Case No. 84345

IN THE SUPREME COURT OF THE STATE OF NEVADA

CITY OF LAS VEGAS, a political subdivision of the Stat Electronically Filed Mar 18 2022 03:45 p.m.

Appellant,

Mar 18 2022 03:45 p.m. Elizabeth A. Brown Clerk of Supreme Court

v.

180 LAND CO, LLC, a Nevada limited-liability company, and FORE STARS LTD., a Nevada limited-liability company,

Respondents.

Eighth Judicial District Court, Clark County, Nevada Case No. A-17-758528-J Honorable Timothy C. Williams, Department 16

APPENDIX TO OPPOSITION TO APPELLANT'S MOTION TO STAY VOLUME 19

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Attorneys for 180 Land Co, LLC and Fore Stars Ltd.

INDEX

Index No.	File Date	Document	Volume	RA Bates
1	2019-01-17	Reporter's Transcript of Plaintiff's Request for Rehearing, re issuance of Nunc Pro Tunc Order	1	00001 - 00014
2	2020 02 19	Order of Remand	1	00015 - 00031
3	2020-08-04	Plaintiff Landowners' Motion to Determine "Property Interest"	1	00032 - 00188
4	2020-09-09	Exhibit 18 to Reply in Support of Plaintiff Landowners' Motion to Determine "Property Interest - May 15, 2019, Order	1	00189 – 00217
5	2020-09-17	Reporter's Transcript of Hearing re Plaintiff Landowners' Motion to Determine "Property Interest"	1, 2	00218 - 00314
6	2020-11-17	Reporter's Transcript of Hearing re The City Of Las Vegas Motion to Compel Discovery Responses, Documents and Damages Calculation and Related Documents on Order Shortening Time, provided in full as the City provided partial	2	00315 - 00391
7	2021-03-26	Plaintiff Landowners' Motion to Determine Take and for Summary Judgment on the First, Third and Fourth Claims for Relief	2	00392 - 00444
8	2021-03-26	Exhibits to Plaintiff Landowners' Motion and Reply to Determine Take and for Summary Judgment on the First, Third and Fourth Claims for Relief and Opposition to the City's Counter-Motion for Summary Judgment	2	00445 - 00455
9		Exhibit 1 - Findings of Fact and Conclusions of Law Regarding Plaintiff Landowners' Motion to Determine "Property Interest"	2, 3	00456 - 00461
10		Exhibit 7 - Findings of Fact and Conclusions of Law Regarding Plaintiffs' Motion for New Trial, Motion to Alter or Amend and/or Reconsider the Findings of Fact and Conclusions of Law, Motion to Stay Pending Nevada Supreme Court Directives	3	00462 – 00475
11		Exhibit 8 - Order Granting the Landowners' Countermotion to Amend/Supplement the Pleadings; Denying the Landowners' Countermotion for Judicial Determination of Liability on the Landowners' Inverse Condemnation Claims	3	00476 - 00500
12		Exhibit 26 - Findings of Fact, Conclusions of Law and Judgment Granting Defendants Fore Stars, Ltd., 180 Land Co LLC, Seventy Acres LLC, EHB Companies LLC, Yohan Lowie, Vickie Dehart and Frank Pankratz's	3	00501 – 00526

Index No.	File Date	Document	Volume	RA Bates
		NRCP 12(b)(5) Motion to Dismiss Plaintiffs' Amended Complaint		
13		Exhibit 27 - Notice of Entry of Findings of Fact, Conclusions of Law, Final Order of Judgment, Robert Peccole, et al v. Peccole Nevada Corporation, et al., Case No. A-16-739654-C	3	00527 - 00572
14		Exhibit 28 - Supreme Court Order of Affirmance	3	00573 - 00578
15		Exhibit 31 – June 13, 2017 Planning Commission Meeting Transcript – Agenda Item 82, provided in full as the City provided partial	3	00579 - 00583
16		Exhibit 33 – June 21, 2017 City Council Meeting Transcript – Agenda Items 82, 130-134, provided in full as the City provided partial	3, 4	00584 - 00712
17		Exhibit 34 - Declaration of Yohan Lowie	4	00713 - 00720
18		Exhibit 35 - Declaration of Yohan Lowie in Support of Plaintiff Landowners' Motion for New Trial and Amend Related to: Judge Herndon's Findings of Fact and Conclusion of Law Granting City of Las Vegas' Motion for Summary Judgment, Entered on December 30, 2020	4	00721 - 00723
19		Exhibit 36 - Master Declaration of Covenants, Conditions Restrictions and Easements for Queensridge	4	00724 – 00877
20		Exhibit 37 - Queensridge Master Planned Community Standards - Section C (Custom Lot Design Guidelines	4	00878 - 00880
21		Exhibit 40- 08.04.17 Deposition of Yohan Lowie, Eighth Judicial District Court Case No. A-15-729053-B (Binion v. Fore Stars)	4, 5	00881 – 00936
22		Exhibit 42 - Respondent City of Las Vegas' Answering Brief, Jack B. Binion, et al v. The City of Las Vegas, et al., Eighth Judicial District Court Case No. A-17- 752344-J	5	00937 – 00968
23		Exhibit 44 - Original Grant, Bargain and Sale Deed	5	00969 – 00974
24		Exhibit 46 - December 1, 2016 Elite Golf Management letter to Mr. Yohan Lowie re: Badlands Golf Club	5	00975 - 00976
25		Exhibit 48 - Declaration of Christopher L. Kaempfer	5	00977 – 00981
26		Exhibit 50 - Clark County Tax Assessor's Property Account Inquiry - Summary Screen	5	00982 – 00984
27		Exhibit 51 - Assessor's Summary of Taxable Values	5	00985 - 00987

Index No.	File Date	Document	Volume	RA Bates
28		Exhibit 52 - State Board of Equalization Assessor Valuation	5	00988 - 00994
29		Exhibit 53 - June 21, 2017 City Council Meeting Combined Verbatim Transcript	5	00995 - 01123
30		Exhibit 54 - August 2, 2017 City Council Meeting Combined Verbatim Transcript	5, 6	01124 – 01279
31		Exhibit 55 - City Required Concessions signed by Yohan Lowie	6	01280 - 01281
32		Exhibit 56 - Badlands Development Agreement CLV Comments	6	01282 - 01330
33		Exhibit 58 - Development Agreement for the Two Fifty	6, 7	01331 - 01386
34		Exhibit 59 - The Two Fifty Design Guidelines, Development Standards and Uses	7	01387 - 01400
35		Exhibit 60 - The Two Fifty Development Agreement's Executive Summary	7	01401 - 01402
36		Exhibit 61 - Development Agreement for the Forest at Queensridge and Orchestra Village at Queensridge	7, 8, 9	01403 - 02051
37		Exhibit 62 - Department of Planning Statement of Financial Interest	9, 10	02052 - 02073
38		Exhibit 63 - December 27, 2016 Justification Letter for General Plan Amendment of Parcel No. 138-31-702-002 from Yohan Lowie to Tom Perrigo	10	02074 – 02077
39		Exhibit 64 - Department of Planning Statement of Financial Interest	10	02078 - 02081
40		Exhibit 65 - January 1, 2017 Revised Justification letter for Waiver on 34.07 Acre Portion of Parcel No. 138-31-702-002 to Tom Perrigo from Yohan Lowie	10	02082 - 02084
41		Exhibit 66 - Department of Planning Statement of Financial Interest	10	02085 - 02089
42		Exhibit 67 - Department of Planning Statement of Financial Interest	10	02090 - 02101
43		Exhibit 68 - Site Plan for Site Development Review, Parcel 1 @ the 180, a portion of APN 138-31-702-002	10	02102 - 02118
44		Exhibit 69 - December 12, 2016 Revised Justification Letter for Tentative Map and Site Development Plan Review on 61 Lot Subdivision to Tom Perrigo from Yohan Lowie	10	02119 – 02121
45		Exhibit 70 - Custom Lots at Queensridge North Purchase Agreement, Earnest Money Receipt and Escrow Instructions	10, 11	02122 – 02315
46		Exhibit 71 - Location and Aerial Maps	11	02316 - 02318

Index No.	File Date	Document	Volume	RA Bates
47		Exhibit 72 - City Photos of Southeast Corner of Alta Drive and Hualapai Way	11	02319 – 02328
48		Exhibit 74 - June 21, 2017 Planning Commission Staff Recommendations	11	02329 – 02356
49		Exhibit 75 - February 14, 2017 Planning Commission Meeting Verbatim Transcript	11	02357 – 02437
50		Exhibit 77 - June 21, 2017 City Council Staff Recommendations	11	02438 - 02464
51		Exhibit 78 - August 2, 2017 City Council Agenda Summary Page	12	02465 - 02468
52		Exhibit 79 - Department of Planning Statement of Financial Interest	12	02469 – 02492
53		Exhibit 80 - Bill No. 2017-22	12	02493 - 02496
54		Exhibit 81 - Development Agreement for the Two Fifty	12	02497 - 02546
55		Exhibit 82 - Addendum to the Development Agreement for the Two Fifty	12	02547 - 02548
56		Exhibit 83 - The Two Fifty Design Guidelines, Development Standards and Permitted Uses	12	02549 – 02565
57		Exhibit 84 - May 22, 2017 Justification letter for Development Agreement of The Two Fifty, from Yohan Lowie to Tom Perrigo	12	02566 – 02568
58		Exhibit 85 - Aerial Map of Subject Property	12	02569 - 02571
59		Exhibit 86 - June 21, 2017 emails between LuAnn D. Holmes and City Clerk Deputies	12	02572 - 02578
60		Exhibit 87 - Flood Damage Control	12	02579 - 02606
61		Exhibit 88 - June 28, 2016 Reasons for Access Points off Hualapai Way and Rampart Blvd. letter from Mark Colloton, Architect, to Victor Balanos	12	02607 – 02613
62		Exhibit 89 - August 24, 2017 Access Denial letter from City of Las Vegas to Vickie Dehart	12	02614 – 02615
63		Exhibit 91 - 8.10.17 Application for Walls, Fences, or Retaining Walls	12	02616 - 02624
64		Exhibit 92 - August 24, 2017 City of Las Vegas Building Permit Fence Denial letter	12	02625 – 02626
65		Exhibit 93 - June 28, 2017 City of Las Vegas letter to Yohan Lowie Re Abeyance Item - TMP-68482 - Tentative Map - Public Hearing City Council Meeting of June 21, 2017	12	02627 - 02631
66		Exhibit 94 - Declaration of Vickie Dehart, Jack B. Binion, et al. v. Fore Stars, Ltd., Case No. A-15-729053-B	12	02632 – 02635

Index No.	File Date	Document	Volume	RA Bates
67		Exhibit 106 – City Council Meeting Transcript May 16, 2018, Agenda Items 71 and 74-83, provided in full as the City provided partial	12, 13	02636 – 02710
68		Exhibit 107 - Bill No. 2018-5, Ordinance 6617	13	02711 – 02720
69		Exhibit 108 - Bill No. 2018-24, Ordinance 6650	13	02721 - 02737
70		Exhibit 110 - October 15, 2018 Recommending Committee Meeting Verbatim Transcript	13	02738 – 02767
71		Exhibit 111 - October 15, 2018 Kaempfer Crowell Letter re: Proposed Bill No. 2018-24 (part 1 of 2)	13, 14	02768 – 02966
72		Exhibit 112 - October 15, 2018 Kaempfer Crowell Letter re: Proposed Bill No. 2018-24 (part 2 of 2)	14, 15	02967 – 03220
73		Exhibit 114 - 5.16.18 City Council Meeting Verbatim Transcript	15	03221 – 03242
74		Exhibit 115 - 5.14.18 Bill No. 2018-5, Councilwoman Fiore Opening Statement	15	03243 - 03249
75		Exhibit 116 - May 14, 2018 Recommending Committee Meeting Verbatim Transcript	15	03250 - 03260
76		Exhibit 120 - State of Nevada State Board of Equalization Notice of Decision, In the Matter of Fore Star Ltd., et al.	15	03261 – 03266
77		Exhibit 121 - August 29, 2018 Bob Coffin email re Recommend and Vote for Ordinance Bill 2108-24	15	03267 – 03268
78		Exhibit 122 - April 6, 2017 Email between Terry Murphy and Bob Coffin	15	03269 - 03277
79		Exhibit 123 - March 27, 2017 Letter from City of Las Vegas to Todd S. Polikoff	15	03278 - 03280
80		Exhibit 124 - February 14, 2017 Planning Commission Meeting Verbatim Transcript	15	03281 – 03283
81		Exhibit 125 - Steve Seroka Campaign Letter	15	03284 - 03289
82		Exhibit 126 - Coffin Facebook Posts	15	03290 - 03292
83		Exhibit 127 - September 17, 2018 Coffin text messages	15	03293 - 03305
84		Exhibit 128 - September 26, 2018 Email to Steve Seroka re: meeting with Craig Billings	15	03306 - 03307
85		Exhibit 130 - August 30, 2018 Email between City Employees	15	03308 - 03317
86		Exhibit 134 - December 30, 2014 Letter to Frank Pankratz re: zoning verification	15	03318 - 03319
87		Exhibit 136 - 06.21.18 HOA Meeting Transcript	15, 16	03320 - 03394
88		Exhibit 141 – City's Land Use Hierarchy Chart	16	03395 – 03396

Index No.	File Date	Document	Volume	RA Bates
		The Pyramid on left is from the Land Use & Neighborhoods Preservation Element of the Las Vegas 2020 Master Plan, The pyramid on right is demonstrative, created by Landowners' prior cancel counsel		
89		Exhibit 142 - August 3, 2017 deposition of Bob Beers, pgs. 31-36 - The Matter of Binion v. Fore Stars	16	03397 - 03400
90		Exhibit 143 - November 2, 2016 email between Frank A. Schreck and George West III	16	03401 – 03402
91		Exhibit 144 -January 9, 2018 email between Steven Seroka and Joseph Volmar re: Opioid suit	16	03403 - 03407
92		Exhibit 145 - May 2, 2018 email between Forrest Richardson and Steven Seroka re Las Vegas Badlands Consulting/Proposal	16	03408 - 03410
93		Exhibit 150 - Affidavit of Donald Richards with referenced pictures attached, which the City of Las Vegas omitted from their record	16	03411 – 03573
94		Exhibit 155 - 04.11.84 Attorney General Opinion No. 84-6	16	03574 - 03581
95		Exhibit 156 - Moccasin & 95, LLC v. City of Las Vegas, Eighth Judicial Dist. Crt. Case no. A-10-627506, 12.13.11 City of Las Vegas' Opposition to Plaintiff Landowner's Motion for Partial Summary Judgment on Liability for a Taking (partial)	16	03582 – 03587
96		Exhibit 157 - Affidavit of Bryan K. Scott	16	03588 - 03590
97		Exhibit 158 - Affidavit of James B. Lewis	16	03591 - 03593
98		Exhibit 159 - 12.05.16 Deposition Transcript of Tom Perrigo in case Binion v. Fore Stars	16	03594 - 03603
99		Exhibit 160 - December 2016 Deposition Transcript of Peter Lowenstein in case Binion v. Fore Stars	16, 17	03604 – 03666
100		Exhibit 161 - 2050 City of Las Vegas Master Plan (Excerpts)	17	03667 – 03670
101		Exhibit 163 - 10.18.16 Special Planning Commission Meeting Transcript (partial)	17	03671 – 03677
102		Exhibit 183 and Trial Exhibit 5 - The DiFederico Group Expert Report	17	03678 - 03814
103		Exhibit 189 - January 7, 2019 Email from Robert Summerfield to Frank Pankratz	17	03815 - 03816
104		Exhibit 195 - Declaration of Stephanie Allen, Esq., which Supports Plaintiff Landowners' Reply in Support of: Plaintiff Landowners' Evidentiary Hearing Brief #1:	17	03817 – 03823

Index No.	File Date	Document	Volume	RA Bates
		Memorandum of Points and Authorities Regarding the Landowners' Property Interest; and (2) Evidentiary Hearing Brief #2: Memorandum of Points and Authorities Regarding the City's Actions Which Have Resulted in a Taking of the Landowners' Property		
105		Exhibit 198 - May 13, 2021 Transcript of Hearing re City's Motion for Reconsideration of Order Granting in Part and Denying in Part the Landowners' Motion to Compel the City to Answer Interrogatories	17, 18	03824 – 03920
106	2021-04-21	Reporter's Transcript of Motion re City of Las Vegas' Rule 56(d) Motion on OST and Motion for Reconsideration of Order Granting in Part and Denying in Part the City's Motion to Compel Discovery Responses, Documents and Damages Calculation and Related Documents	19	03921 – 04066
107	2021-07-16	Deposition Transcript of William Bayne, Exhibit 1 to Plaintiff Landowners' Motion in Limine No. 1: to Exclude 2005 Purchase Price, provided in full as the City provided partial	19	04067 – 04128
108	2021-09-13	Reporter's Transcript of Hearing re Plaintiff Landowners' Motion to Determine Property Interest in Eighth Judicial District Court Case No. A-18-775804-J, Judge Sturman, provided in full as the City provided partial	19, 20	04129 – 04339
109	2021-09-17	Reporter's Transcript of Hearing re Plaintiff Landowners' Motion to Determine Property Interest in Eighth Judicial District Court Case No. A-18-775804-J, Judge Sturman, provided in full as the City provided partial	20, 21	04340 – 04507
110	2021-09-23	Reporter's Transcript of Hearing re Plaintiff Landowners' Motion to Determine Take and For Summary Judgment on the First, Third and Fourth Claim for Relief	21, 22	04508 – 04656
111	2021-09-24	Reporter's Transcript of Hearing re Plaintiff Landowners' Motion to Determine Take and For Summary Judgment on the First, Third and Fourth Claim for Relief	22, 23	04657 – 04936
112	2021-09-27	Reporter's Transcript of Hearing re Plaintiff Landowners' Motion to Determine Take and For Summary Judgment on the First, Third and Fourth Claim for Relief	23	04937 – 05029
113	2021-09-28	Reporter's Transcript of Hearing re Plaintiff Landowners' Motion to Determine Take and For Summary Judgment on the First, Third and Fourth Claim for Relief	23, 24	05030 – 05147
114	2021-10-26	Reporter's Transcript of Hearing re Plaintiff Landowners' Motion for Summary Judgment on Just Compensation on Order Shortening Time	24	05148 – 05252

Index No.	File Date	Document	Volume	RA Bates
115	2021-10-27	Reporter's Transcript of Hearing re Bench Trial	24	05253 – 05261
116	2022-01-19	Reporter's Transcript of Hearing re City's Motion for Immediate Stay of Judgment on OST	24, 25	05262 - 05374
117	2022-01-27	Plaintiff Landowners' Reply in Support of Motion for Attorney's Fees	25	05375 – 05384
118	2022-02-03	Reporter's Transcript of Hearing re Plaintiff Landowners' Motion to Determine Prejudgment Interest and Motion for Attorney Fees	25	05385 – 05511
119	2022-02-11	Reporter's Transcript of Hearing re City of Las Vegas' Motion to Amend Judgment (Rules 59(e) and 60(b) and Stay of Execution	25, 26	05512 – 05541
120	2022-02-16	Order Granting in Part and Denying in Part the City of Las Vegas' Motion to Retax Memorandum of Costs	26	05542 - 05550
121	2022-02-16	Order Granting Plaintiffs Landowners' Motion for Reimbursement of Property Taxes	26	05551 -05558
122	2022-02-17	Notice of Entry of Order Granting Plaintiffs Landowners' Motion for Reimbursement of Property Taxes	26	05559 – 05569
123	2022-02-17	Notice of Entry of: Order Granting in Part and Denying in Part the City of Las Vegas' Motion to Retax Memorandum of Costs	26	05570 - 05581
124	2022-02-18	Order Granting Plaintiff Landowners' Motion for Attorney Fees in Part and Denying in Part	26	05582 - 05592
125	2022-02-22	Notice of Entry of: Order Granting Plaintiff Landowners' Motion for Attorney Fees in Part and Denying in Part	26	05593 – 05606
126	2022-02-25	Order Denying City of Las Vegas' Motion to Amend Judgment (Rules 59(e) and 60(b)) and Stay of Execution	26	05607 – 05614
127	2022-02-28	Notice of Entry of: Order Denying City of Las Vegas' Motion to Amend Judgment (Rules 59(e) and 60(b)) and Stay of Execution	26	05615 - 05625

CERTIFICATE OF SERVICE

I hereby certify that the foregoing APPENDIX TO OPPOSITION TO APPELLANT'S MOTION TO STAY - **VOLUME 19** was filed electronically with the Nevada Supreme Court on the 18th day of March, 2022. Electronic Service of the foregoing document shall be made in accordance with the Master Service List as follows:

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1 CASE NO. A-17-758528-J
 2 DOCKET U
 3 DEPT. XVI
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                    DISTRICT COURT
 7
                   CLARK COUNTY, NEVADA
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9 180 LAND COMPANY LLC,
10
        Plaintiff,
11
        vs.
12 LAS VEGAS CITY OF,
13
             Defendant.
14
15
                  REPORTER'S TRANSCRIPT
16
                            OF
                           MOTION
17
                   (TELEPHONIC HEARING)
18
19
       BEFORE THE HONORABLE JUDGE TIMOTHY C. WILLIAMS
20
                   DISTRICT COURT JUDGE
21
22
             DATED WEDNESDAY, APRIL 21, 2021
23
24
25 REPORTED BY: PEGGY ISOM, RMR, NV CCR #541,
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   DEPARTMENT 16 ARE BEING HEARD VIA TELEPHONIC
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1	LAS VEGAS, NEVADA; WEDNESDAY, APRIL 21, 2021
2	9:32 A.M.
3	PROCEEDINGS
4	* * * * *
09:32:26 5	THE COURT: All right. It's my understanding
6	everyone is here, and I just want to say good morning
7	to everyone.
8	And let's go ahead and set forth our
9	appearances for the record.
09:32:39 10	MR. LEAVITT: Your Honor, we can go first.
11	It's the plaintiff. It's James J. Leavitt on behalf of
12	the plaintiff, 180 Land. Also from our office sitting
13	in is Autumn Waters.
14	MS. HAM: Good morning, your Honor. Elizabeth
09:32:50 15	Ghanem Ham on behalf of the plaintiff landowners,
16	in-house counsel.
17	MR. OGILVIE: Good morning, your Honor.
18	George Ogilvie on behalf of the City of Las Vegas.
19	MR. SCHWARTZ: Good morning, your Honor.
09:33:06 20	Andrew Schwartz for the City.
21	THE COURT: All right. Does that cover all
22	appearances for the record? I think it does.
23	Secondly, do we want to have this matter
24	reported?
09:33:22 25	MR. OGILVIE: Yes, please. This is George

```
09:33:24
        1
           Ogilvie. Yes, please, your Honor.
         2
                     THE COURT: All right. And for the record,
           Madam Reporter, do you have all the appearances noted?
         3
         4
                     THE COURT REPORTER: I do.
                                                 Thank you.
09:33:32
         5
                    THE COURT: All right. Once again, good
           morning. I see we have a couple matters on calendar.
         6
         7
                     And looking as to how they're listed, we have
           the City of Las Vegas's Rule 56(d) motion on an order
           shortening time. And we also have a motion filed by
09:33:46 10
           the City for reconsideration as it pertains to the
        11
           discovery responses, et cetera, vis-à-vis the damage
           calculation and related documents.
        12
        13
                     All right. So where should we go first?
        14
                    MR. OGILVIE: Your Honor, this is George
09:34:03 15
           Ogilvie. We can proceed with the Rule 56(d) motion.
        16
                     THE COURT: All right. And that's first on
        17
           the calendar.
        18
                     And that's fine. Okay. Mr. Ogilvie, you have
           the floor, sir.
        19
09:34:13 20
                     MR. OGILVIE: Thank you, your Honor.
                                                           I'll be
        21
           very brief.
        22
                     The developer has filed a motion for summary
           adjudication on its first, third, and fourth claims for
        23
        24
           relief set forth in its amended complaint.
                     The City has, through its motion, advised the
09:34:31 25
```

```
09:34:36
         1
           Court that taking action on those -- on this motion on
           those three causes of action is premature. The Court
         2
           should deny the motion, the developer's motion for
           summary adjudication on those three causes of action
09:34:57
         5
           without prejudice to allow the developer to bring the
           motion at a time once discovery is complete.
         6
         7
                     Discovery, as the Court understands, is not
           complete. And, in fact, the other motion that's on --
           on calendar today demonstrates that the motion is -- or
09:35:21 10
           that discovery is not complete.
        11
                     But primarily I want to -- I want to take the
        12
           Court back a few months and have the Court recall that
        13
           on multiple occasions the developer has expressed to
            the Court and counsel some difficulties that it has had
        14
09:35:44 15
           with its experts in preparing the expert witness
        16
           disclosures that -- that I want to say the first time,
           but I don't believe it was the first scheduling order.
        17
                     But the most recent first time that these
        18
            expert witness disclosures were due were in August at a
        19
09:36:07 20
           status conference. The developer requested an
           extension of the expert witness disclosure deadline.
        22
                     The City, if the Court will recall, did not
            object to that. But in each instance, and I believe
        23
            there have been -- I know there have been two.
        24
           believe there have also -- there have been actually
09:36:25 25
```

- 1 three instances in the last eight, ten months that the developer has requested an extension. And each time the City has expressed to the Court that it has no objection to these extensions.
- And I'm not bringing up the extensions for

 6 purposes of being pejorative about the developer's

 7 development of its case, but simply to remind the Court

 8 that in each instance the City took the position that

 9 it didn't have an objection with the proviso that it be

 09:37:09 10 given enough time to prepare its case.

And in each instance, the Court responded to the City's request that certainly with -- unless -- if the City or any party can demonstrate to the Court that it has been diligent in its discovery in conducting discovery, that the Court would not cut off the -- that party's right to discovery and would allow the parties the opportunity to conduct the discovery that they need.

And based on that, the developer's requests for extension of expert disclosure deadlines has been so moved at the developer's request.

Now, we are facing premature -- a premature motion for summary adjudication in which the developer is attempting to cut off the City's right to conduct discovery on these three causes of action and properly

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09:37:33 **15**

09:37:51 20

09:38:13 25

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09:38:18
         1
           prepare its case relative to these three causes of
           action.
         2
                     And I think it is -- it shouldn't be -- it
         3
           shouldn't go unnoted that the -- this motion is brought
09:38:35
           and the hearing is requested in advance of the time
            that the developer's expert witness disclosures are
         6
            even due.
                     And being cynical, I have to -- I have to
           believe that the problems that the developer's counsel
           has expressed in previous hearings that it was having
09:38:55 10
            with its experts preparing its -- their reports has
        11
        12
            something to do with this motion, that it is brought in
        13
            advance of the deadline to produce the expert
        14
            disclosures because the developer is still having
09:39:15 15
           problems with its experts supporting its claims.
                     Nonetheless, the point is, your Honor, that
        16
        17
            the City is not -- has not completed its discovery.
        18
            The discovery should -- the City should be able to
            conduct all the discovery necessary to prepare its case
        19
09:39:35 20
           and to -- before motions for summary adjudication are
        21
           brought.
        22
                     My second point is that the developer in
            support of its motion for summary judgment on these
        23
            three causes of action produces an affidavit from a
        24
           witness who has never been disclosed and the City has
09:39:53 25
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09:40:01
         1
           not had the opportunity to conduct discovery, conduct a
           deposition on.
         2
                     I -- it -- if the developer were to say that,
         3
           well, this witness really isn't material, well, then
09:40:17
           why is the witness affidavit submitted in support of
           the developer's motion for summary judgment?
           Absolutely, the motion should be denied on that basis
           alone, that it's based in part upon an affidavit from a
           witness who's never been disclosed prior to the filing
09:40:44 10
           of the developer's motion.
        11
                     Additionally, my third point is, your Honor,
        12
           as the Court will recall, in response to the City's
        13
           motion for -- motion to compel that was heard by the
        14
            Court on November 17th, we were arguing over documents
09:41:06 15
            that the City has been requesting and have not been
        16
            produced or had not been produced since July of 2019.
        17
                     So 16 months later in November 2020, we were
        18
            at a hearing before your Honor on the City's motion to
            compel. And at that time, and as the developer's
        19
09:41:34 20
           counsel advised the Court, the development -- the
            developer's counsel called me the night before and
            introduced the subject of allowing a limited deposition
            of one of the principals of the developer, Yohan Lowie,
        23
        24
           based on documents that the developer would produce at
```

the time of the deposition relative to a 20-year

09:41:56 **25**

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09:42:01
        1 history of the transactions between the developer and
           the Peccoles, that the developer contends support its
         2
           contention that the value that it paid for the 250-acre
           Badlands was $45 million.
09:42:20
         5
                     Well, I'm not going to rehash that argument.
           I just want to bring the Court back to that -- to that
            argument and the resolution of that argument.
                     Ultimately, it was agreed that the developer
           would produce the documents of these -- this 20-year
09:42:38 10
           history of transactions between the developer and the
        11
           Peccoles prior to the City taking the deposition of
        12
           Mr. Lowie so that the City had the opportunity to
        13
           review and evaluate the documents that it was going to
        14
           use to take Mr. Lowie's deposition.
09:43:01 15
                     The developer last month, pursuant to the
        16
           protective orders that were entered, produced some of
        17
            the documents. They produced documents related to a
        18
            2005 transaction between the developer and the
           Peccoles, but didn't produce any other documents from
        19
09:43:23 20
            this purported 20-year history. That's the developer's
        21
            terms, not mine: A 20-year period of complicated
            transactions with the Peccole family.
                     So we received one set of transactions from
        23
        24
           2005. We didn't receive any other documents, and we
           have requested the additional documents. And the
09:43:54 25
```

```
09:43:58
         1
           developer has responded that, well, there aren't any
           additional documents that are relevant to the value
         2
           paid for the 250-acre Badlands property in 2015.
         3
                     Well, if that's the case, that's the case.
09:44:18
         5
                     But it's contrary to the representations made
           to this Court that there were documents, binders and
           binders of documents, that related to this 20-year
           history of transactions that support the $45 million
           valuation that the developer places on its purchase of
           the Badlands.
09:44:42 10
        11
                     Nonetheless, getting back to the point that
        12
           I'm making here: We have -- we have only received
        13
           those 2005 documents. Again, if that's all the
        14
           documents that the developer is going to produce, fine.
           But we're still entitled to conduct the deposition of
09:44:56 15
        16
           Mr. Lowie relative to the transaction documents that
        17
            the developer has produced, that purportedly support
        18
            the developer's contention that it paid $45 million for
        19
            this property.
09:45:18 20
                     We haven't taken that deposition.
        21
           schedule that deposition. I was hoping to get
        22
            additional documents related to this 20-year history of
            complicated transactions, but apparently there's not
        23
        24
            going to be any forthcoming.
09:45:34 25
                     So nonetheless, the point is that the
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```
developer, before any summary adjudication is briefed
09:45:38
         1
           and adjudicated by this Court, should produce Mr. Lowie
         2
           for deposition. That has not been conducted.
                                                           And for
           that, as well as the other reasons I've stated, I would
09:46:04
           submit to the Court that the motion for summary
           adjudication on the first, third, and fourth claims for
         6
           relief in the developer's amended complaint is
           premature and should be denied without prejudice.
         9
                     My final point on this is, there isn't any
09:46:23 10
           prejudice to the developer if the Court denies the
        11
           motion without prejudice.
        12
                     In the event that on one or more causes of
        13
           action the Court finds that there is liability, the
        14
            next step would be the jury trial on damages.
09:46:41 15
                     Well, we can't have a jury trial on damages
        16
           until all of the causes of action are adjudicated for
        17
           liability.
        18
                     So the developer admits that it is not seeking
            summary adjudication on its Penn Central claim.
        19
09:47:04 20
           Penn Central claim is integral to the claims brought by
            the developer in this action.
        22
                     So at a minimum, the City is going to continue
            to conduct discovery on the Penn Central claim.
        23
        24
            some point there will be cross motions for summary
09:47:22 25
           judgment brought on that Penn Central claim.
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09:47:25
         1
           after that time, the time at which the Court rules on
           those cross motions for summary judgment, will there be
         2
           la -- a -- a determination as to whether or not there's
         3
           going to be a jury trial on damages; and, if so, that
09:47:41
         5
           trial will be set.
                     So my point in this, your Honor, is nothing is
         6
         7
           going to happen relative to these causes of action, the
           first, third, and fourth causes of action that the
           developer is now seeking summary adjudication on until
09:47:58 10
           all the causes of action have been ruled upon by this
        11
            Court for liability purposes.
        12
                     Therefore, there is no -- absolutely no
        13
           prejudice in denying the City's -- or denying the
        14
           developer's motion without prejudice to allow the City
09:48:15 15
           to complete its discovery and run at the appropriate
        16
            time the cross motions for summary judgment can be
        17
           heard by this Court.
                     So I submit to the Court the motion for
        18
        19
            summary judgment should be -- or partial summary
09:48:32 20
            judgment should be denied without prejudice and
        21
           granting leave for the developer to bring the motion
            along with any other causes of action that it seeks
            summary judgment -- adjudication on at the appropriate
        23
        24
            time.
09:48:50 25
                     THE COURT:
                                 All right. Thank you, sir.
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09:48:54
         1
                     And we'll hear from the plaintiff.
                     MR. LEAVITT: Thank you, your Honor. Good
         2
           morning, your Honor. James J. Leavitt on behalf of the
         3
           plaintiff.
09:49:02
         5
                     Your Honor, there will be significant
           prejudice to the landowner if this summary judgment is
           not heard. And I think we need to put this in
           perspective, because what counsel just stated is that
           the exchange of expert reports have not occurred yet
09:49:16 10
           and the exchange of expert reports is not going to
        11
           occur until after the hearing on the summary judgment.
        12
                     That's simply not true. The exchange of
        13
            expert reports, your Honor, is set for this Monday,
        14
            April 26th. We will be exchanging expert reports on
           Monday, April 26th. The summary judgment hearing is
09:49:30 15
        16
           not even set until May 21st, nearly a month later, your
        17
           Honor.
        18
                     So the government will have our expert
           reports. And I assure you, your Honor, contrary to
        19
09:49:42 20
           what Mr. Ogilvie suggested to the Court, there is not
        21
           any problem with the experts in this matter.
        22
                     So, your Honor, we will present those expert
            reports to Mr. Ogilvie. He'll have them on Monday.
        23
        24
            The summary judgment will not even occur until a month
           after that.
09:49:56 25
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09:49:56
         1
                     And the expert reports, your Honor, are
           valuing the property in this case. That's what they
         2
           will provide. That's for the -- that's for the
           valuation phase. They won't even directly address the
09:50:07
           matters that are before the Court. They're really
           addressing the valuation issue.
         6
         7
                     But, your Honor, again, here's where the
           prejudice occurs.
                               This complaint in this case was
           filed in September 2017. Your Honor, that's nearly
09:50:22 10 | four years ago. That means this case has been ongoing
        11
           for four years.
                     If you will recall, the landowners filed a
        12
        13
           motion for summary judgment one year after the
            complaint was filed, in December 2018.
        14
09:50:36 15
                     We asked for summary judgment at that time.
           This Court said wait a minute. There hasn't been an
        16
        17
           answer filed. We haven't had a 16.1. So we need to
        18
           have a 16.1, and we need to give the City an
            opportunity to file an answer.
        19
09:50:48 20
                     That was two and a half years ago, your Honor.
        21
           So the City has had two and a half years to conduct
        22
            discovery in this case.
                     Now, this Court, on May 15th, 2019, entered an
        23
        24
           order denying the City's -- as you recall, the City
           filed four motions to dismiss in this case.
09:51:07 25
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09:51:10
         1
                     On May 15, 2019, this Court entered an order
           denying the City's motion to dismiss and also denying
         2
           without prejudice the landowner's summary judgment on
         3
           the take issue.
                     And then, two months after that, this Court
09:51:21
         5
           had a status check in July 2019 and set a briefing
           schedule for liability -- for summary judgment on the
           liability issue.
                     This Court determined that the brief on
09:51:40 10
           liability should be due January 1st, 2020.
        11
                     Okay. So we were going to have a hearing on
        12
           this, Judge, over a year ago. Fifteen months ago, we
        13
            were supposed to have a hearing on liability on the --
        14
            on summary judgment on the liability issue.
09:51:56 15
                     So the question is, Judge, why didn't we have
        16
           that hearing in January 2020 when this briefing
        17
           schedule was set forth for summary judgment? You want
            to know why, Judge? Because the City filed an improper
        18
           notice of removal to federal court.
        19
09:52:13 20
                     They took this case out of the Court's hands
        21
           knowing -- knowing, Judge, that we were going to have a
           hearing on liability. And that notice of removal,
        22
            Judge, was only one month after this Court set the
        23
        24
           briefing schedule for summary judgment. So one month
           after this Court set the briefing schedule for summary
09:52:28 25
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09:52:30
            judgment, the City filed an improper notice of removal.
         1
                     How do we know it's improper? Because the
         2
            federal court refused that notice of removal and
         3
            entered a written opinion, an extensive written
09:52:39
         5
            opinion, that the City's actions were improper in
            trying to remove the case to federal court and remanded
         6
         7
            it back to state court.
                     During that entire delay, the City has had
         8
         9
            every single opportunity to do all of the discovery the
09:52:53 10
            City needed to do in this case. They've had every
        11
            opportunity to obtain all the documents. They've had
            every opportunity to go to the property and view it.
        12
        13
                     The City believes more documents are required
            in this case.
                           Judge, I don't know how many times we
            can say this: We don't have more communications
09:53:07 15
        16
            amongst the landowners. We don't have more
        17
            communications than have already been produced.
                     The City's argument is essentially in its
        18
            other brief, which is tied to the 56(d) motion, is that
        19
09:53:19 20
            the City thinks that the landowner should have done
            business differently than he did it. And because the
        21
            City thinks that he should have done business
        23
            differently than he did it, the City should get
            documents that comport with the City's understanding of
        24
            how he should have done business.
09:53:31 25
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09:53:33
         1
                     That's what their argument is. Well, the
           documents don't exist. We can't produce something that
         2
           doesn't exist, which is why this Court denied the
         3
           City's motion to compel initially.
09:53:43
         5
                     That means that the discovery has been
           completed which is necessary for these liability
            complaints -- or these liability issues.
                     Your Honor, just as a side note, the City's
           filed four motions to dismiss in this case.
09:53:55 10
                     The City has sought to dismiss this case
        11
            through an improper inclusion of paragraphs in the --
           in the petition for judicial review order. I mean,
        12
        13
           Judge, it's gone on too long. And -- and we need to
           move forward with this case.
09:54:12 15
                     I mean, if we turn over the 65-acre case, your
        16
           Honor, the City's filed a motion to dismiss in the
        17
           65-acre case, then filed a motion to strike our
            opposition trying to prohibit us from even being heard
        18
           on that issue. Judge Tierra Jones, for obvious
        19
09:54:26 20
           reasons, denied that, and then the City withdrew their
        21
           motion.
        22
                     So I guess my point here, Judge, is we've had
           significant delay on the liability issue that was
        23
           initially set for hearing in February 2020 with the
        24
           brief due January 2020.
09:54:39 25
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09:54:43
         1
                     We're now 15 months past that date. And keep
           in mind, Judge, when we appeared before you in July
         2
           2019 and you set the briefing schedule on summary
           judgment on liability, the City didn't object. The
09:54:54
           City didn't object to that briefing schedule. The City
           did not object to liability -- the summary judgment on
           liability being heard 15 months ago.
                     So they've had 15 months to do all of the
           discovery they needed, over two and a half years since
09:55:09 10
           the initial summary judgment was issued. And -- and --
        11
           and so what that means is for a year and a half prior
        12
            to COVID, the City could have done everything they
        13
           needed to do such as visit the property, determine the
        14
            access. And I'm going to talk about those in just a
09:55:23 15
           moment.
        16
                     And for a year during COVID they've had the
        17
           opportunity to do it. Your Honor, in March 2020, I
            sent an email to the City, pleading with the City to
        18
            come out to the property, inviting the City to go to
        19
09:55:35 20
            the property. It's a 35-acre property. There's
        21
           nothing that prohibited the City from visiting the
        22
            property.
        23
                     So, Judge, my -- we've -- we've had this --
        24
            this discussion already on when liability should be
09:55:48 25
           determined. An order was entered in July 2019.
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09:55:54
        1 | liability should have been determined in February 2020.
           We're now 15 months after that. What has the City been
         2
           doing for 15 months? The City didn't -- again, did not
           object to liability being determined in 2020. Why are
09:56:10
         5
           they objecting now?
                     So let me now turn, your Honor, to -- and I
         6
           lagree with Mr. Ogilvie. If there's issues, outstanding
           issues that are pertinent to and need to be addressed
           in the summary judgment, then they should be addressed
09:56:22 10
           through discovery.
        11
                     But not when a party has had 2.5 years, two
        12
           and a half years to get that information and just
        13
            simply didn't get it. So -- or alleged -- or is
        14
            alleging that they didn't get it.
09:56:34 15
                     But in addition to that, the discovery that
        16
           the City is even asking for is entirely irrelevant to
        17
           our pending claims.
        18
                     Judge, we made a conscious decision to bring
            summary judgment only on our first claim for relief,
        19
09:56:48 20
           the landowner's third claim for relief, and the
           landowner's fourth claim for relief. We made a
        22
            conscious decision to not bring a summary judgment
            requesting summary judgment on the Penn Central
        23
        24
           regulatory taking claim.
09:57:04 25
                     Now, if we go to the City's primary argument
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09:57:06
         1
           before you here today, Judge, here's their primary
           argument. On page 4, the first argument they make in
         2
            their 56(d) motion to delay summary judgment, they say,
         3
            "The landowner alleges that there's been a Penn Central
09:57:18
         5
           regulatory taking of the entire Badlands property, and
            the City needs more discovery to address the Penn
         6
            Central regulatory taking claim."
         8
                     Apparently, the City didn't read the summary
           judgment motion before they wrote their 56(d) motion
09:57:31 10
           because their entire 56(d) motion is tied to the Penn
        11
            Central regulatory taking claim, which addresses
            whether the landowner exhausted their administrative
        12
        13
           remedies.
        14
                     Again, Judge, we are not moving for summary
09:57:46 15
           judgment on the Penn Central regulatory taking claim.
        16
                     I want that to be abundantly clear. So all of
        17
            the information that the City is asking for to address
            the Penn Central regulatory taking claim is entirely
        18
            irrelevant to the claims that will be before the Court
        19
09:58:03 20
           at the May 21st special setting that we have on
        21
            liability for -- on the summary judgment for liability.
        22
                     But, Judge, so let me -- let me just address
            very briefly what those claims are. The first claim is
        23
        24
            the -- is the landowner's claim for a per se regulatory
09:58:20 25
            taking. The Nevada Supreme Court addressed the
```

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09:58:23
         1
           standards for a per se regulatory taking.
         2
                     They said if the government engages in actions
           that -- that preserved private property for the public
         3
           use or authorizes the public to use private property,
09:58:35
         5
           that's a taking. And the Court held that's a per se
            taking, meaning it's a taking in and of itself.
         6
         7
                     And what the -- what the Court focuses on
           entirely under that claim is what the government has
           done. It's entirely irrelevant what the landowner may
09:58:50 10
           or may not have done. It's entirely irrelevant what
        11
           conversations the landowner may have had with their
        12
           lender or what conversations they may have had amongst
        13
           themselves or what the terms of the acquisition of the
        14
            property was because the Court focuses solely and
09:59:04 15
           entirely on the government action.
        16
                     We can look at the Sisolak case for
        17
           instruction on that. In the Sisolak case, the Nevada
           Supreme Court looked at one thing: The county's action
        18
            in adopting Height Restriction Ordinance No. 1221.
        19
                                                                And
09:59:19 20
           the Court held that the county action in adopting
           Height Restriction Ordinance No. 1221 in 1990 was the
        22
            action that resulted in the taking and held that the
            date of taking was 1990.
        23
        24
                     The Nevada Supreme Court didn't look at what
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09:59:34 25 Mr. Sisolak paid for the property. They didn't look at

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09:59:37
         1 his acquisition. They didn't look at his conversations
           with other people.
         2
                     That's not what happened, Judge.
         3
           happened is they focused entirely on the government
09:59:44
         5
           action.
         6
                     Today we know what the government's actions
         7
           are.
                     And our third claim for relief for a per se
           categorical taking, Judge, it's all in our brief.
09:59:53 10
           not going to go through it again. Again, the Nevada
        11
            Supreme Court held that a per se categorical taking
        12
            claim focuses entirely on the government actions.
        13
                     And they put the word "per se" in front of
        14
            categorical takings because the government's actions in
10:00:08 15
           and of themselves result in a taking.
        16
                     And so the Court looks at, okay, here's the
        17
            standard for a per se categorical taking. And that
        18
            standard is if the government is engaged in actions
            that deny the landowner all economic viable use of
        19
10:00:23 20
            their property, there is a taking. There is no
        21
           analysis of the landowner.
        22
                     In fact, in all of these claims, Judge, the
           Nevada Supreme Court doesn't even require the landowner
        23
            to exhaust their administrative remedies.
        24
                                                       The Court
           doesn't even care what the landowners have done.
10:00:34 25
                                                               The
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```
10:00:36
           Court couldn't care less what the landowner has done
        1
           because they focus on what the government has done and
         2
           the impact to that property as a result of the
         3
           government's actions.
10:00:44
         5
                     The same for a nonregulatory de facto taking
           claim. That that claim, your Honor, goes back all the
         6
           way to 1977, the Sloat vs. Turner case. And in that
           case, the Court held if the government engages in
           actions that substantially impair or extinguish a
10:01:00 10
           property right, there's a taking.
        11
                     And here's how it -- we can put this just in a
           commonsense context, your Honor, is the landowner
        12
        13
            cannot do anything to cause the taking of his property.
        14
           He can't do anything. It's only the government that
10:01:16 15
           can take action that results in the taking.
        16
                     And that's all we're asking for in our summary
        17
           judgment motion is to look at the standards for taking,
            look at the government's actions in this case, and
        18
           determine if those government actions meet the standard
        19
10:01:30 20
           for a taking. That's it.
                     So all of these other issues that counsel is
        21
            trying to bring up about what the landowner may or may
           not have done, what the landowner may or may not have
        23
        24
           paid for the property, conversations he may have had
           with Mr. Peccole, conversations he may have had with
10:01:43 25
```

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10:01:46
        1 his partners are entirely irrelevant to the pending
           motion for summary judgment.
         2
                     Again, anything the landowner could or could
         3
           not have done does not further substantiate a taking.
10:01:59
         5
           It's only the government's actions that substantiates
           the taking in this case.
         7
                     And there's been two and a half years of
           discovery since our first motion for summary judgment
           in this case.
10:02:11 10
                     We've obtained all of those government
        11
           actions. The City should know those actions and they
        12
           should have known them two and a half years ago because
        13
           it's the City's actions that resulted in the taking.
        14
                     Since we know what those actions are, the
           claims are properly before this Court, and there's no
10:02:23 15
        16
           reason to further delay this.
        17
                     Now, let me -- let me just talk about how this
        18
            could prejudice the landowner and how it has prejudiced
            the landowner.
        19
10:02:35 20
                     As you'll recall, Judge, when we originally
           brought our summary judgment motion clear back in 2018,
            I said to the Court, Judge, we have a problem here.
            This landowner has to carry a 35-acre property without
        23
        24
            the ability to develop it. He has to carry all of the
           costs. He has to pay significant attorney's fees.
10:02:55 25
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has to pay all of the costs that are associated with
10:02:58
         1
           carrying the property.
         2
                     Let me just address one of those costs.
         3
         4
                     The City tax assessor has gone to the
10:03:10
         5
           landowner's 35-acre property, identified in 2016 the
           landowner's property as a residential property,
         6
           determined that the lawful use of the 35-acre property
           is a residential use, and has imposed a tax -- a real
           property tax on the landowner of $205,000 a year on
10:03:31 10
           this property for use as a residential property for
           which he can't use it.
        11
                     So for this four years since we've commenced
        12
        13
           this litigation, the landowner has been prohibited from
           using this property for a residential use as a result
           of the City's actions, and he's been required to pay
10:03:44 15
        16
           $200,000 a year in taxes. So let's just put that into
        17
           perspective.
        18
                     It's been two and a half years since the
           landowner first asked for summary judgment. It's been
        19
10:03:58 20
           15 months since the City conceded to a briefing
           schedule on summary judgment on the taking issue.
        21
            in that two and a half years, he's paid $500,000 just
            in real property taxes, part of which has gone to the
        23
        24
            City's coffers.
                     Why is that prejudice, Judge? Because it's
10:04:13 25
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10:04:15 1 money out of his pocket. His property sits there
2 vacant. And where does that money go to? It goes
3 partly to the City.
```

And once liability is determined -- and the City knows this. Once liability is determined, then those taxes end and they don't get to collect that \$205,000 from the landowner. So there is gross prejudice to the landowner by delaying this summary judgment hearing.

I can't express how -- how critical it is,

Judge, that we were before the Court two and a half

years ago on this summary judgment issue, the Court

said we're going to allow some discovery, 16.1 and an

answer.

Then later, just -- just five months later the Court set a briefing schedule for the summary judgment, gave the City a whole year to conduct discovery, the City didn't object to that briefing schedule on summary judgment for liability.

And the only reason we haven't had liability determined to this date is because the City filed that improper notice of removal to federal court causing us to miss that date.

The City has now had an additional 15 months since that initial briefing schedule was set for that

10:04:23

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10:04:51 **15**

16 17

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10:05:04 20

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10:05:16 **25**

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10:05:21
         1
           summary judgment on liability.
                     And we need to move forward, Judge. The costs
         2
           are crushing our landowner. I said that two and a half
         3
           years ago. And I said it probably five or six
10:05:33
           additional times since that time two and a half years
           ago.
         6
         7
                     Now, your Honor, let me end with identifying
           the issues that the City says it needs discovery on so
           that we can't have our day in Court. In other words,
10:05:46 10
           we can't get this liability determination because the
        11
            City has to do these things. The first one is the City
        12
            says it has to identify the property rights and the
        13
            zoning on the property. Okay?
        14
                     This is a response that the City gave in
10:06:01 15
           discovery over two -- about two years ago.
        16
           landowners asked for the City's opinion on -- or
        17
           requested certain documents related to zoning.
            City objected and then said in that discovery the City
        18
            does not dispute that the subject property is zoned
        19
10:06:15 20
           R-PD7. Before the Nevada Supreme Court, in the 17-acre
           case, the City said the 250 acres at issue has always
        22
           been hard zoned R-PD7. The City does not dispute that
            the property is zoned R-PD7.
        23
        24
                     In addition to that, your Honor, we've had a
10:06:33 25 | full-blown hearing on the property rights issue.
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zoning issue, this property rights issue the City says
10:06:36
         1
           it needs more discovery on so we have to continue our
         2
           liability, we already did it. As you'll remember, we
         3
           filed extensive briefing on -- on the property interest
10:06:48
         5
           lissue. The landowners filed a motion to determine
           property rights.
         6
         7
                     I'm going to read just a few, Judge.
                                                           This is
           important. So I'm going to read just a few findings
           this Court made as a result of that hearing where we
10:06:58 10
           had about three to four hours of argument. This is
        11
           October 12, 2020, the Court held, Finding No. 16, the
        12
            Court bases its property interests on eminent domain
        13
           law.
                     Finding 17, Nevada eminent domain law provides
        14
           that zoning must be relied upon to determine the
10:07:12 15
           property rights issue. Finding 18, the Court concludes
        16
        17
            that the 35-acre property has been hard zoned R-PD7
            since at least 1990. Finding 19, the Court further
        18
            concludes that the city code lists single family and
        19
10:07:28 20
            family -- single family and multifamily residential as
        21
            the legally permissible uses of R-PD7-zoned property.
            And then the Court concludes the 35-acre property is
        22
            zoned R-PD7 and the permitted uses by right of the
        23
        24
            35-acre property are single family and multifamily
           residential.
10:07:46 25
```

10:07:47 So this argument at pages 7 and 11 of the City's 56(d) motion that they need discovery on zoning and land use issues is a red herring. It's already been done. 10:07:56 5 Secondly, the City says, well, it needs to visit the property so it can determine the access to the property. Needs to go out there and see what the access is. That was also part of the discovery that's occurred over two and a half years. 10:08:08 10 This is the City's response to the landowner's 11 first set of interrogatories. The landowner has asked 12 the City to identify what it believes to be the access to the 35-acre property. Here's the City's response, 13 14 Judge. 10:08:19 15 Here's the City's response on access that the City said it needs more discovery on. Here's the 16 17 City's response: The 35-acre portion of the property

Here's the City's response on access that the City said it needs more discovery on. Here's the City's response: The 35-acre portion of the property as defined has general legal access to public roadways along Hualapai Way and Alta Drive. The Badlands has general access to the public roadways along Hualapai, Alta, and Rampart.

18

19

22

23

24

10:08:35 20

10:08:46 25

So the City is telling you today that it needs to do discovery on access, so we need to kick our summary judgment on liability, deny the landowner due process, make him pay more fees to the City on an issue

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1 that the City already conceded to in discovery.
10:08:49
         2
                     In addition to that, the Nevada Supreme Court
         3 has been very clear that every property that abuts a
           roadway has a property right, a legal right to access.
10:09:00
           All the City has to do is read State vs. Schwartz and
           look at an aerial photo and see that the property abuts
           Hualapai, it abuts Alta, and, therefore, there is legal
           right to access, which is why the City answered this
           discovery about a year ago on the access issue that it
10:09:14 10 now says it needs discovery on.
        11
                     The City also says it has to visit the
        12
           property.
        13
                     Your Honor, a year ago I invited the City to
        14
            the property.
10:09:22 15
                     Discovery has been ongoing for two and a half
           years. That means one and a half years prior to COVID
        16
        17
           and a year during COVID. And the City hasn't gone to
            the property? The summary judgment is set for May
        18
            21st. They can go out Monday, Tuesday, Wednesday,
        19
10:09:37 20
           Thursday, or Friday of next week. We invite them.
                                                                Wе
        21
           invited them a year ago. We invite them now.
                                                           They can
            go to the property. Go visit it.
                     I don't know what more we can -- we could have
        23
        24
           done, Judge, than reached out to the City and said come
           visit the property.
10:09:50 25
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```
10:09:52
         1
                     I don't know what more we could have also done
           than to reach out to the City and tell them to depose
         2
           our client. We've sent emails to the City over this
         3
           two-and-a-half-year period saying come depose our
10:10:03
         5
           client. Depose him. He's available.
                     But now the City didn't do it, and now we're
         6
         7
           lin a situation where we need to move forward with
           liability on -- in this case. The City says, well, we,
           the City, didn't depose the client; therefore, we want
10:10:16 10
           to depose him and kick the landowner's hearing on
           liability, which, your Honor, wouldn't change a thing
        11
        12
            at the summary judgment hearing, not a single thing,
           because nothing the landowner could possibly say will
        13
        14
            change what the City did to his property and to him
           over the past five years. Nothing will change that.
10:10:34 15
        16
                     And, your Honor, they also say that they
        17
           needed to depose Chris Kaempfer and Mr. Lowie because
        18
            they submitted an affidavit. Your Honor, those
            affidavits list the property rights issue that's
        19
10:10:48 20
            already been decided, and they confirm what the City
           did.
        21
                     There's no inconsistencies between those
        22
           affidavits and what the City's actions were, that they
        23
        24
            say that the City denied the 35-acre application.
           have the document showing that. They say the City
10:11:01 25
```

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10:11:03
         1
           denied the MDA. We have the document showing that.
         2
                     So the affidavits say that the City denied a
           fence request. The affidavits say that the City denied
         3
           access so that the property could be preserved for
10:11:14
         5
           surrounding landowners. We have the documents showing
            that.
         6
         7
                     We have all this information, Judge, so it
         8
           won't change a thing.
         9
                     Then the last-ditch effort the City says is,
10:11:23 10
           well, wait a minute. We need to get communications
        11
           between the developers, the lenders, and the Peccole
        12
           family. We've given them everything we have. And
        13
           nothing that they told the lenders, nothing that they
        14
            told one another, nothing that they told the Peccoles
           will change what the City did to the landowner property
10:11:35 15
           for the last five years.
        16
        17
                     Now, finally, what the City says is they need
        18
            to investigate Mr. Richards' pictures that he used on
            the property. Judge, Mr. Richards attaches photos of
        19
10:11:51 20
            individuals using the property and authenticates those
        21
           photos. It's all it is.
                     And here's the sole reason that was attached
        22
            is because the City tells this Court that the Sisolak
        23
        24
            case requires a physical invasion. It clearly doesn't.
10:12:07 25
           The Sisolak court was very clear and so was the Hsu
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10:12:10
        1 court that if the City engages in actions that
           authorizes the public to use property or preserves
         2
           property for use by the public, that's a taking.
                     That's common sense, Judge. If a government
10:12:21
         5
           adopts a statute that says the public can use your
           property, or if the government adopts a statute that
           says your property is preserved for the public, that in
           and of itself is a taking. You don't need to show a
           physical invasion.
10:12:32 10
                     But the government continually argues this
           isn't a show of physical invasion, so we attached those
        11
        12
           pictures showing that individuals are actually going
        13
            onto the property at the direction of the City of Las
        14
            Vegas, and we've provided the doc -- or the -- the
           hearing where the City of Las Vegas told people to go
10:12:45 15
        16
            onto the landowner's property.
        17
                     Not even needed, Judge, but we did it because
        18
            the City said we needed it.
                     And, your Honor, again, it's merely an
        19
10:12:57 20
           authentication of those photos.
        21
                     Judge, let me end here. We've argued ad
            nauseam that in these inverse condemnation cases, the
            Court must engage in a two-step inquiry. The first
        23
        24
            inquiry is to determine the property rights issue.
10:13:14 25
                     This Court did that.
                                           This Court gave us a ton
```

```
10:13:18
         1
           of briefing. Gave us about three or four hours to
           largue and entered an order on October 12, 2020.
           entitled "Findings of Fact and Conclusions of Law
         3
           Regarding Plaintiff Landowner's Motion to Determine
10:13:30
         5
           Property Interests."
         6
                     You made that first sub-inquiry. That was
         7
           about six months ago.
                     It's time to now move to the second
           sub-inquiry that the Nevada Supreme Court requires be
10:13:42 10
           made in this case. And that second sub-inquiry is if
        11
           the City engaged in actions under those three claims
           that we brought to take that property interest.
        12
                     And, Judge, I mean, if we don't do this now,
        13
        14
           it's not going to give the parties enough time to
           prepare for the fall -- fall trial. It's been two and
10:14:03 15
        16
           a half years of discovery. We've been extraordinarily
        17
           patient.
                    Mr. Ogilvie is right. There have been some
        18
           times we had to continue the exchange of expert
        19
10:14:15 20
           reports, but that has nothing to do. What's an expert
           going to say? He is just going to say, hey, the City
           did these things. That's what the expert is going to
           say, the City did these things.
        23
        24
                     We know the City did these things.
           that the City denied the individual application.
10:14:27 25
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10:14:29
         1
           know that the City denied the MBA. We know the City
           denied the access. These are things we know.
         2
                     And, Judge, once we get to the May 21st
         3
           hearing, if you look at all of these government actions
10:14:39
         5
           and you say, "Hey, well, I don't think there's enough,"
            then you can at that point in time deny the motion
         6
           without prejudice. You can at that point in time say,
           "Well, Mr. Leavitt, I'm looking at the standard here.
           And I think Mr. Lowie has to say one or two things."
10:14:54 10
                     You can do that at that time.
        11
                     But to prohibit us at this time after two and
           a half years of discovery, after the motion -- after
        12
        13
            the property interest issue has been decided from even
        14
            presenting this issue to the Court, after two and a
10:15:06 15
           half years, your Honor, will continue to cause gross
            prejudice to this landowner and continue to just be
        16
        17
           hundreds -- Judge, I'm not exaggerating here --
        18
            hundreds of thousands of dollars a month.
                     We've already suffered that prejudice -- our
        19
10:15:21 20
           client has already suffered that prejudice for two and
        21
           a half years. Continuing it more will perpetuate that
        22
           prejudice.
                     This matter is ripe, your Honor, and it should
        23
        24
           be presented to the Court for an adjudication.
10:15:33 25
           simply ask that the Court give us that day in court.
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10:15:35
         1
                     Again -- and I'll conclude here -- if there's
           some 56(d) issue that comes up during that hearing, the
         2
           Court can consider it then. The Court can go through
           the standard and look at the facts. It can go through
10:15:48
         5
           the standard of the third claim for relief, the fourth
           claim for relief, the first claim for relief, and then
            apply the facts to that claim and determine whether the
           facts we know now amount to a taking.
         9
                     So we respectfully request, Judge, to just
10:16:01 10
           give us this opportunity to present our case. We've
        11
           waited for a very long time. We've -- the Court has
        12
           been -- has been great on giving us a special setting
           in May 21st for the afternoon. We look forward to that
        13
            special setting and look forward to the opportunity to
10:16:16 15
           finally present our case to this Court.
        16
                     Thank you, your Honor.
        17
                     THE COURT: All right. Thank you, sir.
        18
                     MS. HAM: Your Honor, this is Elizabeth Ghanem
                  I don't know if it's now, but it's perhaps after
        19
           Ham.
10:16:29 20
            this particular, some of these issues, we did raise the
           breach -- the City's breach of the Court's protective
        22
            order granted to us.
                     So I don't want to -- I don't know if you want
        23
           me to address it now or after the discussion of -- or
        24
           the ruling on -- maybe it's better suited for the other
10:16:47 25
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10:16:53
        1 motion to reconsider, but I just wanted to raise at
           some point, I would like to address that as well.
         2
                     THE COURT: Okay. And, ma'am --
         3
                     MS. HAM: And I guess now that I'm saying it
10:17:00
        5
           out loud, I realize it was more part of the other
           motion, so I'll wait on that.
         7
                     THE COURT: Okay, ma'am. And thank you.
         8
                     Okay. Mr. Ogilvie, sir.
                     MR. OGILVIE: Thank you, your Honor.
10:17:12 10
                     I hear again and again and again from the
        11
           developer's counsel that the developer is entitled to
        12
           its day in court.
        13
                     Your Honor, the City is also entitled to its
           day in court.
10:17:23 15
                     And for the City to be properly and adequately
           provided that day in court, the City is entitled to
        16
        17
           conduct the discovery that it needs to prepare its
            case. It hasn't been able to do so.
        18
                     What we have -- we have -- we have to take the
        19
10:17:43 20
           deposition of Mr. Richards, which is the only basis on
           which the -- the only evidentiary basis on which the
            City -- or the developer supports its motion for a
           physical invasion.
        23
        24
                     We have to be able to take the deposition of
10:18:00 25 Mr. Lowie and Mr. Kaempfer, whose deposition --
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10:18:03
         1
                     THE COURT: I don't want to cut you off, but
           as far as Mr. Richards is concerned, I would anticipate
         2
           it's his declaration and/or affidavit that supports the
           motion for summary judgment on the three discrete
10:18:15
         5
           claims for relief; is that correct, sir?
                     MR. OGILVIE: You're posing that to me or
         6
         7
           Mr. Leavitt?
                     THE COURT: Okay. No, but, I mean -- no, it's
           for you. I just wanted to make sure I understand where
           we're at, because you said you needed to take
10:18:28 10
        11
           Mr. Richards' deposition. And I remember listening to
        12
            the argument a little earlier, you indicated that there
        13
            was a declaration of an individual that you just became
            aware of for the first time, something like that.
10:18:44 15
                                   That is, in fact, Mr. Richards,
                     MR. OGILVIE:
        16
           yes.
        17
                     THE COURT: Okay. All right.
                     MR. OGILVIE: We're also entitled to take
        18
           Mr. Lowie and Mr. Kaempfer's depositions.
        19
10:18:53 20
                     Now, Mr. Leavitt argued at length that the
           City has had two and a half years to conduct discovery.
            Your Honor, I'll go back to the point that we've made
            again and again and again. We served discovery -- our
        23
        24
            initial discovery requests in July 2019. July 2nd,
           2019.
                   Last month we received the documents that are in
10:19:12 25
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part responsive -- responsive to those -- those
10:19:19
           discovery requests.
         2
                     Those -- the -- we haven't been in a position
         3
           to take Mr. Lowie's deposition until we received those
10:19:35
         5
           documents. That was the subject of our hearings on
           November 17th and November 18th of last year, that the
           developer was going to produce those documents and then
           allow the City to take the deposition of Mr. Lowie
           based on this 20-year history of transactions between
10:19:55 10
           the developer and the Peccoles.
        11
                     Mr. Leavitt said the City's primary argument
        12
           is that -- is the Penn Central claim, the discovery for
           Penn Central discovery has not been completed.
        13
        14
                     As I said in my opening remarks is the primary
           basis for our motion is, in fact, that there have been
10:20:21 15
        16
           several requests by the developer for an extension of
        17
            expert witness deadlines, and the City always responded
            that it has no objection, but it wants to be -- ensure
        18
            that it has the opportunity to conduct the discovery
        19
10:20:45 20
           necessary to properly prepare its case.
                     And -- and I submit to the Court that the
        21
           motion for summary judgment on the first, third, and
            fourth claims for relief is an attempt to cut off the
        23
        24
            City's ability to conduct that discovery.
```

The developer's counsel states that the only

10:21:04 25

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10:21:10
           factors for the Court to consider on the first, third,
           and fourth claims for relief are the City's actions.
           The City disputes that and rejects that contention.
         3
                     And we stated that in the reply that we filed
10:21:28
         5
           yesterday. We identified how the -- the -- the
           discovery that the City needs is directly applicable to
         6
            those causes of action as well as the Penn Central
           cause of action.
                     Additionally, the -- the City, one of its
           primary arguments relating to the prejudice is that
        11
           there isn't any prejudice.
                     I didn't hear anything that Mr. Leavitt stated
        12
           to contradict that. Mr. Leavitt stated that the costs
        13
        14
           are crushing the developer or the landowner.
10:22:09 15
           that wasn't an issue the two or three times that the
           developers requested an extension of the discovery
        16
        17
            deadlines, so they shouldn't be bringing it before the
        18
            Court at this point, saying that the City has been
            delaying and will continue to delay the adjudication of
        19
10:22:30 20
            these -- of these claims.
        21
                     The City hasn't been delaying. The City has
            been agreeing to the developer's requests for
           extensions.
        23
        24
                     The -- and finally, the prejudice issue.
           Again, even if the Court finds liability, the next step
10:22:45 25
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10:22:52
         1
           is a jury trial on damages.
         2
                     The developer can't take new action, can't
           collect damages, which is -- which is what the
         3
           developer's remedy is, is damages. And we're -- it's
10:23:05
           clear -- it's clear at this point that the developer is
           only desirous of damages.
         6
         7
                     The developer doesn't want to develop this
           property anymore. The developer has the right to
           develop the 17-acre parcel which is adjacent to this
10:23:25 10
           75-acre parcel.
                     Going back in history -- your Honor, you know
        11
        12
           this -- the City approved the developer's applications
        13
           to develop the 17-acre parcel, and the developer -- the
        14
            City has continued to allow the developer to develop
10:23:43 15
           that parcel.
        16
                     The developer doesn't want to. It hasn't
        17
            taken any action on doing so. It's not going to take
        18
           any action on developing the 35-acre parcel either.
                                                                 Ιt
            simply wants damages. It wants a windfall of this
        19
10:23:59 20
           $7 1/2 million or this actually $3 1/2 million purchase
        21
           of this property.
        22
                     It doesn't -- it -- it just -- it does not
           want to develop. It simply wants the damages. Which
        23
        24
           if the Court ultimately finds liability and if a jury
           ultimately finds damages, then -- then the developer
10:24:19 25
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10:24:25
         1
           will be entitled to damages.
         2
                     There isn't any prejudice between now and the
           time that the developer brings -- or the developer and
         3
           the City bring cross motions for summary judgment,
10:24:39
           the -- this -- there's nothing that's going to expedite
           the damages that the developer can collect the first,
            third, and fourth causes of action. So there isn't any
           prejudice to the developer.
         9
                     The City ought to be able to fully conduct
10:24:58 10
           discovery and prepare its case, including taking the
        11
           deposition of Mr. Lowie, which it hasn't been in a
        12
           position to because the developer only last month
        13
           produced the documents that we're going to take his
        14
            deposition on; and take the deposition of Mr. Richards.
10:25:16 15
                     So, your Honor, we -- again, we submit to
        16
           the -- the Court that the City should be allowed to
        17
            complete its discovery. The City's motion for 56(d)
        18
            ruling should be granted. The motion by the developer
            for summary judgment on the three causes of action
        19
10:25:38 20
           should be denied without prejudice. And the -- and
           allow the developer to bring the -- to re-bring the
           motion after discovery is completed.
                     THE COURT: Okay. Anything else?
        23
                     MR. LEAVITT: Your Honor, I don't want to
        24
           interrupt, but if I may address that question about
10:25:54 25
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10:25:57 1 Mr. Richards.
         2
                     THE COURT: Well, here's the thing, gentlemen.
           I want to make sure you both understand this.
           thing I'm very sensitive to is a party's right to
10:26:05
         5
           conduct discovery, and for many reasons.
                     But -- and I think it's important to point out
         6
           that -- that, number one, if you don't permit a party
           to conduct discovery and decisions are made
           prematurely, that creates, as we all know, an appellate
10:26:24 10
           issue. And I try to take appellate issues off the
        11
           table.
                     And I'm looking at this case, and I have a
        12
        13
           fairly -- I remember a lot of the facts of this case
           and also some of the prior hearings and discussions
           we've had, and I realize we have a motion, for all
10:26:37 15
           practical purposes, would be a summary judgment motion
        16
        17
           as it relates to the taking and/or liability, vis-à-vis
        18
            the -- let me make sure I get the appropriate numbers
           here -- the first, third, and fourth claims for relief
        19
10:26:54 20
           as set forth in the complaint.
        21
                     And so in looking at it from this
            perspective -- and I don't mind saying this -- my first
            instinct would be this: That if an affidavit and/or
        23
        24
           declaration is set forth as a basis to support a motion
10:27:13 25
           for summary judgment or partial summary judgment and
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10:27:16
         1
           that individual isn't fully disclosed, I feel that the
           adverse party, if they raise that issue, would have a
         2
           right to depose them; right? I mean, that's pretty
           straightforward, as far as that's concerned.
10:27:32
         5
                     Next, and going back and looking at the
           history of the case, I remember we had some law and
           motion as it pertained to the calculation of damages.
                     And I think I addressed this in a minute order
           of some point or at some level, and I do understand the
10:27:50 10
           distinction between calculation of damages, for
        11
            example, in a tort case. At the time of the early case
        12
            conference, in a general sense, the plaintiff knows
        13
            what their medical expenses are; right? They know what
        14
            their wage loss is. They might not know what the pain
           and suffering claim will be, but they have a good idea.
10:28:09 15
        16
           And so -- and I realize in a general sense you have to
        17
            have expert testimony to support that. But they still
        18
            know what the numbers are, typically.
                     In contrast, I did recognize the difference
        19
10:28:24 20
           here in this case, and that's why I ruled the way I
           ruled is because I understand calculation of damages in
            a taking case is expert intensive. It's not a calc you
            say, look, you went to the doctor ten times and the
        23
        24
            doctor charged $100 a visit and that's $1,000.
           a different animal. And I get that.
10:28:41 25
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```
10:28:44
         1
                     Then I'm looking at it from this perspective,
           too. And I don't mind telling you this. I don't think
         2
           any decision I make today would result in prejudice in
         3
           this regard because the bottom line is this:
10:28:57
           going to put everybody on notice right now. We're
           going to trial in October. I'm not moving the trial
           date.
                     And I think that potentially could result in
           prejudice, because the carrying costs appear to be
10:29:09 10
           fairly significant, and I get that. I do. I just want
        11
           you to understand that. I'm not overlooking that.
        12
           But -- and things have happened in the interim.
        13
                     But in looking at the conclusion that's set
        14
            forth in the reply that was filed yesterday, and I
10:29:25 15
           think this is really what has to be developed and
        16
           discussed for -- and I'm looking at page 9 at line 15,
        17
            and this is the first issue raised by the City as to
        18
            why the motion should not be heard at this time or it's
        19
           premature.
10:29:50 20
                     And that would be, I guess, one, developer --
        21
           until the developer fully complies with the February
        22
            24th order and produces all documents related to all
        23
            relevant transactions between the developer and/or
        24
           Peccole family.
10:30:08 25
                     Now, I get why that's being requested.
                                                             And I
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```
10:30:13
           remember the discussion on that. And that goes to the
           evaluation issue, it's my recollection.
         2
                     And so, number one, I want to know why that
         3
           would be necessary as it pertains to a potential
10:30:28
         5
           governmental taking issue and resolution.
                     And I'll hear from Mr. Ogilvie first and then
         6
         7
           we'll pass it to Mr. Leavitt.
         8
                     MR. OGILVIE:
                                   Thank you.
         9
                     Your Honor, again, as stated earlier in the
10:30:42 10
           reply, all of -- all of the causes of action, perhaps
        11
           other than a physical invasion, require the analysis of
        12
           the investment or the valuation of the property prior
        13
           to the -- prior to the purported taking and after.
        14
           Because if there's no change in the value of the
10:31:12 15
           property as a result of government action, there is no
        16
           taking.
        17
                     So it's not just a matter of a damages issue;
            it is a matter of the seminal issue of whether or not
        18
        19
            there's been a taking.
                     And the -- and that valuation is -- is
10:31:27 20
           attributable to the causes of action that are -- is
        22
            relevant to the causes of action sought by the
            developer.
        23
        24
                     Notwithstanding what the developer contends
10:31:43 25
           that it's only -- the focus is only on the City's
```

```
10:31:49
           action.
         1
                     The -- in order to determine whether or not
           there's been a taking, in any sense, the -- there has
         2
           to be a determination of a value prior to and after to
           the government action.
10:32:04
         5
                     THE COURT: Here's my next question as far as
           that's concerned. And I don't know specifically how
           the discovery requests were responded to. But do we
           know whether or not all documents have been produced as
           it relates to transactions between developer and the
10:32:27 10
           Peccole family?
        11
                     MR. OGILVIE: Well, your Honor, what we
           included as an exhibit to the -- I don't recall if it
        12
           was the motion. I think it was the reply brief.
        13
           was an email from Ms. Ghanem Ham stating,
10:32:46 15
           notwithstanding your belief that there are other
        16
           transactions relevant to the $45 million valuation that
        17
            the -- that the developer places on its purchase of the
            property, the -- we've now produced the only documents
        18
            that are relevant to that, which is the Suma 2005
        19
10:33:14 20
           transaction involving Queensridge Towers, Tivoli
        21
            Village and now -- and Hualapai Commons.
        22
                     Now, if that's the case, that's the case.
                     We don't believe it is based on the
        23
        24
           representations of counsel at the November 17, 18
10:33:36 25
           hearings where the developer said, and I quote:
```

```
10:33:40
         1
                     "Again, what happened is out of those
           complicated land transaction deals was blowing the
         2
           right to purchase the property. Just one of those
         3
           complicated transactions that Mr. Lowie entered into
10:33:58
         5
           with the Peccole family involved the Queensridge
           Towers; Tivoli Village, which is now -- which is built
         6
           now; Hualapai Commons, which is on the corner of
           Hualapai and Sahara here in Las Vegas."
         9
                     So taking the -- the developer's counsel at
10:34:18 10
           its word -- at his word, that this -- there was only --
        11
           that this transaction involving Queensridge Towers,
        12
            Tivoli Village, and Hualapai Commons is just one of
        13
            these complicated transactions, we submit to the Court
            that there are others.
        14
10:34:35 15
                     Additionally, the developer's counsel talked
        16
           about binders and binders or several binders or many
        17
           binders of transaction documents. What we received
        18
           wouldn't fill a three -- one single three-ring binder.
                     And so in answer to your question whether or
        19
10:34:57 20
           not all of these transactional documents have been
           produced, going from what the developer's counsel
        22
            represented to the Court in November of last year,
            compared to what we received, we would say no.
        23
        24
                     THE COURT: All right.
                                   Your Honor, may I be heard on
10:35:16 25
                     MR. LEAVITT:
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10:35:17
           that?
        1
         2
                     THE COURT:
                                 Absolutely, yeah. Because we're
           going to go through the issue by issue as set forth
         3
            there.
10:35:23
         5
                     MR. LEAVITT: All right.
                     THE COURT: Because I want to make sure I
         6
           understand exactly what's going on from a procedural
           perspective and where the case is as it pertains to
           document production and the like.
10:35:34 10
                     Mr. Leavitt, sir, or Ms. Ghanem Ham.
        11
                     MR. LEAVITT: Yeah. So on that Item Number 1,
        12
           there were two questions. The first question was, is
        13
            that necessary to determine the taking. And the second
            question was whether those documents have been
10:35:46 15
           produced.
        16
                     I'm going to address the first question and
        17
           Ms. Ghanem Ham is going to address the second question.
                     So what the City is requesting, there are
        18
           documents related to transactions between the developer
        19
10:35:58 20
           and the Peccole family. Judge, just ask yourself, how
           could transactions between the developer and the
            Peccole family further the taking in this case? How?
                     It's such a commonsense answer.
        23
        24
           nothing that Mr. -- the developer and the Peccole
           family could have done that amounted to a taking of the
10:36:20 25
```

```
10:36:23
         1 property.
         2
                     Now, counsel for the City or Mr. Ogilvie
           states, well, that's relevant to the value of the
         3
           property prior to the taking and the value of the
10:36:31
           property after the taking, and there can be no taking
           if you look at the value prior to the value after and
           there's not been a total wipeout of the value of the
         8
           property.
                     Judge, that statement right there appears
10:36:43 10 nowhere in inverse condemnation law in the state of
        11
           Nevada.
                    Nowhere.
        12
                     Instead, what the Nevada Supreme Court
        13
           holds -- and we're moving on three claims -- is that if
        14
           the government authorizes the public to use private
           property, that's a taking, whether they use it or not.
10:36:57 15
        16
            If the government preserves property for use by the
           public, that's a taking, whether they use it or not.
        17
        18
                     If the government engages in actions that
           substantially impair the use and enjoyment of the
        19
10:37:09 20
           property, that is a nonregulatory de facto taking,
        21
           whether there's -- so, your Honor, my point here, I can
            go through each one of these standards. And you don't
            look at the value of the property prior versus the
        23
        24
            value of the property after to determine that taking
           standard.
10:37:23 25
```

```
10:37:23
         1
                     A per se categorical taking doesn't even
           require that. A per se categorical taking states that
         2
           if a government engages in actions that result in a
         3
           loss of all economic viable use of the property, that's
10:37:35
         5
           a taking.
                     All you have to do to make that determination,
         6
         7
           Judge, is to look at the government's actions and
           determine whether the government's actions foreclosed
           all use of the property.
10:37:44 10
                     We have that here. We went to the City and
        11
           asked them to use our property, and they said no.
        12
           provided the only way to develop the property and they
           said no.
        13
        14
                     I don't know how much clearer we can get there
           for a per se categorical taking than the City saying
10:37:57 15
           you can't use your property. We, the City, are taxing
        16
        17
           you on a lawful residential use of the property, but
           we're not going to let you use your property. You're
        18
           going to pay us, the City, $200,000 a year on the
        19
10:38:11 20
           lawful residential use, but we're not going to let you
        21
           use the property. I don't know how much clearer it can
           be than that.
        22
                     So these documents or transactions between the
        23
        24
           developer and the Peccole family are absolutely
           100 percent entirely irrelevant and the standard that
10:38:23 25
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10:38:26
        1 counsel just cited to you might come into play on a
           Penn Central regulatory taking claim, but that claim is
         2
           not before the Court on the summary judgment.
                     And, Judge, I got to go back to this depo of
        5 Mr. Richards. The answer -- it's a short answer to
10:38:37
           your question there, is Mr. Richards' deposition
           necessary for the taking? Absolutely not. It's not.
           We don't need it.
                     The sole reason it was provided to the Court
10:38:49 10
           is because the City continually represents to the Court
           that we need to show a physical appropriation or a
        11
        12
           physical use under the Sisolak case. That's wrong.
        13
                     But we provided that so we can see the
        14
           pictures. And we just authenticate those pictures.
10:39:03 15
           What are they going to do? Depose him and say, "Hey,
        16
           are these the pictures?"
        17
                     He's going to say, "Yeah."
        18
                     What it's going to be, a ten-minute
           deposition?
        19
10:39:10 20
                     So, Judge, I just don't see the -- I
        21
           understand -- I totally agree with you, your Honor,
        22
            that every party has to have the opportunity to conduct
            discovery. We have been at it for two and a half
        23
        24
           years.
                     And Mr. Richards' deposition, yes, he is a new
10:39:20 25
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```
10:39:23
         1
           individual. Yes, he does have an affidavit, but it's
           not germane to the issues. It's only to show that even
           if we needed that physical appropriation, here's the
           pictures proving it and here's an affidavit
10:39:34
        5
           authenticating it.
                     So all of these issues the Cities are bringing
         6
         7
           up -- the City is bringing up, you'll see, Judge, when
           we go to the hearing on liability, we go through the
           standards, we go through the facts.
10:39:43 10
                     The City is not going to bring any of this to
        11
           your attention because it's not going to be relevant.
        12
            They're just trying to kick this and delay it further,
        13
            Judge, and it's causing a lot of problems for our
        14
            client, Judge, because, again, once we get that
10:39:56 15
           liability determination, some of the costs shift.
                                                               One
        16
            is the taxes. Your Honor, that's $20,000 a year.
        17
                     If there was any client before you and they
        18
            said, hey, Judge, this is costing me -- I'm sorry --
            20,000 a month, would we continue to make -- delay this
        19
10:40:08 20
           so they have to continue to pay the City 20,000 a
           month? Certainly we wouldn't.
        21
        22
                     So that's the prejudice that's occurring here,
           Judge.
        23
        24
                     And, your Honor, I'll let Ms. Ghanem Ham
           address whether those documents have been produced
10:40:18 25
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10:40:20
        1
           anyway to the City.
         2
                     THE COURT: Okay. Thank you, sir.
                     Ma'am.
         3
         4
                     MS. HAM: Yes. Good morning, your Honor.
10:40:29
         5
                     What you've heard from the City is just
           semantics and distortion as they continue to do
            throughout this matter, using discovery as sort of a
           tactical weapon to harass, delay, and cause further
           damage and harm to the landowner, something that we've
10:40:43 10
           experienced with the City since the beginning of our
        11
           attempt to develop this land.
                     But in relation to your question specifically
        12
        13
           what Mr. Ogilvie and I take issue with him saying this
        14
           is only one transaction as he enumerated the multiple
10:40:58 15
           transactions and documents that they received.
        16
                     And what they received -- and -- and has
        17
           stated them to you and Mr. Leavitt has repeated them to
        18
           you.
                     What I said to this Court when I begged for a
        19
10:41:11 20
           protective order, been begging for this protective
           order for over a year, the City immediately violated
            that order, which we'll get to shortly, but I think it
            does have some reference here.
        23
                     What I said to this Court was there are
        24
10:41:25 25 binders and binders and binders. I could submit them
```

```
10:41:28
         1
           for an in camera review. These are transactions that
           took place in 2005 and 2006 largely, and both the Court
         2
           and myself said nobody wants to go through all of
           these -- these. They're bound books, which -- I don't
10:41:42
         5
           know if you have that where you can see -- are right
           here on my -- on my desk.
         6
         7
                     I hadn't gone through them and Mr. Leavitt
           hadn't gone through them. And until I did, did I
           recognize that there -- that as it relates to what the
10:41:56 10
           City was asking for, and I told this Court then, those
        11
           documents are not going to say X amount of dollars are
        12
           being -- utilized to pay for just the golf course.
        13
            They would not reference it. I told the Court that.
                                                                  Ι
        14
            told the City that. And that's exactly what the
10:42:16 15
           documents showed.
        16
                     What -- what happened and what transpired from
        17
            those documents that were produced -- and we produced
            all of them -- the rest of the books that -- that --
        18
            that I just showed you or that I referenced have
        19
10:42:29 20
           largely to do -- Mr. Ogilvie is aware of it because I
           sent it to him in correspondence -- they're
            construction documents and they're renters' documents
        22
            as it relates to the building of Tivoli and the Towers.
        23
        24
                     They have nothing to do with what -- what will
           ultimately and what has already been testified to as
10:42:47 25
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10:42:51
         1
           what was paid for that claim. And as Mr. Leavitt has
           always argued from the beginning, none of that matters.
         2
           It's -- regardless has nothing to do, ultimately, with
           the value, and certainly nothing to do with the
10:43:06
        5
           liability. And that's what we're asking for is for you
           to hear us on liability of three of those claims.
         6
         7
                     So have those documents been produced?
           100 percent they have.
         9
                     You hear -- you heard the City's narrative
10:43:19 10
           from that production, what they now say was paid for
        11
           the land, which, of course, we take issue with.
                     But regardless, there is nothing further to
        12
        13
           give them. Nor would I give them one more document
        14
            once they have immediately violated the protective
           order and failed to -- to protect them. They filed
10:43:32 15
        16
            them in open court, something they were not allowed to
        17
           do.
        18
                     Why would I give them one more document? Not
            that I have anything else, but I find it somewhat
        19
10:43:47 20
           humorous that the City argues that they -- from the
        21
            documents they can now prove that we paid little to
            nothing for the land, yet they want more documents to
            further confirm that.
        23
        24
                     It's just -- it's absurd. There's nothing
           further to give them. They have all the documents.
10:44:01 25
```

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1 They haven't outlined within those documents that they
10:44:03
           did receive that there was something else. They just
           believe there is. And on that basis, which is not an
           evidentiary basis or a basis for this Court to rule,
10:44:15
         5
           they want more.
                     Now, I know we're getting into a little bit of
         6
         7
           the second motion before you, but it kind of bleeds
         8
           together.
         9
                     So as it relates to your question
10:44:23 10 | specifically, have we provided them with everything?
        11
           Yes, we have. There's nothing more to give.
        12
                     Thank you, your Honor. If there's anything
        13
           further, I'd be happy to answer it.
        14
                     THE COURT: Okay.
                     All right. Anything you want to add to that?
10:44:40 15
        16
           Then I'll move on to the second issue as set forth,
        17
           Mr. Ogilvie.
        18
                     MR. OGILVIE: As I say, I can only go from
           what they represented in November. I read to you a
        19
10:44:53 20
           portion of the transcript that this transaction that
        21
            they produced documents of was just one of the
            complicated transactions that they contend supports
            their -- their valuation.
        23
                     But there's also another quote that they -- in
        24
           that same hearing, the developer's counsel said these
10:45:09 25
```

```
10:45:13
         1
           documents support, and I quote:
         2
                     "Support the 20-year history that from those
           transactions was born this right to purchase it for the
         3
           15 million."
10:45:26
         5
                     So those aren't -- those aren't my words,
           Judge. That's the developer's counsel's words. And
           it's only based on those representations that we
           submitted to the developer that it had not complied
           with the Court's February order to produce these
10:45:43 10
           documents.
        11
                     It -- if -- if they -- if the developer is
        12
           going to stand on the fact that these are the only
           documents, well, there's not a lot I can do. It's just
        13
        14
            whether or not the Court wants to compel the additional
10:46:00 15
           documents or -- or let it go with the representations
        16
           now made by counsel, which are, in my mind, contrary to
        17
           what I heard in -- in November.
        18
                     MS. HAM: Your Honor, I'm sorry. I have to
            take issue with -- it's not contrary. I 100 percent
        19
10:46:15 20
           stand by the -- the statement that I made to this Court
        21
            that they support -- they 100 percent support our
            position on what was paid for the land.
                     Whether Mr. Ogilvie chooses to ignore it or
        23
        24
            changes the narrative or somehow interprets it in a
10:46:30 25
           different manner, that's for presentation to your
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10:46:34
        1 Honor. We're going to produce -- we're going to
           provide the story that we provided all along. It was
         2
           truthful then that it supports our position and it's
           truthful now.
10:46:42
         5
                    Would he extrapolate from those documents
           what -- the narrative that he wants to, you know,
           pretend happened, that's -- that's for
           presentation to this Court.
         9
                     It doesn't mean there's more. It certainly
10:46:53 10
           doesn't mean there's more.
        11
                     So, you know, I take issue with Mr. Ogilvie
        12
           saying to you that I have misrepresented that or I
        13
           misrepresented --
        14
                    THE COURT REPORTER: I'm sorry. You cut out.
10:47:07 15
           Counsel. Counsel -- Judge, will you stop her?
        16
                     THE COURT: And, ma'am, can you repeat your
        17
           last sentence or two?
        18
                     Is that correct, Ms. Reporter?
                    THE COURT REPORTER: Yeah. You cut out.
        19
                                                               I
10:47:15 20
           couldn't hear what you were saying.
        21
                    MS. HAM: I'm sorry. I -- I don't know where
           I left off.
        22
                     But my position is that what I said to the
        23
        24
           Court then in requesting a protective order and what
           I'm saying to the Court now, having produced those
10:47:29 25
```

documents under the protective order, has not changed. 10:47:32 Our position is they do support the relationship and they do support all that transpired between the Peccole family and the principals of the landowners that 10:47:49 5 ultimately led to the right to purchase this land. 6 That's what I told the Court. I told the Court it wouldn't mention the golf course. It wouldn't say we paid X for the golf course, and I was exactly right. 10:48:00 10 So Mr. Ogilvie's narrative and interpretation of those documents doesn't make it that -- so that 11 12 there are more. 13 My position has never changed. It's never been disingenuous to this Court then or now. 10:48:14 15 And so I just take issue with Mr. Ogilvie 16 claiming that I said something different then or that 17 Mr. Leavitt said something different now that's different than what the documents show. The documents 18 show exactly what I said they would. 19 10:48:28 20 So that's -- that's my only position. 21 is nothing more. 22 And then once we get into the other motion, you'll see that -- and the City claims are all public 24 record anyway. So I don't know what more there is to give them if they're all public record and they can 10:48:41 25

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receive them, which, you know, we'll deal with then.
10:48:43
         1
            Unless you want to discuss that now.
         2
                     THE COURT: Not yet, ma'am.
         3
         4
                     But I just wanted to understand what the
10:48:52
         5
           respective positions were of the parties as it relates
           to the five issues that were raised by the City and
           more specifically in the reply.
                     And so the next one would be the City has had
           an opportunity to depose Yohan Lowie.
10:49:12 10
                     Why is that important, Mr. Ogilvie? And I
        11
           understand clearly where -- where it's germane to the
        12
           issue and we've had rigorous -- rigorous discussion on
        13
           the valuation. I get that.
                                         I get that.
        14
                     But my focus and thrust as far as that
           question is concerned, it focuses on the first claim
10:49:27 15
        16
           for relief, categorical taking; third claim,
            self-regulatory taking; and the fourth -- I guess the
        17
        18
            fifth claim because -- no, I'm sorry. Let me look at
           my notes here. Yes, the fourth claim for relief.
        19
                                                               One,
10:49:51 20
           three and four, how is that germane to that?
        21
                     MR. OGILVIE:
                                   So, your Honor, I want to go
           back to address Mr. Leavitt's arguments about
           Mr. Richards' affidavit and -- and respond to that.
        23
        24
           Mr. Richards' affidavit isn't necessary and, therefore,
           we're not entitled to conduct a deposition of him prior
10:50:14 25
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to proceeding with their motion for summary judgment,
10:50:18
         1
           his affidavit wouldn't have been submitted in support
           of the motion for summary judgment.
         3
         4
                     As it relates to the question regarding the
10:50:33
         5
           opportunity to depose Mr. Lowie, again, your Honor,
           what -- what I said before, as identified in -- in the
            City's reply brief that was submitted yesterday, there
           isn't one case submitted by the developer in support
           of -- just a moment. I apologize. Someone's calling.
10:51:17 10
                     There was no legal authority to support the
        11
           developer's argument that the inverse condemnation
        12
           claims focus solely on the government's action.
           I indicated earlier, your Honor, these -- there can't
        13
           be a taking if there is no diminishment in the value of
10:51:34 15
           the property.
        16
                     So this value, again, it's not related solely
        17
            to damages. It relates to whether or not there is a
            taking.
        18
                     So the deposition of -- and -- and the City's
        19
10:51:47 20
           position is that on this particular 35 acres -- again,
        21
            the total purchase of the 250 acres, of which the
           35 acres is one of the four parcels, the -- as set
            forth in the purchase and sale agreement between the
        23
        24
            developer and the Peccoles, and it included an express
           $7 1/2 million purchase price for the entire 250 acres,
10:52:17 25
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```
10:52:24
        1
           of which this is maybe 12 percent, 10 percent -- or
           it's more than 10 percent. You know, it's -- it's 35
         2
           lacres of 250 acres.
         3
                     So the value that the City has been able to
10:52:40
         5
           discern that the developer paid for this 35 acres is
           merely $630,000.
         6
         7
                     So in order to determine whether or not there
           has been a taking, the City's entitled to confirm
           its -- its determination that $630,000 was paid for
10:53:05 10
           this 35 acres with the -- by the taking of Mr. Lowie's
        11
           deposition, which developer's counsel says is going to
        12
           illuminate the City as to why that $630,000 valuation
        13
           is incorrect.
        14
                     So I need to take his deposition to get to the
           very first determination as to whether or not there has
10:53:30 15
           been any diminishment of the value of that property in
        16
        17
           order to determine whether or not there's a taking.
        18
                     THE COURT: All right. Mr. Leavitt.
        19
                     MR. LEAVITT: Yes, your Honor. Your question
10:54:05 20
           is what relevance does the deposition of Yohan Lowie
           have to liability? Now, you correctly stated that he
            will testify regarding valuation. You correctly stated
            that he will be relevant to the valuation stage.
        23
        24
            that -- but -- and Mr. Ogilvie addressed that.
10:54:21 25
                     But the question is: What relevance does
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Yohan Lowie's testimony have to liability? Here's the
10:54:24
        1
           City's -- your Honor, this is important. Here's what
           the City's argument is. We -- we, the City, think that
           Mr. Lowie only paid $630,000 for a $35 million piece of
10:54:39
        5
           property. Let's just say that. He got a great deal.
           And because he got a great deal, we, the City of
           Las Vegas get to take his property and not pay for it.
                     That's what the City's argument is.
           what it boils down to. The City wants to get Mr. Lowie
10:54:55 10
           to admit that he only paid $630,000 for this property
        11
           that's worth over $35 million. And because he got a
        12
           great deal, we at the City can take his property and
           not pay for it. We can violate his constitutional
        13
           rights. We can set the Constitution to the side
        14
10:55:11 15
           because he got a great deal.
        16
                    That's their argument.
        17
                     So, your Honor, I inherent a $100 million
        18
           piece of property. I didn't pay a dime for it.
           day after I hire it, the City of Las Vegas can pull
        19
10:55:24 20
           their Euclids out there and build a freeway on it not
           paying me a penny for it because I got the property for
        22
            free. I got a great deal. So the City gets to take it
            from me for free.
        23
        24
                     That's their argument to you, Judge.
10:55:36 25
           outrageous argument that appears nowhere in any case
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10:55:39
           llaw.
         1
                     Now, counsel -- Mr. Ogilvie stated that I've
         2
           not been able to cite to you any case law that says
           you're only supposed to focus on the government action.
10:55:47
           Your Honor, in the Sisolak case, it's exactly what it
           says. It says you have to focus -- it only addresses
           government action.
                     In the State versus Eighth Judicial District
           Court case, a 2015 case, the Court repeatedly
10:56:00 10
           references government action.
        11
                     They use those words. Not me, Judge.
        12
           the Nevada Supreme Court stating it's focusing on
        13
           government action.
        14
                     And then Mr. Ogilvie -- and then the City's
           position is there has to be a total wipeout of the
10:56:12 15
        16
            value so we look at the before and after condition.
        17
                     Judge, let me just quote to you -- okay.
                                                               I'm
        18
            quoting to you the standard. I'm not just saying it.
            I'm not just making it up. I'm quoting you from case
        19
10:56:24 20
            law. 1977 Sloat versus Turner, the Court held that
            there is a taking when "some property right which is
        22
            directly connected to ownership of the property is
            substantially impaired or extinguished."
        23
        24
                     They're talking about property rights.
           focuses on a property right a landowner has, which is
10:56:41 25
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10:56:44
         1
           why the Court says you have to determine the property
           right first.
         2
                     Then it focuses -- then the analysis focuses
         3
           on the government's action to interfere with that
10:56:54
         5
           property right. Not once in any -- and, Judge, here's
           all the case law. Here's the Nevada case law.
                                                            It's
           right there. I got them all right here. Not once in
           these cases do they say the judge determines the value
           of the property before, then the judge determines the
10:57:10 10
           value of the property after, then the judge determines
        11
            whether that property has been taken. That's not the
        12
            analysis.
        13
                     The Court focuses on -- the Court should focus
        14
            on the property rights issue, which is why you entered
           your October 12, 2020 order, finding that the landowner
10:57:23 15
           had the property right to use this property for single
        16
        17
            family and multifamily residential uses. You held that
            they had the legally permissible right to do that.
        18
                     So the only question now, Judge, for liability
        19
10:57:37 20
           is: Did the City engage in action to interfere with
        21
            that property right?
        22
                     That's the question.
                     And if the Court -- and the Court will apply
        23
        24
            those three standards -- you hit it right on the head,
           Judge. You asked Mr. Ogilvie, "Well, what could
10:57:51 25
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10:57:53
         1 Mr. Lowie say that meets these standards?"
                     Your Honor, there's nothing he can say.
         2
           mean, there's nothing he could have done himself to
           cause the taking. That's my point here. I'm trying to
10:58:05
           express so -- and I hope -- I hope I express it well
           enough so that we look at what the government did to
         7
            the property right.
                     We don't look at what the landowner did to the
           property right. We look at what the government did.
10:58:17 10
           Therefore, whether they depose Mr. Lowie or not is
        11
            entirely irrelevant to liability.
        12
                     Now, having said that, of course, his
        13
           testimony will be relevant to the valuation phase.
        14
                     So, your Honor, again -- and having said that,
           it's been 15 months since the last briefing scheduled
10:58:31 15
        16
           on this. And counsel has had every opportunity -- we
        17
            invited them to have every opportunity to depose him.
        18
            And if they were serious about deposing him after
            receiving the documents on the -- on that number one we
        19
10:58:49 20
            just went through, as Mrs. Ghanem Ham explained, after
            receiving those documents they would have immediately
        22
            deposed him.
                     I don't know if this is a tactic where they
        23
        24
            just don't do anything, they don't go to the property,
           they pretend they don't know what the access is, they
10:59:01 25
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10:59:04
        1
           pretend they don't know what the zoning is, they don't
           depose the landowner, and then when we file a motion
         2
           for summary judgment, they say, Judge, we have to do
           this now.
10:59:11
         5
                     So your Honor, it would not affect or impact
           the situation now that we have before you on the
            summary judgment for liability. That's my answer to
           number two, Judge.
         9
                     THE COURT: All right.
10:59:21 10
                     MR. OGILVIE: Your Honor, if I could respond.
        11
                     THE COURT: Absolutely.
                     MR. OGILVIE: Your Honor, I should have
        12
        13
           addressed this earlier. With respect to the City's not
        14
            inspecting the property to date, the developer on the
           one hand a year ago was taking advantage of the stay
10:59:39 15
        16
            that was imposed by Administrative Order 20 dash, I
        17
            think, 13, that stayed all discovery and -- and refused
            to produce any discovery during that time, yet now is
        18
            using the amount of time that lapsed during that stay
        19
11:00:00 20
           as a sword against the -- the developer -- or against
            the City's inspection.
        22
                     The City had prearranged an inspection of the
           property -- I believe it was on March 31st. We had
        23
        24
            arranged it two weeks in advance. And then -- and
11:00:18 25
           fully intended to inspect the property at that time.
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11:00:21
                     And then the pandemic hit. And so everything
           was thrown up. And the Court -- we've had this
         2
           discussion before at various status conferences, Judge,
           about the effect of the -- of the pandemic on discovery
11:00:39
         5
           and moving cases forward. And the Court would be
           understanding in the party's efforts and lack of
         6
            ability to conduct the discovery they think is
         8
           necessary.
         9
                     Your Honor, we're at a point now that we see
11:00:58 10
           some light at the end of the tunnel which
        11
            (telephonic audio glitch) -- reduced positivity rates.
           And because of the -- the vaccinations that are
        12
        13
           available and that -- that people that have taken
        14
            advantage of to conduct the discovery, the site
11:01:16 15
           inspections.
        16
                     So to hear the -- the developer's counsel say
        17
            that we -- we somehow have been sitting on our hands
        18
            with respect to the site inspection, ignores the fact
            that the developer took advantage of the stay that was
        19
11:01:34 20
            imposed as a result of this pandemic and now is using
            it as a sword against the City.
        22
                     With respect to the -- the deposition of
           Mr. Lowie, why haven't -- why hasn't the City noticed
        23
        24
            the deposition after it received -- finally received
           after, let's see, 2019 to February 2021, what's that?
11:01:54 25
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11:02:02
           19 months -- after 19 months of trying to get the
         1
           documents, why didn't we immediately notice up
           Mr. Lowie's deposition?
                     I'll tell you, Judge. It's exactly for the
11:02:13
         5
           reason that we have previously argued today. We didn't
           believe and -- and, frankly, I still don't believe that
           all the documents that we received last month are --
           are the 20 years of transactions that the developer's
           counsel represented would be produced.
                     So as I said earlier, if that's all that's
11:02:34 10
        11
           going to be produced, then that's all that's going to
           be produced, and we'll take Mr. Lowie's deposition.
        12
        13
                     But it has always been -- it has been our
           position since we received the documents just last
           month -- it's not like we received them a year ago,
11:02:54 15
        16
           Judge. We just received them last month.
                                                       It's been
            our position that we're not going to take his
        17
        18
            deposition on a partial production of those 20 years of
            transactions.
        19
11:03:11 20
                     But again, if that's all that's going to be
        21
           produced, then that's all that's going to be produced,
            and we'll take Mr. Lowie's deposition. But to hear
        22
            that we should have taken it up to this point
        23
        24
            without -- without all of the documents just rings
           hollow.
11:03:26 25
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11:03:27
                     With respect to the -- that the -- the City --
           that the only consideration is the government action
         2
           relative to these -- these three claims for taking, the
           developer again and again references the Sisolak case,
11:03:51
           which was a physical taking, your Honor. And that's
           not what we're talking about in the -- in all of the
            three causes of action for which the developer is now
           seeking summary judgment.
         9
                     Government action is one of the
11:04:10 10
           considerations, and -- and Mr. Leavitt, when he cites
        11
           the cases that he says support his position, yes, those
        12
            cases talk about government action.
        13
                     But that is not the sole consideration in
            anything other than a physical taking.
11:04:30 15
                     So, again, and -- and there has to be a
        16
           consideration of whether -- whether or not there's been
        17
           a taking has to be determined whether or not --
        18
                     THE COURT REPORTER: Mr. Ogilvie --
           Mr. Ogilvie, I'm sorry. It cut out a little bit. I
        19
11:04:42 20
           didn't get the last sentence.
                                           "There has to be
           consideration of whether --
                     MR. OGILVIE: Whether there has been a
        22
        23
            taking -- I'm sorry, Judge.
        24
                     THE COURT:
                                 No, no, no. To me it's so clear
           what I have to do as far as this matter is concerned,
11:05:01 25
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11:05:03
         1 because here's my thoughts. And I've been listening.
                     And, for example, we're arguing issues of law.
         2
           And normally when you get a 56(d) request, typically
         3
           it's at the end of the opposition to the motion for
11:05:19
         5
           summary judgment.
                     And as a trial judge, I've had an opportunity
         6
           to be vetted as far as what the law is as it pertains
           to any specific issue.
         9
                     Here, we have arguments regarding whether or
           not, you know, what would be the standard I have to
11:05:34 10
        11
           apply as it pertains to a taking in this case under
           three different theories of liability. And I'm
        12
        13
           listening to argument.
                     And I think what I need to do is essentially
        14
11:05:52 15
           this: Make sure it's clear in my mind as to what the
            specific components and/or elements would be before
        16
        17
            issuing a decision by just going back and sitting back
        18
            and going through the cases again.
                     Because normally I would have that opportunity
        19
11:06:11 20
           to do so as it pertains to a motion for summary
        21
           judgment. Now I'm dealing with 56(d) relief.
        22
                     But I understand specifically what the issues
            are based upon our rigorous discussion because I've
        23
        24
           been sitting back listening.
11:06:28 25
                     And so I don't tell any -- I don't mind
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11:06:32
         1 telling you this: Those are my thoughts.
         2
                     Just as important, too, whatever decision I
           make today, I would anticipate -- or very shortly,
           because I realize time is of the essence insofar as
11:06:44
         5
           this specific case is concerned. But -- and just as
           important, too, this is one of my thoughts insofar as
            this matter is concerned, because I get what's going
           on.
         9
                     From a briefing perspective, Mr. Ogilvie,
11:07:01 10
           where are you at as far as opposition would be
        11
           concerned? And whether you haven't started it or not
        12
           or whatever, I'm okay with that. I'm just trying to
        13
           figure it out and consider all factors.
        14
                     Because at the -- one thing for sure, and I
11:07:16 15
           think it's important, we're going to hold our trial
           date. We are. This case is going to trial. And as
        16
        17
            far as my calendar is concerned, we'll get it done in
            October.
        18
                     And just for the record, it's my understanding
        19
11:07:29 20
           that all of the business court judges are moving up to
        21
            the 16th floor of the RJC, which I think for me is a
            godsend because I'll have a much bigger courtroom. And
           so that won't be an issue either.
        23
        24
                     But where are you at, sir, as far as -- if you
           don't want to tell me, that's okay, too.
11:07:47 25
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11:07:50
         1
           trying to figure out where everything is when I make my
           decision.
         2
                     MR. OGILVIE: Your Honor, we have started our
         3
           opposition.
11:07:57
         5
                     THE COURT: Okay.
                     MR. OGILVIE: Obviously, if the Court denied
         6
           the Rule 56 motion, we have to turn in an opposition
           fairly quickly.
         9
                     THE COURT: That's what I'm trying to
11:08:09 10 | figure -- trying to figure out.
        11
                     And, for example, I mean -- and I don't know
        12
           what I'm going to do, Mr. Ogilvie. My mind is really
        13
            completely wide open. I just want to get closer to the
            case law. That's what I want to do.
        14
11:08:21 15
                     But, for example, if I did deny it, it's not
           saying it would be -- I mean, my -- it wouldn't be the
        16
        17
           last word until I read all the points and authorities.
        18
                     But I want to get closer to the specific case
           law that I'm dealing with as it relates to the first,
        19
11:08:39 20
           third, and fourth claims for relief, because that will
           determine essentially what my ultimate decision will
        22
           be.
                     Just as important, too -- and I understand
        23
        24
           your position as far as the site inspection is
11:08:55 25
           concerned. I mean, I get it. I know what's going on.
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11:08:58
         1
                     But I just want to -- I think in order for me
           to make a decision that would withstand review -- and I
         2
           don't mind saying that. I want to make sure I'm close
         3
           to the law.
11:09:11
         5
                     MR. OGILVIE:
                                   I appreciate that, your Honor.
           And I -- I totally endorse the Court's desire to become
           intimately familiar with the case law. So -- so I -- I
           support that.
         9
                     I would ask -- I guess I would ask this, your
11:09:29 10
           Honor: That the -- in the event -- in the event that
        11
           the Court, after reviewing everything that's been
        12
            argued today, the factual basis and then reviewing the
        13
            case law, in the event that the Court grants the motion
            for 56(d) relief and, therefore, denies the motion for
        14
11:09:56 15
           summary judgment without prejudice, that's fine.
        16
            Then -- then things can be taken care of in proper
        17
           order. That doesn't need to be determined now.
        18
                     But in the event that the Court ultimately
           denies the City's -- the relief the City is seeking in
        19
11:10:18 20
           its Rule 56(d) motion, that the City be given ten days
            from the issuance of the Court's minute order to file
            the opposition and then --
                     THE COURT: That's exactly what I wanted to
        23
        24
                   That's exactly what I wanted to know.
11:10:41 25
                     MR. OGILVIE:
                                   Okay.
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11:10:42
                     THE COURT:
                                 I do.
                                        I do.
                                               I get it.
                     MR. LEAVITT:
                                   If I may respond to that also,
         2
           your Honor.
         3
                     THE COURT: Yes, sir.
11:10:47
         5
                     MR. LEAVITT: Just very briefly.
                                                       So we
           anticipated something like this occurring.
         6
         7
                     And on April 15th, the parties entered into a
           stipulation and order. And the stipulation and order
           recognizes that we have scheduled a special setting
11:10:59 10
           with this Court on April 21st, 2001 -- I'm sorry -- May
        11
           21st, 2001, is the special setting. I'm sorry, your
        12
           Honor. It's May 19, 2001. So we have a special
        13
            setting on the summary judgment issue from May 19th,
        14
            2021, at 1:30 p.m. in the afternoon.
11:11:20 15
                     We anticipated that if this Court denies the
           City's 56(d) motion to -- at this time the City's
        16
        17
            opposition to the motion for summary judgment would be
        18
            due on April 30th and the reply brief would be due May
           11th.
        19
11:11:37 20
                     That would give all of the briefing to the
        21
           Court ten -- or at least eight days prior to the
           special setting.
                     So here's what I would recommend, Judge, is
        23
           you're right. The 56(d) motion is typically filed as
        24
           an opposition to a motion for summary judgment.
11:11:49 25
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appear at the summary judgment hearing. The Court
11:11:53
           hears all of the evidence that it's hearing today.
         2
                     We're arguing the motion for summary judgment
         3
           before you today. We're arguing the standards.
11:12:04
         5
           arguing the facts.
                     What would be -- this is what I would
         6
           recommend: Let's continue the City's 56(d) motion to
           that hearing on May 19th. Let's put all the issues
           before the Court at that point in time. Let's let the
11:12:17 10
           Court -- at least give the Court the opportunity to go
        11
           through that -- that special setting, to go through the
            standards, go through the facts, and the Court can at
        12
        13
            that point in time make a determination of whether the
            City's actions amount to a taking.
11:12:31 15
                     And when we only focus on the City's actions,
        16
           if at that point in time the Court decides that, hey,
        17
           wait a minute, I think that the other actions are
        18
           necessary, we need to look at what Mr. Yohan Lowie
            said -- which, by the way, your Honor, I want to
        19
11:12:44 20
           clarify.
        21
                     He does say in his affidavit that he confirms
            the City's actions. So to that extent, he confirms
            what the City did to his property. So to that extent
        23
           he does support the liability in his affidavit.
        24
            those are confirming actions that the City engaged in
11:12:55 25
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11:12:58
         1
           Ithat we have evidence of.
         2
                     So my point, Judge, is that we have a
           stipulation and order on a briefing schedule. We can
         3
           keep that -- that May 19th, 2021, special setting date,
11:13:12
           which sometimes, I understand, is difficult to get.
                                                                  Wе
           have the afternoon on May 19th from -- at 1:30 p.m.
         7
                     We can -- we'll prepare the standards.
           go through the facts. And then -- and then you can
           make a decision on whether these other factors are
11:13:26 10
           relevant or not, whether these 56(d) issues are
        11
           relevant or not.
        12
                     I think that's the appropriate action.
        13
           anticipate it. We did a stipulation and order.
        14
            understand it wasn't -- Mr. Ogilvie didn't stipulate he
           was going to -- and I don't want to misrepresent
11:13:37 15
        16
            that -- he didn't stipulate that he was going to lose
        17
           and he wanted to brief it. But we stipulated that in
        18
            the event the Court did deny the 56(d), we would
            provide the City plenty of time to do that.
        19
11:13:49 20
                     So that would be my request, Judge, let's move
        21
            forward and consider the 56(d) at the appropriate time,
        22
            which is the hearing on the summary judgment issue.
        23
                     THE COURT:
                                 Okay.
        24
                     And for the record --
                     MR. OGILVIE: Your Honor --
11:14:00 25
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11:14:01
         1
                     THE COURT: -- Mr. Leavitt, I thought about
            that, too. And I'm listening to everyone.
         2
                     Anything else you wanted to add? I don't want
         3
           to overlook you, Mr. Ogilvie, or Ms. Ghanem Ham.
11:14:10
         5
           don't want to overlook you. I don't.
                     MR. OGILVIE: Your Honor, I -- yes, we did
         6
            enter -- we did -- there needed to be some -- when I
           say "order," some orderly resolution of briefing and
            whatnot going into this hearing.
11:14:29 10
                     So, yes, we did enter into a stipulation that
        11
            was premised upon the Court ruling today, but also
        12
            anticipated that the Court may not rule today.
        13
                     And -- and as I said, I encourage the Court to
            delve into the case law on three -- these three causes
        14
11:14:52 15
           of action before it rules on the City's 56(d) motion.
        16
                     And -- and simply asking that the Court --
        17
            that the City not be required to respond to the
        18
            developer's opposition -- or the developer's motion for
            summary judgment, prior to having the opportunity to
        19
11:15:15 20
           conduct the discovery, is not an unreasonable request.
        21
                     So I -- again, I would endorse the Court's
            proposed course of action that the Court examine the
            case law, issue a ruling on the 56(d) motion, and then
        23
        24
            give the -- the City ten days to -- to file the
           opposition. And we set a hearing at -- when -- when
11:15:36 25
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available in the afternoon and -- and proceed further
11:15:40
         1
           if -- if, in fact, the Court denies the Rule 56(d)
           motion, which, again, obviously the City submits
           that -- that it should not be denied.
11:15:57
         5
                     And one other thing, your Honor. Before we
           got a little bit derailed, I was responding to
           Mr. Leavitt's arguments. And -- and it -- just one
           small point. Mr. Leavitt indicated what the Court's
           rulings or what the Court's findings of facts and
11:16:18 10
           conclusions of law from these developer's motion to
        11
           determine a property interest, Mr. Leavitt indicated in
        12
           his arguments that the Court found that residential use
        13
           of the 35-acre property was a property right.
                     What the Court found -- and the order speaks
        14
           for itself. I just want to be clear that what the
11:16:43 15
        16
           Court found was that a -- that the residential use is a
           permitted use, not necessarily a property right. But
        17
            the order -- the order speaks for itself.
        18
                     THE COURT: Okay. I understand, sir.
        19
11:17:04 20
                     All right. And what I'd like to do at this
        21
           point -- and I'm going to go back and look at this.
                                                                 Ι
            realize time is of the essence.
                     And I can't tell you why things are this way,
        23
        24
           but from a historical perspective, typically, unless
           I'm in a jury trial, I tend to have my law and motion
11:17:20 25
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11:17:23
         1 calendar -- I'm sorry -- my afternoons free for case
           review, reviewing points and authorities, and those
         2
           types of things. But for the last 90 days, maybe 120
           days or so, we have been booked almost every afternoon.
                     And -- and which, in fact, I don't mind
11:17:42
         5
           telling you this: That's one of the reasons why I came
           back down to the courthouse, because I've had my
           vaccinations now and, yes, we mitigate and do all the
           appropriate things we have to do, but I'm just more
11:17:57 10
           efficient, as you would anticipate, versus working at
           home in a home office.
        11
                     But it's been somewhat difficult in that
        12
           regard. And so -- but I do realize that time is of the
        13
        14
            essence. I'm going to -- this is a priority item for
11:18:11 15
           me to get a decision out very shortly as far as this is
        16
            concerned.
        17
                     And I do understand the competing interests
        18
            and what the issues are.
                     At the end of the day, I can tell you this,
        19
11:18:20 20
           though: We're going to trial in October, regardless of
           what decision I make.
        22
                     Last, but not least -- and I don't know if we
           need as much rigorous discussion on this issue.
        23
           have the City's motion for reconsideration.
        24
           understand what the issues are.
11:18:33 25
```

```
11:18:34
         1
                     And this -- and clearly, this was part of the
           discussion we've had. But when it comes to the
         2
           requested documentation, I was wondering, once the
         3
           documents were produced pursuant to the motion to
11:18:53
           compel, were there any affirmations that, Look, this is
         5
           all we have on this specific issue; there's nothing
            else?
                     I realize there was an email.
         9
                     MS. HAM: Yes, your Honor. As it relates --
11:19:11 10
           are you asking about as it relates to the transactions
        11
            that transpired 20 years ago?
        12
                     THE COURT: Yes.
        13
                     MS. HAM: It's a little different than how
            it's framed by the City. But that transpired 20 --
           about 20 years ago, as it relates to those documents,
11:19:25 15
        16
            there is nothing further. There is a lot of
        17
            construction documents, you know, with the various
            contractors and subs.
        18
                     It's actually, you know, build -- some of
        19
11:19:40 20
           those transactions that were referenced in the, you
           know, membership interest exchange and so forth. But
           beyond -- beyond my statement that transactions that
           gave rise to the right to purchase the property and
        23
        24
           how -- you know, what transpired then versus the later
           purchase of the 250 acres, as it relates to that, there
11:19:59 25
```

```
is nothing further.
11:20:03
        1
         2
                     THE COURT: All right. Is --
                     MS. HAM: In other words, there's no other
         3
           documents in that regard.
11:20:16
         5
                     THE COURT: Mr. Ogilvie, sir.
                     MR. OGILVIE: So if I heard Ms. Ghanem Ham
         6
         7
           correctly, it was responding to the inquiry as to
           whether or not there are any additional transactional
           documents that support the developer's contention that
11:20:38 10
           it -- that the consideration that it paid for the 250
           lacres was the $45 million.
        11
        12
                     That -- that -- that representation has been
        13
           made several times today, and -- and I understand that
        14
            that's the developer's position.
11:20:59 15
                     But that's -- as the Court knows, that's not
        16
           the only inquiry that's being -- or request that's
        17
           being made by the City's motion for reconsideration.
        18
            There are three groups of documents, the first being
            communications relevant to the developer's
        19
11:21:22 20
           investment-backed expectations.
        21
                     And those are communications with the
            developer's land use counsel, specifically Mr. Kaempfer
            and his colleague; and then there is the communications
        23
        24
           between the developer's principals.
                                                 So what we
11:21:44 25
           received, your Honor, is -- is 12 emails between Yohan
```

```
11:21:48
           Lowie -- or from Yohan Lowie and five emails from
         1
           Vickie DeHart over the course of many or several years.
         2
                     Your Honor, I have that many emails with my
         3
           partners on a daily basis about a particular issue.
11:22:06
         5
                     So I cannot imagine that what -- the only --
           the only emails between the developer's principals
         6
            about the purchase of this 250 acres was a total of 17
           emails. So I -- I -- I can't say that I know for
            certain that there are more emails, but I just can't
11:22:33 10
           imagine that there are a total of 17 emails between the
        11
           principals about this 250-acre purchase.
                     Then there's the communications with the
        12
        13
           developer's lenders. We received zero emails between
        14
            the developer and the developer's lenders which have to
11:22:58 15
           contain information related to the developer's plans
        16
            for the property.
        17
                     And then communications with the Peccole
        18
            family about this purchase. Notwithstanding the fact
            that there's been a representation, and an ongoing
        19
11:23:16 20
           representation that there's 20 years of history between
        21
            the developer and the Peccoles, we didn't receive
            the -- the emails that would be reflective of that.
                     Then finally, under the communications,
        23
        24
            there's communications with Greg Borgel, who is the --
           one of the developer's consultants. And we didn't
11:23:37 25
```

```
1 receive any email communications with Greg Borgel,
11:23:41
           which would have been relevant evidence regarding the
           development potential for the property. Mr. Borgel, as
         3
           the Court probably knows because he appears in many
11:23:57
           court actions, because he is a land use expert,
           probably one of the most widely used land use experts
           in southern Nevada.
                     We received no communications between
           Mr. Borgel and the developer.
11:24:15 10
                     And we submit that that evidence or the
        11
           communications between the developer and Mr. Borgel
        12
           would be highly relevant as to the development
        13
           potential for the property -- for the 250 acres.
        14
                     That second category of documents that we
           lare -- that are submitted in the motion for
11:24:39 15
        16
           reconsideration is the City's request for cost
        17
            estimates. And we're not seeking expert materials,
        18
            which, you know, maybe -- maybe this will be rendered
           moot by what we see in the expert disclosures.
        19
11:25:00 20
                     I submit that I suspect that it won't be,
           because the -- the documents that will be referenced in
        22
            the disclosures will be, for lack of a better word,
            cherrypicked to suit the developer's position in this
        23
        24
           litigation.
                     So we know that there are estimates --
11:25:20 25
```

```
11:25:25
        1 additional estimates, cost estimates for grading and
           drainage that were provided to the appraiser,
         2
           Mr. Dunaway.
         3
                     But we don't have those. And then these are
11:25:42
        5
           not protected, and -- and they should be produced,
           because they're relevant to the development, the -- the
         6
           developer's plans for development of the property,
           which goes to, you know -- and we're offering the
           liability.
                     Well, it's still a liability issue. But it's,
11:26:01 10
        11
           you know, really indisputably relevant as to the
        12
           damages that the -- that the developer will be seeking.
        13
           And we have -- we don't have a bifurcated discovery
            process in this case.
11:26:20 15
                     It -- we're entitled to this -- this
        16
           documentation now.
        17
                     And then the last -- I'm sorry. We've already
        18
           covered the transactions between the developer and the
           Peccoles. So it's -- it's -- it's those three groups
        19
11:26:44 20
           of documents. We've already discussed the transaction
        21
           documents. The developer's counsel's representations
           are what they are.
                     And I will submit it to the Court.
        23
        24
                     THE COURT: Okay. And Ms. Ghanem Ham,
11:26:59 25 anything else you want to add, ma'am? I just want to
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11:27:02
         1
           make sure.
                     MS. HAM: Yes, your Honor. I didn't address
         2
           the other items. I wasn't sure that that's what you
         3
           were asking.
11:27:09
         5
                     THE COURT:
                                 Yes.
                     MS. HAM: But what you -- and I think
         6
         7
           Mr. Leavitt may want an opportunity to respond as well.
         8
                     But what you are hearing is nothing new.
           haven't even met the standards for a motion to
11:27:19 10
           reconsider. You've heard this entire argument that was
        11
           before you on a motion to compel, and you denied it.
        12
           You denied it because there simply are no -- I
        13
           appreciate Mr. Ogilvie telling us how many emails he
        14
            gets in a few minutes as an attorney. But to use that
           as a basis that there must be more is, quite frankly,
11:27:38 15
        16
           absurd.
        17
                     Our, you know, principals are located in the
        18
           same offices. So they could simply walk into an office
            to have a conversation. So his disbelief that we're
        19
11:27:57 20
           hiding the ball or there must be more because he says
           so or because it's based on his experience as a lawyer
            and how many emails he gets is absurd. It's absolutely
           absurd.
        23
        24
                     But I'm getting beyond just the basic standard
           of a motion to consider there's nothing new here,
11:28:13 25
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```
1 there's nothing more here. It's just a game that the
11:28:17
           City continually plays. It refuses to accept your
           orders. That's why it's filed four motions to dismiss
           our case in different ways. It refuses to accept your
11:28:29
         5
           orders on discovery. That's why it continues to file
           motions for reconsideration without ever even
           addressing the standard for the motions to reconsider.
                     So my -- I can reargue what I argued to you
           however many weeks ago it was when you first determined
11:28:45 10 | that they weren't entitled to more. We have produced
        11
           to date over 38,000 pages of documents in response to
        12
           the City's requests.
        13
                     We continue to provide them with documents,
        14
            even though we argue that they are not related to
11:29:05 15
           either the claims or defenses. We give it to them
           anyway, so long as we're protected, something they
        16
        17
            completely likewise ignore. And I'll get to that
        18
            request for sanctions when we're there.
                     But there's nothing else to give them.
        19
11:29:20 20
                     Our responses haven't changed. This is not a
           new basis for which they seek. They've provided you
            zero evidentiary basis for why they want more, are
        22
            entitled to more, think there are more.
        23
        24
                     And I submit to you that Mr. Ogilvie's
           personal experience and emails he's received is not a
11:29:37 25
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```
basis to claim that we must have more. As -- do you
11:29:40
         1
           want me to address each one specifically? Or I can
         2
           turn it over to Mr. Leavitt.
                     But I just want to address one more statement
11:29:49
         5
           that was made by the City earlier when they said that
           we utilized COVID as a means -- as a shield not to
           produce documents. During the heat of it last summer
           is when we produced -- largely produced this
           38,000-plus documents.
11:30:06 10
                     The only delay in production of any documents
        11
           has been caused by the City itself for refusing to
        12
            stipulate to a Court -- to a protective order.
        13
           moving the Court to compel us to sign a protective
        14
            order and requiring that those documents be utilized in
11:30:26 15
           every single case. Finally being granted a protective
        16
            order and then immediately violating it.
        17
                     So the -- this claim that we've delayed is
            just -- couldn't be further from the truth. Largely
        18
            our production happened during that time. We continued
        19
11:30:40 20
           to produce everything that they've asked us to produce.
           And if there's nothing more, there's simply no more.
        22
                     But you've already ruled on all the other
            topics and issues. And so I don't -- unless this Court
        23
        24
            wants me to rearque what we arqued weeks ago and when
           you made that reasonable determination that they've
11:30:56 25
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11:30:58 1 received the documents, that there is enough, that
           there's nothing more that they're entitled to, I'm
           happy to reargue that. But I think you've -- you've
           heard it all before.
                     So I'll turn it over to Mr. Leavitt. I think
11:31:06
        5
           he has some items to add.
                     Thank you, your Honor.
         7
                     THE COURT: And, ma'am, I can't say I have a
         8
           computer-like recollection on every issue.
11:31:18 10
                     For example, as it is relates to
        11
           communications with the land use consultant, Greg
        12
           Borgel, was that part of my prior ruling in this
        13
           matter?
        14
                    MS. HAM: Yes, your Honor, it was.
11:31:30 15
                     THE COURT: Okay. All right. Thank you,
        16
           ma'am.
        17
                    Mr. Leavitt.
        18
                    MR. LEAVITT: Yes, your Honor. I'll just be
           very brief. As stated, there is a process for
        19
11:31:43 20
           reconsidering a motion. That process has not been
           followed at this point.
        22
                     The one issue in regards to the cost
           estimates, your Honor, we've reached out to our client.
           We've obtained all of the documents as it pertains to
        24
11:31:55 25
           this 35-acre property.
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```
11:31:58
                     We're here to adjudicate -- and you've
         1
           addressed this issue several times. We're here to
         2
           adjudicate the 35-acre property. We're not
         3
           adjudicating the 17-acre, 65-acre or 133-acre property.
11:32:09
         5
           Those are before different judges. They're before
           Judge Trujillo; they're before Judge Sturman.
         6
         7
                     Other judges are deciding the issues in those
           cases. In those cases, there may be cost estimates to
           develop those portions of the property. But for this
11:32:22 10
           35-acre property, Judge, there are no cost estimates.
        11
           We've explained that, that there are none. And -- and
        12
            we've produced every document that we could possibly
        13
           produce.
        14
                     I can only go to our client and say, here's
11:32:35 15
           the request. Please give us all the documents.
           can give us the documents they have. We can't produce
        16
        17
           documents that we don't have.
        18
                     Your Honor, we've met this request previously.
           We've argued it to you previously. And there's no
        19
11:32:44 20
           reason to change that prior ruling because we've either
           produced the documents or the other documents don't
            exist, or the Court found that that was way outside the
        22
           bounds of discovery and the landowner should not be
        23
        24
           required to -- to produce other documents.
11:32:59 25
                     But if you have any further questions, your
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Honor, I can respond.
11:33:01
        1
         2
                     THE COURT: Not at this time, sir.
         3
                     Mr. Ogilvie.
         4
                     MR. OGILVIE:
                                   Yes.
                                         Thank you, your Honor.
11:33:09
         5
                     What I didn't hear from the developer's
           counsel is that there are no more emails between the
         7
           principals.
                     So what I heard was simply because I receive a
           lot of emails doesn't mean that there are more than 17
           emails between the principals on -- on -- relative to
11:33:24 10
        11
           this purchase of 250 acres.
        12
                     First of all, let me be quite clear.
        13
           said wasn't that I receive a lot of emails. I said
        14
           that to -- between my partners, who are all in my
11:33:43 15
           office here, I have -- I have more than 17 emails a day
        16
           on a particular issue. So I just want to make sure
        17
            that the record is clear on that I didn't say I receive
            a lot of emails from various matters.
        18
                     But, again, what I didn't hear relative to
        19
11:34:04 20
           emails between principal -- (telephonic audio
           glitch) -- is that there are no more than 17 or that
            they didn't send -- and this is -- this is really
           salient because we don't know if they kept the emails,
        23
            that there were never more than 17 emails between
        24
           Mr. Lowie and Ms. DeHart relative to the purchase of
11:34:22 25
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11:34:26
        1
           this property.
         2
                     And if there -- and if -- if that's the
           representation, I would like to hear it.
         3
                     Then relative to the lenders, I didn't hear
11:34:37
         5
           any argument that there aren't any emails between the
           developer and the lenders or not any communications
            with the -- with the lenders.
                     So I submit to the Court that, again, it's
           relevant to the developer's plans for the property
11:34:57 10
           which is relevant to damages, at a minimum.
        11
                     And, therefore, and -- and it's relevant to
        12
           the Penn Central takings test. The -- the
        13
           investment-backed expectations, reasonable
        14
            investment-backed expectations of the developer.
11:35:18 15
                     So we're entitled to those as well as the
        16
           communications between the developer and the Peccoles
        17
           relative to the purchase of the property as well as the
        18
            communications with Mr. Borgel about the property.
                     And finally, as addressing the issue that
        19
11:35:39 20
           Mr. Leavitt argued, the cost estimates, what I'm
           hearing is a cute argument that there -- that there are
           no more cost estimates relative to the 35-acre
        23
           property.
                     But if -- if there is cost estimates as to the
        24
           250 acres as a whole, those should be produced now
11:35:59 25
```

```
11:36:04 1 | relative to this 35 acres, because the 35 acres is
           included within the 250-acre parcel -- property that
         2
           they purchased. And, yes, they may not have cost
           estimates that apply only to the 35 acres.
11:36:23
                     But, again, if there are cost estimates
           relative to the 250 acres, we're entitled to those as
           well.
                     THE COURT: And was that issue addressed at
           the prior hearing? I don't remember that.
11:36:38 10
                     MR. OGILVIE: Well, your Honor, to go back, so
        11
           the motion for reconsideration or -- I'm sorry.
        12
           motion to compel was originally heard on November 17th.
        13
           And -- and, you know, I know the Court has a lot of
           matters that it hears, and it's heard a lot of matters
           since November 17th --
11:36:58 15
        16
                     THE COURT: Yeah.
        17
                     MR. OGILVIE: -- of last year. So -- so I
        18
            just recount to the Court what transpired. I made my
            argument on the motion to compel.
        19
11:37:08 20
                     And -- and we were focused on -- on November
           17th with the transaction documents. And Mr. Leavitt
           responded with his proposal regarding the 20 years of
           history of transaction documents and that we be allowed
        23
        24
            to take Mr. Lowie's deposition. At that time, they
           would produce the documents.
11:37:32 25
```

```
11:37:35
         1
                     And then the argument directed towards, well,
           your Honor, if we do that, then we're entitled to
         2
           receive those documents well in advance of the
           deposition. And so we discussed that for a while.
11:37:48
         5
           then, ultimately, that issue got -- didn't -- actually
           that issue did not get resolved that day. It was
           continued over to the next day. We had a status
           conference, a regularly scheduled status conference on
           November 18th.
11:38:06 10
                     So the developer asked the Court to -- to
        11
           consider the proposal and discuss it with the client,
        12
            the principals of the developer, whether or not they,
        13
            indeed, would be willing to produce these transactions
           documents.
        14
11:38:23 15
                     So the Court continued the hearing on the
        16
           motion to compel to November 18th.
        17
                     And we -- we heard from the developer on the
        18
           morning of November 18th that, in fact, the developer
           would be producing these documents. And we argued
        19
11:38:41 20
           about the protective order, whether one was necessary.
        21
                     And as the Court will recall, the City's
           position is these aren't proprietary. They're not
           confidential. But we got beyond that; right?
        23
        24
            then -- and then there was a protective order and we
           got through that.
11:38:59 25
```

```
11:39:00
         1
                     And then at the end of the hearing relative to
           the motion to compel, the Court indicated to me,
         2
           Mr. Ogilvie, you know, I have the -- I have the City's
           motion relative to the rest of the requests.
11:39:15
           City would like to argue it further, you can, but I
           think I understand the City's position or the party's
         7
           position.
                     And I'm paraphrasing, your Honor. I -- but --
           so -- so at that point there wasn't further argument on
           these specific documents that we're seeking on
11:39:33 10
        11
           reconsideration today.
        12
                     THE COURT: Okay. And so I just want to make
        13
           sure I'm clear. These specific documents weren't
           identified with some form of particularity at the time
11:39:47 15
           of the prior hearings in this matter?
        16
                     MR. OGILVIE: Yes, your Honor. I think we're
        17
           all in agreement that that's correct.
        18
                     THE COURT: Okay.
                     MR. LEAVITT: Your Honor, if I may.
        19
11:39:56 20
           question is: Has this issue of the cost estimates been
        21
           addressed by the Court?
        22
                     The short answer is yes. I mean, yes, they
        23
                   That's why it's part of the motion to
        24
           reconsider.
11:40:11 25
                     I recall those hearings. I don't recall the
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11:40:14
        1 dates as well as Mr. Ogilvie does, but I recall having
           on my desk each one of these issues, and we addressed
         2
           leach one of these issues. So, yes, it has been fully
           briefed. It has been fully argued. And, again, if it
11:40:24
        5
           hadn't been fully briefed and fully argued, the City
           wouldn't be asking for a reconsideration of that issue.
         7
                     So that issue regarding the cost estimates has
         8 been addressed. There aren't any for this 35-acre
           property. I can't go to our client and say invent
           them. It doesn't exist, your Honor. So, yes, it has
11:40:39 10
        11
           been addressed. And it's been fully briefed and
        12
           argued. And the reconsideration at this time is
        13
           inappropriate, your Honor, in our opinion.
        14
                     THE COURT: What about the land use consultant
11:40:49 15
           issue?
        16
                    MR. LEAVITT: I think Ms. Ghanem Ham is going
        17
           to address that.
        18
                     THE COURT: Okay.
                    MS. HAM: Your Honor, and I just want to -- I
        19
11:40:59 20
           want to address, you know, Mr. Ogilvie's contention
           that he hasn't heard me testify as to whether there are
           more documents sent or not. And that -- that response
            is absurd as well because we responded in the request
        23
        24
           for production of documents saying "none."
                     We then held 2.34 conferences with the City
11:41:16 25
```

```
11:41:19
         1
           insisting there must be more where we said there is no
           more.
         2
                     We have stated to this Court at multiple
         3
           hearings there is nothing further.
11:41:30
         5
                     So all of this is just a feigned response.
           Gee, we're so confused. We don't know what -- you
           haven't really told us whether there's more.
                     We have told them repeatedly in writing, in
           response to the request for production of documents, in
11:41:45 10
           2.34 conferences that have been held, and in court
        11
           hearings that followed thereafter.
                     So to pretend like none of these have been
        12
        13
           vetted or none of these have been argued or none of
        14
            these have been truly decided by you is just to sort of
11:42:03 15
           defend that they continue to file frivolous motions.
        16
                     As it relates to Mr. Borgel, we list --
        17
           Mr. Borgel was utilized in a couple of manners, but he
           was listed as a consultant. And I believe we did
        18
           address that in the original motion, what we had or
        19
11:42:21 20
           didn't have or why we didn't produce it.
           regardless, largely, attorney-client privilege as there
            was ongoing litigation at the time that we were still
            trying to develop. And the rest of it has either, you
        23
        24
           know, been produced through -- as Mr. Borgel did appear
           at some of our matters in front of city hall.
11:42:44 25
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11:42:46
         1
                     So it was addressed, responded to.
                     I would have to look back at our production to
         2
           see what exact answer we gave or what was produced in
         3
           that regard or what we have in that regard. As I sit
11:43:01
         5
           here at this moment, not expecting to address each
           issue all over again, I don't know exactly how we
           responded or what was produced or if it was a privilege
           log or beyond that. So I'd have to look that up, which
           I'm trying to do as I sit here at my computer.
11:43:18 10
                     But I know that you ruled on it. And I know
        11
            that they brought nothing new to you. And -- and I
        12
           don't know what it is they're seeking from Mr. Borgel,
        13
           because I don't recall how the question was beyond just
            give us everything you have with Mr. Borgel.
                     And I can't let you know at this moment
11:43:36 15
           whether I have anything or not, whether there are
        16
        17
            documents, what my answer was as it relates to that
        18
            particular one. But if you give me a moment, I can
            continue to search for it to provide that answer.
        19
11:43:47 20
                     But I would submit to you that whatever has
           been produced is all that we have, or it's been
        22
            attorney-client privilege and you've already ruled in
            those regards to all of those items. Both the lender,
        23
        24
            the emails, and as it relates to Mr. Borgel. And I
           believe it was in your minutes.
11:44:08 25
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```
11:44:10
         1
                     But I would need an opportunity to pull that
           up specifically because, again, the City has produced
         2
           nothing new, has not met the standards for a motion to
           reconsider, and it's already been hashed out and
11:44:21
           rehashed. And so I can address that particular issue
           if you want to give me time to find our response to it.
         7
                     THE COURT: And that's fine, ma'am. While
           you're looking, if there is other issues you want to
           address, that would be fine, too.
11:45:11 10
                     MS. HAM: And, your Honor, I don't know if I'm
        11
           going to be able to find it very quickly because there
        12
           have been multiple requests for production both to 180
        13
           Land for (indiscernible). If the City can identify
        14
            which specific request it was, that would be helpful.
11:45:27 15
                     MR. OGILVIE: I couldn't tell you off the top
        16
           of my head.
        17
                     MR. LEAVITT: Mr. Ogilvie, do you have -- I'm
        18
            looking through our discovery. I don't -- I'm not --
            I'm searching for "Borgel," and I'm not even seeing
        19
11:46:39 20
           even the word "Borgel" appearing in any, which doesn't
           mean it doesn't exist. I'm just telling you I don't
        22
            see it.
        23
                     MS. HAM:
                               I'm doing the same search so -- I
           likewise don't find it.
        24
                     THE COURT: I just have one final question for
11:48:37 25
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```
11:48:39
         1
           leveryone. I just want to make sure I get the dates.
           What I want to do is this: I want to -- what was the
           date that motion to compel was heard? Do we know?
         3
                     MR. OGILVIE: November 17th and 18th, 2020,
11:48:54
         5
           your Honor.
         6
                     THE COURT: Because I don't have the exact
         7
           recollection like everyone else. This is your case;
           it's not my case.
                     But I do remember some discussion as it
         9
11:49:18 10
           pertains to the burden pertaining to damage claim in
           this case.
        11
        12
                     And what I meant by that was this:
        13
           pointed out that if you're going to make a claim for
        14
           damages, of course you are, that you've got to produce
11:49:36 15
           all documents that support that damage claim.
        16
                     And just as important, too, the adverse party,
            i.e., the City, under the facts of this case has a
        17
        18
           right to test it based upon the production.
                     And I'm just trying to figure out in looking
        19
11:49:55 20
           at it, because I'm going to go back and take a look at
        21
           my order. And I do realize I've made certain
            decisions, and I'll probably stick with that.
                     But looking at, for example, Mr. Borgel, would
        23
        24
            that have come under some sort of generic request for
           production of documents, or was there anything
11:50:16 25
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```
requested as it pertains to some specificity as it
11:50:22
         1
           pertains to him?
                              I don't know.
         2
                     MR. LEAVITT: During our research, your Honor,
         3
           I'm not finding anything which specifically requests
11:50:32
         5
           information from Mr. Borgel. Perhaps Mr. Ogilvie could
           direct us to either a specific request for Mr. Borgel
         7
           or a general request under which Mr. Borgel would fall.
                     MR. OGILVIE: So, your Honor, the City -- the
           developer in his third supplement to interrogatory
11:50:50 10
           responses, which was attached as Exhibit X to the
        11
            City's motion to compel, requested the -- the developer
            to produce communications with the three local land use
        12
        13
            experts that the developer identified as consultants in
        14
           its interrogatories.
11:51:14 15
                     And again, the developer identified
           Mr. Borgel, Mr. Chris Kaempfer, and Stephanie Allen in
        16
        17
           its third supplement to the interrogatory responses.
                     We didn't receive the communications.
        18
                     So it -- on page 25 of our motion to compel,
        19
11:51:35 20
           we stated -- we requested specifically, accordingly,
            the developer must be compelled to comply with Request
           No. 5 by producing all communications with Mr. Borgel,
            who is not an attorney.
        23
        24
                     And -- and going to the point that he is not
11:51:54 25
           an attorney, I want to address the developer's
```

```
11:51:59
         1
           counsel's representation today that those
           communications are somehow attorney-client privilege.
         2
                     There is no attorney-client privilege.
         3
           Mr. Borgel is not an attorney. There is no basis for
11:52:13
         5
           withholding Mr. Borgel -- the communications with
           Mr. Borgel on attorney-client privilege.
                     MS. HAM: Again, your Honor, I need to locate
         7
           the exact request and how it was responded to.
           our opposition, written opposition that was provided to
11:52:37 10
           you over 17 -- and I think it was a general question as
        11
           it related to consultants. Maybe it didn't specify
        12
           Mr. Borgel, which is why in that search I can't find
        13
           it.
        14
                     Regardless, there were over 1,700 pages of
           documents provided to the City as it relates to their
11:52:50 15
           request for communications with consultants.
        16
                     As far as -- and it -- I don't know that it
        17
        18
           would be a first time, because claiming that it would
           be either attorney-client privilege or attorney work
        19
11:53:11 20
           product or something under one of the privilege
        21
            designations, that was certainly responded to in our
            answer to the City for the requests for production.
                     So this continued, this is the first time
        23
        24
            we're hearing this and the first time we're hearing
11:53:26 25
            that, it just couldn't be further from the truth,
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```
11:53:28
         1
           because we did answer all the requests for productions
           and we did produce documents related thereto, and we
         2
           did produce privilege logs related thereto. So, you
           know, what was before you the last time as -- in
11:53:42
         5
           relation to consultants was that we provided 1,700
           pages worth of documents.
         6
                     And I believe, your Honor, I'm trying to pull
         7
           up your minute order. The minute order that was issued
           as a result of our hearings which addressed these
11:53:55 10
           items, and you recognized that we had produced what we
        11
           had, you know, what was either in our possession or
        12
            fell under the attorney-client privilege.
        13
                     But you specifically ruled in relation to each
        14
            of those items. And they're asking you to change that
           ruling based on nothing new before them. And so here
11:54:14 15
           we are all trying to recall exactly what took place in
        16
           November and what was argued and what was said.
        17
        18
                     And this is why there's a standard for motion
        19
            to reconsider, why you have to have something new to
11:54:26 20
           present to the Court, not just rearguing the same
        21
           positions. Because here we are, you know, with so many
            issues before you and going back and trying to remember
            exactly what happened and pulling documents and wasting
        23
        24
            the Court's time and everyone else's in the meantime.
11:54:40 25
                     So I would just submit to you that in that
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```
11:54:43
         1
           opposition and in your minute order, you did address
           each of those items that either we already produced a
         2
           substantial amount of documents responsive thereto with
         3
           objections, with proper objections, both claiming that
11:54:57
           either there were none, there's nothing further, you
           received everything; or it falls under a privilege.
         6
         7
                     So all of that has been presented and --
           and -- to this Court previously and again today. And
           so, you know, that -- that's what I have for you at
           this moment, again, still trying to locate exactly how
11:55:14 10
        11
           we responded in the request for production.
        12
                     But in reviewing our opposition, you know, we
        13
           listed out under each item what was provided.
        14
            Consultant, 1,707 documents produced. And then we
           listed the numbers, the Bates numbers for them, and
11:55:31 15
            then which items were held for privilege.
        16
        17
            Communications with the previous owners, 413 documents
        18
            produced. Which ones were withheld by Bates number.
                     So they have them all in their -- in their
        19
11:55:48 20
           possession. And you ruled specifically on each one of
            those items.
        21
        22
                     And so I would -- I would refer you back to
            our opposition page for specifically listing out each
        23
        24
            and every document that they received and/or whether we
           produced them under a privilege log. That opposition
11:56:02 25
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```
was filed with this Court 11/6 of 2020, if you want to
11:56:04 1
           refer back to it specifically.
         2
                    And then your minute, which I'm searching for
         3
           that was the basis of the eventual order, but you had a
11:56:17
        5 minute order relation to that also, sort of detailing
           what was produced and your ruling in regard to each of
           those items.
                     THE COURT: Is this the minute order dated
           January 29th, 2021? Is that it?
11:56:34 10
                    MS. HAM: I'm looking for that as well.
        11
           January 29th.
                    THE COURT: I'm sorry. January 19th.
        12
        13
           say 29th? It's the 19th; right?
        14
                    THE COURT CLERK: Yes. January 19th.
11:56:51 15
                    MR. OGILVIE: Yes, your Honor.
                                                    That --
            that -- that is the minute order.
        16
        17
                     THE COURT: Okay. I think there was one other
        18
           issue regarding sanctions; is that correct?
                    MS. HAM: Yes, your Honor. It's in relation
        19
11:57:17 20
           to the City's violation of the protective order.
        21
           I'll begin, if you'd like me to.
        22
                     THE COURT: Yes, you may, ma'am.
        23
                    MS. HAM:
                              Okay. As you may recall, your
           Honor, I had been begging for a protective order for
11:57:35 25
           over a year now. Since February of 2020 when the City
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filed the motion to compel us to sign a protective
11:57:39
         1
            order and that they be allowed to utilize all of these
         2
         3
            documents in every case, we had said to the Court then,
            we've said to you repeatedly, all we want is a
11:57:51
         5
            protective order.
                     We begged you for a protective order because
         6
         7
            of the City's, quite frankly, outrageous actions during
         8
            our attempts to develop, the way in which they sought
            intel on the principals of the landowners so that they
11:58:06 10
            could use it because, and I quote from one of our
        11
            then-sitting council members, "Dirt may be handy if I
        12
            need to get rough."
        13
                     All of the ways that the City and the council
            members and the --
11:58:19 15
                     THE COURT REPORTER:
                                         I'm sorry, Counsel.
                                                               You
            cut out. Counsel. Counsel, you cut out.
        16
        17
                     THE COURT: Ma'am, you talked about the --
        18
                     MS. HAM: Sorry. I don't know why it's being
            cut off.
        19
11:58:37 20
                     Am I too far away or is it just cutting out
        21
            completely?
        22
                     THE COURT:
                                 I think for whatever reason it was
            an anomaly, because we've been hearing you fairly well.
        23
        24
                     MS. HAM:
                               Okay. I apologize. So let me --
           let me back up just a bit.
11:58:47 25
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11:58:51
         1
                     I was kind of reminding the Court why we
           wanted a protective order. All of the City's actions
         2
           and what they have done throughout the attempt to
         3
           develop and throughout this lawsuit, we begged for
           protective orders. We asked and -- and that was the
11:59:05
         5
           basis of delay, not -- not an unwillingness to provide
           documents, but our fear that the City would use -- do
           exactly what they did.
                     I told this Court that the City wouldn't
11:59:22 10
           adhere to -- that we were concerned how the Court --
        11
           the City would utilize these documents.
        12
                     We then -- you then granted us a protective
        13
           order. Two weeks after your signing a protective order
        14
            that we stipulated to and nine days after having
11:59:37 15
           received the documents, the City filed this motion to
        16
           reconsider and attached those very documents they were
        17
           not allowed to attach.
        18
                     That by way of this court order, they were to
           notify us that they intended on filing it. We were
        19
11:59:53 20
           then to bring the matter before you, your Honor, so
        21
            that you could decide whether they could be publicly
            disseminated or not.
        22
                     They completely thumbed their nose at the
        23
        24
           protective order as they've done every order by this
12:00:05 25
            Court.
                    They thumb their nose at the law.
                                                       They thumb
```

```
12:00:08
         1
           their nose at what -- at anything that they -- they
           want to ignore in order to support their defense.
         2
                     What they -- what the City is -- is doing is
         3
           using the discovery and using documents as a tactical
12:00:24
         5
           weapon. It is their intent to harm us, which they have
           done. We have undergone substantial fees and costs in
         6
           both maintaining this land and attorney's fees and
           taxes and all of the things that you have heard. And,
           frankly, your Honor, we have had enough.
12:00:41 10
                     Since the inception of this case -- rather
        11
           since the inception of the attempt to develop, the City
        12
           has played games, run us through hoops, if you'd only
        13
            do this, if you'd only do that, delayed development of
        14
            our land for years, for years and years, in opposition
           of their own code and the own law only for their own
12:01:00 15
        16
           nefarious reasons is all I can say to this Court.
        17
                     And you've heard some of them, and you're
        18
            going to hear all of it when we get to the evidentiary
           hearing. But we are outraged at the City's immediate
        19
12:01:19 20
           violation of the court ordered protective order.
        21
                     And we would ask this Court to stop the City's
            gamesmanship and to provide us with sanctions.
            only monetary sanctions, but sanctions in other ways.
        23
        24
                     So I would ask this Court for my year-long
           fight of a protective order and many motions before
12:01:41 25
```

```
12:01:43
         1
           this Court to -- to allow me -- I am certain that we
           have spent over -- well over $25,000 attempting to get
         2
           a protective order that was completely ignored by the
         3
           City. Completely ignored by the City. So I would
12:01:57
         5
           request a minimum sanction of $25,000 for violation of
           that order.
         6
                     I would also ask this Court to consider some
         7
           of the sanctions that, at your discretion, can be
           provided when court orders, especially as it relates
12:02:16 10
           for not being a discovery order, as it related to
        11
           discovery orders, and that would be items found under
           our Nevada Rules of Civil Procedure -- I believe it's
        12
            37(b) -- prohibiting the disobedient party from
        13
        14
            supporting or opposing designated claims or defenses or
12:02:38 15
           introducing those designated materials into evidence.
        16
                     And you heard a lot about how and why they
        17
           need all of these transactional documents to support
            their position. I would ask this Court that -- to --
        18
            to order that they cannot use what they claim is the
        19
12:02:55 20
           purchase price as a basis or as a defense to their
           actions and to the liability of this case.
                     And I would also ask this Court that it not
        22
            order us to produce further confidential documents,
        23
        24
            which we assuredly know now because the City has done
           it, they will immediately disseminate to the public by
12:03:12 25
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12:03:15
         1 way of filing or otherwise.
         2
                     And so I would ask this Court to grant us
           sanctions to prevent the City from their continued
         3
           abusive discovery tactics to harass, delay, and
12:03:27
           increase costs, and to -- and the games that they've
           played since our ownership of the land and attempt to
         7
           develop.
                     And without Court -- the Court sanctioning the
           City, then they will continue to violate orders, ignore
12:03:42 10 | the law, ignore your orders. I -- I -- I've begged for
        11
           a protective order which was ignored by the City, and I
        12
            am now begging for sanctions to prevent the repeated
        13
           discovery abuses.
        14
                     I have nothing further to add on that.
12:03:57 15
                     Mr. Leavitt, I don't know if you have
           something you'd like to add.
        16
        17
                     MR. LEAVITT: No. I think Ms. Ghanem Ham
            handled that.
        18
        19
                     THE COURT: Okay.
12:04:15 20
                     Mr. Ogilvie, sir.
        21
                     MR. OGILVIE: Thank you, your Honor.
        22
                     I want to take a step back and address what I
            hear again and again and again without any -- any
        23
        24
            support whatsoever that the City, from the outset of
12:04:34 25
            the developer's ownership of this land, has taken
```

```
12:04:40
         1
           actions to deprive the owner of the entire value of
           this 250 acres.
         2
                     It's clearly not true, your Honor.
         3
         4
                     The very -- the very fact that this -- the
12:04:55
         5
           City approved the -- the developer's applications
           relative to the 17-acre property to develop 435 luxury
           units on that 17 acres, which would have eclipsed the
           purchase price that the -- that the developer paid for
           the entire 250 acres by a factor of over ten, the City
12:05:30 10
           allowed the developer --
        11
                     THE COURT: And, Mr. Ogilvie --
        12
                     MR. OGILVIE: -- to develop --
        13
                     THE COURT: Mr. Ogilvie, I don't want to cut
           you off, sir. I really don't. And, of course, if you
12:05:36 15
           want to make a record. But understand this:
           understand what my charge would be as it pertains to
        16
           Rule 37 sanctions; right?
        17
        18
                     And the way I look at this -- this -- this
            issue, I'm not going beyond what's contained in the
        19
12:05:50 20
           points and authorities. And I don't mind saying this.
        21
           In 15 years as a trial judge, I've always been very
            reluctant to assess sanctions or Rule 37 violations
        23
            unless it was clear. What happened pre-litigation
           happened pre-litigation; right? That is another issue.
12:06:12 25
                     And I'm looking at it from this perspective.
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```
12:06:14
        1 | It was my recollection the primary issue dealt with
           potential breach of a confidentiality order issued by
         3
           the Court.
                     Anything beyond that, I would -- I'd have to
12:06:26
        5
           have thoroughly briefed and vetted. In fact, I have a
           hearing this afternoon starting at 1:30, I have to deal
           with that type of problem.
                     And I understand spoliation issues and all
           those wonderful things.
12:06:41 10
                     And so I think the thrust would be very
        11
           limited, at least based upon what I have in front of me
        12
           to whether these documents were confidential and they
        13
           were produced in violation of a court order.
           would be it.
        14
12:06:56 15
                     MR. OGILVIE: I understand, your Honor.
                     I just -- I apologize. I just feel compelled
        16
        17
           at times to address what I hear in these -- in these
        18
           hearings.
                     So let me -- let me address the documents.
        19
12:07:11 20
                     THE COURT: Yeah.
        21
                     MR. OGILVIE: The documents were produced
           before the protective order even existed.
        23
                     So to claim that -- that they -- a protective
        24
           order was imposed and then documents were -- were
           produced and then those -- those documents that were
12:07:28 25
```

```
12:07:30
         1
           produced after the protective order was imposed were --
           were improperly utilized is a fiction.
         2
                     And then, secondly, none of these transaction
         3
           documents contained any confidentiality provisions and
12:07:50
           then what could even be deemed confidential as they
           involve public -- the transactions involving public
         6
            companies involved or listed on the Tel Aviv stock
           exchange.
         9
                     So -- so it's -- to -- to claim that there are
12:08:10 10
           sanctionable disclosure of purportedly confidential
        11
            documents just isn't accurate. And I -- I don't see
        12
            any basis for being in a position of sanctions.
        13
                     THE COURT: All right. Thank you, sir.
        14
                     And, ma'am, you get the last word.
12:08:31 15
                     MR. OGILVIE: Or for that matter -- I'm sorry,
        16
           your Honor.
        17
                     THE COURT: Go ahead, sir.
        18
                     MR. OGILVIE: For that matter, even a finding
           of a violation of a protective order.
        19
12:08:44 20
                     MS. HAM: Your Honor, may I respond?
        21
                     THE COURT:
                                 Yes.
        22
                     MS. HAM: I don't know -- it's very difficult
            for me to, first of all, quell my emotions about what
        23
        24
            the City has done in this case and especially as it
           relates to violation of court orders.
12:09:01 25
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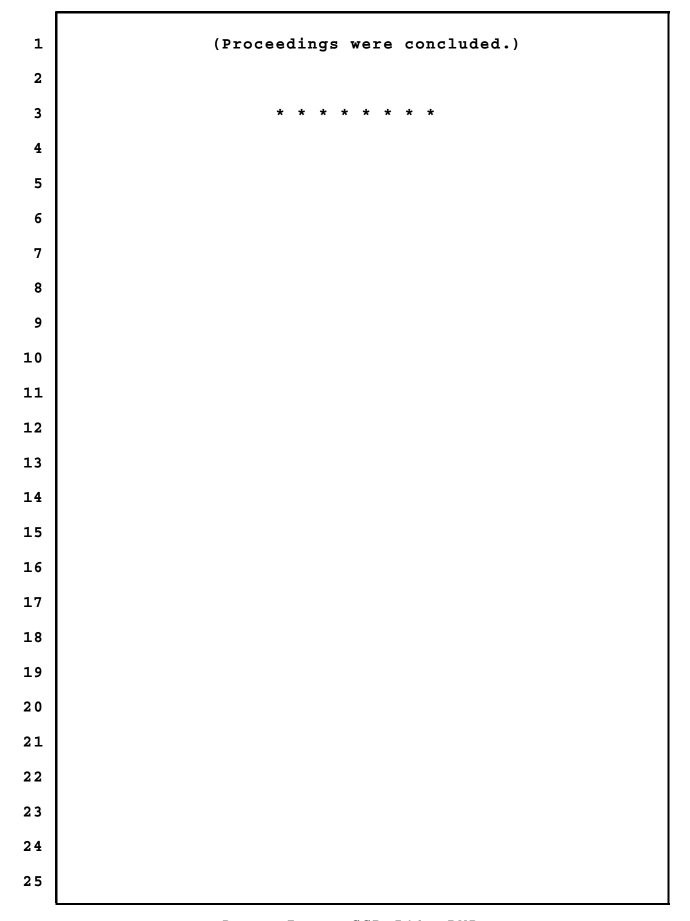
```
12:09:04
         1
                     But to hear Mr. Ogilvie state that there was
           no protective order in place is just outrageous to me.
         2
         3
                     They filed a motion to reconsider using the
           very documents that you ordered be produced under this
12:09:19
         5
           protective order and attached them to that motion and
           publicly filed them. And now they're saying, gee, we
           didn't have -- we didn't have a protective order in
         8
           place.
         9
                     That is -- couldn't be further from the truth.
12:09:33 10
           It was in place. Those were the documents -- the
        11
           documents they received within the -- from these
        12
           transactions that they then created an error from, were
        13
            the very documents that were the subject of a
        14
            protective order.
12:09:46 15
                     There were two orders that you granted.
        16
           for documents that had been previously produced and one
        17
           for documents that they were requesting as it relates
            to the transactions.
        18
                     They then filed a motion to reconsider,
        19
12:09:58 20
           utilized those very documents that they had received
           from the transaction that -- from which was born the
            right to purchase this land, and saying we need more.
                     You have heard nothing from the City as to why
        23
            they did that.
        24
12:10:13 25
                     What they were supposed to do was put us on
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12:10:16
        1 notice that they were intending on filing it so that we
           could bring the issue before you so that you could make
         2
           some determination. They didn't do that. They ignored
           it completely and decided themselves, well, gee, we
12:10:28
           found out that one of the parties is a -- is a publicly
            traded party on the Tel Aviv exchange and, therefore,
           nothing is confidential.
         8
                     That -- that is inaccurate, your Honor.
         9
                     That is -- and then they cite the documents
12:10:44 10 | from 2013, not even as some kind of proof that these
        11
           certain information in those documents is public,
        12
           documents that we had to produce, documents that they
        13
           had in their possession from before.
        14
                     So they switched documents when they attempted
           in a paragraph to defend their position never having
12:11:02 15
        16
           addressed their breach of the order. They have
        17
           breached it. You can look at the documents yourself.
        18
            They are stamped -- those documents are stamped
            confidential. They are stamped pursuant to the order
        19
12:11:17 20
           that this Court granted us.
        21
                     So I am -- and the City simply doesn't care.
            They ignore the orders that they don't care for.
                     So I am asking -- they have 100 percent
        23
        24
           breached your order. They will continue to breach the
12:11:34 25
           order, as we know, based on their actions.
                                                        And the
```

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12:11:37
         1 only reason I brought up all their actions
           pre-litigation was, that was the basis that I begged
           for the protective order because we knew what the City
           is up to because they've been doing this to us for
12:11:47
         5
           years.
         6
                     So, again, I ask you to give some teeth to the
           protective order, to give some meaning to your orders
           and sanction the City for their continued violation and
           abuses.
12:12:01 10
                     And I ask for a minimum of a $25,000 sanction.
        11
           We have been before this Court so many times begging
        12
           for a protective order that they never intended on
        13
            abiding by. And they didn't. And I've spent -- we
            have spent -- this company has spent, the landowners
           have spent thousands of dollars in an attempt to get a
12:12:18 15
           protective order that was completely ignored by the
        16
        17
            City. So we ask for that.
        18
                     We ask for an order that stops them from
           claiming that we paid nothing for the land or that it's
        19
12:12:35 20
           valueless.
        21
                     THE COURT: Ma'am, we're going well beyond --
        22
                     MS. HAM: And we ask --
                                 I mean, that would have to be
        23
                     THE COURT:
        24
            thoroughly briefed and vetted. If I'm going to deal
           with Rule 37 sanctions like that, that's akin to some
12:12:43 25
```

```
sort of case-terminating sanction for filing documents
12:12:46
        1
           that potentially were in violation of a protective
         2
         3
           order.
                     I don't think that will -- would withstand
12:12:58
         5
           scrutiny by our Nevada Supreme Court.
         6
                     I'm looking at it from a real simple
           perspective. This is what I'm going to do. I'm going
           to take a look at the protective order. It's my
           understanding that was signed on or entered on February
           24th, 2021.
12:13:09 10
        11
                     And the alleged exhibits that would be in
        12
           violation of the protective order would be Exhibits A
        13
            through Q that are attached to the motion for
        14
           reconsideration; right?
12:13:23 15
                    MS. HAM: Yes.
                     THE COURT: Am I missing something?
        16
        17
                     THE WITNESS: Yes, your Honor.
        18
                     THE COURT: Okay. All right. That's what I
           am going to do. But I want to just keep it realistic
        19
12:13:32 20
           for anything like that. Number one, there would have
           to be evidentiary hearings. There would have to be
           significant behavior from either party as it pertains
            to litigation or maybe some spoliation issues
        23
        24
           pre-litigation. And -- and just because lawyers are
12:13:53 25
           aggressive in their prosecution and/or defense of their
```

```
12:13:55 1 case doesn't necessarily rise to the level of
           sanctionable conduct. So I'm going to take a look at
         2
         3
           that.
                     And, Mr. Ogilvie, any reason -- are you saying
12:14:08 5
           that you feel that it's not in violation of the order?
           I just want to understand what your position is.
         7
                     MR. OGILVIE: Correct, your Honor.
           documents were produced before any protective order
           was -- was put in place.
12:14:21 10
                     THE COURT: So you're saying they wouldn't be
        11
           covered by the protective order? Is that it?
        12
                     MR. OGILVIE: Correct.
        13
                     THE COURT: Okay. I understand.
                     All right. Okay.
        14
12:14:31 15
                     MS. HAM: He didn't provide that in the brief.
           And I'm just -- that's not even accurate. But you can
        16
        17
            see for yourself when looking at the exhibits they
        18
           attached and the date of the protective order and when
        19
            they were provided.
12:14:41 20
                     THE COURT: I understand. Okay.
        21
                     Everyone, enjoy your day.
        22
                     MR. OGILVIE: Thank you, your Honor.
        23
                     MR. LEAVITT: Thank you very much for the
            time.
        24
12:14:48 25
                     THE COURT:
                                 Okay.
```



1	REPORTER'S CERTIFICATE
2	STATE OF NEVADA)
3	:SS COUNTY OF CLARK)
4	I, PEGGY ISOM, CERTIFIED SHORTHAND REPORTER DO
5	HEREBY CERTIFY THAT I TOOK DOWN IN STENOTYPE ALL OF THE
6	TELEPHONIC PROCEEDINGS HAD IN THE BEFORE-ENTITLED
7	MATTER AT THE TIME AND PLACE INDICATED, AND THAT
8	THEREAFTER SAID STENOTYPE NOTES WERE TRANSCRIBED INTO
9	TYPEWRITING AT AND UNDER MY DIRECTION AND SUPERVISION
LO	AND THE FOREGOING TRANSCRIPT CONSTITUTES A FULL, TRUE
11	AND ACCURATE RECORD TO THE BEST OF MY ABILITY OF THE
L2	PROCEEDINGS HAD.
L3	IN WITNESS WHEREOF, I HAVE HEREUNTO SUBSCRIBED
L 4	MY NAME IN MY OFFICE IN THE COUNTY OF CLARK, STATE OF
15	NEVADA.
16	
L7	PEGGY ISOM, RMR, CCR 541
18	
19	
2 0	
21	
2 2	
23	
2 4	
2 5	

	93/2 95/8 95/16	52/25 57/8 59/19	1st [1] 16/10	29th [3] 107/9
MR. LEAVITT:	97/12 97/18 98/14	59/21 117/23	2	107/11 107/13
[16] 4/10 14/2	98/18 101/7 101/25	1000 [1] 3/7	2.34 [2] 98/25	2nd [1] 39/24
43/24 49/25 50/5	102/6 107/8 107/12 107/17 107/22	11 [1] 30/1 11/6 [1] 107/1	99/10	3
50/11 64/19 77/2	107/17 107/22	11th [1] 77/19	2.5 [1] 20/11	30th [1] 77/18
77/5 91/18 97/19	112/19 113/11	12 [4] 29/11 35/2	20 [8] 69/16 71/8	31st [1] 69/23
98/16 101/17 103/3	113/13 114/20	67/15 84/25	71/18 83/11 83/14	35 [3] 64/2 64/5
112/17 120/23	115/13 114/20	12 percent [1]	83/15 85/20 95/22	64/10
MR. OGILVIE:	115/21 118/21	64/1	20,000 [2] 54/19	35 acres [5] 63/20
[39] 4/17 4/25	118/23 119/16	120 [2] 2/21 82/3	54/20	63/22 95/1 95/1
5/14 5/20 38/9 39/6	119/18 120/10	1215 [1] 2/20	20-10 [1] 2/2	95/4
39/15 39/18 47/8	120/13 120/20	1221 [2] 22/19	20-year [8] 9/25	35-acre [17] 19/20
48/11 58/18 62/21	120/25	22/21	10/9 10/20 10/21	25/23 26/5 26/7
69/10 69/12 72/22	THE WITNESS: [1]		11/7 11/22 40/9	29/17 29/22 29/24
75/3 75/6 76/5	119/17	133-acre [1] 92/4	59/2	30/13 30/17 32/24
76/25 79/25 80/6	·	15 [11] 16/1 19/1	2001 [3] 77/10	42/18 81/13 91/25
84/6 93/4 95/10	\$	19/7 19/8 20/2 20/3		92/3 92/10 94/22
95/17 97/16 101/15	\$1,000 [1] 45/24	26/20 27/24 46/16	2005 [5] 10/18	98/8
102/4 103/8 107/15	\$100 [2] 45/24	68/15 113/21	10/24 11/13 48/19	37 [4] 111/13
112/21 113/12 114/15 114/21	65/17	15 million [1] 59/4		113/17 113/22
	\$20,000 [1] 54/16	15th [2] 15/23	2006 [1] 56/2	118/25
115/15 115/18 120/7 120/12	\$200,000 [2]	77/7	2013 [1] 117/10	38,000 [1] 89/11
120/7 120/12	26/16 52/19	16 [3] 2/2 9/17	2015 [2] 11/3 66/9	
MR. SCHWARTZ:	\$205,000 [2] 26/9	29/11	2016 [1] 26/5	90/9
[1] 4/19	27/7	16.1 [3] 15/17	2017 [1] 15/9	396 [1] 3/16
MS. HAM: [26]	\$25,000 [3] 111/2	15/18 27/13	2018 [2] 15/14	4
4/14 37/18 38/4	111/5 118/10	16th [1] 74/21	25/21	
55/4 59/18 60/21	\$3 [1] 42/20	17 [9] 29/14 48/24	2019 [9] 9/16	4100 [1] 3/9
83/9 83/13 84/3	\$3 1/2 million [1]	85/7 85/10 93/9	15/23 16/1 16/6	413 [1] 106/17
88/2 88/6 91/14	42/20	93/15 93/21 93/24	19/3 19/25 39/24	415 [2] 3/18 3/19
98/19 101/10	\$35 [2] 65/4 65/11	104/10	39/25 70/25	435 [1] 113/6
101/23 104/7	\$35 million [1]	17 acres [1] 113/7	2020 [14] 9/17	5
107/10 107/19	65/11	17-acre [5] 28/20	16/10 16/16 18/24	541 [2] 1/25
107/23 108/18	\$45 [5] 10/4 11/8	42/9 42/13 92/4	18/25 19/17 20/1	122/17
108/24 115/20	11/18 48/16 84/11 \$45 million [3]	113/6	20/4 29/11 35/2 67/15 102/4 107/1	552-5816 [1] 3/19
115/22 118/22	10/4 11/18 48/16	17th [6] 9/14 40/6	107/25	552-7272 [1] 3/18
119/15 120/15	\$500,000 [1]	95/12 95/15 95/21 102/4	2021 [7] 1/22 4/1	56 [23] 5/8 5/15
THE COURT	26/22	18 [2] 29/16 48/24		17/19 21/3 21/9
CLERK: [1] 107/14	\$630,000 [5] 64/6	180 [3] 1/9 4/12	107/9 119/10	21/10 30/2 37/2
THE COURT	64/9 64/12 65/4	101/12	21 [2] 1/22 4/1	43/17 73/3 73/21
REPORTER: [5]	65/10	18th [5] 40/6 96/9	21st [7] 14/16	75/7 76/14 76/20
5/4 60/14 60/19	\$7 [2] 42/20 63/25	96/16 96/18 102/4	21/20 31/19 36/3	77/16 77/24 78/7
72/18 108/15	\$7 1/2 million [2]	19 [4] 29/18 71/1	37/13 77/10 77/11	79/10 79/18 79/21
THE COURT: [72]	42/20 63/25	71/1 77/12	2300 [1] 3/6	80/15 80/23 81/2
4/5 4/21 5/2 5/5		1964 [1] 2/13	24th [2] 46/22	5816 [1] 3/19
5/16 13/25 37/17		1977 [2] 24/7	119/10	6
38/3 38/7 39/1 39/8	reduced [1]	66/20	25 [1] 103/19	
39/17 43/23 44/2	70/11	1990 [3] 22/21	250 [7] 83/25	65-acre [3] 18/15
48/5 49/24 50/2	1	22/23 29/18	84/10 85/7 86/13	18/17 92/4
50/6 55/2 58/14		19th [7] 77/13	93/11 94/25 113/9	6930 [1] 2/23
60/16 62/3 64/18	1,700 [2] 104/14	78/8 79/4 79/6	250 acres [6]	6938 [1] 2/24
69/9 69/11 72/24	105/5	107/12 107/13	28/21 63/21 63/25	7
75/5 75/9 76/23	1,707 [1] 106/14	107/14	64/3 95/6 113/2	-
77/1 77/4 79/23 80/1 81/19 83/12	10 [1] 2/2	1:30 [1] 114/6	250-acre [4] 10/3	702 [6] 2/12 2/13
84/2 84/5 87/24	10 percent [2]	1:30 p.m [2] 77/14		2/23 2/24 3/9 3/10
88/5 91/8 91/15	64/1 64/2	79/6	26th [2] 14/14	704 [1] 2/10
00/3 31/0 31/13	100 percent [5]		14/15	7272 [1] 3/18
L	D ₂	l eggy Isom, CCR 541, RM	IR (l 1) MR. LEAVITT: - 7272

7	access [14] 19/14	78/22 78/25 86/5	adopting [2] 22/19	against [3] 69/20
	30/6 30/8 30/12	108/7 109/2 111/21	22/20	69/20 70/21
731-1964 [1] 2/13	30/15 30/18 30/20	113/1 117/25 118/1		aggressive [1]
733-8877 [1] 2/12	30/23 31/4 31/8	actually [5] 6/25	34/6	119/25
75-acre [1] 42/10	31/9 33/4 36/2	34/12 42/20 83/19	advance [4] 8/5	ago [20] 15/10
8	68/25	96/5	8/13 69/24 96/3	15/20 16/12 16/12
873-4100 [1] 3/9	accordingly [1]	ad [1] 34/21	advantage [3]	19/7 25/12 27/12
873-9966 [1] 3/10	103/20	add [6] 58/15 80/3	69/15 70/14 70/19	28/4 28/6 28/15
8877 [1] 2/12	accurate [3]	87/25 91/6 112/14	adverse [2] 45/2	31/9 31/13 31/21
89101 [1] 2/11	115/11 120/16	112/16	102/16	35/7 69/15 71/15
	122/11	addition [3] 20/15	advised [2] 5/25	83/11 83/15 89/9
89102 [1] 3/8	acquisition [2]	28/24 31/2	9/20	90/24
89117 [1] 2/22	22/13 23/1	additional [8]	aerial [1] 31/6	agree [2] 20/7
9				
	acre [31] 10/3 11/3		affect [1] 69/5	53/21
90 [1] 82/3	18/15 18/17 19/20	27/24 28/5 59/14	affidavit [13] 8/24	agreed [1] 10/8
940-6930 [1] 2/23	25/23 26/5 26/7	84/8 87/1	9/5 9/8 32/18 39/3	agreeing [1] 41/22
940-6938 [1] 2/24	28/20 29/17 29/22	Additionally [3]	44/23 54/1 54/4	agreement [2]
94102 [1] 3/17	29/24 30/13 30/17	9/11 41/9 49/15	62/23 62/24 63/2	63/23 97/17
9966 [1] 3/10	32/24 42/9 42/10	address [26] 15/4	78/21 78/24	ahead [2] 4/8
	42/13 42/18 81/13	21/6 21/17 21/22	affidavits [4]	115/17
9:32 [1] 4/2	85/11 91/25 92/3	26/3 37/24 38/2	32/19 32/23 33/2	akin [1] 118/25
:	92/4 92/4 92/4	43/25 50/16 50/17	33/3	all [110] 2/2 4/5
	92/10 94/22 95/2	54/25 62/22 88/2	affirmations [1]	4/21 4/21 5/2 5/3
:SS [1] 122/2				
A	98/8 113/6	90/2 90/4 98/17	83/5	5/5 5/13 5/16 8/19
	acres [22] 28/21	98/20 99/19 100/5	after [32] 13/1	11/13 12/16 13/10
A.M [1] 4/2	63/20 63/21 63/22	101/5 101/9 103/25	14/11 14/25 15/13	13/25 17/9 17/11
abiding [1] 118/13	63/25 64/3 64/3	106/1 112/22	16/5 16/23 16/25	19/8 21/16 23/9
ability [4] 25/24	64/5 64/10 83/25	114/17 114/19	20/2 36/11 36/12	23/19 23/22 24/6
40/24 70/7 122/11	84/11 85/7 86/13	addressed [15]	36/12 36/14 37/19	24/16 24/21 25/10
able [7] 8/18 38/18	93/11 94/25 95/1	20/8 20/9 21/25	37/24 43/22 47/13	25/24 26/1 31/5
38/24 43/9 64/4	95/1 95/4 95/6	45/8 64/24 69/13	48/3 51/5 51/6	33/7 33/21 36/4
66/3 101/11	113/2 113/7 113/9	92/2 95/8 97/21	51/24 65/19 66/16	37/17 39/17 44/9
about [30] 7/6	action [46] 6/1 6/2	98/2 98/8 98/11	67/10 68/18 68/20	44/15 46/22 46/22
19/14 24/22 25/17	6/4 7/25 8/2 8/24	100/1 105/9 117/16	70/24 70/25 71/1	47/10 47/10 48/8
28/15 29/10 31/9	12/13 12/16 12/21	addresses [2]	76/11 109/13	49/20 49/24 50/5
	13/7 13/8 13/10	21/11 66/6	109/14 115/1	52/4 52/6 52/9 54/6
35/1 35/7 43/25	13/22 22/15 22/18	addressing [3]	afternoon [6]	56/3 56/18 57/25
49/16 62/22 66/24		15/6 89/7 94/19		
68/18 70/4 72/6	22/20 22/22 23/5		37/13 77/14 79/6	58/15 60/2 61/3
72/12 80/1 83/10	24/15 41/7 41/8	adequately [1]	81/1 82/4 114/6	61/23 61/25 64/18
83/15 85/4 85/7	42/2 42/17 42/18	38/15	afternoons [1]	67/6 67/7 69/9
85/11 85/18 94/18	43/7 43/19 47/10	adhere [1] 109/10	82/1	69/17 71/7 71/10
96/20 98/14 108/17	47/15 47/21 47/22	adjacent [1] 42/9	again [46] 5/5	71/11 71/20 71/21
111/16 115/23	48/1 48/4 63/12	adjudicate [2]	11/13 15/7 20/3	71/24 72/6 74/13
absolutely [7] 9/7	66/4 66/7 66/10	92/1 92/3	21/14 23/10 23/10	74/20 75/17 77/20
13/12 50/2 52/24	66/13 67/4 67/20	adjudicated [2]	25/3 34/19 37/1	78/2 78/8 81/20
53/7 69/11 88/22	72/2 72/7 72/9	12/2 12/16	38/10 38/10 38/10	82/8 83/6 84/2
absurd [5] 57/24	72/12 79/12 80/15	adjudicating [1]	39/23 39/23 39/23	90/22 91/4 91/15
88/16 88/22 88/23	80/22	92/4	41/25 43/15 47/9	91/24 92/15 93/12
98/23	actions [37] 17/5	adjudication [11]	49/1 54/14 63/5	93/14 97/17 99/5
	22/2 23/6 23/12	5/23 6/4 7/23 8/20	63/16 63/20 68/14	100/6 100/21
abundantly [1]	23/14 23/18 24/4	12/1 12/6 12/19	71/20 72/4 72/4	100/0 100/21
21/16	24/9 24/18 24/19	13/9 13/23 36/24		100/23 102/13
abuses [2] 112/13			72/15 73/18 80/21	
118/9	25/5 25/11 25/11	41/19	81/3 93/19 94/8	105/16 106/7
abusive [1] 112/4	25/13 25/14 26/15	administrative [4]	95/5 98/4 100/6	106/19 108/2 108/4
abuts [3] 31/3 31/6		2/2 21/12 23/24	101/2 103/15 104/7	108/13 109/2 110/8
31/7	36/4 41/2 51/18	69/16	106/8 106/10	110/16 110/18
accept [2] 89/2	52/3 52/7 52/8	admit [1] 65/10	112/23 112/23	111/17 114/8
89/4	78/14 78/15 78/17	admits [1] 12/18	112/23 118/6	115/13 115/23

A	58/24 113/24	applicable [1] 41/6	59/5 59/5 94/5	attaches [1] 33/19
	answer [15] 15/17	application [2]	96/22 98/8	attempt [6] 40/23
all [4] 118/1	15/19 27/14 49/19	32/24 35/25	argue [3] 35/2	55/11 109/3 110/11
119/18 120/14	50/23 53/5 53/5	applications [2]	89/14 97/5	112/6 118/15
122/5	58/13 69/7 97/22	42/12 113/5	argued [15] 34/21	attempted [1]
alleged [2] 20/13	100/3 100/17		39/20 57/2 71/5	117/14
119/11		apply [4] 37/7		
alleges [1] 21/4	100/19 104/22	67/23 73/11 95/4	76/12 89/8 90/24	attempting [2]
alleging [1] 20/14	105/1	appraiser [1] 87/2	92/19 94/20 96/19	7/24 111/2
Allen [1] 103/16	answered [1] 31/8		98/4 98/5 98/12	attempts [1] 108/8
allow [8] 6/5 7/16	anticipate [4] 39/2	76/5 88/13	99/13 105/17	attention [1]
13/14 27/13 40/8	74/3 79/13 82/10	appropriate [6]	argues [2] 34/10	54/11
	anticipated [3]	13/15 13/23 44/18	57/20	attorney [12]
42/14 43/21 111/1	77/6 77/15 80/12	79/12 79/21 82/9	arguing [5] 9/14	88/14 99/21 100/22
allowed [6] 43/16	any [41] 7/13	appropriation [2]	73/2 78/3 78/4 78/5	103/23 103/25
57/16 95/23 108/2	10/19 10/24 11/1	53/11 54/3	argument [25]	104/2 104/3 104/4
109/17 113/10	11/24 12/1 12/9	approved [2]	10/5 10/7 10/7	104/6 104/19
allowing [1] 9/22	13/22 14/21 41/11	42/12 113/5	17/18 18/1 20/25	104/19 105/12
almost [1] 82/4				
alone [1] 9/8	42/17 42/18 43/2	APRIL [7] 1/22 4/1	21/2 21/2 29/10	attorney's [2]
along [4] 13/22	43/7 46/3 48/2	14/14 14/15 77/7	30/1 39/12 40/11	25/25 110/7
30/19 30/20 60/2	54/10 54/17 64/16	77/10 77/18	63/11 65/3 65/8	attorney-client [7]
already [15] 17/17	65/25 66/3 67/5	are [105] 2/2 7/22	65/16 65/24 65/25	99/21 100/22 104/2
19/24 29/3 30/3	69/18 73/8 73/25	8/6 8/20 11/2 12/16	73/13 88/10 94/5	104/3 104/6 104/19
31/1 32/20 36/19	83/5 84/8 86/1	15/1 15/5 17/13	94/21 95/19 96/1	105/12
	90/10 92/25 94/5	20/4 20/8 21/14	97/9	attributable [1]
36/20 56/25 87/17	94/5 94/6 98/8	21/23 23/7 25/1	arguments [5]	47/21
87/20 90/22 100/22	101/20 112/23	25/14 25/15 26/1	41/10 62/22 73/9	audio [2] 70/11
101/4 106/2	112/23 115/4	28/3 29/24 34/12	81/7 81/12	93/20
also [17] 4/12 5/9	115/12 120/4 120/8	36/2 39/25 41/2	arranged [1] 69/24	
6/25 16/2 30/8	anymore [1] 42/8	41/14 44/8 45/13	as [166]	authenticate [1]
31/11 32/1 32/16	anything [18]	45/18 47/21 48/15	ask [15] 36/25	53/14
38/13 39/18 44/14	24/13 24/14 25/3			authenticates [1]
58/24 77/2 80/11		48/19 49/14 50/18	50/20 76/9 76/9	
107/5 111/7 111/22	41/12 43/23 57/19	52/16 52/24 53/15	110/21 110/24	33/20
Alta [3] 30/19	58/12 58/15 68/24	53/16 54/6 55/24	111/7 111/18	authenticating [1]
30/21 31/7	72/14 80/3 87/25	56/1 56/5 56/11	111/22 112/2 118/6	54/5
always [5] 28/21	100/16 102/25	56/11 59/12 59/16	118/10 118/17	authentication [1]
40/17 57/2 71/13	103/4 110/1 114/4	61/12 61/23 70/12	118/18 118/22	34/20
113/21	119/20	71/7 71/8 73/23	asked [9] 15/15	authorities [3]
am [7] 108/20	anyway [3] 55/1	74/1 74/10 74/16	26/19 28/16 30/11	75/17 82/2 113/20
	61/24 89/16	74/20 74/24 78/17	52/11 67/25 90/20	authority [1]
111/1 112/12	APACHE [1] 2/20	78/25 79/9 79/10	96/10 109/5	63/10
117/21 117/23	apologize [3] 63/9	81/23 82/18 82/25	asking [11] 20/16	authorizes [3]
119/16 119/19	108/24 114/16	83/10 84/8 84/18	21/17 24/16 56/10	22/4 34/2 51/14
amended [2] 5/24	apparently [2]	84/21 85/9 85/10	57/5 80/16 83/10	AUTUMN [2] 2/9
12/7	11/23 21/8	86/15 86/15 86/25	88/4 98/6 105/14	4/13
amongst [2] 17/16	appear [3] 46/9	87/4 87/22 87/22	117/23	available [3] 32/5
22/12	78/1 99/24	88/8 88/12 88/17	assess [1] 113/22	70/13 81/1
amount [5] 37/8	APPEARANCE [1]	89/14 89/22 89/23	assessor [1] 26/4	AVENUE [1] 3/6
56/11 69/19 78/14				
106/3	2/3	92/5 92/7 92/10	associated [1]	Aviv [2] 115/7
amounted [1]	appearances [5]	92/11 93/6 93/9	26/1	117/6
50/25	2/1 2/25 4/9 4/22	93/14 93/21 94/21	assure [1] 14/19	aware [2] 39/14
analysis [4] 23/21	5/3	95/5 98/21 100/16	assuredly [1]	56/20
47/11 67/3 67/12	appeared [1] 19/2	102/14 104/2	111/24	away [1] 108/20
ANDREW [3] 3/15	appearing [1]	105/16 105/21	at [124]	D.
3/20 4/20	101/20	110/19 115/9	attach [1] 109/17	<u>B</u>
animal [1] 45/25	appears [3] 51/9	117/18 117/18	attached [7] 33/22	back [24] 6/12
	65/25 86/4	117/19 119/13	34/11 103/10	10/6 11/11 17/7
anomaly [1]	appellate [2] 44/9	119/24 120/4	109/16 116/5	24/6 25/21 39/22
108/23	44/10	aren't [6] 11/1	119/13 120/18	42/11 45/5 53/4
another [3] 33/14		• • • •	, ,	62/22 73/17 73/17
i	İ			

D	become [1] 76/6	107/24 112/12	56/18	burden [1] 102/10
<u>B</u>	been [102] 6/24	118/11	Borgel [25] 85/24	business [4] 17/21
back [11] 73/24	6/24 6/25 7/14 7/20	begin [1] 107/21	86/1 86/3 86/9	17/22 17/25 74/20
81/21 82/7 95/10	8/25 9/9 9/15 9/15	beginning [2]	86/11 91/12 94/18	but [111] 6/11
100/2 102/20	9/16 12/3 13/10	55/10 57/2	99/16 99/17 99/24	6/17 6/18 6/23 7/7
105/22 106/22	15/10 15/16 17/17	behalf [4] 4/11	100/12 100/14	10/19 11/5 11/15
107/2 108/25	18/5 20/1 20/2 21/4	4/15 4/18 14/3	100/12 100/14	11/23 15/7 20/11
112/22	25/7 26/13 26/15	behavior [1]	101/20 102/23	20/15 21/22 32/6
backed [3] 84/20	26/18 26/19 28/22		103/5 103/6 103/7	34/10 34/17 35/20
94/13 94/14	29/17 30/4 31/3	119/22 being [15] 2/2 7/6	103/3 103/0 103/7	36/11 37/19 38/1
Badlands [5] 10/4	31/15 32/20 35/15	8/8 18/18 19/7 20/4	103/16 103/22	39/1 39/8 40/18
11/3 11/10 21/5	35/16 35/18 36/13		104/4 104/3 104/0	43/25 44/6 45/15
30/19	37/12 37/12 38/18	46/25 56/12 84/16 84/17 84/18 90/15	born [2] 59/3	45/17 46/12 46/13
ball [1] 88/20				
based [12] 7/19	40/3 40/13 40/15	108/18 111/10	116/21	48/7 52/17 52/20
9/8 9/24 40/9 48/23	41/18 41/21 41/22	115/12	both [6] 44/3 56/2	53/2 53/13 54/1
59/7 73/23 88/21	43/11 47/19 48/2	belief [1] 48/15	100/23 101/12	55/12 55/22 57/12
102/18 105/15	48/8 49/20 50/14	believe [13] 6/17	106/4 110/7	57/19 58/7 58/24
114/11 117/25	51/7 53/23 54/25	6/23 6/25 8/9 48/23	bottom [1] 46/4	60/23 62/4 62/14
bases [1] 29/12	55/20 56/25 57/7	58/3 69/23 71/6	bound [1] 56/4	64/23 64/24 64/25
basic [1] 88/24	61/14 63/2 64/4	71/6 99/18 100/25	bounds [1] 92/23	71/13 71/20 71/22
basis [20] 9/7	64/8 64/16 66/3	105/7 111/12	breach [5] 37/21	72/13 73/22 74/5
38/20 38/21 40/15	67/11 68/15 70/17	believes [2] 17/13	37/21 114/2 117/16	74/24 75/15 75/18
44/24 58/3 58/4	71/13 71/13 71/16	30/12	117/24	76/1 76/18 78/24
58/4 76/12 85/4	72/16 72/22 73/1	BEST [1] 122/11	breached [2]	79/17 80/11 81/17
88/15 89/21 89/22	73/24 76/11 82/4	better [2] 37/25	117/17 117/24	81/24 82/3 82/9
90/1 104/4 107/4	82/12 84/12 85/19	86/22	brief [11] 5/21	82/12 82/13 82/22
109/6 111/20	86/2 90/11 91/20	between [31] 10/1		83/2 83/14 83/21
115/12 118/2	97/20 98/3 98/4	10/10 10/18 32/22	23/9 48/13 63/7	84/15 85/9 87/4
Bates [2] 106/15	98/5 98/8 98/11	33/11 40/9 43/2	77/18 79/17 91/19	87/10 88/6 88/8
106/18	98/11 99/10 99/12	45/10 46/23 48/9	120/15	88/14 88/24 89/19
be [132]	99/13 99/14 99/24	50/19 50/21 52/23	briefed [6] 12/1	90/4 90/22 91/3
became [1] 39/13	100/21 100/21	61/3 63/23 84/24	98/4 98/5 98/11	92/9 92/25 93/19
because [71] 8/14	101/4 101/12 106/7	84/25 85/6 85/10	114/5 118/24	94/24 95/5 96/23
14/8 16/18 17/2	107/24 108/23	85/13 85/20 86/8	briefing [17] 16/6	97/5 97/8 98/1
17/21 21/10 22/14	113/21 116/16	86/11 87/18 93/6	16/16 16/24 16/25	99/17 99/20 100/10
23/14 24/2 25/12	118/4 118/11	93/10 93/14 93/20	19/3 19/5 26/20	100/18 100/20
26/25 27/21 28/10	before [43] 1/19	93/24 94/5 94/16	27/16 27/18 27/25	101/1 102/9 102/23
32/13 32/17 33/23	8/20 9/18 9/21 12/1	beyond [9] 83/22	29/4 35/1 68/15	104/8 105/13
34/17 39/10 43/12	15/5 19/2 21/1 21/9	83/22 88/24 96/23	74/9 77/20 79/3	106/12 107/4 109/7
45/21 46/4 46/9	21/19 25/15 27/11	100/8 100/13	80/8	110/19 110/23
47/14 50/2 50/6	28/20 41/17 53/3	113/19 114/4	briefly [2] 21/23	113/15 116/1
53/10 54/11 54/14	54/17 58/7 63/6	118/21	77/5	119/19 120/16
56/20 62/18 65/6	66/16 67/9 69/6	bifurcated [1]	bring [12] 6/5 10/6	С
65/11 65/15 65/21	70/3 73/16 78/4	87/13	13/21 20/18 20/22	
70/12 73/1 73/19	78/9 80/15 81/5	bigger [1] 74/22	24/22 43/4 43/21	CA [1] 3/17
73/23 74/4 74/7	88/11 91/4 92/5	binder [1] 49/18	43/21 54/10 109/20	calc [1] 45/22
74/14 74/22 75/20	92/5 92/6 105/4	binders [9] 11/6	117/2	calculation [4]
82/7 86/4 86/5	105/15 105/22	11/7 49/16 49/16	bringing [4] 7/5	5/12 45/7 45/10
86/21 87/6 88/12	109/20 110/25	49/16 49/17 55/25	41/17 54/6 54/7	45/21
88/20 88/21 92/20	114/22 117/2	55/25 55/25	brings [1] 43/3	calendar [5] 5/6
93/8 93/23 95/1	117/13 118/11	bit [4] 58/6 72/19	brought [9] 8/4	5/17 6/9 74/17 82/1
98/23 100/13 101/2	120/8 122/6	81/6 108/25	8/12 8/21 12/20	called [1] 9/21
101/11 102/6	BEFORE-ENTITLED		12/25 25/21 35/12	calling [1] 63/9
102/20 104/18	[1] 122/6	blowing [1] 49/2	100/11 118/1	came [1] 82/6
105/1 105/21 108/6	begged [5] 55/19	blown [1] 28/25	build [2] 65/20	camera [1] 56/1
108/10 108/23		boils [1] 65/9	83/19	can [56] 4/10 5/15
111/24 118/3 118/4	118/2	booked [1] 82/4	building [1] 56/23	7/13 11/20 13/16
119/24	begging [4] 55/20	books [2] 56/4	built [1] 49/6	17/15 22/16 24/11
-, -				24/15 30/6 31/19

С	89/4 90/15 102/7	check [1] 16/6	57/6 61/23 63/12	compared [1]
can [45] 31/21	102/8 102/11	cherrypicked [1]	72/3 75/20 89/15	49/23
31/23 34/5 36/6	102/17 108/3	86/23	111/14	compel [15] 9/13
	110/10 111/21	chooses [1] 59/23	clarify [1] 78/20	9/19 18/4 59/14
36/7 36/10 37/3	115/24 119/1 120/1	Chris [2] 32/17	CLARK [3] 1/7	83/5 88/11 90/13
37/3 37/4 43/6 51/5	case-terminating	103/16	122/3 122/14	95/12 95/19 96/16
51/21 52/14 52/21	[1] 119/1	cite [2] 66/3 117/9	clear [13] 21/16	97/2 102/3 103/11
53/13 56/5 57/21	cases [8] 34/22	cited [1] 53/1	25/21 31/3 33/25	103/19 108/1
58/18 59/13 60/16	67/8 70/5 72/11	cites [1] 72/10	42/5 42/5 72/24	compelled [2]
61/25 65/12 65/13	72/12 73/18 92/8	Cities [1] 54/6	73/15 81/15 93/12	103/21 114/16
65/14 65/19 68/2	92/8	city [199]	93/17 97/13 113/23	competing [1]
76/16 78/12 79/3	categorical [8]	City's [61] 7/12	clearer [2] 52/14	82/17
79/7 79/8 82/19	23/9 23/11 23/14	7/24 9/12 9/18	52/21	complaint [5] 5/24
89/8 90/2 92/14	23/17 52/1 52/2	13/13 15/24 16/2	clearly [4] 33/24	12/7 15/8 15/14
92/16 93/1 97/5	52/15 62/16	17/5 17/18 17/24	62/11 83/1 113/3	44/20
100/18 101/5	category [1] 86/14	18/4 18/8 18/16	client [17] 32/3	complaints [1]
101/13 110/16	cause [5] 24/13	20/25 25/13 26/15	32/5 32/9 36/20	18/7
111/8 117/17	36/15 41/8 55/8	26/24 28/16 30/2	54/14 54/17 91/23	complete [5] 6/6
120/16	68/4	30/10 30/13 30/15	92/14 96/11 98/9	6/8 6/10 13/15
can't [19] 12/15	caused [1] 90/11	30/17 32/23 37/21	99/21 100/22 104/2	43/17
18/2 24/14 26/11	causes [19] 6/2	40/11 40/24 41/2	104/3 104/6 104/19	completed [4]
27/10 28/9 28/10	6/4 7/25 8/1 8/24	43/17 47/25 57/9	105/12	8/17 18/6 40/13
42/2 42/2 52/16	12/12 12/16 13/7	63/7 63/19 64/8	close [1] 76/3	43/22
63/13 81/23 85/8	13/8 13/10 13/22	65/2 65/3 65/8	closer [2] 75/13	completely [8]
85/9 91/8 92/16	41/7 43/7 43/19	66/14 69/13 69/21	75/18	75/13 89/17 108/21
98/9 100/15 104/12	47/10 47/21 47/22	76/19 77/16 77/16	code [2] 29/19	109/23 111/3 111/4
cannot [3] 24/13	72/7 80/14	78/7 78/14 78/15	110/15	117/4 118/16
85/5 111/19	causing [2] 27/22	78/22 80/15 82/24	coffers [1] 26/24	complicated [6]
CARANO [1] 3/4	54/13	84/17 86/16 89/12	colleague [1]	10/21 11/23 49/2
care [5] 23/25 24/1	CCR [2] 1/25	96/21 97/3 97/6	84/23	49/4 49/13 58/22
76/16 117/21	122/17	103/11 107/20	collect [3] 27/6	complied [1] 59/8
117/22	Central [15] 12/19	103/11 107/20	42/3 43/6	complies [1] 46/21
carry [2] 25/23	12/20 12/23 12/25	110/21	come [5] 19/19	comply [1] 103/21
25/24	20/23 21/4 21/7	Civil [1] 111/12	31/24 32/4 53/1	components [1]
carrying [2] 26/2	21/11 21/15 21/18	claim [40] 12/19	102/24	73/16
46/9			comes [2] 37/2	comport [1] 17/24
case [82] 1/1 7/7	40/12 40/13 41/7 53/2 94/12	12/20 12/23 12/25 20/19 20/20 20/21	83/2	computer [2] 91/9
7/10 8/1 8/19 11/4	certain [5] 28/17	20/19 20/20 20/21 20/24 21/7 21/11	commenced [1]	100/9
11/4 15/2 15/8	85/9 102/21 111/1	21/15 21/18 21/23	26/12	computer-like [1]
15/10 15/22 15/25	117/11	21/13 21/16 21/23 21/24 22/8 23/8	common [1] 34/4	91/9
16/20 17/6 17/10	certainly [5] 7/12	23/12 24/6 24/6	Commons [3]	conceded [2]
17/14 18/9 18/10	54/21 57/4 60/9	37/5 37/6 37/6 37/7	48/21 49/7 49/12	26/20 31/1
18/14 18/15 18/17	104/21	40/12 45/15 53/2	commonsense [2]	concerned [12]
22/16 22/17 24/7	CERTIFICATE [1]	53/2 57/1 62/15	24/12 50/23	39/2 45/4 48/6
24/8 24/18 25/6	122/1	62/16 62/18 62/19	communications	62/15 72/25 74/5
25/9 28/21 32/8	CERTIFIED [1]	90/1 90/17 102/10	[24] 17/15 17/17	74/7 74/11 74/17
33/24 35/10 37/10	122/4	102/13 102/15	33/10 84/19 84/21	75/25 82/16 109/10
37/15 38/18 40/20	CERTIFY [1] 122/5	111/19 114/23	84/23 85/12 85/17	conclude [1] 37/1
43/10 44/12 44/13	cetera [1] 5/11	115/9	85/23 85/24 86/1	concluded [1]
45/6 45/11 45/11	change [8] 32/11	claiming [4] 61/16		121/1
45/20 45/22 48/22	32/14 32/15 33/8	104/18 106/4	94/6 94/16 94/18	concludes [3]
48/22 50/8 50/22	33/15 47/14 92/20	118/19	103/12 103/18	29/16 29/19 29/22
53/12 63/8 65/25	105/14	claims [23] 5/23	103/12 103/16	conclusion [1]
66/3 66/5 66/9 66/9	changed [3] 61/1	8/15 12/6 12/20	103/22 104/2 104/3	46/13
66/19 67/6 67/6	61/13 89/20	20/17 21/19 21/23	companies [2]	conclusions [2]
72/4 73/11 74/5	changes [1] 59/24	23/22 25/15 35/11	2/18 115/7	35/3 81/10
74/16 75/14 75/18	charge [1] 113/16	39/5 40/23 41/2	company [2] 1/9	condemnation [3]
76/7 76/13 80/14	charged [1] 45/24	41/20 44/19 51/13	118/14	34/22 51/10 63/11
80/23 82/1 87/14		.1,20 11,17 31,13	110/11	3 1,22 31,10 03,11
İ	I	i e	i e	l .

	1	1	1	
С	85/25 103/13	110/6 112/5	41/14	decision [11]
	104/11 104/16	could [24] 19/12	cut [11] 7/15 7/24	20/18 20/22 46/3
condition [1]	105/5	25/3 25/3 25/18	39/1 40/23 60/14	73/17 74/2 75/2
66/16	contain [1] 85/15	31/23 32/1 32/13	60/19 72/19 108/16	75/21 76/2 79/9
conduct [22] 7/17	contained [2]	33/4 46/8 50/21	108/16 108/19	82/15 82/21
7/24 8/19 9/1 9/1	113/19 115/4	50/25 55/25 67/25	113/13	decisions [2] 44/8
11/15 12/23 15/21	contend [1] 58/22	68/3 69/10 88/18	cute [1] 94/21	102/22
27/17 38/17 39/21	contends [2] 10/2	92/12 103/5 108/10	cutting [1] 108/20	declaration [3]
40/19 40/24 43/9	47/24	109/21 109/21	cynical [1] 8/8	39/3 39/13 44/24
44/5 44/8 53/22	contention [5]	115/5 117/2 117/2	cymcar [1] 0/0	deemed [1] 115/5
62/25 70/7 70/14	10/3 11/18 41/3	couldn't [6] 24/1	D	defend [2] 99/15
80/20 120/2	84/9 98/20		daily [1] 85/4	
conducted [1]		60/20 90/18 101/15	damage [4] 5/11	117/15 Defendant [2]
12/3	context [1] 24/12	104/25 116/9	55/9 102/10 102/15	
conducting [1]	continually [3]	council [2] 108/11	T	1/13 3/3
7/14	34/10 53/10 89/2	108/13	damages [20]	defense [3] 110/2
conference [4]	continue [15]	counsel [30] 4/16	12/14 12/15 13/4	111/20 119/25
6/20 45/12 96/8	12/22 29/2 35/19	6/14 8/9 9/20 9/21	42/1 42/3 42/4 42/6	defenses [2] 89/15
96/8	36/15 36/16 41/19	14/8 24/21 38/11	42/19 42/23 42/25	111/14
conferences [3]	54/19 54/20 55/6	40/25 48/24 49/9	43/1 43/6 45/7	defined [1] 30/18
70/3 98/25 99/10	78/7 89/13 99/15	49/15 49/21 51/2	45/10 45/21 47/17	DeHart [2] 85/2
confidential [7]	100/19 112/9	53/1 58/25 59/16	63/17 87/12 94/10	93/25
96/23 111/23	117/24	60/15 60/15 64/11	102/14	delay [11] 17/8
114/12 115/5	continued [8] 3/1	66/2 68/16 70/16	dash [1] 69/16	18/23 21/3 25/16
115/10 117/7	42/14 90/19 96/7	71/9 84/22 93/6	date [11] 19/1	41/19 54/12 54/19
117/19	96/15 104/23 112/3	108/15 108/16	22/23 27/21 27/23	55/8 90/10 109/6
confidentiality [2]	118/8	108/16 108/16	46/7 69/14 74/16	112/4
	continues [1] 89/5	counsel's [3] 59/6	79/4 89/11 102/3	delayed [2] 90/17
114/2 115/4	Continuing [1]	87/21 104/1	120/18	110/13
confirm [3] 32/20	36/21	county [4] 1/7	dated [2] 1/22	delaying [3] 27/8
57/23 64/8	contractors [1]	22/20 122/3 122/14	107/8	41/19 41/21
confirming [1]	83/18	county's [1] 22/18	dates [2] 98/1	delve [1] 80/14
78/25	contradict [1]	couple [2] 5/6	102/1	demonstrate [1]
confirms [2] 78/21	41/13	99/17	day [11] 28/9	7/13
78/22	contrary [4] 11/5	course [9] 56/12	36/25 38/12 38/14	demonstrates [1]
confused [1] 99/6	14/19 59/16 59/19	57/11 61/7 61/8	38/16 65/19 82/19	6/9
connected [1]	contrast [1] 45/19	68/12 80/22 85/2	93/15 96/6 96/7	denied [17] 9/7
66/22	conversation [1]	102/14 113/14	120/21	12/8 13/20 18/3
conscious [2]	88/19	court [195]	days [6] 76/20	18/20 32/24 33/1
20/18 20/22	conversations [5]	Court's [9] 16/20	77/21 80/24 82/3	33/2 33/3 35/25
consider [7] 37/3	22/11 22/12 23/1	37/21 59/9 76/6	82/4 109/14	36/1 36/2 43/20
41/1 74/13 79/21	24/24 24/25	76/21 80/21 81/8	de [2] 24/5 51/20	75/6 81/4 88/11
88/25 96/11 111/7		81/9 105/24	de [2] 24/3 31/20 deadline [2] 6/21	
consideration [5]	corner [1] 49/7		8/13	88/12
72/2 72/13 72/16	correct [6] 39/5	courthouse [1]		denies [5] 12/10
72/21 84/10	60/18 97/17 107/18	82/7	deadlines [3] 7/20	76/14 76/19 77/15
considerations [1]	120/7 120/12	courtroom [1]	40/17 41/17	81/2
72/10	correctly [3] 64/21		deal [8] 62/1 65/5	deny [6] 6/3 23/19
CONSTITUTES [1]	64/22 84/7	cover [1] 4/21	65/6 65/12 65/15	30/24 36/6 75/15
122/10	correspondence	covered [2] 87/18	65/22 114/6 118/24	79/18
Constitution [1]	[1] 56/21	120/11	dealing [2] 73/21	denying [5] 13/13
65/14	cost [12] 86/16	COVID [5] 19/12	75/19	13/13 15/24 16/2
constitutional [1]	87/1 91/22 92/8	19/16 31/16 31/17	deals [1] 49/2	16/2
65/13	92/10 94/20 94/22	90/6	dealt [1] 114/1	DEPARTMENT [1]
construction [2]	94/24 95/3 95/5	created [1] 116/12		2/2
56/22 83/17	97/20 98/7	creates [1] 44/9	15/14	depo [1] 53/4
consultant [4]	costing [1] 54/18	critical [1] 27/10	decide [1] 109/21	depose [13] 32/2
	costs [9] 25/25	cross [4] 12/24	decided [4] 32/20	32/4 32/5 32/9
91/11 98/14 99/18	26/1 26/3 28/2	13/2 13/16 43/4	36/13 99/14 117/4	32/10 32/17 45/3
106/14				
	41/13 46/9 54/15	crushing [2] 28/3	decides [1] 78/16	53/15 62/9 63/5
consultants [5]	41/13 46/9 54/15	crushing [2] 28/3	decides [1] 78/16 deciding [1] 92/7	53/15 62/9 63/5

depose... [3] 68/10 68/17 69/2 deposed [1] 68/22 deposing [1] 68/18 deposition [34] 9/2 9/22 9/25 10/11 10/14 11/15 11/20 11/21 12/3 38/20 38/24 38/25 39/11 40/4 40/8 43/11 43/14 43/14 53/6 53/19 53/25 62/25 63/19 64/11 64/14 64/20 70/22 70/24 71/3 71/12 71/18 71/22 95/24 96/4 depositions [1] 39/19 deprive [1] 113/1 **DEPT [1]** 1/3 **derailed** [1] 81/6 designated [2] 111/14 111/15 designations [1] 104/21 desire [1] 76/6 desirous [1] 42/6 desk [2] 56/6 98/2 detailing [1] 107/5 determination [10] 13/3 28/10 48/3 52/6 54/15 64/9 64/15 78/13 90/25 117/3 determine [17] 19/13 24/19 29/5 29/15 30/6 34/24 35/4 37/7 48/1 50/13 51/24 52/8 64/7 64/17 67/1 75/21 81/11 determined [11] 16/9 19/25 20/1 20/4 26/7 27/4 27/5 27/21 72/17 76/17 89/9 determines [3] 67/8 67/9 67/10 develop [16] 25/24 42/7 42/9 42/13 42/14 42/23 52/12 55/11 92/9 99/23 108/8 109/4 110/11 112/7 113/6 113/12 developed [1] 46/15 developer [90]

5/22 6/5 6/13 6/20 7/2 7/23 8/14 8/22 9/3 9/23 9/24 10/1 10/2 10/8 10/10 10/15 10/18 11/1 11/9 11/14 11/17 12/1 12/10 12/18 12/21 13/9 13/21 38/11 38/22 40/7 40/10 40/16 41/14 42/2 42/5 42/7 42/8 42/13 42/14 42/16 42/25 43/3 43/3 43/6 43/8 43/12 43/18 43/21 46/20 46/21 46/23 47/23 47/24 48/9 48/17 48/25 50/19 50/21 50/24 52/24 59/8 59/11 63/8 63/24 64/5 69/14 69/20 70/19 72/4 72/7 85/14 85/21 86/9 86/11 87/12 87/18 94/6 94/14 94/16 96/10 96/12 96/17 96/18 103/9 103/11 103/13 103/15 103/21 113/8 113/10 developer's [49] 6/3 7/6 7/19 7/21 8/6 8/9 9/6 9/10 9/19 9/21 10/20 11/18 12/7 13/14 38/11 40/25 41/22 42/4 42/12 49/9 49/15 49/21 58/25 59/6 63/11 64/11 70/16 71/8 80/18 80/18 81/10 84/9 84/14 84/19 84/22 84/24 85/6 85/13 85/14 85/15 85/25 86/23 87/7 87/21 93/5 94/9 103/25 112/25 113/5 developers [2] 33/11 41/16 developing [1] development [7] 7/7 9/20 86/3 86/12 **disclosure [3]** 6/21 87/6 87/7 110/13 did [40] 6/22 17/21 disclosures [6] 17/23 19/6 20/3 29/3 32/14 32/21 33/15 34/17 34/25

35/22 35/23 35/24 37/20 45/19 56/8 56/8 58/2 67/20 68/6 68/8 68/9 75/15 78/23 79/13 79/18 80/6 80/7 80/10 96/6 99/18 99/24 105/1 105/2 105/3 106/1 107/12 109/8 116/24 didn't [41] 7/9 10/19 10/24 16/15 19/4 19/5 20/3 20/13 20/14 21/8 22/24 22/25 23/1 27/18 32/6 32/9 41/12 65/18 71/2 71/5 72/20 79/14 79/16 85/21 85/25 88/2 93/5 93/17 93/19 93/22 94/4 96/5 99/20 99/20 103/18 104/11 116/7 116/7 117/3 118/13 120/15 difference [1] 45/19 **different [9]** 45/25 59/25 61/16 61/17 61/18 73/12 83/13 89/4 92/5 differently [2] 17/21 17/23 **difficult [3]** 79/5 82/12 115/22 difficulties [1] 6/14 diligent [1] 7/14 dime [1] 65/18 diminishment [2] 63/14 64/16 direct [1] 103/6 directed [1] 96/1 **direction [2]** 34/13 111/13 122/9 directly [3] 15/4 41/6 66/22 **Dirt [1]** 108/11 **disbelief [1]** 88/19 **discern [1]** 64/5 disclosed [3] 8/25 9/9 45/1 7/20 115/10 6/16 6/19 8/6 8/14 86/19 86/22 discovery [73]

5/11 6/6 6/7 6/10 7/14 7/15 7/16 7/17 7/25 8/17 8/18 8/19 9/1 12/23 13/15 15/22 17/9 18/5 19/9 20/10 20/15 21/6 25/8 27/13 27/17 28/8 28/15 28/18 29/2 30/2 30/8 30/16 30/23 31/1 31/9 31/10 31/15 35/16 36/12 38/17 39/21 39/23 39/24 40/2 40/12 40/13 40/19 40/24 41/6 41/16 43/10 43/17 43/22 44/5 44/8 48/7 53/23 55/7 69/17 69/18 70/4 70/7 70/14 80/20 87/13 89/5 92/23 101/18 110/4 111/10 111/11 112/4 112/13 **discrete** [1] 39/4 discretion [1] 111/8 discuss [2] 62/2 96/11 discussed [3] 46/16 87/20 96/4 discussion [9] 19/24 37/24 47/1 62/12 70/3 73/23 82/23 83/2 102/9 discussions [1] 44/14 disingenuous [1] 61/14 dismiss [6] 15/25 16/2 18/9 18/10 18/16 89/3 disobedient [1] dispute [2] 28/19 28/22 **disputes** [1] 41/3 disseminate [1] 111/25 disseminated [1] 109/22 distinction [1] 45/10 distortion [1] 55/6 **DISTRICT [3]** 1/6 1/20 66/8 ditch [1] 33/9 **do [69]** 4/23 5/3

5/4 8/12 17/2 17/9 17/10 19/8 19/13 19/17 24/13 24/14 28/11 30/23 31/5 32/6 35/13 35/20 36/10 38/18 45/9 46/10 48/7 52/6 53/15 55/6 56/20 56/24 57/3 57/4 57/17 59/13 61/2 61/3 67/8 67/18 68/24 69/3 72/25 73/14 73/20 75/12 75/14 77/1 77/1 79/19 81/20 82/8 82/9 82/13 82/17 82/23 82/24 90/1 96/2 100/9 101/17 102/2 102/3 102/9 102/21 109/7 110/13 110/13 116/25 117/3 119/7 119/19 122/4 doc [1] 34/14 **DOCKET [1]** 1/2 doctor [2] 45/23 45/24 document [7] 32/25 33/1 50/9 57/13 57/18 92/12 106/24 documentation [2] 83/3 87/16 documents [139] does [14] 4/21 4/22 25/4 27/2 28/19 28/22 42/22 54/1 55/23 64/20 64/25 78/21 78/24 98/1 doesn't [18] 18/3 23/23 23/25 33/24 42/7 42/16 42/22 52/1 60/9 60/10 61/11 76/17 93/9 98/10 101/20 101/21 117/21 120/1 doing [5] 20/3 42/17 101/23 110/3 118/4 **dollars [3]** 36/18 56/11 118/15 **domain [2]** 29/12 29/14 don't [78] 6/17 17/14 17/15 17/16 18/2 27/6 31/23

				1
D	47/9 63/13 69/13	enjoy [1] 120/21	114/22 115/5	exist [5] 18/2 18/3
	71/10 90/5	enjoyment [1]	115/18 117/10	92/22 98/10 101/21
don't [71] 32/1	early [1] 45/11	51/19	120/16	existed [1] 114/22
34/8 35/13 36/5				
37/19 37/23 37/23	eclipsed [1] 113/7	enough [6] 7/10	event [6] 12/12	expectations [3]
39/1 43/24 44/7	economic [2]	35/14 36/5 68/6	76/10 76/10 76/13	84/20 94/13 94/14
	23/19 52/4	91/1 110/9	76/18 79/18	expecting [1]
44/22 46/2 46/2	effect [1] 70/4	ensure [1] 40/18	eventual [1] 107/4	100/5
48/6 48/12 48/23	efficient [1] 82/10	enter [2] 80/7	ever [1] 89/6	expedite [1] 43/5
51/22 52/14 52/21	effort [1] 33/9	80/10	every [14] 17/9	expenses [1]
53/8 53/20 56/4				
60/21 61/24 68/8	efforts [1] 70/6	entered [10] 10/16		45/13
68/23 68/24 68/24	EHAM [1] 2/25	15/23 16/1 17/4	53/22 68/16 68/17	experience [2]
	EHB [1] 2/18	19/25 35/2 49/4	82/4 90/15 91/9	88/21 89/25
68/25 69/1 69/1	EHBCOMPANIES.C	67/14 77/7 119/9	92/12 106/24 108/3	experienced [1]
71/6 73/25 73/25	OM [1] 2/25	entire [7] 17/8	109/24	55/10
74/25 75/11 76/3		21/5 21/10 63/25		
79/15 80/3 80/5	eight [2] 7/1 77/21		everybody [1]	expert [22] 6/15
80/5 82/5 82/22	Eighth [1] 66/8	88/10 113/1 113/9	46/5	6/19 6/21 7/20 8/6
87/4 87/13 90/23	either [11] 42/18	entirely [11] 20/16		8/13 14/9 14/10
	74/23 89/15 92/20	21/18 22/8 22/9	4/7 80/2 102/1	14/13 14/14 14/18
92/17 92/21 93/23	99/23 103/6 104/19	22/10 22/15 23/4	102/7 105/24	14/22 15/1 35/19
95/9 97/25 99/6	105/11 106/2 106/5	23/12 25/1 52/25	120/21	35/20 35/22 40/17
100/6 100/12				
100/13 101/10	119/22	68/11	everything [9]	45/17 45/22 86/5
101/18 101/21		entitled [17] 11/15		86/17 86/19
	ELIZABETH [3]	35/3 38/11 38/13	70/1 75/1 76/11	experts [6] 6/15
101/24 102/6 103/2	2/19 4/14 37/18	38/16 39/18 43/1	90/20 100/14 106/6	8/11 8/15 14/21
104/17 108/18	else [8] 43/23	62/25 64/8 87/15	evidence [5] 78/2	86/6 103/13
112/15 113/13	57/19 58/2 80/3		- - ·	
113/14 113/20		89/10 89/23 91/2	79/1 86/2 86/10	explained [2]
115/11 115/22	83/7 87/25 89/19	94/15 95/6 96/2	111/15	68/20 92/11
117/22 119/4	102/7	122/6	evidentiary [5]	express [4] 27/10
	else's [1] 105/24	enumerated [1]	38/21 58/4 89/22	63/24 68/5 68/5
done [22] 17/20	email [4] 19/18	55/14	110/18 119/21	expressed [3] 6/13
17/22 17/25 19/12	48/14 83/8 86/1	error [1] 116/12	exact [3] 100/3	7/3 8/10
22/9 22/10 23/25	emails [24] 32/3		102/6 104/8	extension [5] 6/21
24/1 24/2 24/23		especially [2]		
25/4 30/4 31/24	84/25 85/1 85/3	111/9 115/24	exactly [13] 50/7	7/2 7/20 40/16
32/1 50/25 68/3	85/6 85/8 85/9	ESQ [5] 2/8 2/9	56/14 61/8 61/19	41/16
	85/10 85/13 85/22	2/19 3/5 3/15	66/5 71/4 76/23	extensions [3] 7/4
74/17 109/3 109/24			76/04 400/6 405/46	
	I 88/13 88/22 89/25	essence [3] 74/4	/6/2 4 100/6 105/16	7/5 41/23
110/6 111/24	88/13 88/22 89/25	essence [3] 74/4	76/24 100/6 105/16	7/5 41/23
115/24	93/6 93/9 93/10	81/22 82/14	105/23 106/10	extensive [2] 17/4
115/24	93/6 93/9 93/10 93/13 93/15 93/18	81/22 82/14 essentially [3]	105/23 106/10 109/8	extensive [2] 17/4 29/4
115/24 down [3] 65/9 82/7	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24	81/22 82/14 essentially [3] 17/18 73/14 75/21	105/23 106/10 109/8 exaggerating [1]	extensive [2] 17/4 29/4 extent [2] 78/22
115/24 down [3] 65/9 82/7 122/5	93/6 93/9 93/10 93/13 93/15 93/18	81/22 82/14 essentially [3]	105/23 106/10 109/8	extensive [2] 17/4 29/4
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24	81/22 82/14 essentially [3] 17/18 73/14 75/21	105/23 106/10 109/8 exaggerating [1]	extensive [2] 17/4 29/4 extent [2] 78/22 78/23
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1]
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1]	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1]
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1]	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1]
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1]	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1]
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1]
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1]	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1]
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7 90/19 103/3 108/7	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1]	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6 80/21	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1] 47/2	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24 exhausted [1]	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5 F facing [1] 7/22
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7 90/19 103/3 108/7 E	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1] 47/2 even [23] 8/7	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24 exhausted [1] 21/12	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5 F facing [1] 7/22 fact [13] 6/8 23/22
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7 90/19 103/3 108/7 E each [15] 6/23 7/2	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6 80/21	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1] 47/2	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24 exhausted [1]	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5 F facing [1] 7/22
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7 90/19 103/3 108/7 E each [15] 6/23 7/2 7/8 7/11 51/22 90/2	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6 80/21 engage [2] 34/23 67/20	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1] 47/2 even [23] 8/7 14/16 14/24 15/4	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24 exhausted [1] 21/12 exhibit [2] 48/12	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5 F facing [1] 7/22 fact [13] 6/8 23/22 35/3 39/15 40/15
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7 90/19 103/3 108/7 E each [15] 6/23 7/2 7/8 7/11 51/22 90/2 98/2 98/3 100/5	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6 80/21 engage [2] 34/23 67/20 engaged [3] 23/18	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1] 47/2 even [23] 8/7 14/16 14/24 15/4 18/18 20/16 23/23	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24 exhausted [1] 21/12 exhibit [2] 48/12 103/10	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5 F facing [1] 7/22 fact [13] 6/8 23/22 35/3 39/15 40/15 59/12 70/18 81/2
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7 90/19 103/3 108/7 E each [15] 6/23 7/2 7/8 7/11 51/22 90/2 98/2 98/3 100/5 105/13 106/2	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6 80/21 engage [2] 34/23 67/20 engaged [3] 23/18 35/11 78/25	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1] 47/2 even [23] 8/7 14/16 14/24 15/4 18/18 20/16 23/23 23/25 34/17 36/13	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24 exhausted [1] 21/12 exhibit [2] 48/12 103/10 Exhibit X [1]	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5 F facing [1] 7/22 fact [13] 6/8 23/22 35/3 39/15 40/15 59/12 70/18 81/2 82/5 85/18 96/18
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7 90/19 103/3 108/7 E each [15] 6/23 7/2 7/8 7/11 51/22 90/2 98/2 98/3 100/5	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6 80/21 engage [2] 34/23 67/20 engaged [3] 23/18 35/11 78/25 engages [5] 22/2	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1] 47/2 even [23] 8/7 14/16 14/24 15/4 18/18 20/16 23/23 23/25 34/17 36/13 41/25 52/1 54/2	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24 exhausted [1] 21/12 exhibit [2] 48/12 103/10 Exhibit X [1] 103/10	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5 F facing [1] 7/22 fact [13] 6/8 23/22 35/3 39/15 40/15 59/12 70/18 81/2 82/5 85/18 96/18 113/4 114/5
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7 90/19 103/3 108/7 E each [15] 6/23 7/2 7/8 7/11 51/22 90/2 98/2 98/3 100/5 105/13 106/2 106/13 106/20	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6 80/21 engage [2] 34/23 67/20 engaged [3] 23/18 35/11 78/25 engages [5] 22/2 24/8 34/1 51/18	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1] 47/2 even [23] 8/7 14/16 14/24 15/4 18/18 20/16 23/23 23/25 34/17 36/13 41/25 52/1 54/2 88/9 89/6 89/14	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24 exhausted [1] 21/12 exhibit [2] 48/12 103/10 Exhibit X [1] 103/10 exhibits [3] 119/11	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5 F facing [1] 7/22 fact [13] 6/8 23/22 35/3 39/15 40/15 59/12 70/18 81/2 82/5 85/18 96/18 113/4 114/5 facto [2] 24/5
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7 90/19 103/3 108/7 E each [15] 6/23 7/2 7/8 7/11 51/22 90/2 98/2 98/3 100/5 105/13 106/2 106/13 106/20 106/23 107/6	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6 80/21 engage [2] 34/23 67/20 engaged [3] 23/18 35/11 78/25 engages [5] 22/2	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1] 47/2 even [23] 8/7 14/16 14/24 15/4 18/18 20/16 23/23 23/25 34/17 36/13 41/25 52/1 54/2	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24 exhausted [1] 21/12 exhibit [2] 48/12 103/10 Exhibit X [1] 103/10	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5 F facing [1] 7/22 fact [13] 6/8 23/22 35/3 39/15 40/15 59/12 70/18 81/2 82/5 85/18 96/18 113/4 114/5 facto [2] 24/5 51/20
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7 90/19 103/3 108/7 E each [15] 6/23 7/2 7/8 7/11 51/22 90/2 98/2 98/3 100/5 105/13 106/2 106/13 106/20	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6 80/21 engage [2] 34/23 67/20 engaged [3] 23/18 35/11 78/25 engages [5] 22/2 24/8 34/1 51/18	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1] 47/2 even [23] 8/7 14/16 14/24 15/4 18/18 20/16 23/23 23/25 34/17 36/13 41/25 52/1 54/2 88/9 89/6 89/14	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24 exhausted [1] 21/12 exhibit [2] 48/12 103/10 Exhibit X [1] 103/10 exhibits [3] 119/11	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5 F facing [1] 7/22 fact [13] 6/8 23/22 35/3 39/15 40/15 59/12 70/18 81/2 82/5 85/18 96/18 113/4 114/5 facto [2] 24/5
115/24 down [3] 65/9 82/7 122/5 drainage [1] 87/2 Drive [1] 30/19 due [7] 6/19 8/7 16/10 18/25 30/24 77/18 77/18 Dunaway [1] 87/3 during [10] 17/8 19/16 31/17 37/2 69/18 69/19 90/7 90/19 103/3 108/7 E each [15] 6/23 7/2 7/8 7/11 51/22 90/2 98/2 98/3 100/5 105/13 106/2 106/13 106/20 106/23 107/6	93/6 93/9 93/10 93/13 93/15 93/18 93/20 93/23 93/24 94/5 100/24 eminent [2] 29/12 29/14 emotions [1] 115/23 encourage [1] 80/13 end [7] 27/6 28/7 34/21 70/10 73/4 82/19 97/1 endorse [2] 76/6 80/21 engage [2] 34/23 67/20 engaged [3] 23/18 35/11 78/25 engages [5] 22/2 24/8 34/1 51/18	81/22 82/14 essentially [3] 17/18 73/14 75/21 estimates [14] 86/17 86/25 87/1 87/1 91/23 92/8 92/10 94/20 94/22 94/24 95/4 95/5 97/20 98/7 et [1] 5/11 et cetera [1] 5/11 Euclids [1] 65/20 evaluate [1] 10/13 evaluation [1] 47/2 even [23] 8/7 14/16 14/24 15/4 18/18 20/16 23/23 23/25 34/17 36/13 41/25 52/1 54/2 88/9 89/6 89/14	105/23 106/10 109/8 exaggerating [1] 36/17 examine [1] 80/22 example [6] 45/11 73/2 75/11 75/15 91/10 102/23 exchange [7] 14/9 14/10 14/12 35/19 83/21 115/8 117/6 exchanging [1] 14/14 exhaust [1] 23/24 exhausted [1] 21/12 exhibit [2] 48/12 103/10 Exhibit X [1] 103/10 exhibits [3] 119/11	extensive [2] 17/4 29/4 extent [2] 78/22 78/23 extinguish [1] 24/9 extinguished [1] 66/23 extraordinarily [1] 35/16 extrapolate [1] 60/5 F facing [1] 7/22 fact [13] 6/8 23/22 35/3 39/15 40/15 59/12 70/18 81/2 82/5 85/18 96/18 113/4 114/5 facto [2] 24/5 51/20

	I	I	I	
F	57/15 77/24 89/3	FOREGOING [1]	gamesmanship [1]	19/19 20/25 23/10
	107/1 108/1 109/15	122/10	110/22	27/2 30/7 31/19
factors [3] 41/1		form [1] 97/14	gave [6] 27/17	31/22 31/22 34/15
74/13 79/9	filing [5] 9/9	FORT [1] 2/20	28/14 34/25 35/1	37/3 37/4 39/22
facts [10] 37/4	109/19 112/1 117/1	forth [10] 4/8 5/24	83/23 100/3	50/3 51/22 53/4
37/7 37/8 44/13				
54/9 78/5 78/12	119/1	16/17 44/20 44/24	gee [3] 99/6 116/6	54/8 54/8 54/9 56/3
79/8 81/9 102/17	fill [1] 49/18	46/14 50/3 58/16	117/4	58/18 59/15 62/21
factual [1] 76/12	final [2] 12/9	63/23 83/21	general [6] 30/18	68/24 78/10 78/11
failed [1] 57/15	101/25	forthcoming [1]	30/20 45/12 45/16	78/12 79/8 81/21
fairly [4] 44/13	finally [7] 33/17	11/24	103/7 104/10	92/14 95/10 98/9
	37/15 41/24 70/24	forward [7] 18/14	generic [1] 102/24	102/20 115/17
46/10 75/8 108/23	85/23 90/15 94/19	28/2 32/7 37/13	gentlemen [1]	godsend [1] 74/22
fall [3] 35/15 35/15	find [5] 57/19	37/14 70/5 79/21	44/2	goes [4] 24/6 27/2
103/7	101/6 101/11	found [6] 81/12	GEORGE [4] 3/5	47/1 87/8
falls [1] 106/6	101/04 104/12	81/14 81/16 92/22	4/18 4/25 5/14	GOGILVIE [1] 3/11
familiar [1] 76/7				
family [16] 10/22	finding [7] 29/11	111/11 117/5	germane [3] 54/2	going [78] 10/5
29/19 29/20 29/20	29/14 29/16 29/18	four [10] 15/10	62/11 62/20	10/13 11/14 11/24
29/24 33/12 46/24	67/15 103/4 115/18	15/11 15/25 18/9	get [42] 11/21	12/22 13/4 13/7
48/10 49/5 50/20	findings [3] 29/8	26/12 29/10 35/1	17/23 20/12 20/13	14/10 16/11 16/21
50/22 50/25 52/24	35/3 81/9	62/20 63/22 89/3	20/14 27/6 28/10	19/14 23/10 27/13
61/4 67/17 85/18	finds [4] 12/13	fourth [12] 5/23	33/10 36/3 44/18	29/7 29/8 34/12
	41/25 42/24 42/25	12/6 13/8 20/21	45/25 46/10 46/25	35/14 35/21 35/21
far [13] 39/2 45/4	fine [5] 5/18 11/14		52/14 54/14 55/22	35/22 40/7 42/11
48/5 62/14 72/25	76/15 101/7 101/9	43/7 44/19 62/17	61/22 62/13 62/13	42/17 43/5 43/13
73/7 74/10 74/17	first [40] 4/10 5/13		64/14 65/7 65/9	45/5 46/5 46/6
74/24 75/24 82/15		framed [1] 83/14	71/1 72/20 73/3	49/21 50/3 50/7
104/17 108/20				
Fax [2] 2/24 3/10	6/18 12/6 13/8	FRANCISCO [1]	74/7 74/17 75/13	50/16 50/17 52/18
fear [1] 109/7	20/19 21/2 21/23	3/17	75/18 75/25 76/24	52/19 52/20 53/15
February [7] 18/24	25/8 26/19 28/11	frankly [4] 71/6	77/1 79/5 82/15	53/17 53/18 54/10
20/1 46/21 59/9	30/11 34/23 35/6	88/15 108/7 110/9	89/17 96/6 102/1	54/11 56/11 59/12
70/25 107/25 119/9	37/6 39/14 40/22	free [3] 65/22	108/12 110/18	60/1 60/1 64/11
	41/1 43/6 44/19	65/23 82/1	111/2 115/14	71/11 71/11 71/17
federal [4] 16/19	44/22 46/17 47/6	freeway [1] 65/20	118/15	71/20 71/21 73/17
17/3 17/6 27/22	50/12 50/16 62/15	Friday [1] 31/20	gets [3] 65/22	73/18 74/7 74/15
feel [3] 45/1	64/15 67/2 75/19	frivolous [1] 99/15	88/14 88/22	74/16 75/12 75/25
114/16 120/5	84/18 89/9 93/12	front [3] 23/13	getting [3] 11/11	79/15 79/16 80/9
fees [4] 25/25	104/18 104/23	99/25 114/11	58/6 88/24	81/21 82/14 82/20
30/25 110/6 110/7	104/24 115/23		Ghanem [12] 4/15	
feigned [1] 99/5		full [2] 28/25		98/16 101/11
fell [1] 105/12	five [6] 27/15 28/4	122/10	37/18 48/14 50/10	102/13 102/20
fence [1] 33/3	32/15 33/16 62/6	full-blown [1]	50/17 54/24 68/20	103/24 105/22
few [4] 6/12 29/7	85/1	28/25	80/4 84/6 87/24	110/18 113/19
29/8 88/14	floor [2] 5/19	fully [9] 43/9 45/1	98/16 112/17	118/21 118/24
	74/21	46/21 69/25 98/3	give [22] 15/18	119/7 119/7 119/19
fiction [1] 115/2	focus [8] 24/2	98/4 98/5 98/5	35/14 36/25 37/10	120/2
Fifteen [1] 16/12	47/25 62/14 63/12	98/11	57/13 57/13 57/18	golf [3] 56/12 61/7
fifth [1] 62/18	66/4 66/6 67/13	further [23] 25/4	57/25 58/11 61/25	61/8
fight [1] 110/25	78/15	25/16 29/18 50/22	77/20 78/10 80/24	gone [6] 18/13
figure [5] 74/13	focused [2] 23/4	54/12 55/8 57/12	89/15 89/19 92/15	26/4 26/23 31/17
75/1 75/10 75/10	95/20		92/16 100/14	
102/19		57/23 57/25 58/13	, ,	56/7 56/8
file [6] 15/19 69/2	focuses [8] 22/7	81/1 83/16 84/1	100/18 101/6 118/6	good [8] 4/6 4/14
76/21 80/24 89/5	22/14 23/12 62/15	90/18 92/25 97/5	118/7	4/17 4/19 5/5 14/2
99/15	66/25 67/3 67/3	97/9 99/4 104/25	given [3] 7/10	45/15 55/4
filed [26] 5/9 5/22	67/13	106/5 111/23	33/12 76/20	got [13] 53/4 65/5
15/9 15/12 15/14	focusing [1] 66/12	112/14 116/9	giving [1] 37/12	65/6 65/11 65/15
	followed [2] 91/21		glitch [2] 70/11	65/21 65/22 67/7
15/17 15/25 16/18	99/11	G	93/21	81/6 96/5 96/23
17/1 18/9 18/16	foreclosed [1]	game [1] 89/1	go [38] 4/8 4/10	96/25 102/14
18/17 27/21 29/4	52/8	games [2] 110/12	5/13 8/4 17/12	government [31]
29/5 41/4 46/14	, _	112/5	_,	3
		, ~		

G government... [31] 14/18 22/2 22/8 22/15 23/4 23/12 23/18 24/2 24/8 24/14 24/19 25/10 34/4 34/6 34/10 36/4 47/15 48/4 51/14 51/16 51/18 52/3 66/4 66/7 66/10 66/13 68/6 68/9 72/2 72/9 72/12 government's [9] 23/6 23/14 24/4 24/18 25/5 52/7 52/8 63/12 67/4 governmental [1] 47/5 grading [1] 87/1 **grant [1]** 112/2 granted [6] 37/22 43/18 90/15 109/12 116/15 117/20 granting [1] 13/21 grants [1] 76/13 great [6] 37/12 65/5 65/6 65/12 65/15 65/22 Greg [3] 85/24 86/1 91/11 gross [2] 27/7 36/15 **groups [2]** 84/18 87/19 **guess [5]** 18/22 38/4 46/20 62/17 76/9 had [53] 6/14 9/1 9/16 10/12 15/17 15/21 16/6 17/8

9/16 10/12 15/17 15/21 16/6 17/8 17/10 17/11 18/22 19/8 19/16 19/23 20/11 22/11 22/12 24/24 24/25 27/20 27/24 28/24 29/10 35/19 39/21 44/15 45/6 59/8 62/8 62/12 67/16 67/18 68/16 69/22 69/23 70/2 73/6 82/7 83/2 96/7 99/19 105/10 105/11 107/4 107/24 108/3 110/9 116/16 116/20

117/12 117/13

122/6 122/12 hadn't [3] 56/7 56/8 98/5 half [22] 15/20 15/21 19/9 19/11 20/12 25/7 25/12 26/18 26/22 27/11 28/3 28/5 30/9 31/15 31/16 32/4 35/16 36/12 36/15 36/21 39/21 53/23 half years [1] 25/12 hall [1] 99/25 **HAM [13]** 2/19 4/15 37/19 48/14 50/10 50/17 54/24 68/20 80/4 84/6 87/24 98/16 112/17 hand [1] 69/15 handled [1] 112/18 hands [2] 16/20 70/17 handy [1] 108/11 **happen [1]** 13/7 happened [10] 23/3 23/4 46/12 49/1 56/16 60/7 90/19 105/23 113/23 113/24 happy [2] 58/13 91/3 harass [2] 55/8 112/4 hard [2] 28/22 29/17 harm [2] 55/9 110/5 has [109] 5/22 5/25 6/13 6/14 7/2 7/3 7/3 7/14 7/20 8/10 8/11 8/17 8/25 8/25 9/15 11/1 11/17 12/3 15/10 15/21 17/8 18/5 18/10 20/2 20/11 22/8 24/1 24/2 25/18 25/23 25/24 25/25 26/1 26/4 26/8 26/13 26/23 27/24 28/11 28/12 28/21 29/17 30/11 30/18 30/19 31/3 31/4 31/5 31/11

31/15 35/20 36/9

36/13 36/20 37/11

37/12 39/21 40/13

40/18 40/19 41/18

41/21 42/8 42/14 46/15 48/2 53/22 55/16 55/17 56/25 57/1 57/3 61/1 61/13 62/8 64/4 64/8 64/15 66/15 66/25 67/11 68/16 71/13 71/13 72/15 72/17 72/20 72/22 84/12 90/11 91/6 91/20 95/13 97/20 98/3 98/4 98/7 98/10 99/23 100/20 101/2 101/3 102/17 106/7 110/12 111/24 112/25 115/24 118/14 hashed [1] 101/4 hasn't [8] 15/16 31/17 38/18 41/21 42/16 43/11 70/23 98/21 have [193] haven't [10] 11/20 15/17 27/20 40/3 58/1 70/23 74/11 88/9 89/20 99/7 having [9] 8/10 8/14 60/25 68/12 68/14 80/19 98/1 109/14 117/15 **HAYES [1]** 3/16 he [47] 17/21 17/22 17/23 17/25 24/14 24/24 24/25 25/24 25/25 25/25 26/11 33/18 35/21 53/25 54/1 55/14 60/5 60/6 64/21 64/23 65/5 65/6 65/10 65/11 65/15 68/2 68/3 72/10 72/11 78/21 78/21 78/22 78/24 79/14 79/16 79/16 79/17 86/4 86/5 88/13 88/20 88/22 91/6 98/21 99/17 103/24 120/15 **He'll [1]** 14/23 **he's [5]** 26/15 26/22 32/5 53/17 89/25 head [2] 67/24 101/16 hear [17] 14/1 38/10 41/12 47/6 57/6 57/9 60/20

70/16 71/22 93/5 93/19 94/3 94/4 110/18 112/23 114/17 116/1 heard [24] 2/2 9/13 13/17 14/7 18/18 19/7 46/18 49/25 55/5 57/9 59/17 84/6 88/10 91/4 93/8 95/12 95/14 96/17 98/21 102/3 110/8 110/17 111/16 116/23 hearing [36] 1/17 8/5 9/18 14/11 14/15 16/11 16/13 16/16 16/22 18/24 27/9 28/25 29/9 32/10 32/12 34/15 36/4 37/2 54/8 58/25 78/1 78/2 78/8 79/22 80/9 80/25 88/8 94/21 95/9 96/15 97/1 104/24 104/24 108/23 110/19 114/6 hearings [11] 8/10 40/5 44/14 48/25 97/15 97/25 99/4 99/11 105/9 114/18 119/21 hears [2] 78/2 95/14 heat [1] 90/7 **Height [2]** 22/19 22/21 held [11] 22/5 22/20 22/22 23/11 24/8 29/11 66/20 67/17 98/25 99/10 106/16 helpful [1] 101/14 **her [1]** 60/15 **here [30]** 4/6 11/12 18/22 21/1 25/22 34/21 36/8 36/17 37/1 44/19 45/20 49/8 51/21 52/10 54/22 55/23 56/6 62/19 67/7 68/4 73/9 88/25 89/1 92/1 92/2 93/15 100/5 100/9 105/15 105/21 **here's [19]** 15/7

21/1 23/16 24/11

30/13 30/15 30/16

33/22 44/2 48/5 54/3 54/4 65/1 65/2 67/5 67/6 73/1 77/23 92/14 **HEREBY [1]** 122/5 HEREUNTO [1] 122/13 herring [1] 30/3 hey [5] 35/21 36/5 53/15 54/18 78/16 hiding [1] 88/20 highly [1] 86/12 **him [12]** 30/25 32/5 32/10 32/14 53/15 55/13 56/21 62/25 68/17 68/18 68/22 103/2 himself [1] 68/3 hire [1] 65/19 his [27] 23/1 23/1 24/13 25/1 27/1 27/1 32/14 39/3 43/13 49/10 63/2 64/14 65/7 65/12 65/13 68/12 71/17 72/11 78/21 78/23 78/24 81/12 84/23 88/19 88/21 95/22 103/9 historical [1] 81/24 **history [11]** 10/1 10/10 10/20 11/8 11/22 40/9 42/11 45/6 59/2 85/20 95/23 hit [2] 67/24 70/1 **hold [1]** 74/15 **holds [1]** 51/13 hollow [1] 71/25 home [2] 82/11 82/11 **Honor [118]** 4/10 4/14 4/17 4/19 5/1 5/14 5/20 8/16 9/11 9/18 13/6 14/2 14/3 14/5 14/13 14/17 14/19 14/22 15/1 15/7 15/9 15/20 18/8 18/16 19/17 20/6 24/6 24/12 28/7 28/24 31/13 32/11 32/16 32/18 34/19 36/15 36/23 37/16 37/18 38/9 38/13 39/22 42/11 43/15 43/24 47/9 48/11 49/25 51/21

LAS VEGAS CITI OI				April 21, 2021
н	100/8 114/4	37/19 37/23 41/25	improperly [1]	instinct [1] 44/23
-	I'll [14] 5/20 37/1	42/24 42/24 43/25	115/2	instruction [1]
Honor [69]	38/6 39/22 47/6	44/7 44/23 45/2	in [298]	22/17
53/21 54/16 54/24	54/24 58/16 71/4	47/14 48/12 48/22	in-house [1] 4/16	integral [1] 12/20
55/4 58/12 59/18	74/22 89/17 91/5	51/6 51/13 51/16	inaccurate [1]	intel [1] 108/9
60/1 62/21 63/5	91/18 102/22	51/18 52/3 54/3	117/8	intended [3] 69/25
63/13 64/19 65/2	107/21	54/17 56/5 58/12	inappropriate [1]	109/19 118/12
65/17 66/5 68/2	I'm [80] 7/5 10/5	59/11 59/11 59/11	98/13	intending [1]
68/14 69/5 69/10	11/12 19/14 23/9	61/25 62/23 63/14	inception [2]	117/1
69/12 70/9 72/5	29/7 29/8 36/8	67/23 68/18 68/23	110/10 110/11	intensive [1] 45/22
75/3 76/5 76/10	36/17 38/4 44/4	69/10 71/10 71/20	included [3] 48/12	intensive [1] 13/22
77/3 77/12 78/19	44/12 46/1 46/4	74/24 75/6 75/15	63/24 95/2	interest [5] 29/4
79/25 80/6 81/5	46/6 46/11 46/16	77/2 77/15 78/16	including [1]	35/12 36/13 81/11
83/9 84/25 85/3	50/16 54/18 59/18	81/2 81/2 82/22	43/10	83/21
88/2 91/7 91/14	60/14 60/21 60/25	84/6 90/21 92/25		interests [3] 29/12
91/18 91/23 92/18	62/18 66/17 66/18	93/23 94/2 94/2	inconsistencies [1]	
93/1 93/4 95/10	66/19 66/19 68/4	94/2 94/24 94/24	32/22	interfere [2] 67/4
96/2 97/8 97/16	72/19 72/23 73/12	95/5 96/2 97/4	incorrect [1] 64/13	
97/19 98/10 98/13	73/21 74/12 74/12	97/19 98/4 100/7		interim [1] 46/12
98/19 101/10 102/5			increase [1] 112/5	
103/3 103/8 104/7	74/25 75/9 75/12	100/18 101/6 101/8	indeed [1] 96/13	interpretation [1]
105/7 107/15	75/19 76/3 77/10	101/10 101/13	indicated [6]	61/10
107/19 107/24	77/11 80/2 81/21	102/13 107/1	39/12 63/13 81/8	interprets [1]
109/20 110/9	81/25 82/1 82/9	107/21 108/11	81/11 97/2 122/7	59/24
112/21 113/3	82/14 87/17 88/24	110/12 110/13	indiscernible [1]	interrogatories [2]
114/15 115/16	91/2 94/20 95/11	112/15 113/14	101/13	30/11 103/14
115/20 117/8	97/8 97/13 100/9	118/24	indisputably [1]	interrogatory [2]
119/17 120/7	101/10 101/17	ignore [6] 59/23	87/11	103/9 103/17
120/22	101/18 101/19	89/17 110/2 112/9	individual [4]	interrupt [1] 43/25
HONORABLE [1]	101/19 101/21	112/10 117/22	35/25 39/13 45/1	intimately [1] 76/7
1/19	101/23 102/19	ignored [5] 111/3	54/1	into [12] 26/16
hoops [1] 110/12	102/20 103/4 105/7	111/4 112/11 117/3	individuals [2]	49/4 53/1 58/6
hope [2] 68/5 68/5	107/3 107/10	118/16	33/20 34/12	61/22 77/7 80/9
hoping [1] 11/21	107/12 108/15	ignores [1] 70/18	information [6]	80/10 80/14 88/18
hours [2] 29/10	113/19 113/25	III [1] 3/5	20/12 21/17 33/7	111/15 122/8
35/1	115/15 118/24	illuminate [1]	85/15 103/5 117/11	introduced [1]
house [1] 4/16	119/6 119/7 119/7	64/12	inherent [1] 65/17	9/22
how [26] 5/7 17/2	120/2 120/16	imagine [2] 85/5	initial [3] 19/10	introducing [1]
17/14 17/25 24/11	I've [10] 12/4 66/2	85/10	27/25 39/24	111/15
25/17 25/18 27/10	73/1 73/6 73/23	immediate [1]	initially [2] 18/4	invasion [5] 33/24
27/10 41/5 48/6	82/7 102/21 112/10	110/19	18/24	34/9 34/11 38/23
50/20 50/22 52/14	113/21 118/13	immediately [6]	inquiry [7] 34/23	47/11
52/21 62/20 83/13	i.e [1] 102/17	55/21 57/14 68/21	34/24 35/6 35/9	invent [1] 98/9
83/24 88/13 88/22	idea [1] 45/15	71/2 90/16 111/25	35/10 84/7 84/16	inverse [3] 34/22
100/6 100/13 104/8	identified [6] 26/5	impact [2] 24/3	insisting [1] 99/1	51/10 63/11
	41/5 63/6 97/14	69/5	insofar [2] 74/4	investigate [1]
106/10 109/10	103/13 103/15	impair [2] 24/9	74/6	33/18
111/16	identify [3] 28/12	51/19	inspect [1] 69/25	investment [4]
however [1] 89/9	30/12 101/13	impaired [1] 66/23		47/12 84/20 94/13
Hsu [1] 33/25	identifying [1]	important [9] 29/8		94/14
Hualapai [7] 30/19 30/20 31/7 48/21	28/7	44/6 62/10 65/2	inspection [4]	investment-backe
	if [94] 6/22 7/12	74/2 74/6 74/15	69/21 69/22 70/18	d [3] 84/20 94/13
49/7 49/8 49/12	9/3 11/4 11/13	75/23 102/16	75/24	94/14
humorous [1]	12/10 13/4 14/6	imposed [5] 26/8	inspections [1]	invite [2] 31/20
57/20	15/12 18/15 20/7	69/16 70/20 114/24		31/21
hundreds [2]	20/25 22/2 23/18	115/1	instance [3] 6/23	invited [3] 31/13
36/17 36/18	24/8 24/19 34/1	improper [6] 16/18		31/21 68/17
I	34/4 34/6 35/10	17/1 17/2 17/5	instances [1] 7/1	inviting [1] 19/19
	35/13 36/4 37/1	18/11 27/22	Instead [1] 51/12	involve [1] 115/6
I'd [4] 58/13 81/20	,,,,	' '		
		one CCD E41 DN		(11) Haman invalue

EAS VEGAS CITT OF
I
involved [2] 49/5 115/7
involving [3] 48/20 49/11 115/6
irrelevant [7] 20/16 21/19 22/9
22/10 25/1 52/25
68/11 is [312]
isn't [10] 9/4 12/9 34/11 41/11 43/2
43/7 45/1 62/24 63/8 115/11
ISOM [3] 1/25 122/4 122/17
issuance [1] 76/21 issue [68] 15/6
16/4 16/8 16/14 18/19 18/23 26/21
27/12 28/21 28/25 29/1 29/1 29/5
29/16 30/25 31/9 32/19 34/24 36/13
36/14 37/2 41/15 41/24 44/10 45/2
46/17 47/2 47/5 47/17 47/18 50/3
50/3 55/13 57/11 58/16 59/19 60/11
61/15 62/12 67/14 73/8 74/23 77/13
79/22 80/23 82/23 83/6 85/4 87/10
91/9 91/22 92/2 93/16 94/19 95/8
96/5 96/6 97/20 98/6 98/7 98/15
100/6 101/5 107/18 113/19 113/24
114/1 117/2
issued [3] 19/10 105/8 114/2
issues [25] 18/7 20/7 20/8 24/21
28/8 30/3 37/20 44/10 54/2 54/6
62/6 73/2 73/22 78/8 79/10 82/18
82/25 90/23 92/7 98/2 98/3 101/8
105/22 114/8 119/23
issuing [1] 73/17 it [270]
it's [107] 4/5 4/11 4/11 9/8 11/5 17/2
18/13 19/20 22/6
1

22/9 22/10 23/9 24/14 25/5 25/13 26/18 26/19 26/25 30/3 33/21 34/19 35/2 35/8 35/14 35/15 37/19 37/19 37/25 39/3 39/8 42/4 42/5 42/17 44/6 45/22 46/18 47/2 47/17 47/25 50/23 53/5 53/7 53/18 54/1 54/2 54/11 54/13 57/3 57/24 57/24 59/7 59/13 59/19 60/3 61/13 62/11 63/16 64/2 64/2 64/2 65/24 66/5 66/12 67/6 68/15 71/4 71/15 71/16 72/24 73/4 73/15 74/15 74/19 75/15 77/12 78/2 82/12 83/13 83/14 83/19 87/10 87/10 87/19 87/19 87/19 88/21 88/22 89/1 89/3 94/8 94/11 95/14 97/23 98/11 100/21 101/4 102/8 107/13 107/19 108/18 111/12 113/3 115/9 115/22 118/19 119/8 120/5 item [3] 50/11 82/14 106/13 items [10] 88/3 91/6 100/23 105/10 105/14 106/2 106/16 106/21 107/7 111/11 its [36] 5/23 5/24 5/25 6/15 7/7 7/10 7/14 8/1 8/11 8/11 8/15 8/15 8/17 8/19 8/23 10/2 11/9 12/19 13/15 17/18 29/12 38/12 38/13 38/17 38/22 40/20 41/9 43/10 43/17 48/17 49/10 64/9 64/9 76/20 103/14 103/17 itself [5] 22/6 34/8 81/15 81/18 90/11 **JAMES [3]** 2/8 4/11

14/3

January [7] 16/10 16/16 18/25 107/9 107/11 107/12 107/14 January 19th [1] 107/14 January 1st [1] 16/10 January 2020 [2] 16/16 18/25 January 29th [2] 107/9 107/11 **JIM [1]** 2/14 **Jones [1]** 18/19 judge [72] 1/19 1/20 16/12 16/15 16/18 16/21 16/23 17/14 18/13 18/19 18/22 19/2 19/23 20/18 21/1 21/14 21/22 23/3 23/9 23/22 25/20 25/22 26/25 27/11 28/2 29/7 30/14 31/24 33/7 33/19 34/4 34/17 34/21 35/13 36/3 36/17 37/9 50/20 51/9 52/7 53/4 53/20 54/7 54/13 54/14 54/18 54/23 59/6 60/15 65/24 66/11 66/17 67/5 67/8 67/9 67/10 67/19 67/25 69/3 69/8 70/3 71/4 71/16 72/23 73/6 77/23 79/2 79/20 92/6 92/6 92/10 113/21 Judge Sturman [1] 92/6 judges [3] 74/20 92/5 92/7 judgment [68] 8/23 9/6 12/25 13/2 13/16 13/19 13/20 13/23 14/6 14/11 14/15 14/24 15/13 15/15 16/3 16/7 16/14 16/17 16/24 17/1 19/4 19/6 19/10 20/9 20/19 20/22 20/23 21/3 21/9 21/15 21/21 24/17 25/2 25/8 25/21 26/19 26/21 27/9 27/12 27/16 27/19 28/1 30/24

31/18 32/12 39/4 40/22 43/4 43/19 44/16 44/25 44/25 53/3 63/1 63/3 69/3 69/7 72/8 73/5 73/21 76/15 77/13 77/17 77/25 78/1 78/3 79/22 80/19 judicial [2] 18/12 66/8 July [6] 9/16 16/6 19/2 19/25 39/24 39/24 jury [6] 12/14 12/15 13/4 42/1 42/24 81/25 just [97] 4/6 10/6 14/8 18/8 19/14 20/12 21/22 24/11 25/17 26/3 26/16 26/22 27/15 27/15 29/7 29/8 35/21 36/16 37/9 38/1 39/9 39/13 42/22 46/4 46/10 47/17 49/3 49/12 50/20 53/1 53/14 53/20 54/12 55/5 56/12 56/19 57/24 58/2 58/21 59/13 61/15 62/4 63/9 65/5 66/17 66/18 66/19 68/20 68/24 71/14 71/16 71/24 73/17 74/2 74/5 74/12 74/19 74/25 75/13 75/23 76/1 77/5 81/7 81/15 82/9 85/9 87/25 88/24 89/1 90/4 90/18 91/18 93/16 95/18 97/12 98/19 99/5 99/14 100/13 101/21 101/25 102/1 102/16 102/19 104/25 105/20 105/25 108/20 108/25 114/16 114/16 115/11 116/2 119/19 119/24 120/6 120/16

Kaempfer [4] 32/17 38/25 84/22 103/16 Kaempfer's [1] 39/19

keep [3] 19/1 79/4 119/19 kept [1] 93/23 **KERMITT [1]** 2/7 KERMITTWATERS. **COM [1]** 2/14 **kick [3]** 30/23 32/10 54/12 kind [3] 58/7 109/1 117/10 **knew [1]** 118/3 know [80] 6/24 16/18 17/2 17/14 23/6 25/11 25/14 31/23 32/1 35/24 35/24 36/1 36/1 36/2 37/8 37/19 37/23 42/11 44/9 45/13 45/14 45/18 47/3 48/6 48/8 52/14 52/21 56/5 58/6 60/6 60/11 60/21 61/24 62/1 64/2 68/23 68/25 69/1 73/10 75/11 75/25 76/24 76/24 82/22 83/17 83/19 83/21 83/24 85/8 86/18 86/25 87/8 87/11 88/17 93/23 95/13 95/13 97/3 98/20 99/6 99/24 100/6 100/10 100/10 100/12 100/15 101/10 102/3 103/2 104/17 105/4 105/11 105/21 106/9 106/12 108/18 111/24 112/15 115/22 117/25 **knowing [2]** 16/21 16/21 **known [1]** 25/12 **knows [4]** 27/5 45/12 84/15 86/4

lack [2] 70/6 86/22 land [22] 1/9 4/12 30/3 49/2 55/11 57/11 57/22 59/22 61/5 84/22 86/5 86/6 91/11 98/14 101/13 103/12 110/7 110/14 112/6 112/25 116/22 118/19 landowner [35]

Peggy Isom, CCR 541, RMR

(12) involved - landowner

	Ī			
L	lawsuit [1] 109/4	54/15 57/5 57/6	36/8 44/12 44/21	many [12] 17/14
	lawyer [1] 88/21	64/21 65/1 67/19	45/5 46/1 46/13	44/5 49/16 85/2
landowner [35]	lawyers [1] 119/24		46/16 101/8 101/18	85/3 86/4 88/13
14/6 17/20 21/4	least [5] 29/18	78/24 87/9 87/10	102/19 102/23	88/22 89/9 105/21
21/12 22/9 22/11	77/21 78/10 82/22	111/21	107/10 113/25	110/25 118/11
23/19 23/21 23/23	114/11	light [1] 70/10	119/6 120/17	March [2] 19/17
24/1 24/12 24/22				
24/23 25/3 25/18	leave [1] 13/21	like [15] 38/2	looks [1] 23/16	69/23
25/19 25/23 26/9	LEAVITT [27] 2/8	39/14 50/9 71/15	lose [1] 79/16	material [1] 9/4
26/13 26/19 27/7	4/11 14/3 36/8 39/7	77/6 81/20 91/9	loss [2] 45/14 52/4	materials [2]
27/8 28/3 30/11	39/20 40/11 41/12	94/3 97/5 99/12	lot [10] 44/13	86/17 111/15
30/24 32/13 33/15	41/13 47/7 50/10	102/7 107/21	54/13 59/13 83/16	matter [14] 4/23
36/16 41/14 55/9	55/17 56/7 57/1	112/16 118/25	93/9 93/13 93/18	14/21 36/23 47/17
	61/17 64/18 72/10	119/20	95/13 95/14 111/16	47/18 55/7 72/25
66/25 67/15 68/8	80/1 81/8 81/11	likewise [2] 89/17	loud [1] 38/5	74/7 91/13 97/15
69/2 92/23	88/7 90/3 91/5	101/24	Lowie [23] 9/23	109/20 115/15
landowner's [10]	91/17 94/20 95/21	limited [2] 9/22	10/12 11/16 12/2	115/18 122/7
16/3 20/20 20/21	112/15	114/11	32/17 36/9 38/25	matters [8] 2/2 5/6
21/24 26/5 26/6	•			15/5 57/2 93/18
30/10 32/10 34/16		line [2] 46/4 46/16	39/19 40/8 43/11	
35/4	81/7	list [2] 32/19 99/16	49/4 62/9 63/5	95/14 95/14 99/25
landowners [10]	led [1] 61/5	listed [5] 5/7 99/18		may [36] 14/16
4/15 15/12 17/16	left [1] 60/22	106/13 106/15	68/1 68/10 70/23	15/23 16/1 21/20
23/25 28/16 29/5	legal [4] 30/18	115/7	78/18 85/1 85/1	22/9 22/10 22/11
	31/4 31/7 63/10	listening [5] 39/11	93/25	22/12 24/22 24/22
33/5 61/4 108/9	legally [2] 29/21	73/1 73/13 73/24	Lowie's [8] 10/14	24/23 24/23 24/24
118/14	67/18	80/2	40/4 64/10 65/1	24/25 31/18 36/3
lapsed [1] 69/19	lender [2] 22/12	listing [1] 106/23	71/3 71/12 71/22	37/13 43/25 49/25
largely [5] 56/2	100/23	lists [1] 29/19	95/24	77/2 77/10 77/12
56/20 90/8 90/18	lenders [7] 33/11		luxury [1] 113/6	77/13 77/18 78/8
99/21			<u>iuxui y [1]</u> 113/0	
LAS [12] 1/12 2/11	33/13 85/13 85/14	86/24 99/22 113/23	M	79/4 79/6 80/12
2/22 3/8 4/1 4/18	94/4 94/6 94/7	113/24 118/2		88/7 92/8 95/3
5/8 34/13 34/15	length [1] 39/20	119/23 119/24	ma'am [13] 38/3	97/19 107/22
49/8 65/7 65/19	less [1] 24/1	little [6] 39/12	38/7 55/3 60/16	107/23 108/11
Las Vegas [5] 4/18	let [22] 20/6 21/22	57/21 58/6 72/19	62/3 87/25 91/8	115/20
34/15 49/8 65/7	21/22 25/1/ 25/1/	81/6 83/13	91/16 101/7 107/22	May 19 [1] 77/12
65/19	26/3 28/7 34/21	LLC [2] 1/9 2/18	108/17 115/14	maybe [7] 37/25
	44/18 52/18 52/20	LLP [2] 3/4 3/14	118/21	64/1 82/3 86/18
last [22] 7/1 10/15	54/24 59/15 62/18	local [1] 103/12	Madam [1] 5/3	86/18 104/11
33/9 33/16 39/25	66/17 78/9 93/12	locate [2] 104/7	made [16] 11/5	119/23
40/6 43/12 49/22	100/15 108/24	106/10	20/18 20/21 29/9	MBA [1] 36/1
60/17 68/15 71/7	108/25 114/19	located [1] 88/17	35/6 35/10 39/22	MCDONALD [1]
71/14 71/16 72/20	114/19	log [2] 100/8	44/8 59/16 59/20	3/4
75/17 82/3 82/22	let's [8] 4/8 26/16	106/25	84/13 84/17 90/5	MCDONALDCARAN
87/17 90/7 95/17			90/25 95/18 102/21	
105/4 115/14	65/5 70/25 78/7	logs [1] 105/3		O.COM [1] 3/11
last-ditch [1] 33/9	78/8 78/9 79/20	long [4] 18/13	maintaining [1]	MDA [1] 33/1
later [6] 9/17	level [2] 45/9	37/11 89/16 110/24	110/7	me [39] 9/21 20/6
14/16 27/15 27/15	120/1	look [30] 22/16	make [25] 21/2	21/22 21/22 25/17
83/24 90/12	liability [47] 12/13		30/25 39/9 44/3	25/17 26/3 28/7
law [24] 29/13	12/17 13/11 16/7	24/17 24/18 31/6	44/18 46/3 50/6	34/21 37/24 39/6
	16/8 16/10 16/13	36/4 37/4 37/13	52/6 54/19 61/11	44/18 54/18 62/18
29/14 35/3 45/6	16/14 16/22 18/6	37/14 45/23 51/6	73/15 74/3 75/1	65/21 65/23 66/11
51/10 66/1 66/3	18/7 18/23 19/4	51/23 52/7 62/18	76/2 76/3 78/13	66/17 72/24 74/21
66/20 67/6 67/6	19/6 19/7 19/24	66/16 68/6 68/8	79/9 82/21 88/1	74/25 76/1 82/15
73/2 73/7 75/14	20/1 20/4 21/21	68/9 78/18 81/21	93/16 97/12 102/1	90/2 90/24 93/12
75/19 76/4 76/7	21/21 27/4 27/5	83/5 100/2 100/8	102/13 113/15	97/2 98/21 100/18
76/13 80/14 80/23			117/2	
81/10 81/25 109/25	27/19 27/20 28/1	102/20 113/18		101/6 107/21
110/15 112/10	28/10 29/3 30/24	117/17 119/8 120/2	making [2] 11/12	108/24 108/25
lawful [3] 26/7	32/8 32/11 41/25	looked [1] 22/18	66/19	111/1 114/11
52/17 52/20	42/24 44/17 54/8	looking [16] 5/7	manner [1] 59/25	114/19 114/19
32,1, 32,20			manners [1] 99/17	

M
me [2] 115/23
116/2
mean [15] 18/12 18/15 35/13 39/8
45/3 60/9 60/10
68/3 75/11 75/16
75/25 93/9 97/22
101/21 118/23
meaning [2] 22/6
118/7
means [5] 15/10
18/5 19/11 31/16
90/6
meant [1] 102/12
meantime [1] 105/24
medical [1] 45/13
meet [1] 24/19
meets [1] 68/1
members [2]
108/11 108/14
membership [1]
83/21
mention [1] 61/7
merely [2] 34/19
64/6 met [3] 88/9 92/18
101/3
might [2] 45/14
53/1
MIHALY [1] 3/14
million [12] 10/4
11/8 11/18 42/20
42/20 48/16 59/4
63/25 65/4 65/11
65/17 84/11
mind [10] 19/2 44/22 46/2 59/16
73/15 73/25 75/12
76/3 82/5 113/20
mine [1] 10/21
minimum [4]
12/22 94/10 111/5
118/10
minute [13] 15/16
33/10 45/8 53/18
76/21 78/17 105/8 105/8 106/1 107/3
105/8 106/1 107/3
minutes [2] 88/14
100/25
misrepresent [1]
79/15
misrepresented
[2] 60/12 60/13
miss [1] 27/23

missing [1] 119/16

mitigate [1] 82/8 moment [6] 19/15 63/9 100/5 100/15 100/18 106/10 Monday [4] 14/13 14/15 14/23 31/19 monetary [1] 110/23 money [2] 27/1 27/2 month [13] 10/15 14/16 14/24 16/23 16/24 36/18 39/25 43/12 54/19 54/21 71/7 71/15 71/16 months [17] 6/12 7/1 9/17 16/5 16/12 19/1 19/7 19/8 20/2 20/3 26/20 27/15 27/24 35/7 68/15 71/1 71/1 **moot [1]** 86/19 more [49] 12/12 17/13 17/15 17/16 21/6 29/2 30/16 30/25 31/23 32/1 36/21 38/5 57/13 57/18 57/22 58/5 58/11 60/9 60/10 61/12 61/21 61/24 62/7 64/2 82/9 85/9 88/15 88/20 89/1 89/10 89/22 89/23 89/23 90/1 90/4 90/21 90/21 91/2 93/6 93/9 93/15 93/21 93/24 94/22 98/22 99/1 99/2 99/7 116/22 morning [8] 4/6 4/14 4/17 4/19 5/6 14/3 55/4 96/18 **most [2]** 6/18 86/6 **motion [112]** 1/16 5/8 5/9 5/15 5/22 5/25 6/1 6/3 6/3 6/6 104/6 104/12 6/8 6/9 7/23 8/4 8/12 8/23 9/6 9/7 9/10 9/13 9/13 9/18 Mr. Kaempfer [2] 12/5 12/11 13/14 13/18 13/21 15/13 16/2 17/19 18/4 18/16 18/17 18/21 21/3 21/9 21/9 21/10 24/17 25/2 25/8 25/21 29/5 30/2 35/4 36/6 36/12 38/1 38/6

38/22 39/4 40/15 40/22 43/17 43/18 43/22 44/15 44/16 44/24 45/7 46/18 48/13 58/7 61/22 63/1 63/3 69/2 73/4 73/20 75/7 76/13 76/14 76/20 77/16 77/17 77/24 77/25 78/3 78/7 80/15 80/18 80/23 81/3 81/10 81/25 82/24 83/4 84/17 86/15 88/9 88/11 88/25 91/20 95/11 95/12 95/19 96/16 97/2 97/4 97/23 99/19 101/3 102/3 103/11 103/19 105/18 108/1 109/15 116/3 116/5 116/19 119/13 motions [12] 8/20 12/24 13/2 13/16 15/25 18/9 43/4 89/3 89/6 89/7 99/15 110/25 move [6] 18/14 28/2 32/7 35/8 58/16 79/20 moved [1] 7/21 moving [6] 21/14 46/6 51/13 70/5 74/20 90/13 **Mr [3]** 50/24 72/18 103/16 Mr. [129] Mr. Borgel [20] 86/3 86/9 86/11 94/18 99/16 99/17 99/24 100/12 100/14 100/24 102/23 103/5 103/6 103/7 103/16 103/22 104/4 104/5 Mr. Dunaway [1] 87/3 38/25 84/22 Mr. Kaempfer's [1] 39/19 Mr. Leavitt [24] 36/8 39/7 39/20 40/11 41/12 41/13 47/7 50/10 55/17 56/7 57/1 61/17 64/18 72/10 80/1

81/8 81/11 88/7 90/3 91/5 91/17 94/20 95/21 112/15 Mr. Leavitt's [2] 62/22 81/7 Mr. Lowie [17] 10/12 11/16 12/2 32/17 36/9 38/25 39/19 40/8 43/11 49/4 63/5 65/4 65/9 68/1 68/10 70/23 93/25 Mr. Lowie's [7] 10/14 40/4 64/10 71/3 71/12 71/22 95/24 Mr. Ogilvie [36] 5/18 14/20 14/23 20/7 35/18 38/8 47/6 51/2 55/13 56/20 58/17 59/23 60/11 61/15 62/10 64/24 66/2 66/14 67/25 72/19 74/9 75/12 79/14 80/4 84/5 88/13 93/3 97/3 98/1 101/17 103/5 112/20 113/11 113/13 116/1 120/4 Mr. Ogilvie's [3] 61/10 89/24 98/20 Mr. Peccole [1] 24/25 Mr. Richards [7] 33/19 38/20 39/2

39/15 43/14 44/1 53/5 Mr. Richards' [6] 33/18 39/11 53/6 53/25 62/23 62/24 Mr. Sisolak [1] 22/25 Mr. Yohan [1] 78/18 Mrs. [1] 68/20 Mrs. Ghanem [1] 68/20 **Ms. [11]** 48/14 50/10 50/17 54/24 60/18 80/4 84/6 87/24 93/25 98/16 112/17 Ms. DeHart [1]

Ms. Ghanem [9]

54/24 80/4 84/6

48/14 50/10 50/17

93/25

87/24 98/16 112/17 Ms. Reporter [1] 60/18 much [5] 52/14 52/21 74/22 82/23 120/23 multifamily [3] 29/20 29/24 67/17 multiple [4] 6/13 55/14 99/3 101/12 **must [7]** 29/15 34/23 88/15 88/20 90/1 99/1 103/21 my [60] 4/5 8/22 9/11 12/9 13/6 18/22 19/23 40/14 44/22 47/2 48/5 51/21 56/6 56/6 59/5 59/16 60/23 61/13 61/20 62/14 62/19 68/4 69/7 73/1 73/15 74/1 74/6 74/17 74/19 75/1 75/12 75/16 75/21 79/2 79/20 81/25 82/1 82/7 83/22 85/3 89/8 91/12 93/14 93/14 95/18 98/2 100/9 100/17 101/16 102/8 102/21 110/24 113/16 114/1 115/23 119/8 122/9 122/11 122/14 122/14 myself [1] 56/3

NAME [1] 122/14 **narrative [4]** 57/9 59/24 60/6 61/10 nauseam [1] 34/22 **nearly [2]** 14/16 15/9 necessarily [2] 81/17 120/1 necessary [10] 8/19 18/6 40/20 47/4 50/13 53/7 62/24 70/8 78/18 96/20 need [25] 7/18 14/7 15/17 15/18 18/13 20/8 28/2 30/2 30/23 32/7 33/10 33/17 34/8 53/8 53/11 64/14 73/14 76/17 78/18 82/23 101/1 104/7

N
need [3] 108/12
111/17 116/22
needed [9] 17/10
19/9 19/13 32/17 34/17 34/18 39/10
54/3 80/7
needs [10] 21/6
28/8 29/2 30/5 30/7
30/16 30/22 31/10
38/17 41/6
nefarious [1] 110/16
NEVADA [20] 1/7
4/1 21/25 22/17
22/24 23/10 23/23
28/20 29/14 31/2
35/9 51/11 51/12
66/12 67/6 86/7 111/12 119/5 122/2
122/15
never [7] 8/25 9/9
61/13 61/13 93/24
117/15 118/12
new [9] 42/2 53/25 88/8 88/25 89/21
100/11 101/3
105/15 105/19
next [7] 12/14
31/20 41/25 45/5
48/5 62/8 96/7
nine [1] 9/21
night [1] 9/21 nine [1] 109/14 NINTH [1] 2/10
no [36] 1/1 7/3
13/12 13/12 23/20
25/15 32/22 39/8
39/8 40/18 47/14 47/15 49/23 51/5
52/11 52/13 62/18
63/10 63/14 72/24
72/24 72/24 84/3
86/8 88/12 90/21
92/10 92/19 93/6
93/21 94/22 99/1 104/3 104/4 112/17
116/2
No. [4] 22/19 22/2
29/11 103/22
No. 1221 [2] 22/1
22/21 No. 16 [1] 29/11
No. 16 [1] 29/11 No. 5 [1] 103/22
nobody [1] 56/3
none [8] 57/2
92/11 98/24 99/12
99/13 99/13 106/5

115/3

68/12 69/4 69/6 nonetheless [3] 8/16 11/11 11/25 nonregulatory [2] 24/5 51/20 **Nor [1]** 57/13 **normally [2]** 73/3 73/19 **nose [3]** 109/23 109/25 110/1 not [153] **note [1]** 18/8 **noted** [1] 5/3 **notes [2]** 62/19 122/8 **nothing [38]** 13/6 19/21 32/13 32/15 33/13 33/13 33/14 35/20 43/5 50/24 56/24 57/3 57/4 57/12 57/22 57/24 58/11 61/21 68/2 68/3 83/6 83/16 84/1 88/8 88/25 89/1 89/19 90/21 91/2 99/4 100/11 101/3 105/15 106/5 112/14 116/23 117/7 118/19 notice [8] 16/19 16/22 17/1 17/3 27/22 46/5 71/2 117/1 noticed [1] 70/23 **notify [1]** 109/19 notwithstanding **[3]** 47/24 48/15 85/18 November [16] 9/14 9/17 40/6 40/6 48/24 49/22 58/19 59/17 95/12 95/15 95/20 96/9 96/16 96/18 102/4 105/17 now [60] 7/22 13/9 15/23 19/1 20/2 20/5 20/6 20/25 25/17 27/24 28/7 31/10 31/21 32/6 32/6 33/17 35/8 35/13 37/8 37/19 37/24 38/4 39/20 43/2 46/5 46/25 48/18 48/21 48/22 49/6 49/7 51/2 57/10 57/21 58/6 59/16 60/4 60/25 61/14 61/17 62/2 64/21 66/2 67/19

69/18 70/9 70/20 72/7 73/21 76/17 82/8 87/16 94/25 107/25 111/24 112/12 116/6 nowhere [3] 51/10 51/11 65/25 **number [7]** 44/7 47/3 50/11 68/19 69/8 106/18 119/20 numbers [4] 44/18 45/18 106/15 106/15 **NV [4]** 1/25 2/11 2/22 3/8 **object [6]** 6/23 19/4 19/5 19/6 20/4 98/18 107/17 27/18 objected [1] 28/18 **objecting [1]** 20/5 objection [3] 7/4 7/9 40/18 objections [2] 106/4 106/4 obtain [1] 17/11 **obtained [2]** 25/10 67/5 67/7 83/3 91/24 **obvious [1]** 18/19 **obviously [2]** 75/6 81/3 occasions [1] 6/13 occur [2] 14/11 14/24 occurred [2] 14/9 30/9 occurring [2] 54/22 77/6 occurs [1] 15/8 October [6] 29/11 35/2 46/6 67/15 74/18 82/20 off [9] 7/15 7/24 39/1 40/23 44/10 60/22 101/15 108/19 113/14 **offering [1]** 87/8 office [5] 4/12 82/11 88/18 93/15 122/14 offices [1] 88/18 **OGILVIE [41]** 3/5 4/18 5/1 5/15 5/18 14/20 14/23 20/7 35/18 38/8 47/6 51/2 55/13 56/20 58/17 59/23 60/11

61/15 62/10 64/24 66/2 66/14 67/25 72/18 72/19 74/9 75/12 79/14 80/4 84/5 88/13 93/3 97/3 98/1 101/17 103/5 112/20 113/11 113/13 116/1 120/4 Ogilvie's [3] 61/10 89/24 98/20 okay [33] 5/18 16/11 23/16 28/13 38/3 38/7 38/8 39/8 39/17 43/23 55/2 58/14 66/17 74/12 74/25 75/5 76/25 79/23 81/19 87/24 91/15 97/12 97/18 107/23 108/24 112/19 119/18 120/13 120/14 120/20 120/25 on [209] once [11] 5/5 6/6 27/4 27/5 36/3 54/14 57/14 61/22 one [56] 9/23 10/23 12/12 15/13 16/23 16/24 22/18 26/3 28/11 31/16 33/14 36/9 41/9 44/3 44/7 46/20 47/3 49/3 49/12 49/18 51/22 54/15 55/14 57/13 57/18 58/21 62/8 62/19 63/8 63/22 68/19 69/15 72/9 74/6 74/14 81/5 81/7 82/6 85/25 86/6 90/2 90/4 91/22 96/20 98/2 98/3 100/18 101/25 104/20 106/20 107/17 108/10 116/15 116/16 117/5 119/20 ones [1] 106/18 ongoing [4] 15/10 31/15 85/19 99/22 only [41] 11/12 12/25 16/23 20/19 24/14 25/5 27/20 38/20 38/21 40/25 42/6 43/12 47/25

47/25 48/18 49/10 52/12 54/2 55/14 58/18 59/7 59/12 61/20 65/4 65/10 66/4 66/6 67/19 72/2 78/15 84/16 85/5 85/6 90/10 92/14 95/4 110/12 110/13 110/15 110/23 118/1 onto [2] 34/13 34/16 open [2] 57/16 75/13 opening [1] 40/14 opinion [4] 17/4 17/5 28/16 98/13 opportunity [22] 7/17 9/1 10/12 15/19 17/9 17/11 17/12 19/17 37/10 37/14 40/19 53/22 62/9 63/5 68/16 68/17 73/6 73/19 78/10 80/19 88/7 101/1 opposing [1] 111/14 opposition [17] 18/18 73/4 74/10 75/4 75/7 76/22 77/17 77/25 80/18 80/25 104/9 104/9 106/1 106/12 106/23 106/25 110/14 or [138] order [93] 2/2 5/8 6/17 15/24 16/1 18/12 19/25 35/2 37/22 45/8 46/22 48/1 55/20 55/21 55/22 57/15 59/9 60/24 61/1 64/7 64/17 67/15 69/16 76/1 76/17 76/21 77/8 77/8 79/3 79/13 80/8 81/14 81/18 81/18 90/12 90/14 90/16 96/20 96/24 102/21 105/8 105/8 106/1 107/4 107/5 107/8 107/16 107/20 107/24 108/2 108/5 108/6 109/2 109/13 109/13 109/18 109/24 109/24

0	90/19 91/23 92/14	89/11 104/14 105/6	50/22 50/24 52/24	phase [2] 15/4
	98/9 98/13 99/25	paid [18] 10/3 11/3	61/3 85/17	68/13
order [35] 110/2 110/20 110/25	100/2 101/6 101/18	11/18 22/25 24/24	Peccoles [9] 10/2	photo [1] 31/6
111/3 111/6 111/10	103/3 103/19 104/9	26/22 57/1 57/10	10/11 10/19 33/14	photos [3] 33/19
111/3 111/0 111/10	104/21 105/9	57/21 59/22 61/8	40/10 63/24 85/21	33/21 34/20
111/19 111/23	105/11 106/12	64/5 64/9 65/4	87/19 94/16	physical [10]
114/13 114/22	106/23 108/8	65/10 84/10 113/8	PEGGY [3] 1/25	33/24 34/9 34/11
114/24 115/1	108/10 109/7	118/19	122/4 122/17	38/23 47/11 53/11
115/19 116/2 116/5	110/14 111/12	pain [1] 45/14	pejorative [1] 7/6	53/12 54/3 72/5
116/7 116/14	112/6 119/5	pandemic [3] 70/1	pending [2] 20/17	72/14
117/16 117/19	out [28] 16/20	70/4 70/20	25/1	pictures [6] 33/18
117/24 117/25	19/19 27/1 30/7	paragraph [1]	Penn [15] 12/19	34/12 53/14 53/14
118/3 118/7 118/12	31/19 31/24 32/2	117/15	12/20 12/23 12/25	53/16 54/4
118/16 118/18	38/5 44/6 49/1	paragraphs [1]	20/23 21/4 21/6	piece [2] 65/4
119/3 119/8 119/12	60/14 60/19 65/20	18/11	21/10 21/15 21/18	65/18
120/5 120/8 120/11	72/19 74/13 75/1	paraphrasing [1]	40/12 40/13 41/7	place [7] 56/2
120/18	75/10 82/15 91/23	97/8	53/2 94/12	105/16 116/2 116/8 116/10 120/9 122/7
ordered [2] 110/20	101/4 102/13 102/19 106/13	parcel [6] 42/9 42/10 42/13 42/15	penny [1] 65/21 people [3] 23/2	places [2] 11/9
116/4	106/23 108/16	42/18 95/2	34/15 70/13	48/17
orderly [1] 80/8	108/16 108/20	parcels [1] 63/22	per [10] 21/24	plaintiff [9] 1/10
orders [12] 10/16	117/5	part [8] 9/8 26/23	22/1 22/5 23/8	2/5 4/11 4/12 4/15
89/3 89/5 109/5	outlined [1] 58/1	30/8 38/5 40/1 83/1	23/11 23/13 23/17	14/1 14/4 35/4
111/9 111/11 112/9	outraged [1]	91/12 97/23	52/1 52/2 52/15	45/12
112/10 115/25	110/19	partial [3] 13/19	per se [10] 21/24	plans [3] 85/15
116/15 117/22	outrageous [3]	44/25 71/18	22/1 22/5 23/8	87/7 94/9
118/7	65/25 108/7 116/2	particular [6]	23/11 23/13 23/17	play [1] 53/1
Ordinance [2] 22/19 22/21	outset [1] 112/24	37/20 63/20 85/4	52/1 52/2 52/15	played [2] 110/12
original [1] 99/19	outside [1] 92/22	93/16 100/18 101/5	percent [8] 52/25	112/6
originally [2]	outstanding [1]	particularity [1]	57/8 59/19 59/21	plays [1] 89/2
25/20 95/12	20/7	97/14	64/1 64/1 64/2	pleading [1] 19/18
other [28] 6/8	over [22] 9/14	parties [5] 7/16	117/23	please [3] 4/25 5/1
10/19 10/24 12/4	16/12 18/15 19/9	35/14 62/5 77/7	perhaps [3] 37/19	92/15
13/22 17/19 23/2	28/15 30/9 32/3	117/5	47/10 103/5	plenty [1] 79/19
24/21 28/9 37/25	32/15 55/21 65/11	partly [1] 27/3	period [2] 10/21	plus [1] 90/9
38/5 47/11 48/15	85/2 89/11 90/3 91/5 96/7 100/6	partners [3] 25/1 85/4 93/14	32/4 permissible [2]	pocket [1] 27/1
61/22 72/14 78/17	104/10 104/14	party [9] 7/13	29/21 67/18	point [30] 8/16 8/22 9/11 11/11
79/9 81/5 84/3 84/3	107/25 111/2 111/2	20/11 44/7 45/2	permit [1] 44/7	11/25 12/9 12/24
88/3 90/22 92/7	113/9	53/22 102/16	permitted [2]	
92/21 92/24 101/8	113/3			I I 1/h I X/// 1h/h
	overlook [2] 80/4			13/6 18/22 36/6 36/7 38/2 39/22
107/17 110/23	overlook [2] 80/4 80/5	111/13 117/6	29/23 81/17	36/7 38/2 39/22
others [1] 49/14	80/5	111/13 117/6 119/22		
others [1] 49/14 otherwise [1]		111/13 117/6	29/23 81/17 perpetuate [1]	36/7 38/2 39/22 41/18 42/5 44/6
others [1] 49/14 otherwise [1] 112/1	80/5 overlooking [1]	111/13 117/6 119/22 party's [4] 7/16	29/23 81/17 perpetuate [1] 36/21	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9	80/5 overlooking [1] 46/11	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9]	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17 20/19 23/8 23/9	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17 ownership [3]	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25 26/1 26/15 30/25	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7 pertained [1] 45/7	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13 points [3] 75/17
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17 20/19 23/8 23/9 24/16 25/8 25/21	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25 26/1 26/15 30/25 52/19 54/20 56/12	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7 pertained [1] 45/7 pertaining [1]	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13 points [3] 75/17 82/2 113/20
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17 20/19 23/8 23/9 24/16 25/8 25/21 28/3 28/9 29/2	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17 ownership [3] 66/22 112/6 112/25	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25 26/1 26/15 30/25 52/19 54/20 56/12 65/7 65/13 65/18	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7 pertained [1] 45/7 pertaining [1] 102/10	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13 points [3] 75/17 82/2 113/20 portion [2] 30/17
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17 20/19 23/8 23/9 24/16 25/8 25/21 28/3 28/9 29/2 30/23 32/3 32/4	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17 ownership [3] 66/22 112/6 112/25 P	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25 26/1 26/15 30/25 52/19 54/20 56/12 65/7 65/13 65/18 paying [1] 65/21	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7 pertained [1] 45/7 pertaining [1] 102/10 pertains [12] 5/10	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13 points [3] 75/17 82/2 113/20 portion [2] 30/17 58/20
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17 20/19 23/8 23/9 24/16 25/8 25/21 28/3 28/9 29/2	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17 ownership [3] 66/22 112/6 112/25 P p.m [2] 77/14 79/6	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25 26/1 26/15 30/25 52/19 54/20 56/12 65/7 65/13 65/18 paying [1] 65/21 PD7 [6] 28/20	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7 pertained [1] 45/7 pertaining [1] 102/10 pertains [12] 5/10 47/4 50/8 73/7	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13 points [3] 75/17 82/2 113/20 portion [2] 30/17 58/20 portions [1] 92/9
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17 20/19 23/8 23/9 24/16 25/8 25/21 28/3 28/9 29/2 30/23 32/3 32/4 36/19 37/10 37/15	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17 ownership [3] 66/22 112/6 112/25 P p.m [2] 77/14 79/6 page [4] 21/2	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25 26/1 26/15 30/25 52/19 54/20 56/12 65/7 65/13 65/18 paying [1] 65/21 PD7 [6] 28/20 28/22 28/23 29/17	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7 pertained [1] 45/7 pertaining [1] 102/10 pertains [12] 5/10 47/4 50/8 73/7 73/11 73/20 91/24	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13 points [3] 75/17 82/2 113/20 portion [2] 30/17 58/20 portions [1] 92/9 posing [1] 39/6
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17 20/19 23/8 23/9 24/16 25/8 25/21 28/3 28/9 29/2 30/23 32/3 32/4 36/19 37/10 37/15 39/23 40/5 40/15 52/11 54/13 55/10 59/21 60/3 61/2	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17 ownership [3] 66/22 112/6 112/25 P p.m [2] 77/14 79/6 page [4] 21/2 46/16 103/19	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25 26/1 26/15 30/25 52/19 54/20 56/12 65/7 65/13 65/18 paying [1] 65/21 PD7 [6] 28/20 28/22 28/23 29/17 29/21 29/23	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7 pertained [1] 45/7 pertaining [1] 102/10 pertains [12] 5/10 47/4 50/8 73/7 73/11 73/20 91/24 102/10 103/1 103/2	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13 points [3] 75/17 82/2 113/20 portion [2] 30/17 58/20 portions [1] 92/9 posing [1] 39/6 position [24] 7/8
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17 20/19 23/8 23/9 24/16 25/8 25/21 28/3 28/9 29/2 30/23 32/3 32/4 36/19 37/10 37/15 39/23 40/5 40/15 52/11 54/13 55/10 59/21 60/3 61/2 70/17 71/13 71/17	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17 ownership [3] 66/22 112/6 112/25 P p.m [2] 77/14 79/6 page [4] 21/2 46/16 103/19 106/23	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25 26/1 26/15 30/25 52/19 54/20 56/12 65/7 65/13 65/18 paying [1] 65/21 PD7 [6] 28/20 28/22 28/23 29/17 29/21 29/23 Peccole [12] 10/22	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7 pertained [1] 45/7 pertaining [1] 102/10 pertains [12] 5/10 47/4 50/8 73/7 73/11 73/20 91/24 102/10 103/1 103/2 113/16 119/22	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13 points [3] 75/17 82/2 113/20 portion [2] 30/17 58/20 portions [1] 92/9 posing [1] 39/6 position [24] 7/8 40/3 43/12 59/22
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17 20/19 23/8 23/9 24/16 25/8 25/21 28/3 28/9 29/2 30/23 32/3 32/4 36/19 37/10 37/15 39/23 40/5 40/15 52/11 54/13 55/10 59/21 60/3 61/2 70/17 71/13 71/17 73/23 74/15 75/3	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17 ownership [3] 66/22 112/6 112/25 P p.m [2] 77/14 79/6 page [4] 21/2 46/16 103/19 106/23 page 4 [1] 21/2	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25 26/1 26/15 30/25 52/19 54/20 56/12 65/7 65/13 65/18 paying [1] 65/21 PD7 [6] 28/20 28/22 28/23 29/17 29/21 29/23 Peccole [12] 10/22 24/25 33/11 46/24	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7 pertained [1] 45/7 pertaining [1] 102/10 pertains [12] 5/10 47/4 50/8 73/7 73/11 73/20 91/24 102/10 103/1 103/2 113/16 119/22 pertinent [1] 20/8	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13 points [3] 75/17 82/2 113/20 portion [2] 30/17 58/20 portions [1] 92/9 posing [1] 39/6 position [24] 7/8 40/3 43/12 59/22 60/3 60/23 61/2
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17 20/19 23/8 23/9 24/16 25/8 25/21 28/3 28/9 29/2 30/23 32/3 32/4 36/19 37/10 37/15 39/23 40/5 40/15 52/11 54/13 55/10 59/21 60/3 61/2 70/17 71/13 71/17	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17 ownership [3] 66/22 112/6 112/25 P p.m [2] 77/14 79/6 page [4] 21/2 46/16 103/19 106/23 page 4 [1] 21/2 page 9 [1] 46/16	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25 26/1 26/15 30/25 52/19 54/20 56/12 65/7 65/13 65/18 paying [1] 65/21 PD7 [6] 28/20 28/22 28/23 29/17 29/21 29/23 Peccole [12] 10/22	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7 pertained [1] 45/7 pertaining [1] 102/10 pertains [12] 5/10 47/4 50/8 73/7 73/11 73/20 91/24 102/10 103/1 103/2 113/16 119/22	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13 points [3] 75/17 82/2 113/20 portion [2] 30/17 58/20 portions [1] 92/9 posing [1] 39/6 position [24] 7/8 40/3 43/12 59/22
others [1] 49/14 otherwise [1] 112/1 ought [1] 43/9 our [62] 4/8 4/12 14/18 18/17 20/17 20/19 23/8 23/9 24/16 25/8 25/21 28/3 28/9 29/2 30/23 32/3 32/4 36/19 37/10 37/15 39/23 40/5 40/15 52/11 54/13 55/10 59/21 60/3 61/2 70/17 71/13 71/17 73/23 74/15 75/3	80/5 overlooking [1] 46/11 own [3] 110/15 110/15 110/15 owner [1] 113/1 owners [1] 106/17 ownership [3] 66/22 112/6 112/25 P p.m [2] 77/14 79/6 page [4] 21/2 46/16 103/19 106/23 page 4 [1] 21/2	111/13 117/6 119/22 party's [4] 7/16 44/4 70/6 97/6 pass [1] 47/7 past [2] 19/1 32/15 patient [1] 35/17 pay [10] 25/25 26/1 26/15 30/25 52/19 54/20 56/12 65/7 65/13 65/18 paying [1] 65/21 PD7 [6] 28/20 28/22 28/23 29/17 29/21 29/23 Peccole [12] 10/22 24/25 33/11 46/24	29/23 81/17 perpetuate [1] 36/21 personal [1] 89/25 perspective [9] 14/8 26/17 44/22 46/1 50/8 74/9 81/24 113/25 119/7 pertained [1] 45/7 pertaining [1] 102/10 pertains [12] 5/10 47/4 50/8 73/7 73/11 73/20 91/24 102/10 103/1 103/2 113/16 119/22 pertinent [1] 20/8	36/7 38/2 39/22 41/18 42/5 44/6 45/9 51/21 68/4 70/9 71/23 78/9 78/13 78/16 79/2 81/8 81/21 91/21 97/9 103/24 pointed [1] 102/13 points [3] 75/17 82/2 113/20 portion [2] 30/17 58/20 portions [1] 92/9 posing [1] 39/6 position [24] 7/8 40/3 43/12 59/22 60/3 60/23 61/2

P	presented [2]	proceeding [1]	25/15 38/15 40/20	pulling [1] 105/23
ļ	36/24 106/7	63/1	property [146]	purchase [20]
position [14]	presenting [1]	Proceedings [3]	proposal [2] 95/22	
66/15 71/14 71/17	36/14	121/1 122/6 122/12	96/11	49/3 59/3 61/5
72/11 75/24 84/14	preserved [3] 22/3		proposed [1]	63/21 63/23 63/25
86/23 96/22 97/6	33/4 34/7	87/14 91/19 91/20	80/22	83/23 83/25 85/7
97/7 111/18 115/12 117/15 120/6	preserves [2] 34/2	produce [26] 8/13	proprietary [1]	85/11 85/18 93/11
positions [2] 62/5	51/16	9/24 10/9 10/19	96/22	93/25 94/17 111/20
105/21	pretend [4] 60/7	11/14 12/2 18/2	prosecution [1]	113/8 116/22
positivity [1]	68/25 69/1 99/12	40/7 59/9 60/1	119/25	purchased [1]
70/11	pretty [1] 45/3	69/18 90/7 90/20	protect [1] 57/15	95/3
possession [3]	prevent [2] 112/3	90/20 92/13 92/16	protected [2] 87/5	purported [2]
105/11 106/20	112/12	92/24 95/25 96/13	89/16	10/20 47/13
117/13	previous [2] 8/10	99/20 102/14	protective [44]	purportedly [2]
possibly [2] 32/13	106/17	103/12 105/2 105/3	10/16 37/21 55/20	11/17 115/10
92/12	previously [5]	111/23 117/12	55/20 57/14 60/24	purposes [3] 7/6
potential [4] 47/4	71/5 92/18 92/19	produced [48] 9/16 9/16 10/16	61/1 90/12 90/13	13/11 44/16 pursuant [4] 2/2
86/3 86/13 114/2	106/8 116/16 price [3] 63/25	10/17 11/17 17/17	90/15 96/20 96/24 107/20 107/24	10/15 83/4 117/19
potentially [2]	111/20 113/8	43/13 48/8 48/18	108/1 108/5 108/6	put [8] 14/7 23/13
46/8 119/2	primarily [1] 6/11	49/21 50/15 54/25	109/2 109/5 109/12	24/11 26/16 46/5
practical [1] 44/16	primary [6] 20/25	56/17 56/17 57/7	109/2 109/3 109/12	78/8 116/25 120/9
pre [4] 113/23	21/1 40/11 40/14	58/21 60/25 71/9	110/20 110/25	
113/24 118/2	41/10 114/1	71/11 71/12 71/21	111/3 112/11	Q
119/24	principal [1] 93/20	71/21 83/4 87/5	114/22 114/23	Queensridge [3]
pre-litigation [4]	principals [10]	89/10 90/8 90/8	115/1 115/19 116/2	48/20 49/5 49/11
113/23 113/24 118/2 119/24	9/23 61/4 84/24	92/12 92/21 94/25	116/5 116/7 116/14	quell [1] 115/23
prearranged [1]	85/6 85/11 88/17	99/24 100/3 100/7	118/3 118/7 118/12	question [21]
69/22	93/7 93/10 96/12	100/21 101/2	118/16 119/2 119/8	16/15 43/25 48/5
prejudice [28] 6/5	108/9	105/10 106/2	119/12 120/8	49/19 50/12 50/14
12/8 12/10 12/11	prior [18] 9/9	106/14 106/18	120/11 120/18	50/16 50/17 53/6
13/13 13/14 13/20	10/11 19/11 31/16	106/25 107/6	prove [1] 57/21	55/12 58/9 62/15
14/6 15/8 16/3	44/14 47/12 47/13	114/13 114/21	provide [8] 15/3	63/4 64/19 64/25 67/19 67/22 97/20
25/18 26/25 27/8	48/3 51/4 51/6 51/23 62/25 77/21	114/25 115/1 116/4 116/16 120/8	60/2 79/19 89/13 100/19 109/6	100/13 101/25
36/7 36/16 36/19	80/19 91/12 92/20	produces [2] 8/24	110/19 109/6	100/13 101/23
36/20 36/22 41/10	95/9 97/15	46/22	provided [15]	questions [2]
41/11 41/24 43/2	priority [1] 82/14	producing [2]	34/14 38/16 52/12	50/12 92/25
43/8 43/20 46/3	private [3] 22/3	96/19 103/22	53/9 53/13 58/10	quickly [2] 75/8
46/9 54/22 76/15	22/4 51/14	product [1] 104/20		101/11
prejudiced [1]	privilege [13]	production [13]	104/9 104/15 105/5	quite [3] 88/15
25/18	99/21 100/7 100/22	50/9 57/10 71/18	106/13 111/9	93/12 108/7
premature [5] 6/2 7/22 7/22 12/8	104/2 104/3 104/6	90/10 90/19 98/24	120/19	quote [5] 48/25
46/19	104/19 104/20	99/9 100/2 101/12	provides [1] 29/14	
prematurely [1]	105/3 105/12 106/6	102/18 102/25	proving [1] 54/4	108/10
44/9	106/16 106/25	104/22 106/11	provisions [1]	quoting [2] 66/18
premised [1]	probably [4] 28/4	productions [1]	115/4	66/19
80/11	86/4 86/6 102/22	105/1	proviso [1] 7/9	R
prepare [8] 7/10	problem [3] 14/21	prohibit [2] 18/18	public [16] 22/3	R-PD7 [5] 28/20
8/1 8/19 35/15	25/22 114/7	36/11	22/4 30/18 30/20	28/22 28/23 29/17
38/17 40/20 43/10	problems [3] 8/9 8/15 54/13	prohibited [2] 19/21 26/13	34/2 34/3 34/5 34/7 51/14 51/17 61/23	29/23
79/7	procedural [1]	prohibiting [1]	61/25 111/25 115/6	_ <u>-</u>
preparing [2] 6/15	50/7	111/13	115/6 117/11	29/21
8/11	Procedure [1]	proof [1] 117/10	publicly [3] 109/21	
present [4] 14/22	111/12	proper [2] 76/16	116/6 117/5	38/1 45/2
37/10 37/15 105/20 presentation [2]	proceed [2] 5/15	106/4	pull [3] 65/19	raised [2] 46/17
59/25 60/8	81/1	properly [4] 7/25	101/1 105/7	62/6
33/23 00/0				Rampart [1] 30/21
1		İ		

	1		T	
R	45/19 56/9	regulatory [10]	23/24	9/15 20/23 50/18
-	recognized [1]	20/24 21/5 21/7	remedy [1] 42/4	60/24 116/17
rates [1] 70/11	105/10	21/11 21/15 21/18	remember [8]	requests [12] 7/19
rather [1] 110/10	recognizes [1]	21/24 22/1 53/2	29/3 39/11 44/13	39/24 40/2 40/16
re [1] 43/21				
re-bring [1] 43/21	77/9	62/17	45/6 47/1 95/9	41/22 48/7 89/12
reach [1] 32/2	recollection [4]	rehash [1] 10/5	102/9 105/22	97/4 101/12 103/4
reached [2] 31/24	47/2 91/9 102/7	rehashed [1]	remind [1] 7/7	104/22 105/1
91/23	114/1	101/5	reminding [1]	require [3] 23/23
read [6] 21/8 29/7	recommend [2]	rejects [1] 41/3	109/1	47/11 52/2
	77/23 78/7	related [14] 5/12	removal [5] 16/19	required [4] 17/13
29/8 31/5 58/19	reconsider [9]	10/17 11/7 11/22	16/22 17/1 17/3	26/15 80/17 92/24
75/17	38/1 88/10 89/7	28/17 46/22 50/19	27/22	requires [2] 33/24
real [3] 26/8 26/23	97/24 101/4 105/19	63/16 85/15 89/14	remove [1] 17/6	35/9
119/6	100/16 116/3	104/11 105/2 105/3	rendered [1] 86/18	
realistic [1] 119/19	116/19			
realize [8] 38/5		111/10	renters' [1] 56/22	90/14
44/15 45/16 74/4	reconsideration	relates [21] 44/17	repeat [1] 60/16	research [1] 103/3
81/22 82/13 83/8	[10] 5/10 82/24	48/9 56/9 56/23	repeated [2] 55/17	residential [11]
102/21	84/17 86/16 89/6	58/9 62/5 63/4	112/12	26/6 26/8 26/10
really [8] 9/4 15/5	95/11 97/11 98/6	63/17 75/19 83/9	repeatedly [3]	26/14 29/20 29/25
	98/12 119/14	83/10 83/15 83/25	66/9 99/8 108/4	52/17 52/20 67/17
46/15 75/12 87/11	reconsidering [1]	91/10 99/16 100/17	reply [7] 41/4	81/12 81/16
93/22 99/7 113/14	91/20	100/24 104/15	46/14 47/10 48/13	resolution [3] 10/7
reargue [3] 89/8	record [10] 4/9	111/9 115/25	62/7 63/7 77/18	47/5 80/8
90/24 91/3	4/22 5/2 61/24	116/17	reported [2] 1/25	resolved [1] 96/6
rearguing [1]				respect [4] 69/13
105/20	61/25 74/19 79/24	relating [1] 41/10	4/24	
reason [9] 25/16	93/17 113/15	relation [5] 55/12	Reporter [3] 5/3	70/18 70/22 72/1
27/20 33/22 53/9	122/11	105/5 105/13 107/5	60/18 122/4	respectfully [1]
71/5 92/20 108/22	recount [1] 95/18	107/19	REPORTER'S [2]	37/9
118/1 120/4	red [1] 30/3	relationship [1]	1/15 121/4	respective [1]
	reduced [1] 70/11	61/2	reports [9] 8/11	62/5
			ichoirs [3] O/11	02/3
reasonable [2]				
90/25 94/13	refer [2] 106/22	relative [16] 8/1	14/9 14/10 14/13	respond [7] 62/23
90/25 94/13 reasons [5] 12/4	refer [2] 106/22 107/2	relative [16] 8/1 9/25 11/16 13/7	14/9 14/10 14/13 14/14 14/19 14/23	respond [7] 62/23 69/10 77/2 80/17
90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6	refer [2] 106/22 107/2 reference [2]	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20
90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6 110/16	refer [2] 106/22 107/2 reference [2] 55/23 56/13	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19 93/25 94/4 94/17	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20 representation [5]	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20 responded [11]
90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6	refer [2] 106/22 107/2 reference [2] 55/23 56/13 referenced [3]	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19 93/25 94/4 94/17 94/22 95/1 95/6	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20 representation [5] 84/12 85/19 85/20	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20 responded [11] 7/11 11/1 40/17
90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6 110/16 recall [14] 6/12	refer [2] 106/22 107/2 reference [2] 55/23 56/13 referenced [3] 56/19 83/20 86/21	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19 93/25 94/4 94/17 94/22 95/1 95/6 97/1 97/4 113/6	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20 representation [5] 84/12 85/19 85/20 94/3 104/1	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20 responded [11] 7/11 11/1 40/17 48/7 95/22 98/23
90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6 110/16 recall [14] 6/12 6/22 9/12 15/12	refer [2] 106/22 107/2 reference [2] 55/23 56/13 referenced [3] 56/19 83/20 86/21 references [2]	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19 93/25 94/4 94/17 94/22 95/1 95/6 97/1 97/4 113/6 relevance [2]	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20 representation [5] 84/12 85/19 85/20 94/3 104/1 representations	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20 responded [11] 7/11 11/1 40/17 48/7 95/22 98/23 100/1 100/7 104/8
90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6 110/16 recall [14] 6/12 6/22 9/12 15/12 15/24 25/20 48/12	refer [2] 106/22 107/2 reference [2] 55/23 56/13 referenced [3] 56/19 83/20 86/21 references [2] 66/10 72/4	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19 93/25 94/4 94/17 94/22 95/1 95/6 97/1 97/4 113/6 relevance [2] 64/20 64/25	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20 representation [5] 84/12 85/19 85/20 94/3 104/1 representations [5] 11/5 48/24	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20 responded [11] 7/11 11/1 40/17 48/7 95/22 98/23 100/1 100/7 104/8 104/21 106/11
90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6 110/16 recall [14] 6/12 6/22 9/12 15/12 15/24 25/20 48/12 96/21 97/25 97/25	refer [2] 106/22 107/2 reference [2] 55/23 56/13 referenced [3] 56/19 83/20 86/21 references [2] 66/10 72/4 reflective [1]	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19 93/25 94/4 94/17 94/22 95/1 95/6 97/1 97/4 113/6 relevance [2] 64/20 64/25 relevant [19] 11/2	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20 representation [5] 84/12 85/19 85/20 94/3 104/1 representations [5] 11/5 48/24 59/7 59/15 87/21	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20 responded [11] 7/11 11/1 40/17 48/7 95/22 98/23 100/1 100/7 104/8 104/21 106/11 responding [2]
90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6 110/16 recall [14] 6/12 6/22 9/12 15/12 15/24 25/20 48/12 96/21 97/25 97/25 98/1 100/13 105/16	refer [2] 106/22 107/2 reference [2] 55/23 56/13 referenced [3] 56/19 83/20 86/21 references [2] 66/10 72/4	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19 93/25 94/4 94/17 94/22 95/1 95/6 97/1 97/4 113/6 relevance [2] 64/20 64/25	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20 representation [5] 84/12 85/19 85/20 94/3 104/1 representations [5] 11/5 48/24 59/7 59/15 87/21 represented [3]	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20 responded [11] 7/11 11/1 40/17 48/7 95/22 98/23 100/1 100/7 104/8 104/21 106/11
90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6 110/16 recall [14] 6/12 6/22 9/12 15/12 15/24 25/20 48/12 96/21 97/25 97/25 98/1 100/13 105/16 107/23	refer [2] 106/22 107/2 reference [2] 55/23 56/13 referenced [3] 56/19 83/20 86/21 references [2] 66/10 72/4 reflective [1]	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19 93/25 94/4 94/17 94/22 95/1 95/6 97/1 97/4 113/6 relevance [2] 64/20 64/25 relevant [19] 11/2	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20 representation [5] 84/12 85/19 85/20 94/3 104/1 representations [5] 11/5 48/24 59/7 59/15 87/21	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20 responded [11] 7/11 11/1 40/17 48/7 95/22 98/23 100/1 100/7 104/8 104/21 106/11 responding [2]
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90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6 110/16 recall [14] 6/12 6/22 9/12 15/12 15/24 25/20 48/12 96/21 97/25 97/25 98/1 100/13 105/16 107/23 receive [10] 10/24 58/2 62/1 85/21 86/1 93/8 93/13 93/17 96/3 103/18 received [24] 10/23 11/12 39/25 40/4 49/17 49/23 55/15 55/16 70/24 70/24 71/7 71/14 71/15 71/16 84/25 85/13 86/8 89/25 91/1 106/6 106/24 109/15 116/11 116/20 receiving [2] 68/19 68/21 recent [1] 6/18	refer [2] 106/22 107/2 reference [2] 55/23 56/13 referenced [3] 56/19 83/20 86/21 references [2] 66/10 72/4 reflective [1] 85/22 refused [2] 17/3 69/17 refuses [2] 89/2 89/4 refusing [1] 90/11 regard [6] 46/4 82/13 84/4 100/4 100/4 107/6 regarding [8] 35/4 63/4 64/22 73/9 86/2 95/22 98/7 107/18 regardless [5] 57/3 57/12 82/20 99/21 104/14 regards [2] 91/22 100/23	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19 93/25 94/4 94/17 94/22 95/1 95/6 97/1 97/4 113/6 relevance [2] 64/20 64/25 relevant [19] 11/2 46/23 47/22 48/16 48/19 51/3 54/11 64/23 68/13 79/10 79/11 84/19 86/2 86/12 87/6 87/11 94/9 94/10 94/11 relied [1] 29/15 relief [19] 5/24 12/7 20/19 20/20 20/21 23/8 37/5 37/6 37/6 37/6 39/5 40/23 41/2 44/19 62/16 62/19 73/21 75/20 76/14 76/19 reluctant [1] 113/22 remanded [1] 17/6 remarks [1] 40/14	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20 representation [5] 84/12 85/19 85/20 94/3 104/1 representations [5] 11/5 48/24 59/7 59/15 87/21 represented [3] 49/22 58/19 71/9 represents [1] 53/10 request [23] 7/12 7/21 33/3 37/9 73/3 79/20 80/20 84/16 86/16 89/18 92/15 92/18 98/23 99/9 101/14 102/24 103/6 103/7 103/21 104/8 104/16 106/11 111/5 requested [11] 6/20 7/2 8/5 10/25 28/17 41/16 46/25 83/3 103/1 103/11 103/20	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20 responded [11] 7/11 11/1 40/17 48/7 95/22 98/23 100/1 100/7 104/8 104/21 106/11 responding [2] 81/6 84/7 response [11] 9/12 28/14 30/10 30/13 30/15 30/17 89/11 98/22 99/5 99/9 101/6 responses [4] 5/11 89/20 103/10 103/17 responsive [3] 40/1 40/1 106/3 rest [3] 56/18 97/4 99/23 Restriction [2] 22/19 22/21 result [10] 23/15 24/3 26/14 29/9 46/3 46/8 47/15
90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6 110/16 recall [14] 6/12 6/22 9/12 15/12 15/24 25/20 48/12 96/21 97/25 97/25 98/1 100/13 105/16 107/23 receive [10] 10/24 58/2 62/1 85/21 86/1 93/8 93/13 93/17 96/3 103/18 received [24] 10/23 11/12 39/25 40/4 49/17 49/23 55/15 55/16 70/24 70/24 71/7 71/14 71/15 71/16 84/25 85/13 86/8 89/25 91/1 106/6 106/24 109/15 116/11 116/20 receiving [2] 68/19 68/21	refer [2] 106/22 107/2 reference [2] 55/23 56/13 referenced [3] 56/19 83/20 86/21 references [2] 66/10 72/4 reflective [1] 85/22 refused [2] 17/3 69/17 refuses [2] 89/2 89/4 refusing [1] 90/11 regard [6] 46/4 82/13 84/4 100/4 100/4 107/6 regarding [8] 35/4 63/4 64/22 73/9 86/2 95/22 98/7 107/18 regardless [5] 57/3 57/12 82/20 99/21 104/14 regards [2] 91/22	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19 93/25 94/4 94/17 94/22 95/1 95/6 97/1 97/4 113/6 relevance [2] 64/20 64/25 relevant [19] 11/2 46/23 47/22 48/16 48/19 51/3 54/11 64/23 68/13 79/10 79/11 84/19 86/2 86/12 87/6 87/11 94/9 94/10 94/11 relied [1] 29/15 relief [19] 5/24 12/7 20/19 20/20 20/21 23/8 37/5 37/6 37/6 39/5 40/23 41/2 44/19 62/16 62/19 73/21 75/20 76/14 76/19 reluctant [1] 113/22 remanded [1] 17/6	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20 representation [5] 84/12 85/19 85/20 94/3 104/1 representations [5] 11/5 48/24 59/7 59/15 87/21 represented [3] 49/22 58/19 71/9 represents [1] 53/10 request [23] 7/12 7/21 33/3 37/9 73/3 79/20 80/20 84/16 86/16 89/18 92/15 92/18 98/23 99/9 101/14 102/24 103/6 103/7 103/21 104/8 104/16 106/11 111/5 requested [11] 6/20 7/2 8/5 10/25 28/17 41/16 46/25 83/3 103/1 103/11 103/20	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20 responded [11] 7/11 11/1 40/17 48/7 95/22 98/23 100/1 100/7 104/8 104/21 106/11 responding [2] 81/6 84/7 response [11] 9/12 28/14 30/10 30/13 30/15 30/17 89/11 98/22 99/5 99/9 101/6 responses [4] 5/11 89/20 103/10 103/17 responsive [3] 40/1 40/1 106/3 rest [3] 56/18 97/4 99/23 Restriction [2] 22/19 22/21 result [10] 23/15 24/3 26/14 29/9
90/25 94/13 reasons [5] 12/4 18/20 44/5 82/6 110/16 recall [14] 6/12 6/22 9/12 15/12 15/24 25/20 48/12 96/21 97/25 97/25 98/1 100/13 105/16 107/23 receive [10] 10/24 58/2 62/1 85/21 86/1 93/8 93/13 93/17 96/3 103/18 received [24] 10/23 11/12 39/25 40/4 49/17 49/23 55/15 55/16 70/24 70/24 71/7 71/14 71/15 71/16 84/25 85/13 86/8 89/25 91/1 106/6 106/24 109/15 116/11 116/20 receiving [2] 68/19 68/21 recent [1] 6/18	refer [2] 106/22 107/2 reference [2] 55/23 56/13 referenced [3] 56/19 83/20 86/21 references [2] 66/10 72/4 reflective [1] 85/22 refused [2] 17/3 69/17 refuses [2] 89/2 89/4 refusing [1] 90/11 regard [6] 46/4 82/13 84/4 100/4 100/4 107/6 regarding [8] 35/4 63/4 64/22 73/9 86/2 95/22 98/7 107/18 regardless [5] 57/3 57/12 82/20 99/21 104/14 regards [2] 91/22 100/23	relative [16] 8/1 9/25 11/16 13/7 72/3 93/10 93/19 93/25 94/4 94/17 94/22 95/1 95/6 97/1 97/4 113/6 relevance [2] 64/20 64/25 relevant [19] 11/2 46/23 47/22 48/16 48/19 51/3 54/11 64/23 68/13 79/10 79/11 84/19 86/2 86/12 87/6 87/11 94/9 94/10 94/11 relied [1] 29/15 relief [19] 5/24 12/7 20/19 20/20 20/21 23/8 37/5 37/6 37/6 37/6 39/5 40/23 41/2 44/19 62/16 62/19 73/21 75/20 76/14 76/19 reluctant [1] 113/22 remanded [1] 17/6 remarks [1] 40/14	14/9 14/10 14/13 14/14 14/19 14/23 15/1 35/20 representation [5] 84/12 85/19 85/20 94/3 104/1 representations [5] 11/5 48/24 59/7 59/15 87/21 represented [3] 49/22 58/19 71/9 represents [1] 53/10 request [23] 7/12 7/21 33/3 37/9 73/3 79/20 80/20 84/16 86/16 89/18 92/15 92/18 98/23 99/9 101/14 102/24 103/6 103/7 103/21 104/8 104/16 106/11 111/5 requested [11] 6/20 7/2 8/5 10/25 28/17 41/16 46/25 83/3 103/1 103/11 103/20	respond [7] 62/23 69/10 77/2 80/17 88/7 93/1 115/20 responded [11] 7/11 11/1 40/17 48/7 95/22 98/23 100/1 100/7 104/8 104/21 106/11 responding [2] 81/6 84/7 response [11] 9/12 28/14 30/10 30/13 30/15 30/17 89/11 98/22 99/5 99/9 101/6 responses [4] 5/11 89/20 103/10 103/17 responsive [3] 40/1 40/1 106/3 rest [3] 56/18 97/4 99/23 Restriction [2] 22/19 22/21 result [10] 23/15 24/3 26/14 29/9 46/3 46/8 47/15

R	58/4 75/7 76/20	32/25 33/2 33/3	seeing [1] 101/19	71/23 81/4 87/5	
resulted [2] 22/22	80/12 81/2 113/17	35/21 35/21 35/23	seek [1] 89/21	92/23 94/25	
25/13	113/22 118/25	36/5 36/7 36/9	seeking [8] 12/18	shouldn't [3] 8/3	
results [1] 24/15	Rule 37 [2] 113/17	45/23 49/23 53/15	13/9 72/8 76/19	8/4 41/17	
review [5] 10/13	113/22	53/17 56/11 57/10	86/17 87/12 97/10	show [6] 34/8	
18/12 56/1 76/2	Rule 56 [1] 75/7	58/18 61/8 65/5	100/12	34/11 53/11 54/2	
82/2	ruled [8] 13/10	67/8 68/1 68/2 69/3		61/18 61/19	
reviewing [4]	45/20 45/21 90/22	70/16 78/21 80/8	self [1] 62/17	showed [2] 56/15	
76/11 76/12 82/2	100/10 100/22	85/8 91/8 92/14	self-regulatory [1]	56/19	
106/12	105/13 106/20	93/17 98/9 107/13	62/17	showing [4] 32/25	
Richards [7] 33/19	rules [3] 13/1	110/16	semantics [1] 55/6		
38/20 39/2 39/15	80/15 111/12	saying [18] 32/4	seminal [1] 47/18	SHUTE [1] 3/14	
43/14 44/1 53/5	ruling [8] 37/25	38/4 41/18 44/22	send [1] 93/22	side [2] 18/8 65/14	
Richards' [6]	43/18 80/11 80/23	52/15 55/13 60/12	sense [4] 34/4	sign [2] 90/13	
33/18 39/11 53/6	91/12 92/20 105/15	60/20 60/25 66/18	45/12 45/16 48/2	108/1	
53/25 62/23 62/24	107/6	75/16 76/3 98/24	sensitive [1] 44/4	signed [1] 119/9	
right [63] 4/5 4/21	rulings [1] 81/9	113/20 116/6	sent [4] 19/18 32/3		
5/2 5/5 5/13 5/16	run [2] 13/15	116/22 120/4	56/21 98/22	14/5 18/23 25/25	
7/16 7/24 13/25	110/12	120/10	sentence [2] 60/17		
24/10 29/23 31/4	S	says [18] 28/8	72/20	signing [1] 109/13	
31/4 31/8 35/18		28/12 29/1 30/5	September [1]	simple [1] 119/6	
37/17 39/17 42/8	SAHARA [2] 3/6	31/10 31/11 32/8	15/9	simply [12] 7/7	
44/4 45/3 45/3	49/8	33/9 33/17 34/5	serious [1] 68/18	14/12 20/13 36/25	
45/13 46/5 49/3	said [40] 15/16	34/7 64/11 66/3	served [1] 39/23	42/19 42/23 80/16	
49/24 50/5 51/9	22/2 25/22 27/13	66/6 66/6 67/1	set [24] 4/8 5/24	88/12 88/18 90/21	
56/5 58/15 59/3	28/3 28/4 28/18	72/11 88/20	10/23 13/5 14/13	93/8 117/21	
61/5 61/9 64/18	28/21 30/16 31/24 34/18 39/10 40/11	schedule [12]	14/16 16/6 16/17	since [18] 9/16	
66/21 66/25 67/2	40/14 48/25 52/11	11/21 16/7 16/17	16/23 16/25 18/24	19/9 25/8 25/14	
67/5 67/7 67/7	52/13 54/18 55/19	16/24 16/25 19/3	19/3 27/16 27/25	26/12 26/18 26/20	
67/16 67/18 67/21	55/24 56/3 58/25	19/5 26/21 27/16 27/18 27/25 79/3	30/11 31/18 44/20 44/24 46/13 50/3	27/25 28/5 29/18 55/10 68/15 71/14	
67/24 68/7 68/9	60/23 61/16 61/17	scheduled [3]	58/16 63/22 65/14	95/15 107/25	
69/9 77/24 81/13	61/19 63/6 68/12	68/15 77/9 96/8	80/25	110/10 110/11	
81/17 81/20 83/23	68/14 71/10 78/19	scheduling [1]	setting [9] 21/20	110/10 110/11	
84/2 91/15 96/23	80/13 90/5 93/13	6/17	37/12 37/14 77/9	single [8] 17/9	
102/18 107/13	93/13 99/1 105/17	SCHWARTZ [4]	77/11 77/13 77/22	29/19 29/20 29/24	
113/17 113/24	108/3 108/4 122/8	3/15 3/20 4/20 31/5		32/12 49/18 67/16	
115/13 116/22	sale [1] 63/23	scrutiny [1] 119/5	several [5] 40/16	90/15	
119/14 119/18	salient [1] 93/23	se [10] 21/24 22/1	49/16 84/13 85/2	sir [16] 5/19 13/25	
120/14	same [5] 24/5	22/5 23/8 23/11	92/2	37/17 38/8 39/5	
rights [10] 28/12	58/25 88/18 101/23	23/13 23/17 52/1	shield [1] 90/6	50/10 55/2 74/24	
28/25 29/1 29/6	105/20	52/2 52/15	shift [1] 54/15	77/4 81/19 84/5	
29/16 32/19 34/24	SAN [1] 3/17	search [3] 100/19	short [2] 53/5	93/2 112/20 113/14	
65/14 66/24 67/14	sanction [4] 111/5	101/23 104/12	97/22	115/13 115/17	
rigorous [4] 62/12 62/12 73/23 82/23	118/8 118/10 119/1	searching [2]	shortening [1] 5/9	Sisolak [8] 22/16	
ring [1] 49/18	sanctionable [2]	101/19 107/3	SHORTHAND [1]	22/17 22/25 33/23	
rings [1] 71/24	115/10 120/2	second [8] 8/22	122/4	33/25 53/12 66/5	
ripe [1] 36/23	sanctioning [1]	35/8 35/10 50/13	shortly [3] 55/22	72/4	
rise [2] 83/23	112/8	50/17 58/7 58/16	74/3 82/15	sit [2] 100/4 100/9	
120/1	sanctions [12]	86/14	should [31] 5/13	site [3] 70/14	
RJC [1] 74/21	89/18 107/18	secondly [3] 4/23	6/3 8/18 8/18 9/7	70/18 75/24	
RMR [2] 1/25	110/22 110/23	30/5 115/3	12/2 12/8 13/19	sits [1] 27/1	
122/17	110/23 111/8 112/3	see [15] 5/6 30/7	13/20 16/10 17/20	sitting [5] 4/12	
roadway [1] 31/4	112/12 113/17	31/6 53/13 53/20	17/22 17/23 17/25	70/17 73/17 73/24	
roadways [2]	113/22 115/12	54/7 56/5 61/23	19/24 20/1 20/9	108/11	
30/18 30/20	118/25	70/9 70/25 86/19	25/11 25/12 36/23	situation [2] 32/7	
rough [1] 108/12	say [40] 4/6 6/16 9/3 17/15 21/3	100/3 101/22	43/16 43/18 43/20	69/6	
rule [10] 5/8 5/15	32/13 32/16 32/24	115/11 120/17	46/18 67/13 69/12	six [2] 28/4 35/7	
	32/13 32/10 32/27				

	1			
S	83/6 97/10 97/13	STENOTYPE [2]	suffering [1] 45/15	sure [12] 39/9
	101/14 103/6	122/5 122/8	suggested [1]	44/3 44/18 50/6
Sloat [2] 24/7				
66/20	specifically [14]	step [4] 12/14	14/20	73/15 74/14 76/3
small [1] 81/8	48/6 55/12 58/10	34/23 41/25 112/22	suit [1] 86/23	88/1 88/3 93/16
	62/7 73/22 84/22	Stephanie [1]	SUITE [2] 2/21 3/7	97/13 102/1
so [183]	90/2 101/2 103/4	103/16	suited [1] 37/25	surrounding [1]
sole [3] 33/22 53/9		· ·		
72/13	103/20 105/13	stick [1] 102/22	Suma [1] 48/19	33/5
solely [3] 22/14	106/20 106/23	still [7] 8/14 11/15	summary [76]	suspect [1] 86/20
	107/2	45/17 71/6 87/10	5/22 6/4 7/23 8/20	switched [1]
63/12 63/16	specificity [1]	99/22 106/10	8/23 9/6 12/1 12/5	117/14
some [33] 6/14	103/1	stipulate [3] 79/14		
10/16 12/24 27/13			12/19 12/24 13/2	sword [2] 69/20
35/18 37/2 37/20	specify [1] 104/11	79/16 90/12	13/9 13/16 13/19	70/21
	spent [5] 111/2	stipulated [2]	13/19 13/23 14/6	-
38/2 44/14 45/6	118/13 118/14	79/17 109/14	14/11 14/15 14/24	T
45/9 45/9 54/15	118/14 118/15	stipulation [5]	15/13 15/15 16/3	table [1] 44/11
55/23 66/21 70/10				
80/7 80/8 83/19	spoliation [2]	77/8 77/8 79/3	16/7 16/14 16/17	tactic [1] 68/23
91/6 97/14 99/25	114/8 119/23	79/13 80/10	16/24 16/25 19/3	tactical [2] 55/8
	stage [1] 64/23	stock [1] 115/7	19/6 19/10 20/9	110/4
102/9 102/24 103/1	stamped [3]	stop [2] 60/15	20/19 20/22 20/23	tactics [1] 112/4
110/17 111/7 117/3				
117/10 118/6 118/7	117/18 117/18	110/21	21/3 21/8 21/14	take [33] 6/11
118/25 119/23	117/19	stops [1] 118/18	21/21 24/16 25/2	10/14 16/4 24/15
	stand [2] 59/12	story [1] 60/2	25/8 25/21 26/19	35/12 38/19 38/24
somehow [3]	59/20	straightforward	26/21 27/8 27/12	39/10 39/18 40/4
59/24 70/17 104/2	standard [13]		27/16 27/18 28/1	40/8 42/2 42/17
Someone's [1]		[1] 45/4		
63/9	23/17 23/18 24/19	STREET [2] 2/10	30/24 31/18 32/12	43/13 43/14 44/10
	36/8 37/4 37/5	3/16	39/4 40/22 43/4	55/13 57/11 59/19
something [14]	51/25 52/25 66/18	strike [1] 18/17	43/19 44/16 44/25	60/11 61/15 64/14
8/12 18/2 39/14			44/25 53/3 63/1	65/7 65/12 65/22
55/9 57/16 58/2	73/10 88/24 89/7	Sturman [1] 92/6		
61/16 61/17 77/6	105/18	sub [3] 35/6 35/9	63/3 69/3 69/7 72/8	71/12 71/17 71/22
	standards [11]	35/10	73/5 73/20 76/15	95/24 102/20
1 00/16 10//20			13/3/3/20/10/13	
89/16 104/20				
105/19 112/16	22/1 24/17 51/22	sub-inquiry [3]	77/13 77/17 77/25	112/22 119/8 120/2
	22/1 24/17 51/22 54/9 67/24 68/1	sub-inquiry [3] 35/6 35/9 35/10	77/13 77/17 77/25 78/1 78/3 79/22	112/22 119/8 120/2 taken [7] 11/20
105/19 112/16 119/16	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22	77/13 77/17 77/25 78/1 78/3 79/22 80/19	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13
105/19 112/16 119/16 sometimes [1]	22/1 24/17 51/22 54/9 67/24 68/1	sub-inquiry [3] 35/6 35/9 35/10	77/13 77/17 77/25 78/1 78/3 79/22	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25
105/19 112/16 119/16 sometimes [1] 79/5	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7 88/9 101/3	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22 28/19 40/5 116/13	77/13 77/17 77/25 78/1 78/3 79/22 80/19 summer [1] 90/7	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25
105/19 112/16 119/16 sometimes [1] 79/5 somewhat [2]	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7 88/9 101/3 started [2] 74/11	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22 28/19 40/5 116/13 submit [13] 12/5	77/13 77/17 77/25 78/1 78/3 79/22 80/19 summer [1] 90/7 SUPERVISION [1]	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25 taking [75] 6/1
105/19 112/16 119/16 sometimes [1] 79/5	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7 88/9 101/3 started [2] 74/11 75/3	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22 28/19 40/5 116/13 submit [13] 12/5 13/18 40/21 43/15	77/13 77/17 77/25 78/1 78/3 79/22 80/19 summer [1] 90/7 SUPERVISION [1] 122/9	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25 taking [75] 6/1 10/11 20/24 21/5
105/19 112/16 119/16 sometimes [1] 79/5 somewhat [2] 57/19 82/12	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7 88/9 101/3 started [2] 74/11 75/3 starting [1] 114/6	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22 28/19 40/5 116/13 submit [13] 12/5 13/18 40/21 43/15 49/13 55/25 86/10	77/13 77/17 77/25 78/1 78/3 79/22 80/19 summer [1] 90/7 SUPERVISION [1] 122/9 supplement [2]	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25 taking [75] 6/1 10/11 20/24 21/5 21/7 21/11 21/15
105/19 112/16 119/16 sometimes [1] 79/5 somewhat [2] 57/19 82/12 sorry [16] 54/18	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7 88/9 101/3 started [2] 74/11 75/3 starting [1] 114/6 state [7] 17/7 31/5	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22 28/19 40/5 116/13 submit [13] 12/5 13/18 40/21 43/15 49/13 55/25 86/10 86/20 87/23 89/24	77/13 77/17 77/25 78/1 78/3 79/22 80/19 summer [1] 90/7 SUPERVISION [1] 122/9 supplement [2] 103/9 103/17	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25 taking [75] 6/1 10/11 20/24 21/5 21/7 21/11 21/15 21/18 21/25 22/1
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105/19 112/16 119/16 sometimes [1] 79/5 somewhat [2] 57/19 82/12 sorry [16] 54/18 59/18 60/14 60/21 62/18 72/19 72/23 77/10 77/11 82/1 87/17 95/11 107/12 108/15 108/18 115/15 sort [5] 55/7 99/14 102/24 107/5 119/1 sought [3] 18/10 47/22 108/8 SOUTH [2] 2/10 2/20 southern [1] 86/7 speaks [2] 81/14 81/18 special [9] 21/20	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7 88/9 101/3 started [2] 74/11 75/3 starting [1] 114/6 state [7] 17/7 31/5 51/10 66/8 116/1 122/2 122/14 stated [13] 12/4 14/8 41/4 41/12 41/13 47/9 55/17 64/21 64/22 66/2 91/19 99/3 103/20 statement [4] 51/9 59/20 83/22 90/4 states [3] 40/25 51/3 52/2 stating [2] 48/14 66/12 status [5] 6/20 16/6 70/3 96/7 96/8 statute [2] 34/5 34/6	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22 28/19 40/5 116/13 submit [13] 12/5 13/18 40/21 43/15 49/13 55/25 86/10 86/20 87/23 89/24 94/8 100/20 105/25 submits [1] 81/3 submitted [7] 9/5 32/18 59/8 63/2 63/7 63/8 86/15 subs [1] 83/18 SUBSCRIBED [1] 122/13 substantial [2] 106/3 110/6 substantially [3] 24/9 51/19 66/23 substantiate [1] 25/4 substantiates [1] 25/5 such [2] 19/13	77/13 77/17 77/25 78/1 78/3 79/22 80/19 summer [1] 90/7 SUPERVISION [1] 122/9 supplement [2] 103/9 103/17 support [24] 8/23 9/5 10/2 11/8 11/17 44/24 45/17 59/1 59/2 59/21 59/21 61/2 61/3 63/2 63/8 63/10 72/11 76/8 78/24 84/9 102/15 110/2 111/17 112/24 supporting [2] 8/15 111/14 supports [4] 38/22 39/3 58/22 60/3 supposed [3] 16/13 66/4 116/25 Supreme [11] 21/25 22/18 22/24	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25 taking [75] 6/1 10/11 20/24 21/5 21/7 21/11 21/15 21/18 21/25 22/1 22/5 22/6 22/6 22/22 22/23 23/9 23/11 23/15 23/17 23/20 24/5 24/10 24/13 24/15 24/17 24/20 25/4 25/6 25/13 26/21 34/3 34/8 37/8 43/10 44/17 45/22 47/5 47/13 47/16 47/19 48/2 49/9 50/13 50/22 50/25 51/4 51/5 51/5 51/15 51/17 51/20 51/24 52/1 52/2 52/5 52/15 53/2 53/7 62/16 62/17 63/14
105/19 112/16 119/16 sometimes [1] 79/5 somewhat [2] 57/19 82/12 sorry [16] 54/18 59/18 60/14 60/21 62/18 72/19 72/23 77/10 77/11 82/1 87/17 95/11 107/12 108/15 108/18 115/15 sort [5] 55/7 99/14 102/24 107/5 119/1 sought [3] 18/10 47/22 108/8 SOUTH [2] 2/10 2/20 southern [1] 86/7 speaks [2] 81/14 81/18 special [9] 21/20 37/12 37/14 77/9 77/11 77/12 77/22	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7 88/9 101/3 started [2] 74/11 75/3 starting [1] 114/6 state [7] 17/7 31/5 51/10 66/8 116/1 122/2 122/14 stated [13] 12/4 14/8 41/4 41/12 41/13 47/9 55/17 64/21 64/22 66/2 91/19 99/3 103/20 statement [4] 51/9 59/20 83/22 90/4 states [3] 40/25 51/3 52/2 stating [2] 48/14 66/12 status [5] 6/20 16/6 70/3 96/7 96/8 statute [2] 34/5 34/6 stay [3] 69/15	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22 28/19 40/5 116/13 submit [13] 12/5 13/18 40/21 43/15 49/13 55/25 86/10 86/20 87/23 89/24 94/8 100/20 105/25 submits [1] 81/3 submitted [7] 9/5 32/18 59/8 63/2 63/7 63/8 86/15 subs [1] 83/18 SUBSCRIBED [1] 122/13 substantial [2] 106/3 110/6 substantially [3] 24/9 51/19 66/23 substantiate [1] 25/4 substantiates [1] 25/5 such [2] 19/13 50/23	77/13 77/17 77/25 78/1 78/3 79/22 80/19 summer [1] 90/7 SUPERVISION [1] 122/9 supplement [2] 103/9 103/17 support [24] 8/23 9/5 10/2 11/8 11/17 44/24 45/17 59/1 59/2 59/21 59/21 61/2 61/3 63/2 63/8 63/10 72/11 76/8 78/24 84/9 102/15 110/2 111/17 112/24 supporting [2] 8/15 111/14 supports [4] 38/22 39/3 58/22 60/3 supposed [3] 16/13 66/4 116/25 Supreme [11] 21/25 22/18 22/24 23/11 23/23 28/20	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25 taking [75] 6/1 10/11 20/24 21/5 21/7 21/11 21/15 21/18 21/25 22/1 22/5 22/6 22/6 22/22 22/23 23/9 23/11 23/15 23/17 23/20 24/5 24/10 24/13 24/15 24/17 24/20 25/4 25/6 25/13 26/21 34/3 34/8 37/8 43/10 44/17 45/22 47/5 47/13 47/16 47/19 48/2 49/9 50/13 50/22 50/25 51/4 51/5 51/5 51/15 51/17 51/20 51/24 52/1 52/2 52/5 52/15 53/2 53/7 62/16 62/17 63/14 63/18 64/8 64/10
105/19 112/16 119/16 sometimes [1] 79/5 somewhat [2] 57/19 82/12 sorry [16] 54/18 59/18 60/14 60/21 62/18 72/19 72/23 77/10 77/11 82/1 87/17 95/11 107/12 108/15 108/18 115/15 sort [5] 55/7 99/14 102/24 107/5 119/1 sought [3] 18/10 47/22 108/8 SOUTH [2] 2/10 2/20 southern [1] 86/7 speaks [2] 81/14 81/18 special [9] 21/20 37/12 37/14 77/9 77/11 77/12 77/22 78/11 79/4	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7 88/9 101/3 started [2] 74/11 75/3 starting [1] 114/6 state [7] 17/7 31/5 51/10 66/8 116/1 122/2 122/14 stated [13] 12/4 14/8 41/4 41/12 41/13 47/9 55/17 64/21 64/22 66/2 91/19 99/3 103/20 statement [4] 51/9 59/20 83/22 90/4 states [3] 40/25 51/3 52/2 stating [2] 48/14 66/12 status [5] 6/20 16/6 70/3 96/7 96/8 statute [2] 34/5 34/6	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22 28/19 40/5 116/13 submit [13] 12/5 13/18 40/21 43/15 49/13 55/25 86/10 86/20 87/23 89/24 94/8 100/20 105/25 submits [1] 81/3 submitted [7] 9/5 32/18 59/8 63/2 63/7 63/8 86/15 subs [1] 83/18 SUBSCRIBED [1] 122/13 substantial [2] 106/3 110/6 substantially [3] 24/9 51/19 66/23 substantiate [1] 25/4 substantiates [1] 25/5 such [2] 19/13	77/13 77/17 77/25 78/1 78/3 79/22 80/19 summer [1] 90/7 SUPERVISION [1] 122/9 supplement [2] 103/9 103/17 support [24] 8/23 9/5 10/2 11/8 11/17 44/24 45/17 59/1 59/2 59/21 59/21 61/2 61/3 63/2 63/8 63/10 72/11 76/8 78/24 84/9 102/15 110/2 111/17 112/24 supporting [2] 8/15 111/14 supports [4] 38/22 39/3 58/22 60/3 supposed [3] 16/13 66/4 116/25 Supreme [11] 21/25 22/18 22/24	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25 taking [75] 6/1 10/11 20/24 21/5 21/7 21/11 21/15 21/18 21/25 22/1 22/5 22/6 22/6 22/22 22/23 23/9 23/11 23/15 23/17 23/20 24/5 24/10 24/13 24/15 24/17 24/20 25/4 25/6 25/13 26/21 34/3 34/8 37/8 43/10 44/17 45/22 47/5 47/13 47/16 47/19 48/2 49/9 50/13 50/22 50/25 51/4 51/5 51/5 51/15 51/17 51/20 51/24 52/1 52/2 52/5 52/15 53/2 53/7 62/16 62/17 63/14 63/18 64/8 64/10 64/17 66/21 68/4
105/19 112/16 119/16 sometimes [1] 79/5 somewhat [2] 57/19 82/12 sorry [16] 54/18 59/18 60/14 60/21 62/18 72/19 72/23 77/10 77/11 82/1 87/17 95/11 107/12 108/15 108/18 115/15 sort [5] 55/7 99/14 102/24 107/5 119/1 sought [3] 18/10 47/22 108/8 SOUTH [2] 2/10 2/20 southern [1] 86/7 speaks [2] 81/14 81/18 special [9] 21/20 37/12 37/14 77/9 77/11 77/12 77/22 78/11 79/4 specific [9] 73/8	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7 88/9 101/3 started [2] 74/11 75/3 starting [1] 114/6 state [7] 17/7 31/5 51/10 66/8 116/1 122/2 122/14 stated [13] 12/4 14/8 41/4 41/12 41/13 47/9 55/17 64/21 64/22 66/2 91/19 99/3 103/20 statement [4] 51/9 59/20 83/22 90/4 states [3] 40/25 51/3 52/2 stating [2] 48/14 66/12 status [5] 6/20 16/6 70/3 96/7 96/8 statute [2] 34/5 34/6 stay [3] 69/15 69/19 70/19	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22 28/19 40/5 116/13 submit [13] 12/5 13/18 40/21 43/15 49/13 55/25 86/10 86/20 87/23 89/24 94/8 100/20 105/25 submits [1] 81/3 submitted [7] 9/5 32/18 59/8 63/2 63/7 63/8 86/15 subs [1] 83/18 SUBSCRIBED [1] 122/13 substantial [2] 106/3 110/6 substantially [3] 24/9 51/19 66/23 substantiate [1] 25/4 substantiates [1] 25/5 such [2] 19/13 50/23 suffered [2] 36/19	77/13 77/17 77/25 78/1 78/3 79/22 80/19 summer [1] 90/7 SUPERVISION [1] 122/9 supplement [2] 103/9 103/17 support [24] 8/23 9/5 10/2 11/8 11/17 44/24 45/17 59/1 59/2 59/21 59/21 61/2 61/3 63/2 63/8 63/10 72/11 76/8 78/24 84/9 102/15 110/2 111/17 112/24 supporting [2] 8/15 111/14 supports [4] 38/22 39/3 58/22 60/3 supposed [3] 16/13 66/4 116/25 Supreme [11] 21/25 22/18 22/24 23/11 23/23 28/20 31/2 35/9 51/12	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25 taking [75] 6/1 10/11 20/24 21/5 21/7 21/11 21/15 21/18 21/25 22/1 22/5 22/6 22/6 22/22 22/23 23/9 23/11 23/15 23/17 23/20 24/5 24/10 24/13 24/15 24/17 24/20 25/4 25/6 25/13 26/21 34/3 34/8 37/8 43/10 44/17 45/22 47/5 47/13 47/16 47/19 48/2 49/9 50/13 50/22 50/25 51/4 51/5 51/5 51/15 51/17 51/20 51/24 52/1 52/2 52/5 52/15 53/2 53/7 62/16 62/17 63/14 63/18 64/8 64/10
105/19 112/16 119/16 sometimes [1] 79/5 somewhat [2] 57/19 82/12 sorry [16] 54/18 59/18 60/14 60/21 62/18 72/19 72/23 77/10 77/11 82/1 87/17 95/11 107/12 108/15 108/18 115/15 sort [5] 55/7 99/14 102/24 107/5 119/1 sought [3] 18/10 47/22 108/8 SOUTH [2] 2/10 2/20 southern [1] 86/7 speaks [2] 81/14 81/18 special [9] 21/20 37/12 37/14 77/9 77/11 77/12 77/22 78/11 79/4	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7 88/9 101/3 started [2] 74/11 75/3 starting [1] 114/6 state [7] 17/7 31/5 51/10 66/8 116/1 122/2 122/14 stated [13] 12/4 14/8 41/4 41/12 41/13 47/9 55/17 64/21 64/22 66/2 91/19 99/3 103/20 statement [4] 51/9 59/20 83/22 90/4 states [3] 40/25 51/3 52/2 stating [2] 48/14 66/12 status [5] 6/20 16/6 70/3 96/7 96/8 statute [2] 34/5 34/6 stay [3] 69/15	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22 28/19 40/5 116/13 submit [13] 12/5 13/18 40/21 43/15 49/13 55/25 86/10 86/20 87/23 89/24 94/8 100/20 105/25 submits [1] 81/3 submitted [7] 9/5 32/18 59/8 63/2 63/7 63/8 86/15 subs [1] 83/18 SUBSCRIBED [1] 122/13 substantial [2] 106/3 110/6 substantially [3] 24/9 51/19 66/23 substantiate [1] 25/4 substantiates [1] 25/5 such [2] 19/13 50/23	77/13 77/17 77/25 78/1 78/3 79/22 80/19 summer [1] 90/7 SUPERVISION [1] 122/9 supplement [2] 103/9 103/17 support [24] 8/23 9/5 10/2 11/8 11/17 44/24 45/17 59/1 59/2 59/21 59/21 61/2 61/3 63/2 63/8 63/10 72/11 76/8 78/24 84/9 102/15 110/2 111/17 112/24 supporting [2] 8/15 111/14 supports [4] 38/22 39/3 58/22 60/3 supposed [3] 16/13 66/4 116/25 Supreme [11] 21/25 22/18 22/24 23/11 23/23 28/20	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25 taking [75] 6/1 10/11 20/24 21/5 21/7 21/11 21/15 21/18 21/25 22/1 22/5 22/6 22/6 22/22 22/23 23/9 23/11 23/15 23/17 23/20 24/5 24/10 24/13 24/15 24/17 24/20 25/4 25/6 25/13 26/21 34/3 34/8 37/8 43/10 44/17 45/22 47/5 47/13 47/16 47/19 48/2 49/9 50/13 50/22 50/25 51/4 51/5 51/5 51/15 51/17 51/20 51/24 52/1 52/2 52/5 52/15 53/2 53/7 62/16 62/17 63/14 63/18 64/8 64/10 64/17 66/21 68/4 69/15 72/3 72/5
105/19 112/16 119/16 sometimes [1] 79/5 somewhat [2] 57/19 82/12 sorry [16] 54/18 59/18 60/14 60/21 62/18 72/19 72/23 77/10 77/11 82/1 87/17 95/11 107/12 108/15 108/18 115/15 sort [5] 55/7 99/14 102/24 107/5 119/1 sought [3] 18/10 47/22 108/8 SOUTH [2] 2/10 2/20 southern [1] 86/7 speaks [2] 81/14 81/18 special [9] 21/20 37/12 37/14 77/9 77/11 77/12 77/22 78/11 79/4 specific [9] 73/8	22/1 24/17 51/22 54/9 67/24 68/1 78/4 78/12 79/7 88/9 101/3 started [2] 74/11 75/3 starting [1] 114/6 state [7] 17/7 31/5 51/10 66/8 116/1 122/2 122/14 stated [13] 12/4 14/8 41/4 41/12 41/13 47/9 55/17 64/21 64/22 66/2 91/19 99/3 103/20 statement [4] 51/9 59/20 83/22 90/4 states [3] 40/25 51/3 52/2 stating [2] 48/14 66/12 status [5] 6/20 16/6 70/3 96/7 96/8 statute [2] 34/5 34/6 stay [3] 69/15 69/19 70/19	sub-inquiry [3] 35/6 35/9 35/10 subject [4] 9/22 28/19 40/5 116/13 submit [13] 12/5 13/18 40/21 43/15 49/13 55/25 86/10 86/20 87/23 89/24 94/8 100/20 105/25 submits [1] 81/3 submitted [7] 9/5 32/18 59/8 63/2 63/7 63/8 86/15 subs [1] 83/18 SUBSCRIBED [1] 122/13 substantial [2] 106/3 110/6 substantially [3] 24/9 51/19 66/23 substantiate [1] 25/4 substantiates [1] 25/5 such [2] 19/13 50/23 suffered [2] 36/19	77/13 77/17 77/25 78/1 78/3 79/22 80/19 summer [1] 90/7 SUPERVISION [1] 122/9 supplement [2] 103/9 103/17 support [24] 8/23 9/5 10/2 11/8 11/17 44/24 45/17 59/1 59/2 59/21 59/21 61/2 61/3 63/2 63/8 63/10 72/11 76/8 78/24 84/9 102/15 110/2 111/17 112/24 supporting [2] 8/15 111/14 supports [4] 38/22 39/3 58/22 60/3 supposed [3] 16/13 66/4 116/25 Supreme [11] 21/25 22/18 22/24 23/11 23/23 28/20 31/2 35/9 51/12	112/22 119/8 120/2 taken [7] 11/20 42/17 67/11 70/13 71/23 76/16 112/25 taking [75] 6/1 10/11 20/24 21/5 21/7 21/11 21/15 21/18 21/25 22/1 22/5 22/6 22/6 22/22 22/23 23/9 23/11 23/15 23/17 23/20 24/5 24/10 24/13 24/15 24/17 24/20 25/4 25/6 25/13 26/21 34/3 34/8 37/8 43/10 44/17 45/22 47/5 47/13 47/16 47/19 48/2 49/9 50/13 50/22 50/25 51/4 51/5 51/5 51/15 51/17 51/20 51/24 52/1 52/2 52/5 52/15 53/2 53/7 62/16 62/17 63/14 63/18 64/8 64/10 64/17 66/21 68/4

Т
taking [2] 73/11
78/14
takings [2] 23/14
94/12
talk [3] 19/14
25/17 72/12
talked [2] 49/15
108/17
talking [2] 66/24
72/6
tax [3] 26/4 26/8
26/9
taxes [5] 26/16
26/23 27/6 54/16
110/8
taxing [1] 52/16
teeth [1] 118/6
Tel [2] 115/7 117/6
telephonic [5]
1/17 2/2 70/11
93/20 122/6
tell [7] 32/2 71/4
73/25 74/25 81/23
82/19 101/15
telling [6] 30/22
46/2 74/1 82/6
88/13 101/21
tells [1] 33/23
ten [7] 7/1 45/23
53/18 76/20 77/21
80/24 113/9
ten-minute [1]
53/18
tend [1] 81/25
terminating [1]
119/1
terms [2] 10/21
22/13
test [2] 94/12
102/18
testified [1] 56/25
testify [2] 64/22
98/21
testimony [3]
45/17 65/1 68/13
than [16] 17/17
17/21 17/23 31/24
32/2 47/11 52/15
52/22 61/18 64/2
72/14 83/13 93/9
93/15 93/21 93/24
thank [18] 5/4 5/20 13/25 14/2
37/16 37/17 38/7
38/9 47/8 55/2
58/12 91/7 91/15
93/4 112/21 115/13
32/4 115/51 112/12

120/22 120/23 that [737] **that's [96]** 5/16 5/18 6/8 10/20 11/4 11/4 11/13 14/12 15/2 15/3 15/3 15/9 18/1 22/5 22/5 23/3 24/16 24/20 30/8 32/19 34/3 34/4 35/22 43/5 45/3 45/4 45/20 45/24 45/24 46/13 46/25 48/6 48/22 48/22 51/3 51/15 51/17 52/4 53/12 54/16 54/22 54/22 56/14 57/5 59/6 59/25 60/7 60/7 60/7 61/6 61/17 61/20 61/20 65/8 65/8 65/11 65/16 65/24 67/11 67/22 68/4 69/7 71/10 71/10 71/11 71/11 71/20 71/20 71/21 71/21 72/5 74/25 75/9 75/14 76/11 76/15 76/23 76/24 79/12 82/6 84/14 84/15 84/15 84/16 84/16 88/3 89/3 89/5 94/2 97/17 97/23 101/7 106/9 118/25 119/18 120/16 their [40] 8/11 18/1 18/20 21/1 21/3 21/9 21/10 21/12 22/11 23/20 23/24 45/13 45/14 58/23 58/23 63/1 65/16 65/20 65/24 104/15 106/19 106/19 109/23 109/25 110/1 110/2 110/5 110/15 110/15 111/18 111/20 112/3 117/13 117/15 117/16 117/25 118/1 118/8 119/25 119/25 them [41] 14/23 25/12 31/20 31/21 31/21 32/2 33/12 45/3 52/11 55/17 55/17 55/25 56/7 56/8 56/18 57/13 57/13 57/15 57/16

57/18 57/25 58/10 61/25 62/1 67/7 68/17 71/15 71/16 89/13 89/15 89/19 98/10 99/8 105/15 106/15 106/19 106/25 110/17 116/5 116/6 118/18 themselves [3] 22/13 23/15 117/4 **then [76]** 9/4 16/5 18/17 18/20 20/9 27/5 27/15 28/18 29/22 33/9 36/6 37/3 37/6 40/7 42/25 42/25 46/1 47/6 56/10 58/16 60/3 60/24 61/14 61/16 61/22 62/1 66/14 66/14 67/3 67/3 67/9 67/10 69/2 69/24 70/1 71/11 71/21 76/12 76/16 76/16 76/22 79/8 79/8 80/23 83/24 84/23 85/12 85/17 85/23 87/4 87/17 90/16 94/4 96/1 96/2 96/5 96/24 96/24 97/1 98/25 106/14 106/16 107/3 108/3 108/11 109/12 109/12 109/20 112/9 114/24 114/25 115/3 115/5 116/12 116/19 117/9 then-sitting [1] 108/11 theories [1] 73/12 **there [116]** 6/24 6/24 6/25 6/25 11/1 11/6 12/9 12/13 12/24 13/2 13/12 14/5 14/20 15/16 23/20 23/20 27/1 27/7 30/7 31/7 35/18 39/12 40/15 41/11 43/2 43/7 47/15 48/2 48/13 48/15 49/10 49/14 50/4 50/12 50/18 51/5 51/9 52/14 53/6 54/17 55/24 56/9 57/12 58/2 58/3 61/12 61/20 61/24 63/7 63/10

63/13 63/14 63/17 64/7 64/15 65/20 66/15 66/21 67/7 72/15 72/20 72/22 80/7 83/5 83/8 83/16 83/16 83/25 84/8 84/18 84/23 85/9 85/10 86/25 88/12 88/15 88/20 89/18 89/23 91/1 91/19 92/8 92/10 92/11 93/6 93/9 93/21 93/24 94/2 94/5 94/21 94/21 94/24 95/5 96/24 97/9 98/8 98/21 99/1 99/1 99/4 99/21 100/16 101/8 101/11 102/25 104/3 104/4 104/14 106/5 107/17 115/9 116/1 116/15 119/20 119/21 there's [45] 11/23 13/3 19/20 20/7 21/4 24/10 25/7 25/15 32/22 36/5 37/1 43/5 47/14 47/19 48/2 50/23 51/7 51/21 57/24 58/11 58/12 58/24 59/13 60/9 60/10 64/17 68/2 68/3 72/16 83/6 84/3 85/12 85/19 85/20 85/24 88/25 89/1 89/19 90/21 90/21 91/2 92/19 99/7 105/18 106/5 thereafter [2] 99/11 122/8 therefore [8] 13/12 31/7 32/9 62/24 68/10 76/14 94/11 117/6 thereto [3] 105/2 105/3 106/3 **these [63]** 6/18 7/4 7/25 8/1 8/23 10/9 13/7 18/6 18/7 23/22 24/21 28/11 34/22 35/22 35/23 35/24 36/2 36/4 37/20 41/20 41/20 49/13 49/20 51/22 52/23 53/16 54/6 56/1 56/4 56/4 58/25 59/9 59/12

63/13 67/8 68/1 72/3 72/3 79/9 79/10 80/14 81/10 87/4 96/13 96/19 96/22 97/10 97/13 98/2 98/3 99/12 99/13 99/14 105/9 108/2 109/11 111/17 114/12 114/17 114/17 115/3 116/11 117/10 they [167] **they're [16]** 5/7 15/5 54/12 56/4 56/21 56/22 61/25 66/24 87/6 91/2 92/5 92/6 96/22 100/12 105/14 116/6 **they've [10]** 17/10 17/11 19/8 19/16 89/21 90/20 90/25 109/24 112/5 118/4 thing [8] 22/18 32/11 32/12 33/8 44/2 44/4 74/14 81/5 things [13] 28/11 35/22 35/23 35/24 36/2 36/9 46/12 76/16 81/23 82/3 82/9 110/8 114/9 think [35] 4/22 8/3 14/7 36/5 36/9 44/6 45/8 46/2 46/8 46/15 48/13 55/22 65/3 69/17 70/7 73/14 74/15 74/21 76/1 78/17 79/12 88/6 89/23 91/3 91/5 97/6 97/16 98/16 102/12 104/10 107/17 108/22 112/17 114/10 119/4 thinks [2] 17/20 17/22 **third [15]** 5/23 9/11 12/6 13/8 20/20 23/8 37/5 40/22 41/1 43/7 44/19 62/16 75/20 103/9 103/17 this [262] thoroughly [2] 114/5 118/24 those [82] 6/1 6/2

	T	1	I	
T	throughout [3]	56/2 70/19 105/16	75/1 75/9 75/10	120/13 120/20
.1 5007 6/4	55/7 109/3 109/4	122/5	99/23 100/9 102/19	understanding [5]
those [80] 6/4	thrown [1] 70/2	top [1] 101/15	105/7 105/16	4/5 17/24 70/6
11/13 13/2 14/22				
19/14 21/23 24/19	thrust [2] 62/14	topics [1] 90/23	105/22 106/10	74/19 119/9
25/10 25/11 25/14	114/10	tort [1] 45/11	Tuesday [1] 31/19	understands [1]
	thumb [2] 109/25	total [5] 51/7	tunnel [1] 70/10	6/7
26/3 27/6 32/18	109/25	63/21 66/15 85/7	turn [5] 18/15 20/6	
32/22 33/20 34/11		85/10		
34/20 35/11 40/1	thumbed [1]		75/7 90/3 91/5	unless [5] 7/12
40/1 40/3 40/4 40/2	109/23	totally [2] 53/21	Turner [2] 24/7	62/2 81/24 90/23
	Thursday [1]	76/6	66/20	113/23
41/7 49/1 49/3	31/20	towards [1] 96/1	two [33] 6/24	unnoted [1] 8/4
50/14 53/14 54/25	tied [2] 17/19	Towers [4] 48/20	15/20 15/21 16/5	unreasonable [1]
56/10 56/17 57/6				
57/7 58/1 59/2 59/5	21/10	49/6 49/11 56/23	19/9 20/11 25/7	80/20
59/5 59/7 60/5		traded [1] 117/6	25/12 26/18 26/22	until [9] 12/16
	time [52] 5/9 6/6	transaction [13]	27/11 28/3 28/5	13/9 14/11 14/16
60/25 61/11 66/11	6/16 6/18 7/2 7/10	10/18 11/16 48/20	28/15 28/15 30/9	14/24 40/4 46/21
67/24 68/21 71/18	8/5 9/19 9/25 13/1	49/2 49/11 49/17	31/15 32/4 34/23	56/8 75/17
72/11 74/1 78/25				
82/2 83/15 83/20	13/1 13/16 13/24	55/14 58/20 87/20	35/15 36/9 36/11	unwillingness [1]
84/21 87/4 87/19	15/15 28/5 35/8	95/21 95/23 115/3	36/14 36/20 39/21	109/6
	35/14 36/6 36/7	116/21	41/15 50/12 53/23	up [16] 7/5 24/22
90/14 92/5 92/7	36/10 36/11 37/11	transactional [3]	60/17 69/8 69/24	37/2 54/7 54/7
92/8 92/9 94/15			109/13 116/15	
94/25 95/6 96/3	39/14 43/3 45/11	49/20 84/8 111/17		66/19 70/2 71/2
97/25 100/23	46/18 69/18 69/19	transactions [29]	two and [3] 15/20	71/23 74/20 100/8
100/23 104/1	69/25 74/4 77/16	10/1 10/10 10/22	15/21 25/12	101/2 105/8 108/25
	78/9 78/13 78/16	10/23 11/8 11/23	two-and-a-half-ye	118/1 118/4
105/14 106/2	79/19 79/21 81/22	40/9 46/23 48/9	ar [1] 32/4	upon [7] 9/8 13/10
106/21 107/7				
109/16 111/15	82/13 90/19 93/2	48/16 49/4 49/13	two-step [1] 34/23	
114/9 114/25	95/24 97/14 98/12	50/19 50/21 52/23	type [1] 114/7	102/18 114/11
	99/22 101/6 104/18	55/15 56/1 58/22	types [1] 82/3	us [30] 18/18
114/25 116/10	104/23 104/24	59/3 71/8 71/19	TYPEWRITING [1]	27/22 34/25 35/1
116/20 117/11	105/4 105/24	83/10 83/20 83/22	122/9	36/11 36/25 37/10
117/18				
though [2] 82/20	120/24 122/7	87/18 96/13 115/6	typically [4] 45/18	37/12 37/22 52/19
89/14	times [9] 17/14	116/12 116/18	73/3 77/24 81/24	57/6 88/13 90/13
	28/5 35/19 41/15	TRANSCRIBED [1]		90/20 92/15 92/16
thought [1] 80/1	45/23 84/13 92/2	122/8	U	99/7 100/14 103/6
thoughts [3] 73/1	114/17 118/11	transcript [3] 1/15	ultimate [1] 75/21	108/1 109/12
74/1 74/6			ultimately [8] 10/8	
thousands [2]	TIMOTHY [1] 1/19	58/20 122/10		
36/18 118/15	Tivoli [4] 48/20	transpired [6]	42/24 42/25 56/25	110/12 110/22
	49/6 49/12 56/23	56/16 61/3 83/11	57/3 61/5 76/18	111/23 112/2
three [26] 6/2 6/4	today [16] 6/9	83/14 83/24 95/18	96/5	116/25 117/20
7/1 7/25 8/1 8/24	21/1 23/6 30/22	trial [14] 12/14	under [17] 22/8	118/4
29/10 35/1 35/11				
39/4 41/15 43/19	46/3 71/5 74/3	12/15 13/4 13/5	35/11 53/12 61/1	use [42] 10/14
49/18 49/18 51/13	76/12 78/2 78/4	35/15 42/1 46/6	73/11 85/23 102/17	22/4 22/4 23/19
	80/11 80/12 84/13	46/6 73/6 74/15	102/24 103/7	26/7 26/8 26/10
57/6 62/20 67/24	97/11 104/1 106/8	74/16 81/25 82/20	104/20 105/12	26/11 26/14 30/3
72/3 72/7 73/12	together [1] 58/8	113/21	106/6 106/13	34/2 34/3 34/5
80/14 80/14 84/18				
87/19 103/12	told [12] 33/13	true [3] 14/12	106/25 111/11	51/14 51/15 51/16
three-ring [1]	33/14 33/14 34/15	113/3 122/10	116/4 122/9	51/17 51/19 52/4
	56/10 56/13 56/14	Trujillo [1] 92/6	undergone [1]	52/9 52/11 52/16
49/18	61/6 61/6 99/7 99/8	truly [1] 99/14	110/6	52/17 52/18 52/20
through [24] 5/25	109/9	truth [3] 90/18	understand [25]	52/21 53/12 66/11
18/11 20/10 23/10			39/9 44/3 45/9	
37/3 37/4 50/3	ton [1] 34/25	104/25 116/9		67/16 81/12 81/16
51/22 54/8 54/9	too [10] 18/13	truthful [2] 60/3	45/21 46/11 50/7	81/17 8 4 /22 86/5
	46/2 74/2 74/6	60/4	53/21 62/4 62/11	86/6 88/14 91/11
56/3 56/7 56/8	74/25 75/23 80/2	try [1] 44/10	73/22 75/23 79/5	98/14 103/12
68/20 73/18 78/11	101/9 102/16	trying [17] 17/6	79/14 81/19 82/17	108/10 109/7
78/11 78/12 79/8	100/20		82/25 84/13 97/6	
96/25 99/24 101/18	108/20	18/18 24/22 54/12		111/19
110/12 119/13	took [6] 7/8 16/20	68/4 71/1 74/12	113/15 113/16	used [2] 33/18
110/12 113/13			114/8 114/15 120/6	

used... [1] 86/6 uses [3] 29/21 29/23 67/17 using [8] 26/14 33/20 55/7 69/19 70/20 110/4 110/4 116/3 utilize [2] 108/2 109/11 utilized [6] 56/12 90/6 90/14 99/17 115/2 116/20

vacant [1] 27/2 vaccinations [2] 70/12 82/8 valuation [12] 11/9 15/4 15/6 47/12 47/20 48/16 58/23 62/13 64/12 64/22 64/23 68/13 value [20] 10/3 11/2 47/14 48/3 51/3 51/4 51/6 51/6 **W** 51/7 51/23 51/24 57/4 63/14 63/16 64/4 64/16 66/16 67/8 67/10 113/1 valueless [1] 118/20 valuing [1] 15/2 various [3] 70/3 83/17 93/18 **VEGAS [11]** 1/12 2/11 2/22 3/8 4/1 4/18 34/14 34/15 49/8 65/7 65/19 **Vegas's [1]** 5/8 versus [5] 51/23 66/8 66/20 82/10 83/24 very [22] 5/21 21/23 31/3 33/25 37/11 44/4 64/15 74/3 77/5 82/15 91/19 101/11 109/16 113/4 113/4 113/21 114/10 115/22 116/4 116/13 116/20 120/23 vetted [4] 73/7 99/13 114/5 118/24 **VIA [1]** 2/2 viable [2] 23/19 52/4

Vickie [1] 85/2 view [1] 17/12 Village [3] 48/21 49/6 49/12 violate [2] 65/13 112/9 violated [2] 55/21 57/14 violating [1] 90/16 violation [10] 107/20 110/20 111/5 114/13 115/19 115/25 118/8 119/2 119/12 120/5 violations [1] 113/22 vis [4] 5/11 5/11 44/17 44/17 vis-à-vis [2] 5/11 44/17 visit [6] 19/13 30/6 31/11 31/22 31/25 45/24 visiting [1] 19/21

wage [1] 45/14 wait [4] 15/16 33/10 38/6 78/17 waited [1] 37/11 walk [1] 88/18 want [60] 4/6 4/23 6/11 6/11 6/16 10/6 16/17 21/16 32/9 37/23 37/23 39/1 42/7 42/16 42/23 43/24 44/3 46/10 47/3 50/6 57/22 58/5 58/15 62/2 62/21 74/25 75/13 75/14 75/18 76/1 76/3 78/19 79/15 80/3 80/5 81/15 87/25 87/25 88/7 89/22 90/2 90/4 93/16 97/12 98/19 98/20 101/6 101/8 102/1 102/2 102/2 103/25 107/1 108/4 110/2 112/22 113/13 113/15 119/19 120/6 wanted [8] 38/1 39/9 62/4 76/23 76/24 79/17 80/3

109/2

wants [9] 40/18

42/19 42/19 42/23

56/3 59/14 60/6 3/14 65/9 90/24 was [131] wasn't [5] 41/15 79/14 88/3 93/13 32/8 33/10 36/5 97/9 36/8 38/2 41/7 **wasting [1]** 105/23 **WATERS [3]** 2/7 2/9 4/13 way [11] 24/7 30/19 45/20 52/12 95/10 96/1 96/3 78/19 81/23 92/22 108/8 109/18 112/1 113/18 118/21 ways [3] 89/4 went [3] 45/23 108/13 110/23 52/10 68/20 we [296] were [57] 6/19 we'll [9] 14/1 47/7 55/22 62/1 71/12 71/22 74/17 79/7

we're [47] 11/15 19/1 20/2 24/16 27/13 32/6 39/10 39/18 42/4 43/13 46/5 50/2 51/13 52/18 52/20 57/5 58/6 60/1 60/1 62/25 70/9 71/17 72/6 73/2 74/15 78/3 78/4 78/4 82/20 86/17 87/8 87/15 88/19 89/16 89/18 92/1 92/2 92/3 94/15 95/6 96/2 97/10 97/16 99/6 104/24 104/24 118/21 we've [33] 18/22 19/23 19/23 25/10

79/7

26/12 28/24 32/3 33/12 34/14 34/21 35/16 36/19 37/10 37/11 39/22 44/15 48/18 55/9 62/12 70/2 83/2 87/17 87/20 90/17 91/23 91/24 92/11 92/12 92/18 92/19 92/20 108/4 108/23 weapon [2] 55/8 110/5

WEDNESDAY [3] 1/22 4/1 31/19 week [1] 31/20 weeks [4] 69/24 89/9 90/24 109/13 well [37] 9/4 9/4 10/5 11/1 11/4 12/4 12/15 18/1 30/5 41/14 44/2 48/11 51/3 59/13 67/25 68/5 87/10 88/7 94/15 94/17 95/7 98/1 98/23 107/10 108/23 111/2 117/4

6/19 9/3 9/14 9/17 10/16 11/6 16/11 16/13 16/21 17/5 27/11 32/23 48/7 50/12 56/17 57/16 60/20 62/5 62/6 68/18 83/4 83/5 83/20 87/2 88/4 93/24 95/20 99/22 104/14 106/5 106/16 106/18 109/10 109/16 109/18 109/19 114/12 114/13 114/21 114/24 114/24 114/25 115/1 115/2 116/10 116/12 116/13 116/15 116/17 116/25 117/1 119/2 120/8 120/19 121/1 122/8 weren't [2] 89/10 97/13

what's [6] 35/20 50/7 70/25 74/7 75/25 113/19 whatever [4] 74/2 74/12 100/20 108/22 whatnot [1] 80/9 whatsoever [1] 112/24 when [28] 16/16

WEST [1] 3/6

what [175]

19/2 19/24 20/11 25/20 54/7 55/19 66/21 69/2 72/10 73/3 75/1 78/15 80/7 80/25 80/25

83/2 89/9 89/18 90/5 90/8 90/24 107/25 110/18 111/9 117/14 120/17 120/18 where [18] 5/13 15/7 27/2 29/9 32/7 34/15 39/9 48/25 50/8 56/5 60/21 62/11 62/11 68/23 74/10 74/24 75/1 99/1 WHEREOF [1] 122/13

whether [41] 13/3 21/12 37/7 47/18 48/1 48/8 49/19 50/14 51/15 51/17 51/21 52/8 54/25 59/14 59/23 63/17 64/7 64/15 64/17 67/11 68/10 72/16 72/16 72/17 72/21 72/22 73/9 74/11 78/13 79/9 79/10 84/8 96/12 96/20 98/21 99/7 100/16 100/16 106/24 109/21 114/12 which [66] 7/23 13/1 17/19 18/3

18/6 21/11 26/11

26/23 31/8 32/11

38/20 38/21 38/21

42/3 42/3 42/9 42/23 43/11 48/19 49/6 49/6 49/7 55/22 56/4 57/11 58/3 59/16 62/1 63/21 64/1 64/11 66/21 66/25 67/14 70/10 72/5 72/7 74/21 78/19 79/5 79/22 81/3 82/5 85/14 86/2 86/18 87/8 89/21 94/10 100/8 101/14 101/20 103/4 103/7 103/10 104/12 105/9 106/16

112/11 113/7 116/21 while [2] 96/4 101/7 who [4] 8/25 85/24 93/14 103/23

106/18 107/3 108/8

110/5 111/24

Peggy Isom, CCR 541, RMR

WEINBERGER [1]

(23) used... - who

				<u> </u>
W	6/19 6/21 8/6 8/25	writing [1] 99/8	62/9 64/20 65/1	
<u> </u>	9/4 9/5 9/9 40/17	written [3] 17/4	78/18 84/25 85/1	
who's [1] 9/9				
whole [2] 27/17	122/13	17/4 104/9	you [203]	
94/25	won't [4] 15/4	wrong [1] 53/12	you'd [4] 107/21	
whose [1] 38/25	33/8 74/23 86/20	wrote [1] 21/9	110/12 110/13	
	wonderful [1]		112/16	
why [33] 9/5 16/15	114/9	X	you'll [4] 25/20	
16/18 18/3 20/4	wondering [1]	XVI [1] 1/3	29/3 54/7 61/23	
26/25 31/8 45/20	83/3		you're [8] 39/6	
46/18 46/25 47/3	-	Υ	52/18 66/4 77/24	
57/18 62/10 64/12	word [7] 23/13	yeah [6] 50/2		
67/1 67/14 70/23	49/10 49/10 75/17		101/8 102/13	
70/23 71/2 81/23	86/22 101/20	50/11 53/17 60/19	110/17 120/10	
82/6 89/3 89/5	115/14	95/16 114/20	you've [9] 55/5	
	words [5] 28/9	year [30] 9/25	88/10 90/22 91/3	
89/22 97/23 99/20	59/5 59/6 66/11	10/9 10/20 10/21	91/3 92/1 100/22	
104/12 105/18	84/3	11/7 11/22 15/13	102/14 110/17	
105/19 108/18	work [1] 104/19	16/12 19/11 19/16	your [147]	
109/1 111/16	working [1] 82/10	26/9 26/16 27/17	yourself [3] 50/20	
116/23		31/9 31/13 31/17		
wide [1] 75/13	worth [2] 65/11	31/21 32/4 40/6	117/17 120/17	
widely [1] 86/6	105/6		Z	
will [39] 6/22 9/12	would [86] 7/15	40/9 49/22 52/19		
12/24 13/2 13/5	7/16 9/24 10/9 12/4	54/16 55/21 59/2	zero [2] 85/13	
14/5 14/14 14/18	12/14 38/2 39/2	69/15 71/15 95/17	89/22	
	44/16 44/23 45/2	107/25 110/2 4	zoned [6] 28/19	
14/22 14/24 15/3	46/3 46/20 47/4	year-long [1]	28/22 28/23 29/17	
15/12 21/19 32/13	49/23 54/19 56/13	110/24	29/21 29/23	
32/15 33/15 36/15	57/13 57/18 60/5	years [39] 15/10	zoning [6] 28/13	
36/21 41/19 43/1	61/19 62/8 68/21	15/11 15/20 15/21	28/17 29/1 29/15	
45/15 56/24 60/15	69/5 70/5 71/9	19/9 20/11 20/12	30/2 69/1	
64/22 64/23 67/23		25/7 25/12 26/12	30/2 03/1	
68/13 75/20 75/21	73/10 73/16 73/19	26/18 26/22 27/12		
86/18 86/21 86/22	74/3 74/10 75/16			
87/12 87/23 96/21	76/2 76/9 76/9	28/4 28/5 28/15		
111/25 112/9	77/17 77/18 77/20	30/9 31/16 31/16		
117/24 119/4	77/23 78/6 78/6	32/15 33/16 35/16		
WILLIAMS [1]	79/18 79/20 80/21	36/12 36/15 36/21		
	82/10 85/22 86/2	39/21 53/24 71/8		
1/19	86/12 94/3 95/25	71/18 83/11 83/15		
willing [1] 96/13	96/13 96/19 97/5	85/2 85/20 95/22		
WILSON [1] 3/4	100/2 100/20 101/1	110/14 110/14		
windfall [1] 42/19	101/9 101/14	110/14 113/21		
wipeout [2] 51/7	102/23 103/7	118/5		
66/15		yes [34] 4/25 5/1		
withdrew [1]	104/18 104/18	39/16 53/25 54/1		
18/20	105/25 106/22	55/4 58/11 62/19		
withheld [1]	106/22 109/7	64/19 72/11 77/4		
106/18	109/11 110/21			
withholding [1]	110/24 111/4 111/7	80/6 80/10 82/8		
104/5	111/11 111/18	83/9 83/12 88/2		
within [3] 58/1	111/22 112/2 113/7	88/5 91/14 91/18		
95/2 116/11	113/16 114/4	93/4 95/3 97/16		
	114/10 114/14	97/22 97/22 98/3		
without [15] 6/5	118/23 119/4	98/10 107/14		
12/8 12/11 13/14	119/11 119/12	107/15 107/19		
13/20 16/3 25/23	119/20 119/21	107/22 115/21		
36/7 43/20 71/24	wouldn't [10]	119/15 119/17		
71/24 76/15 89/6	32/11 49/18 54/21	yesterday [3] 41/5		
112/8 112/23		46/14 63/7		
withstand [2] 76/2	61/7 61/7 63/2	yet [4] 14/9 57/22		
119/4	75/16 98/6 109/9			
witness [10] 6/15	120/10	62/3 69/18		
		Yohan [7] 9/23		
				i

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1
                            DISTRICT COURT
 2
                         CLARK COUNTY, NEVADA
 3
     180 LAND CO LLC, A Nevada
     limited liability company,
     FORE STARS, LTD., a Nevada
 5
     limited liability company and
 6
     SEVENTY ACRES, LLC, a Nevada
     limited liability company, DOE
     INDIVIDUALS I-X, DOE
7
     CORPORATIONS I-X, and DOE
    LIMITED LIABILITY COMPANIES
     I-X,
 9
10
    Plaintiffs,
11
                                        )CASE NO.: A-17-758528-J
                       vs.
                                        )DEPT. NO.: XVI
12
    CITY OF LAS VEGAS, a
    political subdivision of the
13
     State of Nevada; ROE
     GOVERNMENT ENTITIES I-X; ROE
14
    CORPORATIONS I-X; ROE
     INDIVIDUALS I-X; ROE
15
    LIMITED-LIABILITY COMPANIES
     I-X; ROE QUASI GOVERNMENTAL
16
    ENTITIES I-X,
17
    Defendants.
18
19
20
              CONFIDENTIAL VIDEOCONFERENCE DEPOSITION OF
21
        NRCP 30(b)(6) DESIGNEE OF PECCOLE-NEVADA CORPORATION
2.2
                            WILLIAM BAYNE
23
               LAS VEGAS, NEVADA; FRIDAY, JULY 16, 2021
24
               REPORTED BY: JOHANNA VORCE, CCR NO. 913
25
                            JOB NO.: 777801
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	Pogr				Dogo 2
1	Page CONFIDENTIAL DEPOSITION OF WILLIAM BAYNE, held a		For the Pla	aintiff, FORE STARS,LTD:	Page 3
2	remotely via Zoom videoconference, located at 2300 W. Saha	ara 2		B COMPANIES	
3	Avenue, Suite 1200, Las Vegas, Nevada 89102, on Friday, Ju	ıly 3	ELI	IZABETH GHANEM HAM, ESQ. (Appeared remo	tely.)
4 5	16, 2021, at 9:10 a.m., before Johanna Vorce, Certified Court Reporter, in and for the State of Nevada.			DD DAVIS, ESQ. (Appeared remo	tely.)
6	court Reporter, in and for the State of Nevada.	4		15 South Fort Apache Road	
7	APPEARANCES:	_		ite 120	
8	For the Defendant, City of Las Vegas:	5		s Vegas, Nevada 89117	
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10	CHRISTOPHER MOLINA, ESQ.	0		avis@ehbcompanies.com	
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13	gogilvie@mcdonaldcarano.com	10	JE	NNIFER KNIGHTON (Appeared remo	tely.)
14	_	11			
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22	LAW OFFICES OF KERMITT L. WATERS	20			
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24	704 South 9th Street	22			
	Las Vegas, Nevada 89101	23 24			
25	(702) 733-8877 jim@kermittwaters.com	25			
	Page				Page 5
1	INDEX	1	Exhibit 3-H	3 Peccole Generalized Land Use Plan	rage J
2		2		04/15/1981	41
3	WITNESS: WILLIAM BAYNE	3	Exhibit 4	Peccole Ranch Phase One Land Use Case	
4		4		Files	25
5	EXAMINATION PAGE	5	Exhibit 5	Peccole Ranch Phase Two Land Use Case	
6	By Mr. Ogilvie 8	6		Files	28
7	By Mr. Leavitt 188	7	Exhibit 6	Grant, Bargain and Sale Deed	42
8	FURTHER EXAMINATION	8	Exhibit 7	•	10
9	By Mr. Ogilvie 231	9	EMILDIC /	Agreement (Badlands Golf Club)	44
10	By Mr. Leavitt 237	10	Exhibit 8	•	47
11	Δη rm. 1εαντεί 231	11	Exhibit 9		1/
l			בייווחור א		Εĵ
12	EWITTING	12	Theballie 10	Towers LLC	52
13	EXHIBITS	13	Exhibit 10	Option to Purchase Real Property	58
14	NA COLO	14	EXNIBIT 11	Badlands Golf Course Clubhouse	60
15	NUMBER MARKED	15	- 1 15 1	Improvements Agreement	62
16		16		Securities Redemption Agreement	68
17	Exhibit 1 Articles of Incorporation of	17		Securities Purchase Agreement (QT)	68
18	Peccole-Nevada Corporation 12	18		Securities Redemption Agreement	77
19	Exhibit 2 Certificate of Amendment of the	19		Securities Purchase Agreement (GW)	77
20	Articles of Incorporation of	20	Exhibit 16	Securities Redemption Agreement	82
21	Peccole-Nevada Corporation 14	21	Exhibit 17	Securities Purchase Agreement (SH)	82
22	Exhibit 3 Peccole Generalized Land Use Plan	22	Exhibit 18	Record of Survey Boundary Line	
23	04/15/1981 15	23		Adjustment	90
24	Exhibit 3-A Peccole Generalized Land Use Plan	24	Exhibit 19	BGC Holdings vs. Fore Stars Complaint	93
25	04/15/1981 24	25	Exhibit 20	Planning & Development Department	
		1		- ·	

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		Page 6		Page 7
1	Application/Petition Form	96	1	Exhibit 43 E-mail and Membership Interest Purchase
2	Exhibit 21 Site Plan/Landscape Plan,		2	and Sale Agreement 173
3	Townhomes at Rampart and Alta	97	3	Exhibit 44 E-mail 176
4	Exhibit 22 JMA Architecture Studios Letter	100	4	Exhibit 45 Signature Page 177
5	Exhibit 23 JMA Architecture Studios Letter	101	5	Exhibit 46 E-mail 179
6	Exhibit 24 Peccole Nevada Letter	102	6	Exhibit 47 E-mail 180
7	Exhibit 25 JMA Architecture Studios Letter	103	7	Exhibit 48 E-mail 182
8	Exhibit 26 Settlement Agreement	108	8	Exhibit 49 Membership Interest Purchase and Sale
9	Exhibit 27 Restrictive Covenant	115	9	Agreement 183
10	Exhibit 28 Settlement Agreement and Mutual		10	Exhibit 50 Membership Interest Purchase Agreement 183
11	Release	115	11	Exhibit 51 Grant, Bargain, Sale Deed 185
12	Exhibit 29 Lot Line Adjustment Agreement	125	12	Exhibit 52 Record of Survey 187
13	Exhibit 30 E-mail	129	13	Exhibit 53 Minutes of Special Meeting of Board of
14	Exhibit 31 Letter	130	14	Directors of Peccole-Nevada Corporation 216
15	Exhibit 32 E-mail and Purchase and Sale Agreemen	t 133	15	
16	Exhibit 33 E-mail	147	16	
17	Exhibit 34 E-mail	150	17	
18	Exhibit 35 E-mail and Purchase and Sale Agreemen	t 151	18	
19	Exhibit 36 E-mail	155	19	
20	Exhibit 37 E-mail and Purchase and Sale Agreemen	t 161	20	
21	Exhibit 38 E-mail	164	21	
22	Exhibit 39 Peccole Nevada Letter	167	22	
23	Exhibit 40 E-mail	168	23	
24	Exhibit 41 E-mail	171	24	
25	Exhibit 42 Lot Line Adjustment Agreement	172	25	
		Page 8		Page 9
1	LAS VEGAS, NEVADA; FRIDAY, JULY 16, 202	1	1	hopefully, we'll get lucky and one of my kids won't pop in,
2	9:10 A.M.		2	but I can't guarantee that.
3	-000-		3	Q. Okay.
4	(The Court Reporter was relieved of her duties		4	A. I can identify them as they come in, if you'd
5	under NRCP 30(b)(5).)		5	like. There's six of them.
6	Whereupon,		6	Q. No, that's fine.
7	WILLIAM BAYNE,		7	Mr. Bayne, I understand you have you're
8	having been first duly sworn to testify to the truth, was		8	appearing today in response to the subpoena to
9	examined and testified as follows:		9	Peccole-Nevada Corporation to designate a witness to testify
10	EVANTNAMION		10	on behalf of the corporation to certain matters that were
11	EXAMINATION EXAMINATION		11	identified as topics of deposition as Exhibit A to that
12 13	BY MR. OGILVIE: Q. Good morning, Mr. Bayne. It's maybe I didn't		12 13	subpoena; is that correct?
14	Q. Good morning, Mr. Bayne. It's maybe introduce myself. I'm George Ogilvie. I represe		14	A. That is correct. Q. Okay. Just very briefly, let me let me go
15	Las Vegas. With me today is Christopher Molina,	-	15	through some formalities.
16	attorney in my office, again representing the Cit		16	Have you ever had your deposition taken before?
17	Las Vegas.		17	A. I have.
18	Could you identify where you are and wh	o is in the	18	Q. On how many occasions?
19	room with you?		19	A. Four or five.
20	A. I am at my home address in Mapleton, Utah, 144		20	Q. Okay. In were those in professional capacity
21	East 700 North, Mapleton, Utah.		21	or personal capacity?
22	And in the room with me is my attorney	Butch	22	A. Those were in professional capacity, typically on
23	Williams and Jim Leavitt attorney for Yohan.		23	insurance lawsuits from slip and falls at different shopping
24	Q. There's nobody else in the room?		24	centers.
25	A. There is no one else in the room. Alth	ough,	25	Q. Okay. What is your current position or do you
l Ť		J ,		

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Page 10
                                                                                                                       Page 11
                                                                           A. I need to restate.
1 currently work?
         A. I -- I do currently have a job. I do not work for
                                                                  2
                                                                               I actually started working for Peccole-Nevada
 3
    Peccole-Nevada Corporation currently.
                                                                      Corporation in 1999 and then again in 2001. And then I left
         Q. Okay. What position do you currently hold?
                                                                      them from 2001 until 2006, and then came back in 2006.
         A. Currently, I own and manage Peccole Management
                                                                               And, yes, my grandfather was there through the
6 Consulting, which is a separate company that the Bayne
                                                                  6 earlier parts. In 2006 -- I can't remember the year my
    Family owns, and we do our own real estate exogenous of the
                                                                      grandfather died. I think he was -- he was passed away when
   rest of the Peccole Family.
                                                                      I came back in '06.
9
         Q. Did you previously work for Peccole-Nevada
                                                                  9
                                                                          Q. Okay. So you identified the positions that you
10 Corporation?
                                                                 10 held from 2006 to 2019.
        A. I did.
                                                                               What about the earlier tenure? What --
         {\tt Q.}\,\, Okay. Can you tell me from when to when and what
                                                                          A. I did accounts receivable, I did accounts payable,
12
                                                                 12
13
                                                                      and I helped with various projects that would come up from
    positions you held?
14
         A. From -- I started working there in about February,
                                                                      time to time.
                                                                 14
15 March, 2006. And I worked there until December of 2019. At
                                                                 15
                                                                          Q. What is Peccole-Nevada Corporation?
16 the beginning, I was just kind of there doing things. I
                                                                          A. Say it again.
                                                                          Q. What is Peccole-Nevada Corporation?
17 don't know that there was an official position. I think I
                                                                 17
18 became the official CEO in 2010 or '11, I think. And I
                                                                 18
                                                                               MR. WILLIAMS: What is?
19 stayed with the company until we divested ourself from the
                                                                               THE WITNESS: What is it?
                                                                 19
20 bulk of our assets in December of 2019.
                                                                 20 BY MR. OGILVIE:
21
         Q. Are you related to William, Bill Peccole?
                                                                 21
                                                                          O. Yes.
22
         A. Bill Peccole was my grandfather. I am the oldest
                                                                          A. It's a land development company that \ensuremath{\mathtt{my}}
                                                                 22
    grandchild of the overall Peccole Family.
23
                                                                 23
                                                                      grandfather started many years ago.
         Q. Was Bill Peccole still alive when you started
                                                                               THE COURT REPORTER: Is there a way you can hide
25 working for Peccole-Nevada Corporation?
                                                                      the non-video participants so that way we can see them
                                                                                                                       Page 13
                                                      Page 12
1 better?
                                                                      we will share our screen.
2
                   (Discussion off the record.)
                                                                               THE WITNESS: I got it.
3
              MR. LEAVITT: Hey, George, I have a quick
                                                                  3
                                                                               MR. WILLIAMS: We think we got them pulled up if
    question. This is Jim Leavitt.
                                                                  4 it's dated December 20th, 1993, George.
              Is this being videotaped or just transcribed?
                                                                              MR. OGILVIE: Yes.
5
              MR. OGILVIE: Just transcribed.
6
                                                                  6
                                                                               THE WITNESS: Yeah, we got it.
 7
              MR. WILLIAMS: (Inaudible.)
                                                                  7
                                                                               MR. WILLIAMS: That's it.
8
             MR. OGILVIE: I'm sorry?
                                                                  8
                                                                               MR. OGILVIE: So for purposes of the -- for
             MR. WILLIAMS: No. We were just talking about
                                                                  9 Elizabeth's purposes -- Elizabeth, can you see the share
10 what we're all wearing. So yeah, good.
                                                                 10
                                                                      screen?
              MR. OGILVIE: Okay.
                                                                               MS. HAM: Yes, I can. Thank you.
11
                                                                 11
              THE WITNESS: You look good, Elizabeth. You're
12
                                                                 12
                                                                               MR. OGILVIE: Okay. Okay.
                                                                           Q (By Mr. Ogilvie) Mr. Bayne, are these the articles
13 fine. We're just not as dressed up.
                                                                 13
14
              MR. OGILVIE: Let me direct you to what will be
                                                                 14 of incorporation for Peccole-Nevada Corporation, as you have
15 marked as Exhibit 1, Identified as the Articles of
                                                                 15 previously described that entity?
16 Incorporation of Peccole-Nevada Corporation.
                                                                          A. Yes.
                                                                 16
17
                   (Defendant's Exhibit 1 was marked
                                                                 17
                                                                           Q. Okay. And does -- does -- or did Peccole-Nevada
18
                   for identification.)
                                                                 18
                                                                      ever manage other entities?
                                                                          A. Peccole-Nevada Corporation manages many other
19 BY MR. OGTIVIE:
                                                                 19
       Q. Are these the -- are these the articles of
                                                                 20 entities.
21 incorporation for Peccole-Nevada?
                                                                 21
                                                                          Q. Was it -- does -- was it ever the trustee of any
22
        A. Give me one second. I got to pull it up.
                                                                 22 Peccole Family trust?
23
              MR. WILLIAMS: Are you going to flash them,
                                                                 23
                                                                          A. I didn't catch the question.
                                                                           Q. Was Peccole-Nevada Corporation ever the trustee of
24 George, or do you want us to dig through what you have sent?
                                                                 24
25
              MR. OGILVIE: Hold on. We will -- we will put --
                                                                 25 any Peccole Family trusts?
```

```
Page 14
 1
         A. I believe they were for a little while, yes.
                                                                   1 period. That was in 1992 when I was a sophomore in high
2
         Q. Let me direct you to what will be marked as
    Exhibit 2, which is entitled "Certificate of Amendment of
                                                                   3
                                                                                MR. OGILVIE: Okay. Let me direct your attention
    the Articles of Incorporation of Peccole-Nevada
                                                                      to what will be marked as Exhibit 3.
    Corporation."
                                                                                     (Defendant's Exhibit 3 was marked
         A. Got it up.
                                                                                     for identification.)
 6
                   (Defendant's Exhibit 2 was marked
                                                                      BY MR. OGILVIE:
 8
                   for identification.)
                                                                            Q. Peccole -- Exhibit 3 is identified in the bottom
9
    BY MR. OGILVIE:
                                                                      right-hand corner as the "Peccole Generalized Land Use
10
         Q. Okay. Are these -- is this an amendment to the
                                                                       Plan," dated April 15th, 1981.
    articles of incorporation of Peccole-Nevada Corporation?
                                                                                Do you recognize the area that is depicted by this
12
         A. Yes.
                                                                  12
                                                                      aerial map?
13
         Q. And does the amendment, specifically Article 4,
                                                                           A. I do. I've walked it a million times with my
                                                                  13
    completely and accurately describe the business activities
                                                                       grandfather and -- yeah, I'm familiar them.
                                                                  14
    of Peccole-Nevada Corporation as of February 1994?
                                                                            Q. Okay. The -- there is an outlined area outlined
15
                                                                  15
                                                                      in red that is bordered by Sahara Avenue on the south;
        A. Yes.
         Q. Generally, was Peccole-Nevada Corporation the
                                                                      Hualapai Way on the west; while it's not written here, Alta
17
18
    entity that managed the Peccole Family's land holdings?
                                                                      Drive on the north; and it's, again, not written here, but I
19
                                                                       believe it is Durango on the east. Is that correct?
         Q. And did that include the -- what was known as the
20
                                                                  20
                                                                           A. That is correct.
21 Peccole Ranch Master Plan Development?
                                                                            Q. Okay. And then it's splitting -- probably about a
                                                                       third of the east side of the area outlined in red is a
22
         A. I do not know. Peccole Ranch Master Plan was a
                                                                  22
    joint venture with Triple Five, and my understanding is that
                                                                       street Fort Apache Road, which turns into South Rampart; is
    they were the managing member. And I don't know what
                                                                       that correct?
                                                                           A. That is correct.
25 function Peccole-Nevada Corporation served at that time
                                                      Page 16
                                                                                                                         Page 17
         Q. Okay. I wanted to direct your attention to the
                                                                       about original -- the original thought process of Peccole
 2 area that is bounded by Hualapai Way on the west, Fort
                                                                      Ranch Master Plan from historical documents, Phase II would
 3 Apache slash Rampart Boulevard on the east -- or on the
                                                                   3 have been Charleston to Alta -- Charleston to South Alta on
 4 east, Alta Drive on the north, and Sahara Avenue on the
                                                                   4 the north, Hualapai on the west, and Rampart on the -- on
5 south.
                                                                      the east.
6
              Is that the area that -- that is -- was Peccole
                                                                   6
                                                                           Q. Okay.
    Ranch Master Plan?
                                                                                THE COURT REPORTER: Sorry, who was on the west?
8
         A. That was the conceptual idea of the original
                                                                   8
                                                                                MR. OGILVIE: Hualapai.
    master plan that I understand from historical documents.
                                                                                THE COURT REPORTER: Thank you.
10
         Q. Okay. And that was split into two phases, Phase I
                                                                  10
                                                                       BY MR. OGILVIE:
11 generally bounded by Hualapai, Fort Apache, Sahara, and
                                                                  11
                                                                            Q. Okay. So that was the area I described as
    Charleston; and Phase II, which was generally bounded by
                                                                  12
                                                                       Queensridge. And then you clarified that and threw in
    West Charleston, Alta, Hualapai, and Rampart, correct?
13
                                                                  13
                                                                       probably five, maybe six different components of that.
14
         A. Correct.
                                                                                Could you describe them for me both verbally and
15
         Q. And Phase II was ultimately developed into
                                                                       where they're located on Exhibit 3?
                                                                            A. Suncoast Hotel is on the -- it's on Rampart on
16
    Oueensridge, correct?
                                                                  16
17
         A. Phase II was ultimately developed into Queensridge
                                                                       the -- on the north, bordered by nothing. But it's between
    and Fore Stars and Suncoast Hotel and Sir Williams Court and
                                                                       Alta and the property line and Rampart. Up in the top
                                                                  18
    Emerald Gardens and some Rampart Commons and then another
                                                                       right-hand corner is the Suncoast Hotel and Casino.
20 little condo community, actually two other little condo
                                                                            O. Okav.
                                                                            A. That's the land leased with Suncoast.
21 communities.
                                                                  21
         Q. Okay. So using Exhibit 3, could you designate for
                                                                                Sir Williams Court, if you come down Rampart, you
23 us the -- where on Exhibit 3 the areas that you just
                                                                      can see Sir Williams Court depicted. There's three
24 itemized?
                                                                      buildings. That's the next buildings just coming south on
25
         A. Well, I would have to go back. If you're talking
```

```
Page 19
                                                     Page 18
         Q. Mid -- about mid -- about midway between Alta and
                                                                          O. On the -- does it border Charleston and it's
1
 2
    Charleston on --
                                                                 2
                                                                     directly to the --
 3
         A. Yep.
                                                                 3
                                                                         A. No.
         Q. -- the west side of Rampart?
                                                                          Q. Okay.
                                                                         A. It boards on Alta. So go back on Alta and Rampart
         A. Yep.
         Q. Okay.
                                                                    and go north towards Hualapai from Alta.
6
         A. And then you come down from Sir Williams Court,
                                                                 7
                                                                         Q. West? West --
8 and that is a water pumping station that's owned by the
                                                                 8
                                                                         A. And you go --
9
    water district.
                                                                 9
                                                                          Q. West on Al- -- Hual- -- west on Alta? Alta?
         Q. What appears to be vacant land?
                                                                         A. All right. West on Alta towards Hualapai, and you
         A. That's correct.
                                                                11 run into --
12
         Q. Okay.
                                                                12
                                                                              THE COURT REPORTER: I'm sorry, can you repeat
13
         A. And then you get to a shopping center next.
                                                                13
                                                                     that?
14 That's called "Rampart Commons." And that's on the corner
                                                                14
                                                                              THE WITNESS: You go west on Alta towards
15 of Charleston and Rampart. That would be on the northwest
                                                                15 Hualapai, and the condominium community is right there. You
16 corner of Charleston and Rampart.
                                                                     can see it on the map.
                                                                              MR. WILLIAMS: Isn't there a way you can mark it?
17
        Q. And that's where, on the very corner, P.F. Chang's
                                                                17
18 sits?
                                                                18
                                                                              THE WITNESS: Yeah, there is.
        A. That's correct.
19
                                                                 19
                                                                              MR. LEAVITT: Yeah, but they -- the court reporter
         Q. Okay. What were the other areas you described?
20
                                                                 20
                                                                     won't have the marking. She has physical copies.
         A. There's a little condo -- condominium community as
                                                                21
                                                                              THE WITNESS: It might be easier for them to see.
22 you're going into the entrance of Badlands or Fore Stars.
                                                                22
                                                                              MR. LEAVITT: Yeah -- oh, yeah, the markings --
                                                                              MR. WILLIAMS: Just to get your --
23 If you're going into the entrance off of Alta on your -- on
                                                                23
    the west side is a condominium community that is not part of
                                                                              MR. LEAVITT: Oh, absolutely. See if we can mark
                                                                 25 that.
25 Queensridge.
                                                     Page 20
                                                                                                                      Page 21
1
              Do you know where he's talking about, George?
                                                                          Q. Okay. And what were the other area or areas that
2
              THE WITNESS: Hold on. Let me see if I can do
                                                                 2 you identified that in -- within the Queensridge borders
                                                                 3 that T described?
3 something.
             MR. OGILVIE: I think he's describing the area --
                                                                          A. Within the borders that you described, there's
             THE WITNESS: I'm going to request remote control.
                                                                 5 another condominium community just west of Rampart Commons
5
    Can you guys give me the remote?
                                                                     on the corner of Charleston and Rampart. So go to
7
              THE COURT REPORTER: Also, when they're having a
                                                                 7
                                                                     Charleston and Rampart, then just go -- just west of Rampart
8
    discussion in the room, I can't tell who's saying what.
                                                                 8 Commons is another condominium community that is not part of
9
             MR. OGILVIE: Okay.
                                                                     Oueensridge.
              THE WITNESS: I'm going to give you back the
                                                                         Q. Okay.
10
                                                                10
                                                                          A. Yep.
11 remote because all I did was take off your thing. Sorry. I
                                                                11
12 thought I was smart. Apparently, I'm not.
                                                                 12
                                                                              MR. MOLINA: This one?
13 BY MR. OGILVIE:
                                                                              THE WITNESS: Yep. Yep.
                                                                13
                                                                14 BY MR. OGILVIE:
14
        0. So --
15
         A. You're going to have to -- there you go.
                                                                15
                                                                          Q. Okay. Anything else that is not part of
             MR. OGILVIE: You can -- you can mark it, right?
16
                                                                     Oueensridge?
                                                                16
17
             MR. MOLINA: I think so.
                                                                17
                                                                          A. The towers were not part of Queensridge.
18
    BY MR. OGILVIE:
                                                                18
                                                                          Q. When you refer to "the towers," you're referring
19
         Q. Seems that you're referring to an area that's,
                                                                19
                                                                     to Queensridge Towers?
    what I will describe as, kitty-corner to --
                                                                          A. Yeah, those two. But then the vacant land next to
21
        A. Yes.
                                                                21 it where it's also part of Queensridge Towers.
22
         Q. -- the Suncoast?
                                                                22
                                                                              The other challenge that you have is that that --
23
         A. Yep.
                                                                     those -- well, that's done.
         Q. Okay.
                                                                24
                                                                          Q. I'm sorry, what? You were saying something?
24
25
         A. That's it. That's what I was going to try to do.
                                                                          A. If you go up to the corner of Alta and Hualapai,
```

```
Page 23
                                                      Page 22
1 the Hutchison & Steffen building is up there and the
                                                                 1 saying, ended -- well, south of Charleston, ended at Fort
 2 Merryhill school next to it and then two vacant lots as
                                                                     Apache?
 3 well.
                                                                 3
                                                                         A. I honestly don't know.
4
         Q. Okay. Anything else that was not a part of
                                                                          Q. Okay.
    Queensridge that was within the boundaries that I indicated?
                                                                          A. I don't -- I don't know what -- which ones we're
         A. Boca Park would not be part of Queensridge. That
                                                                 6 referring to. I'd have to -- you'd have to show me some
6
7
    was in the boundaries you initially indicated.
                                                                     more maps.
8
         Q. Yeah. I then -- my subsequent boundary was
                                                                          Q. Okay. Let me refer -- direct your attention to
9
   Rampart on the east.
                                                                 9
                                                                     something that I believe was referred to as the "end cap."
10
         A. Okay. Then you're good.
                                                                 10
                                                                               Are you familiar with the term "end cap"?
         Q. Okay. Let me ask you about two other components
                                                                          A. I'm assuming you are referencing the end cap at
12 of what was -- what is within this -- this red outlined
                                                                     Hualapai and Charleston. You have Home Depot, which is
                                                                12
    boundary. First, what I believe is referred to as "Sahara
                                                                     depicted as the big white building, and then the end cap
    commons." No?
                                                                     coming west from Home Depot.
14
                                                                 14
                                                                15
15
        A. That's on the corner of Hualapai and Sahara?
                                                                          Q. Coming east from Home Depot?
         Q. Sahara Hual- --
16
                                                                          A. No. Going west from Home Depot.
             MR. MOLINA: Sahara Commons down.
17
                                                                17
                                                                               So you have Home Depot is on Charleston.
18
              MR. OGTIVIE: Yes.
                                                                18
                                                                          Q. Oh, I --
                                                                          A. You see the big white building? And then the end
19
              THE WITNESS: Yen.
                                                                 19
20
              I have a question on how you handle Canyon Gate.
                                                                 20
                                                                     cap is this little gray end cap. Right there.
21 BY MR. OGILVIE:
                                                                 21
                                                                              Yeah. (Inaudible.)
22
        O. I'm not sure I understand your question.
                                                                 22
                                                                               But that's Home Depot right there. And then the
         A. Well, it's identified in the red, but it wasn't
23
                                                                23
                                                                     end cap is the end cap right there. I'm assuming that's
                                                                     what you're referring to. There's many, many end caps in
    part of Peccole Ranch Master Plan.
         Q. Okay. So the Peccole Ranch Master Plan, are you
                                                                 25 all of our shopping centers, but I'm assuming that's the one
                                                     Page 24
                                                                                                                      Page 25
1 that's --
                                                                          A. Yes.
2
         Q. Okay.
                                                                 2
                                                                          Q. Your grandmother?
 3
        A. -- relevant for your conversation.
                                                                 3
                                                                         A. She's my grandmother.
         Q. We'll get back to that as we go through some
                                                                         Q. And then Lauretta P. Bayne, is that your mother?
                                                                          A. That's my mother.
5
   documents.
6
              THE COURT REPORTER: And then as far as this one,
                                                                 6
                                                                          Q. She's identified as secretary and treasurer.
                                                                          A. Yeah.
    are you going to send that one to me and mark that as well?
                                                                 7
8
             MR. MOLINA: How do I do that?
                                                                 8
                                                                          Q. And then Larry A. Miller, he is your uncle,
              THE COURT REPORTER: You can e-mail it to me and I
                                                                 9 correct?
10 can mark it as four.
                                                                10
                                                                          A. Yep.
11
             MR. OGILVIE: Mark it 3-A?
                                                                          Q. Okay. What was -- he's identified as a director
                                                                11
12
              THE COURT REPORTER: Yeah, however you want to do
                                                                12
                                                                     on this Secretary of State filing.
                                                                               What was your uncle Larry Miller's role with
13 it..
                                                                13
14
             THE WITNESS: Might be easier if I do it for you.
                                                                14
                                                                     Peccole-Nevada Corporation?
15
             MR. MOLINA: We got it.
                                                                15
                                                                          A. It would be hard for me to characterize, from my
                   (Defendant's Exhibit 3-A was marked
                                                                16 knowledge base, until 2006. In 2006, when I came back, he
16
17
                   for identification.)
                                                                     was the CEO. I do not know when he became the CEO.
18
              MR. OGILVIE: Am I waiting?
                                                                 18
                                                                          Q. Okay.
                                                                          A. Sometime between '99 and 2006.
19
              MR. MOLINA: I don't know.
                                                                19
20 BY MR. OGILVIE:
                                                                              MR. OGILVIE: Let me refer you to another map, and
         Q. So let me identify a couple more people here. I'm
                                                                     this will be marked as Exhibit 4.
                                                                21
22 looking at the list of Peccole-Nevada Corporation officers
                                                                22
                                                                                   (Defendant's Exhibit 4 was marked
    filed with the Secretary of State's office January 1st,
                                                                                    for identification.)
24 1990- -- 1999. It reflects Wanda Peccole as the president.
                                                                24 BY MR. OGTIVIE:
25
              Is Wanda Peccole Bill Peccole's wife?
                                                                 25
                                                                          Q. And Exhibit 4 is identified in the bottom
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Page 27
                                                                                 We -- we do currently own Village Square, depicted
1 right-hand corner as "City of Las Vegas Peccole Ranch Phase
 2 I Land Use Case Files." And it is -- appears to be, and
                                                                       on exhibit -- on this exhibit, on the corner of Sahara and
 3 correct me if I'm wrong, a little bit of a zoomed in aerial
                                                                       Fort Apache. The Bayne Family owns that corner.
                                                                   3
 4 map or aerial photo zoomed in from Exhibit 3, identifying
                                                                            Q. Okay. That's where the movie theater is?
 5 Phase I of the Peccole Ranch Master Plan, bounded by Sahara
                                                                            A. That's correct.
6 on the south, Charleston on the north, Hualapai somewhat on
                                                                            Q. Now, you mentioned -- you mentioned the Bayne
                                                                   6
7 the east -- or on the west. And I say "somewhat," because,
                                                                   7
                                                                       Family.
 8 as I understand it, the area between Charleston and Sahara,
                                                                   8
                                                                                 The Bayne Family owns that separate and apart from
    that was bounded by Hualapai Way on the -- on the far west,
                                                                   9
                                                                       Peccole?
    was part of Phase II; is that correct?
                                                                            A. We purchased it after our dissolution in 2019. We
         A. That's my understanding based on the map.
                                                                       took our proceeds and purchased that corner.
12
         Q. Okay. You don't have any independent knowledge of
                                                                            {\tt Q.}\quad {\tt Okay.}\quad {\tt When you say "our," you mean the Bayne}
                                                                  12
13
                                                                       Family?
    that?
                                                                  13
14
                                                                  14
         A. I do not.
                                                                           A. I do.
15
         Q. Okay. Do you have any reason to believe that what
                                                                  15
                                                                            Q. So let me direct your attention specifically to a
16 is detailed on this map is incorrect?
                                                                       couple of these zoning events that are identified on Exhibit
17
         A. What this map details would be consistent with
                                                                       4. There's a string of them identified as Case Z-0139-88.
18 what Peccole Ranch HOA charges their fee for. And they do
                                                                       And on the west -- or on the east side of Peccole Ranch.
                                                                       And then there's a set of indications identified as Case
19 not charge a fee for Hualapai Commons, depicted at
20 Charleston and Hualapai. So that -- that would seem logical
                                                                       7-0040-89
                                                                  20
21
                                                                                 You didn't have any participation in those zoning
22
         Q. Okay. And you were not involved in any of the
                                                                  22
                                                                       events, did you?
23 zoning cases that are identified on Exhibit 4; is that
                                                                            A. I did not.
                                                                  23
                                                                            Q. Did you ever have any participation in zoning
         A. That is correct.
25
                                                                       events for any of Peccole Ranch Master Plan?
                                                      Page 28
                                                                                                                         Page 29
1
              MR. WILLIAMS: Let me just object to compound.
                                                                                 Do you want me to find it?
2
              You can answer if you have --
                                                                   2
                                                                            O. Oh. I'm sorry.
3
              THE WITNESS: I would say that I have never had
                                                                            A. From my understanding, the land depicted in blue,
 4 any interaction with zoning events having to do with the
                                                                       my family did not annex into the Peccole Ranch Master Plan.
 5 master plan. I've had interactions with zoning events at
                                                                       So maybe you could rephrase your question in a way I could
    Hualapai Commons and at properties north of Charleston. But
                                                                       answer, or I could just muddle through an answer.
    when we were doing the zoning, they were not identified at
                                                                   7
                                                                            Q. Okay. So when you say -- when you use the word --
8
    the time as part of the master plan.
                                                                       the term "annexed," what do you mean?
9
              THE COURT REPORTER: And was that Mr. Leavitt who
                                                                            A. Looking at historical documents and reading
10 objected?
                                                                  10 through the original CC&Rs for Peccole Ranch, which I did
              MR. OGILVIE: No. It's Mr. Williams.
11
                                                                       when we were in a lawsuit with Bob Peccole, my cousin, we
12
              MR. WILLIAMS: No. It was Mr. Williams.
                                                                       had an obligation or an opportunity to annex property as we
              THE COURT REPORTER: Thank you.
                                                                       jointly developed it with Triple Five. We didn't just put
13
14
              MR. WILLIAMS: You're welcome.
                                                                       all of our property into the master plan with Triple Five as
15
              MR. OGILVIE: Well, then let me direct you to
                                                                       partner. I will speculate that the reason for that was we
16 another aerial, which we will mark as Exhibit 5.
                                                                       didn't know Triple Five, and they were new, and my
17
                   (Defendant's Exhibit 5 was marked
                                                                       grandfather probably wanted to see how our relationship
18
                   for identification.)
                                                                  18
                                                                       would progress.
19 BY MR. OGTIVIE:
                                                                  19
                                                                                 So in knowing my grandfather, it seems that he
20
         Q. Exhibit 5 is identified in the bottom right-hand
                                                                       would have been prudent and not put all of his property into
21 corner as "City of Las Vegas Peccole Ranch Phase II Land Use
                                                                       this giant master plan that you're depicting, and that we
    Case Files." And it identifies in shaded blue the area that
                                                                       would take the opportunity to annex property in as we
23 I understand, correct me if I'm wrong, was -- is Phase II of
                                                                       developed it as the partnership progressed.
24 the Peccole Ranch Master Plan.
                                                                  24
                                                                                 Having said that, I am not aware of ever annexing
         A. I'm not seeing anything yet.
25
                                                                  25 in the properties north of Charleston. I do think that at
```

```
1 some point the property south of Charleston, except for that
                                                                           A. Peccole Ranch, for us, is everything south of
 2 Hualapai Commons shopping center, were annexed in. I also
                                                                  2
                                                                      Charleston. The rest of it was Queensridge and other
 3 do not believe the Sahara Commons shopping center was ever
                                                                      properties. Again, we never -- from 2006 forward, when I
 4 annexed in.
                                                                      was there and then when I became CEO, I never -- I never was
                                                                      hampered or encumbered by dealing with the master plan.
         Q. Okay.
         A. So when you refer to all of the properties in the
                                                                      When I got things rezoned, there was no master plan
7 Phase II master plan, I would take issue that those
                                                                      discussion. When I went and did a commercial subdivision at
8 properties became part of the master plan per the City of
                                                                      Hualapai and Charleston, there was no master plan
9 Las Vegas, not per Peccole.
                                                                      contemplated.
10
         Q. Okay. Are you aware of Peccole generated
                                                                 10
                                                                           Q. Okay.
11 documents that refer to Peccole Ranch Master Plan Phase I
                                                                 11
                                                                           A. The city didn't ask us to conform. They didn't
12 and Peccole Ranch Master Plan Phase TT?
                                                                      ask us if we conformed. It never got brought up.
                                                                 12
13
         A. I am -- this is pretty far outside of my
                                                                 13
14 wheelhouse and when I was there and involved. I would have
                                                                           A. It never became an issue until these lawsuits.
                                                                 14
15 to refer you to probably Clyde Spitze for how those
                                                                 15
                                                                           Q. Let me -- let me back up.
                                                                               Did -- was Peccole-Nevada Corporation the manager
16 documents were generated and what was generated. He would
17 know more about that than I would by a lot.
                                                                      of Fore Stars Limited prior to the sale of Fore Stars
                                                                 17
18
         Q. Okay. Please describe to me your understanding of
                                                                      Limited to Yohan Lowie's entity in March of 2015?
19 who Clyde Spitze is and what services he performed for
                                                                          A. Yes.
20 Peccole-Nevada Corporation or any of -- and -- and let me
                                                                 20
                                                                           Q. Did Peccole-Nevada Corporation manage 21 Stars
21 just -- let me back up and say, when I refer to Peccole -- I
                                                                 21
                                                                      Limited?
22 don't know if I should refer --
                                                                 22
                                                                           A. Yes.
23
              How do -- how do you refer to the -- the Peccole
                                                                 23
                                                                           Q. Does 21 Stars Limited own the -- the property on
    Family Holdings that -- well, actually, let me -- let me
                                                                      which the Suncoast Hotel currently sits?
25 back up even further.
                                                                           A. Yes.
                                                      Page 32
                                                                                                                       Page 33
         Q. What other entities did Peccole-Nevada Corporation
                                                                  1
                                                                      general question of --
 2 manage?
                                                                           A. Peccole-Nevada Corporation managed all of the
 3
         A. That's a really long list.
                                                                      Peccole properties.
         Q. Okay. So that's kind of getting where I'm --
                                                                               THE COURT REPORTER: I'm sorry, who managed all of
    where I was going.
5
                                                                      the Peccole properties?
6
              Did Peccole-Nevada Corporation generally act as
                                                                  6
                                                                               THE WITNESS: Peccole-Nevada Corporation managed
    the manager of the Peccole Family land holdings, the Peccole
                                                                      all of the Peccole properties. When I was there in 2006
                                                                  7
8 Family and its entities and trusts?
                                                                  8 forward, that was our manager.
         A. It did. But in the case of Peccole Ranch, the
                                                                      BY MR. OGILVIE:
10 property between Sahara and Charleston, the managing member,
                                                                           Q. Okay. And when you say "the Peccole properties,"
11 my understanding, was Triple Five. And again, my
                                                                      you're talking about the land holdings of Peccole entities
12 understanding is limited to just historical -- I don't have
                                                                      and trusts: is that correct?
13 firsthand knowledge of that.
                                                                           A. The land holdings of Peccole's entities and
                                                                 13
14
         Q. Okay. I'm not asking if it managed --
                                                                 14
                                                                      trusts?
15
        A. I don't believe Peccole-Nevada Corporation managed
                                                                 15
                                                                               There may have been a few trusts that
16 Peccole Ranch.
                                                                      Peccole-Nevada Corporation did not manage.
                                                                 16
17
         Q. Okay. But it managed the Peccole interest in
                                                                 17
                                                                           Q. What about the William and Wanda Peccole Family
18
    Peccole Ranch?
                                                                 18
                                                                      Limited Partnership?
19
         A. I -- I don't know how to characterize their -- the
                                                                 19
                                                                           A. It managed that.
20 operating agreement or the partnership agreement with Triple
                                                                           Q. Okay. Okay. So back to Exhibit 5.
21 Five. I honestly have never seen it.
                                                                               Were you -- there are various zoning case events
22
         Q. I'm not asking that. I'm only -- I'm not asking
                                                                      identified on Exhibit 5. Were you involved in any of those
23 about the relationship with Triple Five at all or who
                                                                      zoning case events?
24 managed Peccole Ranch Master Plan Phase I.
                                                                 24
                                                                           A. I don't -- I don't know case event numbers. You
25
              I'm just -- I'm just asking a -- more of a very
                                                                 25 don't have -- you don't have dates, do you?
```

```
Page 34
1
              Let me look.
                                                                    1 lot of the land use plans and then getting the zoning put
 2
              I don't think I was involved in any of these
                                                                       together. And then when my grandfather stepped out of the
    zoning case events depicted.
                                                                       picture -- I think my grandfather died -- my memory comes
 3
                                                                    4 back. It's around '99. Clyde worked with my grandmother
 4
         Q. Okay. You mentioned --
                                                                       and Larry Miller, and he had the same role. He helped
5
              MR. WILLIAMS: George, George, this is Butch.
              Is the date -- the date referenced on the bottom,
                                                                   6 with -- all of these zoning things, Clyde could probably
6
    it has a case number, and then it hits like 90, 95, 90, 90;
                                                                       comment on.
8
    is that the date?
                                                                            Q. Okay.
9
              MR. OGILVIE: Yes.
                                                                   9
                                                                            A. Clyde probably presented them at the city. So his
10
              MR. WILLIAMS: Okay.
                                                                       role was an outside third party. He worked for a land use
11
              THE WITNESS: Yeah.
                                                                       company. I'm trying to remember the name. PentaCore at one
                                                                       point and then another name. And \operatorname{\mathsf{--}} and that's \operatorname{\mathsf{--}} that's
12
              MR. WILLIAMS: All right.
                                                                  12
              THE WITNESS: Okay. If that's the date, then I
13
                                                                       Clyde -- Clyde's worked for my family and with my family for
                                                                       many, many years.
14
    don't think I was involved in any of them.
                                                                  14
    BY MR. OGILVIE:
15
                                                                  15
                                                                            Q. Is it fair to say that Clyde Spitze was the
                                                                       consultant through which Peccole-Nevada Corporation obtained
16
         Q. It is the year, rather than the date.
         A. Yeah.
                                                                       the land use regulations allowing it to develop Queensridge?
17
                                                                  17
18
         Q. Okay.
                                                                  18
                                                                            A. Yes, I think that's fair to say.
19
         A. Yeah. But I'm -- just got back from (inaudible.)
                                                                  19
                                                                            Q. Is there anybody that you know of, whether within
                                                                       the family or outside the family, that has more
20
         Q. So you mentioned Clyde Spitze. I wanted to go
                                                                   20
21 back to Clyde.
                                                                       institutional knowledge regarding the Peccole Family's
              But who is Clyde Spitze and what role did he play
22
                                                                  22
                                                                       development of Queensridge than Mr. Spitze?
                                                                            A. No. I would -- not more -- not more institutional
23
    with the -- with Peccole-Nevada Corporation?
                                                                  23
         A. Clyde Spitze -- my understanding, Clyde Spitze
                                                                       knowledge than Mr. Spitze. My -- the next best guess would
                                                                       be Larry Miller, but I don't think he did as much as Clyde
    worked with my grandfather in coming up with a lot of -- a
25
                                                       Page 36
                                                                                                                         Page 37
1 did as -- as it relates to getting the zoning packages
                                                                            Q. Okay. Other than Larry Miller, is there anyone
 2 applied for, getting the zoning done, interfacing with the
                                                                       from the Peccole Family with more knowledge regarding the
 3 city. That was all Clyde.
                                                                       development of Queensridge than you?
         Q. Okay. Now, aside from Clyde and Larry -- where is
                                                                            A. Well, Clyde.
                                                                            Q. No. I said within the Peccole Family.
5 Larry located?
 6
         A. He's in Australia.
                                                                            A. Oh, no. No. My -- my -- my dad did a lot of the
         Q. Okay. So you've been designated as the 30(b) --
                                                                       construction. But as far as the development goes and the
8 30(b)(6) designee, which is essentially a person most
                                                                       zoning goes, my -- my mother and father were on the board,
9 knowledgeable, but it's not simply a person most
                                                                       in a few board meetings, but they -- they didn't have any --
                                                                       they didn't -- they weren't involved that way.
10 knowledgeable. It carries with it obligations to conduct
11 research and be prepared to present testimony on behalf of
                                                                  11
                                                                            Q. Okay. Let's move on to your dad.
12 the corporation. You've been designated as that individual,
                                                                                 What -- what specifically -- what role
                                                                  12
13 as opposed to Larry Miller. With respect to the development
                                                                       specifically did he play, if any, relative to the
                                                                  13
14 of Queensridge, you said other than Mr. Spitze, Mr. Miller
                                                                  14
                                                                       development of Queensridge?
15 would have the most institutional knowledge.
                                                                  15
                                                                            A. My -- my dad was -- was involved in the
                                                                       construction. He could tell you where the sewer lines are.
16
              Why is it that Mr. Miller is not being presented
                                                                  16
17
    as the 30(b)(6) designee of Peccole-Nevada Corporation?
                                                                       He could tell you the sewer lines capacity, the
18
         A. Probably because when you sent over the subpoena,
                                                                       complications in Queensridge related to the sewer lines.
                                                                   18
19 most of the items in the subpoena that were relevant were
                                                                       He -- he just did the construction, and a lot of the super
20 post 2006, and I have the most institutional knowledge of
                                                                       construction the -- the -- the roads, the -- that kind of
21 those items. The few items in the subpoena that were pre,
                                                                       thing. So that was his role, is he was on site doing most,
22 as I -- as I've stated in the past, I did not know about
                                                                       if not all, the construction. And then Larry's role was --
23 those items. But the reason that we didn't try to find
                                                                       was working with Clyde on the development and on the zoning
24 Larry and get Larry to do this was because those were --
                                                                  24
                                                                       and on those things.
25 there were far fewer of those items.
                                                                            Q. Okay. Who developed the golf course?
```

```
Page 38
                                                                                                                       Page 39
         A. I can't remember if it's American Golf or Senior
                                                                  1 figure it out.
    Tour Players. It was one of those two.
                                                                           Q. Did the Peccole Family pay anything towards the
3
         Q. Okay. Who participated in the development of the
                                                                      development of the golf course?
                                                                          A. I am not aware of it. Though, it would be
    golf course from the Peccole Family?
                                                                      consistent that if there was some zoning applications or
         A. It would have been both Larry -- Larry and my
6 father and my grandmother. It would have been those three.
                                                                      things like that, Peccole may have paid for some of those.
              When you say "participated," they signed a land
                                                                          Q. Do you have an understanding of when -- well,
8 lease, so they negotiated a land lease, and then the golf
                                                                      strike that. Let me -- let me back up a second.
9 course developed it. They -- they didn't do any of the
                                                                  9
                                                                               My understanding is when the golf course was
10 development other than they would drive out on it and look
                                                                      initially developed, it was developed as an 18-hole golf
11 at the development. I don't know what you mean.
                                                                      course; is that correct?
                                                                          A. That is correct.
12
         Q. Okay. You said "the golf course developed it."
                                                                 12
13
              What -- who are you referring to when you say "the
                                                                           Q. Do you have an understanding as to when an
                                                                 13
14
    golf course"?
                                                                      additional nine holes was incorporated into the golf course?
15
                                                                           A. I do not remember the year. It would have been in
        A. Either American Golf or Senior Tour Players. They
                                                                 15
16 had the original lease. I'd have to go back through the
                                                                      the late '90s, I think early 2000s. And we were getting
17 documents and remember which one it was.
                                                                      ready to develop Queensridge, and it became evident through
                                                                 17
18
         Q. Okay.
                                                                      Clyde that we could -- we could add another -- another
         A. You probably --
19
                                                                      little bit of golf course, and we could lease that to the
         Q. When did -- do you know when development of the
20
                                                                      same individuals that at the time were leasing the golf
    golf course began?
                                                                 21
                                                                      course.
22
         A. About '92.
                                                                 22
                                                                          Q. Okay. Let me direct your attention back to
                                                                      Exhibit 3, the first aerial.
23
         Q. Okay. And who paid to develop the golf course?
                                                                 23
         A. American Golf or Senior Tour Players, whichever
                                                                               Exhibit 3 is the first aerial photograph that I
                                                                      was asking you about, and you identified various areas that
25 one had the lease. If you want, give me a minute. I can go
                                                      Page 40
                                                                                                                       Page 41
1 were not included in the Queensridge property between
                                                                           A. Yes. And that's -- there was some other
2 Charleston, Alta, Hualapai, and Rampart.
                                                                      configuration that was done, but that's -- that's a pretty
              Can you identify on this aerial where the third
3
                                                                      close approximation.
 4 nine holes was, I guess, or the -- the additional nine holes
                                                                          Q. Okay.
                                                                           A. You can -- you can include those houses in the
    was developed?
5
 6
         A. Yeah. It was -- you see the lake off of Hualapai?
                                                                      redevelopment because a lot of Queensridge North came from
7
         Q. Immediately to the east of Hualapai?
                                                                      the redevelopment.
 8
         A. Yeah, that lake.
                                                                  8
                                                                          Q. Explain that to me.
9
                                                                           A. So we had this -- Queensridge North hadn't been
10
         A. So all of that green right there where it's --
                                                                 10 built yet, and we didn't have the third nine holes. And so
11 where you can clearly see golf course land, all -- all --
                                                                      when we started to want to develop Queensridge North, that's
12
    from that lake down to the lake on the west side by the
                                                                      when we decided we could go ahead and put in a third nine
13 clubhouse. Yeah. That whole course was -- was it.
                                                                      holes. And so all of that property was -- was part of that
                                                                 13
14
              And then if you keep coming around -- no. Include
                                                                      redevelopment process.
15 that little -- that little bit right there. And then come
                                                                          Q. Okay.
                                                                          A. So the third line came from that.
16 back up against the golf course and the property on that
                                                                 16
    side, and you'll -- you'll get most of it, if
                                                                           Q. Okay. When you describe Queensridge North, you're
                                                                 17
    that's not all of it. No. Come down. You'll include all
                                                                      describing the housing development that borders Alta,
                                                                 18
19 of these holes down below. Sorry. Yep, right there. Stay
                                                                      between the condominium project that you described was not
20 on that line and go right along the houses. Stay right
                                                                      part of Queensridge to the east and extending up to Hualapai
21 along the houses. Yep. And then wiggle down there and stay
                                                                      on the west; is that correct?
22 along the houses.
                                                                 22
                                                                          A. That's correct.
         Q. So you're describing the string of -- the two
                                                                 23
                                                                               THE COURT REPORTER: Save this as 3-B?
24 strings of fairways on the northern most portion of
                                                                 24
                                                                               MR. OGILVIE: Yes, that's 3-B.
```

25 Queensridge?

(Defendant's Exhibit 3-B was marked

```
Page 42
                                                                                                                       Page 43
1
                   for identification.)
                                                                  1 and sale deed, Fore Stars was the fee simple owner of the
2
              THE WITNESS: And I might be off -- you might be
                                                                      golf course; is that correct?
3 off a little bit on your drawing, but that's generally where
                                                                          A. That is correct.
 4 it was.
                                                                           Q. Let me advance forward a little bit.
5 BY MR. OGILVIE:
                                                                               You referenced the Queens- -- Queensridge Towers
         Q. After the completion of that additional nine
                                                                    site and -- and identified on one of the exhibits where --
6
7 holes, were there any significant changes to the golf course
                                                                      where the towers were located.
8 between when it was completed in 2015?
                                                                               Was there an event related to the development of
         A. Not from a zoning standpoint, no. There was -- we
                                                                  9
                                                                      the Queensridge Towers in which there was a dispute relating
10 redid greens. We spent some money and redid a lot of
                                                                      to the encroachment of the towers' development onto the
11 greens. They're very expensive. But -- but other than just
                                                                      Badlands Golf Course?
                                                                          A. There was.
    maintenance items, no.
                                                                 12
13
              MR. OGILVIE: Let me direct your attention to what
                                                                           Q. Okay. And was that dispute -- did that dispute
14 will be marked as Exhibit 6.
                                                                      arise as a result of the lease of the golf course property
15
                                                                      to -- you mentioned American Golf or Senior Tour Players?
                   (Defendant's Exhibit 6 was marked
                   for identification.)
                                                                          A. That is correct.
17 BY MR. OGILVIE:
                                                                          Q. And specifically, could you describe what -- what
                                                                 17
18
         Q. Exhibit 6 is a grant, bargain, and sale deed that
                                                                 18 happened there?
19 was recorded at the Clark County Recorder's Office on
                                                                 19
                                                                          A. My understanding is that we were developing
20 April 14th, 2005.
                                                                 20
                                                                      jointly with Mr. Lowie the Queensridge Towers project, and
21
              Is this the deed by which the William, Peter, and
                                                                      we had allowed him to start construction on golf course
22 Wanda Ruth Peccole Family Limited Partnership deeded the
                                                                      leasehold proper- -- property.
23 Badlands Golf Course to Fore Stars Limited?
                                                                 23
                                                                               At the time, we had made a mistake in thinking
         A. Yes.
                                                                      that the golf course would have no problems with us doing
25
         Q. Okay. So after this 2005 deed -- grant, bargain,
                                                                      that. We were wrong. The golf course did. And that became
                                                      Page 44
                                                                                                                       Page 45
1 a mess that had to be cleaned up. And the way we cleaned
                                                                      correct. Okay.
 2 that up was we purchased the lease back for approximately
                                                                  2
                                                                      BY MR. OGILVIE:
3 30-some-odd-million dollars. I think it was 30 million or
                                                                          Q. Okay. Exhibit 7 is identified as a termination of
                                                                      operating lease agreement at Badlands Golf Club. The first
                                                                      paragraph says that it's a termination of operating lease by
         Q. Okay. When you say "we," are you referring to the
5
6
   Peccole Family?
                                                                      and between Badlands Golf Club, Inc. and American Golf
         A. I am.
                                                                      Corporation.
8
         Q. And when you say "purchased" -- I'm sorry, what
                                                                  8
                                                                               Who is the Badlands Golf Club, Inc.?
    did you purchase back for 30 to $32 million?
                                                                          A. I do not know.
10
        A. We purchased back the leasehold interest in the
                                                                 10
                                                                               Can you scroll down to the signature page for me
11 property.
                                                                 11
                                                                      really fast?
         Q. Okay. And you purchased that back from American
12
                                                                 12
                                                                               I don't know who that is.
13 Golf or Senior Tour Players; is that correct?
                                                                          Q. You do not know who Elby J. Beal is?
                                                                 13
14
         A. That is correct. And it may have even -- that
                                                                 14
                                                                          A. I do not. I think you're getting an interim
15 lease may have even been transferred one more time, and I'd
                                                                 15
                                                                      agreement.
                                                                               What -- what's the year on this?
16 have to go back and tell you.
                                                                 16
17
         Q. So I take it from your last response is you don't
                                                                 17
                                                                           Q. 2005.
18
    know who -- from whom at the time you resolved this in --
                                                                 18
                                                                          A. The Badlands Golf Club, Inc., I am not -- that's
19
        A. I don't remember. I -- I did know, but I do not
                                                                 19
                                                                      not a -- that is not one of our entities. When I say "our,"
20 remember right now.
                                                                 20 I mean the Peccole Family's. So I'm not sure who this is
              MR. OGILVIE: Okay. Let me direct your attention
                                                                 21 with. Hold on.
21
22
    to what will be marked as Exhibit 7.
                                                                 22
                                                                               Maybe this was an entity we formed to purchase
23
                   (Defendant's Exhibit 7 was marked
                                                                      back the leasehold, and we kept the leasehold in this entity
24
                  for identification.)
                                                                 24 while Fore Stars remained the land owner. But I don't know
25
              THE WITNESS: Yeah, it's American Golf. That's
                                                                 25 who the Ely [sic] guy is.
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```
Page 46
                                                                                                                          Page 47
1
              Scroll down again.
                                                                   1
                                                                            Q. And you indicated that the Peccole Family or an
 2
              I don't know who that is.
                                                                       entity of the Peccole Family paid 30 or $32 million to
 3
              There's Senior Tours, that's the original ground
                                                                       terminate the lease that was then held by American Golf
 4
    lease.
                                                                       Corporation?
              Scroll down. Who is that with?
                                                                            A. That is correct.
              My guess it's with the family limited partnership
                                                                            Q. Okay. Did Yohan Lowie contribute to that 30 to
6
7
    and the (inaudible) trust. Check that -- that's correct.
                                                                       $32 million termination price?
8
              Senior Tours, yeah, that's right. And 76 Trust
                                                                   8
                                                                            A. Not from my family's perspective.
9
    they pledged and signed, yeah.
                                                                   9
                                                                                 MR. OGILVIE: Okay.
10
              THE COURT REPORTER: I'm sorry, can you speak more
                                                                                      (Defendant's Exhibit 8 was marked
    clearly for me?
                                                                                      for identification.)
12
              THE WITNESS: I'm just thinking -- thinking out
                                                                       BY MR. OGILVIE:
                                                                  12
13
                                                                  13
                                                                            Q. Let me direct your attention to what has been
    loud. Sorry.
14
              THE COURT REPORTER: It's okay.
                                                                       marked as Exhibit 8, which is the appraisal of real property
15 BY MR. OGILVIE:
                                                                       prepared for 180 Land Company, care of James J. Leavitt, by
                                                                       Tio S. -- Tio S. DiFederico.
         Q. So is it -- as you sit here now, after reviewing a
17 couple of documents, is it your belief that the original
                                                                                 MR. LEAVITT: George, this is Jim Leavitt.
                                                                  17
    ground lease for the development of the golf club was
                                                                   18
                                                                                 Which exhibit is this?
    between Peccole Family entities and trusts and Senior Tour
                                                                   19
                                                                                 MR. OGILVIE: Eight.
20 Players, Inc.
                                                                   20
                                                                                 \ensuremath{\mathsf{MR}}. LEAVITT: And so just for the record, would
21
         A. Yes, that is correct.
                                                                       the memorandum of ground -- that wasn't referenced as an
22
         O. And then at the time that the lease was
                                                                  22
                                                                       exhibit, so . . .
    terminated, the lease was held by American Golf Corporation,
                                                                  23
                                                                                 MR. OGILVIE: Yeah. No, that was not -- that was
                                                                       not marked as an exhibit.
         A. That is correct.
25
                                                                                 MR. LEAVITT: Okav.
                                                       Page 48
                                                                                                                         Page 49
1 BY MR. OGILVIE:
                                                                                 Is -- is that accurate?
 2
         O. Let me direct your attention to what is Bates
                                                                            A. American Golf told us to vacate the property or
3 numbered TDG Rpt 9, 000009. Second-to-last page of Exhibit.
                                                                   3
                                                                       buy out the lease.
              Are you with me?
                                                                            Q. Okay. "At the same time" -- the next sentence
         A. Yes. I'm sorry. Yes.
                                                                       says, "At the same time, there was a cash call for the
 5
6
         Q. Okay. Underneath the photographs -- well, the
                                                                       partners in Queensridge Towers, of which the Peccole family
    photographs -- actually, let me ask you this: Do the
                                                                       had a 30 percent interest. To" --
                                                                            A. That is my understanding.
    photographs depict what we were just discussing, the area in
    which the --
                                                                            Q. Okay. And then it continues on, "To resolve the
10
         A. They do.
                                                                   10
                                                                       issues, Mr. Lowie worked a deal with his then partners to
11
         Q. -- development of Queensridge Towers encroached
                                                                       borrow money to cover the Peccole family obligation to
12 into the ground lease of -- held by American Golf?
                                                                  12
                                                                       American Golf and buy them out of their joint ventures."
13
         A. Yes.
                                                                  13
                                                                                 Is that accurate?
14
         Q. Okay. Immediately below the photographs, there is
                                                                  14
                                                                            A. That is not my understanding.
15 the paragraph, "In 2005, the golf course was being leased by
                                                                  15
                                                                            Q. Okay. What is your understanding?
16 American Golf. Mr. Lowie stated that after the above hole
                                                                            A. We borrowed money against the Suncoast Hotel and
                                                                  16
    conversion was completed, at a cost of approximately
                                                                       paid American Golf.
                                                                   17
    $800,000 to Mr. Lowie's company, American Golf informed the
                                                                  18
                                                                            Q. And what is your understanding based on?
19 Peccole family that they had broken their lease by changing
                                                                  19
                                                                            A. The fact that we had a loan and we borrowed money
    the course and using a portion of it for the development."
                                                                       from the Suncoast Hotel and wrote a check to American Golf.
21
              Are those two -- two sentences generally accurate?
                                                                            Q. Okay. Let me take you to a page immediately
22
                                                                       preceding where we were in Mr. DiFederico's report.
         Q. Then the next sentence says, "American Golf
                                                                       Specifically the paragraph -- second-to-last paragraph on
24 demanded the Peccole Family buy out the lease for
                                                                       page 3, which is Bates No. 8. It says, "It was in early
25 $30 million."
                                                                   25 2001, while Mr. Lowie's company was building a home that he
```

```
1 noted dirt being moved behind it on what was known as the
                                                                  1
                                                                           Q. When you say "this problem," what problem are you
 2 Badlands golf course. He stated that was when he learned
                                                                   2
                                                                      describing?
    that the Peccole family was looking to develop homes on what
                                                                           A. The easements and the challenges with getting
                                                                  3
 4 had been the Badlands golf course. Mr. Lowie stated that
                                                                      those developed.
 5 the Peccole family halted this development due to a
                                                                           Q. Specifically, where on the Badlands Golf Course
6 waterline easement that ran under that portion of the site."
                                                                      was this?
                                                                  6
              Are you aware of any grading being performed by
                                                                           A. Pull up your map and I can probably show you.
8 the Peccole -- Peccole Family or any of its entities on the
                                                                  8
                                                                           Q. Okay.
    golf course in 2001?
                                                                  9
                                                                           A. Pull up exhibit -- I think it's Exhibit 1, the
                                                                      red -- the one with the red lines.
10
        A. Yes.
              MR. WILLIAMS: Let me just -- let me just object.
                                                                               MR. LEAVITT: Three.
                                                                                MR. WILLIAMS: I think it's three, yeah.
12 Lack of foundation.
                                                                 12
13
              THE COURT REPORTER: And I'm sorry, is that
                                                                  13
                                                                                THE WITNESS: Exhibit 3.
14 Mr. Leavitt or Mr. Williams?
                                                                                MR. LEAVITT: Exhibit 3. Pull up three, George.
                                                                  14
15
                                                                                THE WITNESS: Oh, yeah Exhibit 1 was --
              MR. WILLIAMS: Yes, sorry. That was Mr. Leavitt,
                                                                 15
16 lack of foundation.
                                                                                All right. Can you zoom in on the Badlands?
17 BY MR. OGILVIE:
                                                                      Specifically, let's zoom in on that new nine holes.
                                                                 17
18
         Q. What grading are you aware of being performed by
                                                                 18
                                                                                Okay. Stop for one second. Let me get my
19 the Peccole Family entities on the Badlands Golf Course in
                                                                 19
                                                                      bearings.
20 20012
                                                                  20
                                                                                Do you see -- I'm going to refer to it as the
21
        A. When we were developing different properties, we
                                                                      Michael Galardi home. It's the big white home in the center
22 used a part of the Badlands for landscape material. And
                                                                      of your screen. That one.
23 once we finished, we were grading that out, and that was
                                                                 23
                                                                                I believe that that portion of that that you just
    going to become a few homes on the Badlands, and that's when
                                                                      read to me refers to the blank land across the street that's
25 we ran into this problem.
                                                                      part of the golf course. Yes.
                                                      Page 52
                                                                                                                        Page 53
1 BY MR. OGILVIE:
                                                                      identified as the property member in --
2
         Q. Okay. Did -- did the Peccole entity obtain a
                                                                  2
                                                                           A. I believe that is one of the Peccole entities.
3 grading permit for that, that grading?
                                                                           Q. Okay. So if we skip back to the last page of the
         A. I -- I don't know. I -- I suspect we did, but I
                                                                      exhibit and look at the signature page, we have an entity
 5 don't know. We wouldn't have just graded something on the
                                                                      where the members are Queensridge Highrise LLC.
 6 off chance that we could do something with it. We would
                                                                   6
                                                                                Is that signed by your uncle Larry Miller?
    have gotten a permit. And I -- I know we had a dust control
                                                                           A. It is.
    permit for the landscape area.
                                                                           Q. Okay. Does that confirm your understanding that
         Q. Okay.
                                                                      Queensridge Highrise -- Queensridge Highrise LLC is a
10
         A. And I know -- I can -- I can say I know we had a
                                                                 10
                                                                      Peccole entity?
                                                                           A. It does.
11 dust control permit because that was one of my jobs back in
                                                                 11
                                                                           Q. Okay. Also in this document there is an entity
12
         Q. Okay. We've been going for about an hour and a
                                                                      identified as Executive QT Holdings LLC, and that's
13
14 half. Why don't we take a five minute break.
                                                                      identified as the construction member.
15
        A. Okay.
                                                                 15
                                                                                Do you have an understanding of who Executive QT
              MR. OGILVIE: Thank you.
                                                                      Holdings LLC is?
16
                                                                 16
17
                   (Off the record.)
                                                                 17
                                                                           A. My understanding was that was Yohan's arm, as far
18
                   (Defendant's Exhibit 9 was marked
                                                                 18
                                                                      as I know.
19
                   for identification.)
                                                                 19
                                                                                THE COURT REPORTER: Yohan's what as far as I
20 BY MR. OGILVIE:
                                                                      know?
                                                                                THE WITNESS: Yohan's construction arm of this
21
         Q. Okay. Let's go back on the record.
                                                                 21
22
              Mr. Bayne, let me direct your attention to what's
                                                                 22
                                                                      partnership.
23 been marked as Exhibit 9, which is identified as the
                                                                 23
                                                                      BY MR. OGILVIE:
    operating agreement of Queensridge Towers LLC.
                                                                 24
                                                                           Q. And just for clarity, when you refer to Yohan,
24
25
              Who is Queensridge Highrise LLC, which is
                                                                 25 you're referring to Mr. Lowie; is that correct?
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Page 54
                                                                                                                         Page 55
                                                                   1 to engage in any lawful activity . . . without limitation,
 1
         A. It is Mr. -- yes, that's correct.
 2
         Q. Also identified in this document is an entity
                                                                      the acquisition, financing, and development of that certain
    known as Queensridge Towers Investments LP, which is
                                                                      real property consisting of approximately 14 acres of land
    identified in the first paragraph as the investment member.
                                                                      depicted in Appendix i attached hereto and generally
                                                                      described as being situated at the southwest corner of the
              Who is Queensridge Towers Investments LP?
                                                                      intersection of Rampart Boulevard and Alta Road in
 6
         A. I do not know.
         Q. So if we look again at the signature page, there
                                                                      Las Vegas, Nevada," and then defines -- defines as "the
8
    is a signature on behalf of Queensridge Towers Investments
                                                                      'property,' which property is adjacent to the 'Badlands'
9
                                                                      Colf Course."
10
              Do you recognize Mr. Lowie's signature?
                                                                  10
                                                                                The property that's being described here is the
11
         A. It looks like Mr. Lowie's signatures.
                                                                      property on which the Queensridge Towers were ultimately
         Q. Okay. In any event, that's not a Peccole entity,
12
                                                                  12
                                                                      developed, correct?
                                                                           A. That is what it sounds like.
13
    correct?
                                                                  13
14
                                                                           Q. Okay. Do you have any reason to believe that it
         A. That is correct.
                                                                  14
15
         Q. At the time this operating agreement was entered
                                                                  15
                                                                      isn't the property?
16 into, the -- there was the Peccoles on one side and
                                                                           A. I do not.
17 Mr. Lowie's entities on the other side, correct?
                                                                           Q. Okay. Section 2.1 states that the property -- the
                                                                  17
18
         A. That is correct.
                                                                  18
                                                                      property member -- and again, the property member is
19
         Q. No -- there weren't any other entities involved
                                                                  19
                                                                      identified on the first page as the Peccole entity
                                                                      Queensridge Highrise LLC, correct?
20 other than Peccole entities and Mr. Lowie's entities.
                                                                  20
21 correct?
                                                                  21
                                                                           A. Yes.
22
         A. That is my understanding.
                                                                  22
                                                                           Q. Okay. It says that the property member, or -- or
23
         Q. Okay. If we could turn to -- back to the first
                                                                      the Peccole entity, shall execute and deliver for the
    page of the actual agreement, Section 1.2, entitled
                                                                      property to convey to the company good and marketable title,
    "Business," it says, "The business of the company shall be
                                                                      right?
                                                      Page 56
                                                                                                                        Page 57
1
         A. That's correct.
                                                                           Q. Okay. Do you know if it happened at any time?
 2
         Q. And the investment member -- and again, the
                                                                   2
                                                                           A. I do not know.
3 investment member was Executive QT Holdings LLC. The
                                                                   3
                                                                           Q. Well, let's read through Section 2.1 then.
 4 executive [sic] member was to contribute $4 million,
                                                                           A. Well, I've read this. So based on what this says,
    correct?
                                                                      it was.
5
 6
         A. That is what it says.
                                                                   6
                                                                           Q. Okay. That --
7
         Q. So the Peccoles contributed the -- the property,
                                                                   7
                                                                           A. That is what it says.
8 and Mr. Lowie's entity contributed $4 million; is that
                                                                   8
                                                                           Q. So the -- the property had a value of -- an agreed
9
    correct?
                                                                      upon value of $8 million, and the Peccole Family contributed
         A. That's what it says, yes.
10
                                                                      the $8-million-valued property and Mr. Lowie's entity, in
                                                                      exchange for his interest in this company, Queensridge
11
              MR. LEAVITT: George, let me just enter an
                                                                      Towers LLC, paid the Peccole Family $4 million?
12 objection here that the documents that we're going through
                                                                  12
    speak for themselves.
                                                                           A. Based on what this document says, that's what it
13
                                                                  13
14
              MR. OGILVIE: Okay.
                                                                  14
                                                                      looks like it says.
15
              THE COURT REPORTER: And was that Mr. Leavitt or
                                                                  15
                                                                           Q. Okay. And in terms of interest in the -- in the
16 Mr. Williams?
                                                                      company Queensridge Towers LLC, the property member received
                                                                  16
17
              MR. LEAVITT: Mr. Leavitt. Sorry.
                                                                       40 shares of interest, the investment member 30 shares, and
18
              THE COURT REPORTER: That's okay.
                                                                  18
                                                                       the construction member 30 shares, correct?
19 BY MR. OGTIVIE:
                                                                  19
                                                                           A. I think that's what this says.
         Q. So is it your understanding -- well, is it your
                                                                           Q. Okay. Do you have any reason to believe that
21 understanding that Mr. Lowie contributed -- Mr. Lowie's
                                                                      that's not accurate?
                                                                  21
    entity contributed $4 million and the -- that money was
                                                                  22
                                                                           A. I do not.
    distributed to the Peccole entity?
                                                                           Q. So -- and the purpose of creating Queensridge
                                                                      Towers LLC was to develop the Queensridge Towers, correct?
24
         A. I do not know -- I do not know if that happened at
                                                                  24
25 that time.
                                                                           A. That is correct, as far as I know.
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Page 58
                                                                                                                         Page 59
              MR. OGILVIE: Let me direct your attention to what
                                                                            Q. This is the property located at 9755 West
                                                                   1
    will be marked as Exhibit 10.
                                                                       Charleston Boulevard?
 3
                   (Defendant's Exhibit 10 was marked
                                                                   3
                                                                            A. I apologize. I don't know the address off the top
                   for identification.)
                                                                       of my head, but it -- that sounds correct.
5 BY MR. OGILVIE:
                                                                            Q. Okay. Let's go back to Exhibit 3 so we make sure
         Q. Exhibit 10 is entitled "Option to Purchase Real
                                                                      we're -- we have an understanding of what we're referring
6
7 Property." It is dated either the 4th or the 11th, I think
                                                                       to. Three --
8
    it's the 4th, day of August, 2004, between Hualapai Commons
                                                                            A. Yeah, it's between Home Depot and the rest of the
    Limited and EHC Hualapai LLC.
                                                                   9
                                                                       shopping center.
              Who is Hualapai or what is Hualapai Commons
                                                                  10
                                                                            Q. The grayer roofed building between Home Depot on
10
11 Limited LLC?
                                                                       the right, which is white, big white roof, and the little
                                                                       bit smaller white roofed building on the left, there is a --
12
         A. Hualapai Commons Limited LLC is a Peccole entity
                                                                  12
13
    that owns the shopping center on the corner of Hualapai and
                                                                       again, a grayer shade building, roofed building. And that's
14
    Charleston.
                                                                       the -- what you're referring to as the end cap?
                                                                  14
15
         Q. Okay. Do you have an understanding of what EHC
                                                                  15
                                                                            A. Yes.
16 Hualapai LLC is?
                                                                            Q. And that was the subject of this option to
                                                                       purchase real property that is Exhibit 10?
17
         A. I believe it is Mr. Lowie's entity that he ended
                                                                  17
                                                                           A. Yes.
18
    up using to purchase the end cap.
                                                                  18
19
         Q. Okay. And when you refer to the end cap, are you
                                                                  19
                                                                            Q. Describe what this transaction involved.
    referring to the portion of -- I can't remember which
                                                                            A. When we were doing -- Yohan had used -- excuse me.
20
                                                                  20
    shopping center. Hualapai --
                                                                      Mr. Lowie had used the end cap as a sales showroom to show
22
         A. Hualapai Commons.
                                                                       potential buyers of tower units what their finishes would
23
         Q. Hualapai Commons, the little gray building that --
                                                                       look like. So he had taken and put a lot of money into
    that you identified on Exhibit 3?
                                                                       that -- that showroom, and, consequently, I assume, wanted
25
         A. Yes.
                                                                      to buy it. We could not sell it easily at the time. We had
                                                      Page 60
                                                                                                                         Page 61
1 a loan on the property, as depicted on Item D of this option
                                                                                MR. LEAVITT: And my same objection here, George.
 2 to purchase real property agreement, and it had not become a
                                                                      This is Jim Leavitt again. Documents speak for themselves.
                                                                       BY MR. OGTIVIE:
 3 legal parcel, as stated in Item E of this agreement. And
 4 those two things needed to be resolved before he could buy
                                                                            Q. Okay. So Phase II of Queensridge Towers, that --
 5 it and we could condominiumize it and sell him that portion
                                                                      that was originally anticipated to be an additional two
6 of the shopping center. And so we entered into this
                                                                       towers, correct?
    agreement so that he had some level of reliance that if he
                                                                            A. That is my understanding, yes.
 8 continued to put money into that building he would be able
                                                                   8
                                                                            Q. Okay. And then -- and so if Phase II of
    to own the building at some point.
                                                                       Queensridge Towers was built, it would require the
10
         Q. Okay. Under Section 2, "Purchase Price," at the
                                                                  10
                                                                       demolition and, I guess, disappearance of the existing
                                                                      Badlands clubhouse, correct?
11 bottom of that paragraph, it says, "By way of illustration,
                                                                  11
12 if 4 million of such distributions are made, then the sum
                                                                  12
                                                                            A. That is correct.
13 due from the buyer in respect of the purchase price for the
                                                                  13
                                                                            Q. And there was an agreement by which Queensridge
14 property under the option is only $100, whereas if
                                                                      Towers was required to incorporate a new clubhouse in one of
15 $1 million of such distributions are made, then such sum due
                                                                  15
                                                                       the two towers of Phase II, correct?
                                                                            A. I don't think that that -- that had been talked
16
    in respect of the purchase price is $1,500,100."
                                                                  16
17
              Can you explain what was meant by that?
                                                                       about. I don't think that that was necessarily the
18
         A. Actually, no, I can't.
                                                                       agreement. I think the agreement was they would do that
                                                                  18
19
              As far as I understood it, there was -- this was a
                                                                  19
                                                                       and/or replace our clubhouse somehow with a certain amount
20 complicated deal. We were selling him the end cap, and we
                                                                       of money, as -- as discussed here.
21 were anticipating that when they developed Phase II of
                                                                            Q. Okay. So with that -- with your -- with that
    Queensridge Towers they had to relocate our golf course
                                                                       testimony, this document, "Option to Purchase Real
23 clubhouse, and so it was somewhat of a "once you relocate
                                                                       Property," was the vehicle through which the Peccole Family
24 our golf course clubhouse, then we'll consummate the sale of
                                                                      received assurances from Mr. Lowie's entity that, in fact,
25 the end cap."
                                                                  25 that would occur, correct?
```

```
Page 62
                                                                                                                        Page 63
1
         A. Yes. That's my understanding, yes.
                                                                   1 which is defined above as Queensridge Towers LLC, "and
 2
                   (Defendant's Exhibit 11 was marked
                                                                      Queensridge Highrise LLC."
 3
                   for identification.)
                                                                   3
                                                                                Are you familiar with a securities redemption
                                                                      agreement between Queensridge -- Queensridge Towers LLC and
 4 BY MR. OGILVIE:
         Q. Let me direct your attention to what's been marked
                                                                      Queensridge Highrise LLC?
5
6 as Exhibit 11, which is identified as "Badlands Golf Course
                                                                           A. I'm not. I'm not familiar with it, but it --
7
    Clubhouse Improvements Agreements" -- or agreement singular.
                                                                      I'm -- I'm -- I'm under the impression that there was some
8
              This is entered into by and between Fore Stars
                                                                      kind of -- of agreement that happened so that IDB could
9 Limited and Queensridge Towers LLC, on September 6th, 2005.
                                                                      ultimately buy -- buy into the towers.
10
              Are you familiar with this document?
                                                                           Q. Okay. Recital C says, "Highrise has agreed to
11
         A. Hold on. Okay. Yes, I am familiar with this
                                                                      have its securities redeemed by the Towers."
12
                                                                                Is that what you were just stating was your
    document.
                                                                 12
13
         Q. Okay. Fore Stars is, at this time, in
                                                                 13
                                                                      understanding?
    September 2005, a Peccole-Nevada entity, correct?
                                                                 14
                                                                           A. Yes.
14
15
         A. Yes.
                                                                 15
                                                                           Q. Okay. "Highrise has agreed to have its securities
16
         Q. And Queensridge Towers is the entity that was
                                                                 16 redeemed by the Towers, in exchange for the items and
17 formed by the operating agreement that we went through as
                                                                      consideration listed in Article 1 \dots including \dots The
                                                                 17
18
    Exhibit 9, correct?
                                                                      transfer of approximately 5.13 acres from the company to
19
       A. Yes. That's what we read, yeah.
                                                                      towers."
20
         Q. Formed between the Peccole-Nevada entity and
                                                                  20
                                                                           A. And that's the land where I believe the golf
21 Mr. Lowie's entity, correct?
                                                                  21
                                                                      course clubhouse was sitting.
22
         A. Yep.
                                                                  22
                                                                           Q. Okay. And then --
23
         Q. Okay. In Recital A it says, "This agreement is
                                                                  23
                                                                                MS. HAM: So can I just --
    being made in advance of the closing of that certain
                                                                                MR. OGILVIE: Yes, go ahead.
                                                                  24
    securities redemption agreement, by and among the Towers,"
                                                                  25
                                                                                MS. HAM: I'd like to put -- I'm sorry. I'd like
                                                      Page 64
                                                                                                                        Page 65
    to put an objection on the record.
                                                                      I'd have to go back and look, but I think they did. And
2
              Can you hear me? Thank you.
                                                                   2 this was -- this -- this improvements agreement, all of this
3
              As the documents speak for themselves. And I'm
                                                                      was kind of resolved later on when IDB ended up releasing
    just going to make that an ongoing objection so I don't
                                                                   4 our four units, and we kind of settled everything and
 5 interrupt again on behalf of --
                                                                      kept -- kept the land.
6
              MR. OGILVIE: Thank you.
                                                                   6
                                                                           Q. Okay. Explain that.
7
             (By Mr. Ogilvie) Recital D says, "Towers shall pay
                                                                  7
                                                                           A. Later on while I was there, part of this -- part
8 an amount not to exceed $4 million." And then allocated as
                                                                      of these agreements, we were owed four units in Queensridge
9 follows: A million dollars -- I'm sorry.
                                                                      Towers as part of the compensation on the overall big
10
              "Allocated as follows: (i) for the costs and
                                                                      hundred-million-dollar sale, and they didn't have to deliver
                                                                      those units. And I can't remember the exact time period in
11 expenses related to the construction of the new golf course
12 clubhouse . . . in an amount not to exceed $3,150,000; and
                                                                  12
                                                                      which they did. I think it was when the towers were
    (ii) the payment of the reconfiguration costs in an amount
                                                                  13
                                                                      80 percent sold. And they had not done that. We did get
14 not to exceed $850,000."
                                                                 14 into a -- a lawsuit with IDB over that. And IDB ended up
15
              Did Queensridge Towers ever construct the new
                                                                 15 releasing those units to us and we kept the golf course
                                                                      clubhouse property in lieu of them building this. And
16 clubhouse?
                                                                 16
17
        A. No, not while we owned the club- -- not while we
                                                                      because all of that got resolved, we were able to go ahead
18
    owned the golf course.
                                                                      and release Yohan's end cap. So it's -- it's kind of a -- I
                                                                  18
                                                                      \mbox{\tt don't} know how to describe it -- a complicated transaction.
19
         Q. Okay. And when you say "not while we owned the
                                                                 19
20 golf course," as of March 2015, Queensridge Towers had not
                                                                           Q. Okay. Moving to Section 2 of Exhibit 11,
21 constructed a new clubhouse, correct?
                                                                 21 entitled -- the paragraph entitled "Lease," says,
22
         A. That is correct.
                                                                  22
                                                                      "Simultaneous with the execution of this agreement, Towers
23
         Q. Did Queensridge Towers ever pay the
                                                                      shall execute a lease with the company for the sum of $1 per
24 reconfiguration cost reflected or referenced in Recital D?
                                                                  24 year to permit the company to continue to operate the
25
         A. I believe they did. I'm not 100 percent positive.
                                                                  25 current golf course clubhouse that is located on a portion
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Page 66
1 of the land included in the lot line adjustment, a form of
                                                                            Q. Now, turning to the last page of Exhibit 11, it is
                                                                    1
     which is attached hereto as Exhibit 2(a)."
                                                                       an unsigned letter, which is redacted. Last sentence of
 3
               Is it your understanding that as part of this
                                                                        which says -- well, the letter talks about the Badlands Golf
     improvement agreement that the Peccole Family entity, or
                                                                       Course Clubhouse Improvements Agreement, dated
                                                                       September 14th, 2005, which we've already gone through as
    Fore Stars --
         A. Fore Stars.
                                                                       exhibit -- oh, it is Exhibit 11. Okay.
 6
                                                                                  "This letter will confirm Executive Home
 7
         Q. I'm sorry?
 8
         A. You're correct, Fore Stars.
                                                                       Builder's, Inc." --
9
          Q. -- Fore Stars was allowed to lease the current
                                                                    9
                                                                                 Executive Home Builders, Inc. is Yohan Lowie
     Badlands clubhouse for a dollar per year?
                                                                        entity, correct?
         A. That is correct, and we did pay the dollar a year.
                                                                            A. That's my understanding, yes.
          Q. Okay. And it further says, "The lease will be for
12
                                                                            Q. Okay. It says --
                                                                   12
     an initial term of ten years and with five additional
                                                                            A. It says he's the chief executive officer, I think,
13
                                                                   13
     ten-year options."
                                                                   14
14
                                                                       here.
15
                                                                  15
               Is that consistent with your understanding?
                                                                            Q. Okay. "Agrees to pledge as collateral all of its
         A. It is consistent with how I understood it.
16
                                                                       rights to purchase its current corporate offices located at
17
          Q. Moving on to Section 3, the "Pledge of Office
                                                                       9755 West Charleston Boulevard."
18
     Collateral." It says, "A condition to the execution of this
                                                                                 Does that address refresh your recollection as to
19
     agreement and to cause the lot line adjustment to be
                                                                       that was where the end cap was located?
     recorded is the receipt of the office collateral as
                                                                   20
                                                                            A. Yep.
     described in this Section 3."
                                                                            Q. Okay. "On the terms and conditions as outlined in
22
              And is it your understanding that this paragraph
                                                                   22
                                                                       the lease with Hualapai Commons Limited, LLC dated on or
     involves the end cap, which was subject of the option to
                                                                  23
                                                                       about June 1, 2004."
     purchase real property that is Exhibit 10?
                                                                                 Last sentence says, "Both parties agree that the
                                                                       pledge of this collateral shall terminate in accordance with
25
         A. That is my understanding.
                                                       Page 68
                                                                                                                          Page 69
    the provisions of the Improvements Agreement and the rights
                                                                                 MR. OGILVIE: Exhibit 12 is the "Securities
                                                                       Redemption Agreement." Exhibit 13 is the "Securities
 2
     to purchase this office space shall be reinstated in full."
              Do you know if this was -- this letter was ever
3
                                                                       Purchase Agreement." Now, not to be confused with
 4 signed?
                                                                        additional documents with the same names, but those will be
         A. I don't know if it was signed, but this letter is
                                                                       marked as Exhibits 14 and 15 and then Exhibit 16 and 17, but
 5
 6
     stating what we've just read on all those other documents.
                                                                       we'll get to those.
          Q. Okay. And it's consistent with your understanding
                                                                            Q (By Mr. Ogilvie) So directing your attention to
     of the pledge by Mr. Lowie's entity to secure the clubhouse
                                                                       Exhibit 12, the Securities Redemption Agreement between
    improvements agreement and the terms that are stated
                                                                        Queensridge Towers LLC and Queensridge Highrise LLC.
10
    therein?
                                                                   10
                                                                                 Again, Queensridge Towers is the entity formed by
11
         A. Yeah, that's my understanding.
                                                                       the Peccoles and Mr. Lowie for the development of
12
          Q. Okay. So let's turn to something that you
                                                                   12
                                                                       Queensridge Towers, correct?
13 referenced a little earlier, and that was the buyout by IDB
                                                                   13
                                                                            A. That's my understanding.
14 of the Peccole Family's interest in Queensridge Towers, so
                                                                   14
                                                                            Q. And Queensridge Highrise is the Peccole entity
15 let me direct your attention to what's being marked as
                                                                        that was formed or that was part of that formation, correct?
16 Exhibit 12.
                                                                            A. It was -- it was the entity that was formed to be
                                                                   16
17
                   (Defendant's Exhibit 12 was marked
                                                                   17
                                                                        part of that, yes.
18
                   for identification.)
                                                                   18
                                                                            Q. Okay. So in this document "Securities Redemption
              MR. OGILVIE: And while we're at it, why don't we
19
                                                                       Agreement," Queensridge Towers, the development company of
    mark Exhibit 13, also.
                                                                        the towers is identified as "the company" and Queensridge
                   (Defendant's Exhibit 13 was marked
                                                                       Highrise LLC, the Peccole entity, is the -- is identified as
21
22
                   for identification.)
                                                                        "the seller" in this document.
23
              MR. LEAVITT: This is Jim Leavitt, George.
                                                                                 Is it your understanding that it was through this
              Which one is Exhibit 12 and which one is Exhibit
24
                                                                       document that the Peccole entity, Queensridge --
25 13?
                                                                   25 Queensridge -- Queensridge Highrise, agreed to sell its
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Page 70
                                                                                                                          Page 71
                                                                                 MR. OGILVIE: Williams.
1 interest in Queensridge Towers?
         A. That transaction was really complicated and large.
                                                                                 MR. WILLIAMS: Mr. Williams.
    I'm not sure the mechanism in which we -- we did it. But I
                                                                   3
                                                                                 THE WITNESS: Again, I would have to go back.
 4 think Queensridge Highrise had to go away so that IDB could
                                                                   4 There were several things that were being sold and purchased
 5 then either buy into Queensridge Towers and/or Queensridge
                                                                       at the same time.
6 Towers was able to somehow merge with IDB. And there's
                                                                       BY MR. OGILVIE:
 7 other documents that talk to that that I don't -- I don't
                                                                            Q. Okay. We're --
 8 have in front of me. And I wasn't party to those documents.
                                                                   8
                                                                            A. And this --
9 I came right after that.
                                                                            Q. I'm sorry. Let me just interrupt you.
                                                                   9
         Q. Okay. So let me refer you then to Exhibit 13,
                                                                                 We're going to get to those other things. I just
                                                                   10
11 which is the "Securities Purchase Agreement," which
                                                                       want to focus on this particular --
    addresses the issues that you -- that you were just raising.
12
                                                                            A. This document states that IDB is purchasing into
                                                                  12
              The Securities Purchase Agreement, first paragraph
                                                                       Queensridge Towers LLC. That's what it states, so I'm fine
    says that it "is entered into in Las Vegas, Nevada and is
                                                                       with that.
14
                                                                  14
15 made as of September 14th, 2005, by and among IDB Group USA
                                                                  15
                                                                            Q. Okay. And the purchase -- the consideration that
                                                                       IDB and Lyton is -- are paying is set forth in Section 2, on
16 Investments Inc., a Delaware corporation." I don't know if
17 it's Lyton or "Lyton US Partnership, a Delaware corporation
                                                                       the first page, of $20 million each for a total of forty --
                                                                  17
18
    [sic], and Queensridge Towers LLC."
                                                                  18
                                                                       $40 million, correct?
19
              This is the document by which IDB and, I'm going
                                                                  19
                                                                            A. That is what it says.
20 to say, Lyton purchased its interest in Queensridge Towers
                                                                  20
                                                                            Q. Okay. Is it your understanding that those two
21 LLC, which funded the buyout of the Peccole entity,
                                                                       entities purchased their interest in Queensridge --
    Queensridge Highrise LLC, correct?
                                                                       Queensridge Towers LLC through this document for
23
              MR. WILLIAMS: Objection; vague.
                                                                  23
                                                                       $40 million, correct?
              THE COURT REPORTER: Is that Mr. Williams or
                                                                            A. Could -- could you do me a favor and scroll down
24
25 Mr. Leavitt?
                                                                       to the signature pages?
                                                                                                                          Page 73
                                                       Page 72
1
              Yeah. I don't think that we were party to these.
                                                                       Exhibit 12.
 2
         Q. No. You weren't.
                                                                                 The document says in Section 1.1 that the
 3
         A. Okay. So I will say that it looks like from the
                                                                   3
                                                                       aggregate purchase price of the Peccole entity Queensridge
    document that's what it says.
                                                                       Highrise LLC's interest in Queensridge Towers is
         Q. Okay. Now, this document is dated the exact same
                                                                       $28,387,167, correct?
5
 6
    day as the Exhibit 12, which is the Securities Redemption
                                                                   6
                                                                            A. That's what it says.
    Agreement, which is the document that -- or through which
                                                                            Q. And then it -- that Section 1.1 breaks out how
    the Peccole entity, Queensridge -- Queensridge Highrise LLC,
                                                                       that purchase price is arrived at. And it references in the
    sold its interest in Queensridge Towers on the very same day
                                                                       following sentence the four condominium units in Queensridge
10 that IDB and Lyton purchased their interest, correct?
                                                                       Towers that you referenced earlier in your testimony, and it
11
         A. That \operatorname{\mathsf{--}} the dates \operatorname{\mathsf{--}} the dates are the same.
                                                                       set a value for those -- for those four units at $5,387,167,
12
         Q. Okay. Is it your in- -- is it your understanding
                                                                       correct?
13 that your interest, "your" being the Peccole Family entity,
                                                                            A. That's what it says, yeah.
                                                                  13
14 Queensridge Highrise LLC, was being purchased -- or its
                                                                  14
                                                                            Q. So all but $23 million of the purchase price is
15 interest -- its interest in Queensridge Towers was being
                                                                       derived through the assignment of those condominium units,
16 purchased and funded by the $40 million consideration paid
                                                                  16
                                                                       correct?
    by IDB and Lyton under the Securities Purchase Agreement
                                                                  17
                                                                            A. You broke up. Could you restate that sentence?
18
    that is Exhibit 13?
                                                                  18
                                                                            Q. Doesn't matter.
19
         A. Are you referencing or referring just to
                                                                  19
                                                                                 What I don't understand is the aggregate purchase
    Queensridge Highrise?
                                                                       price of $28,387,167 set forth in the first sentence and the
21
         O. Yes.
                                                                       total of the value broken out in the second sentence, which
22
             Probably. That would be my assumption, yes.
                                                                       allocates $5,387,167 to the four condominium units, and then
23
         Q. Okay. So let's look at the purchase price of the
                                                                   23
                                                                       a cash payment of $24 million. That adds up to $29,387,167,
24 Peccole entity's interest in Queensridge Towers, which is
                                                                       as opposed to what's identified as the aggregate purchase
25 page 2 of the Securities Redemption Agreement, or Exhibit --
                                                                       price in par- -- in Sentence 1 $28,387,167.
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Page 74
                                                                                                                          Page 75
1
              Can you clarify that reconciliation?
                                                                   1 wraps this -- it wraps that up in memorializing the fact
 2
             I cannot. Sounds like somebody should give me
                                                                       that the last sentence of Section 1.7 says, "The term
 3
    another million dollars.
                                                                       'closing' as used in this agreement shall assume that the
         Q. Okay.
                                                                       proposed transaction by and among the company," and the --
              MR. WILLIAMS: That's what it sounds like.
                                                                       again, the company is Queensridge Towers LLC, the company
   BY MR. OGILVIE:
                                                                       developing the towers, "IDB Group USA Investments, a
6
7
         Q. Okay. In any event, the value associated and
                                                                       Delaware Corporation, and Lyton US Partnership, a Delaware
8
    agreed upon between the parties for the four units was the
                                                                       general partnership, (the 'Israeli Transaction') is deemed
    $5,387,167 that is set forth in paragraph -- or in Sentence
                                                                       to have occurred simultaneously with the transactions
10 2 of Section 1.1, correct?
                                                                       contemplated herein and shall not trigger the rights granted
         A. That's what it says, yeah.
                                                                       to the seller," the seller being the Peccole entity,
12
         Q. Now, Section 1.4, on page 4 of Exhibit 12, talks
                                                                       Queensridge Highrise LLC, "as it relates to a change of
                                                                  12
    about the lot line adjustment and references the golf course
                                                                       control."
    improvement -- Golf Course Clubhouse Improvement Agreement,
                                                                                 Was it your understanding that if the parties --
                                                                  14
                                                                       if the parties to the Securities Purchase Agreement, which
15
    correct?
16
         A. Yeah. That's what it says.
                                                                       is Exhibit 13, the parties being Queensridge Towers LLC, IDB
         O. Okav.
                                                                       Group, and Lyton Partnership, didn't close on the
17
18
         A. This follows the last -- the other documents that
                                                                       transaction reflected in the Securities Purchase Agreement,
19
    we've gone through.
                                                                       which is Exhibit 13, then Queensridge Towers did not have
                                                                       any obligation to close on this Securities Redemption
20
         Q. Right.
21
              So it's all an interrelated transaction, that --
                                                                       Agreement, by which it was purchasing the Peccole entity's
22
    that's what I was getting at, correct?
                                                                       interest in Queensridge Towers for 28- or $29,387,167?
23
         A. Yes. That's what it looks like, all interrelated.
                                                                  23
                                                                            A. For some reason, I am not following what you're --
    That's -- all those documents match up to this.
                                                                       what you're saying. Say it one more time.
                                                                            Q. Okay. I read -- I read to you the last sentence
25
         Q. And then specifically at Section 1.7, it kind of
                                                       Page 76
                                                                                                                         Page 77
1 of Section 7 --
                                                                       were Israeli-owned entities and that's why it's being
 2
         A. This has to close. I got that. I read the last
                                                                       referred to as the Israeli tran- -- the Securities Purchase
 3 sentence, too.
                                                                   3 Agreement, by which IDB and Lyton entered in -- or purchased
         Q. Okay. My question is: Is it your understanding
                                                                       their interest in Queensridge Towers as "the Israeli
                                                                       transaction"?
5
    that --
 6
         A. My understanding is that if this doesn't happen,
                                                                            A. Yes. They were from Israel, and that's my
 7
    then nothing -- it all happens at once or it doesn't happen.
                                                                       understanding why it was quoted "Israeli transaction."
8
         Q. Okay.
                                                                   8
                                                                            O. Okav.
9
         A. Is that --
                                                                                      (Defendant's Exhibits 14 and 15
10
         Q. When you say "it all happens at once," meaning --
                                                                   10
                                                                                      were marked for identification.)
         A. Both.
11
                                                                  11
                                                                       BY MR. OGILVIE:
                                                                            Q. So I'm going to be referencing now two additional
12
              -- IDB and Lyton's purchase of an interest in
                                                                   12
    Queensridge Towers LLC for $40 million has to happen at the
                                                                       documents that are both named the same as Exhibits 12 and
13
14
    same time that --
                                                                       13. These will be Exhibits 14 and 15.
15
         A. Yes, that's my understanding.
                                                                  15
                                                                                 Exhibit 14 being a Securities Redemption
16
         Q. -- Queensridge Towers is redeeming the Peccole's
                                                                       Agreement, and Exhibit 15 being a Securities Purchase
                                                                  16
    interest in Queensridge Towers for 28- or $29,387,167?
17
                                                                  17
18
         A. Based on this document, that's my understanding,
                                                                  18
                                                                                 I should say it's not exactly identified as the
19
    ves.
                                                                  19
                                                                       same as Exhibit 13. Exhibit 15 -- Exhibit 13 was
         Q. Well, I -- I'm just -- do you have any
                                                                       "Securities Purchase Agreement (QT)," presumably for
21 understanding independent of this that it -- that would be
                                                                       Queens -- Queensridge Towers.
22
    inconsistent with that?
                                                                                 Exhibit 15 is identified as "Securities Purchase
23
         A. I do not.
                                                                       Agreement (GW), " presumably relating to -- is it Great Wash?
         Q. It references "the Israeli transaction."
24
                                                                  24
                                                                       Great Wash Park, yes.
25
              Do you have an understanding that IDB and Lyton
                                                                                 Okay. Directing your attention to Exhibit 14,
```

```
1 Securities Redemption Agreement. You said that there were
                                                                            A. I'm fine to look at these recitals, but if it
    other transactions, not just this purchase of the Peccole's
                                                                       states it on the document, I'm fine with saying it states it
    interest in Queensridge Towers.
                                                                       on the document.
 3
              This document reflects the purchase of the
                                                                            Q. Okay. But my question is going to be, is it --
   Peccole's interest in Great Wash Park; is that correct?
                                                                       what your understanding was --
         A. That's what this document says.
 6
                                                                            A. Okav.
7
         Q. Okay. So Great Wash Park was the owner of the
                                                                            Q. -- and whether or not these documents reflect
8
    property that -- where -- or on which Tivoli Village was
                                                                   8
                                                                       anything that's inconsistent with your understanding.
    ultimately developed; is that correct?
                                                                            A. Okay.
9
         A. Yes, that's my understanding.
                                                                            Q. So let's just go through the recitals.
10
                                                                  10
         Q. Okay. And Queensridge Wash LLC was a Peccole
                                                                  11
                                                                                 It says, "the company is the owner of
                                                                       approximately 28.5 acres of land," to be known -- "and
12
    entity, correct?
                                                                  12
13
         A. I'm sorry, say that again. Queensridge what, Wash
                                                                       planned to be developed a mix-used commercial and
14
                                                                       residential project to be known as 'The Village at
15
                                                                       Queensridge.""
         Q. Yes. Let's go to the signature page.
         A. My understanding is that's a Peccole entity.
                                                                                 It ultimately became Tivoli Village, correct?
         Q. Okay. And this document reflects the transaction
                                                                            A. That's my understanding, yes.
17
                                                                  17
18 by which Queens -- Queensridge -- Queensridge Wash LLC, in
                                                                  18
                                                                            Q. Okay. And the company is -- is the company that
    other words the Peccole entity, was selling its interest in
                                                                  19
                                                                       is identified in first -- the first paragraph as Great Wash
    Great Wash Park back to the company, correct?
                                                                  20
                                                                       Park LLC.
         A. Yes, that's what it looks like.
                                                                  21
                                                                                 So the company owns 28.5 acres and intends to
22
         Q. Well, yeah. Let's look at some of the recitals
                                                                  22
                                                                       develop what has become Tivoli Village, correct?
23
    then.
                                                                  23
                                                                            A. Um-hmm.
              It says "Whereas, the company," and the company is
24
                                                                            Q. Is that a yes?
25 identified as --
                                                                            A. Yes.
                                                      Page 80
                                                                                                                         Page 81
                                                                            A. I do not.
         Q. Okay. And the seller, which is the Peccole
    entity, is the owner of 40 shares of Great Wash Park, and
                                                                            Q. Okay. And again, this transaction was occurring
 3 identifies the ownership of -- of the seller's interest.
                                                                       on the same date as the buyout of the Peccole entity's
              And, essentially, if we go down to Section 1.1,
                                                                       interest in Queensridge Towers, correct?
5 the purchase price, the Peccole entity Queensridge Wash LLC,
                                                                            A. Yeah, those are the -- those are the same dates.
    is selling back its interest in Great Wash Park LLC for
                                                                            Q. And Exhibit 14, the Securities Redemption
    $30 million, correct?
                                                                       Agreement, has the same exact condition at the last page
 8
         A. That's what it says.
                                                                       of -- or last sentence of Paragraph 1.3. It says, "The term
9
         Q. Okay. Do you have any understanding --
                                                                       'closing' as used in this agreement shall assume that the
10
         A. I have no reason to think otherwise.
                                                                       proposed transaction by and among the company," company
         Q. Okay. If we go to Exhibit 15, the Securities
                                                                       being Great Wash Park LLC, "IDB Group Investments Inc., a
11
12 Purchase Agreement (GW), it reflects that IDB Group USA
                                                                       Delaware corporation, and Lyton US Partnership, a Delaware
                                                                       partnership," again defining them -- defining it as "the
    Investments and Lyton US Partnership are purchasing for the
14 sum of $30 million, in Section 2, 15 from Lyton and 15 from
                                                                       'Israeli Transaction,' is deemed to have occurred
15 IDB. An interest in Great Wash Park -- I'm trying to find
                                                                       simultaneously with the transactions contemplated herein and
    the amount of the interest. Where is that?
16
                                                                       shall not trigger the rights granted to the seller as it
17
              It doesn't identify what percentage of the -- of
                                                                       relates to a change of control."
18
    Great Wash Park LLC that IDB and Lyton is purchasing, but
                                                                  18
                                                                                 Is it your understanding that these two
19
    it's -- they are purchasing for $15 million each for an
                                                                       transactions were tied to each other and the condition
    aggregate amount of $30 million, which is the exact amount
                                                                       placed on -- in the redemption of -- or the buyout of the
21 for which the Peccole entity, Queensridge -- Queensridge
                                                                       Peccole entity's interest in Great Wash Park was contingent
    Wash LLC, was selling its interest in Great Wash Park LLC on
                                                                       upon the closing of the $30 million purchase by IDB and
23
    the exact same day, correct?
                                                                       Lyton of an interest in Great Wash Park?
                                                                  24
                                                                            A. My understanding was that these all closed
24
         A. Yeah. That's what it says, yeah.
25
         Q. Do you have any understanding contrary to --
                                                                  25 simultaneously and they all kind of worked together, yes.
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Page 82
 1
         Q. Well, and not only worked together but were
                                                                   1 owned the property with Yohan for any significant amount of
    conditioned upon each other; is that correct?
 3
         A. That is what it says, yeah.
                                                                   3
                                                                           Q. Okay. So if we turn to the last page of Exhibit
         Q. Well, do you have any understanding any different
                                                                      16, the signature page, it has an entity, Sahara -- Sahara
    than that?
                                                                       Hualapai LLC, which is managed by Executive Homes Inc.,
         A. I do not.
                                                                      which is a Lowie --
 6
7
                   (Defendant's Exhibits 16 and 17
                                                                           A. I don't remember being a member of Sahara Hualapai
 8
                   were marked for identification.)
                                                                      LLC. I do know that we owned Sahara Commons LTD.
9 BY MR. OGILVIE:
                                                                           Q. Okay. Well, okay. So let's go back to the
10
         Q. Let me direct your attention to what's been marked
                                                                       recitals, because that will maybe refresh your recollection.
11 as Exhibits 16 and 17. Exhibit 16, being a "Securities
                                                                                First recital says, "the company," which is Sahara
12 Redemption Agreement." Exhibit 17 being a "Securities
                                                                       Hualapai LLC, "is the owner of approximately 18 acres of
                                                                  12
    Purchase Agreement (SH)."
                                                                       land located on the northeast corner of West Sahara Avenue
14
              First of all, to Exhibit 16, there is an entity
                                                                       and Hualapai Way in Clark County."
15 known as "Sahara Hualapai LLC," and that is identified in
                                                                  15
                                                                                And then the next recital says, "Seller," the
16 this document as "the company."
                                                                      seller being Sahara --
              Is it your understanding that prior to this
                                                                  17
                                                                           A. Right. The recitals lead me back down to what I
17
18 agreement, that is Exhibit 16, that a Peccole entity and a
                                                                  18
                                                                      said earlier. I believe that it was -- we were -- we were
19 Lowie entity owned interests in an entity known as "Sahara
                                                                  19
                                                                       doing this as we were working on the overall global sale,
20 Hualapai LLC"?
                                                                       and it was probably to make everything securities agreement,
21
         A. No, I don't -- I don't believe that we owned
                                                                       so we didn't have to do asset purchase and sale agreements.
22 interest together in that. And if we did, it was for like a
                                                                           Q. Okay. So is it your understanding that the second
    few days until this transaction occurred so they could all
                                                                       recital is accurate, that the Peccole entity, Sahara Commons
    be securities agreements, would be what I suspected. I
                                                                       Limited, owned approximately -- or owned 49 percent of
25 don't think that it was -- we didn't -- I don't believe we
                                                                       Sahara Hualapai LLC?
                                                      Page 84
                                                                                                                        Page 85
         A. Based on this document, yes.
                                                                           A. Concurrent closings.
 2
         Q. Okay. And the document reflects that it was
                                                                   2
                                                                                THE COURT REPORTER: I'm sorry, what closing?
 3 selling -- it was allowing its interest in Sahara Hualapai
                                                                   3
                                                                                THE WITNESS: Concurrent.
 4 LLC to be purchased for a total of $20 million as set forth
                                                                   4 BY MR. OGILVIE:
 5 in Section 1.1?
                                                                           Q. Okay. Not only concurrent but conditional, such
 6
         A. That's what it says.
                                                                       that the Peccole's interest in Sahara Hualapai LLC would not
         Q. Okay. And if we turn to Exhibit 17, Exhibit 17 is
                                                                       be purchased without the closing of the transaction for IDB
8 an agreement between IDB Group USA Investments, Lyton US
                                                                       and Lyton's interest in Sahara Hualapai LLC, correct?
9 Partnership, and Sahara Hualapai LLC. It's dated, again,
                                                                           A. Yep. That's what I understand.
10 September 14th, 2005, which is the same date on which the
                                                                  10
                                                                           Q. Well, okay. Chris, reminded me that it's not
11 Peccoles were allowing their interest in Sahara Hualapai
                                                                       exactly the same because there's some other parties included
12 LLC, Great Wash Park LLC, and Queensridge Towers LLC to be
                                                                  12
                                                                       in the last sentence of the closing section of the
13 bought out, correct?
                                                                       security --
                                                                  13
14
         A. Yeah, that's what it says.
                                                                  14
                                                                           A. That's why I referred to earlier, is that they
15
         Q. Okay. And in Section 2 of Exhibit 17, it reflects
                                                                  15
                                                                       were a little bit different on some of the pieces.
                                                                           Q. Okay. So in addition to the closing of the
16
    that IDB and Lyton were paying $10 million each for an
                                                                  16
    aggregate of $20 million for an interest in Sahara Hualapai
                                                                       Securities Purchase Agreement that is Exhibit 17, there was
18
    LLC, correct?
                                                                       also the requirement that a proposed transaction related to
                                                                  18
         A. Yep --
19
                                                                       entities controlled by the Wyle Family, Meshulam Riklis, and
         O. And if we --
                                                                       the Leor Rozen also close as a condition for Peccole's
         A. -- that's what it says.
                                                                  21 interest to be purchased out of Sahara Hualapai LLC,
21
22
         Q. If we go back to Exhibit 16, specifically
                                                                  22
                                                                      correct?
23
    Section 1.3, on the top of page 3, it again has --
                                                                           A. Yes. I believe -- to make it -- to try to make it
         A. The same closing language as all the others.
24
                                                                      simpler, I think that the idea from our family was we either
25
         Q. Which is consistent with your understanding --
                                                                  25 close everything or we don't close. So whatever parties
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Page 87
                                                      Page 86
1 they want to bring into individual pieces of property, we
                                                                  1 way.
 2 didn't really care. We were getting the purchase price we
                                                                  2
                                                                           Q. So "in the same way," meaning through a securities
3 had agreed to, and we just needed to make sure that they all
                                                                      redemption agreement?
 4 closed. We didn't want to end up getting rid of one piece
                                                                           A. Yeah, it was -- I believe it was through a
5 of property here but then the bigger pieces didn't get sold.
                                                                      securities redemption agreement.
         Q. Okay. So if we -- and these were the only three
                                                                           Q. And a related securities purchase agreement
6
7
    transactions that -- that you were entering into at this
                                                                      involving IDB and Lyton?
8
    time with Yohan Lowie related entities, correct?
                                                                           A. I do not know if IDB was party to that. That's
9
         A. No. I thought there was one more at Fort Apache
                                                                  9
                                                                      one of the ones I do not think IDB was party to, nor was
10 Commons. I could be wrong on timing, but I think it was
                                                                      Lyton, I don't believe.
11 about the same time.
                                                                           Q. Okay. What was the purchase -- what was the
12
         Q. Okay. As it relates to these three
                                                                      purchase price of the Peccole --
                                                                 12
    transactions -- and when I say "these three transactions,"
                                                                           A. I couldn't tell you offhand. I -- my guess is it
13
                                                                 13
    it's the buyout of the Peccole's interest in Sahara Hualapai
                                                                      rounded us out to the $100 million approximately.
                                                                 14
15 LLC, Great Wash Park LLC, and Queensridge Towers LLC -- the
                                                                                MR. OGILVIE: Okay. So let's look at the three
                                                                 15
16 total purchase price of the Peccole interest in those three
                                                                      securities redemption agreements that we have been provided
17 entities was $90 million?
                                                                 17
                                                                      with.
18
        A. Yeah. I think you're missing one. I think
                                                                 18
                                                                                And, Elizabeth, I can represent to you that we
19 there's one more for Fort Apache Commons or Fort Apache
                                                                      have not received a securities redemption agreement related
20 Park. I can't remember the names. There's a bunch of
                                                                  20 to this -- I think you described it Mr. Bayne as Fort Apache
21 different Fort Apaches, but --
                                                                      Commons. And we would ask that that document be produced.
22
         O. Okav.
                                                                 22
                                                                      And --
23
         A. -- that Fort Apache Commons shopping center on the
                                                                 23
                                                                                THE WITNESS: And it may not -- it may not be a
    corner of Charleston and Fort Apache, that -- our interest
                                                                      securities redemption agreement. It might be a purchase and
25 got bought out of that at about the same time, in the same
                                                                      sale agreement, because I don't believe IDB was party to
                                                      Page 88
                                                                                                                        Page 89
1 that transaction.
                                                                                So you believe that there was another transaction
2
              MR. OGILVIE: Okay. Well, I would request that we
                                                                  2 that rounded the related transactions up to an even
                                                                      $100 million?
3 be provided with any and all documents related to that
 4 buyout of the Peccole's interest in -- is it -- did you say
                                                                           A. I'd -- yeah, I'd have to go back and look at the
                                                                      -- all those docs -- let me see. I'd have to go back and
5 Fort Apache Commons?
6
              THE WITNESS: Fort Apache Commons was the name of
                                                                      look at the docs. But yes, my understanding is there is --
    the shopping center. And, again, my timing on that might be
                                                                      there was another -- another transaction with Fort Apache
8 off. It might not have happened exactly at the same time.
                                                                      Commons. I just don't remember the amount.
9 I don't think it was a concurrent closing on that one, but I
                                                                               MR. OGILVIE: Okay. It's 11:45, and I'm just
10 know it happened around the same time.
                                                                 10 about to move on to a different set of topics. Why don't we
11
              MR. OGILVIE: Okay.
                                                                 11 break for lunch.
12
              MR. WILLIAMS: Let me look -- this is Butch
                                                                 12
                                                                                How long do you guys want to break for lunch?
13 Williams. Let me look back at your subpoena, George, and
                                                                 13
                                                                                MR. WILLIAMS: How are you doing with regard to
14 see if you've got that. Okay?
                                                                 14
                                                                      staying within the seven hours, George?
15
             MR. OGILVIE: Well, I wasn't making that request
                                                                 15
                                                                                MR. OGILVIE: I am dead on it, Butch.
16 of you, Butch. I was making that of 180 Land.
                                                                                MR. WILLIAMS: Okay. So then you tell me how long
                                                                 16
17
              MR. WILLIAMS: Oh, I see. All right. Thank you.
                                                                      you want to break for lunch, and we'll break for lunch for
18 BY MR. OGILVIE:
                                                                 18
                                                                      that amount of time.
                                                                                \ensuremath{\mathsf{MR}}. LEAVITT: This is Jim Leavitt. Just keeping a
19
         Q. Okay. If we look at the three securities
                                                                 19
20 redemption agreements that we do have, which are
                                                                      heads-up that we're going to have some questions also.
21 Exhibits 12, 14, and 16, it appears that the total purchase
                                                                      Well, may have some questions also for Billy, if you want to
22 price is -- how does that add up to 90? -- 28 million -- 28-
                                                                 22
                                                                      wrap up today to not have to come back.
23 or $29,387 -- 387,167 for Queensridge Towers, $30 million
                                                                 23
                                                                                MR. OGILVIE: Well . . .
                                                                                MR. WILLIAMS: What do you think, 45 minutes?
24 for Great Wash Park, and $20 million for Sahara Hualapai, so
                                                                 24
25 20 and 30 is 50 and 28 million, so it's $78,387,167.
                                                                 25
                                                                                MR. OGILVIE: Forty-five minutes for lunch?
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Page 90
                                                                                                                       Page 91
              MR. WILLIAMS: Is that good?
1
                                                                  1 identify that acreage. So we're going to go to what's been
 2
              MR. OGILVIE: Yeah.
                                                                  2 marked as Exhibit 18, which is a 2005 boundary line
 3
              What's good for you?
                                                                     adjustment.
              THE COURT REPORTER: That's fine.
                                                                          A. This was probably done for the towers, yeah.
              MR. OGILVIE: Okay. Forty-five minutes.
                                                                          O. Okay.
                   (Off the record.)
                                                                          A. Very familiar with this one.
 6
                                                                  6
                   (Defendant's Exhibit 18 was marked
                                                                          Q. Okay. What can you tell me about this?
                   for identification.)
                                                                          A. That was the boundary line adjustment that that
9 BY MR. OGILVIE:
                                                                 9 cut into, and that's -- that's why we had to move the
10
         Q. Okay. Mr. Bayne, I apologize. There was one
                                                                 10 clubhouse.
11 thing I skipped over on the clubhouse improvements
                                                                               Is this the '18 or the '05?
                                                                          Q. This is '05.
    agreement, so if we could go back to Exhibit 11. The
                                                                 12
    Recital C discusses the transfer from the Peccoles of
                                                                 13
                                                                          A. Yeah. This is -- this is where -- that's where
    approximately 5.13 acres from Fore Stars to Queensridge
                                                                 14 the second phase of the towers would have gone over to, and
15 Towers LLC.
                                                                 15 we were left with basically the parking lot, and the
                                                                 16 clubhouse had to be relocated.
16
              Do you recall that transaction?
17
         A. Yeah. I think we talked about this.
                                                                          Q. Okay. You didn't actually relocate the clubhouse?
                                                                 17
18
              Isn't this the clubhouse?
                                                                 18
                                                                     That -- it would be if -- if -- if Queensridge Towers --
19
         Q. Yeah, it is. But I don't -- well, maybe -- maybe
                                                                 19
                                                                         A. We did not relocate the clubhouse.
                                                                          Q. If -- if --
20 your memory is better than mine. I don't -- I didn't -- I
                                                                 20
21 don't -- I don't recall --
                                                                 21
                                                                          A. That was -- that was if everything happened.
22
         A. If you didn't have brain damage, I'm sure your
                                                                 22
                                                                          Q. If Queensridge Towers elected the option to build
                                                                     the second tower and provide you with up to 3.15 million for
23
    memory is better than mine.
                                                                 23
         Q. I don't -- I don't recall the -- addressing the
                                                                     a new clubhouse, that's when you would have to move the
                                                                 25 clubhouse, right?
25 transfer of the 5.13 acres, but anyway I just want to
                                                     Page 92
                                                                                                                       Page 93
         A. That is correct.
                                                                          Q. That was identified as the property that was being
         Q. Okay. And --
 2
                                                                  2 transferred by Fore Stars to Queensridge Towers LLC,
 3
         A. As far as I know.
                                                                  3 correct?
         O. I'm sorry?
                                                                          A. Yes. That's -- yep, that's what we understood.
         A. As far as I know, that's correct. That's how we
                                                                               MR. OGILVIE: Okay. Let me move forward to some
 6
    understood it.
                                                                     litigation that was instituted by BGC Holdings LLC against
7
         Q. Okay. And I'm directing your attention to the
                                                                     Fore Stars, and direct your attention to what's going to be
                                                                  8 marked as Exhibit 19.
8
    third page of Exhibit 18, which is Bates No. CLV305598.
9
              What does this reflect?
                                                                                    (Defendant's Exhibit 19 was marked
10
         A. Well, this reflects what you just showed me. This
                                                                 10
                                                                                    for identification.)
11 is -- this is -- that's -- Parcel 2 is the new parking
                                                                 11 BY MR. OGTIVIE:
12 lot -- well, not the new parking lot. That's the parking
                                                                          Q. Exhibit 19 is a complaint, BGC Holdings LLC versus
                                                                 12
13 lot for Badlands. Transfer Area 2 is the ingress/egress
                                                                     Fore Stars, filed on August 22nd, 2007.
                                                                 13
14 into Badlands Golf Course Clubhouse. Transfer Area 1 is the
                                                                               At this point, are you the CEO of --
15 portion of Fore Stars that was being transferred to the
                                                                 15
                                                                          A. I'm not the CEO. At this point, I'm a director on
    second phase of the towers.
                                                                     the board and I'm working every day at Peccole with
16
                                                                 16
17
         Q. Okay. So that is part of the 5.13 acres, correct?
                                                                     different things.
                                                                 17
18
         A. Yeah. It might even say it right there.
                                                                 18
                                                                          Q. Okay. Are you familiar with this lawsuit?
19
              I don't see it. It might be on a table. Yeah.
                                                                 19
                                                                          A. I am.
20
              Yeah. There you go.
                                                                          Q. What were the circumstances that gave rise to this
21
              Add those up, 4.66 plus the .48, gets you to the
                                                                 21 lawsuit?
22
    5.13, I think, or somewhere around that.
                                                                 22
                                                                          A. Post the sale, the big sale, we had taken over --
23
         Q. Okay. Area 1, Area 2, and Area 3 of the transfer
                                                                 23
                                                                          Q. I'm sorry, let me just clarify.
24 areas add up to the 5.13 acres, roughly?
                                                                 24
                                                                               When you talk about "the big sale," are you
25
         A. Roughly.
                                                                 25 referring to the transactions that we went through earlier
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Page 94
                                                                                                                         Page 95
 1 in September of 2005?
                                                                                 I believe Clyde Spitze was at a couple of those
         A. Yep.
                                                                       meetings as well at Bad- -- we met at the Badlands Golf
 3
         Q. Okay.
                                                                       Course Country Club at the restaurant in there. And we --
                                                                       we talked several -- talked to Hyatt several times. And
 4
         A. So post --
              MS. HAM: I'd like to just -- sorry. Sorry.
                                                                       then afterwards, at some point, Mr. Lowie -- he might have
    Sorry. Apologies. I just wanted to ensure that my
                                                                       even walked -- walked through the middle of one of those
6
    objections are continuing on the record for the documents
                                                                       meetings. I can't remember. But anyways, he found out, was
8
    speak for themselves.
                                                                       upset, didn't feel that we had the -- the ability to do what
9
              MR. OGILVIE: Okay. Thank you.
                                                                       we were contemplating doing, and then brought forth the
10
              THE WITNESS: So post the big sale, we -- we took
                                                                  10 lawsuit.
11 over operations of the golf course. The golf course was
                                                                       BY MR. OGTIVIE:
12 kind of -- kind of a losing venture for us, and we were
                                                                  12
                                                                            Q. Do you have an understanding as to why he had that
    trying to figure out how to make the golf course make money.
                                                                  13
                                                                       belief?
    Every year it was getting worse. I think the first couple
                                                                            A. After doing a little bit of research and
                                                                  14
                                                                       understanding the situation more, I think it was because
15 of years we were kind of basically at a breakeven, and then
16 it started to get worse and worse and worse.
                                                                       there was a -- there was a conversation, at some point,
17
              But at this early state, we talked to Hyatt and
                                                                       between him and other members of my family about, at some
18 were contemplating having them come in and redo a bigger
                                                                       point, he would want to potentially buy the golf course.
19 clubhouse for us and -- a clubhouse hotel and put the
                                                                       And so I felt -- I think he felt like we were not being
20 parking underneath or in a garage on that little piece -- if
                                                                       honorable to that conversation.
21 you go back to that other map, that little kind of
                                                                            Q. Okay. So let me -- let me just take a slight
22 light-bulby-looking piece. And then they were going to
                                                                  22
                                                                       detour and -- and discuss this negotiation with Hyatt, or
                                                                       the background of the negotiation with Hyatt.
    build casitas throughout the golf course where customers
                                                                  23
    or -- their customers could stay, and we had started those
                                                                                 It was -- or was it -- was it Peccole -- the
25 conversations.
                                                                       Peccole Family's understanding that it had an ability to
                                                      Page 96
                                                                                                                         Page 97
1 develop the golf course?
                                                                       amendment; project address, southwest corner of Rampart and
 2
         A. We've always had the understanding that we could
                                                                       Alta Drive; project name was Townhomes at Rampart and Alta.
3 develop on the golf course. It was -- it's never been our
                                                                                 Are you familiar with that proposed project,
 4 intent to get rid of the golf course. So there was never a
                                                                       Townhomes at Rampart and Alta?
 5 point in our family where we discussed just turning the golf
                                                                            A. I am not. But at the time we were doing the
                                                                   5
6
    course completely off and doing away with the golf course.
                                                                       tower -- based on that date of August 31st, 2005, we were
    But it always has been our intent -- we need to enhance the
                                                                       working on the tower. And before the tower project with
8
    golf course and figure out a way for it to become a
                                                                       Mr. Lowie, we were working on a timeshare project. And this
9 financially viable operation, whether that means adding a
                                                                       was probably having to do with some aspect of one of those.
10 tennis club, whether that means adding a larger clubhouse
                                                                  10
                                                                            Q. Okay.
                                                                                      (Defendant's Exhibit 21 was marked
11 that can support weddings and venues, whether that means
                                                                  11
    adding a few lots here and there where we can carve out some
                                                                  12
                                                                                      for identification.)
13 lots onto the golf course. Those were all things that we
                                                                       BY MR. OGILVIE:
                                                                  13
14 had contemplated and talked about over the years.
                                                                  14
                                                                            Q. Let me direct your attention to what's been marked
15
         Q. Okay.
                                                                       as Exhibit 21, which is a site plan/landscape plan for a
                                                                       project known, or described down at the bottom left-hand
16
         A. But never talked about not having a golf course.
                                                                  16
17
                   (Defendant's Exhibit 20 was marked
                                                                       corner, of "Townhomes at Rampart and Alta." It's a JMA
18
                   for identification.)
                                                                       schematic that has some plan development at the southwest
19 BY MR. OGTIVIE:
                                                                  19
                                                                       corner of Alta and Rampart.
20
         Q. Let me direct your attention to what's been marked
                                                                                 Are you familiar with this project?
21 as Exhibit 20. Exhibit 20 is a Planning & Development
                                                                            A. I'm not. This is the first time I've ever seen
                                                                  21
    Department -- City of Las Vegas Planning & Development
                                                                  22
                                                                       this. But, again, this -- this would be consistent with
    Department Application/Petition Form that the -- I'm just
                                                                  23
                                                                       what our intent with the golf course was.
                                                                            Q. Which -- what intent is that specifically?
    going to go through it top to bottom.
                                                                  24
24
25
              The application/petition for a general plan
                                                                            A. To make it a financially feasible venture and to
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Page 98
 1 develop where we could in a way that kept the golf course
                                                                                MS. HAM: Let me put my objection on the record as
                                                                   1
    and allowed us to figure out how to make money on that land.
                                                                      to lacks foundation. Thank you.
3
         Q. Okay. So, again, Exhibit 21 references Townhomes
                                                                   3
                                                                                MR. OGILVIE: Well, it's a --
    at Rampart and Alta. And if we go back to the
                                                                                MR. LEAVITT: Sorry. This is Jim Leavitt.
    application/petition form, which is Exhibit 20, it
                                                                                MR. OGILVIE: It's a public record. It's self
 6 references the same project name. And then it is signed by
                                                                      authenticating, but go ahead.
    your uncle Larry Miller, right?
                                                                                MR. LEAVITT: Hold on. Hold on. I'm going to
         A. That is what the document showed, yes.
                                                                      make an objection here that in addition to lacking
9
         Q. And he is signing on behalf of Fore Stars Limited,
                                                                      foundation, it assumes -- assumes facts not in evidence. As
    correct?
                                                                      you're well aware, this is an issue in the trial.
10
         A. Yes. And that's because, at that point, Fore
                                                                                MR. OGILVIE: It -- so -- so -- so first of all,
                                                                      let me -- let me ask this.
12
    Stars would have been the fee simple property owner.
                                                                 12
         Q. Okay. And then if we look down at the -- again,
                                                                                Can I -- can I limit the objections to one
13
                                                                  13
    up at the top, one, two, three, four, five lines down, it --
                                                                      attorney or the other and not both?
                                                                  14
    there's an indication or a blank for general plan. It says
                                                                  15
                                                                                MR. LEAVITT: Sorry --
    "existing PROS."
                                                                                MS. HAM: Mr. Ogilvie, I represent Fore Stars, so
17
                                                                      I'm allowed to present separate objections than Mr. Leavitt,
              That is parks, recreation, and open space,
                                                                  17
18 correct?
                                                                  18
                                                                      who is here representing 180 Land.
19
         A. I don't know what PROS stands for, but that could
                                                                  19
                                                                      BY MR. OGTIVIE:
20 he
                                                                  20
                                                                           Q. Okay. All right.
21
         Q. Okay. So there -- this general plan amendment is
                                                                                Let me ask you this: Do you recognize your uncle
22 seeking to amend from PROS to the proposed M-LA; is that
                                                                  22
                                                                      Larry Miller's signature, and is that his signature at the
23
    correct?
                                                                  23
                                                                      bottom of this page?
              MR. LEAVITT: Let me make an objection here. I
                                                                           A. I do recognize his signature, yes.
25 want to make an objection --
                                                     Page 100
                                                                                                                       Page 101
         Q. And is that his signature?
                                                                      townhome project." It goes on to talk about the project a
         A. Well, I wasn't there when he signed it, but that
                                                                      little bit. The last sentence of the first paragraph says,
 3 looks like his signature.
                                                                      "The general plan designation is PROS and the site is zoned
         Q. Okay. The representative is Moreno & Associates,
                                                                      R-PD7."
   contact Greg Borgel.
5
                                                                   5
                                                                                Do you see that?
                                                                           A. I do.
6
              Do you know of an individual by the name of Greg
                                                                   6
7
    Borgel?
                                                                           Q. Do you have an understanding whether -- in
8
        A. I do know an individual by the name of Greg
                                                                   8 August 2005, whether the Peccole Family understood that the
    Borgel.
                                                                      general plan designation for the Badlands property was PROS?
10
         Q. Did he perform land use regulation work for -- on
                                                                           A. Having gone back through our history a little bit
11 behalf of Fore Stars?
                                                                      and going through some of our documents, I think we had an
         A. At about that time, when Clyde stopped, they did
                                                                      understanding that it was -- the general plan was PROS
                                                                  12
                                                                      because we would often go in when we got tax bills, and the
13 use Greg Borgel, and they also used another company. The
                                                                  13
14 name will come to me in a second. We used DC Wallace for a
                                                                      tax bills would come in, and then we would go ahead and --
15 few things. Roy Clark I think is his name, I think.
                                                                      and fight to get the tax bills reduced because it was under
         Q. Okay.
                                                                 16 a general plan designation of PROS. So I would say we did
16
17
                   (Defendant's Exhibit 22 was marked
                                                                  17
                                                                      understand that.
18
                   for identification.)
                                                                  18
                                                                           Q. Okay.
19 BY MR. OGTIVIE:
                                                                  19
                                                                                MR. LEAVITT: And just to lodge a continuing
         Q. Let me direct your attention to what's been marked
                                                                      objection on that, George. Lacks foundation and also calls
21 as Exhibit 22. It is an August 31st, 2005 letter from
                                                                      for a legal conclusion.
                                                                  21
22 Cherie Guzman at JMA Architecture Studios. It is described
                                                                  22
                                                                                MR. OGILVIE: Duly noted.
    as "Queensridge Townhomes, Justification Letter/Project
                                                                  23
                                                                                THE COURT REPORTER: Was that Mr. Leavitt?
24 Description," and it indicates that, "We are requesting a
                                                                  24
                                                                                MR. OGILVIE: Yes, that was Mr. Leavitt.
25 general plan amendment for the development of a 34-unit
                                                                                     (Defendant's Exhibit 23 was marked
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Page 103
                                                     Page 102
 1
                   for identification.)
                                                                    1 as Exhibit 24, which is a November 10th, 2005 letter from J.
     BY MR. OGILVIE:
                                                                       Bruce Bayne, Vice President, on Peccole Nevada letterhead.
3
         Q. Mr. Bayne, let me direct your attention to what's
                                                                                 Was your -- was your dad J. Bruce Bayne?
                                                                    3
 4 been marked as Exhibit 23. It is a September 1st, 2005
                                                                            A. Yes, that's my father.
 5 letter from Cherie Guzman, again from Cherie Guzman at JMA
                                                                            O. Okay.
 6 Architecture Studios, to the City of Las Vegas. This is
                                                                            A. And that's his signature.
     essentially a request for abeyance related to the same
                                                                            Q. Okay. And he was vice president of Peccole Nevada
 8
    application number, SDR-8632, which you can compare to
                                                                   8
                                                                       in 2005?
    Exhibit 20. It doesn't identify it on Exhibit 22. Exhibit
                                                                   9
                                                                            A. Yes.
10 20- -- let's see. Same JMA number is on both 2003, 305.
                                                                            Q. Okay. This letter is addressed to Margo Wheeler,
                                                                   10
11 Same GPA, which is general plan amendment, No. 9069 on both.
                                                                       Director of Planning at City of Las Vegas, and it requests
    And that is the same as the general plan amendment number on
                                                                       the removal of Case Item No. SDR86632, which has an
                                                                  12
     Exhibit 20, which is the application itself GPA-9069.
                                                                        additional six in it from the SDR number referenced in the
14
               So in this letter, Exhibit 23, JMA is requesting
                                                                        other documents which reference SDR-8632. But "Please
                                                                       remove the case on Item SDR86632, the condominium project
15
     that the hearing on the project, the 32-unit project known
     as "Townhomes at Rampart and Alta," be held until the
                                                                       located at the southwest corner of Alta and Rampart. This
     October 6th planning commission meeting.
                                                                       request should be made as part of the file that Peccole
17
18
              You were not involved in this development at all?
                                                                       Nevada no longer has further interest in pursuing this item.
19
         A. No. February '06 is when I came in.
                                                                   19
                                                                        Thank you for your assistance in this matter."
                                                                                 Let me direct your attention to the next in order,
20
         Q. Okay.
                                                                   20
21
         A. Came back.
                                                                       which will be Exhibit 25.
22
                   (Defendant's Exhibit 24 was marked
                                                                   22
                                                                                      (Defendant's Exhibit 25 was marked
23
                   for identification.)
                                                                   23
                                                                                      for identification.)
24
     BY MR. OGILVIE:
                                                                       BY MR. OGILVIE:
25
                                                                            Q. Exhibit 25 is the November 15th, 2005 letter to
          Q. Let me direct your attention to what's been marked
                                                      Page 104
                                                                                                                         Page 105
1 the City of Las Vegas from, again, Cherie -- Cherie Guzman
                                                                                 Did you say that it also involved a new hotel and
 2 at JMA Architecture Studios regarding the Townhomes at
                                                                    2
                                                                       casitas?
 3 Rampart and Alta. Again, the same GPA number, General Plan
                                                                    3
                                                                            A. It was a non-gaming hotel and casitas, yeah.
 4 Amendment No. 9069, in which Ms. Guzman advises the city
                                                                            Q. Okay. And where would the casitas have been
    that the applicant would like to withdraw at the general
                                                                       developed?
     plan amendment of PR -- PROS to M-LA in connection with
                                                                   6
                                                                            A. They would have been spaced out throughout the
     SDR-8632 and Zoning Event No. 9006 for the development of
                                                                       golf course, was what we had talked about.
8
    32 -- of the 32-unit townhome project.
                                                                   8
                                                                            Q. Okay. So if we turn to Exhibit 1 of Exhibit 19,
                                                                       it is a May 31st, 2007 letter on Executive Home Builders,
              Do you have any reason to question whether or not
10 these documents, Exhibits 20, 21, 22, 23, 24, and 25, which
                                                                       Inc. letterhead to Mr. Larry Miller and Mr. Bruce Bayne at
11 are all -- all identify Townhomes at Rampart and Alta are
                                                                       Fore Stars Limited. It is entitled -- or it's regarding
12
     not the same project?
                                                                       Badlands Golf Course Las Vegas, Nevada. And the first
                                                                       sentence says, "This letter of intent, when countersigned by
13
         A. I do not have any reason to question that.
                                                                   13
14
          Q. Okay.
                                                                       Fore Stars Limited, the owner of the real estate and
15
              MS. HAM: I'm just going -- I don't know if we
                                                                       business operation known as 'Badlands Golf Course,' will
    kept an ongoing foundational -- foundation objection to all
                                                                       confirm the intent of seller," Fore Stars Limited, "and
16
     of the documents that, according to Mr. Bayne's testimony,
                                                                        Yohan Lowie, or IDB Development Corporation Limited, and/or
18
     preceded his . . .
                                                                        its subsidiary PBC Limited," and then it goes on to describe
                                                                   18
19
              \mbox{MR. OGILVIE:} \mbox{ Okay. So noted. Yeah. That's }
                                                                       the sale and purchase of the Badlands Golf Course. And we
20
                                                                       go skip down to paragraph 2, has a purchase price of
21
                                                                       $12 million.
             (By Mr. Ogilvie) So going back to how I started
     this, which was the complaint filed by BGC Holdings LLC
                                                                                 Are you familiar with the -- a negotiation in 2007
     against Fore Stars. And what prompted that complaint was
                                                                       for the -- for Mr. Lowie's purchase of the golf course for
24 some discussions between Fore Stars and Hyatt to develop
                                                                   24
                                                                       $12 million?
25 a -- you indicated, I think it involved a new clubhouse.
                                                                            A. I was not, but I am now.
```

```
Page 106
                                                                                                                        Page 107
1
         0. Oh.
                                                                            Q. The lawsuit was ultimately resolved through a
                                                                   1
         A. So before our talk right this second, I became
                                                                       settlement agreement between --
 3
    familiar with it.
                                                                            A. That was one of the first things I was out at Sam
                                                                       Lionel's office.
         Q. Okay. So when I asked you before what -- if
5 you're aware of the circumstances that gave rise to this
                                                                                 THE COURT REPORTER: I'm sorry, out of who's
                                                                       office?
    dispute, at that time you were not aware of this exhibit
6
    which is described by Mr. Lowie in the letter as a letter of
                                                                                 MR. OGILVIE: Sam Lionel, S-a-m, L-i-o-n-e-l.
    intent: is that correct?
                                                                            Q (By Mr. Ogilvie) Could you explain what you mean
9
         A. That is correct. And then I went back and
                                                                   9
                                                                       by what you -- what you just testified?
    reviewed the complaint and remembered it.
                                                                            A. Yeah. We went to that office to -- to settle it.
         Q. Okay.
                                                                       Mr. Lowie came and I went myself, my father Bruce, my uncle
12
         A. And could you scroll down to the signature line?
                                                                       Larry. I'm trying to think. Kerry Walters was there as
                                                                  12
13
             Sure. What -- what page?
                                                                       well. I think -- I don't remember if -- I don't think Todd
14
         A. I think it's the last page or second-to-last page.
                                                                       was there, Todd Davis. I think maybe Frank Pankratz was
                                                                  14
15
         Q. Of the complaint or the exhibit?
                                                                       there. There was one other person with Mr. Lowie, but I
         A. Right here. Yeah. Okay. That's what I wanted to
16
                                                                       don't remember who. And -- and we -- we kind of hashed this
17
                                                                       out and settled this.
    see.
                                                                  17
18
              MR. LEAVITT: George, scroll back to that. Yeah.
                                                                  18
                                                                                 Our attorney at the time was -- what's his name?
19
              MR. OGILVIE: You good?
                                                                       His office was over in Tivoli for a while. Yeah, maybe.
20
              MR. LEAVITT: Yes. Thank you, George.
                                                                       Anyways, I guess it's probably not that important. But yes,
21
              MR. OGILVIE: You bet.
                                                                       I remember this settlement.
22
         Q (By Mr. Ogilvie) This lawsuit was ultimately
                                                                  22
                                                                            Q. Matthew Forstadt at Kolesar & Leatham?
23
    resolved through a settlement agreement.
                                                                  23
                                                                            A. Say the name again.
24
              Are you aware of that?
                                                                                 Matthew Forstadt, F-o-r-s-t-a-d-t.
25
         A. I'm sorry. Say that one more time.
                                                                  25
                                                                                 He was one of them, but he wasn't the one that was
                                                     Page 108
                                                                                                                        Page 109
    doing most of the talking. It was a different man.
                                                                   1
                                                                                 Golf course and those activities going back to
2
              \ensuremath{\mathsf{MR}}. OGILVIE: Okay. Let me direct your attention
                                                                   2
                                                                       the --
                                                                            A. Yeah.
3
    to what's been marked as Exhibit 26.
                                                                   3
                   (Defendant's Exhibit 26 was marked
                                                                            Q. So if I read it as I think it reads: Fore Stars
                   for identification.)
                                                                       has agreed that the real property, and the real property is
5
6
              MR. OGILVIE: Why don't you scroll through it for
                                                                       defined above as -- with parcel numbers, but also with the
7
                                                                       name Badlands Golf Course located at 9119 Alta Drive, will
    them.
              (By Mr. Ogilvie) And I'm going to ask you if you
                                                                       remain a golf course or open space and have no development
8
    recognize this document and if this document is the
                                                                       activities upon it, other than normal, in the usual course
    settlement that Fore Stars and Mr. Lowie's entity, BGC
                                                                       of business activities for the golf course and those
11 Holdings LLC, entered into to resolve the lawsuit.
                                                                       activities expressly permitted by this agreement, unless
12
         A. Yes, I do recognize the document, and this is the
                                                                  12
                                                                       consented to in writing by Queensridge Towers LLC (the
                                                                       "Restrictive covenant").
13 document that resolved the lawsuit.
                                                                  13
14
         Q. So on page 1 of Exhibit 26, the settlement
                                                                  14
                                                                                 Did I -- did I read that correctly?
15 agreement, it references in Section 2 a "Restrictive
                                                                  15
                                                                            A. Yeah, I'm -- I'm reading the same thing.
16 Covenant," where it states "Fore Stars has agreed that the
                                                                            Q. Okay. And then it -- it has a -- a sunset of the
                                                                  16
    real property" -- what's that word? Oh, that's "will remain
                                                                       restrictive covenant, which will be such time as Phase II of
    a golf course or open space and have no development
                                                                       the Queensridge Towers Development is completed and all
    activities upon it, other than" -- and then can you -- could
                                                                       units offered to the public for sale are sold and have
20 you read what it says handwritten?
                                                                       closed escrow.
21
         A. You have to Zoom in. I was just trying to figure
                                                                                 So that -- that -- I just -- just want to make
22 out what Sam wrote.
                                                                       sure have I your understanding of what that means.
23
         Q. Does it say --
                                                                                 Phase II of the Queensridge Towers Development are
         A. "Normal and usual course of business activities
                                                                  24 the third and fourth towers that were anticipated at this
24
25 for the golf" something.
                                                                  25 time; is that correct?
```

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Page 110
                                                                                                                       Page 111
1
         A. That -- that is my understanding, yes.
                                                                   1 would damage -- damage that situation for -- for him and
2
         Q. So were you privy to the conversations in which
                                                                      IDB. That's why -- actually, you'll see later on when he
 3 Mr. Lowie and/or his attorney were making the request --
                                                                      gives us the parameters on what we can develop, they
    making this request in these negotiations?
                                                                      actually do allow us to develop, just not directly behind
         A. I don't know how to answer that. I was privy to
                                                                      the towers.
6 this negotiation at Sam -- Sam Lionel's office. I was in
                                                                  6
                                                                           Q. Okay. And what's the basis of your understanding?
    the room when it happened.
                                                                           A. This document.
8
         Q. Do you have an understanding as to why Mr. Lowie
                                                                  8
                                                                           Q. Okay. Was -- did Mr. Lowie express that concern?
9
    was making this request for a restrictive covenant?
                                                                           A. Yeah. If you go back and read the complaint, they
10
              MR. LEAVITT: Just a quick objection, calls for
                                                                      express it in the complaint, too, but yes.
11 state of mind.
                                                                           Q. Okay.
12
              MR. OGILVIE: No, no, it doesn't. The question
                                                                           A. Under 4.2, it -- it tells you what we can build,
                                                                  12
    is: Do you have an understanding? That's a yes or no.
                                                                      so they were clearly okay with us building on the golf
13
                                                                  13
14
              MR. LEAVITT: I'm simply stating an objection.
                                                                      course. They just didn't want it to hurt the towers, the
                                                                  14
15 You can move on.
                                                                  15
                                                                      second . . .
                                                                           Q. Okay. And you referred to Section 4.2, which says
16
             MR. OGILVIE: Okav.
              THE COURT REPORTER: And that was Mr. Leavitt?
                                                                      that Fore Stars may construct up to 30 single story, one
17
                                                                 17
18
              MR. OGILVIE: That was Mr. Leavitt.
                                                                      bedroom, one bathroom casitas to be used solely for short
19
         Q (By Mr. Ogilvie) Do you have an understanding of
                                                                  19
                                                                      term rental purposes.
20 why Mr. Lowie was making this request for a restrictive
                                                                  20
                                                                                Was that last portion "short term rental
21
    covenant?
                                                                      purposes," did Mr. Lowie express his concern that if they
22
         A. I think he was worried about us developing on the
                                                                      were used for sale purposes that that may harm sales in
    golf course and harming his ability to develop the second
                                                                  23
                                                                      Queensridge Towers?
    phase of the towers in a way that would -- that would hurt
                                                                           A. He did not express that to me.
                                                                           Q. Okay.
25 the sales of those towers. He didn't want anything that
                                                     Page 112
                                                                                                                       Page 113
         A. No, not in that meeting.
                                                                      expiration of the restrictive covenant, and that states
              The issue was he didn't want us to develop things
                                                                      specifically "the restrictive covenant shall expire ten
 3 that were taller than the -- than the -- I can't remember
                                                                      years after its -- and I believe it says "delivery to
 4 the word. The -- kind of the first level of the towers, so
                                                                      Queensridge Towers LLC."
 5 he didn't want us to develop things so tall it would
                                                                                Did I read that correctly?
                                                                  5
    obstruct the views and cause people in the towers to be
                                                                  6
                                                                           A. That is how I read it, too.
    upset over their -- their views.
                                                                           Q. Okay. So in the sentence before that, Queensridge
8
         Q. Is it -- was the word you were looking for the
                                                                      Towers was given the option to record the restrictive
    "podium"?
                                                                      covenant with the Clark County Recorder's Office, but -- so
10
         A. Yes. Thank you. The podium level.
                                                                 10
                                                                      essentially -- oh, I see.
                                                                                So it originally -- this originally said that the
11
         Q. Okay.
                                                                 11
12
         A. And that's why it says here -- and we can develop
                                                                  12
                                                                      sunset provision was ten years after that recording, but it
13 stuff to the west.
                                                                  13
                                                                      was changed by agreement to delivery --
14
         Q. And you're referring to the second sentence, "To
                                                                  14
                                                                           A. Once we delivered it to Queensridge Towers.
15 the extent the casitas are located west of Phase II of
                                                                 15
                                                                      Basically, once this was signed.
16 Queensridge Towers Development, the location, architecture,
                                                                           Q. Okay. All right. So -- and it was --
                                                                 16
    size, color, construction materials and overall design of
                                                                           A. And we didn't know and couldn't force them to
                                                                  17
    the casitas will not require prior approval of BGC," which
                                                                      record it.
                                                                  18
19 is Mr. Lowie's entity. But the next sentence says if
                                                                 19
                                                                           Q. Right.
    they're located anywhere else on the Badlands Golf Course,
                                                                           A. So we just -- we were just -- once it's delivered,
21 Mr. Lowie's entity has to be given its prior -- has to give
                                                                 21
                                                                      we're good.
    its prior written approval, correct?
                                                                 22
                                                                           Q. Okay. So if we look at the signature page again,
23
         A. That is correct.
                                                                      it's executed by both parties on Feb- -- January 28th, 2008.
                                                                  24
                                                                           A. Right. So that -- that's correct. And then that
24
         Q. If we go back to -- it's the very bottom of the
25 first page and continuing onto the second page, it gives an
                                                                  25 would -- if you followed the -- the math, that would take
```

```
Page 115
                                                     Page 114
1 you to 2018, you still had the restrictive covenant in
                                                                           Q. Okay. So the sunset of the right of first refusal
                                                                   1
                                                                      is one of those two conditions, the completion of Phase II
    place.
3
         Q. Right. Okay.
                                                                      of Queensridge Towers and sale of 75 percent of its units or
                                                                      seven years after the execution of this document; is that --
              Unless -- unless Phase II of Queensridge Towers
 4
    was completed and sold out before January 2018, correct?
                                                                           A. Yes. Based on this paragraph, that's what that
         A. Or if Queensridge Towers allowed you to build
6
                                                                      savs.
7
    something different, either way.
                                                                   7
                                                                           Q. Okay. Do you have any reason to believe that's
8
         Q. Okay. So you either were restricted to building
                                                                      incorrect?
9 west of Queensridge Towers Phase II or get approval of
                                                                   9
                                                                           A. Nope.
10 Queensridge Towers for building casitas, anything east of
                                                                  10
                                                                                     (Defendant's Exhibit 27 was marked
    that demarcation line, or the sunset -- or the restrictive
                                                                                     for identification.)
    covenant would sunset either upon the completion and sellout
                                                                      BY MR. OGILVIE:
                                                                 12
    of Queensridge Towers Phase II or ten years; is that right?
                                                                           Q. Let me direct your attention to what's been marked
                                                                  13
14
         A. Yep, that's right. That's my understanding.
                                                                      as Exhibit 27. It is a document entitled "Restrictive
                                                                  14
         Q. There's also a right of first refusal that is
                                                                      Covenant," that was recorded with Clark County Recorder's
15
16 Section 3. It talks about BGC Holdings LLC will have a
                                                                      Office on March 14th, 2008.
17 right of first refusal to purchase the Badlands Golf
                                                                                Is this the restrictive covenant referenced in the
                                                                 17
18 Course -- has a right of first refusal to purchase the
                                                                 18
                                                                      settlement agreement that is Exhibit 26?
19 Badlands Golf Course until 75 percent of Phase II of
                                                                  19
                                                                           A. That is my understanding, yes.
                                                                                     (Defendant's Exhibit 28 was marked
20 Queensridge Towers is completed and 75 -- well, I'm sorry,
                                                                  20
21 until Phase II is completed and 75 percent of the units are
                                                                  21
                                                                                     for identification.)
22 sold or seven years after this document is executed, which
                                                                  22
                                                                      BY MR. OGILVIE:
23 is 2015, correct?
                                                                  23
                                                                           Q. Let me direct your attention to what's been marked
         A. Yes. Well, no, it was executed in 2008, but seven
                                                                       as Exhibit 28. It is entitled "Settlement Agreement and
                                                                      Mutual Release." This was entered into Queensridge Towers
25 years post that would have been 2015.
                                                     Page 116
                                                                                                                       Page 117
    LLC, Queensridge Highrise LLC, and Fore Stars.
                                                                           A. So we agree here that they're going to give us
 2
         A. Yeah. It's a different settlement agreement.
                                                                      back where our clubhouse is and there's going to be a lot
3
         Q. Right. Yes.
                                                                   3 line adjustment, and, thus, they're not going to have to
         A. Okay.
                                                                   4 build us a clubhouse.
         0. It says --
                                                                           Q. Okay. Now, this references the "Improvements
5
 6
         A. I -- I know this one as well.
                                                                      Agreement," the -- yes, the "Improvements Agreement." Is that
 7
         Q. Okay. Good.
                                                                      Badlands Golf Course Clubhouse Improvements Agreement that
              Were you -- did you participate in the --
 8
                                                                      is Exhibit 11 that we previously went through?
                                                                           A. Yes. That 3 1/2 million and 850,000 or whatever,
9
         A. I -- I did this one.
10
         Q. Okay. When you say you did this one, does that
                                                                  10
                                                                      ves.
11 mean on behalf of the Peccole --
                                                                 11
                                                                           Q. Okay. By which Fore Stars -- or actually,
12
         A. On behalf of Peccole, I negotiated this one with
                                                                  12
                                                                      Highrise -- I'm sorry, Queensridge Highrise LLC transferred
13 our attorneys.
                                                                      the 5.13 acres to Queensridge Towers also, correct?
                                                                  13
14
         Q. Okay. Good.
                                                                  14
                                                                           A. That's correct.
15
              Let me direct your attention to Section 3, which
                                                                  15
                                                                           Q. Okay.
                                                                           {\tt A.}\,\,\, Now, in this agreement, they transferred the
16 is "Improvements Agreement Election or Lot Line Adjustment."
                                                                  16
17
              Can you explain to me what exhibit -- Section 3 is
                                                                       property -- some of the property back. I don't think they
18
    all about?
                                                                       transferred all of it. I think we carved out like a
                                                                  18
19
        A. Scroll down so I can see it and remind myself of
                                                                      little -- they carved out a little bit -- piece. It might
20 it.
                                                                      even identify it. I think it does.
21
                                                                           0. So --
         Q. Oh, sorry. Do you want to go through the first
                                                                  21
    two pages first?
22
                                                                           A. And this agreement, I don't think Yohan -- I don't
23
         A. Oh, no, I don't need to do that. I just want to
                                                                  23 think Mr. Lowie signs this agreement. I don't think he's
24 look at this real fast.
                                                                  24
                                                                      party to this agreement.
25
         Q. Okay.
                                                                           Q. Okay. Is it your understanding that at some point
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Page 118
1 Mr. Lowie was no longer a part of I- -- of Queensridge
                                                                           A. That is all correct, based on this document, yep.
    Towers LLC?
                                                                  2
                                                                           Q. Okay. And then on behalf of Fore Stars, by its
 3
         A. That is my understanding.
                                                                      manager Peccole-Nevada Corporation, by Peccole-Nevada
                                                                      Corporation's CEO Larry Miller, correct?
         Q. Okay. And that IDB Group and Lyton were bought --
5 bought Mr. Lowie out of Queensridge Towers?
                                                                          A. That is.
         A. I don't -- I don't know if they -- I don't know
                                                                           Q. Okay. So I want to go back to Section 3. And in
6
7 how they did their divorce. And Lyton, I've never been very
                                                                      the -- just above the middle of that paragraph, it says
8 familiar with Lyton. IDB Group, I knew, I knew them. I
                                                                      "Towers," meaning Queensridge Towers, "and Fore Stars have
9 knew a man named Noam Ziv that kind of ran the IDB Group in
                                                                      agreed that at any time between the effective date," the
10 Las Vegas. But how -- how him and Mr. Lowie did their
                                                                      effective date is defined as June 18th, 2013 in the first
11 breakup, I -- I am not privy to, nor do I -- I know about.
                                                                      paragraph, "and 18 months thereafter," defined as the
         Q. Okay.
12
                                                                      election date, "Towers shall have the option to terminate in
13
              THE COURT REPORTER: I'm sorry, what was the other
                                                                      full all obligations . . . under the Improvements Agreement
                                                                      as of the election date, including the Improvements
14 name you mentioned?
15
                                                                      Agreements agreement financial obligation, in exchange for
              THE WITNESS: Noam Ziv, N-o-a-m, Z-i-v.
              THE COURT REPORTER: Thank you.
                                                                      the additional golf course property (defined in this Section
16
17 BY MR. OGILVIE:
                                                                 17 3) (the option set forth in this sentence referred to as the
18
         Q. So if we turn to page 11 of Exhibit 28, the
                                                                 18 'termination option.'"
19 Settlement Agreement and Mutual Release, that is the
                                                                               So at this time, Queensridge Towers is not making
20 signature page. It is signed on behalf of Queensridge
                                                                 20
                                                                      an election at -- it's -- it's agreeing to -- the parties
21 Towers by Noam Ziv, as you indicated, and Matthew Bunin.
                                                                      are agreeing to an 18-month election period, correct?
22 And then Queens- -- on behalf of Queensridge Highrise LLC,
                                                                          A. Yeah, that's what it says.
                                                                 22
23 which is managed by Peccole-Nevada, by your uncle Larry A.
                                                                 23
                                                                           Q. Okay. And the election --
24 Miller as CEO of Peccole-Nevada Corporation; is that
                                                                          A. If I remember right, I think Queensridge was in
25 correct?
                                                                 25 the process of trying to get -- they were -- they were going
                                                                                                                      Page 121
                                                    Page 120
1 from two more towers on Phase II to one single tower on
                                                                                And see where it says "adjusted parcel boundary
 2 Phase II, and they were going back through zoning and
                                                                  2 line"?
 3 planning on that, and so they needed some wiggle room to --
                                                                  3
                                                                          O. Yeah.
 4 to do that.
                                                                          A. We slid that over like 12 feet.
                                                                          Q. Okay. Okay. So that -- I believe that's Transfer
         Q. Okay. So this agreement allowed -- allowed
                                                                  5
    Queensridge Towers to terminate the improvement -- the
                                                                      Area 1, but -- can we go down?
    clubhouse improvement agreement by transferring what is
                                                                          A. No. It's just transfer area.
    described on Exhibit C, which I believe we've already
                                                                  8
                                                                          0. Oh.
    discussed in a prior document; is that correct?
                                                                          A. Because it doesn't correlate into the old one that
10
        A. Yeah.
                                                                 10 you saw before.
11
         Q. So let's turn to Exhibit C real quick.
                                                                 11
                                                                          Q. Okay.
12
              There's a legal description and then there is a
                                                                 12
                                                                          A. It's a little different.
13 boundary line adjustment, which we went through as, whatever
                                                                           Q. Okay. Okay. So it's -- it's -- it is the only
                                                                 13
14
    the prior exhibit was, Exhibit 18.
                                                                      area in the legend that is defined as "transfer area."
15
        A. Yeah.
                                                                 15 And --
                                                                          A. That's correct.
16
         Q. Right. There we go.
                                                                 16
17
              At page Bates No. LO 21130, it has this record of
                                                                           Q. And that -- that transfer area is where the
                                                                 17
18
    survey boundary line adjustment. And, again, it is if -- if
                                                                      clubhouse was located, correct?
                                                                 18
19
    Queensridge Towers transfers to Fore Stars Transfer Areas 1,
                                                                 19
                                                                          A. That -- that is, yeah.
    2, and 3 -- oh, I'm sorry. It's not 1, 2, and 3.
                                                                           O. Okav.
        A. No. No. No.
21
                                                                 21
                                                                           A. Approximately. The clubhouse sits -- sits between
         Q. Not --
22
                                                                 22
                                                                      the transfer area and Parcel 2. It sits on that border.
23
         A. It's just one transfer area.
                                                                 23
                                                                               See where it says "Parcel 2"?
         Q. Just -- just -- yes. Just transfer area --
                                                                 24
                                                                          Q. Yes.
24
25
         A. Yeah, there's a transfer area.
                                                                          A. And then you see the transfer area, that line that
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Page 123
                                                     Page 122
 1 surrounds the transfer area? The clubhouse sits actually
                                                                      Queensridge Towers' obligation to perform the construction
    between the two.
                                                                       obligations and pay the new golf course clubhouse costs (as
 3
         Q. Okay.
                                                                       such terms are defined in the Improvements Agreement) as
 4
         A. Yeah. It's on top of that line.
                                                                      required thereunder, Executive Home Builders granted a
         Q. Oh, so at this time, Fore Stars still owned Parcel
                                                                      pledge in favor of Fore Stars with respect to EHB's interest
                                                                      in certain corporate offices located at 9755 West Charleston
 6
    2, correct?
 7
         A. Yes.
                                                                       Boulevard, Las Vegas, Nevada (the 'Office Collateral'),
8
         Q. Okay. It never -- that -- Parcel 2 was never
                                                                       which pledge may be terminated in accordance with Section 3
9
    transferred out of Fore Stars' possession?
                                                                       of the Improvements Agreement."
10
         A. Up to this point, Parcel 2 has never been
                                                                                Third paragraph: "This is letter hereby confirms
    transferred out of Fore Stars.
                                                                       that, pursuant to Section 3 of the Improvements Agreement
12
         Q. Okay. Good.
                                                                       EHB's pledge of office collateral is hereby released, deemed
                                                                  12
              Okay. So let me direct your attention to Exhibit
                                                                       terminated in full and of no further force or effect.
13
14 H of Exhibit 28.
                                                                       Notwithstanding the foregoing release, all other agreements
                                                                  14
         A. Of 28.
15
                                                                  15
                                                                       that exist between Hualapai Commons Limited, LLC,
         O. Exhibit H is "Form of Release Letter to Executive
                                                                       Peccole-Nevada Corporation and EHB with respect to the
17 Home Builders, Inc." from Fore Stars Limited, care of
                                                                      actual transfer of ownership of the office collateral are
                                                                  17
18 Peccole-Nevada Corporation, addressed to Yohan Lowie and
                                                                      not altered or modified by this letter, including the
    Vickie DeHart at Executive Home Builders, Inc. And it says,
                                                                       understanding that until the existing debt covering the
20 "Dear Yohan and Vickie: Reference is made to that certain
                                                                       office collateral is paid in full, the title of the property
21 Badlands Golf Course Clubhouse Improvements Agreement dated
                                                                       cannot transfer."
22 as of September 6, 2005," which was Exhibit 11 that we've
                                                                  22
                                                                                Can you explain to me what that last paragraph
23
    already gone through.
                                                                  23
                                                                       means?
                                                                           A. Yeah. If you go, actually, to -- back to the
24
              Second paragraph says, "As you are aware, in
25 connection with the Improvements Agreement, and to secure
                                                                      other agreement we were just looking at, there's a paragraph
                                                                                                                       Page 125
                                                     Page 124
1 underneath where we were looking that explains it to you, if
                                                                                      (Defendant's Exhibit 29 was marked
 2 you want to know specifically. If you want my impression of
                                                                                     for identification.)
                                                                      BY MR. OGILVIE:
 3 this letter right here --
                                                                   3
         Q. Yep. Okay. Go ahead.
                                                                           Q. Let me direct your attention to what's been marked
         A. So do you -- back in the office collateral
                                                                     as Exhibit 29. It is a "Lot Line Adjustment Agreement,"
    agreement, there was the stipulation that we wouldn't
                                                                      dated November 14th, 2014.
    transfer collateral until we had the loan released from the
                                                                           A. This is a culmination of that lot line adjustment
 8 loan and we were able to do a commercial subdivision and
                                                                      referenced earlier.
9 condominiumize out the end cap. So what this is saying is
                                                                           Q. And this -- this is the document by which
10 that those aren't being waived. We still have to be able to
                                                                      Queensridge Towers transferred that two-point-something
11 do those.
                                                                      acres to -- back to Fore Stars to satisfy its obligation
12
         Q. Okay.
                                                                       under the clubhouse improvements agreement; is that correct?
         A. But we're releasing it as collateral as it relates
13
                                                                  13
                                                                           A. That's correct.
14 to Queensridge Towers and that transaction. It's no longer
                                                                  14
                                                                           Q. Okay. So after this document is signed,
15 part of us getting a new clubhouse.
                                                                      Queensridge Towers no longer has any obligation to Fore
16
         Q. So you're releasing Yohan Lowie from the
                                                                       Stars relative to building it a new clubhouse, correct?
                                                                  16
    collateral that he pledged for Queensridge Towers commitment
                                                                           A. Yep.
17
                                                                  17
18
    relative to build Fore Stars a new clubhouse?
                                                                  18
                                                                           Q. And --
19
         A. That's -- that's my understanding, yes.
                                                                  19
                                                                           A. That's what it says.
20
         O. Okav.
                                                                           Q. I'm sorry?
         A. And we had to do this letter because, again,
                                                                           A. That's what it says.
21
                                                                  21
    Mr. Lowie wasn't really a party to the Queensridge Towers
                                                                  22
                                                                                MR. OGILVIE: Give me just a second. This is off
23
    transaction, as it relates to transferring the units,
                                                                  23
                                                                      the record.
24 because he was no longer with Queensridge Towers.
                                                                  24
                                                                                     (Off the record.)
25
         Q. Got it.
                                                                  25
                                                                                MR. OGILVIE: Okay. Back on the record.
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Page 126
                                                                                                                       Page 127
                                                                   1 That's how it ended.
1
         Q (By Mr. Ogilvie) You with us?
             Yeah, we're with you. Sorry.
                                                                   2
                                                                            Q. Right.
 3
         Q. Okay. So if -- if Fore Stars and Queensridge
                                                                   3
                                                                            A. Okay. So if they didn't transfer the prop- -- the
    Towers LLC had not entered into the "Settlement Agreement
                                                                       property, then they would have had to give us $3.15 million.
5 Mutual Release," which is Exhibit 28, and the "Lot Line
                                                                      And then based on our settlement with BGC, they would have
6 Adjustment Agreement," which is Exhibit 29, in accordance
                                                                   6 had to identify where I could build a clubhouse.
    with the "Badlands Golf Course Club" -- "Golf Course
                                                                            Q. Okay. Okay. So it was either $3.15 million and
    Clubhouse Improvements Agreement," which is Exhibit 11,
                                                                      identify some place to build a clubhouse or transfer the
9 clubhouse -- or the Queensridge Towers would either be
                                                                       property that is the subject of the Lot Line Adjustment
    obligated to build a clubhouse, a new clubhouse, not to
                                                                       Agreement that is Exhibit 29, correct?
11 exceed 3 -- $3,150,000 or transfer this property; is that
                                                                            A. Yeah. I think we're -- yes. We're -- we're
12
                                                                       talking about kind of three different documents and three
    correct?
13
                                                                       different time periods, but I think that's the end, yes.
         A. Or transfer this property? I'm not sure what
14
     "this property" is.
                                                                            Q. Okay. So let me move on to a new topic.
                                                                  14
15
              I think it's the improvement, the 5.13, the three
                                                                  15
                                                                                At some point in 2014, Fore Stars -- well,
16
    trans free parcels, going back to Document 11.
                                                                      Peccole-Nevada Corporation and -- well, I guess Fore Stars
         Q. Okav.
                                                                       is the entity, began negotiating for the sale of certain
17
                                                                  17
18
         A. Yes. I thi- -- I believe that's correct.
                                                                       assets, essentially all of the assets of Fore Stars, the
19
         Q. So if it didn't -- if Queensridge Towers did not
                                                                       golf course, personal property, correct?
                                                                           A. Okay. So in 2014, we decided to take the golf
20 build the clubhouse or a clubhouse, a new clubhouse, for an
                                                                  20
    amount not to exceed $3,150,000, or transfer the property to
                                                                       course out to market.
22
    Fore Stars, it would owe Fore Stars, what, $3,150,000?
                                                                  22
                                                                           Q. Okay. So why don't you tell me -- tell me how
23
         A. Add up -- well, you have to go back.
                                                                  23
                                                                       that went.
              So if they -- if they -- if they transferred the
                                                                           A. Me and my CFO got together, and we tried to figure
25 property to Fore Stars, they wouldn't owe us the money.
                                                                       out what we could do and how we could try to make the golf
                                                                                                                       Page 129
                                                     Page 128
1 course make money. We knew that the 2018 sunset was coming
                                                                       or greater.
 2 up in a few years. We also knew that the golf course was
                                                                                Yohan said he wanted to buy the golf course. I
 3 losing about a half a million dollars a year, and it just
                                                                       said I had two or three meetings set up. He said, "No, let
 4 didn't make sense to keep carrying it. We also had done
                                                                      me buy it." I said, "Make an offer." And that's -- that's
 5 some research and found out that developing on the golf
                                                                       what happened in 2014, like in July.
6 course, for us, unless we wanted to take on a lot of debt,
                                                                   6
                                                                           Q. Okay.
    just didn't make any sense. And we didn't want to take on a
                                                                           A. June, July, right around there.
                                                                   7
                                                                                     (Defendant's Exhibit 30 was marked
 8 lot -- a lot of debt to do the development. So we decided
                                                                   8
   we would explore the idea of trying to sell the golf course.
                                                                                     for identification.)
10
         Q. Okay.
                                                                  10
                                                                      BY MR. OGILVIE:
11
                                                                            Q. Let me direct your attention to what's been marked
         A. So we had, I don't know, three or four preliminary
                                                                  11
12 conversations with kind of golf course companies on whether
                                                                  12
                                                                       as Exhibit 30. It is an e-mail exchange between Yohan Lowie
                                                                       and you, dated June 12th, 2014. And then you forwarded
13 or not they would like to buy the golf course.
14
              Per the BGC settlement, we knew that there was a
                                                                       it -- forwarded it to -- to Larry Miller.
15 first right of refusal back to Yohan, which he called me
                                                                  15
                                                                                At the -- at the bottom of the -- or in the middle
16 about, and he said, "Hey, you owe me the first right of
                                                                       of the page is the first e-mail from Yohan to William Bayne,
                                                                  16
    refusal, so if you go out there and are trying to sell it,
                                                                       you, which Mr. Lowie says, "Billy, pursuant to our
18
    you have to let me buy it."
                                                                       conversations, I respectfully submit the attached LOI for
19
              But if you go back and look at the BGC document, I
                                                                       your consideration. Kindness regards, Yohan." And then it
20 had to get an offer first. So the $12 million number from
                                                                       indicates that there are two attachments, one of which is a
                                                                      PDF that is identified as "Badlands GC LOI Fore Stars
21 the earlier, the prior first right of refusal, in my mind,
22 was moot once I had the BGC document, the settlement
                                                                       Limited, June 12th, 2014 PDF." And then -- then you forward
23 agreement. So I had to get a bona fide buyer to come in and
                                                                       it to your uncle Larry Miller. Says "check it out. Thanks,
24 buy the golf course, and then Yohan had seven days to look
                                                                      Billy" -- or "Billy Bayne."
                                                                  24
25 and see if he wanted to buy the golf course for that price
                                                                                This -- I mean, as I -- as I reconcile what you
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Page 130
                                                                                                                       Page 131
 1 were just testifying with, this document, it seems like
                                                                  1 what was the attachment to the e-mail that was Exhibit 30?
 2 this -- this e-mail came out of blue, as opposed to having
                                                                           A. Okay. Thank you.
    prior conversations.
                                                                           Q. I'm sorry. Did you hear me?
 3
                                                                  3
              Oh, I take that back. Take it back. Clearly it
                                                                           A. Yeah. That -- that's fine. I just wondered if
   says "pursuant to our conversations."
                                                                      that's -- if I was correct in stating that.
              So you were expecting this LOI; is that correct?
                                                                               MR. LEAVITT: Hold on. Let me enter an objection
6
         A. Yeah. As I -- as I just said, I had talked to a
                                                                  7
                                                                      here, George.
8
    couple of people very preliminary, and then Yohan called and
                                                                  8
                                                                                Do you have a question to present to Mr. Bayne
    said, "Hey, I heard you're trying to sell the golf course.
                                                                      here? Because I think you're making -- he thinks you're
    I have the right to buy it. I want to buy it."
                                                                      making a statement, and I think you're asking a question.
         Q. Okay.
                                                                      BY MR. OGTIVIE:
12
         A. And I said, "My understanding is I got to get an
                                                                           Q. We're clearly not communicating.
                                                                 12
13
    offer." He says, "Well, I'll make an offer." So I said,
                                                                                I'm asking if -- I'm asking if Exhibit 31 is the
                                                                 13
     "Send the offer over," and that's what this is.
                                                                      letter or the LOI that is referenced in Mr. Lowie's e-mail
                                                                 14
                                                                      that is Exhibit 30.
15
              MR. OGILVIE: Let me direct your attention to
                                                                 15
16 Exhibit 31.
                                                                          A. I don't know. I'd have to click on that and see.
                                                                           Q. Well --
17
                   (Defendant's Exhibit 31 was marked
                                                                 17
18
                   for identification.)
                                                                 18
                                                                           A. I can go back and find it and click on it and see,
19 BY MR. OGTIVIE:
                                                                  19
                                                                      but it looks like the LOI that I got from Yohan.
20
         Q. Exhibit 31 is a letter to Mr. Billy Bayne from a
                                                                  20
                                                                           Q. Okay. So if we look at Exhibit 30 --
21 Yohan Lowie.
                                                                           A. I mean, I'm assuming that's where you got this,
22
        A. This is -- this is the attachment.
                                                                      was you clicked on it.
                                                                  22
23
         Q. This -- this was what was attached to Exhibit 30?
                                                                 23
                                                                           Q. No.
24
                                                                           A. Okav.
                                                                           Q. If we go to Exhibit 30 and look at the attachments
25
         Q. I'm sorry, I -- this was -- this -- Exhibit 31 is
                                                     Page 132
                                                                                                                       Page 133
1 to Mr. Lowie's e-mail to you on June 12th, 2014, it says
                                                                      then all right, title, and interest to the water rights, and
2 "Badlands GC LOI Fore Stars Limited 061214.1.pdf," right?
                                                                      he describes water rights and assignment of the water rights
                                                                  3 leased from Allen Nel.
3
         A. Yeah. I'm trying to pull up that e-mail so I can
 4 click on. I don't know unless I click on it. I've done
                                                                                So essentially, this letter of intent is proposing
                                                                      the sale of all of Fore Stars' assets, correct?
  lots of e-mails. Hold on one second.
                                                                           A. That is correct.
 6
              Okay. I have -- I have that e-mail. Hold on.
 7
              Yes, that -- that appears to be the e-mail.
                                                                           Q. Okay. At this time, Fore Stars did not have --
         Q. Okay. And then --
8
                                                                      did not own the 2.37 acres that was trans- -- that
         A. Pull that -- pull that -- pull that up again. I
                                                                      ultimately was transferred back to Fore Stars by Queensridge
10
    think it is the correct one.
                                                                      Towers under the lot line adjustment agreement that resolved
11
              Yeah, that looks -- that's it. That's it.
                                                                      the clubhouse improvements agreement, correct?
                                                                 11
    That's -- that's the attachment.
12
                                                                  12
                                                                           A. I think that is correct.
         Q. So Exhibit 31, the June 12th, 2014 letter of
13
                                                                 13
                                                                           O. And the purchase price at this time for those
14 intent is what was attached to Exhibit 30, Mr. Lowie's
                                                                 14
                                                                      assets was $12 million, as reflected in paragraph 2,
15 June 12th, 2014 e-mail to you?
                                                                      correct?
         A. Yes.
16
                                                                           A. Correct. That's what it says.
                                                                 16
17
         Q. Okay. Now, in this letter of intent, Exhibit 31,
                                                                 17
                                                                           Q. Okay.
18
    Mr. Lowie describes the property to be Fore Stars fee
                                                                 18
                                                                                     (Defendant's Exhibit 32 was marked
                                                                                     for identification.)
19 interest in the Badlands Golf Course land, including the
                                                                 19
20 existing clubhouse and parking lot and all of Fore Stars
                                                                      BY MR. OGILVIE:
21 right, title, and interest in and to all improvements on the
                                                                           Q. Directing your attention to what's been marked as
22 land, together with all easements, covenants, water rights
                                                                      Exhibit 32. It is a two-part exhibit, the first part being
23 and all other rights pertaining to the premises. In section
                                                                      an e-mail exchange between Henry Lichtenberger and Yohan
24 B -- or sub paragraph B, it talks about personal property
                                                                 24 Towie and Todd Davis.
25 and assets comprising Badlands Golf Course operations, and
                                                                           A. Am I allowed to object?
```

```
Page 135
                                                     Page 134
1
              MR. WILLIAMS: Yeah, go ahead. What's your --
                                                                   1 Sale Agreement," which is a little over 20 pages, maybe 25
 2
              THE WITNESS: I'm not sure -- I'm not sure that we
                                                                      pages long.
 3 can review e-mails between my attorney and Yohan's attorney.
                                                                                The first e-mail -- who's Henry Lichtenberger?
                                                                   3
    BY MR. OGILVIE:
                                                                           A. He's my attorney.
                                                                           Q. And he works at Sklar Williams Law Firm?
         Q. Because of attorney-client privilege?
         A. I think, but I don't know. I'm not an attorney.
                                                                           A. Yes.
 6
7
         Q. Yeah, okay. Duly noted.
                                                                           Q. Okay. And he is -- was he charged by you to draft
 8
         A. Thanks.
                                                                      a purchase agreement that related to or formalized the
9
              \ensuremath{\mathsf{MS}}. HAM: I'll make the proper objection and
                                                                      letter of intent dated June 12th, 2014?
    that's lacks foundation. And I think, again, I would ask
                                                                           A. Yes. And -- and Butch pointed out correctly, he's
    that any of the -- lacks foundation and the documents speak
                                                                      actually the company's attorney, not my attorney.
    for themselves, but I would ask -- I would ask those to both
                                                                                MR. OGILVIE: Okay. Thank you, Butch.
                                                                 12
    be continuing objections as well. I think -- I think we're
                                                                                MR. WILLIAMS: You're very welcome, sir.
                                                                  13
14 clear on that for all of these documents. Just wanted to
                                                                      BY MR. OGILVIE:
                                                                  14
15 note it again for the record.
                                                                 15
                                                                           Q. There's an e-mail exchange about preparing a
              MR. OGILVIE: Yeah, we're -- we're clear on the
                                                                      draft, and then the -- there's a July 25th, 2014 e-mail from
16
17 documents speaks for themselves, but a lot of these
                                                                      Mr. Lichtenberger to Todd Davis and Yohan Lowie that says,
                                                                 17
18 documents are clearly authenticated because Mr. Bayne is
                                                                      "Attached is the initial draft of the Badlands Golf Course
19 included in the e-mail exchanges or was a party to the --
                                                                      purchase agreement for your review and comment." And then
                                                                      there is attached -- the first -- the e-mail exchanges are
20 the agreements.
             MR. WILLIAMS: All right. Let's move along.
                                                                      Bates No. 10 5237, 5238. Beginning at 5239 is a purchase
22 Let's move along.
                                                                      and sale agreement.
23 BY MR. OGTINTE:
                                                                  23
                                                                                Do you recall receiving a purchase -- a draft
         Q. So the first component of Exhibit 32 is the e-mail
                                                                       purchase and sale agreement in or around -- on or around
25 exchanges. The second is a document entitled "Purchase and
                                                                      July 25th, 2014 for the sale of Fore Stars' real property
                                                                                                                       Page 137
                                                     Page 136
1 and personal property?
                                                                           Q. Okay. Well, let me ask you this: Did you have a
 2
         A. Yes, I do. This is -- this is what we -- we went
                                                                      valuation of the personal property, essentially the
3 through.
                                                                      equipment, that was sold as part of your transaction for the
         Q. Okay. When you say, "This is what we went
                                                                      sale of Fore Stars?
5 through," it is the purchase and sale agreement that is
                                                                                MR. WILLIAMS: Objection; vague. Mr. Williams.
    attached as part of Exhibit 32 and begins at LO 5239?
                                                                   6
                                                                                Do you understand the question?
         A. Yes. I don't know what LO -- oh, there it is down
                                                                                THE WITNESS: No. I'm not sure what you mean.
                                                                                Do you mean, do I have an appraisal on the -- the
8 at the bottom. Yeah, sorry.
              MS. HAM: Can I just ask a question? I'm sorry,
                                                                      operational property, like the -- the tractors and mowers
10 because I don't -- I don't have the full documents. When --
                                                                 10
                                                                      and stuff?
11 some of these documents that you've referenced were drafts.
                                                                      BY MR. OGTIVIE:
                                                                 11
12 Are these -- is this an executed document?
                                                                           Q. Yeah. Ultimately, we'll get to an executed
              MR. OGILVIE: No, this is -- this is a draft.
13
                                                                  13
                                                                      document, purchase and sale agreement, that has various
14
              MS. HAM: This is still the draft. Okay. Thank
                                                                 14 items of equipment. I think it's two and a half pages of
15 you.
                                                                      equipment.
16 BY MR. OGTIVIE:
                                                                           A. We had -- we had Troon prepare us a -- no, it
                                                                  16
17
         Q. Okay. And at this time, again, the -- the
                                                                       wasn't Troon at this point. I think it was Par 4. I had
18
    contemplation was the sale of assets rather than the sale of
                                                                      Par 4 prepare us a -- what the operational equipment cost
19
    the entity; is that right?
                                                                  19
                                                                      or -- or what its valuation was, so I believe so, yes.
         A. At this point, it was the sale of the assets, yes.
                                                                           Q. Okay. And do you have a recollection as to what
21
         Q. And the assets included the golf course -- as we
                                                                      the valuation of that equipment was?
                                                                  21
22 look at paragraph A of the recitals, it includes the golf
                                                                  22
                                                                           A. I don't remember. It wasn't -- it wasn't a very
    course and the water rights, correct?
                                                                      significant number. Less -- probably less than 2- or
         A. Yes, and the personal property for the golf course
                                                                 24
                                                                      $300,000. I don't remember.
24
25 operations.
                                                                           Q. Okay. Let me -- let me ask you a different
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Page 138
                                                                                                                        Page 139
                                                                   1 valuations related to the acquisition of the property are
 1 question.
2
              Prior to your receipt of Mr. Lowie's June 12th,
                                                                       irrelevant to any of the issues in these proceedings,
    2014 letter of intent, had the Peccoles ever performed a
                                                                       particularly for the valuation of the property as they're
    valuation or had an appraisal of the Badlands Golf Course?
                                                                       not as of the date of the value, they're not relevant to the
         A. We had had an appraisal of the Badlands Golf
                                                                   5 date of value, therefore would be inadmissible, that they
    Course when my Aunt Leann passed away.
                                                                   6 lack foundation and all -- that applies to all of the
6
7
         Q. What year was that?
                                                                       issues, but I'll have one additional objection in regards to
 8
         A. Hold on.
                                                                       the appraisal reports from 2011, 2012, 2013, as I just heard
9
         Q. Well, let me ask you this: Was it prior to --
                                                                       were done for estate purposes, there'd be an eminent domain
         A. Probably around 2011 or '12. And then we had some
                                                                       action and (inaudible) proceeding. Those type of appraisals
10
11 more estate, an updated valuation, and a -- and a discount
                                                                       are legally inadmissible, No. 1. And No. 2, they're not as
    applied for when her boys owed the IRS, probably in around
                                                                       of the relevant date of valuation. Just with your
13
                                                                       permission, I'll just have that objection running during
14
         Q. So are you referring to two separate appraisals,
                                                                       this entire time so I don't have to continue objecting.
15 one roughly --
                                                                  15
                                                                                 MR. OGILVIE: That's fine.
                                                                                 MR. LEAVITT: Thank you.
         A. Well, one was an appraisal by an appraiser named
17 Keith Harper, and then one was an updated appraisal from
                                                                       BY MR. OGILVIE:
                                                                  17
18 Keith Harper and then a valuation discount. And I can't
                                                                  18
                                                                            Q. So I'm sorry, Mr. Bayne. I thought you were
19 remember that guy's name, but if you give me a minute I can
                                                                  19
                                                                       looking on your computer for something. Maybe --
                                                                            A. Oh, no, I'm not. What was the last question you
20 find it
21
              MR. LEAVITT: George, what I want to do really
                                                                       want me to answer? I was looking up when Leann died, but I
22 quick is I want to lodge an objection and just have it
                                                                  22
                                                                       don't know that you need a date, but I can find one if you
    running, because I know you're going to have a lot of
                                                                  23
                                                                       want.
    questions here, that any questions regarding the sale of the
                                                                            Q. Well, I'd like to --
    property or the acquisition of the property and any
                                                                            A. Give me one second.
                                                     Page 140
                                                                                                                        Page 141
1
              She died 24, February, 2008, so we had the
                                                                       redacted, because it's a whole appraisal for estate tax
 2
    appraisals done in probably '10.
                                                                       purposes, and I don't -- I don't feel it's appropriate -- I
3
         Q. Okay.
                                                                       mean, as it relates to Fore Stars, I guess I don't care, but
 4
         A. '9 or '10.
                                                                   4 everything else would be weird.
         Q. Do you have a copy of that appraisal?
                                                                       BY MR. OGILVIE:
5
 6
         A. I have a copy of the appraisal.
                                                                            Q. I'm absolutely fine with that. I don't have any
 7
              MR. OGILVIE: I'd ask that you produce it.
                                                                       interest in a valuation of any other assets in the Peccole
8
              Butch, is that okay?
                                                                       Holdings other than Fore Stars.
              MR. WILLIAMS: I'm going to see -- I was just
                                                                                 Is that what you're talking about?
10
    getting ready to see if there was going to be an objection.
                                                                  10
                                                                            A. That's what I'm referring to, but I don't -- I
11
              MR. LEAVITT: So my first objection -- this is Jim
                                                                  11
                                                                       mean, it's up to . . .
12 Leavitt.
                                                                                 MR. WILLIAMS: So let me have Billy redact it and
13
              THE COURT REPORTER: I'm sorry, can you speak up,
                                                                  13
                                                                       produce it to me, and then see what you guys work out in the
14 please?
                                                                       next few days. When I say "you guys," excuse me, you and
15
              MR. LEAVITT: Yeah. This is Jim Leavitt. My
                                                                       Mr. Leavitt or you and Ms. Ham.
                                                                                 \ensuremath{\mathsf{MR}}. OGILVIE: Well, Jim, you're going to make me
16
    first objection is it's untimely or past the discovery
                                                                  16
    deadline in this 34 -- or is going to be past the discovery
                                                                       file a motion to compel?
    deadline in this 35 acre case. And my -- continuing with my
                                                                  18
                                                                                 MR. LEAVITT: That's not where we're at right now.
19
    same objections that I stated previously.
                                                                       I just -- I'm just lodging an objection, and then we'll --
20
              MR. OGILVIE: Okay.
                                                                       we'll discuss it after.
              MR. WILLIAMS: So back to answering the question,
                                                                                 MR. OGILVIE: Okav.
21
                                                                  21
    the short answer is if you and Mr. Leavitt or you and
                                                                   22
                                                                                 MR. WILLIAMS: I don't have a dog in the fight, so
23 Ms. Ham work that out, I -- we don't have a reason to not
                                                                   23
                                                                       I -- again, I don't mind producing it. I just -- I don't
24 produce it other than --
                                                                       want to get into that battle if there's -- I don't know what
25
              THE WITNESS: If I produce it, it will be
                                                                   25 the objections might be, right. I mean, obviously we don't
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Page 143
                                                     Page 142
 1 have -- we don't have a subpoena on it, and so just
                                                                           O. Okav.
                                                                   1
    voluntarily producing it makes me a little uneasy.
                                                                           A. And the water rights have some level of value.
3
              MR. OGILVIE: Well, okay.
                                                                      There's a lot of water rights, and so you'd have to add that
                                                                      on to get a -- a number based on that --
              MR. WILLIAMS: But why don't you guys talk about
  it after the deposition and then see if you can work it out,
                                                                           0. Understood.
6 and then I'll have it in my office, I'm sure, by no later
                                                                           A. -- appraisal.
    than Monday. Billy gives me stuff pretty quickly.
                                                                           Q. Understood.
8 BY MR. OGILVIE:
                                                                                So going back to the draft purchase and sale
9
         Q. Okay. So this appraisal that you believe was
                                                                   9
                                                                      agreement that is Exhibit 32. At -- on page 2, at paragraph
10 conducted on Fore Stars in 2010, I think that's the year you
                                                                      3, the purchase price is $15 million, which is $3 million
11 said, do you have a recollection as to the appraised value
                                                                      more than the letter of intent of Mr. Lowie's June 12th,
12 of Fore Stars?
                                                                      2014 letter of intent.
         A. Yes, I do. It's $3.9 million.
                                                                  13
                                                                                Do you have an understanding as to why the
13
14
         Q. And then --
                                                                      $3 million increase?
                                                                  14
         A. That did not -- let me clarify. That did not
                                                                  15
15
                                                                           A. Yeah. I think -- in reading about this in
16 include the operational assets, nor did that include the
                                                                  16 preparation for this and trying to go back and remember all
                                                                      the little things that happened, I think Larry just told me
17
    water rights.
18
         Q. Okay.
                                                                      to tack on $3 million and see if Yohan would be okay with
19
         A. That was just for the -- the fee simple property.
                                                                  19
         Q. Okay. And I think you indicated that the -- your
20
                                                                  20
                                                                           Q. Okay. At Section 5.3 of the purchase -- draft
21 recollection of the operational assets, essentially the
                                                                      purchase sale agreement that is Exhibit 32, it says that one
22
    equipment, was -- was less than 2- or $300,000?
                                                                      of the deliverables by the seller Fore Stars to the
23
         A. Yeah. I don't -- I don't remember the exact
                                                                  23
                                                                      purchaser is a copy of that certain settlement agreement and
    number, but it -- it didn't -- it didn't strike me when we
                                                                      mutual release dated June 28th, 2013 by and among
                                                                      Queensridge Towers LLC, Queensridge Highrise LLC, and Fore
25 got it that it was very much money.
                                                     Page 144
                                                                                                                       Page 145
1 Stars, which agreement covers certain agreements covering
                                                                           Q. Okay. Moving on to page 5 of this agreement.
 2 the property and obligations, events or decisions that would
                                                                      Section 7.1 says a condition of closing is that Fore Stars
 3 be triggered after the closing and assumed in full by the
                                                                      is going to terminate the golf course lease that it then had
 4 purchaser.
                                                                      with, at this point, Elite?
                                                                           A. No, with Par 4.
              Is that -- is that referring to simply a copy of
    the document, or is it a -- is the transaction that is
                                                                   6
                                                                           Q. Par 4. Okay.
    anticipated by that document would be included in the assets
                                                                                And so -- so what I believe this -- this paragraph
    purchase?
8
                                                                      means is up until the closing date you were going to pay Par
         A. So you remember we hadn't finished the lot line
                                                                      4 anything and everything owed to Par 4 under the lease.
10 adjustment at this stage, and so this is saying that all of
                                                                  10
                                                                      You would --
11 that agreement from that lot line adjustment document -- we
                                                                           A. No.
                                                                  11
12 contemplated finishing that lot line adjustment before we
                                                                  12
                                                                           O. No?
13 signed this, before this would be executed. And so that
                                                                  13
                                                                           A. No.
14 adjustment of lot line and all of that stuff from that
                                                                  14
                                                                                So what this is, is Par 4 in 2000 and -- I don't
    agreement would be included in this.
                                                                  15 remember if it was 2012 or 2013 converted over from a
                                                                      management agreement for us. They replaced Troon. So when
16
         Q. So essentially you would be assigning that
                                                                  16
    settlement agreement to the purchaser as part of this
                                                                      we bought the golf course back for the $30 million, we hired
17
18
    transaction?
                                                                      Troon. Troon operated it for us for two years or maybe
19
         A. Correct. Which is at -- at this time remember,
                                                                      three years. And then we got rid of Troon because they were
20 too, this is an asset purchase. So it was messy. Because
                                                                      doing a poor job, and we hired Par 4. And Par 4 managed it
21 at this stage, they weren't buying -- buying Fore Stars,
                                                                      for us. So all of the expenses, all of the cost, all of the
22
    which was already a party to.
                                                                      maintenance was us, and we were losing money a lot. And Par
23
         Q. Okay.
                                                                      4 ran it for us for a couple of -- of -- I want to say a
                                                                      couple of months. I don't think it was years. I think they
24
         A. Which is part of the reason why it made sense to
25 convert it to a securities agreement later on.
                                                                  25 ran it for us for eight months or ten months. And then I
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Page 147
 1 had a meeting with Paul Jaramillo and Keith, his partner,
                                                                           A. That is correct.
    and they felt that if we lowered the rate per -- rate per
                                                                   2
                                                                           Q. Okay. And then the next section, 7.2, terminates
 3 play significantly that it would generate a tremendous
                                                                      the prior right of first refusal, correct?
 4 amount of business and we would be very successful. And I
                                                                           A. That is correct. That's what it says.
5 disagreed. I thought that was not going to work out. The
                                                                           O. Okay.
6 math didn't make sense to me. I said to them, "If you feel
                                                                                     (Defendant's Exhibit 33 was marked
                                                                   6
7 strongly about it, I'm happy to lease you the golf course."
                                                                                     for identification.)
 8 So in 2012 or '13 we entered into a lease with Par 4, and
                                                                      BY MR. OGILVIE:
9 they leased the golf course. So they went from being a
                                                                   9
                                                                           Q. Directing your attention to what's been marked as
10 manager to having leasehold interest and operating the golf
                                                                      Exhibit 33. It is an August 11th, 2014 e-mail from Henry
11 course, and they paid us about $20,000 a month, I believe
                                                                      Lichtenberger to Mr. Lowie, Todd Davis, with CC to you, with
12
    was the lease fee.
                                                                      attachments including a fully executed assignment and
13
         Q. Okay.
                                                                       assumption of lease.
14
         A. And so what this does in 7.1, Yohan wanted us to
                                                                 14
                                                                                Do you recall what that fully executed assignment
15 cancel the lease. And so I had to go to Par 4 and get them
                                                                      and assumption of lease that was attached was?
    to agree to cancel the lease.
                                                                           A. Hold on. Fully executed assignment and assumption
         Q. Okay.
                                                                      of lease? Assumption of lease?
17
                                                                 17
18
         A. It was way complicated, yeah.
                                                                  18
                                                                                I'm not sure what that's referencing. "Fully
19
         Q. So then this -- this contemplates that you're
                                                                      executed cancellation instructions," that's the unit, yeah.
20 going to cancel the lease, you're going to be responsible
                                                                      Clubhouse
                                                                  20
21 for anything and everything related to the lease with Par 4
                                                                  21
                                                                                So this is -- this is closing the transaction with
22 up to the closing date, and -- and so when -- when
                                                                  22
                                                                      IDB. The only thing I can think of is the fully executed
23 Mr. Lowie's entity closed on this transaction and obtained
                                                                  23
                                                                      assignment and assumption of lease is maybe when we canceled
24 the golf course there wouldn't be any lease entanglements,
                                                                      the lease for a dollar a year, and just cleaned up that
25 correct?
                                                                      language, is my guess.
                                                     Page 148
                                                                                                                       Page 149
         Q. Okay. Mr. Lichtenberger's e-mail says, "Billy,"
                                                                                THE COURT REPORTER: I'm sorry, I'm sorry, you
 2 presumably --
                                                                      have to slow down. You're talking too fast. Can you start
 3
         A. That's me.
                                                                      over?
         Q. Okay. "Asked that I forward to you copies of the
                                                                                THE WITNESS: Yeah.
5 closing documents with IDB as it relates to the golf
                                                                                THE COURT REPORTER: "I didn't have to pay any
                                                                   5
 6
    course."
                                                                      assignment assumption agreements. I didn't have to do
              Do you recall Mr. Lichtenberger forwarding copies
                                                                      anything because basically Mr. Lowie would have stepped in."
                                                                                THE WITNESS: He would have stepped in to Fore
8
    to Mr. Lowie and Mr. Davis of the closing documents with
                                                                   8
9 IDB?
                                                                      Stars' position. And by stepping into Fore Stars' position,
10
         A. Yes.
                                                                      there was no need for an assignment and assumption
11
         Q. If the sale of the golf course to Mr. Lowie's
                                                                      agreements, and so it -- it just made it cleaner. That was
12 entity closed before the transaction with IDB closed, what
                                                                      part of the reason that we -- we contemplated switching.
13 would have happened relative to IDB's obligations to Fore
                                                                      That's not all the reason, but that's -- that's a chunk of
                                                                  13
14 Stars?
                                                                 14 it.
15
         A. Well, again, remember that that's part of why we
                                                                  15
                                                                      BY MR. OGILVIE:
16 switched from an asset sale to a securities agreement. That
                                                                           Q. Was part of the reason also the claim of a first
                                                                 16
    way he had Fore Stars, and that's who the obligations were
                                                                      right of refusal by some third-party other than Mr. Lowie's
17
18
    to.
                                                                  18
                                                                       entities?
19
         Q. Okay. So the obligations would have been to Fore
                                                                  19
                                                                           A. No. Actually, we settled that before we -- no,
20 Stars. He wouldn't have any --
                                                                      that's not why.
21
         A. I didn't have to pay any assignment assumption
                                                                  21
                                                                                The other part of the reason for switching to a
    agreements. I didn't have to do anything because basically
                                                                      securities agreement was I felt it gave us more protection
    Mr. Lowie would have stepped in, become Four Stars, and all
                                                                      as we went forward, not knowing how or what Yohan would do
24 of those agreements contemplating the Queensridge Towers
                                                                      from a development standpoint. It was my family's intention
25 settlement agreement would have --
                                                                  25 to always keep the golf course. And because that was our
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Page 151
 1 intention, we weren't very nervous about developing on the
                                                                  1 Mr. Lichtenberger is talking about there?
    golf course. But we didn't know exactly what Yohan would
                                                                           A. No, not exactly. I'm trying to remember. I -- I
 3 do, and so that was another way to kind of buffer us from --
                                                                      think that we were going to take a portion of the payment in
                                                                  3
    from what he chose to do.
                                                                      the form of a note until we kind of finished everything on
         Q. When you say "buffer" you, buffer you from what?
                                                                      the end cap, but I'm not positive that's correct.
         A. Liability.
                                                                           Q. Okay.
 6
                                                                  6
         Q. Okay.
7
                                                                           A. I really don't remember this little piece.
8
         A. I didn't want to try to go back in and rep and
                                                                  8
                                                                           Q. Okay.
9 warranty everything that Fore Stars or my family had ever
                                                                  9
                                                                           A. I'd have to go back and do a lot more research.
10 done or said. It was too complicated and it's too old. And
                                                                           Q. And then at the top -- or above that, Mr. Davis
11 so if I switch it to a securities agreement, he's Fore
                                                                      indicates that he's working on a red line and will
12
                                                                      hopefully -- will have back to you hopefully by end of day
    Stars.
                                                                      today, which was August 25th, or tomorrow.
13
              MR. OGILVIE: Okay. Let's move forward. We
    jumped ahead a little bit there, but let's move forward with
                                                                           A. That's what it says, yeah.
                                                                 14
15 another document, another e-mail.
                                                                                MR. OGILVIE: Moving on to what's been marked as
                                                                 15
                   (Defendant's Exhibit 34 was marked
                                                                 16 Exhibit 35.
17
                   for identification.)
                                                                 17
                                                                                     (Defendant's Exhibit 35 was marked
18 BY MR. OGILVIE:
                                                                 18
                                                                                     for identification.)
         Q. Exhibit 34 is an e-mail exchange between Henry
                                                                      BY MR. OGILVIE:
19
                                                                 19
20 Lichtenberger, Yohan Lowie, yourself, and Todd Davis. And
                                                                           Q. It is an August 26th, 2014 e-mail from Mr. Davis
                                                                 20
21 there's an e-mail -- initial e-mail from Mr. Lichtenberger.
                                                                      to Mr. Lichtenberger with Mr. Lowie and you copied, in
22 It says, "I have received consent from the Peccole Family
                                                                      which -- so that's, what did I say, August 26th, the day
                                                                      following Mr. Davis' e-mail of August 25th, which is
23 for the revised purchase terms as it relates to the
    $3 million that was initial drafted as a term note."
                                                                      exhibit -- part of Exhibit 34.
              What -- do you have an understanding of what
                                                                                And here Mr. Licht- -- Mr. Davis says, "Henry,
25
                                                                                                                      Page 153
                                                    Page 152
                                                                      just skipped it. Right there.
1 attached is a redline draft of the PSA. I am currently
 2 sending to Yohan prior to his review." And then attached to
                                                                  2
                                                                                "The remaining $3 million to be paid in the form a
3 that is a redlined copy of the purchase and sale agreement.
                                                                      deed of trust secured promissory note with full payment due
              Do you recall receiving this red lined copy of the
                                                                      in 14 months from the date of note with annual interest rate
   purchase and sale agreement?
                                                                      of 6 percent with purchaser to deliver" --
5
 6
         A. I'm sorry. Say that again.
                                                                  6
                                                                                THE COURT REPORTER: I'm sorry. I'm sorry. I
7
         Q. Do you recall receiving this?
                                                                      can't write that fast.
         A. Yeah.
 8
                                                                  8
                                                                                THE WITNESS: I'm sorry. I was just reading it
         Q. Okay. And at this time, it's a redline of the
                                                                      for me. I apologize.
10
    asset sale of the golf course and the water rights and the
                                                                 10
                                                                                MR. WILLIAMS: Which section are you reading?
    equipment, correct?
                                                                 11 BY MR. OGTIVIE:
11
         A. Yeah. This -- this was the other reason we
12
                                                                 12
                                                                           Q. You're at 3.1?
                                                                           A. 3.2. That's where that 3 million -- you asked me
13
    thought about going to the securities agreement.
                                                                 13
14
         Q. What -- what specifically are you --
                                                                 14 earlier what it was for, and that -- that's telling you. It
15
         A. There's a lot of red.
                                                                      was just a note. I'm guessing that it was part of making
         Q. Okay. Okay. On page 2 of the redline draft, at
                                                                      sure the end cap transferred properly or -- or whatever, but
16
                                                                 16
    paragraph 3, evidently Mr. Lowie didn't agree with the
                                                                      I -- I honestly couldn't -- I can't remember.
                                                                 17
18
    $15 million purchase price; is that correct?
                                                                  18
                                                                                I apologize to the court reporter. Sometimes when
         A. Yes. That's what it's -- that's what the strike
                                                                      I talk, I talk really fast.
19
                                                                 19
20 is showing, yes.
                                                                                THE COURT REPORTER: Thank you.
21
         Q. Okay. So he went back to the $12 million that was
                                                                 21 BY MR. OGTIVIE:
22 referenced in the June 12th, 2014 letter of intent?
                                                                 22
                                                                           Q. Directing your attention to page 5 of this
23
                                                                      redlined purchase agreement, specifically Section 7.2.
              And if you go back up, there's a stricken portion
                                                                                The redline says "Upon the election of Queensridge
24
                                                                 24
25 that describes your $3 million question that you have. You
                                                                 25 Towers LLC under Section 3(a) and 3(b) of the settlement
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Page 155
                                                                                      (Defendant's Exhibit 36 was marked
 1 agreement and mutual release with Fore Stars Limited.
                                                                   1
    executed June 28, 2013 between Queensridge Towers LLC and
                                                                   2
                                                                                      for identification.)
    Fore Stars Limited," open -- defined as a settlement
                                                                       BY MR. OGTIVIE:
    agreement, "one of the following shall apply."
                                                                            Q. Directing your attention to what has now been
              And then it says that if Queensridge Towers elects
                                                                   5 marked as Exhibit 36. It is an e-mail exchange between you,
6 to satisfy the Improvement Agreement Financial Obligation,
                                                                       Todd Davis, Yohan Lowie, and Harry -- I'm sorry Henry
    that Fore Stars shall pay Mr. Lowie's entity $1 million
                                                                       Lichtenberger on August 26th and August 27th, 2014. The
8
    within five days of seller's -- of Fore Stars' receipt of
                                                                       last e-mail in this chain is an e-mail from you to your
9
    the funds from Queensridge Towers, or, B, if Queensridge
                                                                       attorney Mr. Lichtenberger with copy to Todd Davis and Yohan
    Towers elects the termination option, then the purchaser
                                                                       Lowie, and it's -- if we look at the first paragraph --
11 shall purchase the additional golf -- additional golf
                                                                  11
                                                                            A. I just read --
    property for $3 million.
                                                                            O. I'm sorry?
                                                                  12
13
              So if Queensridge Towers gives you cash, you're
                                                                            A. I just read it. You don't have to read it.
                                                                  13
                                                                  14
                                                                            Q. Okay. What's this about?
14
    going to pay --
                                                                            A. This letter is just kind of clarifying and trying
15
         A. I'm giving some to Yohan.
                                                                  15
         Q. You're -- the -- this $12 million purchase price
                                                                       to not go through all of the Todd's redlines. It's me being
16
    gets reduced to $11 million, right?
17
                                                                  17
                                                                       lazy.
18
         A. That's how I read it, yes.
                                                                  18
                                                                            Q. Okay. Tell me what paragraphs 2 and 3 mean.
19
              And then if -- if we got the property back, he
                                                                  19
                                                                            A. Two is if IDB gives us the money instead of the
20 would pay us the additional $3 million that -- that we had
                                                                       property, we're going to give you anything in addition to
                                                                  20
21
    asked for.
                                                                       the $3 million. And paragraph 3 is if we go ahead and get
22
         Q. Which would take it from 12 million to 15 million?
                                                                       the land, that he'll give us the $3 million for it. And
23
         A. Yes.
                                                                       then also paragraph 3 says we don't care how you break up
                                                                       the transactional price between the property and the water
24
         O. Okay.
25
                                                                       rights, provided that it ends up being the full price.
                                                     Page 156
                                                                                                                        Page 157
         Q. Okay. So is it fair to say that Fore Stars or the
                                                                       What -- and you talked about a discount. What was that?
 2 Peccoles -- the Peccoles were valuing that clubhouse
                                                                            A. So when -- if I say anything you already know, you
 3 improvement or the land on which the clubhouse improvement
                                                                       can tell me to skip it, because I'm not an expert on this.
    was going to be developed at $3 million?
                                                                       But when a person dies, you have an appraisal on date of
         A. No. I think it's fair to say that Peccole was
                                                                       death, as per the date of death. And then you have a
 6
    going back to that original agreement, Item 11. And -- and
                                                                       follow-up appraisal for the IRS. And then we were going to
    we were using their math. I think it was 3 1/2 million. So
                                                                       do some -- moving some stuff for Leann's sons in and out of
 8 if they gave us $3 1/2 million, we would give Yohan three
                                                                       trusts, a step up in basis, and so we were getting a
9 and -- or we would keep three and then put half a million
                                                                       discount. Because she only owns one third of the asset
10 over to Yohan or whatever the difference was. And -- and
                                                                       base, there's a discount applied to the overall appraisal
11 depending on how the lot line adjustment was going to
                                                                       for her interest. So it was the discounted -- it's a
                                                                       discounted portion. So the $3.9 million was the full
12 happen, we had talked about with IDB at some point they may
13 have to give us a little money to even everything up. And
                                                                  13
                                                                       appraisal, and then Leann had a discounted portion of that
14 that's -- that's what this is contemplating.
                                                                       as part of her estate.
15
         Q. Okay. But rough -- but it's either the property
                                                                  15
                                                                            Q. Okay. So it wasn't that the appraisal changed, it
                                                                       was that because she was, for lack of a better word --
16 or $3 million, right?
                                                                  16
                                                                  17
                                                                            A. (Inaudible.)
17
         A. Yeah, basically.
18
              MR. OGILVIE: Okay. Let's take a five-minute
                                                                  18
                                                                            Q. -- lack of a better word, a minority interest
19 break, if we could.
                                                                       holder, there was a minority interest holder discount placed
20
                   (Off the record.)
                                                                       on the 3.9 appraisal?
21 BY MR. OGILVIE:
                                                                            A. That is correct.
                                                                  21
22
         Q. So, Mr. Bayne, let me go back to this appraisal
                                                                  22
                                                                            Q. Okay. Let me -- so in the -- in the last draft of
23
    that the family had for estate purposes.
                                                                       the purchase and sale agreement, we went through Section
                                                                       7.2, and there was the either or, either the million dollars
24
              You said that there was an appraisal in roughly
25 2010, and then there was something followed up later.
                                                                       that would be paid to Mr. Lowie's entity or the transfer
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Page 158
                                                                                                                      Page 159
1 of -- or the transfer of the property that was transferred
                                                                  1 between the total 4 million and the $3 million.
 2 by Queensridge Towers to Mr. Lowie for $3 million.
                                                                           Q. Yes. Well, that was the correlation that I was
 3
              Now I want to -- I'm curious about the -- the
                                                                      making, the million dollars was -- was the difference
4 million-dollar option. And I have to go back to Exhibit 11,
                                                                      between the three and the four. I just didn't understand
 5 which is the Badlands Golf Course Clubhouse Improvements
                                                                      the correlation.
6 Agreement that we went through earlier. And I'm not going
                                                                           A. Yeah. That -- that's it. Somehow I think it went
    to spend a lot of time on it. I just want to clarify
                                                                      back to this. This is -- that's my understanding.
8
    something.
                                                                           Q. Okay. I'm -- I'm sorry. I'm still a little
9
              At Recital D it talked about "Tower shall pay an
                                                                  9
                                                                      confused as to the correlation. I get that they're
10 amount not to exceed $4 million," and then talked about how
                                                                      connected. And when I say "they," I'm talking about Recital
11 that was comprised of costs and expenses related to
                                                                      D of the Improvements Agreement and Section 7.2 of the
    construction of a new clubhouse in an amount not to exceed
                                                                      August 26th, 2014 draft of the purchase and sale agreement.
    $3,150,000 and payment of the reconfiguration costs in an
                                                                      I just don't know how -- how they're related.
    amount not to exceed $850,000. And I asked --
                                                                 14
                                                                           A. Go to the settlement agreement with IDB with
15
         A. You jogged my memory. Let me make a comment.
                                                                 15
                                                                      Queensridge Towers. I think the answer lies in that
16
              So $850,000, you asked me before if we paid that.
                                                                      settlement agreement.
17 The answer I gave you was yes and we did.
                                                                           Q. The 2013 settlement agreement?
                                                                 17
18
              But now that you said that again and now in
                                                                 18
                                                                           A. Yeah. Let's go in there and look for a second.
                                                                               MR. LEAVITT: What exhibit is this?
19 context, I want to say that we were reimbursed for that
                                                                 19
                                                                               MR. OGILVIE: Hold on. Give me a second.
20 from, I think, Queensridge Towers or from -- some entity
                                                                 20
21 reimbursed us for that out of pocket, and I don't remember
                                                                 21
                                                                               That is Exhibit 28.
22
    exactly why.
                                                                 22
                                                                               THE WITNESS: Okay. Let me look at this for a
23
         Q. Well --
                                                                 23
                                                                      second.
                                                                               Can you scroll down? All right. Keep going.
         A. But we were -- we were reimbursed for that, so I
                                                                 24
25 assume that that million dollars go back to the difference
                                                                      Okay. Keep going.
                                                                 25
                                                    Page 160
                                                                                                                      Page 161
              MR. MOLINA: Are you looking for the definition of
                                                                           Q. Okay. Let's move forward.
2 the improvements obligation?
                                                                  2
                                                                           A. Yeah, sorry.
              THE WITNESS: No. I don't think there is one.
                                                                                    (Defendant's Exhibit 37 was marked
3
                                                                  3
 4 I'm looking more for -- I don't think it's after this, but
                                                                                    for identification.)
 5 go down. Go all the way to the bottom. Let's just make
                                                                      BY MR. OGILVIE:
 6 sure there's no addendums or exhibits. I don't think there
                                                                  6
                                                                           Q. Directing your attention to what's been marked as
    is. but . . .
                                                                      Exhibit 37. It is an e-mail and a new draft of purchase and
 8 BY MR. OGILVIE:
                                                                      sale agreement e-mail from Todd Davis to your attorney
         Q. Well, there's -- there's plenty of exhibits.
                                                                      Mr. Lichtenberger, Frank Pankratz, Mr. Lowie, and you, with
10
         A. Yeah, but I don't think there's an exhibit that
                                                                      the -- the e-mail references an attachment of a PSA redline.
                                                                           A. I remember it.
11 gives me numbers.
                                                                 11
                                                                           Q. Okay. Now, it says, "Henry, attached is a redline
12
              I -- I can't remember exactly how we came up with
                                                                      of the PSA with changes incorporated from our meeting."
13 that -- that number. It had something to do with this, but
                                                                 13
14 I just don't remember what.
                                                                               Were you a participant in this meeting that's
15
         Q. When you say "that number," you're talking about
                                                                      referenced in this e-mail?
    the million dollars?
                                                                           A. I was.
16
                                                                 16
         A. The million dollars, yeah.
                                                                 17
                                                                           Q. Okay. And was there -- was the subject of
17
18
         Q. Okay. But the million dollars would be the
                                                                 18
                                                                      indemnity discussed at that meeting?
19 difference -- I mean, it's -- I wouldn't -- it isn't the
                                                                 19
                                                                           A. Yes, I'm sure it was. We discussed it a lot.
20 difference. It is equal to the difference between --
                                                                           Q. Okay. And tell me about that.
       A. Yeah. It could be the difference between the 4-
                                                                           A. Because of our complicated relationship, we wanted
                                                                 21
22 and 3 million, which is what I think it is. But I wish it
                                                                 22 to make sure that we were indemnified from anything that
23 stated it more clearly, and it would help me remember. I
                                                                 23
                                                                      Mr. Lowie decided to do.
24 just don't remember. And a lot of that was just
                                                                 24
                                                                           Q. And that's "decided to do" in regards to
25 hypothetical math, what if, what if, what if.
                                                                 25 developing the golf course?
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Page 162
                                                                                                                      Page 163
 1
         A. Or -- or operating or managing or -- or anything
                                                                  1 agreement of the lawsuit by which, as part of that, Fore
    having to do with the golf course.
                                                                      Stars gave Mr. Lowie's entity, BGC Holdings, a right of
3
              We just had a long relationship. We -- I can't
                                                                     first refusal. And this is talking that this representation
4 say it was a bad relationship. I think it was a good
                                                                     and warranty by Mr. Lowie's entity, that the -- that
5 relationship. We made a hundred million dollars, so that's
                                                                  5 Mr. Lowie is not in default and the restrictive covenant
6 good. But it's a complicated relationship. And so we just
                                                                  6 would be deemed terminated in full -- terminated in full and
    wanted to be identi- -- indemnified so that we weren't
                                                                     of no further force and effect as of closing. The restrict-
8
    coming back years later and having all of these depositions.
                                                                  8 -- is this the restrictive covenant or is this the -- or I
9
         Q. Okay. Congratulations. So --
                                                                      guess it applies to both, the restrictive covenant and --
10
         A. I failed at that, apparently, but anyways.
                                                                          A. It does apply to both.
         Q. In Exhibit 37, I want to direct your attention to
                                                                 11
                                                                          Q. Pardon me?
12 a new section, 11.5, which is on page --
                                                                               THE COURT REPORTER: I'm sorry?
                                                                 12
         A. We're still talking about a purchase agreement,
                                                                 13
                                                                               THE WITNESS: It does apply to both.
13
14 right, or excuse me, an asset agreement?
                                                                     BY MR. OGILVIE:
                                                                 14
15
                                                                          Q. Okay. And it says "Henry to revise."
         Q. Well, let's confirm that then. Let's go to page
                                                                 15
                                                                               What does that mean?
16 1. 1.1 says "Assets."
        A. Yeah. Okay. I just wanted to make sure it hadn't
                                                                          A. I think that I kept asking -- I was confused
17
                                                                 17
18 converted over, yeah.
                                                                 18
                                                                     because it was weird to me that we were talking about
19
             MR. LEAVITT: When can we go to the real
                                                                 19
                                                                     Mr. Lowie having a first right of refusal when IDB became
                                                                     the owner of Queensridge Towers. And so in some of my
20 agreement?
21
             MR. OGILVIE: Just hold your horses. We'll get
                                                                      negotiations with Noam Ziv, when I was getting back the
22 there.
                                                                     units and settling up with IDB on the transfer back of the
23
         Q (By Mr. Ogilvie) So Section 11.5 talks about
                                                                 23
                                                                      property, it became evident that they did not have the first
    settlement agreement -- the 2008 settlement agreement
                                                                     right of refusal. And that was confusing to me. And so I
25 between Fore Stars and BGC Holdings, the settlement
                                                                     wanted us to make sure that was all cleaned up and done
                                                                                                                     Page 165
                                                    Page 164
1 before we did this document. And so I brought that up in a
                                                                                    for identification.)
 2 meeting, and that's -- that's what this is referencing, we
                                                                  2
                                                                     BY MR. OGILVIE:
3 need to clean up that and make sure that that's all put to
                                                                          Q. Wasn't it the right of first refusal the reason
 4 rest, put to bed, IDB doesn't have those documents, how did
                                                                     that you were in negotiations with Mr. Lowie to begin with?
 5 Yohan get those documents from IDB, how did IDB not have
                                                                          A. It was.
                                                                  5
    part of BGC Holdings, blah, blah, blah.
                                                                  6
                                                                          Q. Okay. And so at some point in this negotiation,
              I don't know. Can you the court reporter type
                                                                     you learned that Mr. Lowie no longer held that right of
                                                                  7
8 blah, blah, blah?
                                                                     first refusal, correct?
9
             MR. WILLIAMS: Yep.
                                                                        A. That is correct.
10
              THE WITNESS: Sorry.
                                                                 10
                                                                          Q. Okay.
                                                                          A. Around this time period.
11
             MR. LEAVITT: She can.
                                                                 11
12 BY MR. OGILVIE:
                                                                 12
                                                                          Q. Let me --
         Q. Did you learn who ultimately had that right of
13
                                                                 13
                                                                          A. Go back in my e-mails. It's like in, I don't
14 first refusal?
                                                                 14 know, late September, mid September.
15
      A. It came out in another meeting that I had with
                                                                 15
                                                                          Q. Let me direct you to what's been marked as Exhibit
16 Yohan. I had gone up to his office. We were trying to get
                                                                 16 38, which is -- the bottom e-mail is dated September 15th,
    this resolved. And we went to lunch at Leone Cafe. And at
                                                                      2014, from Mr. Lichtenberger to Todd Davis, you, and Yohan
18 Leone Cafe, it came out that that had been transferred to a
                                                                      Lowie for review and comment, and there's an attachment.
19 man named Assaf Lang or Yang or Lang or something. I can't
                                                                      The attachment is the next page. It's a letter from -- an
20 remember his last name. I'd have to go find it. But that
                                                                      unsigned letter from -- from you to Assaf Lang of BGC
21 caused us to kind of hit -- we had to hit the pause button
                                                                 21
                                                                     Holdings.
22 while we tried to extinguish the first right of refusal
                                                                               Is this the individual that you're referring to
23 because I was under the impression up to that point that
                                                                     that you learned --
24 that was Mr. Lowie's.
                                                                 24
                                                                          A. It is.
25
                   (Defendant's Exhibit 38 was marked
                                                                          Q. -- that you learned currently -- or held the right
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Page 166
                                                                                                                       Page 167
1 of first refusal as of September 15th, 2014?
                                                                   1 wanted to discontinue talking about purchasing the golf
         A. Yes.
 3
         Q. Okay. And in this letter you're explaining that
                                                                   3
                                                                                     (Defendant's Exhibit 39 was marked
                                                                                     for identification.)
 4 you've received an offer for $12 million with a 35-day
    closing and telling him he's got 7 days to exercise his
                                                                      BY MR. OGILVIE:
   right of refusal, correct?
                                                                           Q. Let me direct your attention to what's been marked
 6
         A. Per the BGC settlement agreement, yes.
                                                                      as Exhibit 39. It's a September 24th, 2014 letter from you
8
         Q. Okay. Did you learn how Mr. Assaf Lang came into
                                                                      to Assaf Lang, advising him, Mr. Lang, that the offer for
9
    control of that right of first refusal?
                                                                      the sale of Badlands had been withdrawn; and, therefore, he
10
         A. I did not. I do not know. To this day, I don't
                                                                      no longer had a right of first refusal. If there was
11 know.
                                                                      another offer made during the period of the right of first
                                                                      refusal, you would notify him, and he would have his --
12
         Q. Okay. How do you know he owned it?
                                                                  12
13
         A. At one point, Yohan told -- told me at that lunch,
                                                                      his -- his right, correct?
    and my attorney Henry Lichtenberger was there. That's when
                                                                           A. Yes. And if you look, it says "Mathew Kane (via
                                                                  14
15 we found out about it. So then we got the -- the address
                                                                      e-mail: mathew.kane@7trustee)."
16 and the contact information from Mr. Lowie's group. I can't
                                                                                If I remember right, there was something that
                                                                      happened where Mr. Lang -- or we were notified that Mr. Lang
17 remember who sent it over to us.
                                                                  17
18
         Q. Did Mr. -- so this letter is addressed to Assaf
                                                                  18
                                                                      had gone into bankruptcy, I think.
19 Lang, Manager of BGC Holdings LLC, which was, at least,
                                                                  19
                                                                                I think he had gone into bankruptcy, and so there
                                                                      was a bankruptcy trustee that was appointed that had no
20 Mr. Lowie's entity.
                                                                  20
21
              Did Mr. Lowie explain to you that he had
                                                                      interest. At some point, there's -- there's probably an
22 transferred his entity to Mr. Assaf Lang?
                                                                      e-mail that talks about that.
                                                                  22
         A. I did not -- I did not get the particulars. At
23
                                                                  23
                                                                           Q. Okay. We'll get to that.
    the point that I was demanding that we extinguish his first
                                                                           A. Why are you making me work my brain if you know
25 right of refusal, Mr. Lowie went ahead and said that they
                                                                      the answer? I guess you have to. Sorry.
                                                     Page 168
                                                                                                                       Page 169
         Q. Well, you just got a little ahead of me. It was
                                                                      BY MR. OGILVIE:
2 the next exhibit.
                                                                           O. Let me direct your attention to what's been marked
3
              So the first sentence says, "Please be advised
                                                                      as Exhibit 40, which is an e-mail exchange, beginning with
    that the offer referenced in my letter dated September 15,
                                                                      an e-mail from Lenard Schwartzer to Todd Davis dated
5 2014 for the sale of Badlands Golf Course to a third party
                                                                      October 30th, and ending with an e-mail from Mr. Davis to
 6 has been withdrawn."
                                                                      Henry Lichtenberger, Billy Bayne, and Yohan Lowie on
              Had --
                                                                      November 3rd, 2014.
8
         A. Correct.
                                                                   8
                                                                                Mr. Schwartzer says, "The bankruptcy judge orally
9
         Q. Had Mr. Lowie withdrawn his offer to purchase the
                                                                      granted the Trustee's motion to dismiss this case. A
10
   assets of Fore Stars?
                                                                      written order will be issued in a few days."
         A. Yes. As I just said, that once we sent that
                                                                                Todd Davis forwarded that to Henry Lichtenberger
11
                                                                  11
12
    letter, he withdrew pursuing purchasing the Badlands.
                                                                      on November 3rd, 2014, saying, "Good morning, FYI - see
                                                                      below. What is the status of the Fore Star transaction
13
         Q. Do you know why?
14
         A. Nope.
                                                                      documents?"
15
         Q. Did he send you an e-mail? Did he call you? How
                                                                  15
                                                                                So evidently, at some point between
    did he tell you that he was withdrawing his interest?
                                                                      September 24th, 2014 and November 3rd, 2014, Mr. Lowie had
16
                                                                  16
         A. If I remember right, I think he called me and said
                                                                       reengaged in his interest to purchase Fore Stars or -- or --
17
18
    that he didn't want to buy it anymore.
                                                                  18
                                                                           A. I think once -- I think once it came out that
19
         Q. And he didn't say why?
                                                                  19
                                                                      Mr. Lang was in bankruptcy, Mr. Yohan decided that we were
         A. I do not recall if he gave me a reasoning for why.
                                                                      okay to proceed and continue to go forward.
                                                                           O. Okav.
21
         Q. But in your mind, it was related to your extension
                                                                  21
22
    of the offer of the right of first refusal?
                                                                  22
                                                                           A. I think.
23
        A. Yes.
                                                                           Q. So then Mr. Lichtenberger responds to Mr. Davis
                   (Defendant's Exhibit 40 was marked
24
                                                                  24 with a CC to you, saying, "Are you able to get Assif [sic]
25
                   for identification.)
                                                                  25 to waive the right of refusal? If so, do you just want to
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Page 171
                                                     Page 170
 1 purchase the course or the LLC? Understand that it is
                                                                  1
                                                                           O. Okav.
    prudent to get his waiver."
                                                                           A. And by him buying Fore Stars, again, if there was
3
              And then Mr. Davis responds, "Henry, I agree.
                                                                      a problem with that right of first refusal, it was no longer
 4 Perhaps . . . the BGC waiver a condition which must be
                                                                      our problem.
    satisfied within xx days of the execution of the agreement.
                                                                                     (Defendant's Exhibit 41 was marked
6 The intent is to purchase the LLC."
                                                                                     for identification.)
              So as of November, at least November 3rd, 2014,
                                                                      BY MR. OGILVIE:
8 it's being represented by Mr. Davis that Mr. Lowie changed
                                                                           Q. Okay. Directing your attention to what's been
9 his interest in purchasing the LLC instead of the assets,
                                                                      marked as Exhibit 41, very quickly. It's an e-mail from
10 correct?
                                                                      your attorney to you -- or to Mr. Davis and copied to you,
         A. I don't think the LLC purchase was Mr. Lowie's
                                                                      with -- attaching a letter from Mr. Assaf Lang waiving his
    change. That was mine. And it was all tied to all of these
                                                                      right of first refusal.
12
                                                                 12
    different things. It's just -- I felt like it gave us more
                                                                                Do you recall that?
    protection, because there was a lot more going on behind the
                                                                           A. Yes, I do recall it.
                                                                  14
15
    scenes than I could identify.
                                                                  15
                                                                           Q. Now, this isn't signed, but it came via e-mail.
                                                                                Is this -- is this a way that it -- is this the
         Q. So the -- they're -- you were learning of hair on
    the deal, essentially?
                                                                      way that it arrived in your in box?
17
                                                                 17
18
              MR. WILLIAMS: Learning -- learning of what?
                                                                  18
                                                                           A. Go back to the main thing so I can look it up
              THE WITNESS: Of hair on the deal.
                                                                      really fast. Yeah. Hold on right there. Now go back to
19
              MR. WILLIAMS: Yeah. Okay. Fair enough.
                                                                  20 the e-mail. Right there, yeah. Hold -- hold still right
20
21
              THE WITNESS: Essentially.
                                                                      there. Let me look it up.
22
              MR. WILLIAMS: Essentially.
                                                                  22
                                                                                Yeah, I'm sure I have.
    BY MR. OGILVIE:
23
                                                                  23
                                                                                From Friday, 7, November, 2014.
24
         Q. You've heard that term before, right?
                                                                                This is going to take me a second to find it.
25
         A. Yes, I have.
                                                                  25 Hold on.
                                                     Page 172
                                                                                                                       Page 173
1
         Q. Don't -- don't worry about it. It's fine.
                                                                      Queensridge Towers and Fore Stars. And this is the document
              In any event, it was your understanding that
 2
                                                                      that finalized the transfer back to Fore Stars of the
3 the -- that Mr. Lang had terminated his right to -- right to
                                                                      two-point-something acres that was the subject of the
    first refusal?
                                                                      election for -- to conclude the clubhouse improvements
         A. That was my understanding, yes.
                                                                      agreement, correct?
 5
 6
         Q. Okay.
                                                                  6
                                                                           A. Yep.
 7
         A. Here. I got the waiver letter. Hold on.
                                                                           Q. So you -- is it true and accurate to say that as
 8
              It looks just like you -- you're showing it.
                                                                  8 of the date of this document, November 14th, 2014, that you
9
         O. Okav.
                                                                  9 had resolved that Golf Course Clubhouse Improvements
10
         A. Not signed. It's just a Word doc.
                                                                  10 Agreement?
                                                                 11
11
              I -- I have on there an e-mail, a subsequent
                                                                           A. Yes. And that's -- the purchase price went from
12 e-mail, from Todd that says, "Looks good to me. Send to
                                                                  12
                                                                      12 to 15.
13 Yohan to send to BCG requesting signature." So whatever
                                                                           Q. When you say "the purchase price," you're talking
                                                                  13
14 that's worth.
                                                                 14
                                                                      about the purchase price of Fore Stars --
15
         Q. Okay. Were you having telephone conversations
                                                                 15
                                                                           A. Fore Stars.
16 with Yohan Lowie at this point in time regarding this right
                                                                           Q. -- and the water rights?
                                                                 16
17
    of first refusal?
                                                                           A. That is correct.
                                                                  17
18
         A. By November, no. We had kind of just -- we were
                                                                  18
                                                                                     (Defendant's Exhibit 43 was marked
                                                                                     for identification.)
19
    just finishing this. Once we converted over to a securities
                                                                 19
    purchase agreement, I was less stressed about it.
                                                                      BY MR. OGILVIE:
                                                                           Q. Directing your attention to what's been marked as
21
         Q. Okay. Let me direct your attention to Exhibit 42.
22
                   (Defendant's Exhibit 42 was marked
                                                                      Exhibit 43. It is an e-mail exchange and "Membership
23
                   for identification.)
                                                                      Interest Purchase and Sale Agreement" from -- the e-mail is
24 BY MR. OGTINTE:
                                                                  24 from Mr. Lichtenberger to you, Yohan Lowie, and Todd Davis
25
         Q. "Lot Line Adjustment Agreement" between
                                                                  25 dated -- what did I say -- November 26th, 2014. The
```

```
A. Well, yeah. It's -- it's worth -- it's worth that
 1 attached -- and Mr. Lichtenberger says, "Attached is initial
    draft of the Stock Purchase Agreement for the Golf Course."
                                                                  2
                                                                      money because not only are we transferring the additional --
3
              So this -- and he goes on to say in the second
                                                                  3
                                                                      we're transferring the clubhouse.
                                                                           Q. Right.
    sentence, "The document differs greatly from the former
5 draft of the Asset Purchase Agreement so creating a marked
                                                                          A. We got the clubhouse back.
6 version would not be very beneficial."
                                                                           Q. Right.
                                                                  6
              And so the attachment -- the second through, what,
                                                                           A. Okay.
8 20th page, whatever it is, of Exhibit 43 is the first
                                                                  8
                                                                           Q. So you're valuing the clubhouse, you and -- in
9 iteration of a purchase and sale agreement for the entity,
                                                                  9
                                                                      this case --
10 as opposed to the prior iterations that were for the assets
                                                                           A. It wasn't just that additional two acres. It
11 of the entity, correct?
                                                                      was -- it was the clubhouse --
12
         A. That's correct.
                                                                           O. The club -- okay.
                                                                 12
13
         Q. And this is this -- references the fact that Fore
                                                                               -- meaning we had the clubhouse.
                                                                 13
                                                                           Α.
14 Stars owns the real property that constitutes the Badlands
                                                                           Q. The real property and the improvements?
                                                                 14
                                                                           A. Yeah.
15 Golf Course, and WRL LLC is the entity that owns the water
                                                                 15
16 rights that are appertinent to the golf course, correct?
                                                                           Q. And you're valuing that at $3 million?
                                                                           A. Yeah.
17
         A. That is correct. Yeah, that was correct.
                                                                 17
18
         Q. And if we go to page 2, the purchase price now, as
                                                                 18
                                                                           Q. So in Section 2.01(b), it talks about a
19 a result of the lot line adjustment agreement between
                                                                 19
                                                                      feasibility period.
20 Queensridge Towers and Fore Stars from November 14th, 2014,
                                                                 20
                                                                               Is that like a -- do you have an understanding
21 is $15 million because you are now transferring that
                                                                      that that was the purchaser's due diligence period?
22 additional two-point-something acres where the clubhouse
                                                                 22
                                                                           A. Yes.
23 sits?
                                                                 23
                                                                           Q. And it was 30 days from the effective date,
24
        A. That's correct.
                                                                      effective date being -- oh, not actually -- not filled in at
         Q. Under Section --
                                                                      this point because it's just a draft, right?
25
                                                    Page 176
                                                                                                                      Page 177
         A. Yeah. And it's going to be, yeah, from the date
                                                                      saying, "Attached is the purchaser executed signature page."
 2 that this was signed.
                                                                               Mr. Lichtenberger responds a few minutes later, an
3
         Q. Right. Okay.
                                                                  3 hour later, saying, "Should we assume that you have no
                   (Defendant's Exhibit 44 was marked
                                                                      comments to the document?"
                   for identification.)
                                                                               Mr. Davis responds 14 minutes later, "Correct."
5
6 BY MR. OGILVIE:
                                                                               And you received a signed Membership Interest
         Q. Directing your attention what's been marked as
                                                                      Purchase and Sale Agreement, right?
                                                                          A. That's correct.
8 Exhibit 44, which is an e-mail exchange between
                                                                  8
9 Mr. Lichtenberger, you, Yohan Lowie, and Todd Davis. The
                                                                           Q. Were you surprised?
10 first e-mail is the same as the e-mail in Exhibit 43, by
                                                                 10
                                                                           A. No. We had negotiated with Yohan for four months.
11 which Mr. Lichtenberger transmitted --
                                                                 11 And let me say, that's a -- that's a lot of work.
              MR. WILLIAMS: Hold on, George.
12
                                                                 12
                                                                                    (Defendant's Exhibit 45 was marked
              THE WITNESS: Hold on. My compressor just came
                                                                                    for identification.)
13
                                                                 13
14 on. Let me go turn it off. Give me one second.
                                                                 14 BY MR. OGILVIE:
15
              MR. WILLIAMS: Hey, George, Billy -- let's go off
                                                                 15
                                                                           Q. Directing your attention to what's been marked as
16 the record.
                                                                 16 Exhibit 45. That is the fully executed signature page for
17
                   (Off the record.)
                                                                      the Membership Interest Purchase and Sale Agreement; is that
18 BY MR. OGILVIE:
                                                                 18
                                                                      correct?
19
         Q. The initial e-mail on Exhibit 44 was the
                                                                 19
                                                                           A. Yes. Go back. But I do want to highlight one
20 transmittal e-mail on Exhibit 43, by which Mr. Lichtenberger
                                                                      thing. Go back to the -- the -- the agreement --
21 transmitted the initial iteration of the -- of the
                                                                 21
                                                                          Q. Okay.
    membership -- stock membership purchase and sale agreement.
                                                                 22
                                                                           A. -- the securities agreement.
23 And then -- so that -- he transmitted that on November 26th.
                                                                 23
                                                                           Q. Okay.
                                                                           A. Go down to the section that talks about the lease
                                                                 24
24
              Mr. Davis responds on December 1st to
25 Mr. Lichtenberger, you, Yohan Lowie, and Frank Pankratz,
                                                                 25 with Par 4. I believe that got put back in. I'm not
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Page 179
                                                     Page 178
 1 100 percent positive, but I'm 90 percent positive.
                                                                   1
                                                                            O. So at this point, with the execution of the
         Q. Section 5.9, on page 4?
                                                                       Membership Interest Purchase and Sale Agreement, you're --
3
         A. Right there where it says 1.02. "'Golf Course
                                                                       you have a binding contract to sell Fore Stars and WRL to
                                                                       Mr. Lowie's entity for 15 million, correct?
 4 Lease' shall mean that certain golf course lease dated as of
 5 June 1, 2010, as amended" -- I -- I did an amendment. We
                                                                           A. That is correct.
 6 canceled the lease with Par 4. And then in November, after
                                                                                     (Defendant's Exhibit 46 was marked
    we got through the Assaf Lang mess, Yohan wanted the lease
                                                                                     for identification.)
8 back in place, and so I had to go and get that lease back
                                                                   8
                                                                       BY MR. OGTIVIE:
9
                                                                   9
                                                                            Q. We go back to the -- Exhibit 45 --
10
         Q. Okay. So whereas the prior negotiations for the
                                                                                So on Exhibit 44 was the e-mail exchange where
11 purchase of the assets anticipated a termination of that
                                                                      Mr. Davis sent back the executed signature page for the
12 lease and no more entanglements relative to -- between Fore
                                                                       purchaser on December 1st.
                                                                  12
    Stars and Par 4, Mr. Lowie changed his mind and asked that
                                                                  13
                                                                                Did you countersign it that same day?
    you go back and extend the lease; is that -- is that what
                                                                            A. Oh, I couldn't tell you. I don't know. If -- I'm
                                                                  14
15 I'm hearing?
                                                                  15
                                                                       sure there's a date on it.
         A. That is what you are understanding. That's --
                                                                            Q. Actually, there's not.
17 that's what I understood. That's what I did.
                                                                            A. I think -- I mean, I -- it didn't -- we didn't
                                                                  17
18
         Q. Okay.
                                                                      hold it. So yeah, I assume that once he sent it over, I
         A. And I -- when I did it, I did tell Paul Jaramillo,
19
                                                                       signed it and sent it back.
20 who owns Par 4, that I didn't understand all of what was
                                                                                Let me see the signature. I can tell you if {\tt I}
21 going on, that it was complicated. So when we did the
                                                                       signed it on my iPad. And if I signed it on my iPad, it was
22 amendment, in order to induce Paul to do the amendment
                                                                       probably right away.
                                                                  22
23 because of the complication, he had a 30-day or 60-day out
                                                                  23
                                                                                Yep, that's my iPad.
24 clause. I can't remember. So there was a lease in place.
                                                                            O. Okay.
25 It was a week lease with an out clause.
                                                                            A. I probably signed that within 15 minutes of
                                                     Page 180
                                                                                                                        Page 181
1 getting it.
                                                                       Mr. Davis, Mr. Lichtenberger, Mr. Lowie, you, and Frank
2
         Q. Okay. And so if we go back to Exhibit 43, the
                                                                       Pankratz, that begins on February 4th, 2015 and ends on
3 feasibility period of 30 days, is it your recollection that
                                                                      February 19th, 2015. The February 19th e-mail from you --
 4 that would have expired on or about December 30th or 31st,
                                                                      I'm not sure. It doesn't say who it's to.
    2014?
                                                                                It says, "In the e-mail string below you will find
5
6
         A. Yep, that's my recollection.
                                                                       the last set of notes and clarifications to our PSA."
         Q. Let me direct your attention to what's been marked
                                                                                Are you referring to the two PSAs for -- one for
                                                                   7
                                                                      WRL and one for Fore Stars?
    as Exhibit 46. It's an e-mail exchange between Todd Davis,
    Henry Lichtenberger, you eventually are included, Kerry
                                                                           A. I actually think that Yohan -- if you look up
10
    Walters, Billy Bayne.
                                                                      above, it's from Yohan to me, and he says, "Why are you
                                                                       doing this?"
11
              The first e-mail on the second page says, "Henry."
                                                                  11
12
              Go to the second page.
                                                                                I think I responded. I wrote, "In the e-mail
13
         A. This is just where they wanted to split the
                                                                  13
                                                                       string below," so that's what you said, I apologize, "you
14
    transactions up into two transactions, one for the water
                                                                      will find the last set of notes and clarifications to our
15
    rights and one for the golf course.
                                                                  15
                                                                       PSA."
         Q. Okay. And so -- so prior to December 23rd, 2014,
16
                                                                                This was a little bit of a renegotiation thing
                                                                  16
    it was your understanding you were proceeding with the
                                                                       that was going on, and it just made -- it was more
17
                                                                  17
18
    single membership interest purchase and sale agreement that
                                                                       complicated.
                                                                  18
19
    was executed on or about December 1st. 2014?
                                                                  19
                                                                            Q. And so, essentially, you're saying the Peccole
20
         A. Yep.
                                                                       Family doesn't have any interest in the renegotiation?
21
                   (Defendant's Exhibit 47 was marked
                                                                  21
                                                                            A. Essentially, that's what I'm saying. They --
22
                   for identification.)
                                                                       yeah, I didn't want to rep and warrant any more than what
23 BY MR. OGILVIE:
                                                                       was repped and warrantied in the document, and that had
                                                                  24
24
         Q. Directing your attention to what's been marked as
                                                                      become an issue.
25 Exhibit 47. It's an e-mail exchange, again, between
                                                                            Q. Do you know why Yohan wanted to extend the option
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Page 182
                                                                                                                      Page 183
                                                                           A. We (inaudible) them and changed the pricing to $7
1 on the end cap?
         A. No, I don't remember why. What -- hold on. Let
                                                                  2 1/2 million for the water rights and $7 1/2 million for the
3 me think for a second.
                                                                      land.
              He wanted to go back and talk about getting the
                                                                          Q. Okay. And that was the final purchase price for
5 end cap and -- and using that basically as collateral for
                                                                      each one of those entities, WRL and Fore Stars?
6 the $3 million that he would owe us in taking that note back
                                                                          A. Yes, sir.
7 and trying to close with $12 million. And I just stated
                                                                                    (Defendant's Exhibits 49 and 50
8 that's -- I didn't have approval to do that from the family,
                                                                                    were marked for identification.)
9 we have to close or we're done.
                                                                  9
                                                                      BY MR. OGILVIE:
10
                  (Defendant's Exhibit 48 was marked
                                                                 10
                                                                           Q. Directing your attention, I guess, first to
                   for identification.)
                                                                 11 Exhibit 49 and then to Exhibit 50. I'm going to ask you if
                                                                      these are the final executed version -- final executed
12 BY MR. OGILVIE:
                                                                 12
         Q. Directing your attention to what's been marked as
13
                                                                      membership interest and pur- -- membership purchase and sale
14 Exhibit 48. It's an e-mail exchange from Mr. Lichtenberger,
                                                                      agreement for -- well, strike that.
                                                                 15
15 you, Kerry Walters, Frank Pankratz, Alan Mikal, Todd
                                                                               The first one, 49, is the "Membership Interest
                                                                 16 Purchase and Sale Agreement" that was executed for the sale
17
              THE WITNESS: I thought we did it back in
                                                                      of Fore Stars to Mr. Lowie's entity, correct?
                                                                 17
18 December.
                                                                 18
                                                                          A. Yes, I believe so.
             MR. WILLIAMS: You just had some stuff that I
19
                                                                 19
                                                                               Can you scroll down to the signature pages for me?
20 wasn't aware back then. The next year is --
                                                                 20
                                                                               Yes.
             THE WITNESS: It was just the closing.
                                                                 21
                                                                           Q. Okay. And then exhibit -- oh, okay. Yes. Good.
22
              MR. WILLIAMS: Yeah.
                                                                 22
                                                                               Exhibit B to --
23 BY MR. OGILVIE:
                                                                 23
                                                                           A. That gives you your list of stuff.
         Q. Mr. Lichtenberger, on February 26th, it appears
                                                                           Q. Lists equipment. It's identified as "Equipment
                                                                 25 List." This is the operation assets that you referenced
25 circulating --
                                                                                                                      Page 185
                                                    Page 184
1 earlier that you had a valuation done. You can't remember
                                                                      BY MR. OGILVIE:
2 exactly what it was, but it was less than 200 or $300,000?
                                                                           Q. Anything else other than money? Any other land?
         A. That's what I remember.
3
                                                                  3 Anything else that was given to The William Peter Peccole
         Q. Okay. If we turn to Section 2.01 of Exhibit 49 --
                                                                      and Wanda Ruth Peccole Family Limited Partnership for WRL or
5 and again, Exhibit 49 is the Membership Interest Purchase
                                                                  5 Fore Stars?
    and Sale Agreement for Fore Stars.
                                                                          A. No. That's kind of why we had to stop. Like, I
              It says that the purchase price is $7,500,000; is
                                                                      was afraid that going back and talking about the end cap
    that correct?
8
                                                                      and -- and all of that stuff would just open up a bigger
9

    That's correct.

                                                                      Pandora's box. That's why we stopped. We just said, "close
10
         Q. Did the seller, which is identified as The William
                                                                      or don't close."
11 Peter Peccole and Wanda Ruth Peccole Family Limited
                                                                                    (Defendant's Exhibit 51 was marked
12 Partnership, receive any consideration in addition to $7 1/2
                                                                                    for identification.)
13 million for selling Fore Stars to Mr. Lowie's entity Ramalta
                                                                      BY MR. OGILVIE:
                                                                 13
14 LLC?
                                                                           Q. Directing your attention to what's been marked as
15
              MR. WILLIAMS: Objection; vague and ambiguous.
                                                                      Exhibit 51. It is a "Grant, Bargain, and Sale Deed,"
                                                                      whereby Hualapai Commons Limited LLC -- I believe you
16
              MR. LEAVITT: Repeat the objection.
17
              MR. WILLIAMS: He asked you if you received any --
                                                                      testified earlier that that was a Peccole entity, correct?
18
    if the company received any consideration in addition to the
                                                                 18
                                                                          A. Yes.
19
    7.5 million. If you can answer, answer.
                                                                 19
                                                                           Q. -- granted and sold to EHC Hualapai LLC what is
             THE WITNESS: I don't know what consideration
                                                                      identified on Exhibit A. We look to Exhibit A.
                                                                          A. This is for the end cap.
21 means. More money?
                                                                 21
22
              MR. WILLIAMS: That's why I objected.
                                                                 22
                                                                           Q. That's all I needed to know. So this is --
23
              MR. LEAVITT: It could be anything.
                                                                 23
                                                                          A. Yeah. Because if you go up, it says -- go scroll
              THE WITNESS: We got $7.5 million for the sale of
                                                                 24 up, right there, to the exhibit for me.
24
25 the property and $7.5 million for the water rights.
                                                                 25
                                                                               You can see where it says exhibit. This is a
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Page 187
                                                    Page 186
                                                                     BY MR. OGILVIE:
 1 condominiumized piece because it's going through -- "said
 2 exterior facade, 2.63 feet to the center of the common wall;
                                                                          Q. This is dated July 11, 2017.
                                                                  2
3 thence north . . . feet to the northerly extension of the
                                                                  3
                                                                          A. Well, that's 2017, so I'm right.
 4 common wall."
                                                                               So 2015 the loan paid off. And then we had to
                                                                  5 finish the record of survey and the commercial subdivision,
              This is measuring out the interior of that end cap
                                                                     which took about six, nine months.
6 space.
7
         Q. Okay. So this is the Grant, Bargain and Sale Deed
                                                                          Q. Okay.
8 by which the Peccole Family transferred title to Mr. Lowie
                                                                          A. So yeah, that's what this is. But this has
    of the end cap, correct?
                                                                     nothing to do with the golf course.
         A. Yeah. And I think our -- I think our loan paid
                                                                          Q. Understood.
                                                                 10
11 off in July of '15. And after that, we had to do the
                                                                          A. It does have to do with that -- that collateral
    commercial subdivision and the record of survey, which is
                                                                      agreement and all that other stuff.
    what this legal description was generated from. And then we
                                                                                    (Defendant's Exhibit 52 was marked
    could transfer that property to Yohan.
                                                                                    for identification.)
                                                                 14
              So what's the date on this deed? Is this like
                                                                     BY MR. OGILVIE:
15
                                                                 15
16 August? September?
                                                                          Q. Directing your attention to what's been marked as
17
              MR. WILLIAMS: I thought July.
                                                                     Exhibit 52. You previously just -- you just mentioned the
                                                                 17
18
              THE WITNESS: It might have been July, because we
                                                                 18
                                                                     record of survey that you had to complete.
19
    might have been working on it concurrently.
                                                                 19
                                                                               Is this the record of survey that you were
             MR. WILLIAMS: Right there.
20
                                                                 20
                                                                     referring to?
21
             THE WITNESS: Yeah.
                                                                 21
                                                                         A. That is.
22
             MR. WILLIAMS: 7/13.
                                                                 22
                                                                          Q. Okay. And the -- the building that is referenced
              THE WITNESS: Yeah. That's fine.
                                                                 23 or reflected on this Exhibit 52, that's the end cap,
23
              We were working on this concurrently to give
                                                                     correct?
                                                                         A. That is.
25 overture in anticipation of our loan closing.
                                                    Page 188
                                                                                                                      Page 189
              MR. OGILVIE: Okay. Mr. Leavitt may have some
                                                                     exhibits to --
 2 questions for you, but, at this point, I will pass the
                                                                  2
                                                                          A. I remember.
3 witness.
                                                                          Q. Okay. All right. And you have a basic
             MR. LEAVITT: All right. Butch, switch seats,
                                                                     understanding of how zoning applications are filed with the
5 man.
                                                                     City of Las Vegas; is that correct?
6
                   (Brief pause in the proceedings.)
                                                                  6
                                                                          A. A basic one, yep.
                           EXAMINATION
                                                                          Q. Okay. And when you go to the City of Las Vegas,
8 BY MR. LEAVITT:
                                                                     the City of Las Vegas tells you what applications are
9
         Q. All right. Mr. Bayne, thank you for your time,
                                                                     necessary to file, correct?
10 and I'll have a few questions with you. Hopefully I can get
                                                                 10
                                                                          A. That's correct.
                                                                          Q. And the City of Las Vegas directs you on how to
11 through them relatively quickly.
              You talked about an individual named Clyde Spitze,
12
                                                                 12
                                                                     fill out those applications, correct?
13 correct?
                                                                 13
                                                                          A. Typically.
14
        A. I did.
                                                                 14
                                                                          Q. Okay.
15
         Q. And you said that Clyde Spitze understood the
                                                                 15
                                                                          A. And we don't typically fill them out. We usually
                                                                     hire somebody to do it.
16 property probably better than anybody; is that correct?
                                                                 16
17
         A. Understood the zoning and -- and those things,
                                                                 17
                                                                          Q. Right.
18
                                                                 18
                                                                               And so it's your understanding that that
19
         Q. So zoning and land use, he would be the guy to go
                                                                     individual would go to the City of Las Vegas and get the
   to to find out what was happening on the property, correct?
                                                                     information on how to fill out that application; is that
         A. Yes. And for most of the applications before --
                                                                 21
                                                                     correct?
22 before 2004, 2005, that would be Clyde.
                                                                 22
                                                                          A. That's correct.
         Q. Okay. And there was some questions in regards to
                                                                          Q. Okay. All right. So give me just a second here.
24 this PROS designation.
                                                                 24 George did so much, I can't even find out where the
25
              You remember those? And we can go back to the
                                                                 25 questions were. Hold on a second.
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Page 190
                                                                                                                       Page 191
              Okay. Sorry, Billy.
                                                                   1 BY MR. LEAVITT:
1
2
         A. No, you're good.
                                                                           Q. Actually, hold on just a second. Let's hold on a
3
              MS. HAM: Jim, are you looking for the exhibit
                                                                      second. So I want to come back to that.
                                                                                So Clyde Spitze was an individual who worked with
 4
    numbers?
              MR. LEAVITT: I'm looking for the exhibit number
                                                                   5 your grandfather, and he was one of the individuals that
6 for the application that was submitted that had -- was
                                                                   6 went to the City of Las Vegas and asked the City of Las
    signed by -- signed by Larry Miller.
                                                                      Vegas how to fill out applications for zoning; is that
8
              MS. HAM: Twenty, twenty-one, and twenty-two,
                                                                      correct.
9 believe.
                                                                  9
                                                                           A. That is correct.
10
              MR. LEAVITT: What?
                                                                           Q. So he would be an individual who has probably the
              THE WITNESS: Twenty, twenty-one, and twenty-two.
                                                                 11 most knowledge regarding the zoning on the property and any
12
              MR. LEAVITT: Okay. Can you pull up, please,
                                                                      potential master plan land use designations on the property;
    Exhibits No. 20, 21, and 22? There we go.
                                                                      is that correct?
13
14
              MR. OGILVIE: Who are you talking to? Do you
                                                                 14
                                                                           A. That's correct.
15 have --
                                                                                MR. OGILVIE: Objection; lacks -- lacks
                                                                 15
16
              MR. LEAVITT: You guys, George. George, I don't
                                                                 16 foundation.
17 have a copy of your exhibits. You never sent them to me, so
                                                                 17
                                                                               MR. WILLIAMS: Let's slow it down just a little
18 someone is going to have to pull them up.
                                                                      bit guys, just because I'm concerned about the court
              MR. OGILVIE: Well, you could have been here with
19
                                                                 19
                                                                      reporter as well as making sure that people can get
20 me. I would have provided -- I have a copy for you right
                                                                      objections in.
                                                                  20
21 here.
                                                                 21
                                                                               MR. LEAVITT: You got it.
22
              MR. LEAVITT: All right, George. All right.
                                                                  22
                                                                                MR. WILLIAMS: I'm the one who speeded it up
23
              Well, if you don't mind pulling up Exhibit No. 20,
                                                                      trying to save my client, but we'll have to slow down just a
                                                                      little bit.
24 please.
25
              MR. MOLINA: Which -- which one is that?
                                                                                MR. LEAVITT: Butch just told me to hurry up. Now
                                                    Page 192
                                                                                                                      Page 193
1 he's telling me to slow down.
                                                                      for speculation.
2
              MR. WILLIAMS: To slow down, right. Yeah.
                                                                  2
                                                                                THE COURT REPORTER: I didn't get the answer.
                                                                                THE WITNESS: I would -- I would agree that as far
3 Welcome to my life.
 4 BY MR. LEAVITT:
                                                                      as I know, we never asked the city to do that.
5
         Q. All right. So I'm going to read to you something
                                                                      BY MR. LEAVITT:
    that Mr. Spitze stated, and I want to ask you whether you
                                                                  6
                                                                           Q. Okay. And are you aware of any point in time when
    agree with it. This was during his deposition that was
                                                                      the City of Las Vegas gave you or anybody else in the
    taken on August 21st, 2019, at 9:00 o'clock a.m. And this
                                                                      Peccole Family notice that it was going to change a land use
                                                                      designation on the 250-acre property to a PROS designation?
9 is Volume II. And this is from page 356 of his deposition
10 line 3.
                                                                           A. I'm not aware of that. I don't -- I don't know
11
                                                                 11 when that would have occurred, and I'm not -- I'm not aware
              The question is:
              "Question: Understood. Are you aware of any time
12
                                                                 12
                                                                      of that, no.
    that the William Peccole or anyone -- that William Peccole
                                                                           Q. Okay. Do you know if there ever was a PROS
                                                                 13
    or anyone from the Peccole Family went to the City of Las
                                                                 14
                                                                      designation put on the property under the city's master
    Vegas and requested that a parks, recreation, or open space
                                                                 15
                                                                      plan?
16
    designation be placed on any part of the property?
                                                                           A. Under the city's master plan, I do not know. What
                                                                 16
17
              "Answer: Not that I -- that I know of."
                                                                      I do know is that when we got the tax bill every year, we
18
              Would you agree with that?
                                                                      would go and appeal to the taxing authority that the land
                                                                 18
19
         A. I would agree with that.
                                                                 19
                                                                      was being used as open space.
         Q. Okay. So would you agree that there's never any
                                                                           Q. Okay. And that actually brings me to a question.
21 time that the Peccole Family went to the City of Las Vegas
                                                                 21
                                                                                So when you went to appeal your taxes, was that
    and said, Hey, put a parks, recreation, open space
                                                                 22
                                                                      appeal based on the use that was being made of the property
23
    designation on your master plan on our 250-acre property?
                                                                 23
                                                                      or was it based on zoning of the property?
24
        A. (Inaudible).
                                                                           A. It was being based on the use, how we were using
                                                                 24
25
              MR. OGILVIE: Objection; lacks foundation, calls
                                                                  25 the property as a golf course.
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Page 194
                                                                            Q. Okay. And so -- well, let me -- let me read to
1
         Q. Okay. And was the tax appeal based on the use
    that was being made of the property, or was it based upon a
                                                                       you something else that Mr. -- Mr. Spitze stated in his
    potential master plan land use designation of PROS?
                                                                       deposition. This is from Volume I of Mr. Spitze's
 3
                                                                       deposition, taken on August 16th, 2019. And this is Page
         A. Just the use, as far as I know, when we were doing
    the appeals.
                                                                       No. 178. This is the question. And by the way, I'm
                                                                       questioning him. It says:
6
         O. Okay.
         A. We would show them that it was a golf course. We
                                                                                 "And, again, I have read through tens of thousands
8
    would show our licensure as a golf course.
                                                                       of pages of documents here, and I have not seen anywhere in
9
         Q. Okay. All right. And by showing the tax assessor
                                                                       any of these documents where the City of Las Vegas
    that the property was being used as a golf course, the
                                                                       conditioned the development of the Queensridge property upon
    argument you were making is that the property is currently
                                                                       the construction of a golf course. Would you agree with
    being used a golf course; therefore, it should be taxed as a
                                                                       that?
                                                                  12
    golf course for open space, correct?
                                                                  13
                                                                                 "Absolutely it did not."
14
         A. That is correct.
                                                                                 Would you agree with Mr. Spitze's statement there?
                                                                  14
15
         Q. You were not conceding to the tax assessor that
                                                                  15
                                                                            A. To the best of my understanding.
16 the property could only be used as open space into
                                                                            Q. Okay. And then I said -- then the next question
17
    perpetuity, were you?
                                                                  17
                                                                       was:
18
         A. No. And I don't know that the tax assessor --
                                                                  18
                                                                                 "So was there any point in time when anybody at
19
              THE COURT REPORTER: I'm sorry, could only be used
                                                                  19
                                                                       the City of Las Vegas came to you and stated we will not
20
    as open space and what?
                                                                       allow you to build the Queensridge development unless you
21
              MR. LEAVITT: Into perpetuity, were you, question.
                                                                       will build a golf course?"
22
         Q (By Mr. Leavitt) Go ahead.
                                                                                 And then Mr. Ogilvie states: "Objection; lacks
23
         A. No. We weren't conceding anything other than we
                                                                  23
                                                                       foundation, mischaracterizes the evidence."
    were using it as a golf course, and we didn't want to pay a
                                                                                 And then he answers: "No."
25 lot of taxes for residential land.
                                                                                 In other words, nobody from the city ever came to
                                                     Page 196
                                                                                                                        Page 197
1 you and said you can't build Queensridge unless you build
                                                                            Q. Okay.
 2 the golf course; would you agree with that?
                                                                            A. I asked GC Wallace to do a study on how much it
 3
         A. To my -- to my understanding, there were no limits
                                                                       was going to cost to pipe and deal with the flood control
 4 placed on us.
                                                                       and the FEMA issues on the corner of Alta. That was
         Q. Okay. And then the -- turning to page 187 of
                                                                       probably in April or May of 2014. So all the way up until
    Mr. Spitze's deposition, he -- he has a -- the question is
                                                                       the point that we decided that -- once I got back from GC
    presented:
                                                                       Wallace that it was going to be very, very expensive is when
8
              "Okay. And then the City of Las Vegas never
                                                                       we decided let's see if we can just sell the golf course to
    specifically required you or made a condition to have open
                                                                       somebody that can operate a golf course better than we can.
10
    space?"
                                                                  10
                                                                            Q. Okay. And did the Queensridge CC&Rs give you any
              And he answered: "That's right."
11
                                                                       indication of whether your family was reserving the -- or \ensuremath{\mathtt{I}}
12
              Would you agree with that?
                                                                       don't know, maybe reserving is not the best way to say it,
                                                                       of whether your family kept the right to develop on the golf
13
         A. To the -- to the best of my knowledge. Again, I
                                                                  13
14
    wasn't there for any of that, but I would defer to Clyde.
                                                                  14
                                                                       course?
15
         Q. Okay. And -- but you're not aware of any time
                                                                  15
                                                                            A. In contemplating what we would do with GC Wallace,
16
    when the City of Las Vegas stated to you or anybody at your
                                                                       we were not under the impression that we could not develop
                                                                  16
    family that you could not build on Queensridge unless you
                                                                       on the golf course. But we also were not under the
17
18
    had a golf course?
                                                                       impression that we could turn off the golf course.
                                                                   18
         A. We contemplated building on that golf course all
19
                                                                  19
                                                                            Q. Okay. And in the Queensridge CC&Rs it states,
    through and up unto our negotiations with Yohan to sell the
                                                                       does it not, that the golf course is not part of the
21
    golf course.
                                                                  21
                                                                       Queensridge community, correct?
22
         Q. And what evidence do you have of that?
                                                                  22
                                                                            A. States -- states it clearly.
23
         A. The Hyatt meetings --
                                                                            Q. Okay. And in the Queensridge CC&Rs it also states
         Q. Okay.
                                                                   24 that the golf course is available for development; is that
24
25
         A. -- where we talked to Hyatt.
                                                                   25 correct?
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Page 199
         A. It says it in the CC&Rs that I've read, yes.
                                                                  1 were disclosed to him?
1
2
         Q. Okay. And so based upon the facts and information
                                                                          A. No. Everything -- everything's in our reps and
    that you have, and also the CC&Rs, was it you and your
                                                                     warranties in that securities agreement.
    family's belief that you could actually develop the golf
                                                                          Q. Okay. And in that securities agreement, is there
5 course into residential units, if you wanted?
                                                                  5 any rep or warranty that says Mr. Lowie cannot build on the
              MR. OGILVIE: Objection; lacks foundation, calls
                                                                     golf course?
7 for speculation.
                                                                          A. No. I don't believe -- I don't believe the reps
8
              THE WITNESS: I would say that it was my family's
                                                                     and warranties -- we did not rep that he could build. We
9 understanding that the golf course could be developed on.
                                                                     did not rep that he could not build.
10 When you say "into residential units," again, we never would
                                                                               MR. OGILVIE: Objection; the document speaks for
11 have gotten rid of the 27 holes.
                                                                 11 itself.
12 BY MR. LEAVITT:
                                                                     BY MR. LEAVITT:
                                                                 12
13
         Q. Totally understand that. And I understand that.
                                                                          Q. Go ahead. You can continue.
                                                                 13
14
         A. So could we fit houses here and there, yes, we
                                                                          A. And we acknowledged that there was the BGC
                                                                 14
15
    contemplated that.
                                                                     restriction, orally we talked about that a little bit. And,
         Q. Okay. But did you -- do you feel like you had the
                                                                      again, that was his to go and deal with.
17 right to develop homes on the property, on the 250-acre
                                                                          Q. Right.
                                                                 17
18
    property?
                                                                 18
                                                                               And he could actually terminate the BGC
             MR. OGILVIE: Objection; lacks foundation, calls
19
                                                                 19
                                                                     restriction on his own, correct?
20 for expert -- or calls for a legal conclusion.
                                                                 20
                                                                          A. How- -- however -- once he owned Fore Stars LLC,
             THE WITNESS: I'm not sure that we felt we had the
                                                                 21 he could do what he needed to as Fore Stars LLC.
22 right to develop where the golf course was.
                                                                 22
                                                                          Q. Understood.
23 BY MR. LEAVITT:
                                                                 23
                                                                               All right. And do you know -- do you know if --
                                                                      whether the property was zoned R-PD7?
         Q. Okay. And when you sold the property to
                                                                          A. When we looked --
25 Mr. Lowie, were there any restrictions on the property that
                                                    Page 200
                                                                                                                     Page 201
              THE COURT REPORTER: Was zoned what, R? I'm
                                                                          A. Other than our BGC restrictive covenant, other
2 sorry, what is it?
                                                                  2 than that, I am not aware of any legal restrictions. But
3
             MR. LEAVITT: R-PD7.
                                                                  3 I'm -- I would go to our attorney and ask if there's legal
              THE WITNESS: When we looked it up for the rep and
                                                                  4 restrictions.
5 warranty section, we just went to the county and looked it
                                                                          O. So --
    up and saw that it was zoned R-PD7, so we put it into the
                                                                               MR. OGILVIE: I object to the last question as
    document.
                                                                     calling for a legal conclusion.
                                                                     BY MR. LEAVITT:
8 BY MR. LEAVITT:
         Q. And I'll represent to you that Mr. Spitze, in his
                                                                          Q. Okay. Okay. So if you wanted to know whether you
10 deposition, said that meant -- said that R-PD7 meant that
                                                                 10 could build where the grass was on the golf course, you
11 residential units could be developed in R-PD7 zoning.
                                                                 11 would go to your attorney and you would get a legal opinion
                                                                     from him to make that determination?
12
              Is that your understanding also?
              MR. OGILVIE: Objection; lacks foundation.
                                                                          A. Correct.
13
                                                                 13
14
              THE WITNESS: I don't have an -- an understanding
                                                                 14
                                                                          Q. Okay.
15 of what R-PD7 meant, other than -- I don't know where it
                                                                 15
                                                                          A. And he would probably go to land use and check
                                                                     with land use. It would go to planning, I assume. But --
16 means that you can develop that.
                                                                 16
    BY MR. LEAVITT:
                                                                      but that's how it would go. I wouldn't just decide it.
17
18
         Q. Understood.
                                                                 18
                                                                          Q. And then would land use -- and when you say "land
19
         A. I know that it means residential plan development,
                                                                 19
                                                                      use," are you referring --
20 seven units per acre. But where that applies exactly, I
                                                                          A. The City.
21 didn't have an understanding of.
                                                                 21
                                                                          Q. Okay. City of Las Vegas Planning Department,
22
         Q. Okay. But as far as you know, were there any
                                                                 22
                                                                     correct?
23 restrictions in place -- let's start with: Were you aware
                                                                 23
                                                                          A. Correct.
24 of any legal restrictions in place that would prohibit the
                                                                          Q. And then what would the City of Las Vegas Planning
                                                                 24
25 development of homes on the golf course?
                                                                 25 Department do? Would they give you a zoning verification
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Page 202
                                                                                                                      Page 203
                                                                                MR. LEAVITT: Yes.
1 letter; is that what they would do?
         A. Um-hmm, typically.
                                                                  2
                                                                                THE WITNESS: Sorry.
3
              MR. OGILVIE: Objection; lacks foundation.
                                                                  3
                                                                                THE COURT REPORTER: Thank you.
 4 BY MR. LEAVITT:
                                                                                     (Discussion off the record.)
                                                                                THE WITNESS: Okay. Go ahead.
         Q. Okay. And what do you mean by --
              THE COURT REPORTER: I'm sorry, what was the
                                                                  6 BY MR. LEAVITT:
6
7 answer?
                                                                           Q. Okay. Exhibit No. 20 is the application
8
              THE WITNESS: I said, yes, typically.
                                                                  8 Mr. Peccole [sic] was referring to previously. And you'll
9 BY MR. LEAVITT:
                                                                      remember that he referenced one, two, three, four, five
         Q. Okay. And what do you mean by, "yes, typically,"
                                                                      lines down where it says PROS.
10
11 that's how the process works?
                                                                                You see that?
         A. When I'm -- when we're developing a piece of
                                                                           A. I do.
12
                                                                 12
    property, typically we'll go to land use and find out what's
                                                                           Q. Okay. Is there anything on this document where
13
14 allowed, what's not allowed, what's the zoning, what it
                                                                      Mr. Miller is affirming that the general plan existing is
                                                                      PROS, or is this a document you would typically fill out and
15 allows us to do. And so typically, I would go down or we
16 would hire somebody to go down and -- and do that. It
                                                                      submit to the City because this is the type of document the
17 depends on the site, the piece of property, and the
                                                                      City would want you to submit in order to get a general plan
18 complexity.
                                                                 18
                                                                      application?
19
         Q. Is that how you've done it for every one of your
                                                                  19
                                                                           A. Generally --
20 properties?
                                                                                \ensuremath{\mathtt{MR}}. OGILVIE: Objection; lacks foundation, vague
                                                                  20
21
        A. Yes.
                                                                      and ambiguous, calls for speculation.
22
              MR. LEAVITT: Okay. All right. Okay. And if we
                                                                 22
                                                                      BY MR. LEAVITT:
                                                                           Q. Go ahead. You can --
23
    could pull up Exhibit No. 20.
                                                                 23
              THE COURT REPORTER: And can you guys try to slow
                                                                           A. Generally we would go down and we would get -- we
25 down a little bit for me? It's been a long day.
                                                                      would get this line, the general plan line. We would get
                                                                                                                      Page 205
                                                    Page 204
1 that from city planning.
                                                                      Peccole Ranch Master Plan applied to the 250-acre property
2
         O. Right.
                                                                      in this case, or otherwise known as the Badlands Golf
3
              So this isn't something where you were signing and
                                                                  3 Course, and what -- that was -- that was sold to Mr. Lowie
 4 saying and committing and affirming, Hey, we believe that
                                                                      or some other -- I shouldn't say it that way. That
5 there's a PROS on the property; that's not what this
                                                                      Mr. Lowie acquired through the Fore Stars transaction.
    document means?
                                                                      Okay. So that argument is being made. I'm just
         A. That is not what this document mean --
                                                                      representing that to you. And the arguments being made is
         Q. Okay.
8
                                                                      that Phase II -- well, hold -- let's go back.
9
         A. -- for us.
                                                                                The 250-acre property, the golf course property,
10
              MR. OGILVIE: Objection; lacks foundation, calls
                                                                 10
                                                                      is located in Phase II of the Peccole Ranch Concept Plan,
                                                                 11 correct?
11 for a legal conclusion.
12
              MR. LEAVITT: Well, seems how you asked him
                                                                  12
                                                                           A. That is correct.
13 questions about it, George, I thought I could ask him
                                                                 13
                                                                           Q. Okay. Do you agree or disagree that the 250-acre
14
    questions about it.
                                                                      property in this case is subject to the Peccole Ranch
15
             MR. OGILVIE: I didn't ask him what it meant. I
                                                                      Concept Plan?
                                                                           A. I do not believe that the property north of
16 asked him what it was.
                                                                 16
              MR. LEAVITT: I'm just -- I'm just getting on you
                                                                      Charleston was part of Peccole Ranch, as -- for the reason
17
18
    a little bit, George. It's getting late.
                                                                      that none of that property is subject to Peccole Ranch HOA,
                                                                 18
19
         Q (By Mr. Leavitt) Okay. All right. Let's turn
                                                                 19
                                                                      we don't pay fees. If you talk to Jan Porter who
20 to -- there were questions about the Peccole Ranch Master
                                                                      administers the Peccole Ranch HOA, she will tell you none of
21 Plan, and Mr. Ogilvie asked you just a couple of questions
                                                                      that property is part of Peccole Ranch. And it's not
22 on that and moved off the topic. I actually call it the
                                                                      contemplated that it -- it was part of Peccole Ranch other
    "Peccole Ranch Concept Plan." But I just have a couple of
                                                                  23
                                                                      than by the City.
24 questions for you there.
                                                                 24
                                                                           Q. Okay. And what do you mean by there's -- you said
25
              There's an argument that's being made that the
                                                                 25 it's not subject to HOA. What do you mean by that?
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```
Page 206
         A. So when we created -- when the 1992 master plan
                                                                  1 Master Plan or Concept Plan, however you want to call it, it
    was created and we had the opportunity to annex property
                                                                  2 would have had to have been annexed into that plan; is that
 3 into the master plan, as we annexed property into the master
                                                                     correct?
 4 plan, it became subject to it, and, thus, the declarant was
                                                                          A. That's my understanding --
 5 Peccole Ranch HOA. The person responsible to collect fees
                                                                              MR. OGILVIE: Objection; calls for a legal
6 and assessments was Peccole Ranch HOA.
                                                                  6 conclusion.
              Peccole Ranch HOA doesn't get fees or assessments
                                                                               THE WITNESS: That's my understanding based on
8 from Queensridge. It doesn't get them from the golf course.
                                                                     reading the CC&Rs for Peccole Ranch.
9 It doesn't get them from Rampart Commons, Sir Williams
                                                                 9
                                                                     BY MR. LEAVITT:
10 Court, 21 Stars, any of those entities that we talked about
                                                                          Q. Perfect. All right. And is that the un- -- is
11 earlier. And so it's never made sense to me that it was
                                                                     that also written in the -- well, let me take a step back.
12 part of Peccole Ranch Master Plan Phase II.
                                                                               Are you familiar with the Queensridge CC&Rs?
                                                                 12
13
              I agree with your idea that there's a concept
                                                                 13
                                                                          A. I am familiar with the Queensridge CC&Rs.
14 plan. Clearly there was a concept. There's no doubt about
                                                                          Q. And isn't it true that the Queensridge CC&Rs also
                                                                 14
15 it. We have the maps. But it -- it was never -- we did not
                                                                     include a provision that the Queensridge CC&Rs will only
                                                                     apply to that property which is annexed into the Queensridge
16 annex that property in.
                                                                     CC&Rs?
17
         Q. Okay. So that concept was never applied to the
                                                                 17
18 250-acre property; is that correct?
                                                                 18
                                                                          A. That is correct.
19
        A. That concept wasn't applied to any property north
                                                                 19
                                                                          Q. And isn't it true that the 250-acre property that
20 of Charleston.
                                                                     we've been discussing here, the golf course property, has
21
        Q. Got it. Okay.
                                                                     never been annexed into the Queensridge CC&Rs either?
22
         A. Not just the 250 acres.
                                                                 22
                                                                          A. Hence the designation "not a part of."
23
         Q. And so let me make sure I understand this.
                                                                 23
                                                                          Q. Not a part of. Okay.
              So in order for the 250-acre property in this
                                                                               And when you say "not a part of," what are you
25 case, the golf course, to be subject to the Peccole Ranch
                                                                 25 referring to?
                                                                                                                     Page 209
                                                    Page 208
         A. Not a part of Queensridge.
                                                                     place --
 2
         Q. Got it.
                                                                         A. Yes.
 3
         A. Now, again, I would point you to Clyde. Clyde is
                                                                  3
                                                                         Q. -- is that correct? Okay.
 4 going to know more about that history than me.
                                                                         A. That's the picture that's in our office.
                                                                          Q. All right. Perfect.
         Q. Okay. Well, actually, we can see what Clyde said
 6 right here. This is on page -- this is Volume I of
                                                                  6
                                                                               So then -- let me continue.
    Mr. Spitze's deposition. It's August 16th, 2019. And the
                                                                 7
                                                                               "Question: And on Phase II, there were two
    question is --
                                                                     different plans. There was the Peccole and the Triple Five
             MR. OGILVIE: What -- what -- where are
10 you, Jim?
                                                                 10
                                                                               And the answer is: "Yes."
11
                                                                               Then the question is: "Back in 1990, correct?"
             MR. LEAVITT: Sorry. Sorry, Mr. Ogilvie. Page
                                                                 11
                                                                               The answer is: "Yes."
12 147, Volume I, line 24.
                                                                 12
         Q (By Mr. Leavitt) The question is:
                                                                                "And then after Mr. Peccole got into the
13
                                                                 13
14
              "And on Phase II," we're referring to the Peccole
                                                                 14 litigation with Triple Five and broke with Triple Five, then
15 Ranch Phase II, "there were two different plans. There was
                                                                     a new plan came in, correct?"
                                                                               "Yes."
16 the Peccole and the Triple Five plan."
                                                                 16
17
              And the Triple Five plan was the original plan
                                                                 17
                                                                               You agree with that so far?
18
    that your grandfather had entered into with Triple Five; is
                                                                 18
                                                                          A. Yes.
19 that correct?
                                                                 19
                                                                          Q. Okay. Then the next question is:

    I don't know.

                                                                               "Okay. That's your plan that you worked on." And
21
         Q. Okay. Well, he had entered into some type of
                                                                     of course I'm speaking with Mr. Spitze right now. And he
22
    arrangement with Triple Five to begin with, correct?
                                                                 22
                                                                     said -- and I say, "right?"
23
         A. Yes.
                                                                 23
                                                                               And then he said:
                                                                 24
                                                                               "Answer: Yes.
24
         Q. Okay. And then later on, that original Phase II
25 plan was abandoned, and a Queensridge plan was put in
                                                                 25
                                                                               "Question: And that would be -- maybe that would
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Page 210
                                                                                                                     Page 211
1 be better to refer to the second plan as Phase II as the
                                                                               THE COURT REPORTER: Okav.
    Queensridge plan, correct?"
                                                                  2
                                                                               MR. LEAVITT: Oh, let me rephrase. Let me -- let
3
              And he answers: "That's true."
                                                                  3 me rephrase this. Okay?
              Do you agree with all that?
                                                                               MR. OGILVIE: Let me \operatorname{--} let me object so I don't
 4
                                                                  5 cut anyone off, because this is going to lack foundation.
         A. I do.
         Q. Okay. To summarize all that, there was this
                                                                  6 He testified he doesn't have any understanding of what -- or
6
7 Peccole Ranch Concept Plan for Phase II that was a concept
                                                                     doesn't really have any intimate knowledge or -- he didn't
    that may have, at some time in the future, applied to be
                                                                     use those terms, but essentially no intimate knowledge of
    joined with the 250-acre property, correct?
                                                                      what happened prior to him arriving in 2006.
10
        A. That is how I understood it.
                                                                              MR. LEAVITT: Okay.
         Q. And that Phase II Peccole Ranch Concept Plan that
                                                                               THE WITNESS: That's true.
12 may have applied to the 250-acre golf course property, in
                                                                     BY MR. LEAVITT:
                                                                 12
    this that we're talking about here, was abandoned; is that
                                                                 13
                                                                          Q. Okay. And -- but you -- through your efforts as
14 correct?
                                                                     the CEO and through your work as the CEO from 2005 and 2006
                                                                 14
15
                                                                 15 forward, you gained information and knowledge regarding the
              MR. OGILVIE: Objection; lacks foundation.
              THE WITNESS: (Inaudible) And they changed it for
                                                                 16 historical use of the property, correct?
                                                                          A. I gained some from reading the CC&Rs and trying to
17 the Queensridge plan.
                                                                 17
18
             MR. LEAVITT: Okay.
                                                                 18 go back and put this together when we were sued by Bob
19
              THE COURT REPORTER: I'm sorry, what was the
                                                                 19 Peccole.
20 beginning of the answer? I didn't get the beginning.
                                                                 20
                                                                          Q. Okay. So as of 2006, while you were CEO, were you
21
             THE WITNESS: And they changed it for the
                                                                 21 aware of whether the Peccole Ranch Concept Plan applied to
22 Queensridge plan.
                                                                     the 250-acre property or not?
                                                                          A. Let me restate --
23
             THE COURT REPORTER: No, the beginning, while
                                                                 23
    there was -- during the objection.
                                                                               MR. OGILVIE: Objection; lacks, foundation, vague.
             MR. LEAVITT: No, that's what he said.
25
                                                                 25
                                                                               THE WITNESS: And let me restate, I was not the
                                                    Page 212
                                                                                                                     Page 213
1 CEO when I was six. Sorry. But my understanding is that
                                                                               THE COURT REPORTER: I'm sorry. Just wait a
2 the -- the original master plan was not the Queensridge
                                                                  2 second before you answer in case there's an objection.
                                                                               THE WITNESS: Okay. I'll go slower.
3 master plan. They are -- they are different.
 4 BY MR. LEAVITT:
                                                                  4 BY MR. LEAVITT:
         O. Right.
                                                                          Q. And you stated that Mr. Spitze would also have
5
6
              And so the original master plan, make sure I get
                                                                  6 information and knowledge regarding that because he was the
7
    that right, is the Peccole Ranch Master Plan?
                                                                     person who was actually involved in the planning documents
                                                                  8 back in the 1990s, correct?
        A. From 1992.
8
9
         Q. From 1992.
                                                                               MR. WILLIAMS: Objection; speculation.
10
              Which was abandoned and replaced with the
                                                                 10
                                                                               THE WITNESS: Yes, as far as I know, that's
11 Queensridge plan; is that your understanding?
                                                                 11 correct.
       A. (Inaudible.)
12
                                                                 12
                                                                     BY MR. LEAVITT:
             MR. OGILVIE: Objection; lacks foundation, calls
                                                                          Q. Okay. All right. I'm going to come back to some
13
                                                                 13
14 for a legal conclusion.
                                                                 14
                                                                     other questions here real quick.
15 BY MR. LEAVITT:
                                                                 15
                                                                               But, Billy, you're not an appraiser -- did you
         Q. And Mr. Spitze was --
16
                                                                     ever get an MAI designation as an appraiser?
                                                                 16
17
              THE COURT REPORTER: I'm sorry, what was the
                                                                 17
18 answer? Because I can hear the attorneys louder than I can
                                                                 18
                                                                          Q. Okay. And so you're not an appraiser? Okay.
19 hear the witness. Since I'm not in the room, I didn't hear
                                                                 19
                                                                          A. No --
20 the answer.
                                                                          Q. But you know how to --
                                                                          A. -- I'm not.
21
             MR. LEAVITT: He said, "Absolutely."
                                                                 21
                                                                          Q. You know how to value land, of course?
22
              THE COURT REPORTER: Thank you.
                                                                 22
23
              MR. LEAVITT: Can -- can you confirm that you said
                                                                 23
                                                                          A. I feel that I can figure out a price for me to
24 absolutely?
                                                                 24 purchase a piece of property for.
25
              THE WITNESS: Yes, I -- I did say absolutely.
                                                                 25
                                                                              MR. LEAVITT: Okay. Butch, has an objection.
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Page 215
                                                     Page 214
              MR. WILLIAMS: Well, yeah. Again, lacks foun- --
1
                                                                                At the time of the transfer or acquisition of the
 2 lacks foundation.
                                                                      -- actually, I'm going to rephrase that.
3
              Go ahead.
                                                                   3
                                                                                At the time of the acquisition of the Fore Stars
4 BY MR. LEAVITT:
                                                                      entity by Mr. Lowie or his related entities, were there five
         Q. Okay. Have you done an analysis to value that,
                                                                      separate parcels that were involved in that transfer?
    the 250-acre property, as of September 14th, 2017?
                                                                           A. I'd have to go back and look at the document.
6
                                                                           Q. But the deed would say what those -- what those
         A. I have not.
8
         Q. Therefore, I assume that you don't know what the
                                                                      parcels were; is that correct?
9
  value of the 250-acre property is as of September 14th,
                                                                  9
                                                                           A. The deed would say what the parcels were.
10
    2017.
                                                                                MR. LEAVITT: Let me grab one exhibit here, Billy,
              MR. OGILVIE: Objection; vaque.
                                                                      real quick.
                                                                                Jennifer, are you -- are you on the line there?
12
              THE WITNESS: I would say that the value of the
                                                                 12
13
    property as of December 1st, 2014, was $15 million owed.
                                                                 13
                                                                                MR. WILLIAMS: Doesn't look like it.
14
    BY MR. LEAVITT:
                                                                                MR. LEAVITT: Is Jennifer there, Elizabeth, or
                                                                  14
15
         Q. Okay. But my question was a little different.
                                                                 15
                                                                      someone who can pull up an exhibit for me?
                                                                                MR. WILLIAMS: I can't hear.
16
              Do you know what the value of the 250-acre
    property was as of September 14th, 2017?
                                                                 17
                                                                                THE WITNESS: She's not answering.
17
         A. I do not.
18
                                                                 18
                                                                                MS. HAM: Sorry. Hold on. She is here. I don't
19
         Q. Okay. And do you know what the value of the
                                                                 19
                                                                      know that she has volume, though.
    250-acre property is as of today?
                                                                                THE WITNESS: The exhibit that you sent me is --
20
                                                                 20
21
        A. I do not.
                                                                                MS. HAM: She has no microphone, so she can't
22
         Q. Okay. Let me try and speed this up a little here.
                                                                      answer, but she can hear what you're saying.
                                                                  22
                                                                                MR. LEAVITT: Okay. Let's -- George, how do you
23
         A. You're good. Go slow so she can type it good.
                                                                 23
         Q. All right. At the time the 250-acre property
                                                                      want to do this? Do you want me to mark this as Exhibit No.
25 was -- let me rephrase this.
                                                    Page 216
                                                                                                                      Page 217
              MR. OGILVIE: Sure. Yeah.
                                                                                MR. LEAVITT: Yes. I'll -- actually, I'll
1
 2
              MR. LEAVITT: All right.
                                                                      identify the document right now. It's Bates No. LO 00037342
              MR. OGILVIE: Yes, that's fine.
                                                                      and 37343, and it has been produced in this matter.
3
              MR. LEAVITT: Okay. So we're going to mark as
                                                                           Q (By Mr. Leavitt) Okay. And I want to come back,
5 Exhibit No. 53. And if Jennifer can pull it up, it's --
                                                                      and I want to keep this document up. But what I want --
6 it's B-PP 30 million memo.
                                                                      what I want to do first really quick, Billy, is I want to
                   (Exhibit 53 was marked for
                                                                      put in a nutshell, because we just had probably like three
8
                   identification.)
                                                                      hours of back and forth on what the hundred-million-dollar
9 BY MR. LEAVITT:
10
         Q. Okay. All right. Let me hand this to you. I'm
                                                                 10
                                                                                Can you just describe that very briefly, in your
    going to give you a hard copy here. So this is going to be
                                                                      own words, what the hundred-million-dollar deal was, rather
    marked as Exhibit No. -- what did we say?
                                                                      than going through all the documents? I understand it to
12
         A. Fifty-three.
                                                                 13
                                                                      be --
13
14
         Q. Fifty-three.
                                                                 14
                                                                           A. Yeah. I just was waiting for an objection.
15
              Okay. And then I want you to take just a moment
                                                                           Q. Yeah. You can describe it. There's no objection
    to familiarize yourself with that document.
                                                                      to you describing it.
16
                                                                 16
17
         A. Okay.
                                                                 17
                                                                           A. So --
18
              MR. MOLINA: We can't see it.
                                                                 18
                                                                                MR. OGILVIE: I will object that the documents
              THE WITNESS: I can -- you can't see it on the
19
                                                                 19
                                                                      speak for themselves.
20
    screen?
                                                                                MR. LEAVITT: I agree with you on that one,
              MR. MOLINA: No.
                                                                      George, but we're going to get his opinion on what the --
21
                                                                 21
                                                                                THE WITNESS: The hundred million dollars
22
              MR. OGILVIE: No.
                                                                 22
23
              MR. LEAVITT: We can see it.
                                                                      represented us selling out of Queensridge Towers, the Tivoli
24
              MR. MOLINA: Okay. Now we can see it.
                                                                      piece of property, the Sahara and Hualapai piece of
25
              MR. OGILVIE: Is this Bates numbered?
                                                                 25 property, and -- and I believe Fort Apache, but I'm not 100
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Page 218
                                                                           Q. Okay. All right. And so this is the -- the meet-
 1 percent certain on Fort Apache, if that was a separate
                                                                   1
   transaction that was outside of the IDB transactions.
                                                                   2
                                                                      -- or at least the minutes of this meeting that occurred on
    BY MR. LEAVITT:
                                                                      September 6th, 2005, correct?
         Q. Okay. And there was a hundred million dollars
                                                                           A. Um-hmm.
    that was paid to your family as part of those transactions;
                                                                                Now, if you'll notice, I was there too.
  is that correct?
                                                                           Q. Okay. So you were present at this -- do you
 6
         A. That is correct.
                                                                      recall this meeting?
8
         Q. Okay. And that -- that agreement or that overall
                                                                           A. T.do.
9 agreement has been -- has been referred to as the
                                                                   9
                                                                           Q. Okay. And there has been, I'll represent to you,
    "Securities Agreement;" is that how it's been referred to?
                                                                      an assertion by Mr. Lowie, or a representation by Mr. Lowie,
         A. Yes.
                                                                      that as part of that hundred-million-dollar transaction, he
12
         Q. Okay. And referring over to Exhibit No. 53, this
                                                                      spoke to an individual at Peccole and advised them that as
    is minutes of a special meeting of board of directors of
                                                                      part of this whole deal he wanted $30 million to go to pay
13
    Peccole-Nevada Corporation, correct?
                                                                      American -- is it American Golf?
         A. That's what it looks like, yes.
15
                                                                 15
                                                                           A. Um-hmm.
                                                                           Q. -- American Golf, so that their leasehold interest
16
         Q. Okay. And on the back it's signed.
17
         A. What's the date?
                                                                 17 could be removed from the 250-acre property, so that he
18
         Q. Let's go there. It's right here.
                                                                      could move forward, at some point in time in the future,
         A. September 6th, 2005. So this was before the
19
                                                                      with purchasing that 250-acre property. So that -- that's
                                                                      been the representation by Mr. Lowie, generally, that's been
20 closing.
21
         Q. Exact -- so it's actually right around the time of
                                                                      made. Okay? And I'm going to walk through this a little
22
    the closing, correct?
                                                                      bit with you.
23
         A. Because the closing we determined was the 15th.
                                                                  23
                                                                           A. I don't agree with that, but go ahead.
24
         Q. Of September 2005, correct?
                                                                  24
                                                                           Q. I got -- I understand.
                                                                                So there's some disagreement over -- at least
25
         A. Yes.
                                                                                                                       Page 221
                                                     Page 220
1 Mr. Lowie says that a portion of that hundred million
                                                                                MR. LEAVITT: Understood. I'm asking him if
 2 dollars was supposed to be attributed to removing American
                                                                      that's what it is.
3 Golf from the golf course, and you disagree with that?
                                                                                MR. OGILVIE: Okay. The document speaks for
         A. I disagree that Mr. Lowie -- Mr. Lowie weighed in
                                                                   4 itself, and there's no reference to a hundred million
    on how we should spend the hundred million dollars.
                                                                      dollars in here.
 6
         Q. Okay. And if you can -- can you turn over to --
                                                                   6
                                                                                MR. LEAVITT: Okay. We'll continue. Thank you
 7
         A. The second page?
                                                                      for the objection.
8
         Q. Yeah, the second page.
                                                                   8
                                                                           Q (By Mr. Leavitt) So it says, "from the sale of the
              And on the second page there's a portion that's
                                                                      securities of approximately $30 million to pay off the
10 highlighted. And I don't want to have to read, but I'm
                                                                      current loan in full with Nevada State Bank related to the
    going to read this part here.
                                                                      purchase of the leasehold interest of the Badlands Golf
11
              It says, "Resolved further that this
                                                                      Course, when such loan can be paid."
    corporation" -- and that's Peccole Corporation, correct?
                                                                  13
                                                                                Did that action occur?
13
14
         A. Correct.
                                                                  14
                                                                           A. This action occurred.
15
         Q. -- "is directed to reserve a portion of the
                                                                  15
                                                                           Q. Okay.
16 proceeds" -- and the proceeds that's being referred to there
                                                                           A. It did not occur in {\tt my} recollection the way
                                                                 16
    is $100 million, correct?
                                                                      Mr. Lowie remembers it occurring.
18
         A. Correct.
                                                                  18
                                                                           Q. Okay.
19
         Q. -- "in a separate interest earning account prior
                                                                  19
                                                                           A. And if you'll note, this paragraph says "to pay
    to any distributions to any shareholders of the corporation
                                                                      off the loan with Nevada State Bank."
21 from the sale of the securities." And the securities was
                                                                                We closed on the leasehold interest of the
                                                                  21
    the hundred million dollars, correct?
                                                                      property far before this with the loan that we originated
23
         A. Correct.
                                                                      from collateralizing the Suncoast Hotel and Casino.
              MR. OGILVIE: Objection; I don't see hundred
                                                                 24
24
                                                                           O. Okay.
25 million dollars in here anywhere.
                                                                           A. So once we realized our mistake on where the golf
```

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Page 223
                                                    Page 222
                                                                  1 BY MR. LEAVITT:
1 course towers was being built, we went out, got a loan, and
 2 fixed this problem before IDB came into the picture. So
                                                                          Q. With that objection, go ahead.
                                                                  2
3 then it was up to us at this meeting -- this was a family
                                                                  3
                                                                          A. Do I think he would have?
 4 meeting. The signatories on this signature was Larry,
                                                                          Q. Yeah.
5 Bruce, Kerry, my mom, and Jared Shafer was the trustee for
                                                                          A. I don't think that he would have bought a golf
6 Leann, and I was on the -- the meeting as well over a phone
                                                                  6 course with a $30 million note on it and assumed that
7 call. I was on the phone. And we decided as a family that
                                                                      obligation.
8 we needed to be careful and make sure that we paid off this
                                                                  8
                                                                          Q. Okay.
9 loan and not let this loan go because we were going to have
                                                                  9
                                                                          A. But I don't think that that happened the way that
10 to take over operations of the golf course, and we did not
                                                                 10 he recollects.
11 know how the golf course could support this loan going
                                                                          Q. I -- and I totally understand that. You have a
                                                                      different recollection than him. And I'm -- every -- and
12 forward. The Suncoast Hotel Casino could, but the golf
                                                                 12
    course could not.
                                                                      \ensuremath{\mbox{I'm}} here to tell you that you swore to tell the truth, so \ensuremath{\mbox{I}}
13
14
         Q. Understood.
                                                                      don't want to hear anything but other than what you think.
                                                                 14
15
              Do you know whether Mr. Lowie had an option to
                                                                 15
                                                                           A. That's my opinion.
16 purchase or right of first refusal to purchase the 250-acre
                                                                           Q. Okay. I'm going to read to you a statement here
17 golf course prior to 2006?
                                                                 17 regarding the acquisition of the Fore Stars entity. Okay.
18
        A. From these documents that we looked at today, it
                                                                 18
                                                                      And I want you to tell me if it's true.
19 looks like he did.
                                                                 19
                                                                               MR. OGILVIE: What is it that you're reading from,
20
         Q. Okay. And do you think he would have exercised
                                                                 20
                                                                      Counsel?
21 that right of first refusal or that option to purchase if
                                                                 21
                                                                               MR. LEAVITT: It's going to be something I'm just
22 there was a $30 million obligation on the golf course
                                                                 22 reading from. I'll -- I'm -- I'm going to read him a
23
    property?
                                                                 23
                                                                      statement, and I'm going to ask him if it's true. That's
24
              MR. WILLIAMS: Objection; speculation.
                                                                 25
25
              MR. OGILVIE: Calls -- yes, agreed.
                                                                               MR. OGILVIE: What is it? What is it that you're
                                                    Page 224
                                                                                                                      Page 225
                                                                          A. Well, I think we pretty comprehensively just went
1 reading from?
2
             MR. LEAVITT: A document that I'm holding in my
                                                                  2 over all of that.
3 hand, George. You'll -- you'll recognize it here in a
                                                                               MR. WILLIAMS: (Inaudible), right?
 4 minute. Okay? So --
                                                                               THE WITNESS: Yeah.
             MR. OGILVIE: Really? I object. Can you not play
                                                                               MR. LEAVITT: Yeah.
6
    games and just tell me what it is you're reading from?
                                                                  6
                                                                               THE COURT REPORTER: I'm sorry, what was that,
7
    BY MR. LEAVITT:
                                                                      Mr. Williams?
                                                                  7
8
         Q. I'm going to make a statement, and I'm going to
                                                                  8
                                                                               MR. WILLIAMS: I'm sorry, I shouldn't have
9 ask you if you agree with it. Okay?
                                                                  9 commented. It was kind of a speaking objection. Let me
10
              Mr. Lowie or his -- and/or his entities paid less
                                                                 10
                                                                      just pull it back.
11 than 4.5 million for the land that comprised the golf course
                                                                      BY MR. LEAVITT:
                                                                 11
12 and drainage; do you agree with that statement?
                                                                          Q. Okay. So who set the price at 15 million?
13
        A. Say it again.
                                                                 13
                                                                          A. Yohan proposed in his LOI 12 million. We
14
         Q. Mr. Lowie or his entities, right -- and this is
                                                                 14 countered at 15. He struck it in the redlines. He came
15 referring to the acquisition of the 250-acre property.
                                                                 15 back and said that he would pay 3 million if we could
         A. Okay.
                                                                 16 consummate the deal with IDB. We consummated the deal with
16
17
         Q. Okay. So Mr. Lowie and/or his entities paid less
                                                                      IDB, and we did a total price of $15 million.
                                                                 17
18
    than $4.5 million for the land that comprised the golf
                                                                 18
                                                                           Q. Okay. So that's my -- that's my point. Is there
19
    course and drainage.
                                                                      was a total price of $15 million that was agreed upon for
        A. Paid less? He paid 7.5 million for the golf
                                                                      the golf course property, correct?
                                                                          A. That's correct.
21 course. He paid 7.5 million for the water rights.
                                                                 21
22
         Q. Okay. Let me ask that, how that -- how that is.
                                                                 22
                                                                               MR. OGILVIE: Objection; mischaracterizes the
23
              So you -- when that negotiation occurred, you sent
                                                                 23
                                                                      documents.
24 a price to Mr. Lowie for the purchase or the acquisition of
                                                                 24
                                                                              MR. LEAVITT: Okay.
25 the Fore Stars entity, correct?
                                                                               MR. OGILVIE: It's the golf course property and
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Page 226
                                                                                                                       Page 227
 1 the water rights.
                                                                   1 that's the price they ascribed to them.
    BY MR. LEAVITT:
                                                                   2
                                                                           Q. Okay. And you didn't care how they did that,
3
         Q. Okay. Mr. Ogilvie is right, the golf course
                                                                      correct?
    property, which included the water rights, correct?
                                                                   4
                                                                           A. I didn't even get involved. You saw my e-mail.
         A. For those two documents, those two agreements, it
                                                                      "Sounds great."
    was $15 million total, 7 1/2 million for each one.
                                                                           Q. So you wanted -- you just wanted to make sure you
6
                                                                   6
7
         Q. Okay. I want to take a step back. Okay.
                                                                      got paid your $15 million for the Fore Stars entity, which
8
              Before the price was separated out, you and Mr. --
                                                                      included the land with the water rights, correct?
9 the Peccoles and Mr. Lowie had agreed upon $15 million for
                                                                           A. We needed $15 million for the whole thing, yes.
    that global asset, which would be all of the assets that
                                                                           Q. And did you ever do an analysis to determine how
11 Fore Star owned, including the property, correct?
                                                                  11 much would be attributed to the land versus how much would
         A. That's correct.
                                                                 12 be attributed to the water rights?
12
         Q. That's what the initial agreement was, correct?
13
                                                                  13
                                                                           A. No. Never cared.
14
         A. Well, the initial agreement was 12 million from
                                                                                MR. LEAVITT: Okay. And, George, you're right. I
                                                                  14
    the LOI -- yes, we got to 15 million.
15
                                                                  15
                                                                      apologize. George, I was reading from the declaration of
         Q. Got it.
                                                                      Chris Molin- -- Molina. That was -- that was page 1, lines
16
17
              And then at some later date, that 15 million was
                                                                 17
                                                                      16 to 17.
18
    separated out into 7.5 million for the land and 7.5 million
                                                                 18
                                                                                THE COURT REPORTER: How do you spell Molina?
19
    for the water, correct?
                                                                  19
                                                                                MR. MOLINA: M-o-l-i-n-a.
         A. That's correct.
                                                                                THE COURT REPORTER: Thank you. You.
20
                                                                  20
21
         Q. Do you know why that was done?
                                                                  21
                                                                      BY MR. LEAVITT:
22
         A. They had to put a -- a price -- I don't know why.
                                                                  22
                                                                           Q. During the questioning, Mr. Bayne, in regards to
    They had to put a price on the water rights, and -- and it's
                                                                      this hundred-million-dollar transaction that occurred, I
    somewhat arbitrary. Water rights go for various prices
                                                                      believe you used the word several times that it was a
                                                                       complicated transaction. Would you agree with that?
25 based on the types of water rights they are. And so they --
                                                     Page 228
                                                                                                                       Page 229
         A. It was a complicated transaction.
                                                                      the -- based upon your past experience, a golf course
         Q. And Mr. Ogilvie actually even said it had a lot of
                                                                      operation on the 250-acre property was a financial failure?
3 hair on it. Would you agree with that?
                                                                                MR. OGILVIE: Lacks -- objection; lacks
         A. I agree with Mr. Ogilvie it had a lot of hair on
                                                                      foundation, calls for an expert opinion.
                                                                      BY MR. LEAVITT:
5 it.
6
              MR. OGILVIE: Objection; that mischaracterizes
                                                                   6
                                                                           Q. Let me rephrase that.
    what I said. I said the asset purchase agreement, as
                                                                                Based upon your experience, do you believe that
    opposed to the purchase of the entity, was beginning to get
                                                                      the -- a golf course operation on the 250-acre property was
9 a lot of hair on it.
                                                                      not financially feasible?
10
              THE WITNESS: I agree with that too.
                                                                  10
                                                                                MR. OGILVIE: Same objection.
              MR. LEAVITT: I agree with that too, George, and
11
                                                                                THE WITNESS: It was not financially feasible for
                                                                 11
12
    thanks for clarifying that.
                                                                  12
                                                                      us.
              MS. HAM: I'm just going to object to the term of
                                                                                MR. LEAVITT: Okay. And briefly, Mr. -- actually,
13
                                                                  13
14 "a lot of hair on it," as (inaudible). I have no clue what
                                                                 14
                                                                      you know what, I'm not going to ask you that question.
    you all are talking about, but sounds okay, I guess.
                                                                  15
                                                                                Okay. Can we take just a five-minute -- quick
              MR. WILLIAMS: Oh, my mercy.
16
                                                                      five-minute break?
                                                                 16
17
              MR. LEAVITT: What you gonna do, Butch?
                                                                  17
                                                                                THE WITNESS: Sure.
18
              MR. WILLIAMS: You ride it out, is what you do.
                                                                  18
                                                                                     (Off the record.)
19
    You just practice law.
                                                                  19
                                                                                MR. LEAVITT: Can you hear me, George?
20
              Sorry, Billy.
                                                                                Okay. So, George, here's what I want to do, is
              THE WITNESS: You're fine.
21
                                                                  21 I'm going to end my questioning here. It's -- but it's real
22
    BY MR. LEAVITT:
                                                                  22
                                                                      late, so I'm going to reserve the right to call Mr. Bayne
         Q. I can probably wrap up like a whole bunch of
23
                                                                      for a continued deposition, if I need to. There was a lot
    questions with just one very pointed question.
                                                                      of documents that I saw today that were used as part of the
24
25
              Would you agree that a golf course operation on
                                                                  25 deposition that I had not seen that were going to be used,
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Page 230
                                                                                                                       Page 231
1 and so I haven't had a full and complete opportunity to go
                                                                      do you want to work out Mr. Bayne's signing?
    through those documents that had been used and had been
                                                                                MR. OGILVIE: Wait. Wait. So I didn't
 3 marked. I don't know if I need to. But, if necessary, in
                                                                      realize Jim was -- was finishing for the day. I have some
 4 order to have the opportunity to review the documents and
                                                                      follow-up.
5 because it's 6:00 o'clock -- almost 6:00 o'clock Utah time,
                                                                                MR. WILLIAMS: You got about three minutes. Go.
6 I'm going to just reserve that right, if necessary, again,
                                                                                          FURTHER EXAMINATION
    to continue the deposition of Mr. Bayne, and I'm not closing
                                                                   7
                                                                      BY MR. OGILVIE:
8 my questioning, I guess is what I'm saying.
                                                                           Q. Okay. Mr. Bayne, Mr. Leavitt covered with you
9
              MR. WILLIAMS: Right. And I'm going to -- I'm
                                                                   9
                                                                      some Clyde Spitze testimony and -- and got from you that
10 going to object to continuing the deposition. We've gone --
                                                                      Clyde Spitze would know better than -- than anybody the --
11 we've gone to seven hours that's allowed by the rule, so
                                                                       the land use history of Badlands of -- well, first of all,
                                                                      of Peccole Ranch Phase II.
12 we'll see what happens. I mean, if you guys want to get
    together and have a few more questions for Billy, based upon
                                                                                And my question was going to be: You would defer
    some things you look at, obviously we'll work with you any
                                                                      to Mr. Spitze's testimony regarding the land use of Peccole
14
                                                                      Ranch Phase I and Phase II; would you not?
15 way that we can. But I just -- I don't want to get into
16 another six or seven hours. It's trying enough, so --
                                                                           A. I would defer to Clyde on -- on that historical
              MR. OGILVIE: Well --
17
                                                                      stuff for sure.
                                                                  17
18
              MR. WILLIAMS: Anyway, that's all.
                                                                 18
                                                                           Q. And so Mr. Leavitt read for you a couple pieces of
19
              MR. OGILVIE: -- I'm going to join your objection,
                                                                 19
                                                                      Mr. Spitze's testimony. Let me read to you a couple more
                                                                      and see if you agree with this.
20 But.ch.
21
              Jim, you can seek whatever you want, but I'm not
                                                                                So in his deposition Volume I, at page 115,
22
    going to stipulate to that.
                                                                  22
                                                                      beginning at line 21, I asked him:
              MR. LEAVITT: Well, I'll depose Billy without you,
23
                                                                 23
                                                                                 "So you had an understanding that there were
                                                                      portions of Phase II," meaning Queensridge -- or, I mean,
    George.
25
                                                                      meaning Peccole Ranch Master Plan Phase II, "that were
              MR. WILLIAMS: All right. Are we wrapped up? How
                                                     Page 232
                                                                                                                       Page 233
1 designated by the City in its general plan to be parks,
                                                                                MR. OGILVIE: Page 116, beginning at line 25.
 2 recreation, and open space. But as you were taking down the
                                                                   2
                                                                                MR. LEAVITT: Got you.
                                                                      BY MR. OGILVIE:
 3 applications needed to develop the property, advising the
                                                                   3
 4 City that you wanted to change what is reflected by the
                                                                           Q. I said: "Okay. And earlier you testified that
5 general plan map on 2825 to what is designated in the map on
                                                                      before you took the plans in, before your staff -- you and
    3607?"
6
                                                                      your staff took the plans in, you would sit down with Bill
              That was the question.
                                                                       Peccole and perhaps his attorney and maybe Larry Miller,
              He said: "Yes."
8
                                                                      maybe Larry Miller, maybe not, and went through these
9
              And I said: "Okay."
                                                                      applications with Bill Peccole?"
10
              And he answered: "And they evidently did accept
                                                                 10
                                                                                And he answered: "Absolutely."
    it because that's exactly what it shows."
                                                                                Is that consistent with your understanding of
11
                                                                 11
              And I asked him: "Right. That it was -- your
12
                                                                  12
                                                                      the -- Mr. -- your grandfather's oversight of the
    plans were incorporated into the City's general plan?"
                                                                      development of Peccole Ranch and Badlands, that -- that all
13
                                                                  13
14
              And he answered: "Yes."
                                                                      applications would have gone -- been gone through with him?
15
              You don't have any knowledge or information
                                                                  15
                                                                           A. That's my understanding of how -- how Clyde and my
    that -- that would be contrary to that, do you?
                                                                      grandfather interacted.
16
                                                                  16
17
         A. I do not.
                                                                           Q. Okay. And he -- he testified further at line 14
                                                                  17
18
              MR. LEAVITT: Objection; lacks foundation and
                                                                  18
                                                                      on page -- whatever the next page is, Jim. Give me a
19 contrary to the legal rulings in this case.
                                                                 19
                                                                      second.
20 BY MR. OGILVIE:
                                                                                MR. LEAVITT: 117.
         Q. And Mr. -- I further asked Mr. Spitze:
                                                                      BY MR. OGILVIE:
21
                                                                  21
22
              "Okay. And earlier you testified that before you
                                                                 22
                                                                           Q. 117, he testified further, "We didn't do anything
23
    took plans in, before your staff, you and your staff" --
                                                                  23
                                                                      without Mr. Peccole's approval of everything we did."
              MR. LEAVITT: Hold on. Hold on. Hold on.
24
                                                                  24
                                                                                Does that sound consistent with your understanding
25
              George, where are you at?
                                                                  25 of the way your grandfather operated Peccole-Nevada?
```

```
Page 234
                                                                                                                       Page 235
 1 Peccole -- ves. Peccole-Nevada.
                                                                   1
                                                                                 "Do you have an understanding of whether or not
         A. It does. And I would be surprised if they did
                                                                      Mr. Peccole knew that there were portions of Phase II that
    anything without my grandfather at least knowing about it.
                                                                      were designated by the City in its general plan as parks,
 3
         Q. Okay. And further on, on page 119, beginning at
                                                                      recreation, and open space?"
5 line 6, I asked him:
                                                                                And his response was: "I am absolutely sure he
              "Do you have an understanding of whether or not
                                                                      did."
6
7 Mr. Peccole -- I'm not asking you if Mr. Peccole had an
                                                                                Do you have any knowledge or information that
                                                                      would be contrary to that testimony?
8 understanding. I'm asking: Do you have an understanding of
                                                                   8
9 whether or not Mr. Peccole knew that there were portions of
                                                                   9
                                                                           A. I do not.
10 Phase II that were designated by the City in its general
                                                                           Q. Now, Mr. Leavitt asked you about the annexation of
11 plan as parks, recreation, and open space?"
                                                                      Phase II of Peccole Ranch Master Plan into -- into Phase I
              And Mr. Spitze answered: "I am absolutely sure he
12
                                                                      or into Peccole Ranch. And I believe you were testifying
                                                                  12
13
    did."
                                                                       that Phase II was never annexed into the CC&Rs or to the --
14
              Is that consistent with your understanding?
                                                                      the community, the Peccole Ranch Community, or -- or, I'm
15
              MR. LEAVITT: Well, hold on. I'm going to object
                                                                      sorry, common interest community.
                                                                                That's -- whether or not it was annexed into the
16 right there. I don't see that answer.
17
              MR. OGILVIE: "I am absolutely sure he did," at
                                                                      Peccole Ranch Common Interest Community doesn't mean that it
                                                                  17
18
    line 12.
                                                                  18
                                                                      wasn't part of the Peccole Ranch Master Plan, does it?
19
              MR. LEAVITT: Which page are you on, George?
                                                                  19
                                                                           A. I don't know.
                                                                           Q. Okay. But that -- that was a distinction you were
20
              MR. OGILVIE: I think 119.
                                                                  20
21
              MR. LEAVITT: You skipped two pages. Okay.
                                                                      drawing, was that you don't believe anything north of
22 Sorry. Okay. I got you. Okay. Go ahead.
                                                                      Charleston was annexed into the common interest community,
    BY MR. OGILVIE:
23
                                                                      the Peccole Ranch Common Interest Community?
                                                                           A. That is what -- that is what I said, yes.
24
         O. Let me restate it.
              I asked Mr. Spitze:
25
                                                                  25
                                                                           Q. Okay.
                                                     Page 236
                                                                                                                       Page 237
1
         A. That is my belief.
                                                                      million for the 250-acre golf course, correct?
 2
         Q. Mr. Leavitt asked you some questions about
                                                                                MS. HAM: I'll make an objection on the record to
 3 valuation, and you said you -- your knowledge is that the
                                                                   3
                                                                      the form of the question.
 4 value was $15 million total as of December 1st, 2014.
                                                                                MR. LEAVITT: Yeah. And it lacks foundation and
                                                                      assumes evidence not in -- or assumes facts not in evidence.
              That $15 million total, that's for the -- the --
5
6
    what ultimately became the purchase agreement for WRL and
                                                                      It's speculative, conjectural, and confusing.
7
    the purchase agreement of Fore Stars, correct?
                                                                   7
                                                                                Do you have another one?
8
         A. And the business interest, ves.
                                                                   8
                                                                                MR. WILLIAMS: Objection; vague and ambiguous.
9
         O. Okav. And the business interest.
                                                                      BY MR. OGILVIE:
10
              And then Mr. -- addressing -- addressing
                                                                  10
                                                                           O. You can answer.
                                                                           A. I got to learn how this objection stuff works.
11 Mr. Leavitt's quote of Mr. Molina's declaration, which I'm
                                                                  11
    paraphrasing, Lowie paid -- Mr. Lowie paid less than $4 1/2
                                                                  12
                                                                                I mean, based on what you said, I don't have an
13 million for the golf course.
                                                                  13
                                                                      argument.
14
              You know how he came to that, that valuation,
                                                                  14
                                                                                MR. OGILVIE: Okay. I don't have anything
15 right? He took the $7 1/2 million and reduced it by the
                                                                  15
                                                                      further.
16 value of the equipment that you testified was worth no more
                                                                                          FURTHER EXAMINATION
                                                                  16
    than 2- or $300,000, so let's -- let's call it $100,000,
                                                                      BY MR. LEAVITT:
                                                                  17
    just for sake of the question. So it reduces the $7 1/2
                                                                  18
                                                                           Q. Okay. Let me ask a question here, though.
19 million purchase price of Fore Stars to 7.4 for the real
                                                                      Because previously I asked you if it was true that Mr. Lowie
20 property. And then the -- the 250 acres that's at issue in
                                                                      paid less than $4.5 million for the land, and you said that
21 these lawsuits doesn't include the property -- the
                                                                      was not true, correct?
    two-point-something acres that you valued at $3 million that
                                                                           A. It was not. The purchase and sales securities
23 you got in the -- in the election by Queensridge Towers on
                                                                  23
                                                                      agreement was for 7.5 million.
24 the Clubhouse Improvements Agreement. So reducing that --
                                                                  24
                                                                           O. Okay.
25 call it 7.4 by $3 million, that would be less than $4 1/2
                                                                           A. But if you want to do the math that way --
```

WILLIAM BAYNE, CONFIDENTIAL - 07/16/2021

_	D 220	_	D 020
1	Q. Yeah.	1	MS. HAM: Can we share the court reporter's
2	A I guess you could elect to do the math that	2	information with my office, please?
3	way.	3	(Discussion off the record.)
4	Q. But you you don't necessarily agree with that	4	MR. WILLIAMS: All right. Everybody jumped the
5	math?	5	qun here. Reading and signing, let's go back to that. How
6		6	3 3 3.
		_	do you want to do it? Billy's in Mapleton, Utah. If you
7	me less than \$4 1/2 million, I got \$7.5 million	7	want to send it to me at my e-mail, I can give it to Billy.
8	Q. Okay.	8	MR. OGILVIE: Perfect. Works for me. Any
9	A on my end.	9	notary any notary works.
10	MR. OGILVIE: Is that it?	10	MR. WILLIAMS: Okay. And, George, if you'll just
11	MR. LEAVITT: That's it.	11	share with the court reporter my e-mail, that would be
12	MR. OGILVIE: Thank you, Mr. Bayne. Appreciate	12	fabulous.
13	it.	13	(The deposition was concluded at
14	THE WITNESS: Thanks guys.	14	5:01 p.m.)
15	MR. WILLIAMS: Hold on. Let's figure out about	15	/////
16	this reading and signing little thing that we have to figure	16	////
17	out.	17	////
18	MR. OGILVIE: Oh, and and there was Exhibit 53.	18	////
19	How is that going to get transmitted to the court reporter?	19	////
20	MR. LEAVITT: Elizabeth, does your office want to	20	////
21	handle that, transmitting that to the court reporter?		////
22	MS. HAM: Yes. Remind me, I'm sorry, what Exhibit		////
23	No. 53 was.	23	////
24	MR. LEAVITT: That's the Jennifer knows which	24	////
25	one it is.		///// ////
40	one it is.	23	
l			
	Page 240		Page 241
1	REPORTER'S CERTIFICATE	1	Page 241 ERRATA SHEET
1 2	REPORTER'S CERTIFICATE STATE OF NEVADA)	2	
2	REPORTER'S CERTIFICATE STATE OF NEVADA)) SS	2	errata sheet
2	REPORTER'S CERTIFICATE STATE OF NEVADA)) SS COUNTY OF CLARK)	2 3 4	ERRATA SHEET I declare under penalty of perjury that I have read the
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3 4 5 6 7 8 9	REPORTER'S CERTIFICATE STATE OF NEVADA)) SS COUNTY OF CLARK) I, Johanna Vorce, Certified Court Reporter, do hereby certify: That I reported the taking of the deposition of the witness, WILLIAM BAYNE, commencing on Friday, July 16, 2021, at 9:10 a.m. That prior to being examined, the witness was by me duly sworn to testify to the truth.	2 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 by me at the time and place herein
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WILLIAM BAYNE, CONFIDENTIAL - 07/16/2021

				Page 242		Page 243
1			ERRATA SHEET	1430 212	1	HEALTH INFORMATION PRIVACY & SECURITY: CAUTIONARY NOTICE
2	Page	Line	Should read:	Reason for Change:	2	Litigation Services is committed to compliance with applicable federal
3					3	and state laws and regulations ("Privacy Laws") governing the
4				<u> </u>	4	protection and security of patient health information. Notice is
5				<u> </u>	5	hereby given to all parties that transcripts of depositions and legal
6				<u> </u>	6	proceedings, and transcript exhibits, may contain patient health
7						
8					7	information that is protected from unauthorized access, use and
9					8	disclosure by Privacy Laws. Litigation Services requires that access,
10				<u> </u>	9	maintenance, use, and disclosure (including but not limited to
11				<u> </u>	10	electronic database maintenance and access, storage, distribution/
12					11	dissemination and communication) of transcripts/exhibits containing
13					12	patient information be performed in compliance with Privacy Laws.
14					13	No transcript or exhibit containing protected patient health
15					14	information may be further disclosed except as permitted by Privacy
16					15	Laws. Litigation Services expects that all parties, parties'
17					16	attorneys, and their HIPAA Business Associates and Subcontractors will
18					17	make every reasonable effort to protect and secure patient health
19	Date:				18	information, and to comply with applicable Privacy Law mandates,
1			Signature	of Witness	19	including but not limited to restrictions on access, storage, use, and
20					20	disclosure (sharing) of transcripts and transcript exhibits, and
1					21	applying "minimum necessary" standards where appropriate. It is
21			Name Typed	or Printed	22	recommended that your office review its policies regarding sharing of
22						
23					23	transcripts and exhibits - including access, storage, use, and
24					24	disclosure - for compliance with Privacy Laws.
25					25	© All Rights Reserved. Litigation Services (rev. 6/1/2019)

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CLERK OF THE COURT **RTRAN** 1 2 3 4 5 **DISTRICT COURT** CLARK COUNTY, NEVADA 6 7 180 LAND COMPANY LLC, ET AL., CASE#: A-18-775804-J 8 Petitioners, DEPT. XXVI 9 VS. 10 CITY OF LAS VEGAS, 11 Respondent. 12 BEFORE THE HONORABLE GLORIA STURMAN 13 DISTRICT COURT JUDGE 14 MONDAY, SEPTEMBER 13, 2021 15 **RECORDER'S TRANSCRIPT OF PENDING MOTIONS** 16 17 **APPEARANCES:** 18 For the Petitioners: JAMES J. LEAVITT, ESQ. 19 KERMITT L. WATERS, ESQ. ELIZABETH M. GHANEM, ES. 20 AUTUMN L. WATERS, ESQ. MICHAL A. SCHNEIDER, ESQ. 21 For the Respondent: GEORGE F. OGILVIE, III, ESQ. 22 PHILIP R. BYRNES, ESQ. REBECCA L. WOLFSON, ESQ. 23 J. CHRISTOPHER MOLINA, ESQ. 24 RECORDED BY: KERRY ESPARZA, COURT RECORDER 25

- 1 -

1	Las Vegas, Nevada, Monday, September 13, 2021
2	
3	[Case called at 10:02 a.m.]
4	MR. LEAVITT: on behalf of Fore Stars.
5	MR. WATERS: Kermitt Waters, on behalf the landowner,
6	Your Honor.
7	MS. GHANEM: Elizabeth Ghanem on behalf of Plaintiffs,
8	in-house counsel.
9	MR. LEAVITT: And, Your Honor, we have two legal
10	assistants here also with us, Jennifer Miller and Sandy Guerra.
11	THE COURT: Are you going to have any parties participating
12	remotely?
13	MR. LEAVITT: We have. From our office, Michael Schneider
14	is appearing remotely. He's an attorney.
15	THE COURT: Okay. All right. But nobody who is going to be
16	arguing, or appearing
17	MR. LEAVITT: No.
18	THE COURT: other than just observing?
19	MR. LEAVITT: No.
20	THE COURT: Okay. Got it.
21	MR. SCHWARTZ: Andrew Schwartz for the City of Las Vegas.
22	Good morning, Your Honor.
23	THE COURT: Mr. Schwartz, hi.
24	MR. MOLINA: Chris Molina for the City of Las Vegas, and we
25	also have Rebecca Wolfson.

MS. WOLFSON: Good morning, Your Honor. Rebecca Wolfson, for the City of Las Vegas.

THE COURT: All right. Thank you very much.

All right. So we have a number of matters on calendar today, and I just wanted to review the current status of our pleading. When this got remanded from federal court there was no order from when it had been here originally, before it got removed. Then we got an order, then we had an amended complaint, and the answer. So I just wanted to clarify that all the motions that we have are directed to the current pleadings that are on file.

Is that your understanding, Mr. Leavitt?

MR. LEAVITT: That is my understanding. Yes, Your Honor.

THE COURT: And, Mr. Schwartz, for the City?

MR. SCHWARTZ: Yes, Your Honor.

THE COURT: Okay, great. All right.

And, Mr. Schwartz, do you have anybody who's going to be either participating remotely, or appearing, or need to argue remotely from your side?

MR. SCHWARTZ: No, Your Honor.

THE COURT: Sorry, I forgot to ask. All right, thanks.

All right. So then what we've got on is, and we need to discuss the logical order to go, we have the City's motion to dismiss, then we've got the City's motion to remand, and it seems like, I don't know, this is probably in reverse order. It seems like it makes more sense to do motion to remand before a motion to dismiss, but we'll

discuss. And then we've got a counter-motion for summary judgment filed by the City, which I understand has been withdrawn. I talked to Mr. Leavitt about that. And then we've got the Plaintiff's motion to determine property interest.

So, Mr. Leavitt, with respect to the order of proceedings today.

MR. LEAVITT: Your Honor, I think probably the logical move is to probably do the City's -- and how you announced them was the City's motion to dismiss, based upon the two claims being joined together, with the petition for judicial review and inverse condemnation claim.

THE COURT: Okay.

MR. LEAVITT: And the reason I say that, because it's totally distinct and different from the City's motion to remand.

THE COURT: Okay.

MR. LEAVITT: As part of the motion to remand the City also asked that the claims be dismissed for different, separate and distinct reasons.

THE COURT: Correct.

MR. LEAVITT: And then, obviously, depending upon your ruling on that we should proceed with the motion to determine property interest. Having said that, the caveat is we obviously wanted the motion to determine property interest decided first --

THE COURT: Okay.

MR. LEAVITT: -- but we understand why --

it --

THE COURT: Right.

MR. LEAVITT: -- the Court put these all on the same calendar. And then of course the City withdrew its counter-motion.

THE COURT: Technically, there is no such thing as withdrawal of a motion once it's been opposed; so what's your position on that?

MR. LEAVITT: Well, the way the City -- the City combined opposition and counter-motion, and it addressed both the property interest issue and the take issue, comingling the two issues. And so what I believe the City did, and they clarified this over the weekend, is the City withdrew the counter-motion as it relates to the take issue, because your status conference order that was signed, I believe two weeks ago, stated that at this hearing today we will only decide the motion to determine property interest.

We'll decide that issue, then after we decide that issue we'll have a totally separate hearing where we address the take issue, whether that property interest has been taken. So what the City withdrew with the counter-motion to determine take.

THE COURT: THE COURT: Okay.

MR. LEAVITT: It's a little difficult to understand how they did

THE COURT: Right.

MR. LEAVITT: -- because they filed an 88 page opposition and comingled --

THE COURT: Right.

1	MR. LEAVITT: the property interest issue with the take
2	issue. We filed, if you'll recall a reply that was
3	THE COURT: Correct, correct.
4	MR. LEAVITT: 37 pages
5	THE COURT: Correct.
6	MR. LEAVITT: and then we didn't get our order signed to
7	exceed those pages, so we modified that reply, didn't add any new
8	arguments
9	THE COURT: Okay. So
10	MR. LEAVITT: and brought it down to 30 pages
11	THE COURT: So
12	MR. LEAVITT: and then we filed that.
13	THE COURT: as I said, once a motion has been opposed,
14	you can't technically, quote, "withdraw it." But are you taking a position
15	on their request to withdraw?
16	MR. LEAVITT: Your Honor
17	THE COURT: I mean, in other words, do we have to address
18	it?
19	MR. LEAVITT: No, Your Honor. We agreed that that motion
20	should be withdrawn
21	THE COURT: Okay.
22	MR. LEAVITT: based upon your status check where you
23	stated that you would only address the property interest issue at this
24	hearing, and you will not address the take issues.
25	THE COURT: Okay. All right. Mr. Schwartz, so discuss the

order of proceedings, and then the second thing with respect if you're in agreement that that's the appropriate way to handle the allegedly withdrawn motion.

MR. SCHWARTZ: Thank you, Your Honor.

THE COURT: Would you agree on the --

MR. SCHWARTZ: No.

THE COURT: -- order of proceedings?

MR. SCHWARTZ: No. No, I don't.

THE COURT: Okay.

MR. SCHWARTZ: Your Honor, I think we should proceed with the motion to remand first --

THE COURT: Uh-huh.

MR. SCHWARTZ: -- because if the Court grants that motion, and we think that it's absolutely clear that that motion should be granted, give the City a chance to decide these applications on the merits.

Because the takings -- the regulatory takings claims can't proceed without a ripe claim, and this claim is obviously not ripe, and the Court should remand it so that it can ripen.

THE COURT: Okay.

MR. SCHWARTZ: We think that should be argued first, then the motion to dismiss for improper joinder of the civil complaint for regulatory taking with the PJR.

Now, Your Honor, we disagree strongly with the developer about this motion to determine property interest.

THE COURT: Okay. I think we've got some additional

1	co-counsel arriving. So we should make note of your additional counsel.
2	Mr. Ogilvie, hi.
3	MR. OGILVIE: Good morning, Judge.
4	THE COURT: Mr. Ogilvie we'll note your appearance and that
5	of your co-counsel, on the record.
6	MR. OGILVIE: I'm sorry?
7	THE COURT: We'll note your appearance and the
8	appearance of your co-counsel on the record
9	MR. OGILVIE: Yes.
10	THE COURT: if you want to make your appearances?
11	MR. OGILVIE: Should we do it now?
12	THE COURT: Yes, please. Yeah.
13	MR. OGILVIE: George Ogilvie on behalf of the City.
14	THE COURT: And then we have Mr. Byrnes.
15	All right. So if we for my purposes, I guess counsel has
16	agreed that the issues that were addressed in the counter-motion for
17	summary judgment, can be addressed at a later time.
18	MR. SCHWARTZ: Your Honor, let me, if I could, explain?
19	THE COURT: Okay.
20	MR. SCHWARTZ: This motion to determine property interest
21	is a fiction. It's made up, there's no such thing.
22	THE COURT: Okay.
23	MR. SCHWARTZ: The motion is really a motion for summary
24	adjudication of one issue, and that's an element of a taking claim. You
25	have to have a property interest in order to argue that it's taken, okay.

1 So it's just a motion for summary adjudication of that one issue, and 2 counsel misled this Court in telling you that the process for deciding 3 these claims in Nevada, is that you hear this motion to determine 4 property interest first, before you can hear --5 THE COURT: Okay. MR. SCHWARTZ: -- a motion on the merits. 6 7 THE COURT: That's not my question. I don't want to talk 8 about the merits. My question for you is, what's the appropriate -- for 9 today, the appropriate order of proceedings. And my question was, 10 technically, there is no such thing as, quote, "withdrawing" on motion 11 that has been --12 MR. SCHWARTZ: Right. THE COURT: -- opposed. You need a stipulation. 13 14 MR. SCHWARTZ: Well --15 THE COURT: Counsel has indicated that they don't object to the Court not considering the counter-motion. 16 17 MR. SCHWARTZ: Well, that's right, Your Honor, but I think --18 sorry. 19 THE COURT: So my question is, is your counter-motion on, or is it off? 20 21 MR. SCHWARTZ: It's off. 22 THE COURT: It's a yes or no question. 23 MR. SCHWARTZ: It's off. But, Your Honor, I --24 THE COURT: Thank you. All right.

MR. SCHWARTZ: -- want to make just one thing --

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1	THE COURT: So I agree with you that the appropriate order
2	of proceedings would be to start with the motion to remand, then
3	address the motion to dismiss, that makes more sense to me. If the
4	whole thing is remanded then I think the whole thing is remanded, so
5	that makes it, to me, the more appropriate place to start, so we'll start
6	with the motion to remand, if you want to address your motion to
7	remand?
8	MR. SCHWARTZ: I just want to make one point.
9	THE COURT: No.
10	MR. SCHWARTZ: The Court
11	THE COURT: Start with your motion to remand.
12	MR. SCHWARTZ: Your Honor, I have some exhibits, hard
13	copies for the Court; may I approach?
14	THE COURT: Certainly.
15	MR. SCHWARTZ: We'll be referring to these exhibits in our
16	argument.
17	THE COURT: Okay.
18	MR. SCHWARTZ: Thank you.
19	THE COURT: Are these exhibits that are attached to the filed
20	documents? So these are just paper copies?
21	MR. SCHWARTZ: All of these exhibits are in the City's
22	appendices of exhibits.
23	THE COURT: Got it. Thank you.
24	MR. SCHWARTZ: With the exception there are a couple of
25	pleadings in here that are on file with the Court

THE COURT: Thank you.

MR. SCHWARTZ: And we don't need to makes those our exhibits, it wasn't necessary.

Your Honor, I'd like to put this motion to remand in context. In this case a developer bought a golf course and drainage for four and a half million dollars. Under the City's general plan the property could not be used for housing. That's the law, clear and simple. The developer then voluntarily shuts down a golf course and applies to develop the golf course with housing.

In the first set of applications the developer filed for the 17 acre property, that the developer carved out of the 250 acre badland. The City changed the law to allow the City to approve 435 luxury housing units for construction on just the 17 acre portion of the 250 acre badland. So the City changed the zoning from RPD-7 to R-3, which increased the allowable density from 7 units per acre to 25 units per acre. The City amended the general plan to change the park, recreation and open-space designation in the general plan that does not allow housing, to a designation that allowed housing.

By the developer's own evidence that approval increased the value of just the 17 acre property to \$26 million. So the developer, with that application already made five times its investment in the entire 250 acre property, and they still got 233 acres left to develop or use for open space, such as the 133 acre portion that they carved out.

So instead of building the 435 unit project the developer sues the City for \$386 million; and this is not a hyperbole, this is what's going

on here. And the developer denies that the City approved the development on the 435 acre project, it denies that that approval exists, which is, how can I say this as delicately as possible, preposterous. Preposterous. They got a permit to build a substantial development and they claim they don't have it.

Okay. So when a developer invests \$4.5 million in a piece of property and now is seeking damages of \$386 million, you know something is very wrong. The law can't be, it can't be that the developer gets compensation in this case. It can't be that there was no injury. No injury, there's no taking, there's no compensation. It can't possibly be a violation of the developer's constitutional rights under these facts.

The only conclusion is, what's the purpose of this lawsuit?

This lawsuit is pure and simple, just a shakedown. There is no other conclusion, given these facts, and it should have never been brought, and it should be thrown out.

THE COURT: Okay. So we're talking here today about that portion of the overall golf course that is the 130 acre sub-parcel, and the amended complaint specifically references the 2020 master plan, because this whole thing start way back in like what, 2017, or something?

We're now -- the amended complaint talks about the 2020 master plan. So what are you seeking to have remanded, because I'm trying to figure out, since we have amended pleadings, what you're seeking to have remanded?

MR. SCHWARTZ: The 133 acre applications.

THE COURT: Yeah.

MR. SCHWARTZ: But the facts that I'm telling the Court are directly relevant to whether the Court should remand, and I'm trying to give the Court the background, and my reasons for --

THE COURT: Lunderstand.

MR. SCHWARTZ: -- that I think [indiscernible - counsel and court speaking at the same time].

THE COURT: But my question is, is the entire thing to be remanded --

MR. SCHWARTZ: Oh, no.

THE COURT: -- or --

MR. SCHWARTZ: No. This Court -- the developer filed four separate lawsuits.

THE COURT: Right.

MR. SCHWARTZ: One for each property, and asked for damages for each property. It claims that the City has denied development. It denied any use of all four properties in each of the lawsuits. So this lawsuit only concerns the 133 acre property where the City Council struck the applications because they were incomplete.

Okay. So --

THE COURT: So they were incomplete in 2000 and whatever; was it '17, it seems like I recall '17.

MR. SCHWARTZ: '17 I think was the date. Because at the time the Crockett order, Judge Crockett order, required a major modification application, and the developer didn't file one, so the City

had no choice. It couldn't rule on those applications without being in contempt of Court. But I want to get to that, because I think some more background might be useful for the Court.

So this property originally started as Peccole Ranch master plan, it was 1539 acres. Now as a condition of approval of that project, and the inclusion in gaming district, so it's a condition of the zoning, which RPD-7 zoning requires that open space, and inclusion in the gaming district, they had to set aside the badlands for the golf course and drainage.

So, you know, counsel is going to argue later that the City asserts that those conditions of approval mean that the badlands has to be open space, recreation, in perpetuity. That's false, and I'll address that later. I'm just giving the Court the background. Then in -- that was 1990. In 1992 the City Council, by a legislation, by ordinance, designated the badlands PROS in the general plan, and the general plan is like the constitution, per land use under State law.

Zoning ordinances implement the general plan. Zoning ordinances have to be consistent with the general plan. So when the City Council designated the badlands PROS, that's the law, and that law must be followed. All development requests must deal with that restriction. PROS does not allow residential development, or commercial development.

Now again, this was only imposed on about 15 percent of the PRNP. The other 85 percent of the PRNP was developed, including by this developer, who got the benefit in building the Queensridge Towers

and the Tivoli Village retail, got the benefit of the open space amenity of the golf course. So they already made money developing, based on this amendment.

The developer then bought the golf course and drainage in 2015. It then segmented the property into four parts, the 17 acres, 35 acres, 65 acres and 133 acres. Then it applied to develop the 17 acre property. The 435 units was approved. The City denied -- later denied an applicate to develop the 35 acre property. There was no application ever filed for the 65 acre property, and then in this case the City found that the 133 acre applications were incomplete.

So the developer then filed these four lawsuits, creating absolute chaos, Your Honor. You've got four different cases in four different courts, and it's -- frankly, it's a mess, and the developer is capitalizing on that fact.

So neighbors challenged the 435 project approval and Judge Crockett sustained the challenge. He said, you need to file a major modification application, you didn't file one, therefore he voided the 17 acre approval. Voided. That went up to the Nevada Supreme Court and the Court reversed Judge Crockett, and they reversed Judge Crockett on a very narrow ground.

In the City's -- in the Las Vegas Municipal Code, which also call the Unified Development Code, UDC -- so you'll see in citations in your -- in these materials, Your Honor, you'll see the acronym UDC. That's part of the Las Vegas municipal code. The UDC requires that properties zoned PD need a major modification application to develop.

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Property zoned RPD, like the badlands do not need a major modification application. It's that simple.

The developer is going to argue that the Nevada Supreme Court made all sorts of other rulings, that it did not make, and they're depending on the Court not leading that decision, because they blatantly mispresent what that decision did. Well, the Court in overturning Judge Crockett reinstated the City's approvals, and the City opposed the neighbor's challenge to their approval, and the City filed an amicus brief in the Nevada Supreme Court, supporting its action, saying, we don't need a major modification application.

So the City stood behind its approvals in this entire process, then the Nevada Supreme Court reversed and ordered the permits reinstated. That decision is tab 4, in our binder. The City, a week after the remittitur had been issued for the Nevada Supreme Court order of reversal, that's at tab 4, sent a letter to the developer saying, your permits for approving the 17 acre, 435 luxury unit project has been reinstated by the Nevada Supreme Court. The Court just issued its remittitur. You're ready to go. In fact, we'll extend the life of your permit two years, because -- to account for the time that the 17 acre approval was on appeal. We'll extend it by two years. Come in and apply for a building permit and you're ready to go.

The developer now again denies that it has a permit. In --

THE COURT: Why are we talking about it?

MR. SCHWARTZ: In this case --

THE COURT: That's not my case.

MR. SCHWARTZ: In this case, though --

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THE COURT: I'm not understanding.

3 4 MR. SCHWARTZ: Well, it is important, because it goes to

ripeness, and it goes to what happened in this case --

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THE COURT: Okay.

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MR. SCHWARTZ: -- in 133 acre case. At the same time the

City wrote to the developer, when the Nevada Supreme Court earlier reversed Judge Crockett. Before the remittitur had been issued, the City

wrote to the developer and said, the Supreme Court has reversed Judge

Crockett's order, you don't need a major modification application. As

soon as the remittitur is issued you're ready to -- you know, the City

Council is ready to consider your permits on the merits. That was back

in March, March of 2020.

really want to develop their property.

So it's been a year and a half since that occurred. What has the developer done? Have they asked the City to now consider the 133 acre application on the merits, because the City couldn't before; it was under Judge Crockett's order? No, they haven't. So now they're opposing remand of the 133 applications to the City Council, so that the City Council can actually rule on the merits. Does this seem odd? You've got -- this is the only developer I've ever heard of that doesn't

They've got permits, the City -- what more could the City do? We approved your permit for a pretty substantial development. You know, here -- we defended it in the courts, here it is, and the developer doesn't want to develop. The same thing with the 133 acres. We sent

the developer a letter on the 65 acre property. You don't need an MMA; you never filed any applications on the 65 acre property. Come in and file, you know, we're open for business.

This all goes to the ripeness doctrine, which is why the Court should remand, because the 133 acre case, like the other cases, can't possibly be ripe. That's exactly what Judge Herman found in the 65 acre case, and the facts here are identical. No applications on the merits, in the 133 acre case and the 65 acre case. The case isn't ripe under overwhelming law.

But let's step back, why is -- why are we in this most bizarre situation? And, you know, as the Court will see, the developer is taking the most implausible position on the law. His position is that there was a taking that's contravened by overwhelming law. It has no place, so why are we here? Well, the developer can't -- it can't proceed with building on the property, even though it has the right to do it right now.

THE COURT: On which property?

MR. SCHWARTZ: Well, on the 17 acre property. But, Your Honor, for purposes of takings the law is clear, you can't carve up the property, that's called segmentation. The Courts are on to that. They say that's a no, no. Because a taking, there's got to be an extreme regulation that wipes out the value of the property. That's the test for liability for a taking. So you can't develop, let's say, the PRNP. Develop 85 percent of it with thousands of housing units, and a hotel, and a casino, and retail, and the government -- and you set aside 15 percent. You can't then sell the 15 percent, the open space, and say -- and then he

says, no, we want to keep this as open space, which is has the right to do. Then he said, wait a minute, you've taken my property because you wiped out my value for that portion, just like the badlands.

Even if the Court doesn't find that the PRNP, the 1500 acre PRNP is the parcel as a whole, then at least the badland is a parcel as a whole, it was under one use, one owner, sold in one transaction. That's the parcel as a whole.

So the developer then carved that up and got substantial development on the 17 acres. There can't possibly be a taking, because the badlands, as a parcel as a whole, the City has allowed extensive development of the property increased, and its value by at least by five times according to the developer's own evidence. And so there can't possibly be a taking here, in this case.

So why is that we're here, and why is the developer acting in such a bizarre fashion where it has permits to develop, and it doesn't want to develop? It's done nothing. You know, we never got any response to these letters. All we got is an argument in the Courts, in these courts, that the 17 acre approvals, the City nullified them, and that's frivolous, and Judge Herndon found it frivolous, and it's just -- it's just frivolous. Why are they acting in such a bizarre fashion? Because it doesn't fit with their narrative, which is that they're the victims of the City.

They don't have any law on their side. They've already been enriched considerably. And so how are they going to get the big bucks? It's this narrative of victimization and then trying to shift the Court's

attention away from the takings -- the takings law -- except the takings law, to these bizarre claims like they have, like zoning referred to property rights, absolutely bizarre. Never been, you know, -- it's the craziest argument ever.

Okay. So what we're saying is the Court shouldn't indulge this phony lawsuit, it should remand the 133 acre application to the City Council. Call the developer's bluff. If they really think that they can't build on this property and that that would be a taking, then give the City a chance, give the City a chance to rule on the merits of the application. The City hasn't had that chance. It would be the height of injustice to require the City to pay takings' damages to the developer for finding that the 133 acre applications are incomplete under Judge Sturman's order, where the City had no alternative, and now it has to pay compensation when the developer doesn't even want to let the City Council decide the case on the merits?

All right. So there are two reasons here that the Court should remand. First, the Court has authority to remand, and a remand would promote judicial economy. It would moot this phony motion to determine proper interest, and the City's motion for summary judgment. And, you know, there can't be a taking if there's no decision denying the alleged property rights. So their motion to determine properties, oh, we have this property right under zoning, which, again it is preposterous. But even if they did, if the City approves the 133 acre applications, which it could do, then the motion is moot, and they're taking this case as moot.

 The second reason the Court should remand is because, as I've indicated, the claim is not ripe, based on this record. There is no decision on the merits, and as I'll explain, the ripeness doctrine requires -- that puts the burden on the developer to file two applications for this property alone, not combined with another property, two applications for this property alone, and have them denied, then the claim might be ripe under the takings doctrine, under the State v. 8th Judicial District case from the Nevada Supreme Court.

Okay. So, Your Honor, in your minute order dismissing the PJR, which is tab 1, the Court found that the City was bound by Judge Crockett's order. The City had no choice but to find the applications to be incomplete, and the Court dismissed the PJR on that basis. I think recognizing that it would be unfair to the City to saddle the City with any liability, equitable or monetary, if the City was duty bound to find those applications incomplete. Never reviewed them on the merits.

The Court then confirmed this in its findings of fact and conclusions of law, which is tab 2. Now in those documents the Court denied the PJR without prejudice should Judge Crockett's order be overturned on appeal. So after the orders were issued the Nevada Supreme Court reversed the Crockett order and the City sent the letter to the developer, and you've not got your permits on the 17 acre property, go ahead and build.

And Judge Herndon decided that, in his ruling in the 65 acre case, that the approvals -- the City's approvals were valid, and the City had no power to nullify them. The developer's claim that the City

nullified the permits was frivolous.

THE COURT: Well, so going back to the minute order, because as you pointed out the minute on February 15th, was specifically that the motion to dismiss the PJR was granted, because Crockett had ruled on the same issue, that was on appeal, so it was without prejudice should the decision be overturned. The decision being overturned, I guess I'm trying to figure out the procedural posture that we're in here.

They overturn the Crockett order, so in this case, I understand your point about how they shouldn't be splitting this all up, and muddling things up, but it is, so whatever, they then filed an amended complaint. So what are we talking about here? What are you seeking to remand?

MR. SCHWARTZ: What I was getting at here, Your Honor -my point is this Court still has jurisdiction over the PJR -- the PJR. Let
me explain. The developer refiled its PJR and an amended civil
complaint for a regulatory taking on July 13th --

THE COURT: Uh-huh.

MR. SCHWARTZ: -- and then refiled it on July 29th. All right. The Court has the authority to remand until there's a final judgment. The Court has authority to remand until there is a final judgment. There is no final judgment here. Now the developer argues, once a PJR is dismissed the judgment is final, and the Court no longer has jurisdiction. Well, that's wrong. The only authority the developer cites to that is *Black's Law Dictionary*. I'm going to give the Court Nevada law.