MC. Approximately seventy percent (70%) of the Class B stock is subject to disputes and pending trust and estate litigation in California between EC and MC, on the one hand, and me, on the other hand, and a probate action in Nevada. Of the Class B stock, approximately forty-four percent (44%) is held in the name of the Trust. RDI is named only as a nominal defendant in this derivative action.

5. I signed a verification of a Second Amended Verified Complaint (the "SAC") in this action. I stand by the substantive allegations of the SAC and incorporate them herein by reference.

#### The Position of CEO at RDI

- 6. Certain of the motions for summary judgment brought by the individual defendants in this action suggest that I was appointed CEO of RDI in August 2014 after what amounted to no deliberation by the Board of Directors. That is absolutely false. In fact, as early as 2006, James J Cotter, Sr. ("JJC, Sr."), then the CEO and controlling shareholder of RDI, had communicated to the RDI board of directors his proposed succession plan for the positions of President and CEO. That plan was for me to work under the direction of JJC, Sr. to learn the businesses of RDI, including by functioning in a senior executive role.
- 7. Since 2005, I was involved in most RDI executive management meetings and privy to most significant internal senior management memos. As mentioned above, I was appointed Vice Chairman of the RDI board in 2007. The RDI Board appointed me President of

RDI on or about June 1, 2013, and I filled those responsibilities without objection by the RDI board of directors.

8. Soon after I became CEO, my sisters, Ellen, who was an executive at RDI in the domestic cinema segment of the Company's business, and Margaret, who managed RDI's limited live theater operations as a third-party consultant, both communicated to me and to members of the RDI Board of Directors that they did not want to report to me as CEO. In fact, neither of them previously while working for or with the Company effectively had ever reported to anyone other than our father, JJC, Sr. Margaret in particular resisted and effectively refused to report to me until she no longer needed to do so, following my (purported) termination as President and CEO of the Company. They also co-opted at least one employee, Linda Pham, who claimed at some point in 2014 that I had created a hostile work environment for her, which accusation was not well-taken and, in any event, moot with the passage of time by Spring 2015, as director Kane acknowledged at the time.

#### **Disputes With My Sisters**

- 9. My sisters and I had certain disputes with respect to matters of our father's estate. The most significant and contentious dispute concerned who would be the trustee or trustees of the voting trust that, following our father's death, holds approximately 70% of the voting stock of RDI. According to a 2013 amendment to his trust documentation, Margaret was to be the sole trustee. Pursuant to a 2014 amendment to his trust documentation, Margaret and I were to serve contemporaneously as co-trustees. In early February 2015, Ellen and Margaret commenced a lawsuit in California state court challenging the validity of the 2014 amendment to our father's trust documents (the "California Trust Action").
- 10. My sisters and I also had certain disputes with respect to RDI. Most generally, they disagreed with my view and approach of running RDI like a public company, including hiring a senior executive qualified to oversee the development of the Company's valuable real estate and, more fundamentally, operating the Company to increase its value for all shareholders, not just its value to the Cotter family as controlling shareholders.

#### **Threatened Termination and Termination**

11. Late in the day on May 19, 2015, I received from Ellen, as the chairperson of the RDI Board of Directors, an agenda for a supposed special meeting of the RDI board on May 21, 2015, two days later. I learned that the benignly described first item on the agenda, "status of president and CEO," apparently referred to a secret plan of Ellen and Margaret, together with Ed Kane, Guy Adams and Doug McEachern, to vote to remove me as President and CEO of RDI. However, that meeting commenced and concluded without the threatened vote being taken.

- 12. Next, on or about May 27, 2015, the lawyer representing Ellen and Margaret in the California Trust Action transmitted to my lawyer in that action a document that proposed to resolve the disputes between my sisters and me, including with respect to who would be the trustee of the voting trust and whether Margaret and Ellen would report to me as CEO of RDI. (A true and correct copy of the May 27, 2015 document, which was marked as deposition exhibit 322, is attached hereto as exhibit "A.")
- 13. On Friday, May 29, 2015, the (supposed) special board meeting of May 21 was to resume. That morning, before the meeting, I met with Ellen and Margaret. At that meeting, they told me that they were unwilling to mediate or to negotiate any of the terms of the May 27 document described above. They also told me that if I did not agree to resolve my disputes with them on the terms set out in that document, that the RDI Board of Directors would vote at the (supposed) meeting that day to terminate me as President and CEO.
- 14. The (supposed) special board meeting commenced on May 29 and the issue of my termination as President and CEO was the subject. At this (supposed) special meeting, or another, McEachern pressured me to resign as President and CEO. Eventually, the non-Cotter members of the RDI Board of Directors met with my sisters separately from me. Following that, the majority of the non-cotter directors, namely, Messrs. Adams, Kane and McEachern, advised me that the meeting would adjourn temporarily and resume telephonically at 6 p.m. They further advised that, if I had not reached a resolution of disputes between me and my sisters by the time the (supposed) special meeting reconvened telephonically at 6 p.m. that day, they would proceed with the vote to

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terminate me, meaning that the three of them would vote to terminate me as President and CEO of RDI.

- 15. That afternoon, Ellen and Margaret again refused to mediate and again refused to negotiate. Ultimately, I indicated a willingness to resolve disputes based on the document provided, subject to conferring with counsel. At or about 6 p.m., the (supposed) special RDI board meeting resumed telephonically, at which time Ellen reported to the five non-Cotter directors that we had reached an agreement in principle to resolve our disputes, subject to conferring with respective counsel. Ed Kane congratulated us and made a statement to the effect that he hoped that I was CEO of the Company for 30 years. No vote was taken on my termination.
- 16. On or about June 8, 2015, I communicated to my sisters that I could not agree to the document their lawyer had transmitted to my lawyer on or about June 2, 2015. Ellen called a (supposed) special board meeting for June 12, 2015, at which meeting each of Messrs. Adams, Kane and McEachern made good on their threat to vote to terminate me and did so.

#### **Director Interest and Independence**

- 17. One or more of the defendants' motions for summary judgment claim that SEC filings by RDI describe the non-Cotter directors as "independent," that I signed one or more of those SEC filings and that I therefore admit that those directors are independent for the purposes of this action. That is inaccurate. The term "independent" as used in RDI's SEC filings do not refer to matters of Nevada law. It referred usually to the fact that, pursuant to the terms of the Company's listing agreement with NASDAQ, the stock exchange on which RDI stock trades, directors meet the standard of independence of NASDAQ. None of the director defendants have ever suggested to me that they understood use of the term "independent" in RDI's SEC filings to communicate anything other than that non-Cotter directors were not members of the Cotter family which, in one manner or another, controlled approximately 70% of the voting stock of RDI. As among members of the RDI Board of Directors, the term "independent" was used historically to refer to directors who were not members of the Cotter family.
- Ed Kane was a life-long friend of my father, having met when they were graduate 18. students. Kane was in my father's wedding and was a speaker at my father's funeral. Over my

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lengthy tenure as a director at RDI, I observed Kane as a director of RDI acting at all times as if his job as a director was to carry out my father's wishes. Kane admitted to me that he was not independent for purposes other than the NASDAQ listing agreement and suggested after I became CEO that the Company would benefit from independent directors knowledgeable about its two principal businesses, cinemas and real estate.

- 19. On the contentious issue between me and my sisters regarding who would be the trustee(s) of the voting trust, Kane communicated to me that his view was that it was my fathers' wishes that Margaret alone be the trustee, and he pressured me to agree to that. At one point in the context of discussions regarding terminating me as President and CEO of RDI, Kane said to me angrily that he thought I "f\*#\*ed Margaret" by the 2014 amendment to my father's trust documentation, which amendment made me a co-trustee with Margaret of the voting trust.
- 20. Kane remains very close with my sisters, who still call him "Uncle Ed" (which I ceased doing after joining RDI). They continue to get together socially, including for family meals during holiday periods, which is what they admittedly did around the Christmas holidays in 2015.
- 21. Guy Adams is a long time friend of my father. After Adams effectively became unemployed, my father attempted to provide him work and income. Eventually, my father through a company he wholly-owned entered into an agreement with Adams to pay Adams \$1000 per month. That company now is part of my father's estate, of which my sisters are executors, such that they are in a position to control whether Adams is paid that money or not. Adams also has carried interests in certain real estate in which my father invested. My sisters as executors of my father's estate are in position to see to it that Adams is or is not paid any monies he is owed on account of those carried interests.
- 22. Prior to on or about May 2015, Adam's financial condition and, more particularly, his dependence on or independence from my sisters, in terms of his financial situation, had not arisen as a subject. When I suspected that Adams had agreed with my sisters to vote to terminate me as President and CEO of RDI, that raised the issue of whether he was financially dependent on them. I now know that he is. I learned from Adams' sworn declarations in his California state court divorce case that almost all of his income comes from RDI and from one or more companies

that my sisters control. Adams is not independently wealthy. I asked him about his financial dependence or independence at the (supposed) May 21, 2015 special board meeting, at which time he refused to answer.

- 23. Michael Wrotniak's wife Trisha was Margaret's roommate in her freshman year of college at Georgetown University. Margaret and Trisha have been life-long best friends starting with their first year in college together. Michael also went to Georgetown University where he met his wife Trisha and also developed a very close friendship with Margaret in college. Given that Margaret only has a few friends, her relationship with Trisha and Michael is extremely important. Margaret has spent a lot of time with Michael and his wife over the years, as all three live in metropolitan New York City. Margaret became like an aunt to Trisha and Michael's children. My sister Ellen and mother also know Trisha and Michael very well, and they have all attended social events together in New York, such as birthday and cocktail parties my sister Margaret has hosted at her apartment in New York City. I believe Margaret's oldest child refers to Trisha and Michael as Aunt and Uncle. Michael's communication with me as a director has been very guarded, which I understand to reflect his knowledge of the lawsuit and his close relationship with Margaret.
- 24. Judy Codding has had a very close personal relationship with my mother for more than thirty years. (Ellen lives with our mother, who has chosen my sisters' side in the disputes between us.) Ms. Codding has become close with my sisters Ellen and Margaret. On October 13, 2015, over breakfast I had with her, she expressed to me that RDI is a family business and that the only people who should manage it should be one of the Cotters and that she would help make sure of that, whether it be Ellen or me. Her reaction to the offer to purchase all of the stock of the Company at a price in excess of what it trades in the market (the "Offer"), first made by correspondence dated on or about May 31, 2015, reflected Ms. Codding's unwavering loyalty to Ellen. Before the board meeting at which the Board was going to discuss the Offer, she indicated to me that there was no way that the Offer should even be considered (clearly having spoken to Ellen about it before the board meeting).

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- 25. Bill Gould was a professional acquaintance and friendly with my father for years. Repeatedly since my termination as President and CEO, he has said to me that he has acquiesced as an RDI director to conduct to which he objects and/or to conclusions with which he disagrees, stating in words or substance that he must "pick his fights."
- 26. For example, at a board meeting at which the board was asked to approve minutes from the (supposed) special board meetings of May 21 and 29, 2015 in June 12, 2015, at which I objected because the minutes contained significant factual inaccuracies, at which I voted against approving the minutes and at which Tim Storey abstained, reflecting that he that too thought the minutes inaccurate (as he testified unequivocally in deposition in this case), Bill Gould voted to approve the minutes. When I asked him afterwards why he had voted to approve inaccurate minutes, he said that, although he could not remember the meetings well enough to state that the minutes were accurate, he thought the ultimate descriptions of action taken, meaning the termination of me, the appointment of Ellen as interim CEO and the repopulation of the executive committee, were accurate, and that he did not want to fight about them.
- 27. Also as an example, Bill Gould admitted to me that he thought the process deficient, and the time inadequate, to make a genuinely informed decision about whether to add Judy Codding to the RDI Board of Directors. At the board meeting when that happened, he described the decision to add her as a director as having been "slammed down," but he acquiesced.
- 28. It is clear to me that Bill Gould effectively has given up trying to do what he thinks is the proper thing to do as an RDI director, and is and since June 2015 has been in "go along, get along" mode. He first failed to cause any proper process to occur regarding my termination, and allowed the ombudsman process (by which then director Tim Storey as the representative of the non-Cotter directors was working with me and my sisters to enable us to work together as professionals, which process was to continue into June 2015) to be aborted. That, together with the forced "retirement" of Tim Storey, apparently so chastened Bill Gould that he became unwilling to take a stand on any matter in which doing so would place him in disagreement with my sisters. For example, he has acknowledged that Margaret lacks the experience and qualifications to hold the

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highly compensated job she now holds at RDI, but Bill Gould did not object to it or the compensation being given to her.

#### **The Executive Committee**

29. My sisters first proposed an executive committee as a means to avoid reporting to me or, as a practical matter, to anyone, in the Fall of 2014. I resisted that executive committee construct, which was not implemented at that time. As part of the resolution of our disputes that they attempted to force me to accept in May and June 2015, described above, they included an executive committee construct that would have had them reporting to the executive committee that they, together with Guy Adams who is financially beholden to them, would control. As part of their seizure of control of RDI, in addition to terminating me as President and CEO, they activated and repopulated RDI's Board of Directors executive committee. That executive committee previously had never met and never made a decision. After it was activated and repopulated on June 12, 2015, it was used as a means to exclude me and then director Tim Storey, and to a lesser extent Bill Gould, from functioning as directors of RDI and, in some instances, even having knowledge of matters that were handled by the executive committee that historically and ordinarily were handled by RDI's Board of Directors.

#### The Supposed CEO Search

30. When RDI filed a Form 8-K with the SEC and issued a press release announcing the termination of me as President and CEO, RDI also announced that it would engage a search firm to conduct the search for a new President and CEO. The board empowered Ellen to select the search firm. Ellen selected Korn Ferry ("KF"). She explained to the RDI Board of Directors the she selected KF because KF offered a proprietary assessment tool, which would be used to assess the three finalists for the position of President and CEO, which assessment she asserted would "de-risk" the search process. The Board agreed. Ellen also told the Board that the three final candidates would be presented to the Board for interviews. The Board agreed. Ellen selected herself, Margaret, Bill Gould and Doug McEachern to be members of the CEO search committee, which the Board accepted without substantive discussion.

- 31. After the CEO search committee was put in place and KF engaged, the full board received effectively no information about whether and how the CEO search was proceeding. In the time frame from August through December 2015, Ellen for the CEO search committee provided approximately two reports, the latter of which was in mid-December which, as it turned out, was after the process had been aborted and Ellen selected, at least preliminarily. Tim Storey objected to the full board not being apprised of the status of the CEO search, prior to his forced "retirement."
- 32. Ultimately, in early January 2016, the CEO search committee presented Ellen as their choice for President and CEO. They did not offer, much less present, three finalists to the Board for interviews. They did not have KF perform its paid for, proprietary assessment of the finalists, or of anyone. Before that Board meeting, at which Ellen was made President and CEO, the material provided to the Board effectively amounted to a memorandum prepared by Craig Tompkins, which memorandum claimed to summarize the reasons for the CEO search committee selecting Ellen. The stated reasons are reasons thay no outside candidate could have met. The stated reasons are reasons that do not approximate, much less match, the criteria that the CEO search committee created and KF memorialized as the criteria to identify candidates and ultimately select a new President and CEO. The stated reasons for selecting Ellen were, as I heard them explained at the January board meeting, effectively distilled into a single consideration, namely, that Ellen and Margaret were controlling shareholders.
- 33. Although I did not agree with the termination of me as President and CEO, and thought and maintain that it was improper, I had hoped that the CEO search committee would conduct a bona fide search and provide to the board for interview three qualified finalists, as had been agreed. I now know that not only did that not happen, but that the CEO search committee terminated the search, and effectively terminated KF, after meeting with Ellen as a declared candidate for the positions of President and CEO. Independent of the results of that process, which at the time I asserted did not serve the interests of the Company, that the process was manipulated and/or aborted in my view amounts to abdication of the board's responsibilities.

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#### Actions to Secure Control and Use It to Pay those Who Have It

34. In April 2015, I learned that Ellen and Margaret had exercised options they held personally to acquire RDI class B voting stock and that, with the advice and assistance of Craig Tompkins, a lawyer who was a consultant to the Company, they sought to exercise a supposed option in my father's name to acquire 100,000 shares of RDI Class B voting stock. The factual context for the effort to exercise the supposed 100,000 share option is that a majority of the voting stock controlled by my father was held in the name of his Trust, of which the three of us were trustees. Because of that, Ellen and Margaret could not properly vote that stock without my agreement. The stock that was held—not owned—in my father's estate, which was controlled by Ellen and Margaret as the executors, approximated the amount of RDI class B voting stock held by third parties, including Mark Cuban. The point of the effort to exercise the supposed 100,000 share option was to ensure that Ellen and Margaret as executors would have more class B stock then third parties, including Mark Cuban.

35. There were a host of issues faced by the Company due to the request of Margaret and Ellen to exercise these supposed 100,000 share option. For example, one threshold question the Company would have needed to have answered was whether the option was legally effective. That question was not answered. Another threshold question was whether the supposed 100,000 share option automatically had transferred to my father's trust upon his death. That also was not answered, to my knowledge. Possibly due to such unanswered questions, the compensation committee of the Board did not authorize the exercise of the supposed 100,000 share option in April. Margaret and Ellen therefore delayed to the 2015 annual shareholders meeting. After the executive committee (at Ellen's request) had set the annual shareholders meeting for November (meaning that as a board member I had no say on the subject) and the record date for it in October 2015, Ellen had Kane and Adams as two of three members of the compensation committee authorize the request to exercise the supposed 100,000 share option, which was done in September shortly before a hearing in the Nevada probate case. I understand they did so so that the 100,000 shares supposedly could be registered with the Company in the name of Ellen and Margaret as executors prior to the record date. The Company received no benefit from this, in fact suffered the

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injury from replacing outstanding liquid class A stock with effectively illiquid class B stock and, I am informed and believe, from covering the tax obligation that belong to the person or entity exercising the option.

#### Monetary Rewards to Margaret, Ellen and Adams

36. In March 2016, the Board approved giving Margaret employment at the Company as the senior executive in charge of development of the Company's valuable New York real estate. That is a position Margaret had sought since my father passed. It is a position that I refused to give her, with the then support of all of the non-Cotter directors, because she was unqualified to hold it. She has no prior real estate development experience. What was discussed during my tenure as President and CEO was providing Margaret employment at the Company, so that she could have health benefits for herself and her two children, in a position in which she would continue to be responsible for the modest live theater operations and in which she could work in connection with any development of the Company's New York real estate, but not as the senior executive responsible for the development of the Company's New York real estate. In other words, Margaret could have a position, but she would not have a position that called upon her to do that which she had no experience doing and that which she was unqualified to do. That is the position Margaret was given in March. It is a highly compensated position that reflects its responsibilities. But Margaret has neither the prior experience nor the qualifications to hold it. Nevertheless, she is paid as if she does. Which, in my view, amounts to waste of Company monies. Additionally, the \$200,000 paid to Margaret, ostensibly for concessions Margaret previously was willing to make for free to become an employee of the Company, and reportedly for prior services rendered which the Board year after year had not chosen to pay her, is simply a gift, presumably because Margaret made less money in 2015 due to the Stomp debacle.

37. The compensation package provided to Ellen in March 2016, like the one provided to Margaret, is a departure from the Company's practices, in terms of the amount paid relative to the skill and experience of the person being paid. Ellen now is the CEO of what basically is the same company of which I was CEO, but she has a compensation package that could pay her twice to three times as much. No board member has ever explained to me why they think this is

appropriate, except to the extent they have alluded to the fact that they view Ellen and Margaret as controlling shareholders.

38. Adams in March 2016 was awarded what amounted to a \$50,000 bonus for being a director. As a director, I have not seen him provide extraordinary service that warrants a payment such as that, which is a material departure from past practices at the Company, in which extra cash payments to Directors typically were \$10,000. The sole notable exception was the \$75,000 paid to Tim Storey for his work as ombudsman, but the amount of time and effort he put in that role, including travel between New Zealand and Los Angeles, exceeded by a multiple the amount of time Adams has devoted to being a director in 2015 and 2016. I have no doubt that Adams was paid \$50,000 for what amounted to exemplary loyalty to Ellen.

#### The Offer

- 39. Ellen shared with the full Board, in or about early June, an offer by third parties to purchase all of the outstanding stock of RDI for cash consideration at a price of approximately 33% above the prices of which RDI stock then traded (i.e., the "Offer"). The Board met on June 2, 2016 regarding the Offer. At that time, Ellen proposed to have management prepare documentation regarding the value of the Company to be provided to Board members for their review and consideration in advance of another board meeting to consider the Offer. I objected, suggesting that an independent person or company be charged with preparing such documentation for review by the Board. My objection was noted and overruled, and the Board agreed to proceed in the manner Ellen suggested. Additionally, board members inquired what Ellen and Margaret as controlling shareholders wanted to do in response to the Offer.
- 40. On or about June 7, 2016, in view of the Offer, I asked Ellen to provide me the Company's business plan. I understood that there was none and her failure to respond confirmed that.
- 41. The Board reconvened on June 23, 2016, regarding the Offer. No materials had been delivered to Board members prior to that meeting. At that meeting, Ellen made an oral presentation regarding the supposed value of the Company. I found it difficult to follow her oral presentation with no prior or contemporaneous documentation. I cannot imagine how outside

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directors less familiar with the details of the Company followed it. Not one of the directors other

than Ellen indicated that they had taken any action at all, whether reviewing Company

documentation, speaking with experts such as counsel or bankers or doing anything else at all, to

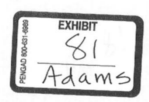
# Exhibit 15 (filed under seal)

## Exhibit 16

From: Sent: To: Kane <elkane@san.rr.com> Monday, May 18, 2015 10:16 PM

**Guy Adams** 

See if you can get someone else to second the motion. If the vote is 5-3 I might want to abstain, and make it 4—3. If it's needed I will vote. It's personal and goes back 51 years. If no one else will second it I will.



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# Exhibit 17 (filed under seal)

# Exhibit 18 (filed under seal)

# Exhibit 19 (filed under seal)

### Exhibit 20

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### SCHEDULE 13D

Under the Securities Exchange Act of 1934

#### Reading International, Inc.

(Name of Issuer)

(Exact Name of Issuer as Specified in its Charter)

Class B Voting Common Stock (Title of Class of Securities)

> 755408200 (CUSIP Number)

James J. Cotter Living Trust
6100 Center Drive
Suite 900
Los Angeles, CA 90045
(213) 235-2240
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)

September 13, 2014

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of  $\S\S240.13d-1(e)$ , 240.13d-1(f) or 240.13d-1(g), check the following box.  $\Box$ 

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

\* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934, as amended (the "Act"), or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).



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#### CUSIP No. 755408200

1.	Na	me of	Reporting Person.				
	1.R.S. Identification Nos. of above persons (entities only)						
	James J. Cotter Living Trust						
2.	Check the Appropriate Box if a Member of a Group (See Instructions)						
	(a)	X	I(1)				
	(b)						
3.	SE	C Use	Only				
4.	Source of Funds (See Instructions)						
	OC						
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) □						
6.	Citizenship or Place of Organization						
	Ca	liforn	ia				
		7.	Sole Voting Power				
Number	of		0				
Shares	11	8.	Shared Voting Power				
Beneficia Owned b			696,080				
Each	y	9.	Sole Dispositive Power				
Reporting	g		0				
Person W	ith	10.	Shared Dispositive Power				
			696,080				
11.	Aggregate Amount Beneficially Owned by Each Reporting Person						
		5,080					
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □						
13.	<ol> <li>Percent of Class Represented by Amount in Row (11)</li> </ol>						
	41.	4% (2	2)				
14.	14. Type of Reporting Person (See Instructions)						
	OC	) – Tr	ust				

- (1) The James J. Cotter Living Trust (the "Trust") is a member of a group for purposes of Schedule 13D. The other members of the group are the Estate of James J. Cotter, Sr. (the "Estate"), Ms. Margaret Cotter and Ms. Ellen Cotter. The Trust is separately filing this report on Schedule 13D from the other members of the group.
- (2) Based upon 1,680,590 shares of Class B voting common stock, \$0.01 par value per share (the "Voting Stock"), outstanding, which consist of (i) 1,580,590 shares of the Voting Stock outstanding as of June 30, 2015, as reported on the Issuer's Form 10-Q filed with the Securities and Exchange Commission on August 10, 2015 and (ii) 100,000 shares of Voting Stock issued upon the exercise of the Estate of 100,000 options to acquire Voting Stock.

#### ITEM 1. SECURITY AND ISSUER

The common stock of Reading International, Inc., a Nevada corporation (the "Issuer" or the "Company"), is divided into two classes, Class A non-voting common stock, \$0.01 par value per share (the "Non-Voting Stock"), and Class B voting common stock, \$0.01 par value per share (the "Voting Stock" and together with the Non-Voting Stock, the "Shares"). This Schedule 13D (this "Schedule 13D") is being filed by the James J. Cotter Living Trust (the "Trust" or the "Reporting Person") with respect to the Voting Stock by Ms. Ellen Cotter and Ms. Margaret Cotter, two of the three co-trustees of the Trust. The shares of the Voting Stock and the shares of the Non-Voting Stock are listed on NASDAQ.

The address of the principal executive offices of the Issuer is Reading International, Inc., 6100 Center Drive, Suite 900, Los Angeles, California 90045.

#### ITEM 2. IDENTITY AND BACKGROUND

The Trust is a trust organized under the laws of California. During the lifetime of Mr. James J. Cotter, Sr., the Trust was revocable by Mr. James J. Cotter, Sr., but the Trust became irrevocable upon the death of Mr. James J. Cotter, Sr. on September 13, 2014. The Trust serves as a vehicle for the management and distribution of the assets of Mr. James J. Cotter, Sr. According to a purported Amendment to the Trust signed on June 19, 2014 ("2014 Amendment"), the children of Mr. James J. Cotter, Sr., including Ms. Ellen Cotter, Ms. Margaret Cotter and Mr. James J. Cotter, Jr., serve as co-trustees of the Trust and therefore may be deemed to share voting and investment power over the shares of the Voting Stock directly beneficially owned by the Trust. In litigation filed in the Superior Court of the State of California, County of Los Angeles, captioned *In re James J. Cotter Living Trust dated August 1, 2000* (Case No. BP159755) ("Trust Litigation"), Ms. Ellen Cotter and Ms. Margaret Cotter have challenged the validity of the 2014 Amendment; according to the pre-existing trust agreement, only Ms. Ellen Cotter and Ms. Margaret Cotter were named as co-trustees. The extent of any pecuniary interest in the Voting Stock owned by the Trust attributable to Ms. Margaret Cotter and Ms. Ellen Cotter as co-trustees of the Trust is dependent upon the outcome of the Trust Litigation. The Trust's principal business office address is c/o Reading International, Inc., 6100 Center Drive, Suite 900, Los Angeles, California 90045.

During the last five years, the Reporting Person has not been (a) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (b) a party to any civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of which such person was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, Federal or State securities laws, or finding any violation with respect to such laws.

#### ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

The Trust was established by a Declaration of Trust, dated August 1, 2000, as amended from time to time, and was initially funded with the shares of the Voting Stock owned by Mr. James J. Cotter, Sr. passed away on September 13, 2014, and the Trust became an irrevocable living trust.

#### ITEM 4. PURPOSE OF TRANSACTION

The Reporting Person is deemed to have acquired beneficial ownership of 696,080 shares of the Voting Stock as a result of Mr. James J. Cotter, Sr.'s death, as described in Item 3 of this Schedule 13D. Such shares of the Voting Stock were deemed to have been owned by Mr. James J. Cotter, Sr. through the Trust during his lifetime and, upon Mr. James J. Cotter, Sr.'s death and the Trust's conversion into an irrevocable trust, are now deemed to be directly beneficially owned by the Trust, of which the children of Mr. James J. Cotter, Sr. serve as co-trustees. The shares of the Voting Stock directly beneficially owned by the Trust ultimately will be held in further trust for the benefit of the descendants of Mr. James J. Cotter, Sr., and such shares will be held for investment purposes and the co-trustees of the Trust are directed to retain such shares for as long as possible and are relieved from any obligation to diversify the Trust's investments.

On September 21, 2015, the Estate exercised vested stock options and received 100,000 shares of Voting Stock. On April 8, 2015, Ms. Margaret Cotter exercised vested stock options and received 12,500 shares of Non-Voting Stock. On April 17, 2015, Ms. Margaret Cotter exercised vested stock options and received 35,100 shares of Voting Stock. On April 16, 2015, Ms. Ellen Cotter exercised vested stock options and received 50,000 shares of

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Voting Stock. Ms. Ellen Cotter and Ms. Margaret Cotter currently intend to hold any shares of Voting Stock directly beneficially owned by them for investment purposes.

Ms. Ellen Cotter and Ms. Margaret Cotter currently intend to vote all of the shares of Voting Stock that they control, including all of the shares of Voting Stock owned by them individually, by the Estate and by the Trust, at the Company's 2015 annual meeting of stockholders.

Each of Ms. Ellen Cotter and Ms. Margaret Cotter, as a co-trustee of the Trust, has been in the past and will be in the future involved on behalf of the Company in their respective capacities as senior executive officers of, directors of and/or consultants to the Company, as applicable, in reviewing and evaluating possible transactions involving the Company and identifying candidates to serve on the Company's board of directors, including transactions of the sort described in clauses (a) through (f) of Item 4 of Schedule 13D. In light of their responsibilities to the Company, Ms. Ellen Cotter and Ms. Margaret Cotter do not anticipate making any disclosures in connection with their participation in the transactions and activities of the Company separate and apart from relevant disclosures by the Company.

The Reporting Person intends to review its investment in the Issuer on a continuing basis and may from time to time and at any time in the future depending on various factors, including, without limitation, the requirements of the Trust, the Issuer's financial position and strategic direction, actions taken by the board of directors of the Issuer, price levels of the Shares, other investment opportunities available to the Reporting Person, conditions in the securities market and general economic and industry conditions, take such actions with respect to the investment in the Issuer as the Reporting Person deems appropriate, including: (i) acquiring additional Shares and/or other equity, debt, notes, other securities, or derivative or other instruments of the Issuer that are based upon or relate to the value of the Shares or the Issuer (collectively, "Securities") in the open market or otherwise; (ii) disposing of any or all of their Securities in the open market or otherwise; (iii) engaging in any hedging or similar transactions with respect to the Securities; or (iv) proposing or considering one or more of the actions described in subsections (a) through (j) of Item 4 of Schedule 13D.

#### ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

As of the date hereof, the Trust directly beneficially owns 696,080 shares of the Voting Stock, representing 41.4% of outstanding Voting Stock of the Issuer. Because the children of Mr. James J. Cotter, Sr. serve as co-trustees, the children may be deemed to be indirect beneficial owners of 696,080 shares of the Voting Stock directly beneficially owned by the Trust. The extent of any pecuniary interest in the Voting Stock directly beneficially owned by the Trust attributable to Ms. Margaret Cotter and Ms. Ellen Cotter, as co-trustees, is dependent upon the outcome of the Trust Litigation. As of the date hereof, the Trust also directly beneficially owns 1,897,649 shares of the Non-Voting Stock, representing 8.7% of outstanding Non-Voting Stock of the Issuer.

Because Ms. Ellen Cotter and Ms. Margaret Cotter (two of the three children of Mr. James J. Cotter, Sr.) also serve as co-executors (the "Co-Executors") of the Estate, each of them may be deemed to share indirect beneficial ownership of 427,808 shares of the Voting Stock directly beneficially owned by the Estate, representing 25.5% of outstanding Voting Stock of the Issuer. All of the Voting Stock held by the Estate will be transferred to the Trust after a reasonable period of administration. As of the date hereof, the Estate also directly beneficially owns 326,800 shares of the Non-Voting Stock, representing 1.5% of outstanding Non-Voting Stock of the Issuer. As of the date hereof, the Co-Executors of the Estate disclaim beneficial ownership of the Voting Stock and Non-Voting Stock directly beneficially owned by the Estate, except to the extent of their respective pecuniary interest therein.

As of the date hereof, (1) Ms. Ellen Cotter also directly beneficially owns 50,000 shares of the Voting Stock, representing 3.0% of outstanding Voting Stock of the Issuer, and (2) Ms. Margaret Cotter directly beneficially owns 35,100 shares of the Voting Stock subject to stock options, representing 2.1% of outstanding Voting Stock of the Issuer. As of the date hereof, (1) Ms. Ellen Cotter also directly beneficially owns 819,765 shares of the Non-Voting Stock (which amount also includes currently exercisable options to acquire an additional 20,000 shares of the Non-Voting Stock), representing 3.8% of outstanding Non-Voting Stock of the Issuer, (2) Ms. Margaret Cotter also directly beneficially owns 804,173 shares of the Non-Voting Stock, representing 3.7% of outstanding Non-Voting Stock of the Issuer and (3) Mr. James J. Cotter, Jr. (the third child of Mr. James J. Cotter, Sr.) also directly beneficially owns 856,426 shares of the Non-Voting Stock, representing 4.0% of outstanding Non-Voting Stock of the Issuer, according to Mr. James Cotter, Jr. 's public filings.

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Ms. Margaret Cotter also serves as a co-trustee of the James. J. Cotter Grandchildren Trust, a trust for Mr. James J. Cotter, Sr.'s grandchildren, which holds 289,390 shares of the Non-Voting Stock, representing 1.3% of outstanding Non-Voting Stock of the Issuer. Ms. Ellen Cotter and Ms. Margaret Cotter also serve as co-trustees of the James J. Cotter Foundation, which holds 120,751 shares of the Non-Voting Stock, representing 0.5% of outstanding Non-Voting Stock of the Issuer.

The percentages reported in this Item 5 are based upon 21,707,938 shares of the Non-Voting Stock outstanding and 1,680,590 shares of the Voting Stock outstanding, which consist of (i) 1,580,590 shares of the Voting Stock outstanding as of June 30, 2015, as reported on the Issuer's Form 10-Q filed with the Securities and Exchange Commission on August 10, 2015 and (ii) 100,000 shares of Voting Stock issued upon the exercise of the Estate of 100,000 options to acquire Voting Stock.

- (b) See rows 7-10 of the cover page for information regarding the power to vote or direct the vote and the power to dispose or direct the disposition of the shares by the Reporting Person. The Estate, Ms. Margaret Cotter and Ms. Ellen Cotter have separately filed a Schedule 13D on the date hereof.
- (c) Except as described herein, none of the Reporting Person, the Estate, Ms. Margaret Cotter and Ms. Ellen Cotter have acquired, or disposed of, any shares of the Voting Stock of the Issuer during the past 60 days.
- (d) No persons other than Ms. Margaret Cotter and Ms. Ellen Cotter, as co-trustees of the Trust, and the beneficiaries of the Trust have the right to receive, or the power to direct the receipt of dividends from, the proceeds from the sale of the shares to which this Schedule 13D relates.
  - (e) Not applicable.

#### ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

Except as described in Item 3, Item 4 and Item 5, the Reporting Person has no contracts, arrangements, understandings or relationships (legal or otherwise) with any person with respect to any voting securities of the Company, including, but not limited to, the transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or losses, or the giving or withholding of proxies.

#### ITEM 7. MATERIALS TO BE FILED AS EXHIBITS

None.

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After reasonable inquiry and to the best of my knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: October 8, 2015

#### JAMES J. COTTER LIVING TRUST

By: /s/ Margaret Cotter Name: Margaret Cotter Title: Co-Trustee

By: /s/ Ellen Cotter Name: Ellen Cotter Title: Co-Trustee

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# Exhibit 21 (filed under seal)

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Plaintiff James Cotter, Jr. respectfully submits this opposition to the renewed "Motion to Dismiss Pursuant to NRCP 12(B)(2)..." for failure to show demand futility (the "Renewed Demand Futility MSJ" or "Motion") filed by nominal defendant Reading International, Inc. ("RDI") for the benefit of the remaining individual defendants, Ellen Cotter, Margaret Cotter and Guy Adams (the "remaining defendants").

#### INTRODUCTION I.

RDI's Motion asks the Court to grant summary judgment and dismiss the remaining individual defendants, Ellen Cotter, Margaret Cotter and Guy Adams. The Motion is based on the premise that the Court's ruling that Plaintiff failed to raise disputed issues of fact regarding the disinterestedness of five directors with respect to the matters that were the subject of their motions for partial summary judgment obviates defendants' burden of proof in this (summary judgment) Motion and requires granting it. The Motion should be denied, including for the following reasons:

After motion practice directed to the pleadings, demand futility is to be determined by way of an evidentiary hearing. However, defendants previously did not request an evidentiary hearing and the Motion does not do so. The Motion therefore should be denied.

As a moving party seeking summary judgment and to deprive a derivative plaintiff of standing, RDI bears the burden of proving that there are no disputed issues of material fact with respect to the matters that are the subject of the two-pronged test used to determine demand futility. However, the Motion proffers no evidence whatsoever and therefore must be denied.

As a matter of law, demand futility is assessed based on the directors' ability to impartially assess the derivative action they are asked to approve or disapprove, not the matters which are the subject of the derivative action. The Court's prior rulings regarding interestedness with respect to particular matters raised in the motions for partial summary judgment therefore do not show, much less necessarily prove,

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independence of the dismissed directors for the purposes of the Renewed Demand Futility MSJ.

Moreover, the only evidence proffered, which was by Plaintiff, raises disputed questions of material fact which require denial of the Motion.

The first prong of the two-pronged demand futility analysis raises the question of whether the evidence creates a reasonable doubt that the directors are disinterested and independent for the purposes impartially assessing the derivative action. The only evidence proffered, by Plaintiff, shows that each of the five dismissed directors have prejudged the issue of whether this lawsuit should proceed or be dismissed, and otherwise shows that they are not disinterested and independent. Such evidence, at a minimum, raises disputed questions of material fact which require denial of the Motion.

The second, alternative prong of the two-pronged demand futility analysis raises the question of whether the complained-of conduct—which here includes matters that were the subject of motions for partial summary judgment as well as other matters (e.g., the threat to terminate Plaintiff if he did not resolve his personal disputes with defendants Ellen and Margaret Cotter) that were not—gives rise to or constitutes breaches of fiduciary duty on the part of the directors in question. Here, as reflected by the Court's prior rulings denying most motions for partial summary judgment, Plaintiff at a minimum proffered evidence raising disputed issues of material fact about whether the challenged acts and omissions gave rise to or constituted breaches of fiduciary duty.

Independent of the foregoing, Responding Parties have not complied with the Court's May 2, 2018 orders and counsel for Plaintiff has not received, much less reviewed or had an opportunity to use, what the Court on May 2, 2018 ordered be provided. This evidence bears upon the issue of the independence of the directors the Motion simply assumes are independent, including by placing in a new light the prior reliance by these directors on advice from counsel representing nominal defendant Reading International, Inc. ("RDI" or the "Company".) As shown below, use of Company counsel by supposedly independent directors alone raises questions of fact regarding their independence. For

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such reasons and for the reasons set out in the accompanying declaration of Mark G. Krum, Plaintiff is entitled to the relief pursuant to NRCP 56(f).

For the reasons described herein, and for the reasons and in view of the evidence included in Plaintiff's oppositions to defendants' motions for partial summary judgment and to Gould's motion for summary judgment, the Renewed Demand Futility MSJ should be denied.

#### Π. STATEMENT OF FACTS AND PROCEDURAL HISTORY

#### A. Procedural History.

This action was commenced on June 15, 2015. Defendants moved to dismiss the original complaint and thereafter the first amended complaint on the grounds that Plaintiff had failed to adequately plead the futility of demand, among other grounds. See Motion to Dismiss Complaint, filed on 8/10/2015 at 7:6–14:8; RDI's Joinder to Motion to Dismiss Complaint, filed on 8/20/2015; Motion to Dismiss First Amended Complaint, filed on 11/12/2015 at 20:17-21:18; Motion to Dismiss James Cotter Jr.'s First Amended Complaint, filed on 11/24/2015. The Court rejected the demand futility arguments and the case proceeded. See Notice of Entry of Order filed on 10/20/2015, and Court Minutes dated 1/19/2016. In opposing Plaintiff's motion for leave to file a second amended complaint, defendants again argued demand futility. See RDI's Opposition to James J. Cotter Jr.'s Motion to Amend Complaint, filed on 8/8/2016 at 5:23–10:3; Margaret Cotter, Ellen Cotter, Guy Adams, Edward Kane, Douglas McEachern, Judy Codding and Michael Wrotniak's Opposition to Plaintiff's Motion for Leave to Amend the First Amended Complaint, filed on 8/8/2016 at 14:4-15:14. The Court rejected defendants' demand futility arguments. See Notice of Entry of Order filed on 9/2/2016.

Contrary to what the "Motion for Leave to File Dispositive Motion / Motion to Dismiss for Failure to Show Demand Futility" (the "Motion for Leave") asserted (at p. 6, n. 3 and at 10:19-20), at no time have defendants or any of them requested an evidentiary hearing on the subject of demand futility. Instead, they filed a motion requesting an evidentiary hearing on the subject of the adequacy of Plaintiff as a derivative plaintiff.

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See Motion for Evidentiary Hearing Regarding James Cotter, Jr.'s Adequacy as a Derivative Plaintiff, filed on 10/12/2017. Understandably, the Motion does not repeat the false claim that defendants previously sought an evidentiary hearing with respect to demand futility, but instead is silent on the subject, tacitly acknowledging that they did not do so.

Pursuant to a scheduling order issued by the Court, discovery concluded on August 26, 2016 and summary judgment motions were required to be filed no later than September 23, 2016. See Scheduling Order and Order Setting Civil Jury Trial, Pre-Trial Conference and Calendar Call, filed on 11/10/2015. Defendants Ellen Cotter, Margaret Cotter, Guy Adams and other director defendants filed six separate motions for partial summary judgment, but filed no motion for summary judgment arguing the futility of demand. The Court denied all but one of those motions for partial summary judgment and granted Plaintiff's motion to reopen and/or finish discovery with respect to certain matters. See Court Minutes dated October 27, 2016. Individual director defendants including Ellen Cotter, Margaret Cotter and Guy Adams in November 2017 filed supplemental briefs and noticed their motions for partial summary judgment for hearing on December 11, 2017. See Defendants Margaret Cotter, Ellen Cotter, Guy Adams, Edward Kane, Douglas McEachern, William Gould, Judy Codding, Michael Wrotniak's Supplement to Motions for Partial Summary Judgment Nos. 1, 2, 3, 5, and 6, filed on 11/9/2017. One of those motions was granted and the balance were granted in part and denied in part. See Order Regarding Defendants' Motions for Partial Summary Judgment and Plaintiff's and Defendants' Motions In Limine, filed on 12/28/2017, at 4:8-5:15.

However, not until January 3, 2018 was a motion for summary judgment with respect to the futility of demand filed. See Motion to Dismiss for Failure to Show Demand Futility, filed on 1/3/2018. That motion, entitled "Motion to Dismiss for Failure to Show Demand Futility" (the "Original Demand Futility MSJ"), purported to be predicated on the Court's "determ[ination] that a majority of RDI's Directors were

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independent with respect to the decisions challenged by [Plaintiff]." Original Demand Futility MSJ at 8:8-9.

Like the Motion for Leave and the Original Demand Futility MSJ, the Motion posits that it was based upon the Court's December 11, 2017 rulings, which assumption the Court previously rejected. See Transcript of Proceedings for Hearing on Plaintiff's Motion for Continuance (Public), 1/8/18 at 13:19-25.

Like both the Motion for Leave and the Original Demand Futility MSJ, the Motion submits no evidence whatsoever, with respect to either matters relating to the first prong or the second prong of the two-pronged demand futility test applicable here.

Defendants on January 4, 2018 also filed a separate motion for summary judgment based upon purported ratifications defendants claimed had occurred at a December 29, 2017 RDI Board of Directors meeting. See The Remaining Director Defendants' Motion for Judgment as a Matter of Law, on file. In that motion for summary judgment, defendants argued that the same five directors they claim are independent for the purposes of their Renewed Demand Futility MSJ had "ratified" conduct the Court has found actionable, which conduct indisputably was not previously approved by a majority of independent directors.

The Court on January 8, 2018 had ordered defendants to provide Plaintiff discovery with respect to matters raised in those motions. Following argument on April 30, 2018 on motions brought by Plaintiff regarding discovery, and following a May 2, 2018 evidentiary hearing, the Court on May 2, 2018 ordered that RDI and former defendants and RDI directors William Gould, Judy Codding, Michael Wrotniak, Doug McEachern and Ed Kane (the "Responding Parties") provide Plaintiff with additional discovery relating to "ratification," including the conduct of those five individuals leading up and related to the purported ratifications, among other things. See Transcript of Proceedings on Evidentiary Hearing, 5/2/2018 at 75:8-18.

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#### B. What The Evidence Shows Regarding the Futility of Demand.

#### 1. The Deposition Testimony of the Five Raises Reasonable Doubt about Their Ability to Have Impartially Assessed this Derivative Action.

With respect to the question of whether they would have voted to allow this derivative action to proceed or to terminate it, each of the five testified that they had determined that it should not proceed. Gould testified that "[m]y vote would be to terminate, to terminate the derivative action." (See Ex. 5 to JJC 6/13/18 Opp.¹ at 547:17-19 and 548:19-23). He acknowledged that the reason is that he was named as a defendant. (See id. at 548:24-549:4). Codding testified with respect to this derivative action as follows: "I don't think it should go forward." (Ex. 4 to JJC 6/13/18 Opp. at 234:12-17). She explained that she did not see the purpose of it or understand it. (Id.) McEachern likewise testified that he would "vote to dismiss the [derivative] lawsuit." (Ex. 7 to JJC 6/13/18 Opp., at 526:14-21). He explained that he understood this derivative lawsuit to concern simply "reinstatement" of Plaintiff as CEO and damages from his termination, and McEachern does not believe there were any. (Id. at 526:22-527:2). Wrotniak's testimony was to the same effect; his answer to a question asking his view of this derivative lawsuit was that "the board had the right to terminate [Plaintiff] and made an informed decision and took it." (Ex. 10 to JJC 6/13/18 Opp. at 76:9-14.) In response to a question about how he would vote on whether this derivative lawsuit should proceed or be terminated, Kane answered "terminate it tomorrow, please, sir." (Ex. 11 to JJC 6/13/18 Opp. at 690:6-9).

#### 2. The Five Already Acted to Dismiss this Derivative Action

Promptly following their dismissal from this action, and as explained in Plaintiff's opposition to the "Ratification MSJ," the five hastily acted to cause this action to be dismissed as against the remaining defendants, approving "ratification" that Codding and Wrotniak acknowledged they did not understand, independent of what counsel of

<sup>&</sup>lt;sup>1</sup> "IJC 6/13/18 Opp." refers to Plaintiff's Opposition to Ellen Cotter, Margaret Cotter and Guy Adams' Motion for Summary Judgment (Based on Ratification) filed on June 13, 2018.

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record for RDI told them. (Ex. 4 to JJC 6/13/18 Opp. at 232:19-233:1; Ex. 10 to JJC 6/13/18 Opp. at 88:12–23.) Gould acknowledged at his deposition that "ratification" is a "litigation strategy" in this derivative action. (Ex. 5 to JJC 6/13/18 Opp. at 541:15-18). The foregoing events are among the following:

- In December 2017, before seeking and securing approval of "ratification" from the SIC on December 21 (described below), GT lawyers cleared the "ratification" "process" with Margaret Cotter, Ellen Cotter and Tompkins.² On December 13, 2017, GT attorneys Mark Ferrario and Michael Bonner exchanged emails with Craig Tompkins, which emails were copied to Ellen Cotter, regarding the subject of a "Special Committee." (See Ex. 1 to JJC 6/8/18 Motion,³ GT February 22, 2018 privilege log at entry ending in 60907 and 60911; see also Ex. 3 to JJC 6/8/18 Motion, GT May 31, 2018 privilege log at entries ending in RDI 73538, 76569, 76783.) Those emails are described as "Communication[s] regarding Ratification process." (Ex. 1 to JJC 6/8/18 Motion, February 22, 2018 Privilege log at entries ending in 60907 and 60911.)
- Again on December 15, 2017, GT attorney Bonner exchanged emails with Craig
  Tompkins, which emails also were copied to Ellen Cotter, regarding "Misc." (See Ex. 1
  to JJC 6/8/18 Motion, at entries ending in 60823 and 60824.) Those emails are
  described as "Communication[s] regarding ratification process." (Id.)
- Also on December 15, 2017, GT attorney Ferrario discussed the subject of ratification with *Margaret Cotter* in person. (See Ex. 16 to JJC 6/8/18 Motion, Margaret Cotter's February 14, 2018 interrogatory responses at Response No. 2.)

<sup>&</sup>lt;sup>2</sup>As to Craig Tompkins, RDI's General Counsel to whom GT attorneys report, Kane at deposition explained that the words he used in an email stating "according to [Ellen Cotter], Craig is also on the 'team[,]' meant that Tompkins "was [with] Ellen and Margaret versus Jim." (See Ex. 14 to JJC 6/8/18 Motion, Kane 5/2/16 dep. tr. at 176:18-177:1; Ex. 17 to JJC 6/8/18 Motion (Dep. Ex. 105).)

<sup>&</sup>lt;sup>3</sup> "JJC 6/8/18 Motion" refers to Plaintiff James J. Cotter Jr.'s Motion to Compel filed on June 8, 2018.

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(Margaret Cotter's interrogatory responses disclosed this communication regarding "ratification," but not others described herein.)

- On December 21, 2015, GT attorney Bonner sent an email to Tompkins, copied to Ellen Cotter and GT attorney Ferrario, regarding "special committee/stockholder action alternatives." (See Ex. 1 to JJC 6/8/18 Motion, GT February 22, 2018 privilege log at entry ending in 60533.) Ellen Cotter at her deposition acknowledged receiving this email. (See Ex. 9 to JJC 6/8/18 Motion, Ellen Cotter 4/4/18 dep. tr. at 479:21-480:6.)
- On December 21, 2017, GT attorneys Bonner and Ferrario discussed ratification telephonically with Special Independent Committee ("SIC") members Gould, Codding and McEachern. (Ex. 5 to JJC 6/8/18 Motion, April 12, 2018) correspondence from GT producing an almost entirely redacted version of December 21, 2017 Special Independent Committee meeting minutes); (Ex. 1 to JJC 6/8/18 Motion, RDI Privilege Log at p. 2, 8, entries ending in 59829 and 60012, respectively);
- According to Gould, the SIC on December 21, 2017 "formally" took action to approve and advance "ratification." (Ex. 5 to JJC 6/13/18 Opp. at 528:10-18).
  - On December 27, 2017, Bonner and other GT lawyers exchanged emails with Tompkins about one or more drafts of what came to be the December 27, 2017 email sent by Gould, purportedly on behalf of the five dismissed directors (which email was marked as Dep. Ex. 527 and Ex. P-1 from the 5/2/18 evidentiary hearing; Ex. 6 to IJC 6/8/18 Motion). (See Ex. 15 to JJC 6/8/18 Motion, 5/2/18 hearing tr. at 59:1-8.) Several of those emails had file names such as "For Bill Gould to sign.msg," a subject of "For Bill Gould to sign," and a description of the emails as "Communication regarding draft letter re Special Board Meeting." (See Ex. 1 to JJC 6/8/18 Motion, GT February 22, 2018 privilege log, entries ending in 57090, 59768, 59899, 59911, 59912, 59959, 60790, 60802 and 60810.) The description of one email is

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slightly different, reading "Communication regarding board meeting, notice and ratification process." (Id., entries ending in 60798.)

- Also on December 27, 2017, Tompkins and GT lawyers exchanged emails the file names of which included "Ratificat.zip?ratificat/For Bill Gould to sign," the subjects of which were "Ratification," and which are described as "Communication[s] regarding draft letter re Special Board Meeting" or "Communication[s] regarding Special Meeting Request." (Id., entries ending in 60404, 60408, 60412, 60424, 60428, 60450, 60464, 60843, 60846.)
- Several of the December 27, 2017 emails with file names such as "Ratificat.zip?ratificat/Ratification" and "Ratification.msg" and the subject "Ratification" also were copied to Ellen Cotter. (Id., entries ending in 60450, 60452, 60464 and 60846; Ex. 2, 5/30/18 privilege log, entries ending in RDI 68619, 68626, 70083, 70095.)
- Another December 27, 2017 email from Tompkins to Bonner and Ferrario concerned "ratification" according to the email subject line, but the privilege log provides no description of the communication. (Id., entry ending in 60843.) A subsequent entry also is an email regarding "ratification," and is from Bonner to Tompkins and Ferrario, but also copied Ellen Cotter. (Id., entry ending in 60846.)
- After receiving responses from Tompkins and possibly Ellen Cotter regarding the draft of what came to be Gould's December 27, 2017 email, GT attorney Bonner on December 27, 2017 sent Gould an email, with a copy to GT attorney Ferrario, the "re" line of which read "FW: for Bill Gould to sign," which RDI's privilege log also describes as "communication regarding draft letter re Special Board Meeting." (Id., entries ending in entries ending in 59792 and 59937.) (Emphasis supplied.)
- On December 27, 2017, Gould and his assistant transmitted the email bearing that date, which Gould testified that GT attorneys Bonner and Ferrario drafted. (Ex. 5 to JJC 6/13/18 Opp. at 530:2–531:14).