IN THE SUPREME COURT OF THE STATE OF NEVADA

SANDRA CAMACHO; AND ANTHONY CAMACHO,

Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE NADIA KRALL, DISTRICT JUDGE, Respondents,

and

PHILIP MORRIS USA, INC., a foreign corporation; R.J. REYNOLDS TOBACCO COMPANY, a foreign corporation, individually, and as successor-by-merger to LORILLARD TOBACCO COMPANY and as successor-ininterest to the United States tobacco business of BROWN & WILLIAMSON TOBACCO CORPORATION, which is the successor-bymerger to THE AMERICAN TOBACCO COMPANY; LIGGETT GROUP, LLC., a foreign corporation; and ASM NATIONWIDE CORPORATION d/b/a SILVERADO SMOKES & CIGARS, a domestic corporation; LV SINGHS NC. d/b/a SMOKES & VAPORS, a domestic corporation,

Real Parties in Interest.

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Petitioners' Appendix Volume 12 (Nos. 2001-2149)

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Attorneys for Petitioners, Sandra Camacho and Anthony Camacho

Page 1 1 DISTRICT COURT 2 CLARK COUNTY, NEVADA SANDRA CAMACHO, individually, and 3) ANTHONY CAMACHO, individually,) 4) Plaintiffs, 5 vs.)Case No.)A-19-807650-C б PHILIP MORRIS USA INC., a foreign corporation; R. J. REYNOLDS TOBACCO) 7 COMPANY, a foreign corporation, individually, and as successor-by-) merger to LORILLARD TOBACCO COMPANY) 8 and as successor-in-interest to the) 9 United States tobacco business of) BROWN & WILLIAMSON TOBACCO 10 CORPORATION, which is the successor-by-merger to THE AMERICAN) 11 TOBACCO COMPANY; LIGGETT GROUP, LLC, a foreign corporation; ASM) NATIONWIDE CORPORATION d/b/a 12) SILVERADO SMOKES & CIGARS, a 13 domestic corporation; and LV SINGHS) INC. d/b/a SMOKES & VAPORS, a 14 domestic corporation; DOES I-X; and) ROE BUSINESS ENTITIES XI-XX,) 15 inclusive,) Defendants.) 16 17 18 DEPOSITION OF ANTHONY CAMACHO 19 VOLUME I 20 Taken on Thursday, November 4, 2021 21 By a Certified Stenographer 22 At 9:00 a.m. 23 At 531 Morning Mauve Avenue 24 Las Vegas, Nevada Reported by: HOLLY LARSEN, CCR 680, CA CSR 12170 25

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Page 2 1 **APPEARANCES:** 2 For the Plaintiffs: 3 KELLEY UUSTAL BY: KIMBERLY L. WALD, ESQ. 500 North Federal Highway, Suite 200 4 Fort Lauderdale, Florida 33301 5 954.522.6601 б For Philip Morris USA Inc.: 7 SHOOK, HARDY & BACON L.L.P. BY: JENNIFER KENYON, ESQ. 8 2555 Grand Boulevard 9 Kansas City, Missouri 64108 816.474.6550 10 For Liggett Group, LLC: 11 12 KASOWITZ BENSON TORRES LLP BY: KELLY ANNE LUTHER, ESQ. 13 1441 Brickell Avenue, Suite 1420 Miami, Florida 33131 14 786.587.1045 15 For R. J. Reynolds Tobacco Company: 16 KING & SPALDING 17 BY: URSULA M. HENNINGER, ESQ. 300 South Tryon Street, Suite 1700 18 Charlotte, North Carolina 28202 704.503.2631 19 20 Also Present: 21 SANDRA CAMACHO 22 23 24 25

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Page 4 1 PROCEEDINGS 2 Whereupon, 3 ANTHONY CAMACHO, having been first duly sworn to testify to the 4 5 truth, was examined, and testified as follows: б 7 EXAMINATION 8 BY MS. KENYON: 9 Good morning, Mr. Camacho. I'm Jennifer Q. I'm representing Philip Morris in this 10 Kenyon. case. I've spent the past few days with you here in 11 12 your home. How are you feeling this morning? 13 14 Α. Okay, I guess. 15 Can you please state your full name for the Q. 16 record. 17 Α. Anthony J. Camacho. 18 Q. I am wearing a mask. Are you able to hear 19 me okay? 20 Α. Yes. Able to understand me? 21 Q. 22 Α. Yes. 23 Off the record you mentioned -- are you Q. vaccinated? 24 Yes. But not the booster. Just the two. 25 Α.

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Page 5 So you've gotten two COVID-19 vaccinations? 1 Ο. 2 Α. Yes. When did you get those? 3 Q. MS. WALD: Object to form. Relevance. 4 5 THE WITNESS: Do I answer? 6 MS. WALD: You can answer. 7 THE WITNESS: Two months ago. BY MS. KENYON: 8 9 Do you know whether your wife, Q. Mrs. Camacho, has been vaccinated? 10 11 Α. No. 12 MS. WALD: Object to form. BY MS. KENYON: 13 14 No, she has not been vaccinated? Q. 15 THE WITNESS: Do I answer? 16 MS. WALD: You can answer. 17 THE WITNESS: No, she's not, because of her 18 cancer. 19 BY MS. KENYON: 20 Ο. Can you explain that? Yeah. Her cancer doctor says that she 21 Α. would be at risk of not being able to survive if she 22 23 gets the injections. And so he said, "It's your 24 body. I can't tell you what to do. But if it was mine, I wouldn't do it." 25

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Page 6 So we got a second opinion from our 1 2 primary. Primary said, "No, go right ahead and do it. It's not going to hurt you." 3 Then we got a third one from a cancer 4 doctor. He said, "It's perfectly fine. Go ahead 5 and do it." 6 7 So we were confused, do we or don't. We're afraid if she does get it, she might -- she's not 8 9 going to survive it because of all the chemo and radiation. So we decided to, I guess, wait. 10 11 Q. Who was the first cancer doctor that you 12 talked to? At the cancer center at St. Rose Hospital. 13 Α. 14 What's his name? Don't quote me. I think it's like a Russian name, like Gorbachev maybe. I got medical 15 16 cards too with their names. I got plenty of those. 17 The second doctor, the primary care Ο. 18 physician? Dr. Eric Wikler, family doctor. 19 Α. 20 Ο. Who was the third doctor that you got an 21 opinion from? 22 Α. That's a new doctor. He's got a Greek name that I can't even pronounce. But I do have his 23 24 card. 25 Ο. I'm going to request that you get that

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Page 7 1 during a break. 2 Okay. Remind me. I've got to get the Α. 3 cards. MS. WALD: We'll discuss it. 4 5 THE WITNESS: Okay. We'll discuss it. BY MS. KENYON: 6 7 You understand that you're one of two 0. plaintiffs in this case along with your wife, Sandra 8 9 Camacho? (Inaudible response.) 10 Α. 11 MS. WALD: You have to answer out loud. 12 THE WITNESS: Yes. BY MS. KENYON: 13 14 That's a good reminder. I'm just going to Q. 15 go over a couple of ground rules for how today is 16 going to go. 17 Α. Okay. 18 Ο. You kind of saw how it went with your wife yesterday. Today will be the same, but a little bit 19 different just because of the setup. 20 If you could just wait for me to answer my 21 22 questions --23 A. Got it. Q. -- before you start answering. 24 Okay. I'll do that. 25 Α.

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Page 8 I know it's natural in conversation to 1 Ο. 2 predict what I might be about to ask you. If you could just wait, that would be great. 3 Okay. 4 Α. As Kim just reminded you, you have to 5 Ο. answer out loud so that the court reporter can write 6 everything down that we say. 7 8 Okay. Only if I get choked up, then ... Α. 9 You're great. Q. If you do not understand one of my 10 11 questions, just let me know. I'm happy to 12 rephrase it. Α. I will. 13 14 Again, as I mentioned before, if you can't Q. understand what I'm saying because of the mask, let 15 16 me know and I'll ask it again. 17 Α. I will. 18 I understand you have some back problems, 0. 19 so if at any time you need to stand up, move around, 20 that's fine. We're happy to accommodate that. Thank you. I'll do that. 21 Α. 22 Q. I try to take a break every hour or so, but let me know if you need to take a break before that. 23 Okay. I'll let you know. 24 Α. 25 Ο. You understand you're under oath today?

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Page 9 Yes, ma'am. 1 Α. 2 Same as if you were before a judge and Ο. 3 jury? Yes, ma'am. 4 Α. You understand that you've sworn to tell 5 Ο. the truth? 6 7 Α. Yes, ma'am. Is there anything that might affect your 8 Q. 9 ability to understand my questions today and answer 10 them? Α. Probably if you use, like, terminology that 11 12 I can't understand, I might ask you to rephrase it so I could understand it. 13 14 If there is ever a question where you don't Q. understand terminology or a word or what I'm asking 15 16 you, just please do tell me. Okay? 17 Α. I will. 18 Because if you answer one of my questions, Ο. 19 I'm going to interpret that as you having understood 20 my question. Okay? 21 Α. Yes. Have you taken any medication today that 22 Q. might affect your memory or ability to testify 23 24 accurately? No medicine today. 25 Α.

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Page 10 Is there anything that would prevent you 1 0. 2 from giving accurate testimony today? No. I'm okay. 3 Α. What did you do to get ready for your 4 0. deposition today? 5 б MS. WALD: Don't mention any conversations 7 you and I had. THE WITNESS: What did I do? Well, last 8 night I went to bed at 10:00 at night. I was beat. 9 10 I overslept. I got up, got ready, and I'm here. BY MS. KENYON: 11 12 Q. I think we were all a little tired. That's 13 a good start. Did you look at any documents or any 14 15 records before your depo? 16 A. Just documents that showed me to prepare 17 myself, to get photos and stuff like that. 18 (Exhibit 1 marked.) BY MS. KENYON: 19 I'll hand you what I've marked as Defense 20 0. Exhibit 1. Is this the document you're referring 21 to? This is your notice of deposition. 22 23 Have you seen this document before? I've got to check it real quick. 24 Α. I never seen this one, but I got something 25

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Page 11 similar to it. 1 2 Q. If you could turn to page 3 for me. MS. KENYON: Off the record. 3 (A break was taken.) 4 BY MS. KENYON: 5 6 We just took a break for you to assist with 0. your wife's care? 7 Yeah, for suctioning and to get the gook 8 Α. out of her stoma, which nobody can do but me. She's 9 not allowed to do it. Because it's about 6-inch 10 Q-tip, medical, and I have to take something out of 11 12 there once in a while because they get too big. That's where she starts to gag. So I was able to do 13 14 it real quick. 15 So before we took the break, we were 0. 16 looking at Exhibit 1, page 3. 17 Do you see at the top where it says 18 "Schedule A"? Yeah, Schedule A. 19 Α. 20 0. It asks you to bring -- it has a list of documents that it asked you to look for and bring to 21 22 your deposition. 23 Have you seen this before? Yeah. I have it in my room. It's got 24 Α. 25 different paper, but it's the same wording.

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Page 12 So did you make an effort to search for 1 Ο. 2 responsive documents before your deposition? We have the pictures, and I guess we 3 Α. Yeah. have the medical papers if it's needed, and that's 4 about it. 5 And the "medical papers," are you referring б 0. to medical records --7 Pertaining to this problem with the 8 Α. laryngectomy and stays in hospitals. And it's all 9 really nice, all organized. 10 Have you provided those records to your 11 Ο. 12 attorneys in this case? Α. No one asked for them yet -- wait. 13 The 14 attorneys from the beginning? 15 MS. WALD: Yes. You provided it to me 16 already. 17 THE WITNESS: From the beginning, yes, 18 ma'am, they have them already. I still have more if 19 they need them. BY MS. KENYON: 20 21 Do you have any new records or more recent Q. 22 records that have not been provided to your 23 attorneys? No. Just the same old bills and stuff like 24 Α. 25 that.

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Page 13 You mentioned photographs. So are there --1 Ο. 2 as I understand from your wife yesterday, there are photographs -- you guys have a lot of photographs; 3 is that right? 4 Yeah, we have photographs. 5 Α. But there's other photographs that you 6 Ο. haven't provided to your attorneys? 7 8 MS. WALD: Form. THE WITNESS: We just got the pictures that 9 they asked for, and my wife and I went through them. 10 11 I said, "Let's show these two how you used to look 12 when we were younger." That's about it. I mean, I have 3,000 pictures. 13 14 BY MS. KENYON: 15 So you do have additional pictures of you 0. 16 and your wife? 17 Dating back all the way to -- we Α. Yeah. 18 were married in '80, I believe. And when we were 19 dating we took a few pictures, probably in '79. 20 0. You can go ahead and set that aside. 21 Did you meet with your attorneys before 22 your deposition today? 23 With Kim? Α. 24 Q. Yes. 25 Α. No. We just talked. That's about it.

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Page 14 Small talk. 1 Did you meet with her earlier this week? 2 0. 3 She was here like -- what are we in, Friday Α. or Thursday? 4 5 (Inaudible response.) Q. About three times this week. 6 Α. 7 You've met with Kim three times this week? Ο. Yeah, starting Monday for Sandra. Then you 8 Α. 9 folks came back -- when did you come back? Tuesday. 10 You came back Wednesday, and you came back today. 11 Four. 12 And were you there when she was meeting Q. with Mrs. Camacho on Monday? 13 14 Α. Oh, yeah. I was here the whole time. 15 How long did you meet with Ms. Wald on Q. 16 Monday? 17 Monday, probably a couple of hours. Α. 18 Was that the first time you had talked with Q. 19 her? 20 Α. No. I talked to her on the computer too, 21 internet. 22 Q. Do you mean by email? No, not email. She was trying to help me 23 Α. get Messenger on my computer, which is like 15 years 24 old so it's not going to hurt. So I started using 25

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Page 15 Sandra's for interviews and talk to her. 1 2 Do you and Ms. Camacho have separate Ο. 3 computers? Α. Yeah. She's got the newer one. Mine is 4 like 15 years old. It belonged to my grandson. 5 Sort of beat up. 6 7 Is there anyone else in Ms. Wald's office 0. or any other attorneys that you've talked to about 8 9 this case? In the beginning, I guess the two 10 Α. representatives that came out were from Alvarez Law 11 12 Firm in Florida. Then prior to that, the person that came, a photographer with a video, to talk to 13 14 us and shoot some videos of us and our daily living 15 here, how we live. And then Michael. 16 Let's see. Anybody else? That's about it. 17 Do you recall who came out to visit you 0. 18 from the Alvarez Law Firm? 19 Α. Say again? 20 Ο. Do you know who came out here to visit you from the Alvarez Law Firm? 21 I believe it was the actual lawyers from 22 Α. the firm. His associates that run the firm, they 23 24 were pretty high up there. That's all I can tell 25 you.

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Page 16 You said there was a photographer with a --1 Ο. 2 was it a photographer and a videographer that came 3 to you? I'm instructing my client not to MS. WALD: 4 That's work product. 5 answer. 6 Don't answer this question. 7 THE WITNESS: I won't answer on the advice of my attorney. 8 9 BY MS. KENYON: 10 Q. Was there an attorney that was present when 11 the photographer was here? MS. WALD: Don't answer that question. 12 13 THE WITNESS: I can't answer that, ma'am. 14 Sorry. BY MS. KENYON: 15 16 When did the photographer come out? Q. 17 MS. WALD: Don't answer that question. 18 THE WITNESS: Can't answer that question, 19 ma'am. 20 BY MS. KENYON: How long did the -- how long was the 21 Q. 22 photographer here taking photographs? 23 MS. WALD: Don't answer that question. 24 THE WITNESS: Can't answer that question, 25 ma'am.

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Page 17 BY MS. KENYON: 1 2 Was someone here also taking video? Ο. 3 MS. WALD: Don't answer that question. THE WITNESS: I can't answer that question, 4 5 ma'am. BY MS. KENYON: 6 7 How long was the person here taking video? Ο. I can't answer that either I guess. 8 Α. 9 I don't know if she actually objected to Q. 10 that one. MS. WALD: I'm instructing my client not to 11 12 answer. 13 THE WITNESS: Okay. 14 BY MS. KENYON: 15 What did they take photographs and Q. 16 videos of? 17 MS. WALD: I'm instructing my client not to 18 answer. 19 BY MS. KENYON: 20 Ο. You also mentioned someone named Michael 21 came out. 22 Α. Yes, Michael came out. Do you know Michael's last name? 23 Q. No, ma'am. First time I seen him. It was 24 Α. their advice the day before, make sure it's Michael 25

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Page 18 that's coming in the house, and he'll be talking to 1 2 you folks. Was Michael an attorney? 3 Q. I presume so. He was associated with the 4 Α. law firm. 5 6 When did Michael come to visit you? Ο. 7 Let's see. Let's say about maybe three Α. weeks ago. 8 9 So was this a separate visit from when the Q. two individuals from the Alvarez firm came? 10 Yeah, they were really spread out for 11 Α. 12 months, yeah. Maybe longer. Because I guess they 13 were --14 MS. WALD: Don't say anything else. 15 THE WITNESS: Okay. 16 BY MS. KENYON: 17 How long did you meet with Michael? Q. 18 Α. Jesus, maybe an hour. 19 Q. Was anyone else here? 20 Α. Sandra. When the photographer and videographer were 21 Q. 22 here, was anyone else present? 23 MS. WALD: Don't answer that. 24 THE WITNESS: Can't answer that, ma'am. 111 25

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Page 19 BY MS. KENYON: 1 Was anyone else besides Mrs. Camacho and 2 Ο. you present in your home when they were out here? 3 MS. WALD: I'm instructing my client not to 4 5 answer. б MS. LUTHER: How is that privileged, Kim? 7 If somebody else was present. 8 MS. WALD: It's work product. 9 MS. LUTHER: But if somebody were present and destroyed privilege, we would be entitled to 10 11 know that. 12 MS. WALD: It's work product. I'm instructing my client not to answer. 13 14 BY MS. KENYON: 15 Other than your attorneys, have you talked 0. 16 with anyone else about your deposition? 17 No. Just family members know about it. Α. Ι 18 don't have any friends. I don't have anybody to talk to about it. Just family -- immediate family 19 members on her side. I don't have a family. 20 Q. Who are those family members? 21 Donna Kinsella. Linda Blake. And my 22 Α. stepson, Josh Stramaglia. His wife knows about it, 23 Jeannine Stramaglia. And my stepdaughter, Laura 24 Stramaglia. And my two grandchildren, Dominic 25

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1	Page 20 Purkett and Gina Purkett.		
2	Q. What have you did you or did you have		
3	a conversation with Donna about this lawsuit?		
4	A. No. The sisters commute by Messenger, and		
5	I really don't care for Messenger, so I stay out of		
6	their conversation because it's too complicated with		
7	the writing, stepping on each other. So I don't get		
8	involved with that. Maybe I make some comments.		
9	But she talks with them by Messenger with boards.		
10	And for some reason, the women are better with the		
11	mouth, reading. Okay. And the men, we have a hard		
12	time. So I was stepping on people, and it wasn't		
13	working out. So I said, "From now on, you talk if		
14	you want. I'm staying off to the sideline."		
15	Q. If I'm understanding correctly, your wife,		
16	Mrs. Camacho, is the one who spoke with Donna and		
17	Linda about the lawsuit?		
18	A. Yeah. The three sisters, they're always		
19	talking. Except things are different now between		
20	the family because of certain things.		
21	Q. Like what?		
22	A. Politics.		
23	Q. Do they disagree on politics?		
24	A. Yeah, one side here. The other side is on		
25	the left field. So we can't mention politics, say		

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Page 21 anything wrong about politics. It didn't work out 1 2 very well. They went for months without talking. When I mean months, maybe try six months. 3 And finally people started coming around, but it's not 4 the same anymore. We used to be a loveable family. 5 We were separated by certain things happening. 6 7 So are Donna and Linda on one side of the Ο. political spectrum? 8 9 No. They're together. Α. So Donna and Linda are together on one side 10 Ο. of the political spectrum, and Mrs. Camacho is on 11 the other side? 12 Yes, ma'am. 13 Α. 14 What did your wife tell Donna about this Q. 15 lawsuit? 16 MS. WALD: Form. 17 THE WITNESS: Just that "We filed a 18 lawsuit, and would you mind if we give them your name for witnesses? We're going to need all the 19 20 family members that know about our history." Some of them didn't take it very well. 21 But some decided, yeah, everybody jumped on the 22 23 bandwagon and helped us. BY MS. KENYON: 24 You said some didn't take it very well. 25 Ο.

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Page 22 Yeah, some of them didn't feel -- as soon 1 Α. 2 as you mention depositions and stuff, some of them are just too busy and don't want to deal with it. 3 But I don't know which ones exactly. I stayed out 4 of that. 5 Do you know whether Donna or Linda, whether 6 0. they were one of the ones who didn't take it well? 7 Donna was a hundred percent. The other, 8 Α. Linda, I hate to say, she's unpredictable, kind of 9 like a civil attitude. Could be nice and then 10 11 forget about it. 12 Did she say anything about not wanting to Q. sit for a deposition? 13 14 No. She just said -- you know, she was Α. just afraid to get involved. I guess she was 15 16 getting nervous. She was dealing with her husband 17 at the time, who passed away last month from brain 18 cancer. So she was dealing with that. And all the 19 hardship of going to hospitals and all that. 20 She was really, you know, really messed up 21 because of that. Because they were married like --22 I believe over 50 years. You mentioned that you and Mrs. Camacho 23 Ο. have talked with your stepson, John, about this 24 25 lawsuit?

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Page 23 Yeah, John. 1 Α. 2 What have you discussed with John about the Ο. lawsuit? 3 Α. I guess when the two first attorneys came 4 out from Alvarez Law Firm, probably a year and a 5 half ago or something --6 7 MS. WALD: Don't mention anything you 8 discussed with the attorneys. 9 THE WITNESS: I won't. When they came out, we told them that the 10 attorneys came out. 11 BY MS. KENYON: 12 Was John here when the two Alvarez 13 Q. 14 attorneys came out? 15 No. He's in Chicago. Α. 16 Q. What did he say when you told him about 17 this lawsuit? 18 Α. Well, again, they communicated with the 19 boards and stuff. I wasn't present. 20 Ο. Do you know what -- did Mrs. Camacho tell you what they talked about? 21 Not really. 22 Α. 23 Do you know what his reaction was when he 0. found out about the lawsuit? 24 I guess maybe "I'll comply" or whatever. 25 Α.

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Page 24 But I don't really know. 1 2 You also mentioned Laura, your 0. stepdaughter. What did you and Mrs. Camacho tell 3 her about the lawsuit? 4 5 Well, she needed to know about it because I Α. have power of attorney. Laura, my stepdaughter, she 6 has power of attorney if I'm not around. So 7 everything we do, she handles all our bills for us 8 9 and making appointments and all the clerical stuff 10 for us. So she knows everything about the lawsuit. 11 Q. You mentioned she handles your bills. Does 12 Laura pay your bills? No, I don't know about paying. But she 13 Α. 14 makes sure -- because sometimes she makes mistakes 15 and messes up the checking. So Laura makes sure 16 it's right. And then appointments, she does all the 17 18 appointments and then fighting the insurance 19 companies, "I'm not going to pay for this," "I'm not 20 going to pay for that." She goes to war with them on the computer and gets results. 21 22 Q. So Laura handles scheduling all of Mrs. Camacho's appointments? 23 Then I do all the heavy lifting. 24 Α. Yeah. 25 Q. Does Laura live in Las Vegas or Chicago?

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Page 25 Las Vegas. Right down the street. 1 Α. 2 And she works for Mrs. Camacho's Ο. ex-husband's business? 3 Yeah. Supreme Lobster Company. 4 Α. Have you talked with -- strike that. 5 Ο. What was Laura's reaction when you and 6 Mrs. Camacho told her about the lawsuit? 7 8 I guess she was all for it. She said, you Α. 9 know, "You gotta do what you gotta do, I guess." She didn't discourage us. "Make up your own mind 10 11 what you guys want to do with that." 12 Q. Have you talked with Mrs. Camacho about her deposition the past few days? 13 14 Α. Who? Sandra? 15 Yeah. Ο. 16 Α. Yeah. She writes on the board and she 17 tells me stuff, and sometimes if, you know, she 18 scribbles and I don't understand it, so I say, "I 19 really don't want to discuss it. Okay?" 20 I already got enough problems, you know. And I really don't. My priority is her. 21 (Exhibit 2 marked.) 22 BY MS. KENYON: 23 I'm handing you what I've marked as Defense 24 Ο. 25 Exhibit 2. Have you seen this document before?

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Page 26 That's the one I have in my study. 1 Α. 2 So you see at the top, "Electronically Ο. served December 9, 2020." 3 Do you see that at the top? 4 Way at the top, "Electronically." Yes, 5 Α. I do. 6 7 Then towards the bottom it says 0. "Plaintiffs' Response to Defendant ASM Nationwide 8 Corporation's First Interrogatories to Loss of 9 Consortium Plaintiff Anthony Camacho." 10 11 Do you see that? 12 Α. Yes. If you would, can you flip to the very last 13 Q. 14 page. 15 Okay. Α. 16 It says, "Declaration. I, Anthony Camacho, Q. 17 declare under penalty of perjury that the foregoing 18 is true and accurate. Executed on the 6th day of December, 2020." 19 20 Do you see that? 21 Α. I see that, ma'am. 22 Q. Is that your signature underneath? 23 Yes, ma'am. Α. How did you go about preparing your 24 Q. 25 responses to the interrogatories?

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Page 27 To prepare for this? 1 Α. How did you prepare these responses that 2 Ο. you served back in December of 2020? 3 I don't understand the question. 4 Α. They're called interrogatories. They're 5 Ο. questions to you. They asked for things like your 6 date of birth, your addresses, your employment 7 8 history, things like that. 9 Do you recall preparing your answers to those questions? 10 You know, I have no memory of that. 11 Α. I'm 12 sorry. But I did sign the document. Do you know whether anyone helped you 13 Q. 14 prepare your responses to these questions? 15 I think I probably asked Laura to look at Α. 16 it and help me out, fill out the stuff that I didn't 17 understand. 18 Do you remember reading through your 0. 19 interrogatory responses before they were served back in December of 2020? 20 I glanced through it, but I didn't really 21 Α. 22 read the whole thing. Just glanced through it, you know, read certain lines. I'm the type of person to 23 read something and just put it down. 24 25 Q. Were they accurate when you signed your

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Page 28
     interrogatories?
 1
              That, I make sure. Yeah, that, I make
 2
         Α.
     sure, with Laura's help, that it was accurate.
 3
              Or she's pretty sharp too sometimes.
 4
                                                     But
     (indicating).
 5
              MS. WALD: For the record, he was pointing
 б
 7
     at Sandra.
              THE WITNESS: Yeah, pointing to Sandra.
 8
 9
              (Exhibit 3 marked.)
     BY MS. KENYON:
10
              I'm handing you what I've marked as Defense
11
         Q.
12
     Exhibit 3. Have you seen this document before?
              What page you want me to look at?
13
         Α.
14
              Just the first page. Have you seen this
         Q.
15
     document before?
16
              It looks like the one you just took away.
         Α.
17
              So at the top it says -- do you see where
         Ο.
18
     it says "Electronically served, March 12, 2021"?
19
         Α.
              Yes, ma'am.
20
         Ο.
              Then a little bit further down the page on
     the right, "Plaintiffs' Amended Responses to
21
     Defendant ASM Nationwide Corporation's First Set of
22
23
     Interrogatories to Loss of Consortium Plaintiff
     Anthony Camacho."
24
25
              Do you see that?
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Page 29 On the first page? 1 Α. 2 Yeah. Do you see that? Q. 3 Yeah. But I don't see my name. You said Α. Anthony Camacho. 4 5 MS. WALD: (Indicating.) THE WITNESS: Oh, there it is. At the 6 7 bottom. I'm sorry. 8 BY MS. KENYON: 9 These are the amended responses you filed Q. back in March of 2021. Do you understand that? 10 MS. WALD: She's not asking you to look at 11 12 it. Just do you understand? THE WITNESS: Yes, I understand this. 13 14 BY MS. KENYON: 15 If you would, again, just turn to the last Q. 16 page. 17 Α. Got it. 18 At the top it says, "Declaration. 0. I, 19 Anthony Camacho, declare under penalty of perjury 20 that the foregoing is true and correct. Executed on the 9th day of March, 2021." 21 22 Do you see that? 23 Α. Yes, ma'am. Is that your signature underneath? 24 Q. 25 Α. Yes, ma'am.

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1Q. So these are your amended responses. Where2did you get the new or additional information that3are in your amended responses?4A. You mean how I responded to it?5Q. I can use an example. On the first one, if6you turn to page 3, Interrogatory Number 1 is asking7for your name, date of birth, address, length of8time at each address. And then do you see9underneath where it says "Response" and you provided10your name, date of birth, and then a couple of11addresses? Then if you look further down, under12your amended response it's got the same13information your name, date of birth, your14current address but then you list a number of15additional former addresses.16Do you see that?17A. Yes, ma'am.18Q. So where did you get the additional19information on your addresses?20A. From Laura. I know the exact streets and21crossing streets, but not the numbers. But I know
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20 A. From Laura. I know the exact streets and
21 crossing streets but not the numbers But I know
21 CLOSSING SCICCES, Suc not the numbers. But I KNOW
22 the name of the subdivisions and their location.
23 But not, for some reason, numbers.
24 Q. So did the years that you lived at certain
25 addresses in your amended responses, did those years

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Page 31 come from Laura? 1 2 Yeah. Laura would know better than us. Α. And your date of birth is August 11, 1952? 3 Q. Yes, ma'am. 4 Α. You were born in Puerto Rico? 5 Q. Yeah. Ponce, Puerto Rico. 6 Α. Where did you grow up? 7 Q. 1957, in Chicago. 8 Α. 9 (A pause in proceedings.) BY MS. KENYON: 10 So you moved from Puerto Rico in 1957 to 11 Q. 12 Chicago? I think I was five years old when I 13 Α. Yeah. 14 moved here. 15 I want you to take a look at your amended 0. 16 response to Interrogatory Number 1, what we were 17 just looking at with your addresses. Let me know 18 when you've had a chance to look through it. 1166 Stormy Valley. That address is right. 19 Α. 20 Wigwam, I know it was a mobile home. I 21 don't know the space number. 22 MS. WALD: Tony, she just asked you to read it and let her know when you've finished reading. 23 24 THE WITNESS: Read it to myself? MS. WALD: Read it to yourself. 25

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Page 32 1 THE WITNESS: Okay. Yep. 2 BY MS. KENYON: So your amended response to Interrogatory 3 0. Number 1 accurately reflects where you lived over 4 the years? 5 б Α. Yes, ma'am. 7 You met Mrs. Camacho in 1978; is that Ο. right? 8 9 Yes, ma'am. Α. 10 Q. Where were you living when you met Mrs. Camacho? 11 12 Probably I had my own apartment, I believe. Α. So would that have been -- it says in the 13 Q. 14 1970s you lived with various families in Norridge 15 [sic], Illinois. 16 So were you living with -- were you living 17 in Northridge, Illinois, when you met Mrs. Camacho? 18 Α. I was living in Schiller Park. So then the first address that you have 19 Ο. 20 listed here where you would have known Mrs. Camacho is 1979. That's the Arnold Street address? 21 22 Α. Yes, ma'am. Who lived with you at that address? 23 Q. My stepson, Josh Stramaglia, and my 24 Α. stepdaughter, Laura Stramaglia. 25

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	Page 33	
1	Q. And Mrs. Camacho?	
2	A. Yes, ma'am.	
3	Q. Did anyone else ever live with you there?	
4	A. No. That's it.	
5	Q. And then the next address you have is the	
6	Clinton Street address from 1984 to 1990. Who lived	
7	with you at that address?	
8	A. That was our first home in River Grove.	
9	Q. So is that you, Mrs. Camacho	
10	A. Yeah, and Laura and Josh Stramaglia.	
11	Q. And then as I understand it from yesterday,	
12	you and Mrs. Camacho moved to Las Vegas in 1990?	
13	A. Yes, ma'am.	
14	Q. Then is that the is Buckingham Estates	
15	the first address that you lived at in Vegas?	
16	A. Yes, ma'am.	
17	Q. When you and Mrs. Camacho moved to the	
18	Buckingham Estates property in 1990, who lived	
19	with you?	
20	A. Nobody. Just her and I.	
21	Q. Did Laura ever live with you after you and	
22	Mrs. Camacho moved to Las Vegas?	
23	A. She came down later. Maybe two years	
24	later. And she lived with us at the mobile home	
25	that we purchased after we moved from Buckingham.	

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Page 34 Is that the Wigwam Avenue property? 1 Ο. 2 Yeah. I know exactly where it's at, but Α. don't know the numbers. 3 And how long did Laura live with you at the 4 Q. Wigwam Avenue property? 5 б Until she met her fiance and they decided Α. to get married. And then she decided to move in 7 8 with him in the new home they bought. Then she 9 moved out, and then they got married, and they had a 10 family. 11 Q. Had she graduated high school already when 12 she moved to Las Vegas? Yeah, she graduated high school. 13 Α. 14 But had she graduated at the time when she Q. moved out to Las Vegas? 15 16 Α. Yeah. She graduated back -- I don't know, 17 but yeah. 18 Q. You're talking about Laura? 19 Laura, yeah. Laura graduated already when Α. 20 we were here. She was working for her dad, yeah. Did anyone else ever live with you at the 21 Q. 22 Wigwam Avenue property? 23 Nobody, ma'am. Α. And then in 1997 or 1998 you moved to the 24 0. Stormy Valley property? 25

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Page 35 1 Stormy Valley. Α. 2 Who lived with you there? Ο. Sandra and I. 3 Α. Anyone else? 4 Q. 5 Α. No. And then in 2007 or 2008 you moved to your 6 Q. current home where we are today? 7 8 Yes, ma'am. Α. 9 Has anyone else ever lived with you at the Q. 10 Morning Mauve Avenue property? 11 Α. No, ma'am. 12 Just you and Mrs. Camacho? Q. 13 Α. Yes. 14 Are you close with any of your neighbors? Q. 15 Well, just to be neighborly, say hi. Α. 16 That's about it. A lot of the folks have dogs. 17 They walk their dogs and we wave at each other. But 18 I have no time to be social with nobody. I can't be 19 around people. I'm afraid for her. I wear a mask 20 when I am outside. Living in isolation mostly. I don't really get involved with nobody. 21 Would you feel more comfortable going out 22 Ο. 23 if she had the COVID-19 vaccine? 24 MS. WALD: Form. 25 THE WITNESS: Not really. Because I read

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Page 36 that people that got the vaccine, they're still 1 2 dying. BY MS. KENYON: 3 But based on what your wife told us 4 0. yesterday, you guys still do go out and get malts at 5 Dairy Queen? 6 7 MS. WALD: Form. 8 You can answer. 9 THE WITNESS: I drive. I lock her in the van, take the keys with me, get her her -- what do 10 you call that? -- the malt that she likes. I get 11 12 it, take her for a ride, we come home. That's our outing. 13 14 Then the tough one is when we go shopping. 15 I worry there because I have to travel with a lot of 16 medical stuff that we did use in transit. I have to 17 pull over many times or pull in parking lots to 18 suction or take care of her. And if we go shopping to Walmart or wherever, I always take the oxygen 19 20 tank and put it in the grocery cart, and I make sure that it's available for her, because she can't walk 21 too far because she starts to breathe heavy. I've 22 got to make sure she's got the oxygen. 23 When we leave the store, I always wind up, 24 for some reason, if she gets over-excelled, I've got 25

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Page 37 to suction her in the van. 1 2 BY MS. KENYON: So she goes shopping with you at Walmart? 3 Q. Yes, ma'am. 4 Α. And the suction machine, that's portable, 5 0. 6 so you're able to do that? 7 Yeah. I bring two power cords with me, one Α. for the home, and I've got a special one for the 8 9 cigarette lighter that they gave us on the cars to 10 plug in, in case it dies on me. I always make sure 11 it's at hundred percent, but I still bring backup 12 cords just in case. How often do you and Mrs. Camacho go to 13 Q. 14 Walmart to go shopping? 15 Now it's like maybe we try to get out every Α. 16 maybe three weeks to go get groceries. We stock up. 17 We try. But pushing the grocery cart is brutal on 18 I usually wind up crippled when I'm done. me. We 19 try to get little stuff and try to go back. 20 Like I said, I get nervous when we do that and go back because I am exposing her to these --21 but I make sure she is covered. The stoma -- she 22 breathes through her stoma, and her nose is plugged 23 up too. And we keep two of them. And I keep her 24 25 away from people. It's nerve-wracking. Very

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Page 38 stressful. 1 2 Q. You said that it's challenging for you. Is 3 that because you have back issues? Yeah. 4 Α. Does she use a motorized cart when you go 5 Ο. 6 to Walmart? 7 No, ma'am. Because those are too big and Α. bulky, and I have to have a push-cart to have the 8 9 medical stuff with me. So she walks through Walmart? 10 Ο. Not the whole walk. She's got to stop. 11 Α. 12 We've got to stop and make sure her pulse meter is working. Make sure it's at 95 all the time. If I 13 14 see it's 95, we'll keep walking. But it's not a continued walk, grab and go, grab and go. We can't 15 16 shop like that. 17 My point is simply that she is walking Ο. 18 through Walmart; right? MS. WALD: Form. 19 20 THE WITNESS: Not through Walmart. We walk 21 very slow, at slow paces through the store, not 22 flying through it. BY MS. KENYON: 23 Right. And I'm not implying that she's 24 0. 25 flying through it. All I'm simply asking is she is

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Page 39 walking through Walmart; correct? 1 2 MS. WALD: Form. THE WITNESS: Very difficult, but she's 3 walking. 4 BY MS. KENYON: 5 Ο. And you understand that those motorized 6 carts have a basket on them that she could put 7 oxygen in and ride around rather than walking; 8 9 right? Most of the time when we go there, they're 10 Α. being used. A lot of times I see kids riding around 11 12 with them in the store. Management will not do nothing about it. I can't get in a confrontation 13 14 and say, Can I have the cart? So we just let it go. 15 Most of the time they're not charged. It breaks 16 down right in the middle of the aisle. I've seen it 17 happen many times. 18 Ο. If you can just focus on what I'm 19 specifically asking you. 20 You understand that the motorized carts have a basket in front? 21 They do. They have a big basket. 22 Α. That she could put her oxygen in? 23 Q. And she's deaf. She's blind in one eye. 24 Α. She can't speak. I'm afraid she might run somebody 25

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Page 40 over and start a confrontation. Because I've had 1 2 many times where I had to apologize for her. Ι always tell the person, "Sir, I'm sorry. She's deaf 3 and blind in one eye. I'm sorry, she has no voice." 4 They accepted it. 5 That's when we go there, it happened many 6 7 Because she will step out in the aisle or times. 8 somebody will hit her, "Lady, watch where you're 9 going." So I have to intervene and be polite as 10 possible without getting punched out. 11 Q. 12 Is your wife confrontational? 13 MS. WALD: Form. 14 THE WITNESS: No, she's not like that. 15 BY MS. KENYON: 16 Does she go shopping with you anywhere Q. 17 else? 18 We go to other places, like Albertsons down Α. 19 the street, looking for stuff that we couldn't find 20 or stuff like that. How often do you go to Albertsons? 21 Q. 22 Α. Not very often. They're too expensive. 23 So you don't go to Albertsons that often? Ο. Only if we need something bad. Then we're 24 Α. willing to pay for it. Because sometimes they might 25

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Page 41 1 be out at Walmart. Have you ever tried grocery delivery? 2 Ο. I don't trust them. Because I did follow 3 Α. some at the store that are filling the orders for 4 customers. I did interview a couple of them. "Do 5 you guys check for dented cans or expired dates?" 6 7 "Oh, yes, sir, we do." 8 That's not the case. They just grab the 9 stuff off the shelf without checking expiration They throw them right in the cart. 10 date. So I told Sandra we're not going to do that 11 because I don't trust them. 12 So you and Mrs. Camacho make the choice to 13 Q. go into a store and do the shopping in person? 14 15 MS. WALD: Object to form. 16 THE WITNESS: Say again? 17 BY MS. KENYON: 18 Ο. Sure. So you and Mrs. Camacho have made 19 the choice to go into the store and shop in person? Α. 20 Yeah. We have no choice. We have to go together because we know what we need. 21 That's 22 about it. 23 What was your father's name? Ο. Who? 24 Α. 25 Ο. What was your father's name?

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1	Page 42 A. My father. He left me when I was 10 years
2	old. I think it was Manuel Camacho. He left and
3	never looked back.
4	Q. So Mrs. Camacho never knew him? Your wife
5	never knew him? Never knew your father?
6	A. My wife?
7	Q. Your wife never knew your father?
8	A. No, no. No, ma'am.
9	Q. Have you seen him since you were 10?
10	A. No. He just left and left six kids behind
11	and started a new family, possibly in Puerto Rico
12	that I know of, and never wrote to my mom asking
13	about us or nothing. There was no communication
14	that I know of. And we grew up without a father.
15	Q. Is your mother living?
16	A. She's in a nursing home.
17	Q. What is her name?
18	A. Elvita Camacho.
19	Q. Where's the nursing home at?
20	A. It's in Chicago somewhere.
21	Q. How old is she?
22	A. 93 years old.
23	Q. Does she have any health issues?
24	A. Yes, ma'am. She's in a wheelchair, blind
25	in one eye. And don't quote me, I think she has

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Page 43 some kind of memory problem. 1 2 When's the last time you spoke with her? 0. I spoke with her about three weeks ago. 3 Α. Is your mother a smoker? 4 Q. Not that I know of. 5 Α. So she never smoked, to your knowledge? 6 Q. I don't know, ma'am. 7 Α. To your knowledge, she never smoked? 8 Q. 9 MS. WALD: Form. THE WITNESS: I can't say. I don't know. 10 BY MS. KENYON: 11 12 Q. Did you ever see your mother smoke? No, I never did. 13 Α. 14 Does Mrs. Camacho -- does your wife know Q. your mother? 15 16 Α. Yeah. I brought her there about 40 years 17 ago or 35 years ago. We were married. So we could 18 introduce her to her. That was a long time ago. 19 Ο. Is that the only time that your mother and 20 Mrs. Camacho have met? Yeah. After that, we moved here. That was 21 Α. 22 it. We just -- 41 years we been together. Lost communication with family members, friends that we 23 have back home. Except her, her family side, 24 they're going back to people that are -- some passed 25

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Page 44 and some are still with us in their 80s and 90s. 1 2 Is there a reason that you didn't keep in 0. touch with your family after moving? 3 I grew up in a real poor -- in a bad 4 Α. environment. 5 6 Ο. Has your wife ever talked about smoking with your mother? 7 8 No. I don't know that, ma'am. I'm sorry. Α. 9 You mentioned -- were you one of six? Q. 10 Α. Say again? Were you one of six kids? 11 Q. 12 Α. Yeah. Six of us. Do you have five siblings? 13 Q. 14 Five siblings. Α. 15 What are their names? Q. 16 Well, I hate to say this. They're all in Α. 17 the cemetery, except for two. 18 Ο. Can you give me their names, all five 19 siblings' names? I don't know their last names because both 20 Α. of them have been married twice or one three times. 21 I don't know what names they're going by. One had 22 23 three husbands. I know that for sure. The other one had two. I don't know their names. I could 24 give you their first names. 25

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Page 45 One is Marilyn, and one is Lucy. 1 2 How old is Marilyn? Ο. She's the youngest in the crew. 3 I'm 69. Α. Probably in her middle 60s. That's all I can say 4 about her age. 5 6 Where does she live? Ο. 7 That I don't know. Somewhere in the suburb Α. outside Chicago. I don't know. We do not 8 9 communicate. There was no love between us. Was Marilyn -- did Marilyn ever smoke? 10 Ο. I didn't grow up around them. I don't 11 Α. I left home when I was 17 or 16. I left. 12 know. Ι don't know what their habits were, ma'am. 13 14 Lucy, how old is she? Q. 15 75 for sure. She's the oldest. Α. 16 Where does she live? Q. 17 Somewhere in Chicago somewhere. I don't Α. 18 know the address or what name she's going by. She 19 was married three times also. 20 Ο. Did she ever smoke? I don't know that because I didn't grow up 21 Α. around them or hang out or keep in touch. There was 22 23 no love between us. We grew up without a father. Q. If Lucy was the oldest, when you were still 24 living at home, before you moved out, do you 25

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	Page 46
1	remember her smoking?
2	MS. WALD: Form.
3	THE WITNESS: I don't remember that at all.
4	I have no memory of that.
5	BY MS. KENYON:
6	Q. Then who are the other three siblings?
7	A. The other three siblings is Manuel Camacho,
8	suicide at the age of 16. I think 16 or 17, in that
9	area.
10	Isabelle Camacho, drug overdose.
11	Jose Manuel Camacho, drug overdose.
12	Q. Did Mrs. Camacho ever know any of your
13	siblings? Ever meet any of your siblings?
14	A. No. Probably she met Lucy Camacho years
15	ago. About 30, 35 years ago. She met Marilyn, and
16	she met that's about it, that I recall.
17	Q. Growing up did you ever hear that smoking
18	was bad for you?
19	A. No. I was I didn't know anything about
20	smoking.
21	Q. Did your mom ever talk to you about smoking
22	when you were growing up?
23	A. We came from a broken home, ma'am. Nothing
24	was discussed in our household. The door was open.
25	Come and go if you please. If you don't want to

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	Page 47
1	come back, that's your problem. That's the kind of
2	environment I was brought up in.
3	Q. Were you going to school? Did you go to
4	school as a child?
5	A. 8th grade. That was it.
6	Q. What did you do after 8th grade?
7	A. I think I got me a nice job with a cater
8	company so I can have money and, you know, stuff
9	like that. It was my first job. 15 years old.
10	Q. You weren't going to school at that time?
11	A. No.
12	Q. You mentioned you have two stepchildren?
13	A. John and Laura.
14	Q. You don't have any other children?
15	A. No. I never had children.
16	Q. So I'm going to start with John.
17	It's my understanding he is not a smoker;
18	is that right?
19	A. No. He never touched tobacco, John. I
20	made sure of that.
21	Q. When you say you made sure of that, what do
22	you mean?
23	A. Well, Sandra was smoking. I didn't want
24	him to pick up the habit. And I was smoking with
25	Sandra. I said, "You guys, don't pick up it's

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Page 48 expensive. Don't do it. It stinks, " and all kind 1 2 of stuff like that. Did you tell him smoking was bad for his 3 Ο. health? 4 5 At the time I didn't know that, ma'am, that Α. it was bad for the health. I just told him, "Don't 6 do it because it's not good for you." That's all I 7 said. I said, "It will make your teeth yellow." 8 9 You know, put a scare into him about stuff. We just 10 don't want him picking up the habit, that's all. 11 Q. When did you have these conversations with 12 John? Α. When they were in grammar school. 13 14 So if John was born around 1967, you were Q. 15 telling -- were you telling John in, like, the 16 mid-'70s that smoking was not good for him? 17 MS. WALD: Object to form. 18 Mischaracterizes the testimony. 19 THE WITNESS: No. I never said that, 20 ma'am. I told him not to smoke because of the smell 21 and everything. 22 But she was smoking in the apartment at the time, and they were around it. Thank God they never 23 picked it up, you know. I just tried my best to 24 keep them away from it. 25

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Page 49 BY MS. KENYON: 1 But by the '70s you were telling your 2 Ο. stepson, John, not to smoke? 3 Α. Yeah. Told him don't smoke. He couldn't 4 afford it anyway. He had no money to buy 5 6 cigarettes. 7 Regardless, you were telling your stepson, Ο. 8 John, not to smoke? 9 MS. WALD: Form. THE WITNESS: Not to smoke, right. 10 BY MS. KENYON: 11 12 Did John ever talk to Mrs. Camacho about Q. her smoking? 13 14 I don't know anything about that, no, Α. 15 ma'am. Not that I know of. 16 Q. Did he ever ask her to quit? 17 Not that I know of. Α. 18 When you would tell him not to smoke, what Ο. 19 would he -- would he say anything in response? 20 Α. I have no memory of what he told me back -they were very young, and I was young myself. I 21 don't know what his responses was. 22 23 How would you describe Mrs. Camacho's 0. relationship with John? 24 At first it was beautiful. Now it's a 25 Α.

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Page 50 little sour. 1 2 Can you explain that to me? Ο. I don't know. It's probably because of my 3 Α. daughter-in-law. There's issues there. I don't get 4 involved in issues. I try to keep clean. 5 б What issues? 0. 7 Mother and daughter-in-law issues that I Α. don't get involved in. You know, she wants to see 8 9 my son more often. "I can't see you more often." She won't. You know, stuff like that. 10 Growing up did Mrs. Camacho tell John --11 Q. 12 was Mrs. Camacho also telling John not to smoke? Α. Not that I know of. I don't know that. 13 14 You also have your stepdaughter, Laura. Ο. 15 Did you also tell Laura not to smoke when she was 16 growing up? 17 She was younger. No. I just told John, I Α. 18 believe. Not Laura. 19 0. Did you ever have discussions with Laura 20 about smoking? No, ma'am. 21 Α. 22 Q. Why not? She was younger than John. I didn't have 23 Α. to talk to her about it. At the time -- you know 24 what I mean? I just talked to John about it. He 25

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Page 51 was a little older. He was probably getting ready 1 2 to graduate pretty soon and go to high school. Laura is -- I believe is three years behind him. 3 Laura was born in '69. I don't really discuss 4 nothing with Laura. 5 As she got a little bit older though, did 6 0. you ever discuss smoking with her? 7 Not really, for some reason. I don't know 8 Α. why. Not really. 9 Is that because it was common knowledge 10 Ο. that smoking was bad for your health? 11 12 Α. I just didn't bring it up with her for No. some reason. She was always with her little 13 14 girlfriends and stuff. I always worried about John 15 because he was going into high school. 16 Q. At some point did you come to learn that 17 Laura was smoking? 18 Here, yeah. Not back there. I don't know Α. 19 if she did or not. 20 0. So you didn't know she was smoking until 21 she moved out to Las Vegas? 22 Α. She started the habit here, I'm pretty sure. I mean, that's what I think. 23 Do you know why she started smoking when 24 0. 25 she moved to Las Vegas?

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Page 52 1 Who? Α. 2 Q. Laura. Did Laura start? 3 Α. Yeah, that's what I'm asking. I thought 4 Q. you just said --5 б I don't know what she was doing back in Α. 7 Chicago. She was of age to do whatever she pleased. 8 I don't know that. You know, I can't say yes or no. 9 All I know is when she moved in with us, you know what I mean, she was smoking Marlboro 10 11 Lights. Q. 12 When she moved in with you and was smoking, did you ever ask her to quit smoking? 13 14 I never got involved with anything she Α. No. 15 was doing. I never told her that, no. 16 Q. Did you ever encourage her to guit smoking? 17 Not really. Α. 18 Did you ever discuss smoking with her at Q. 19 all? 20 Α. Not at all. 21 Q. Why not? I don't know. I just didn't. If she was 22 Α. smoking when she moved here, she was older. I 23 wasn't going to interfere with it. A lot of people 24 resent when you interfere with their smoking. 25 Some

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Page 53 people put you in the right place. I have friends 1 that I said, "Hey, you want to put that down so we 2 can talk?" They used to get, like, hostile about 3 They didn't want to put the cigarette down. So it. 4 I never mentioned anything to anybody about smoking. 5 б Is that because that's the person's choice Ο. 7 whether they smoke or not? 8 MS. WALD: Object to form. 9 THE WITNESS: I don't know if it was their choice or not. They just smoke, ma'am. 10 BY MS. KENYON: 11 12 Q. Well, if it wasn't their choice, whose was it? 13 14 Say again? Α. 15 If it wasn't their choice, whose choice was 0. 16 it to smoke? 17 MS. WALD: Form. 18 THE WITNESS: I don't know. 19 BY MS. KENYON: 20 Ο. Did anyone else put the cigarette in their 21 mouth? 22 MS. WALD: Form. 23 THE WITNESS: I don't know that either. They just liked to smoke. But I didn't want to 24 interfere with making comments or anything. Some 25

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Page 54 people like to smoke heavy and have a conversation 1 2 with you and some don't. I never question it. BY MS. KENYON: 3 Do you know whether Mrs. Camacho and Laura 4 Q. ever discussed smoking? 5 I don't know that, ma'am. 6 Α. 7 Do you know whether Laura ever encouraged Ο. or told Mrs. Camacho to quit smoking? 8 9 I don't know that either, ma'am. Α. Do you know whether Mrs. Camacho told Laura 10 Ο. that she needed to quit? 11 12 Α. I don't know that either. Sorry. Do you know if Laura and Mrs. Camacho ever 13 Q. 14 discussed the health risks of smoking? 15 Α. Not that I know of. 16 Q. How would you describe Mrs. Camacho's 17 relationship with Laura? 18 Α. Excellent. How often do you see Laura? 19 Ο. 20 Α. On Messenger, almost every day. She has a busy schedule with her working and taking care of 21 bills because her husband is sick and has Parkinson. 22 He just got Parkinson. He's 50 years old. There 23 was a lot of traveling, a lot of medical expenses. 24 Then with our problem, not that much coming over. 25

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Page 55 She brings us food. She'll cook for us and 1 2 bring us food that we eat sometimes, and she'll spend a little time with us, and then she has to go 3 She can't leave her husband alone. He's all 4 home. over the place with the shaking and legs. They 5 can't even go out to eat or nothing. 6 7 MS. KENYON: Off the record. 8 (A break was taken.) 9 BY MS. KENYON: We're back, Mr. Camacho. Are you ready? 10 Ο. 11 A. Ready, ma'am. 12 Q. Feeling okay? A. Yeah, I'm feeling fine. 13 14 You talked about a couple of times a Q. 15 Messenger app or Messenger platform Mrs. Camacho 16 uses on the computer? 17 Yeah. That's how she communicates. Α. 18 Q. Is it a specific program or like Facebook 19 Messenger? 20 Α. Facebook Messenger. And when Mrs. Camacho is chatting on there 21 Q. 22 with her sisters, does she type some of her 23 responses? The sisters and Laura, they all can read 24 Α. lips really good, but there's some times where she 25

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Page 56 might have to write something down that they didn't 1 2 understand. I mean, it's amazing how they do it. Because even my own doctor, the two doctors, they 3 can't even read her lips. 4 5 Are they typing their responses back? Ο. Whiteboard. She'll write on the board. 6 Α. Or if I pick it up, I'll tell them what she said. 7 8 The sisters, do they type their responses Q. 9 back? They -- lip-reading on Messenger. 10 Α. No. 11 Q. How do they ask a question to Mrs. Camacho? 12 Α. Sandra will talk to them, and she talks back to Messenger with the speaker super loud, which 13 14 I don't like. But they talk like that. The volume 15 is loud. Because sometimes I've said, "You've got 16 to start wearing headsets." And she doesn't like wearing headsets because it irritates her ears. 17 So 18 she's got the volume pretty high when they're 19 talking. And I'm talking about all three, my 20 stepdaughter and two sister-in-laws. The volume is high on this end. And when they talk, she picks it 21 up good and then she will answer back. But then 22 again, if it's something I can't pick up, she'll 23 write it. "Oh, that's what you're talking about." 24 Is it video? 25 0.

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-	Page 57
1	A. Yeah. Messenger video. They send you a
2	message, like Kim's computer, with a bell.
3	Q. Mrs. Camacho's father was also named John?
4	A. Yeah, John Mucci.
5	Q. Did you meet him?
6	A. Yeah. He was like a father I never had.
7	Q. Mrs. Camacho, your wife, told us yesterday
8	that her father had a heart attack?
9	A. Yeah. Stroke or a heart attack. I know he
10	couldn't move an arm, and something must have went
11	out on his body where he needed a wheelchair. They
12	needed a nurse to pick him up from the wheelchair,
13	put him on the bed.
14	Q. Do you know when he had a heart attack?
15	A. I don't even want to guess. I'm sorry.
16	Q. Were you and Mrs. Camacho still living in
17	Chicago when he had a heart attack?
18	A. We were living, yes, in River Grove.
19	Q. I understand you don't know when he had a
20	heart attack, but it was at some point before 1990?
21	A. Yeah. The only thing I remember is when he
22	passed in 1990.
23	Q. Just so I'm clear, he had the heart attack
24	when you and Mrs. Camacho were still living in
25	Chicago?

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Page 58 Not Chicago. River Grove. 1 Α. MS. WALD: Form. 2 BY MS. KENYON: 3 River Grove; right? 4 Q. They lived right down in the 5 Yeah. Α. borderline. A mile over is Chicago. 6 7 He had a heart attack -- her father had a Ο. 8 heart attack? 9 Yes, ma'am. Α. 10 Q. Before you moved to Las Vegas in 1990; 11 right? 12 Α. Yes. 13 MS. WALD: Form. 14 BY MS. KENYON: 15 Did you ever discuss what caused his heart Ο. 16 attack with her father? 17 Α. No. 18 Ο. Did you ever discuss the cause of his heart 19 attack with Mrs. Camacho? No. It was just a medical episode that he 20 Α. had. We can't explain it. We don't know what 21 attributed to it. I don't know anything like that. 22 23 Did anyone ever say that his heart attack 0. was due to his smoking? 24 25 MS. WALD: Form.

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Page 59 1 THE WITNESS: I never heard that. 2 BY MS. KENYON: Do you recall him being a smoker? 3 Q. Yeah. 4 Α. What do you recall? 5 Q. He loved his Lucky Strikes. 6 Α. 7 Sounds like you have a pretty clear or Ο. vivid memory of that? 8 9 Well, her father and his previous brothers, Α. they were -- in the early '30s they were all 10 I went to work with the father when I met 11 junkmen. Sandra. He wanted to take me on the truck with him. 12 I said okay. He treated me like a son, so I started 13 14 hanging out with him. 15 Did you ever talk to him about smoking? Q. 16 Α. No, not really. 17 Did he say that he loved his Lucky Strikes, 0. 18 or how do you know that? 19 MS. WALD: Form. 20 THE WITNESS: I used to hide it from him. I used to hide them under the seat. I mean, he 21 smoked in front of his wife, but she didn't want to 22 23 know he had backup packs behind the seat of the 24 truck. 25 111

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Page 60 BY MS. KENYON: 1 Why would you hide his cigarettes from her? 2 Ο. I don't know. He said, "Put them away. 3 Α. Ι don't want her to see them." 4 5 Did his wife not want him smoking? 0. б MS. WALD: Form. 7 THE WITNESS: I don't know that. I never requested why. I guess he just wanted me to put 8 them under the seat for him. 9 BY MS. KENYON: 10 11 Q. So then why would he hide his cigarettes 12 from his wife? 13 MS. WALD: Form. 14 THE WITNESS: Oh, I don't know. No, he 15 never -- he was hiding from somebody. I don't know 16 from who. He just told me, "Slip them under the 17 seat, and keep them there in case I run out." 18 BY MS. KENYON: Did you ever hear him discuss smoking with 19 0. 20 your wife? 21 Α. I never, no. 22 Q. After his heart attack, did you encourage 23 him to quit smoking? 24 MS. WALD: Form. 25 THE WITNESS: No.

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Page 61 BY MS. KENYON: 1 2 Do you know whether he smoked after his Ο. 3 heart attack? Α. I don't know that either, ma'am, because 4 after that I had my regular job. I didn't visit 5 I visit when I could get to him, to be with 6 much. him. But he was, like, paralyzed in the wheelchair. 7 I can't see how he was smoking with his lip hanging 8 9 one side, like drooling all the time. So I don't know if he did or not. 10 You mentioned a stroke and a heart attack. 11 Ο. 12 Did they happen at different times, or did they 13 happen --14 I don't want to guess because I'm not a Α. 15 doctor. All I know is he wound up in a wheelchair, 16 and one arm was, like, gone and something hanging 17 here, like, dead (indicating). I don't know. Maybe 18 they said it was a stroke, a heart attack. I never 19 questioned it. All I know is I didn't like what I 20 was seeing. 21 MS. KENYON: For the record, he was pointing towards the left side of his face when you 22 23 were referring to it. 24 THE WITNESS: Yeah. If I remember right, 25 probably left.

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	Page 62
1	BY MS. KENYON:
2	Q. Do you know when he had a stroke?
3	A. No. I don't know that, ma'am.
4	Q. Was it before you moved to Las Vegas?
5	A. No. It was yeah, before we moved.
6	Before we moved. It was 1990 when he died for sure,
7	because we had the truck and the car hooked up to a
8	trailer in front of the house, and we were going to
9	say our goodbyes and he passed.
10	Q. Did he pass before you moved to Las Vegas?
11	A. No. On the very day we were moving. We
12	didn't know he was going to pass that morning.
13	Q. Did you come back for a funeral?
14	A. He was cremated.
15	Q. He also had bladder cancer; is that right?
16	A. Yeah. That's what Sandra told me. I guess
17	it runs in the family.
18	Q. Sorry. What was that last part?
19	A. I think it runs in the family, Sandra
20	mentioned once.
21	Q. That bladder cancer runs in the family?
22	A. Yeah. That's why she's always going you
23	know, goes for her physicals and stuff. Thank God
24	that she doesn't have that.
25	Q. Do you know anyone else in her family who

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Page 63 has any form of cancer? 1 2 I think she told me her brother, Carmi Α. Mucci, he had it. That's what Sandra told me. When 3 we spoke, she said, "Yeah, he's got it too, like his 4 brother." Carmi, yeah. There was four or five 5 brothers all in the same business. 6 7 So Carmi is Mrs. Camacho's uncle; is that Ο. right? 8 9 Would that be uncle or brother-in-law? Α. Q. He was her father's brother? 10 11 A. Uncle, you're right. 12 Q. So Carmi was John's brother? John's brother. I don't know what their 13 Α. 14 ages were. But they were, like I said, all up there 15 in age, because these people were born back in, 16 like, the '30s. I don't know their ages. 17 And he also had bladder cancer? Carmi did? 0. 18 Carmi? That's what Sandra, when we spoke, Α. 19 she said, yeah, she goes -- we called him Pops --20 has bladder cancer, and that his brother Carmi, that's what he died of, bladder cancer. 21 Do you know whether Carmi was a smoker? 22 Q. Oh, I don't know Carmi. That was before my 23 Α. 24 time. 25 Q. So he passed away before you met

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Page 64 Mrs. Camacho? 1 2 That was way before my time. All the Α. old-timers, I didn't know them. The only old-timer 3 I knew was Pops, John Mucci. 4 5 Q. Her mother is Virginia? Virginia Mucci. 6 Α. She's living; right? 7 Ο. Yeah. She got -- what's that when you 8 Α. can't remember nothing? I mean absolutely -- is 9 that dementia or Alzheimer's? 10 She has either dementia or Alzheimer's? 11 Q. 12 Yeah. She'll come on the computer and Α. she'll look at us. She'll say, "Oh, I know you, 13 14 Sandra and Tony." And then guess what happens the 15 next day when we talk to her? "Who are you people?" 16 She's bad. 17 0. And she was a smoker? 18 A. Oh, I don't know. 19 So you don't know --0. 20 Α. No. That was before my time. I don't know 21 if she smoked or not. Did you ever see Virginia smoke? 22 Q. Like I said, I don't know. I never see her 23 Α. smoke in front of me. So, you know, I don't know if 24 she was a smoker or not. But I never saw her 25

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Page 65 smoking in the house. 1 2 And you met Mrs. Camacho in 1978? Ο. 3 Α. 1978 we met, yes, ma'am. So you never saw -- after 1978 you never 4 Q. saw Virginia smoking? 5 б No. Not in the house, no. I don't know if Α. she was smoking or not, to be honest with you. 7 8 I understand you don't know anything about Q. her before 1978. 9 10 Α. Yeah. 11 Q. But from the point you met Mrs. Camacho on, 12 you never saw her mother smoke? I never saw her smoke, ma'am. 13 Α. No. 14 Did you ever talk to Virginia about Q. 15 smoking? 16 Α. Why should I if I never saw her smoking? 17 Ο. Did you ever talk to Virginia about 18 Mrs. Camacho's smoking? No. Because I was right there too with 19 Α. 20 her. Did you ever hear Virginia talk to 21 Q. 22 Mrs. Camacho about smoking? 23 Α. No, ma'am. I never heard any 24 conversations. So you never heard her -- strike that. 25 Q.

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Page 66 Mrs. Camacho has two sisters, Linda and 1 2 Donna? Yeah, Linda and Donna. Three sisters. 3 Α. Linda and Donna, the two sisters? 4 Q. Yeah, two sisters. 5 Α. And Donna was a smoker? 6 Ο. 7 Yeah, Kinsella. She was a smoker. Α. But that was before my time. But she quit when she was 8 9 pregnant for some reason. How do you know she quit when she was 10 Q. 11 pregnant? 12 Α. Sandra told me. Q. Do you know when she was pregnant? 13 14 Α. No, I don't know that. That was way before 15 my time. 16 Q. So did you ever see Donna smoke? 17 Α. No. It was before my time. The kids were 18 little. 19 Ο. So Donna had already guit smoking by the 20 time you met Mrs. Camacho; is that right? I never saw her smoke in front of me, so I 21 Α. guess so. She did quit at some time. 22 23 When she was pregnant? Ο. Yeah. For some reason, she quit. I don't 24 Α. know the circumstances behind it. 25

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	Page 67
1	Q. Do you know if she quit while she was
2	pregnant for health reasons?
3	A. No, I don't know why. I don't know. Some
4	people quit. Some people pregnant, they still
5	smoke. I don't know her reason for quitting.
б	Q. Did you ever talk to Donna about smoking?
7	A. No, never.
8	Q. Did she ever talk to you about quitting
9	smoking?
10	A. Never.
11	Q. Did you ever hear Mrs. Camacho talk with
12	Donna about smoking?
13	A. I never heard any conversations about
14	smoking with them.
15	Q. Do you know whether Donna encouraged
16	Mrs. Camacho to quit when she did?
17	A. I don't know that either, ma'am.
18	Q. When did your wife tell you that Donna had
19	quit when she was pregnant?
20	A. Probably maybe through the years that she
21	quit smoking. But I never questioned why or
22	anything like that. That was it. Maybe because she
23	was a school teacher and she felt uncomfortable. I
24	don't know.
25	Q. How many children does Donna have?

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	Page 68
1	A. She has Mikey Kinsella and Kindy Kinsella.
2	Q. How old is Mike?
3	A. They're both baby boomers. In their 50s,
4	early 50s. Not baby boomers. Millennials, I guess.
5	Q. So were they born sometime in the 1960s?
6	A. Yeah. Like Laura and John, in that area.
7	All four of the cousins are all, like, pretty much
8	close in ages. Over 50.
9	Q. And then her other sister is Linda. It's
10	my understanding that Linda has never been a smoker?
11	A. That's what I understand too.
12	Q. You've never seen Linda smoke?
13	A. No. Sandra said she never smoked.
14	Q. Have you ever talked with Linda about
15	smoking?
16	A. No, ma'am.
17	Q. Did you ever hear Linda talk to
18	Mrs. Camacho about smoking?
19	A. No, ma'am.
20	Q. Did you ever hear Linda encourage
21	Mrs. Camacho to quit smoking?
22	A. No, ma'am. I never heard anything.
23	Q. When you and Mrs. Camacho would go
24	strike that.
25	Did you and Mrs. Camacho ever go over to

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Page 69 Linda's home? 1 2 Many times when we were living there. Α. Would Linda let you and Mrs. Camacho smoke 3 0. inside her home? 4 5 I believe Sandra had to go in the yard, in Α. the patio. Yeah, outside. 6 7 Did Mrs. Camacho have an issue with going 0. outside to smoke? 8 9 There was no argument. She was glad Α. No. to do it to be respectful. 10 Would you go visit Donna at her home? 11 Q. 12 Α. Yeah, in Buffalo Grove, Illinois. That was fun. 13 14 When you and Mrs. Camacho would go visit Q. 15 Donna, did she allow you and Mrs. Camacho to smoke 16 inside her home? 17 I know Sandra would go with her husband, Α. 18 Tom, who passed. They would go outside for some 19 reason. I imagine because of the kids. But most of 20 the folks didn't allow it in the house, especially when you got little kids. 21 22 Q. So Mrs. Camacho didn't want to smoke around 23 little kids? 24 MS. WALD: Object to form. 25 THE WITNESS: No, that wasn't -- no, ma'am.

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Page 70 Donna didn't allow smoking, period, in the house. 1 You want to smoke, you go outside. Maybe because of 2 the tobacco smell for whatever reason. She didn't 3 allow it. Just like some of the friends we had 4 didn't allow it. You'd go in the patio and have 5 your cigarette. 6 BY MS. KENYON: 7 8 Did Mrs. Camacho have an issue going Q. 9 outside to smoke? They were nice about it. 10 Α. No. 11 Ο. Who were the friends that wouldn't let you smoke in their home? 12 Family members. My brother-in-law Tom who 13 Α. 14 passed, he smoked. Who else? Probably all the 15 old-timers. Not all of them, but some of the 16 old-timers, they'd light up during picnics and 17 stuff, and there were some that didn't light up. 18 Tom, whose husband is that? Q. Tom Kinsella, Donna Kinsella's husband. 19 Α. 20 When did he pass away? 0. 21 Α. I don't even want to guess, but it was a 22 while back, way back. 23 Was it when you were still living in the Ο. 24 Chicago area? No. When we were living here it happened. 25 Α.

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Page 71 I don't want to guess the year. 1 2 What did he pass away from? Ο. I don't know, but he was in his 60s when it 3 Α. happened. They don't know if it was a heart attack 4 5 or, you know, whatever. I don't know. He just 6 passed. 7 Did anyone ever attribute his death to his Ο. 8 smoking? 9 I never heard no talk like that. No, Α. 10 ma'am. Excuse me a minute. 11 12 MS. KENYON: Off the record. (A pause in proceedings.) 13 14 BY MS. KENYON: 15 Were Tom and Donna, were they living in the Q. 16 Chicago area when he passed away? 17 A. Buffalo Grove. 18 Q. Is that -- Buffalo Grove, is that the 19 Chicago --20 Α. Illinois, yeah. About 40 minutes from my mother-in-law's house on Belmont in Chicago. 21 Does Linda have any children? 22 Q. Yes. Betsy -- well, now she's married. It 23 Α. was Betsy Blake and Andy Blake. 24 Are they both in their 50s? 25 Q.

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Page 72 They're pretty much close with Laura 1 Α. Yeah. and John and Timmy and Mikey. All in the same area 2 that they grew up and stuff. 3 Do you know if Tom, Donna's husband, ever 4 0. quit smoking? 5 I don't know, because I was -- the only 6 Α. time we visit them was in Buffalo Grove, and I don't 7 know his habits after we moved here. 8 9 Was he still smoking -- or was he smoking Q. 10 when you moved to Las Vegas? 11 Α. I don't really know. All I know is he did 12 smoke when I came into the family. I don't know his habits after that, if he stopped or anything like 13 14 that, ma'am. 15 Who were Mrs. Camacho's close friends when 0. 16 you met? 17 Jan Puccio. They go back I believe Α. 18 60 years. Sandra used to babysit for Jan and John 19 Puccio when the kids were little toddlers. They 20 hired her as a baby-sitter. I believe Sandra said she was, like, maybe in her early teens. As the 21 kids grew, she kept taking care of them. 60 years 22 later, the kids are in their late 50s, and they come 23 24 out to see us. Anyone else that she has been close friends 25 0.

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Page 73 with? 1 2 Let's see. Her waitress friends in Α. 3 Denny's. Do you recall any of their names? 4 Q. Yeah. Mary Giacomino. Her cousin Lucy, 5 Α. they were close, but I don't know her last name. 6 And who else? That's about it. 7 8 Mrs. Camacho's cousin Lucy? Q. 9 Yeah, Lucy. I don't know her last name. Α. 10 Darn it. 11 Q. Do you have an address book or anything where you keep people's contacts? 12 No. Because people -- as time went by, 13 Α. 14 people moved and stuff. Most of the stuff in our 15 phonebook, I just found out it's, like, obsolete 16 because they're phone numbers that don't work no 17 more, addresses where they moved, some people bought 18 homes. You know what I mean? And we got -- ours is 19 old. 20 Ο. How do you keep track of people's contacts? Well, her and Lucy don't communicate for 21 Α. 22 some reason. I don't know why. I think some medical issues with Lucy that we don't know about. 23 But there was no communication for some reason. 24 25 That's all I can tell you about Lucy.

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Page 74 Mary Giacomino, I quess since her husband 1 2 died, Tony Giacomino, she probably, like, went into some kind of depression. 3 I believe my question was how do you keep 4 Ο. track of people's addresses and phone numbers? 5 б Well, if you're asking about me, I don't Α. 7 keep in touch with nobody, and I have no phone 8 numbers or address. 9 Sandra, on her family's side, she can tell you more about it than I can. 10 How does she keep track of addresses? 11 Q. 12 MS. WALD: Form. 13 THE WITNESS: She probably knows Linda's 14 address, Donna's address, and Virginia Mucci's 15 address, her mother. Other than that, I don't know, 16 because we don't send cards anymore or anything like 17 that. So addresses are not important anymore. But 18 I know between the two siblings and the mom, those 19 three addresses are important. BY MS. KENYON: 20 21 Q. Do you belong to a church? 22 Α. Who? Me? 23 Q. Yeah. Α. 24 No. 25 Ο. Does Mrs. Camacho?

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Page 75 Well, she went to Notre Dame High School. 1 Α. 2 I don't really know. So since the time that you met her up until 3 Ο. now, you and Mrs. Camacho have not been affiliated 4 with any sort of church or religion? 5 No, ma'am. 6 Α. 7 I believe your interrogatory responses said 0. that you served in the U.S. Marines? 8 9 I did join the Marines, I don't know if it Α. was '70 or '73, where I was shipped off to San Diego 10 for boot camp, and they noticed something with one 11 12 of my legs where I couldn't keep up with the crew. So they took some X-rays, and they found out I had a 13 14 bullet in my kneecap. 15 Q. A bullet? 16 Α. Yeah. There was a shooting, if I have a 17 good memory. We were taking the bus on a hot day, 18 and we five of us going to the camping store to look 19 at camping stuff. And the bus stopped to pick up. 20 All of a sudden, "Pop, pop, pop." Everybody scattered, but I couldn't run because I was trapped 21 by -- I don't know if you guys remember these weight 22 machines on every corner back in the day, these big 23 machines where you put a penny and they weigh you. 24 25 So I wedged myself between the machine and

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Page 76 I just caught one in my knee. the wall. 1 2 They took me to the hospital. They didn't want to take the lead out because I would have been, 3 God forbid, a cripple. So I went through life not 4 5 thinking about it. I joined the Marines. When they took б 7 X-rays, they said, "Do you know you have a metal 8 object in your kneecap?" 9 I told the colonel, "Yes, sir. It's a bullet." 10 11 So they go, "You know you can't serve as a 12 Marine." 13 That was my life dream. 14 Q. Are you okay? 15 (Inaudible response.) Α. 16 Q. How old were you when you were hit by the 17 bullet? 18 Α. 17. Oh, when I got the bullet? 19 Ο. Yeah. 20 Α. I think I was 15. What did you do after the Marines? 21 Q. Probably -- I know I wasn't in Chicago. 22 Α. Probably living in Norridge with a family I used to 23 know real well. 24 What family was that? 25 Q.

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Page 77 The parents were older, and they passed 1 Α. 2 now. But there was a family in the neighborhood that moved to the suburbs, and they told their two 3 twin sons, "If you want to bring Tony with you, he 4 can go." Because they knew I was always in the 5 street. "Tell his mother if he wants to go live 6 with us." 7 So they took me with them to the suburbs. 8 9 We lived there, and I left the old neighborhood 10 behind. And that was about it. Then one of the twins passed, and I lost 11 12 track of the other one. And their parents are deceased. Because they were, like, in their 70s 13 14 when I decided to move. I never saw anybody again. 15 Ο. What were the twins' names? 16 Α. The one that's deceased was Wally Manino, 17 and the one I lost track that I haven't seen in over 18 40 years is Freddie Manino. 19 Ο. Did Mrs. Camacho ever meet --20 Α. The Maninos? Q. Yeah. 21 22 A. Oh, yeah. Were you pretty close with -- were you and 23 Ο. Mrs. Camacho close with the Manino brothers? 24 25 Α. No, I was. I grew up with the Maninos.

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	Page 78
1	Q. After you met Mrs. Camacho, did you
2	introduce her to the Maninos?
3	A. We became distant after that because I was
4	married then, and I had responsibilities, and the
5	friendship became distanced. We lost track of
6	everything, all my friends that I had.
7	Q. Are you currently working?
8	A. Say again?
9	Q. Are you currently working?
10	A. No. I'm on disability because of my back.
11	Q. When did you stop working?
12	A. I believe seven years ago.
13	Q. When did you start having back issues?
14	A. Maybe ten years ago. I tried to stay
15	employed, but it didn't work out.
16	Q. Did you suffer an injury that resulted in
17	the back issues?
18	A. Just a medical issue, like spinal stenosis.
19	I believe three discs near the spine are completely
20	deteriorated disc, and I have sciatica on both legs,
21	the flame that goes up and down your legs, in the
22	hips and stuff. They talked about surgery. I said,
23	"What are the risk of, you know, being crippled
24	because they're so close to the spine?" My doctor
25	said, "I don't think that's an option."

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Page 79 So what I do is I get injections in my 1 2 spine. And the insurance company at the time allowed me to have two injections on each side, and 3 then they changed the rules. I would have to go get 4 one done, make a new appointment for the second one. 5 б So I try not to go through all that. I try 7 to do it on my own. So with January coming around, 8 I think I'm going to be ready. Because that's when 9 I try to hold out as long as I can, and then I have to go for the injections. 10 11 Q. Are those cortisone injections, or what are 12 they? Something else. It's a shot that you 13 Α. No. 14 get that takes ten days to work its way into the 15 spine. And you cannot -- you've got to wait -- the 16 doctors say, "You only come here in severe pain. 17 I'm not going to give you injections, but I'll give 18 you something to relieve the pain, like maybe pills, 19 but not for the injection. We got to wait. We got 20 to space it out because those are bad for your 21 kidneys and your bladder. So we have to space those 22 out." 23 So I try to hold out as long as I can. 24 Sometimes it gets so crucial that I'll have to go. 25 Like I said, I have to make two appointments. He'll

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Page 80 ask me which side hurts the worst. If I say the 1 2 left, that's the side he'll do. Then I have to wait like a week or two to do the other side. 3 Do you take any medication in between for 4 0. your back? 5 I got tramadol. 6 Α. Yeah. Is that a pain reliever? 7 Ο. Yeah, pain reliever. 50 milligram. Be 8 Α. 9 aware, it does not take the pain away. It takes my mind off the pain. It puts me in a different mood 10 11 where I won't be constantly thinking and hurting. 12 It puts me in a better mood. Because once I get those, I feel useless, depressed. It just ruins my 13 14 whole day. I can be in bed for three days with the 15 spasms. When they meet, I'm crippled, and I don't 16 really care what happens. I just worry about her. 17 When you're in bed for the three days, who Ο. 18 takes care of Mrs. Camacho? 19 Α. She takes care -- or Laura will come over. 20 Like, if I can't get out of bed, then Laura will come and assist her. Or lately I've been crawling 21 22 out of bed. Ever since this happened to Sandra, I've been crawling out. I've got a walker. 23 I use 24 the walker. 25 Because when I brought her home, I had

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1	severe back problems with the shot. But I had I
2	was at UCLA for 17 days, so I had to learn
3	everything, because they were going to send her
4	home. They showed me the suction machine, what to
5	do, what not to do, medical supplies. Then I had to
6	call the company to come out and show me how to work
7	all these machines and what hoses to use. And four
8	years later, I think I'm doing a good job.
9	Q. So is the back issues that you had, is it
10	due to an injury that you suffered?
11	A. No, ma'am. It's a medical condition. I
12	don't even know how I got it.
13	Q. What was the you said that you stopped
14	working about seven years ago. What was the last
15	job that you had?
16	A. I worked for Hertz Rent-a-Car for 16 years.
17	Q. What did you do at Hertz?
18	A. First I started out as a courtesy bus
19	driver. I had a CDL license. I was driving a bus
20	for the County. It was run by a contractor. I
21	stayed there for three years driving those double
22	buses. I quit that, and I applied with Hertz. They
23	hired me because I had experience in bussing. I
24	stayed with them for 16 years, until they eliminated
25	my job and they moved to a consolidated car rental

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Page 82 that handles all the bussing by the County and 1 2 everything. Q. Where were you -- where did you work before 3 Before Hertz? that? 4 5 Before Hertz, ATC/Vancom bus company, the Α. contractor for the County. 6 7 You were a bus driver? Ο. Yeah. But not a county employee. I was 8 Α. 9 employee of ATC/Vancom, who had the contract to supply drivers. The County supplies the machinery 10 and the buildings and the hardware. 11 12 Q. How long were you at ATC? I'd say maybe two or three years, the most. 13 Α. 14 I got out of that real quick. 15 Q. Why? 16 Α. It wasn't good. It was pretty violent. Ι 17 had to put up with a lot of abuse. I've been 18 assaulted a couple of times. I had to go to depositions a couple of times for people claiming 19 20 injuries on my bus. And then they wait almost a year before January to call me in to give an 21 explanation. I had no memory. I handle how many 22 hundreds and hundreds of people in a year? I don't 23 24 know who got caught under the wheel or got runned 25 over.

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_	Page 83
1	Q. Were they saying that you were responsible
2	for their injuries?
3	A. I don't know what the outcome of the
4	deposition was. A lot of people were going, I guess
5	they wanted to get money, and some of them claimed
6	that they caught their door when it was closing.
7	So my testimony and the company, that was
8	false, because when you get caught on the bus door,
9	it's like an elevator, it shoots back. Or I close
10	the door on your head and drove away with you. They
11	used to come up with all kind of stuff.
12	I mean, it was really you know, I didn't
13	know anything about depositions. Here I am sitting
14	at a table with lawyers and stenographers. I just
15	said the truth. "I don't remember." "I don't
16	know." But, you know, the guy said he was on my bus
17	a year ago. I don't know if he was or not. I was
18	picking up a double bus with 80 people, three doors,
19	six mirrors. I didn't know who I was picking up.
20	And they would claim injuries. "You ever see this
21	person before?" Oh, my God.
22	Q. So you didn't think you were responsible
23	for their injuries?
24	MS. WALD: Form.
25	THE WITNESS: Can I answer?

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Page 84 1 MS. WALD: You can answer. 2 THE WITNESS: I don't think I was. I was a professional driver. I was never involved in any 3 motor vehicle accidents. And those buses are long. 4 I never had no problem. 5 б Same thing with Hertz. No accidents. Ι 7 had a clean record with accidents. Because I had to get drug tested constantly, being pulled off the 8 9 bus, random drug testing. I had a CDL license that I wouldn't jeopardize for the world, which I had to 10 11 give up because of my back. Because if I go on 12 disability, you can't go driving no bus or truck. So give up your license. 13 14 BY MS. KENYON: 15 Prior to the ATC where did you work? Q. 16 Α. I worked at a 7-Eleven for a year before 17 the bus company, I recall. One year. 18 Q. And what did you do there? 19 I was a cashier. Α. 20 Did you work there at the same time as 0. 21 Sandra? 22 Α. She was working -- they were working -- she was working at the other 7-Eleven that used to be 23 owned by Mark Miller. And Mark Miller is the one 24 25 that got me the job with Barry and Iris. They owned

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Page 85 a chain of 7-Elevens here in Las Vegas. They owned 1 2 like five stores at the time. So they put me in a 3 store. When I gave my notice, they didn't want me 4 to leave. But I had a chance for opportunity. So 5 they didn't want me to go because I had a real good 6 7 record with them. They used to give me bags of money with 3,000, 4,000 for Brink's to pick up. They 8 9 used to trust me right away. They didn't like it, but I had to move up in the world, so I left there. 10 11 Q. Were you ever involved in any lawsuits 12 while working at Hertz? No, nothing at Hertz. That was a nice job. 13 Α. 14 Worked with a better clientele of people that came 15 in from all over town. Professional people, not --16 I hate to use the word -- nut jobs. 17 Prior to working at 7-Eleven, where did you Ο. 18 work? 19 Α. I worked for DHL Airways. That was back in 20 Chicago. What did you do for DHL Airways? 21 Q. It was a -- DHL Airlines was a freight 22 Α. company. We owned multiple aircrafts. I was in 23 charge of -- I was a loadmaster on the ramp, loading 24 the containers onto the planes. I was supervising 25

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Page 86 like between 10 and 15 people. We were called the 1 2 weekend crew because we were like -- we worked like -- started on Friday. We would work 15-hour 3 shifts all the way to Monday. If there was a 4 snowstorm or a freight delay, we would have to stay 5 longer. I worked there, and I was the operation 6 7 lead there. 8 And I left there. I called DHL here in 9 Las Vegas. And I got to know -- I knew the managers. At the time we had telex machines and 10 whatnot. I got to know the manager here. His name 11 12 was Randy Yamuchi. I told him I was relocating to Vegas, "Do you have a spot?" 13 14 He says, "I understand you're the operation 15 lead there. I'm going to have you come here, and 16 you can take over the operation." 17 Well, with my luck, Randy Yamuchi got 18 transferred to a bigger station. I came in, and the 19 new manager had his own people for that. And when I 20 was working with people that didn't know very much, I got upset, and I gave my notice after 11 years. 21 22 Q. When you were working at --23 MS. KENYON: Off the record. 24 (A break was taken.) 25 111

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Page 87 BY MS. KENYON: 1 Before the break you mentioned that you 2 Q. worked at 7-Eleven as a cashier? 3 Yes, ma'am. 4 Α. Did you sell cigarettes there when you were 5 Ο. a cashier? 6 Sold everything. Cigarettes, alcohol. 7 Α. That was my job, to sell the product that the store 8 provided. If I didn't, there's the door. 9 Did you ever tell anyone that you did not 10 Ο. want to sell cigarettes? 11 12 Α. No. I would never do that. Q. Why not? 13 14 If you want to buy cigarettes, that's your Α. choice, not mine. I can't tell the customers what 15 16 to buy and not to buy. 17 If one of your customers bought cigarettes Ο. 18 from you and then got a smoking-related illness, do 19 you think you're responsible? 20 MS. WALD: Form. 21 THE WITNESS: Answer? 22 MS. WALD: You can answer. 23 THE WITNESS: Oh, I'm not responsible for it. 24 25 111

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Page 88 BY MS. KENYON: 1 2 Ο. Why not? I don't feel responsible for selling 3 Α. alcohol or cigarettes. 4 Because it's the customer's choice whether 5 Ο. to smoke the cigarettes? 6 7 MS. WALD: Object to form. THE WITNESS: Well, I don't know that 8 9 either. All I know is I sold the product. I'm not a doctor or psychologist. I just sold the product. 10 I'm not responsible for selling a product. 11 BY MS. KENYON: 12 Is that because it was the person's choice 13 Q. 14 whether they bought the product from you? 15 MS. WALD: Form. Asked and answered. 16 BY MS. KENYON: 17 You can go ahead and answer. 0. 18 Α. I don't know. All I know is I sold the 19 product, and it wasn't my job to question the 20 customer. Is that because people are entitled to make 21 0. the choice and buy what they want? 22 23 MS. WALD: Form. Asked and answered. THE WITNESS: Yeah, if they want to buy 24 something, go ahead and buy it. I'm not going to 25

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Page 89 tell you don't buy the water; it's no good. 1 I never 2 made comments like that. I just sold a product. That was my job. 3 BY MS. KENYON: 4 5 If someone wanted to buy cigarettes, you Ο. would sell it to them? 6 7 I had to. They would let me go if I didn't Α. sell their products, whether it was cigarettes, 8 9 milk, eggs. If I didn't sell the product, you're 10 not a cashier anymore. 11 Q. When you go into the store to buy a 12 product, is it your choice what you buy? 13 MS. WALD: Object to form. 14 THE WITNESS: Yeah. If I like the product, 15 a can of soup, I like their product, I'm going to 16 buy it. That's my choice. Not anybody else's. 17 BY MS. KENYON: 18 Q. What are your current sources of income? 19 Α. My income? 20 Yeah. 0. I don't even know what I get for 21 Α. 22 disability. She knows the -- it's not very much. Ι 23 know that. I don't even want to guess. She knows the exact numbers. 24 Q. You receive disability? 25

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Page 90 Yeah, disability, every month. 1 Α. 2 Do you receive anything else? Ο. No. That's it, ma'am. 3 Α. Does your wife receive any --4 Q. Yeah, she does too. She gets disability --5 Α. a retirement check, not disability. Retirement. 6 Whatever that is. 7 Is that Social Security? 8 Q. 9 Yeah, Social Security. Like retired after Α. 65 or whatever. She gets the check for that. And 10 being a waitress all her life, that wasn't very 11 12 much, I understand. Do you receive a Social Security check? 13 Q. 14 Me, ma'am, yeah. I don't know the exact Α. 15 I'm not going to guess. It changes all the figure. 16 time. They throw a few bones in there to make it 17 look good. It's not very much. 18 You know, we tried to get Medicare, you 19 know, to help us, if I can have somebody come here and sit with her while I go shopping or something. 20 They give me a song and dance. 21 22 We almost applied for food stamps, but we decided I don't want to live like that. 23 So, you know, we don't have options to get 24 the stuff that we need, you know. 25

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Page 91 You and Mrs. Camacho pay for the mortgage 1 Ο. 2 on your home? This is not my home. 3 Α. Whose home is it? 4 Q. 5 This belongs to Laura Stramaglia, my Α. stepdaughter. 6 7 Did Laura buy this home for you and 0. Mrs. Camacho? 8 9 I guess so. We're here. We can't Α. afford it. 10 I want to ask you a few questions about 11 Q. 12 your smoking history. Okay? Can you tell me the first time that you 13 14 smoked a cigarette? 15 Α. The first time? 16 Q. Yes. A. With Sandra. 17 18 Q. The first time you ever smoked a cigarette was with Sandra? 19 Yeah, with Sandra. I smoked one when I met 20 Α. 21 her. 22 Q. So the first time you ever smoked was 23 in 1978? 24 Yeah. L&M with her. That's her favorite Α. 25 cigarette.

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Page 92 So what brand of cigarette was the first 1 Ο. 2 brand you smoked? I didn't smoke until I met Sandra. L&M. 3 Α. So the first cigarette you smoked was 4 Q. an L&M? 5 6 MS. WALD: Object to form. 7 THE WITNESS: Yeah, with her. BY MS. KENYON: 8 9 Why did you choose to smoke at that time? Q. I really don't know. Being around Sandra, 10 Α. we started going out dancing and everything. 11 Ιt 12 just became a habit, and we started smoking. Ι started smoking with her. 13 14 What was your reaction to your first Q. cigarette? 15 16 I really don't remember that. All I know Α. 17 is I started lighting up after, so I must have liked 18 something about it, but I don't know what. One 19 thing I didn't like was the smell of the tobacco, 20 but that passed me by. It didn't bother me no more. 21 0. In 1978 were you about 26 when you met 22 Mrs. Camacho? I'm seven years younger than her. I don't 23 Α. I don't know my math pretty good. Maybe you 24 know. 25 can figure it out. I'm seven years younger than

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Page 93 I met her in '78. her. 1 2 That would be about 26? Ο. 3 Α. Yeah? Wow. So you didn't smoke your first cigarette 4 Q. until you were 26 years old? 5 б Prior to that, when I was little, I used to Α. like to sneak a cigar with the kids in the 7 neighborhood. 8 9 If you could just try to answer what I'm Q. 10 asking you. The first time you smoked a cigarette --11 12 Α. Sandra. 13 -- was when you were 26 years old with Q. 14 Mrs. Camacho? 15 Α. Yep. 16 You said that you -- was that back when Q. 17 you were living in Puerto Rico that you said you 18 would -- strike that. 19 Α. No, not Puerto Rico. 20 Ο. You just mentioned cigars. Yeah, when I was like 15 years old, we used 21 Α. to sneak cigars in the neighborhood, all the kids. 22 23 Where would you get the cigars? Q. From the old-timers in the neighborhood. 24 Α. Mostly people that came from Europe and stuff. 25 They

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Page 94 had to smoke cigars, and we used to keep an eye on 1 2 them, find out what they were smoking. Sometimes they would give us one. 3 Did you like smoking a cigar? 4 Q. I was young. I was ignorant. I didn't 5 Α. We'd just puff to puff, I guess. We thought 6 know. we were Indians. 7 8 Who would you smoke the cigars with? Q. 9 Little kids my age that were 13, 14, 15. Α. 10 We used to get cigars, pass it around. 11 Q. Do you remember any of their names? 12 No, not at all. Α. Did you continue to smoke cigars? 13 Q. 14 No. Once I got older, I didn't. Until, Α. you know, I went to cigarettes. 15 16 Q. When you were 26? 17 Yeah, with Sandra. Α. 18 Did you become a daily smoker at some Q. 19 point? I was more like a recreational smoker where 20 Α. I can do it back and forth. 21 What do you mean, "do it back and forth"? 22 Q. Well, it didn't bother me. I could stop it 23 Α. when I wanted. But then I got into trouble when I 24 moved here, and the habit was pretty bad. 25 Ι

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Page 95 started -- you know what I mean -- going overboard 1 2 with it. And it didn't bother me. So I just kept smoking. No longer recreational where I can quit on 3 Then I started lighting up. 4 my own. 5 Why did your smoking increase when you 0. 6 moved to Las Vegas? 7 Probably -- well, being around Sandra, she Α. smoked all the time, so I kept keeping up with her. 8 9 Of course when we went to one of the casinos, we 10 would light up constantly. That was even worse. We 11 were just smoking. 12 Q. Before, when you were living in Chicago, when you described yourself as a recreational 13 14 smoker, would you smoke when you were at home? 15 With the cigars? Α. 16 Cigarettes. Q. 17 I never smoked cigars at home. I never Α. 18 smoked cigarettes at home at all. 19 0. At any point? 20 Α. At any point. Only when I married Sandra, 21 we had the apartment. We smoked in the apartment. 22 We smoked in every house we had. 23 But not home. Back in the neighborhood, that was 65 years or so ago. We didn't smoke in our 24 homes. We were hiding out smoking. It was cigars, 25

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Page 96 not cigarettes. 1 2 So I'm talking about when you and 0. Mrs. Camacho -- you described yourself as a 3 recreational smoker after you started smoking 4 cigarettes in 1978. 5 б Then it all changed. Then I started Α. smoking more because I was around her more. So I 7 started smoking with her. Then it was no longer, 8 9 you know, when I wanted. I started smoking. Then we moved here, it got worse. 10 So how much were you smoking a day when you 11 Q. 12 were living in Chicago? In River Grove, I don't really know that. 13 Α. 14 We were smoking heavy. I know I was and she was. Ι 15 can't estimate packages or how many. 16 When you say "heavy," is that -- that could Q. 17 mean different things to different people. 18 Α. I don't know if I was going through a pack 19 a day or maybe a half a pack. I can't be precise on 20 what I was smoking, but I was smoking. I'm not asking for an exact. Your best 21 0. 22 recollection. You mentioned a half a pack or a 23 pack? I have no recollection how many. All I 24 Α. 25 know is I was smoking.

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Page 97 Do you know how much you were smoking after 1 Ο. 2 you moved to Las Vegas? I can only tell you it got heavier, and --3 Α. you know, it got heavier. We were buying -- she was 4 buying a pack of cigarettes. I was using hers. 5 We'd run out. I'd run out and get another pack. 6 So -- you know what I mean? 7 8 You told us that your first cigarette was Q. 9 an L&M? Yeah, L&M. 10 Α. Why did you choose L&M? 11 Q. 12 Α. She was smoking it, so I liked it too. How long did you smoke L&M? 13 Q. 14 I guess until Sandra couldn't get the Α. 15 cigarettes no more for some reason. Then we started 16 smoking Marlboros. 17 So is the only reason that you initially 0. 18 started smoking L&M is because that's what Sandra 19 was smoking and that's what she gave you? 20 Α. Yes, ma'am. When you were living in Chicago, did you 21 Q. ever smoke any other brand of cigarette? 22 23 You mean River Grove? I never lived --Α. Yes. So River Grove is outside of Chicago; 24 0. 25 right?

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1	7	Page 98		
1	Α.	Outside, yeah. What was your question now?		
2	Q.	When you were living in River Grove		
3	Α.	There you go.		
4	Q.	did you smoke any other brands?		
5	A.	No. It was always the same thing. L&M.		
6	Q.	How long did you smoke L&M for?		
7	Α.	Well, until we moved to Las Vegas and it		
8	became ha	arder to get. We switched over to Marlboro.		
9	Q.	So the reason that you switched from L&M to		
10	Marlboro	was because you couldn't find L&M in		
11	Las Vegas?			
12	Α.	Yeah. Then Marlboro got more expensive, so		
13	we went	to Basic.		
14	Q.	So is the only reason you switched from $L\&M$		
15	to Marlb	oro was because you couldn't find it here in		
16	Las Vega	s?		
17	Α.	Yeah. L&M, we couldn't find it no more for		
18	some rea	son. It got harder to find.		
19	Q.	Do you know when you switched from Marlboro		
20	to Basic	?		
21	Α.	Somewhere in the middle. I don't even want		
22	to guess	. Probably in the middle somewheres, in the		
23	middle 2	000 or something like that. Then we went to		
24	Basics.			
25	Q.	Is the only reason that you switched from		

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		Page 99
1	Marlboro	to Basics because Marlboro was getting too
2	expensive	?
3	Α.	Yeah, too expensive.
4	Q.	Can you describe the L&M package?
5	Α.	The who?
6	Q.	The package of L&M cigarettes, can you
7	describe	that?
8	Α.	The logo on it?
9	Q.	Sure. Do you know what it looks like?
10	Α.	Yeah. It had an L and an M.
11	Q.	Do you recall anything else about the
12	package?	
13	Α.	Probably red.
14	Q.	Do you have a specific memory of that?
15	Α.	No. I just noticed the L&M stuck out.
16	Q.	The L&M, was it filtered or unfiltered?
17	Α.	Filters.
18	Q.	Why did you smoke a filtered cigarette?
19	Α.	We were under the impression that it was
20	safer to	use filters, and it would filter out all
21	the chemi	cals that were in there that they didn't
22	want us t	o inhale.
23	Q.	Where did you get that information?
24	Α.	From the tobacco company, between '80 and
25	'90.	

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Page 100 But you were already smoking L&M in 1978? 1 Ο. 2 Yeah, with Sandra. Α. Right. So why were you smoking a filtered 3 Q. cigarette in 1978? 4 5 I guess because the tobacco company said Α. that the filters were safer because it would block 6 out, I guess, nicotine or whatever it was. I guess 7 8 that wasn't true, very true. So I don't know. 9 When did you hear that? Q. Between '80 and '90, I guess, on different 10 Α. 11 news channels. 12 Q. So prior to the late '80s or '90s when you saw this news story, where did you get the 13 14 information that filters were safer? 15 MS. WALD: Object to form. He never said 16 late '80s. Mischaracterizes the testimony. 17 BY MS. KENYON: 18 Q. You can answer. 19 I just went by what the officials from the Α. 20 tobacco company said. There was testimony. And there was no kind of scientific data saying that 21 smoking was bad for you or that filters were going 22 23 to help you. We were under the impression that the filters were safe because the magazine ads smoked 24 filters, so we smoked filters. 25

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Page 101 What did the magazine ad say about filters? 1 Ο. 2 I don't recall. All I recall is everybody Α. believed there was filters, they were okay to smoke. 3 Did you ever see an ad that said filters 4 0. 5 were safe? б Well, on TV, what the tobacco company said. Α. 7 They got filter cigarettes. We don't got no problem with it. You know? We believed them. We used 8 9 filters. I don't really know what was in the cigarette. All I know is that filtered thing that 10 they said, that was good enough for me. I can keep 11 12 smoking. So my question, though, is prior to the 13 Q. 14 time that you saw the tobacco companies on TV --15 I'll back up because you've given two different 16 times now. 17 When do you recall seeing the tobacco 18 companies on the news? 19 Α. '80s and '90s mostly. When you say '80s or '90s, can you --20 Ο. In that whole area, we were misled. So I 21 Α. guess it was the '80s or '90s. 22 23 MS. KENYON: Move to strike as 24 nonresponsive. 25 111

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Page 102 BY MS. KENYON: 1 2 Q. Were you living in Las Vegas or River Grove when you saw the tobacco companies on the news? 3 I believe here. 4 Α. So it would have been after 1990? 5 Ο. Let's see. When I started smoking with 6 Α. Sandra, I saw more here than back there. I -- we 7 used to watch the news back home too, but I have no 8 9 memory of that. I know when we got here, we started learning more about, you know, smoking and the 10 filters and all that. That's all I can tell you 11 12 about it. So prior to 1990, you were smoking for 12 13 Q. 14 years. You were smoking a filtered cigarette for 12 15 years. Why were you smoking a filtered cigarette 16 during that time? 17 They said -- the advertisement, they said Α. 18 it was safe. On the news or however we picked it up and whoever put it out there, it was safe to smoke 19 20 filtered cigarettes. I don't know who put the data out there. All I know is probably a magazine I 21 picked up. I don't have a memory of it. But it was 22 safe to smoke filtered cigarettes. 23 So do you even know if it was a tobacco 24 0. company that said it was safe to smoke cigarettes? 25

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Page 103 MS. WALD: Object to form. 1 2 Mischaracterizes the testimony. 3 BY MS. KENYON: You can answer. 4 Q. 5 Say it again. Α. 6 Do you even know if it was a tobacco Ο. company who said that it was -- the filtered 7 cigarettes were safe? 8 9 Somebody said it. It wasn't the public. Α. The data we got -- we went by what the tobacco 10 company said. Everybody thought it was safe to use 11 12 filtered cigarettes. It had to come from the companies. No? 13 14 That's what I'm asking you. How do you Q. 15 know it was the tobacco companies that said that? 16 Α. Who else would put data like that out 17 there? 18 0. Does the public health community put out 19 information? 20 Α. I don't know. I don't know who put it out there. But it was safe to use filters. 21 22 Q. Right. But who said that? 23 MS. WALD: Form. 24 THE WITNESS: You keep asking the same question. I don't know. 25

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Page 104 1 BY MS. KENYON: 2 So that's what I am asking. You don't Ο. 3 know --I just went by the news clippings that I 4 Α. saw on the news, and there was maybe a time when I 5 picked up a magazine, seen somebody smoking, smoking 6 7 a filter, like the Marlboro Man on the billboard signs blowing smoke. Everybody thought filters were 8 9 safe. Again, I don't know who put that out there. It could have been -- you know, the tobacco company 10 11 kept encouraging us to smoke, it was safe, and we 12 listened. Did you think smoking filtered cigarettes 13 Q. 14 would be completely safe? 15 From what I understand, yes. From the data Α. 16 we got from the tobacco companies. 17 You thought filtered cigarettes would be Ο. 18 completely safe? 19 MS. WALD: Object to form. Asked and 20 answered. THE WITNESS: We only went with what the 21 company said. Use the filtered cigarettes. 22 Ιt would probably block out the nicotine or whatever. 23 We would have no problem. We just smoked filtered 24 cigarettes. We were under the impression that it 25

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Page 105
     was safe.
 1
 2
     BY MS. KENYON:
              Blowing smoke into your lungs, you thought
 3
         Q.
     it would be completely safe?
 4
 5
              MS. WALD: Objection. Asked and answered.
 б
              THE WITNESS: Well --
 7
              MS. WALD: Argumentative.
 8
              Give me a minute to object first before you
 9
     go answer.
              THE WITNESS: I didn't know you were
10
11
     objecting.
12
              MS. WALD: It's okay. It's okay.
13
              THE WITNESS: I'm talking to her. I'm not
14
     looking at you.
15
              MS. WALD: I know. I know. Take a breath
16
     before you answer a question.
17
              THE WITNESS: I got two people talking. I
18
     don't know who is who. This is new to me.
19
              (The question was read.)
20
              MS. WALD: Same objection.
21
     BY MS. KENYON:
              I'm going to ask a different question.
22
         Q.
23
              Who do I answer?
         Α.
              MS. WALD: Wait for a question.
24
              THE WITNESS: I am waiting, but you talked
25
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Page 106 and I got tripped up. 1 2 MS. WALD: That's okay. Wait for a question, take a breath, and then answer. 3 THE WITNESS: Okay. Well, when you keep, 4 you know, with your little comments, hit me so I 5 don't talk. Otherwise I get tripped up. I don't 6 know if I should or I shouldn't. 7 8 MS. WALD: We got it. I'm not going to hit 9 you. THE WITNESS: Unless you say "Objection" 10 11 nice and loud, then I won't answer. But be quick about it so I don't answer. 12 BY MS. KENYON: 13 14 So you thought breathing smoke into your Q. 15 lungs would be completely safe? 16 MS. WALD: Object to form. 17 You can answer. 18 THE WITNESS: I didn't know that. I'm not 19 a doctor. All I know is the filters were safe. 20 Again, I don't know what was getting into 21 my lungs. 22 BY MS. KENYON: 23 Did you ever ask your doctor whether a Ο. filtered cigarette was completely safe? 24 25 MS. WALD: Form.

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Page 107 1 You can answer. 2 THE WITNESS: I never brought up any smoking with the doctors. 3 BY MS. KENYON: 4 5 Why not? Q. MS. WALD: Form. 6 THE WITNESS: They never asked, and it 7 wasn't important. 8 9 BY MS. KENYON: Your doctor never asked you, when you would 10 Ο. go in for a checkup, whether you smoked? 11 12 MS. WALD: Form. THE WITNESS: No, not my doctors. They 13 14 just gave me the regular annual blood work and 15 everything. And if I was overweight, they would 16 tell me, "You're overweight for your size. Lose 17 some weight or eat better." But the smoking issue 18 never came up with me with any doctors, that I know 19 of. BY MS. KENYON: 20 At any point in your life? 21 Q. I don't recall any conversation I said. 22 Α. Any conversation. I don't know. Maybe there could 23 24 have been a conversation. But I have no memory of 25 it.

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Page 108 So what you --1 Ο. 2 MS. KENYON: We'll go off the record. (A break was taken.) 3 BY MS. KENYON: 4 5 So this news story that you saw where you 0. saw the tobacco companies on the news, you saw that 6 when you were living here in Vegas? 7 8 Yeah, I believe something -- some kind of Α. 9 congressional hearing in the '90s. I think the news was CBS or one of those news channels when they had 10 It was a big thing that it was okay. I didn't 11 it. 12 watch the whole thing, but I watched enough to know that they were, you know, like a regular 13 14 congressional meeting, when they go at it and they 15 drill the person that there was no scientific data 16 proving that it was harmful to our health. 17 So is this one news story that you saw? 0. 18 I don't know. It could be multiple, Α. 19 because I don't stick to one channel. It could have 20 been on Nightline, which I watch, ABC Nightline. Ιt could have been another channel --21 22 Q. And I'm just going to stop you. I think you keep guessing with your answers --23 I'm not guessing. I know I saw it on TV. 24 Α. But I don't know what channel. 25

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Page 109 1 MS. LUTHER: You guys are talking over each 2 other a lot. MS. KENYON: Off the record. 3 (A break was taken.) 4 5 BY MS. KENYON: Q. б Before we took a break, we were starting to talk over each other quite a bit. So that our court 7 8 reporter doesn't smack us both on the wrist, can you 9 please do your best to wait until I get my question out before you start answering? 10 11 Α. Sure. 12 Thank you. Earlier you mentioned when you Q. worked at 7-Eleven. Was it Barry and Iris? 13 14 Α. Yeah. 15 Do you know their last name? Q. 16 Α. Not offhand, ma'am. 17 Was it Yost? Q. 18 Α. Yeah, Yost. That's it. Barry and 19 Iris Yost. 20 Ο. Have you kept in touch with them? No. I just ran into Iris a few times when 21 Α. 22 I was shopping a couple years ago. And she did tell me they got rid of some of the stores, and they kept 23 the profitable ones in the better areas. I'm pretty 24 sure they probably got three in the good areas of 25

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Page 110 town that are money-makers, and they dumped the ones 1 2 that were not producing enough. Did you tell Iris that you were suing 3 0. tobacco companies and retailers? 4 No, ma'am. I didn't discuss this with 5 Α. 6 nobody. 7 Why did you and Mrs. Camacho move to 0. Las Vegas? 8 9 Well, we came out twice for vacation, and Α. 10 we wanted to probably get away and be on our own. 11 Being around the family thing was getting old, and 12 we wanted to go to Vegas. So we discussed it with my father-in-law. 13 14 Then what happened, John got married to 15 Jeannine. My stepson. And we told my 16 father-in-law, Pops, "We want to move to Vegas, but 17 we're afraid to make the move." 18 His exact words I remember, "If you don't 19 do it now, you're going to regret it for the rest of 20 your life." 21 Then we brought up Laura and John, my two 22 stepchildren, "How about the two?" He goes, "They're grown up. They got jobs. Let it go. 23 Because if they start having a family, you'll never 24 do it, and you will regret it." 25

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Page 111 So we took his advice. We started looking 1 2 at real estate when we came out here. And we decided we're going to do it. Then of course that 3 happened with Pops with the -- you know, with heart 4 5 attack or stroke that he got. б So we moved, and we never looked back. It 7 was what we needed because we were getting older, 8 you know, the kids were starting families, and we 9 would have been trapped. So we're going to go. He said, "You're going to regret it," and I believe in 10 11 that. 12 So we were talking about a news story that Q. you heard or that you saw in the '90s sometime from 13 14 the tobacco companies. 15 What channel do you remember seeing either 16 the story or the news story on? 17 Well, back home in Chicago, going back to Α. 18 Chicago, we watched Channel 9 News on WGN. And all 19 the stations, we probably heard it on there. I'm 20 pretty sure it was from there. But then when we 21 moved here, we heard it on other news channels that 22 we watch here. So if you could just listen closely to what 23 Ο. 24 I'm specifically asking you. 25 The news story -- I'll back up.

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Page 112 1 The congressional hearing that you talked 2 about, was it a news story that was reporting on Or tell me what you remember. 3 that? It was a congressional hearing that was 4 Α. on TV. 5 6 Right. So my question is, was it a news Ο. 7 story reporting on it? 8 Well, yeah, pertaining to the congressional Α. 9 hearing where people had to testify. I guess the tobacco company, just like you're doing me, you're 10 drilling me, that's what I saw. And I know from 11 12 watching other congressional hearings that they broadcast now, that's how I saw it. I didn't pay 13 14 pretty much attention to it. Only that they were 15 talking about, I guess, the -- who is the tobacco? 16 Were they the plaintiff or -- when they were 17 questioning them in that hearing, they were saying 18 stuff, you know, scientific stuff, that there was no 19 proven data that smoking was this. Then they were 20 questioning them. So I just changed it. But I did 21 see part of it. 22 Q. Do you recall them talking specifically about filters? 23 I don't recall that. I don't really know. 24 Α. 25 But it's been a while. It's been a long time since

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Page 113 I saw that. But they were talking about the 1 2 senators drilling them, telling them, You don't believe this. You don't believe that. 3 So I'm watching it. And like I said, I 4 just, you know, didn't watch the whole thing. But 5 it was pertaining -- there was no scientific data. 6 They were drilling whoever those people were that 7 were answering questions. I don't know who they 8 9 were. But it was probably from the tobacco company, defending their product. 10 What channel do you remember seeing that? 11 Q. 12 MS. WALD: Form. 13 THE WITNESS: I don't know. It could have 14 been 13 --15 BY MS. KENYON: 16 Q. If you don't know, that's fine. 17 Something like that was on multiple Α. 18 channels. I'm sure of that. Not just one news 19 outlet. Something that big was probably out there. 20 Ο. When did you first learn that smoking was harmful to a smoker's health? 21 In 2000, when the congressional hearings --22 Α. when they came out that they finally found out that 23 smoking was bad for you, and it can cause all kind 24 of medical problems and even lead to death. 25 Then

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Page 114 everybody started to freak out. 1 2 Did Mrs. Camacho see that? Ο. Probably she saw it. We were watching the 3 Α. same news channels all the time. 4 5 Did you talk to her about it? Ο. Not really. We just made comments like, 6 Α. "Look, Sandra." But by then we were already so far 7 into the cigarettes and addicted to them that it 8 9 didn't matter much. Because we were already smoking and hooked, how we gonna kick this habit? 10 Did you try to quit at that time? 11 Q. 12 Α. I never did. I was smoking. Somewhere in the middle of 2000 she started doing goofy stuff 13 14 like throwing cigarettes away or hiding them or -you see, like, Nicorettes. 15 16 So I'm just trying to ask about you right Q. 17 now. 18 Me? I just kept smoking. Α. 19 So you did not try to quit at that time? 0. 20 Α. No, ma'am. 21 Q. How do you know you weren't able to quit? 22 Α. There were signs there. I was a pretty strong person. Then I thought about it. 23 I kept 24 lighting up. 25 Q. You didn't want to quit?

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Page 115 I didn't want to guit. You're right. 1 Α. 2 In 2000 did you talk to Sandra about her Ο. needing to quit smoking? 3 MS. WALD: Form. 4 5 THE WITNESS: Not really. We just kept smoking until this happened. Then we knew we were 6 7 in trouble. BY MS. KENYON: 8 9 In 2000 did Mrs. Camacho try to quit Q. 10 smoking? 11 MS. WALD: Form. 12 THE WITNESS: In the middle, multiple times she tried to quit. 13 14 BY MS. KENYON: 15 Do you recall her quitting when you saw 0. 16 this news story in 2000? 17 She never stopped smoking when she saw Α. 18 that. She saw the congressional hearings, but she 19 was already addicted to whatever was in the 20 cigarette. She tried, but she couldn't do it. Did she actually try to quit smoking when 21 0. 22 you saw this news story in 2000? 23 MS. WALD: Form. 24 THE WITNESS: I don't know that. I can't answer yes or no on that. I don't really know. 25 We

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Page 116 just saw it, and we just went on smoking, I quess. 1 But like, you know, I don't know what to tell you 2 3 there, ma'am. BY MS. KENYON: 4 Did you ever smoke a different brand from 5 Ο. Mrs. Camacho? 6 7 Yeah. When I could afford it, I'd get a Α. pack of Marlboro Lights. They were easier on my 8 9 throat. But that came to a halt pretty quick because I couldn't afford the money it cost for 10 Marlboro Light. She told me no, too expensive for 11 12 that. So that was it. Did Mrs. Camacho ever smoke Marlboro Light? 13 Q. 14 No. She liked the Marlboro red. She Α. 15 didn't like that smooth inhaling, whatever we were 16 doing at the time. 17 Q. How many packs of Marlboro Lights did you 18 purchase? 19 Α. One. One Light. But like I said, it came 20 to a very quick -- I couldn't afford it no more. I tried to buy them, but then I noticed the prices on 21 them, and I stuck with Basic with Sandra. 22 So you only smoked one pack of Marlboro 23 0. 24 Lights? 25 Α. Not in one day. I smoked them, but

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Page 117 whenever I ran out, I'd get another pack. Then she 1 2 said, "No, no. No more Lights. That's too expensive." 3 So my question then, how many packs of 4 Q. Marlboro Lights did you purchase? 5 б Well, be specific. In a week, in a day, or Α. a month? And then I can answer. I'm sorry. 7 When you were smoke -- when were you 8 Q. 9 smoking Marlboro Lights? Once in a while I would sneak a pack when I 10 Α. could afford to buy one, because they were expensive 11 12 and she didn't want to see me buying expensive 13 smokes. 14 Was it after you and Mrs. Camacho had Q. 15 switched to Basic? 16 Yeah, we were on Basic. But my daughter, Α. 17 Laura, she'd been smoking those Lights, and I used 18 to mooch off of her. When I didn't have my Basics, 19 I used to mooch a few Lights. So then that's when I 20 got to buy them. That's when she put a stop to it. Because Laura smokes Lights. 21 22 Q. Why did you smoke Marlboro Lights? They were easier on my throat. 23 Α. Is that the only reason that you --24 Q. Yeah. I liked the Lights. The Marlboros 25 Α.

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Page 118 were kind of strong for me. I don't know. Maybe I 1 2 was weak or something. But I noticed when Laura smoked them, like 3 I said, I used to mooch off of her. Then I started. 4 5 Then again, she put the stop to that. Ιt 6 didn't last very long. 7 Do you know when you and Mrs. Camacho 0. switched from Marlboro to Basic? 8 9 Probably in the middle of 2000 sometime. Α. Because we were going by the not being able to get 10 11 L&M and then the prices on the Marlboro. Yeah, they 12 didn't last too long. We went right to Basics. It was cheaper, and everybody sold them. 13 14 How many cigarettes per day were you Q. smoking when you used Marlboro? 15 16 Marlboros? Well, if I had a pack in home Α. here, probably about five a day. But if we went to 17 18 the casino, kiss that pack goodbye. The excitement 19 of the noises and machines and playing, you know, 20 you get carried away. And then when the pack was gone, I couldn't believe that I went through a pack 21 of smokes. I knew I'd better chill and be careful 22 with all the smoking. But I just kept doing it. 23 24 Ο. Did you enjoy smoking when you were at the 25 casino?

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Page 119 Casino, yeah. It was like all the glitter 1 Α. 2 and the machines and everybody smoking. You know, we thought -- it didn't bother us. We were smokers, 3 and we were okay with it. We didn't know we were 4 going to wind up like we did now with all this stuff 5 6 that went on. 7 Do you have any smoking-related illness? 0. Knock on wood, so far I believe I pass all 8 Α. my physicals. I can't walk, like, to get the mail. 9 Just my legs, from the sciatica. 10 11 Q. But do you have any smoking-related 12 illnesses? Not that I know of. I'm not aware of any. 13 Α. 14 Thank God. I don't know. It could change by 15 tomorrow. 16 Q. How many cigarettes a day were you smoking 17 while using Basic? 18 Probably about five a day or something like Α. 19 that. 20 Ο. When you would smoke Marlboro Lights, did the amount that you smoked in a day change? 21 The Lights were easier to smoke, so 22 Α. Yeah. I did increase my smoking. Yeah, that I knew right 23 away. I didn't even want to use Basics. But like I 24 said, again, I couldn't afford it. They were 25

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Page 120 lighter for some reason, and I did increase it. Go 1 2 in the yard, in the garage. I said, Uh-oh, these are nice. 3 But like I told you over and over, Sandra 4 said, "No, you can't afford to be buying a pack for 5 yourself too." 6 7 And you listen to your wife? 0. Yeah, 41 years. 8 Α. 9 Did you and Mrs. Camacho like smoking Q. together? 10 11 Α. Yeah. 12 MS. WALD: Form. THE WITNESS: Yeah, we enjoyed it. We'd 13 14 drink our coffee at the kitchen table and exchange 15 war stories like we always did and -- you know, 16 husband and wife sharing, you know, a moment 17 smoking. That was our way of life. We used to 18 smoke on the table right there (indicating). BY MS. KENYON: 19 20 Ο. So you enjoyed getting up in the mornings, having coffee and smoking a cigarette with 21 22 Mrs. Camacho? MS. WALD: Form. 23 BY MS. KENYON: 24 25 Ο. You can answer.

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-	Page 121
1	A. I didn't really enjoy it. I got up and I
2	had a cigarette. I don't know if it was a habit, if
3	I enjoyed it or not. I got up and I smoked, and I
4	smoked and started feeling good in the morning with
5	my coffee. The next morning I'd repeat the same
6	thing. But I don't know if I enjoyed it. I can't
7	say that I did, and I can't say that I didn't. I
8	kept smoking.
9	BY MS. KENYON:
10	Q. Did you enjoy sitting there with your wife,
11	having your coffee and having your cigarette in the
12	morning?
13	MS. WALD: Form. Asked and answered.
14	You can answer.
15	THE WITNESS: Yeah, we'd sit there and talk
16	and smoke. That was nice. I think I enjoyed the
17	togetherness with her, that we were sharing
18	something.
19	BY MS. KENYON:
20	Q. You mentioned the casinos. Mrs. Camacho
21	told us yesterday you and her would go play penny
22	slots?
23	A. South Point.
24	Q. Is that a "yes," you would go to the
25	casinos and play penny slots?

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Page 122 Yeah, penny slots at South Point. 1 Α. It's It's all locals and tourists, and it's in a 2 nice. safe location. It was nice. We'd eat there and 3 play the penny machines. 4 Is it a buffet? 5 Ο. 6 Α. Yeah. They've got like ten restaurants. We got sometimes the buffet, or my favorite was the 7 cafe with the booths and everything. It was really 8 nice there. 9 10 0. When is the last time you went to South Point? 11 12 Over four years now. When all this Α. happened, our lives changed. 13 14 Were there any other games at the casinos Q. that you enjoyed playing? 15 16 We played the penny slots. And sometimes, Α. 17 when Megabucks was real high, we'd try to put a 20 18 or 40. Nothing ever happened. So we cut that habit 19 out. 20 Ο. You smoked inside the casino? 21 Α. Yeah. 22 Q. Would you smoke when you were playing the 23 penny slots? Oh, yeah. There was a rush. You'd line up 24 Α. five clowns or five this and the machine goes crazy 25

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Page 123 and you tally up your winnings. It was nice when 1 2 the money dropped into the tray. Then they went to a new technology where you get receipts. That took 3 a little excitement out of it. 4 Do you enjoy gambling or playing the penny 5 Ο. 6 slots? MS. WALD: Form. 7 8 THE WITNESS: I never gambled. Just the 9 machines. I wasn't a compulsive gambler. I never 10 gambled. BY MS. KENYON: 11 12 My question is did you enjoy playing the Q. 13 penny slots? 14 I did that. I liked that. Α. Yeah. 15 It was a thrill when you would win? Q. 16 Yeah. Like I said, but it was better when Α. 17 the money dropped into the tray. Then they came out 18 with the receipts. When you hit, they would give 19 you the receipts. It was not the same back in the 20 day. 21 Q. What's the most you've ever won gambling? 22 Α. It's hard to say. Sometimes we would rake up a hundred bucks on the machine, maybe less. 23 Sometimes you lose; sometimes you win. We never 24 kept track of it. You know what I mean, ma'am? 25

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Page 124 You understand when you play penny slots 1 Ο. 2 you could lose money? Yeah, if you don't be careful. You've got 3 Α. a choice of, like, ten denominations. You've got to 4 pick how many pennies you want to play. If you 5 stick with the one and two or three pennies, you'll 6 be okay. But when you hit that number 10, you're 7 8 playing the max, and you're playing five lines. 9 That's like -- what's 10 times 5? 50 or something? You're increasing your play now. 10 But we always tried to stay away from the 11 12 higher numbers. Because you want to cover five lines, and you hit that button with 10 to cover all 13 14 the lines, if you kept doing that, you might as well 15 stay home. 16 So you understand that playing the penny Q. 17 slots can be risky? 18 MS. WALD: Form. 19 THE WITNESS: Answer? 20 MS. WALD: Yes. THE WITNESS: Everything was risky in the 21 casinos. Not only pennies. There was a lot of risk 22 people took going in there if you couldn't afford 23 24 it. 25 111

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Page 125 BY MS. KENYON: 1 2 But you continued to play? Ο. Well, not after that. 3 Α. When --4 Q. Yeah, we used to go a couple of times a 5 Α. week if we could afford it. It wasn't a habit or 6 going into money we didn't have. I did work at the 7 time. I had two days off. Most of the time, if 8 I -- being there at Hertz for 16 years, I had good 9 seniority and sick days. If I took a sick day and 10 blend it in with my weekend, now I've got three days 11 12 off. Then we would go. If I worked my two days off, we would go. But never when I worked. 13 14 So you enjoyed playing the penny slots even Q. 15 though you could lose money? 16 MS. WALD: Form. 17 THE WITNESS: What was that? 18 BY MS. KENYON: 19 You enjoyed playing the penny slots even Ο. 20 though you could lose money? Yeah. Risk everybody takes. 21 Α. 22 Q. Did you ever quit smoking? Yeah, when she -- when I started -- I got 23 Α. worried when she started squeaking, and I tried to 24 ask her, "What's going on?" She started squeaking 25

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Page 126 1 more. 2 And then they rushed her to the hospital because something respiratory. She couldn't breathe 3 hardly. That's when it all started, with that visit 4 to the hospital. 5 6 Do you know when that was? Ο. 7 Four years ago. Right? Α. I'm asking you. 8 Q. 9 Yeah, I think four years ago. That's when Α. all this started to happen. I don't know the exact 10 11 year, but it's gonna be four years this March, I 12 think. Yeah, four years it's going to be, I'm 13 pretty sure. 14 How did you quit? Q. 15 How? Wasn't easy, but I did it cold Α. 16 turkey. I tried, and sometimes I'd sneak. But when 17 I saw what was happening, I stopped it altogether, 18 even though -- there was no more -- no more tobacco. 19 I stopped it because I was getting worried. 20 Especially when we went to the nose, ear, and throat doctor, and he knew something was there. 21 22 Whoa, we got floored when we had to go to UCLA for 17 days and see my wife make two 23 major operations. I mean, they cut her from ear 24 25 to ear and brought her head back and took out a

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Page 127 golf ball-sized tumor. That was growing more and 1 2 more. That's why she was squeaking. It was cutting off her air circulation. So when they saw that, 3 they rushed her to the hospital. We were at the 4 doctor's office, the specialist. I don't know, he 5 used a code. We rushed her (indicating). 6 7 Had you tried to quit before that? 0. No. Just when I saw this. 8 Α. 9 And "this," you're referring to Q. Mrs. Camacho? 10 Yeah. It was tough to see that. 11 Α. 12 Q. Did you ever smoke again? I got scared. I mean, really scared. 13 Α. No. 14 When I saw her, I couldn't believe they did that, 15 took out her voice box, that big tumor. Then when 16 they cut that from ear to ear and the doctor 17 explained what he did in detail, I'm glad I still 18 have her. Did you feel better after you quit? 19 0. I don't know if I felt better, but -- I 20 Α. don't know if I did, ma'am, but I just stopped and 21 probably today do feel better. 22 23 Did your health improve in any way after 0. 24 you quit? 25 Α. In a way. But now I'm dealing with this

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Page 128 (indicating). In a way. 1 2 When you're moving your hands like that, Ο. are you referring to your back? 3 Yeah, because now, like I said, I can't 4 Α. even walk to the mailbox. And I got Number 13 5 mailbox that's way down. I have to take something 6 with me to grab what's in there, push it out, and 7 get it. It's hard. 8 9 I used to walk the whole subdivision, but now I can't even walk there. Or at Walmart, I've 10 got to be careful how I swing the cart. She'll help 11 12 me grab the front and she will do the turning for me. Once it gets heavier and heavier, I can't. 13 14 I've got to get those bottles for the humidifier. 15 Those big bottles. And you get six of those bottles 16 and put them in the cart with the other stuff, 17 she'll help me push the cart. I can't do it no 18 more. 19 I appreciate all that. We do have a Ο. 20 seven-hour time limit on your deposition. So if you could just try to answer my questions as best you 21 22 can, and hopefully we'll be able to get through this a little bit quicker. Okay? 23 24 Α. Okay. 25 Ο. Do you believe that you were addicted to

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Page 129 1 smoking? 2 Yeah, I was addicted. Α. And you were able to quit? 3 Q. I was able to quit. Α. 4 Do you think anyone can quit smoking if 5 Q. they're motivated to do it? 6 7 MS. WALD: Form. 8 THE WITNESS: I don't know. We're all 9 different. I guess if somebody really tries hard, anything is possible. 10 BY MS. KENYON: 11 12 Q. How did you and Mrs. Camacho meet? Well, I was working for DHL, which was the 13 Α. 14 company down the street. We had a big warehouse 15 near the airport. And the warehouse was on River 16 Road in Rosemont. And she worked exactly about 17 three blocks from my warehouse at Denny's 18 Restaurant. We used to go there to eat breakfast or whatever with the crew. I kept looking at her. You 19 20 know, how you meet. And I asked her to go on a date. And we went, and here I am. 21 Where did you go on your first date? 22 Q. 23 We went dancing, disco. Α. Did you smoke on your first date with her? 24 Q. No. Not on the first date, no. 25 Α.

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Page 130 Was she smoking when you first met her? 1 Ο. She smoked the L&M. Yeah, she smoked. 2 Α. After you went on your first date, how 3 Q. long did it take for you and Mrs. Camacho to 4 start dating? 5 б Continuously? Α. 7 Yeah. Ο. 8 I guess up to the time we got married, Α. 9 which was like a year or two later we got married. Q. So from the time you met in 1978, you dated 10 her until 1979? 11 12 We got married in '80. Yeah, I was dating Α. her in '79, and then '80 we tied the knot. 13 14 When did you propose to her? How long Q. 15 before you were married did you propose? 16 Α. Probably around '79 I started bringing it 17 up. But I got cold feet. I would bail out, and I 18 would ask her again. So she got -- she was getting 19 annoyed and mad. So one day I went to call on a date, and she was going out with somebody. That 20 changed my mind quick. 21 She was going out with another man? 22 Q. 23 She said, "I'm going on a date. I can't Α. 24 see you." 25 So I said, "Okay, could we talk?"

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Page 131 The next day, here I was, proposing. 1 2 Did the two of you ever live together Ο. before you were married? 3 No, we never lived together. 4 Α. Was Mrs. Camacho's smoking something that 5 Ο. you discussed with her when you were dating? 6 7 I didn't discuss it at all. Α. No. When you first started dating, did you like 8 Q. the fact that she smoked? 9 At first it bothered me, but then the more 10 Α. I was around her, I didn't really ask her -- you 11 12 know, I never tell her to stop. Because I knew she was a smoker when I dated her, I knew she was a 13 14 smoker when I married her, so I didn't make no 15 issues of it. 16 When you say it bothered you at first, did Q. 17 you ask her not to smoke around you? 18 Α. Never. You never told her that --19 Q. 20 Α. No, never. Didn't bother me none. I just 21 wanted to be with her. 22 Q. Did you want her to stop smoking while you 23 were dating? Not really. It didn't bother me. 24 Α. She was already doing it when I met her. So, you know, when 25

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Sandra Camacho, et al. v. Philip Morris USA Inc., et al.

Page 132 I'd go in the restaurant at Denny's, I could see her 1 2 in the break room. Because the way the counter was set up, there was a break room where the girls 3 punched in. There was a smoking room back there. 4 5 Did you ever see Mrs. Camacho back in the Ο. back room? 6 7 The girls used to go there when Α. Yeah. there was light traffic, nothing really going on. 8 9 They used to go sneak cigarettes back there all the They weren't allowed to do it when there was 10 time. customers. But that was their designated smoking 11 12 area. Do you know how often she would do that? 13 Q. 14 I don't know that. She was working, and I Α. 15 couldn't hang there all day. All I know, sometimes, 16 if I didn't see her on the floor when I walked in 17 and there was a light crowd, they would be back 18 there. But if there was a heavy crowd, they would 19 always be on the floor. I don't know how many times 20 she'd make trips back there. 21 Q. Did you ever spend the day with her at 22 work? 23 The whole day? Α. 24 Q. Yeah. 25 Α. Never.

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Page 133 Did you ever see her actually smoking in 1 Ο. 2 the break room? I saw her and her waitress friends. 3 Α. They used to take breaks back there. 4 Did you ever go back into the break room? 5 Ο. No. Employees only. 6 Α. Could you see into the break room? 7 0. Yeah, you could see, because the clock is 8 Α. 9 there to punch in. This is the counter (indicating), and the break room was there, like a 10 little turn, and you saw their little table with 11 12 ashtrays and everything. Did you actually see Mrs. Camacho smoking 13 Q. 14 in the break room at Denny's? 15 A couple times when I went in, when I used Α. 16 to go in. Not all the time. A lot of time they 17 was, like, swamped because it was industrial area 18 and heavy traffic. The managers didn't want you 19 back there. You had to be on the floor. 20 Ο. When there was heavy traffic, Mrs. Camacho didn't smoke? 21 22 Α. Yeah, I never saw it. They were too busy. The counters and the booths were busy, and everybody 23 was huffing, and there was no time for a break. 24 When they got one, I'm sure all the girls headed to 25

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Page 134 that room. 1 2 Was Mrs. Camacho good at her job? Ο. Yeah. She loved her job. Yeah, she 3 Α. liked that. 4 When the restaurant was busy, she was able 5 Q. to refrain from smoking during that time? 6 7 Yeah. She had no choice, or they'd get rid Α. 8 of you. 9 What sorts of things would you and Q. Mrs. Camacho do together while you were dating? 10 11 Α. We were dating, we'd visit her family, her 12 family and her little nephews. Then we would go dancing disco. We would do a lot of dancing. 13 14 When you would go out dancing, did she Q. 15 smoke? 16 Α. Sure did, yeah. 17 Q. Did you? 18 Yep. When we started dancing, I grabbed Α. 19 one of her smokes and just kept going out dancing 20 and smoking. 21 Q. Is that something you enjoyed doing with 22 her? I don't know about enjoy, but it was early 23 Α. in the relationship when I started. I don't know if 24 I enjoyed it. As time went by, then I enjoyed it. 25

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7	Page 135
1	Q. You mentioned you were married in 1980?
2	A. Yeah, 1980.
3	Q. Where was your wedding?
4	A. Downtown Chicago. We went in front of a
5	judge. That judge's name was Lucille something. I
6	don't know her last name. She married us. We got
7	married. We had a nice dinner at an Italian
8	restaurant in the old neighborhood, and there was
9	just a few friends gathering, close, close family
10	members. And that was it.
11	Q. What family members were there?
12	A. Her sisters. Her cousins. Some of them
13	already passed away. Her aunties that passed away.
14	Most of her aunties are gone. Yes, in general,
15	everybody related to the immediate family, cousins
16	and all that. It wasn't an extravagant thing. It
17	was just like a dinner gathering. Maybe 20 people,
18	something like that.
19	Q. Do you have a wedding book?
20	A. No. We never took wedding pictures. I
21	think I got a picture of the gathering, and most of
22	the people that we had at picnics and weddings,
23	they're mostly all gone. They were, like, older
24	people.
25	Q. During your marriage have you and

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Page 136 Mrs. Camacho ever separated? 1 2 Separated? Yeah, one time I got mad at Α. her. I don't know if we were married or not 3 married. But once I got mad, and I didn't want to 4 see her. I don't know what I got mad about. But 5 then we got back together. 6 7 How long were you apart? 0. Not long. Probably couple of days. 8 Α. 9 You don't recall what you were mad about? Q. I don't recall. It was probably 10 Α. No. something childish or -- you know, I don't know. 11 It 12 was something -- it wasn't anything to cause a breakup or anything. It was probably just a 13 14 discussion that we had, and probably I didn't like 15 what I heard and it hurt my feelings or something, 16 but then I got over it and came back. 17 Has there ever been a period of time where 0. 18 you and Mrs. Camacho did not live together during 19 your marriage? 20 Α. No. We always lived together. 21 Q. Have you and Mrs. Camacho ever had any significant marital issues? 22 23 No, ma'am. Α. 24 Ο. Have you ever had any fights about her 25 smoking?

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Page 137 1 No, ma'am. Α. 2 Fights about your smoking? Ο. 3 No. Α. Have you ever had financial troubles? 4 Q. Probably when I was unemployed or when I 5 Α. got laid off in 2000. When they had the terrorist 6 attack in New York in 2000, they closed down the 7 They weren't running no cars at Hertz, so 8 town. 9 they laid everybody off. Once they closed the airport down and everything, the business just went 10 down. So everybody with low seniority -- because 11 12 when we transferred there, what happened, when they did away with bussing, they gave me an option to 13 14 transfer to the detail department. Me and five 15 other drivers who had perfect attendance, they kept 16 five of us. The rest they let go. So they transfer 17 us to that department. 18 Then they started to build the consolidated 19 car rental. And then that's when that attack took 20 place. They decided to stop the construction. 21 Business went down. So even though I had 16 years with them, I 22 can go to that department, but not bring seniority, 23 but I can keep my five weeks' vacation. 24 25 And then the five of us, they got --

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	Page 138
1	MS. WALD: Tony, just make sure to listen
2	to her question and just answer her question.
3	THE WITNESS: What was the question?
4	MS. WALD: Exactly.
5	BY MS. KENYON:
6	Q. Have you and Mrs. Camacho ever had
7	financial troubles?
8	A. Only when I got laid off.
9	Q. Have you ever filed for bankruptcy?
10	A. One bankruptcy. That was I'm going to
11	estimate maybe between 20 or 25 years ago.
12	Q. Why did you have to did your wife file
13	for bankruptcy with you?
14	A. Yeah. Both of us together.
15	Q. Why did you file for bankruptcy?
16	A. I was unemployed, and we were going to lose
17	our home.
18	Q. Where were you living at the time?
19	A. Buckingham, on Windmill, that first home.
20	Q. Since moving to Las Vegas, how often would
21	you go back to Chicago to visit friends or family?
22	A. We went back I think it was eight years ago
23	to see her mom and sisters. That was our last trip.
24	Q. Is that the only time you've gone back to
25	Chicago since moving to Las Vegas?

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Page 139 Yeah. Never went back. 1 Α. 2 Not even to visit? Ο. Yeah, because of my disability. 3 I can't Α. sit in the airplane. 4 5 So you and Mrs. Camacho do not travel Q. because of your back problems? 6 Yeah, and --7 Α. 8 MS. WALD: Form. 9 You can answer. THE WITNESS: Yeah. She's not allowed to 10 bring oxygen tanks aboard the aircraft. They won't 11 12 allow it. So we can't go unless we rent a portable machine. 13 14 BY MS. KENYON: 15 Have you talked to her doctors about Ο. 16 getting a portable oxygen tank? 17 Those machines are \$5,000, and we never Α. 18 really checked with Medicare if they would let us 19 have one. That's why they give us oxygen tanks. 20 0. Why have you not checked with Medicare? I don't know. But like I said, I don't 21 Α. know if they would approve of a \$6,000 machine. 22 23 Do you know how much they cost? Ο. I called the company. The company 24 Α. Yeah. told me that the machines they make are for people 25

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Page 140 that need it continuously, not -- how do you say 1 2 that word when you got to stop? Well, if she was doing it continuously with 3 the trach, she would be able to get one. But 4 because she needs oxygen when she's home -- or when 5 she's -- how would you say that? Like if we go 6 shopping or something. If it was something constant 7 8 that she needed. But because she uses the oxygen only when she gets short of breath, then they said 9 that would be difficult to control the machine. 10 They called me a few times. They said they couldn't 11 12 help us with that, because it's a trach for a 13 laryngectomy. 14 So she doesn't require oxygen all the time? Q. 15 At nighttime, yes, when she's sleeping. Α. 16 And then I've got to get up and check on her and 17 make sure it's on. Sometimes it comes off by 18 accident. If she does a lot of walking, she needs it. 19 20 Ο. During the day Mrs. Camacho does not need continuous oxygen; is that right? 21 Only if she gets short of breath while 22 Α. she's sitting there. Because sometimes she does. 23 I'll see her with the tank on. But she's always 24 around oxygen. We've got three machines set up. 25

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Page 141 When she needs it, it's there. 1 2 So my question is during the day she does Ο. not need continuous oxygen? 3 I can't say that, because that can change. 4 Α. It's not a thing that -- medical with her changes in 5 the morning and night. It's different all the time. 6 I can't say yes or no. 7 8 Right now, today --Q. 9 Right now she's doing okay, other than she Α. keeps that stuff. But if it keeps up, I would have 10 11 to put her on oxygen. 12 MS. WALD: Tony, make sure you wait for her to finish her question before you answer. 13 14 THE WITNESS: I am waiting. 15 MS. WALD: I don't want us to talk over 16 each other. 17 THE WITNESS: I think I'm listening. Ι 18 don't know. 19 BY MS. KENYON: 20 0. My question is a little different. So during the day, as we sit here today, 21 22 your wife does not need continuous oxygen? 23 MS. WALD: Form. 24 You can answer. 25 THE WITNESS: Probably not now. But that

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Page 142 can change at any time. And it does change 1 2 sometimes in the morning, where she needs it. BY MS. KENYON: 3 She uses it, and then she stops using it? 4 Q. 5 Uh-huh. There you go. Α. My question is continuous. You're 6 0. describing someone who has to use it continuously? 7 8 Constant. Yeah, continuous. They have to Α. 9 keep it on. Her problem is different. Ever since they 10 took the tumor out, she switches back and forth. 11 12 Like I said, it can change. She might use it; she might not use it. 13 14 But at nighttime, it's a plus. She's got 15 to sleep with it on so she don't suffocate. 16 I'm only asking about the day. Q. 17 Α. It changes. 18 She does not qualify as someone who needs 0. 19 oxygen continuously through the day? 20 MS. WALD: Form. THE WITNESS: No, no. That's through the 21 The machine I tried to get for her. She 22 machine. 23 is on oxygen. Medicare supplies the oxygen for her. And they supply it for a reason. She does need 24 25 oxygen.

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Page 143 BY MS. KENYON: 1 2 That's not what I'm saying. Ο. She does not need continuous, constant 3 oxygen during the day; right? 4 5 During the day it changes. Maybe not. Α. Ιt changes. I can't answer that question. 6 7 Has there ever been a day where she's worn 0. it for 12 or 16 hours straight? 8 9 The oxygen? Α. The oxygen. 10 Q. 11 Α. Never. Only when she's sleeping, again, and on her back, and then --12 I'm just asking you about today. 13 Q. 14 I'm telling you, when she's sleeping, she Α. 15 needs it. 16 I can't keep repeating myself if you keep 17 asking the same question. You're getting me tripped 18 up. MS. WALD: Tony, just wait for the 19 20 question. THE WITNESS: I think we'd better take a 21 22 break. 23 MS. WALD: Let's take a break. 24 (A break was taken.) 111 25

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Page 144 BY MS. KENYON: 1 2 Ο. Ready? Yeah, ready as I'll ever be. 3 Α. Q. Feeling okay? 4 5 Yeah, just a little tired. I'm not used to Α. this early bird special, you know. 6 7 Are you feeling okay to answer some more 0. questions? 8 9 I'm going to try to hang in there for --Α. MS. LUTHER: Kim, we were thinking, since 10 we have to be back for her, that if he gets too 11 12 tired, we can do her in the morning and him in the 13 afternoon. 14 MS. WALD: I've already given him that 15 option. 16 So we're going to go as long as you can. 17 We're going to try to finish today. If we can't, 18 don't worry. We're already going to be back in 19 December, so we can finish yours. 20 THE WITNESS: At what time? 21 MS. WALD: Let's just keep going and see 22 how it goes. 23 THE WITNESS: But how long is the 24 interview? 25 MS. WALD: Let's just keep going and see

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Page 145 how long we can get to today. 1 2 THE WITNESS: Three hours? 3 MS. WALD: Let's keep going. BY MS. KENYON: 4 5 Before we took a little lunch break, we 0. were talking about what you and Mrs. Camacho liked 6 to do. 7 What sorts of things did you and 8 9 Mrs. Camacho enjoy doing throughout your marriage? Visit the family members back home. 10 Α. 11 Picnics in the backyards, cookouts in the backyards. 12 And go dancing. And dancing, is that something you and 13 Q. 14 Mrs. Camacho did? 15 Yeah. We enjoyed that, disco dancing. Α. 16 When you moved to Las Vegas, did you Q. 17 continue going out dancing? 18 Α. No. We stopped. 19 Ο. Why? 20 Α. I don't know. We just -- I guess we lost interest in it. 21 Did you travel together? 22 Q. No. Only to Chicago one time. 23 Α. So during your marriage did you take any 24 0. vacations? 25

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Page 146 1 No vacations. Α. 2 Are there any other activities that you Ο. liked to do together? 3 Α. Let's see. No, ma'am. Probably just going 4 to South Point when we're together all the time. 5 We enjoyed that. 6 7 You were here yesterday when I was talking 0. with your wife about her employment history; right? 8 9 Yes, ma'am. Α. 10 Ο. She worked at Denny's as a waitress and IHOP as a waitress? 11 12 Α. Yes. 13 She worked at 7-Eleven and Texaco as a Q. 14 cashier? 15 Α. Yes. 16 Q. And then she worked as a beautician? 17 Yes. Α. 18 Q. Do you know what year she retired? 19 Α. No, I don't know that. Do you know how long after moving to 20 Ο. Las Vegas she -- how many years after you moved to 21 22 Las Vegas she continued to work? 23 Probably -- I don't want to guess. I don't Α. know, ma'am. I'm sorry. 24 You mentioned a close friend of 25 Ο.

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Page 147 I believe her name was Jan? Mrs. Camacho's. 1 2 Jan Puccio. Lifelong friend. Α. Does she still live in the Chicago area? 3 Q. Melrose Park, Illinois. 4 Α. Earlier you were talking about a 5 Q. congressional hearing that you recall seeing a news 6 story on in the '90s sometime? 7 '80s and '90s. '80s was in Chicago, WGN 8 Α. 9 News, Channel 9. Then the '90s was here, on our system here. 10 So when you were living in Chicago, did you 11 Q. 12 recall seeing congressional hearings on the news? We just saw news clippings of certain stuff 13 Α. 14 that was going on pertaining to smoking. I don't know if they were congressional hearings or not. 15 16 Q. What did you see on the news in the '80s? 17 There was no scientific data about these Α. 18 cigarettes being harmful to your health. 19 0. Who was saying that in the '80s? 20 Α. I guess the officials from the tobacco 21 companies. Are you guessing, or do you --22 Q. No, I know, because they were interviewing 23 Α. some of them. Like I said, I watched a little bit 24 of it, and then I turned the TV off. 25

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Page 148 Right. So are you recalling one instance 1 Ο. 2 where you saw this? That was in Chicago or here. I don't 3 Α. But we did see stuff in the '80s in Chicago recall. 4 on our news cable about smoking and how it was okay 5 with the filters and all. 6 7 And then over here, I think it was in 2000-something with that congressional hearing when 8 we found out that it was bad for your health. 9 I thought you said in the '90s you recall a 10 Ο. congressional hearing. 11 12 There was a congressional hearing, I guess, Α. where they drilled the tobacco company executives, 13 14 and there was all kind of questions. I just changed 15 it. It was too technical for me to listen to so I 16 changed it. I saw part of it. Not all of it. 17 Was Mrs. Camacho there when you saw that 0. 18 story? Yeah. I think we watched it together. I 19 Α. 20 don't recall, but we always watched the news together at that time. 21 22 Q. Did she say, Hey, go back; I want to hear that story? 23 24 Α. No, not that I recall. 25 0. Did you guys discuss anything after you saw

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Page 149 that story? 1 2 Not really. Just comments, you know, Α. little comments. What do you think and --3 What were the little comments? 4 Q. I don't recall. Just, you know ... 5 Α. And then in the '80s in Chicago, was 6 0. Mrs. Camacho present for the news stories on smoking 7 8 that you saw? I don't know that, because we -- that was 9 Α. in the '80s, and we were just married. I could have 10 saw it by myself and just brushed it off. I don't 11 know if she was with me or not. 12 Do you know if she saw any news stories on 13 Q. 14 smoking and health in the '80s? 15 Α. I don't know. You would have to ask her. 16 Q. Do you recall any news stories in the 1980s 17 that said smoking is bad for your health? 18 Α. Only news clippings that it was safe, and 19 there was no scientific data to prove otherwise. 20 0. Did Mrs. Camacho ever smoke a light cigarette? 21 She stuck with those harder ones like 22 Α. No. L&M with filters and the red package for Marlboro. 23 You both smoked filtered cigarettes because 24 Ο. you thought they were safer? 25

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