

1 A. Mike and Molly.  
 2 Q. Why would they be confused if you send  
 3 your Asbestek information?  
 4 A. I don't know.  
 5 Q. Well, you're the one who put it.  
 6 What was your reasoning?  
 7 A. I put as much information as I could so  
 8 that they would understand it's coming from me, my  
 9 business which has nothing to do with Asbestek's –  
 10 Asbestek's business which has nothing to do with  
 11 Safe Environment's, period.  
 12 Q. So Asbestek has nothing to do with Safe  
 13 Environment, does it?  
 14 A. No.  
 15 Q. Okay.  
 16 Now, you added Safe Environment but the  
 17 phone number below it is your phone number, isn't  
 18 it?  
 19 A. Yes.  
 20 Q. Why didn't you put Safe Environment's  
 21 phone number under Safe Environment?  
 22 A. Why would I do that? That's -- they have  
 23 no business with Safe Environment.  
 24 Q. They have no business with Safe

1 Environment, do they?  
 2 A. No.  
 3 Q. Okay.  
 4 So actually, it's more confusing to put  
 5 Safe Environment there than it would be to leave it  
 6 out, isn't that true?  
 7 MR. KRAMER: Objection.  
 8 THE WITNESS: Well, I don't know. I mean,  
 9 again, it depends on what I -- what I faxed.  
 10 MR. THOMAS: I'll get that to you.  
 11 BY MR. THOMAS:  
 12 Q. Now, at the end of this fax under John  
 13 Vadas with your e-mail address, your JPV website,  
 14 your cell phone and your fax number, you put  
 15 Asbestek information, right?  
 16 A. Yes.  
 17 Q. Now, you also add Safe Environment as a  
 18 contact person?  
 19 A. As a contact, yes.  
 20 Q. All right.  
 21 And you put Safe Environment, colon, (219)  
 22 808-1882?  
 23 A. Right.  
 24 Q. Is that Safe Environment's number?

1 A. No.  
 2 Q. Whose number is that?  
 3 A. That's my cell number.  
 4 Q. Why did you put your cell phone as a  
 5 contact for Safe Environment?  
 6 A. Again, they don't know who Safe  
 7 Environment is.  
 8 Q. Okay.  
 9 Why don't they know?  
 10 A. They never worked with Safe Environment.  
 11 Q. Well, did you tell them who they were?  
 12 A. They never asked.  
 13 Q. Did you ever think about offering that  
 14 information?  
 15 A. That's why I put it there, that's -- if  
 16 you got questions, call that.  
 17 Q. And who they would talk to?  
 18 A. Me.  
 19 Q. Right.  
 20 But not anyone at Safe Environment, right?  
 21 A. I would give them that information if they  
 22 asked.  
 23 Q. Why didn't you just save a step and put it  
 24 right there?

1 A. I did on the other one.  
 2 Q. You did this one, didn't you?  
 3 A. I don't remember.  
 4 Q. Well, you said I did on the other one.  
 5 A. I don't remember doing it. And if I did,  
 6 I don't remember when, if I gave it to Mike and  
 7 Mary -- Mike and Molly or if Tomas sent it.  
 8 Q. See, that form was filled out but isn't it  
 9 true that it was dangerous to send that because it  
 10 had Safe Environment's contact information and if  
 11 somebody were to call Safe Environment, they would  
 12 say we don't have any work in Ohio?  
 13 MR. KRAMER: Objection.  
 14 BY MR. THOMAS:  
 15 Q. Isn't that why that wasn't sent?  
 16 MR. KRAMER: Objection.  
 17 THE WITNESS: No.  
 18 BY MR. THOMAS:  
 19 Q. Then why wasn't that one sent? You just  
 20 said --  
 21 A. I don't know if it wasn't sent. Maybe it  
 22 was.  
 23 Q. Okay.  
 24 Do you now -- having pointed that out to

1 us in your answer to reconciling this answer, you  
 2 said I did on that one, does that now mean you  
 3 filled this form out?  
 4 A. I don't even know what you said.  
 5 Q. Let me ask you again, on this fax that you  
 6 sent on August 31, 2007, you added Safe Environment  
 7 with your phone number underneath it, right?  
 8 That's your business phone number, correct?  
 9 A. That's my home phone number.  
 10 Q. That's your home phone number.  
 11 Then at the bottom, you wrote Safe  
 12 Environment, colon, and you put your cell number?  
 13 A. Okay.  
 14 Q. Why didn't you put Safe Environment's  
 15 phone number the way you did on this sheet?  
 16 A. Because I'm an idiot. I don't know.  
 17 Q. Okay.  
 18 The next fax also sent on August 31, 2007,  
 19 is directed to Sharon McDuffy.  
 20 Do you know who she is?  
 21 A. I was referred to her -- yes, she -- I  
 22 believe she was working for the EPA. I talked with  
 23 her one of my trips on the way home.  
 24 Q. Okay.

1 And you sent her a fax?  
 2 A. Yes. I kept in contact with the EPA.  
 3 Q. And you removed Safe Environment from  
 4 the --  
 5 A. It's just not there. Removed, there, I  
 6 don't know. I mean, it's -- the template is a  
 7 template. It's a Word template.  
 8 Q. Is this a template like this one? Do you  
 9 see those two? Is that a template or is that a  
 10 different type?  
 11 A. Asbestek is not there or whatever.  
 12 Q. Well, how about a facsimile from here on --  
 13 A. It's a bigger font. Things change.  
 14 Q. Who changed them?  
 15 A. My computer when I -- when I put it in. I  
 16 mean, it wasn't malicious. I didn't do it for any  
 17 nefarious reason. I just did it.  
 18 Q. Okay.  
 19 There's another fax on August 31, 2007.  
 20 A. I'm getting to the point where I'm getting  
 21 really upset.  
 22 Q. Well, I just want you to explain to us as  
 23 best as you can these discrepancies because of --  
 24 A. These discrepancies are bullshit.

1 Q. Well, who put these discrepancies --  
 2 A. These discrepancies you're making a big  
 3 deal over nothing.  
 4 Q. Well --  
 5 A. It's something that I did one day and  
 6 something I didn't do the next day. I'm real  
 7 goddamned sorry, okay? But it's nothing that I  
 8 intended to do to be malicious or misguide or  
 9 mislead anybody. Did you understand?  
 10 Q. I'm trying to.  
 11 A. Well, try to understand I had nothing to  
 12 do with making anybody believe anything different.  
 13 I gave as much information as I could to the EPA if  
 14 anybody had asked a goddamn question including you.  
 15 Now, keep asking some more questions about this and  
 16 I'm done.  
 17 Q. Well, the question that I have is why is  
 18 it that when you have communications directed to  
 19 Mike and Molly Collins, you represent Safe  
 20 Environment and when you send information to the  
 21 EPA, Safe Environment is not present?  
 22 A. I have no idea. And, you know, there's  
 23 even times I'll -- I pencil this in, plus cover  
 24 EPA. I don't know. I was tired. I do a lot of

1 this stuff late at night. Who knows?  
 2 But you're trying to make it sound like  
 3 that I had underlying reasons for doing this.  
 4 There was no rhyme or reason to it. If anything, I  
 5 gave out a lot of information and I kept in contact  
 6 with the EPA and everybody involved in this site.  
 7 I kept in contact, gave them all the information I  
 8 knew, never lied to a person, not a single person.  
 9 Now, what do you want from me?  
 10 Q. Did you ever send a fax later that year to  
 11 the EPA saying that you had nothing at all ever to  
 12 do with Asbestek?  
 13 A. I had no contract with Asbestek. I had no  
 14 paycheck from Asbestek. I was never paid. I had  
 15 nothing but grief with Asbestek, okay? It was a  
 16 bad decision to even consider going into business  
 17 with them. I made a mistake. Yes, I might have.  
 18 I don't remember.  
 19 Q. Could one of those mistakes have been that  
 20 you were aware that Safe Environment did not offer  
 21 its license?  
 22 MR. KRAMER: Objection.  
 23 THE WITNESS: No. License, not licensed -- I  
 24 had a license. That's all I know.

1 BY MR. THOMAS:  
 2 Q. And who gave you that license?  
 3 A. Tomas Amaya. I've told you that about six  
 4 times now.  
 5 Q. Okay.  
 6 Do you think it's possible that that  
 7 license was fraudulently obtained by Tomas Amaya?  
 8 A. No, I don't.  
 9 Q. Why not?  
 10 A. Because that's not Tomas's style. I just  
 11 don't believe he would do that for a job of this  
 12 magnitude, of this low -- he knew it was a --  
 13 wasn't a money maker. I don't think he would take  
 14 that risk.  
 15 Q. Okay.  
 16 Is it possible that Tomas Amaya  
 17 fraudulently obtained that license?  
 18 MR. KRAMER: Objection, asked and answered.  
 19 THE WITNESS: I have no idea. I don't know  
 20 their -- I worked for them for two years and I  
 21 never even knew where their licenses were kept.  
 22 How would Tomas? And I was in the office every  
 23 day.  
 24

1 BY MR. THOMAS:  
 2 Q. I'd like you to take a look at Exhibit 16.  
 3 You can -- there are three pages. Take your time.  
 4 Let me know when you're finished.  
 5 A. Carlos's paperwork, the State of Ohio  
 6 Department of Health asbestos license, a valid  
 7 license from Tomas Amaya faxed to -- well, it was  
 8 faxed to Tomas Amaya.  
 9 Q. By whom?  
 10 A. I don't know. I have no idea.  
 11 Q. What's on the first two pages?  
 12 A. Okay. I faxed it to him I guess for his  
 13 paperwork.  
 14 Q. Okay.  
 15 What did you fax him?  
 16 A. Carlos Bonilla's supervisor refresher, a  
 17 picture of his license for Ohio as a specialist and  
 18 a copy of Safe Environment's license.  
 19 Q. Okay.  
 20 And you faxed those to Tomas Amaya, didn't  
 21 you?  
 22 A. Yes, I did.  
 23 Q. Where did you get them?  
 24 A. From Tomas Amaya.

1 Q. Why would you fax him what he just gave  
 2 you?  
 3 A. Didn't happen the same day.  
 4 Q. Okay.  
 5 A. I was probably putting the package  
 6 together and thought he should try to keep  
 7 everything assembled in one folder just so he could  
 8 run a business.  
 9 Q. Okay.  
 10 A. That's what I would want.  
 11 Q. All right.  
 12 Well, it looks like the fax from JPV  
 13 Services, which is you, and the fax from Tomas  
 14 Amaya are both done on August 31st; is that  
 15 correct?  
 16 A. That's what it looks like.  
 17 Q. Okay.  
 18 Who faxed first?  
 19 A. I don't know.  
 20 Q. Well, can you read the times?  
 21 A. I faxed first.  
 22 Q. What time did you fax?  
 23 A. 1748.  
 24 Q. That's 5:48?

1 A. 5:48.  
 2 Q. Okay.  
 3 What time did Tomas Amaya fax?  
 4 A. 3:42.  
 5 Q. So who faxed first?  
 6 A. Tomas Amaya.  
 7 Q. Okay.  
 8 Then you faxed second, correct?  
 9 A. Yes.  
 10 Q. Okay.  
 11 And that first page is a copy of Carlos's  
 12 refresher course, correct?  
 13 A. Yes.  
 14 Q. And the second page is what?  
 15 A. His license.  
 16 Q. And what time did Tomas Amaya fax that  
 17 license?  
 18 A. 3:43.  
 19 Q. And what time did you fax it?  
 20 A. 1748. This came in the same bunch.  
 21 Page four, page five. You're missing page one, two  
 22 and three.  
 23 Q. And the third page, what time was that  
 24 faxed?

1 A. It looks like August was penciled in here  
 2 31, '07, 3:43.  
 3 Q. Okay.  
 4 So you're faxing out those first two  
 5 documents at 1740, 1743, right?  
 6 A. 1748.  
 7 Q. 1748, whatever.  
 8 And going back to Exhibit 7, you're  
 9 sending a fax of the notification form at what  
 10 time.  
 11 A. 1748.  
 12 Q. Okay.  
 13 And also on —  
 14 A. 1740. This was 1740. This was 1748. It  
 15 sliced through the zero.  
 16 Q. Okay.  
 17 So you're sending some faxes out after  
 18 5:00 o'clock.  
 19 About 5:40 you're sending —  
 20 A. I'm probably putting the whole thing  
 21 together so he's got something to work with.  
 22 Q. To whom?  
 23 A. Well, it looks like to Tomas.  
 24 Q. So Tomas is sending you at 3:00 in the

1 afternoon a copy of Carlos Bonilla's stuff?  
 2 A. Right.  
 3 Q. And then you're sending that back to him  
 4 at 5:40-ish?  
 5 A. Yeah.  
 6 Q. Then you're holding in your hand the  
 7 notification?  
 8 A. Right.  
 9 Q. And you're also sending that at 5:40 p.m.?  
 10 A. Probably using this information to make  
 11 that.  
 12 Q. Okay.  
 13 So you did make this form; is that  
 14 correct, Exhibit 7?  
 15 A. Well, it looks like you got it, Counselor.  
 16 Q. And you put in your name as the  
 17 representative for Safe Environment; isn't that  
 18 correct?  
 19 A. I put in my name as contact. I didn't  
 20 know I can put contact — I didn't know I had to  
 21 put Tony's name. Again, it was nothing malicious  
 22 about it. I just did it.  
 23 Q. Okay.  
 24 And the same goes true when you got upset

1 before and you said that you put your cell phone  
 2 number for the Safe Environment contact also on  
 3 August 31st at 6:30 p.m., correct?  
 4 A. I don't know. I guess.  
 5 Q. Okay.  
 6 A. This was going to Molly. This was not  
 7 going to Tomas. Tomas has my cell phone. Molly  
 8 doesn't.  
 9 I was putting this there for her to call  
 10 because I was not getting the information and if  
 11 even states in here — you won't let me read it but  
 12 you sure want to throw around stuff that's,  
 13 obviously, not malicious but you want to throw it  
 14 around but you don't want — I'd been trying to get  
 15 across to them that I need the asbestos abatement  
 16 information that was done by the company they  
 17 hired. They only gave me a portion of that. They  
 18 gave me two pages.  
 19 Q. So you — on 8-31, you have faxes going to  
 20 Molly and you have them going to the EPA and you  
 21 have them going to Tomas Amaya and, in fact, those  
 22 documents that are being faxed include your  
 23 information for the very first time to Mike and  
 24 Molly Collins that you will be using Safe

1 Environmental's license, correct? And that you  
 2 have now filled out the notification form with your  
 3 name listed as the contact person for Safe  
 4 Environment also on August 31st, correct? Am I  
 5 correct?  
 6 A. Yes.  
 7 MR. KRAMER: Objection.  
 8 BY MR. THOMAS:  
 9 Q. And you have Carlos Bonilla's information  
 10 being forwarded to you on 8-31 by Tomas and then  
 11 you're faxing that out to somebody at 5:40 p.m.,  
 12 correct? And in all this, you are sending out  
 13 faxes to various parties, some where you're  
 14 indicating Safe Environment when it's Molly and  
 15 Mike and when it's the government, you're leaving  
 16 that off, right?  
 17 MR. KRAMER: Objection.  
 18 THE WITNESS: I'm still asking for the survey.  
 19 BY MR. THOMAS:  
 20 Q. So what was going on on August 31, 2007  
 21 with this rush of critical information?  
 22 MR. KRAMER: Objection.  
 23 THE WITNESS: I finally got together enough  
 24 information to put this package together and get it

1 out. But I still am sending Molly requests for all  
2 of the paperwork involved in this project. And I'm  
3 asking her to Fed Ex it to me if she has to. I'm  
4 even offering I'm going down to Indianapolis on  
5 Tuesday night, stay and look at the project all day  
6 Wednesday. I even give them some tips on who to  
7 use and who not to use if they decide to go with  
8 another contractor.

9 BY MR. THOMAS:

10 Q. Well, you're talking to them about the  
11 Indiana job which is really all you cared about,  
12 right?

13 A. No. It's just one of the other jobs I  
14 cared about. One of the other jobs I was -- to my  
15 attention.

16 Q. Were you going to do that job for free as  
17 well?

18 A. For free? No. I didn't even look -- do  
19 takeoffs there. I didn't have time to -- I walked  
20 through it. It -- I didn't even have time to walk  
21 the whole job. It's a big building, several  
22 buildings. I drove through one. No.

23 I -- again, I -- if I was so interested in  
24 doing the job myself, I wouldn't have -- I wouldn't

1 have said don't use Champion or Heritage for your  
2 own good. They both have a -- a major -- a history  
3 of major violations. When I was an inspector, I  
4 removed -- I was an inspector for Nicor.

5 Q. Will you do me a favor and look at the  
6 very last facsimile dated August 31, 2007?

7 A. In this pile?

8 Q. Yes. Sorry. Not that one. The second to  
9 last one in this pile which is Exhibit 14.

10 Do you see that?

11 A. Yes.

12 Q. That one's tough to read, right?

13 A. Yes. I don't know what happened there.

14 Q. Would you agree that Exhibit 15 is a  
15 legible copy of that? Take a look and go ahead and  
16 compare.

17 A. Yes. I don't know what all the other  
18 stuff is but it looks -- it's got the same  
19 information.

20 Q. Do you see where you have indicated we  
21 will now be using Safe Environment as the  
22 contractor?

23 MR. KRAMER: Objection. You misread that.

24 THE WITNESS: I didn't say that. It says we

1 will be using Safe Environment Corporation of  
2 Indiana contractor's license.

3 MR. THOMAS: You're going to be using their  
4 license.

5 BY MR. THOMAS:

6 Q. Is that the first time you let Mike and  
7 Molly know about that?

8 A. No.

9 Q. When was -- when did you do that before?

10 A. He asked me what the status was every time  
11 I talked to him, what the status was with the  
12 license. I said we're still waiting. We're still  
13 waiting.

14 Q. Okay.

15 What made it official on August 31st?

16 A. When it didn't look like we was going to  
17 get a license.

18 Q. And when it looked like that, what changed  
19 that all of a sudden allowed you to have Safe  
20 Environment's license?

21 A. Tony says we can use -- or Tomas says we  
22 can use Tony's, period.

23 Q. Didn't he tell you in your first meeting  
24 back in the summer that you would be using Safe

1 Environment's license?

2 A. He says if we have to, we could.

3 Q. When -- on August 31st when Tomas was  
4 sending you a copy of Borilla's stuff and Safe  
5 Environment's stuff, did you ever ask him what the  
6 status of his application was for Asbestek?

7 A. His -- his personal license?

8 Q. No. Asbestek's contractor abatement  
9 license.

10 A. No. The only thing I could figure is he  
11 either was denied or he never got it out.

12 Q. Did you ask him?

13 A. No.

14 Q. Did he tell you?

15 A. No.

16 MR. KRAMER: Can we take another minute?

17 THE VIDEOGRAPHER: We're off the record at  
18 4:49 p.m.

19 (A short break was taken.)

20 THE VIDEOGRAPHER: We're back on the record at  
21 5:02 p.m.

22 MR. THOMAS: We took a break in our deposition  
23 and had some discussions and some things that were  
24 presented to me. I'm not finished with my

1 questioning at this point. Mr. Kramer, would you  
 2 care to comment?  
 3 MR. KRAMER: Yes. I also have questions of  
 4 this witness and -- at least 30 minutes of  
 5 questions in my estimation. Mr. Thomas said he had  
 6 at least 20 more minutes. The witness has told us  
 7 both outside of this room and during the deposition  
 8 that he's bipolar. Now, he says he's losing his  
 9 temper. He's feeling ill and does not feel he can  
 10 continue. He asked me what could be done. I said,  
 11 well, it's 5:00 o'clock. As much as I don't really  
 12 want to have to make a second trip to Chicago, I  
 13 have to have some due respect for the rights of a  
 14 witness even if it's a party witness and I've  
 15 requested that we just try to come back next week.  
 16 I'm sure that I've got a free day next week. We'll  
 17 try and work it with Patrick's schedule and other  
 18 people's schedule that are necessary here. It's  
 19 not going to be a full day. It's probably not  
 20 going to be a half day. But, you know, I don't  
 21 that we can continue with a witness who's announced  
 22 he feels ill and announced he has a medical  
 23 condition that we all know about. I don't think  
 24 it's fair to the witness because at this point, you

1 stop getting answers.  
 2 THE WITNESS: I'm not even understanding -- I'm  
 3 not even understanding what I'm answering.  
 4 MR. KRAMER: You stop getting answers. You  
 5 start getting testimony that's not testimony.  
 6 MR. THOMAS: Based on -- based on what's said  
 7 at this point, I'll concede that we should continue  
 8 this at another date.  
 9 THE WITNESS: Thank you.  
 10 THE VIDEOGRAPHER: This concludes today's  
 11 deposition. We're off the record at 5:04 p.m.  
 12 MR. KRAMER: We're adjourning. We're not  
 13 concluding the deposition.  
 14 (Whereupon, further proceedings  
 15 in said cause were adjourned.)  
 16  
 17  
 18  
 19  
 20  
 21  
 22  
 23  
 24

1 STATE OF ILLINOIS )  
 2 ) SS:  
 3 COUNTY OF COOK )  
 4  
 5 Liza Marie Regan, being first duly sworn,  
 6 on oath says that she is a court reporter doing  
 7 business in the City of Chicago; and that she  
 8 reported in shorthand the proceedings of said  
 9 deposition, and that the foregoing is a true and  
 10 correct transcript of her shorthand notes so taken  
 11 as aforesaid, and contains the proceedings given at  
 12 said deposition.



*Liza Marie Regan*  
 Certified Shorthand Reporter

141:10	agreed	156:14:16	approved	64:9:21
142:7, 8, 13	airline	169:9 170:20	approved	25:6 11:22:23
143:1	airman	179:3	approved	48:19
144:23:17	airway	184:21 174:23	approved	83:10 87:14
145:11:18	airways	184:21 174:23	approved	91:13 115:1
146:15 17:18	airways	184:21 174:23	approved	121:16 22
147:1 29:13	airways	184:21 174:23	approved	125:16
148:1 29:15	airways	184:21 174:23	approved	130:10
149:20 55:11	airways	184:21 174:23	approved	130:10 136:7
150:7 60:11	airways	184:21 174:23	approved	130:10 136:7
151:18 47:1	airways	184:21 174:23	approved	130:10 136:7
152:2 30:17	airways	184:21 174:23	approved	130:10 136:7
153:9 36:16	airways	184:21 174:23	approved	130:10 136:7
154:19 21:24	airways	184:21 174:23	approved	130:10 136:7
155:9 21	airways	184:21 174:23	approved	130:10 136:7
156:10 11	airways	184:21 174:23	approved	130:10 136:7
157:10 11	airways	184:21 174:23	approved	130:10 136:7
158:10 11	airways	184:21 174:23	approved	130:10 136:7
159:10 11	airways	184:21 174:23	approved	130:10 136:7
160:10 11	airways	184:21 174:23	approved	130:10 136:7
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167:10 11	airways	184:21 174:23	approved	130:10 136:7
168:10 11	airways	184:21 174:23	approved	130:10 136:7
169:10 11	airways	184:21 174:23	approved	130:10 136:7
170:10 11	airways	184:21 174:23	approved	130:10 136:7
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196:10 11	airways	184:21 174:23	approved	130:10 136:7
197:10 11	airways	184:21 174:23	approved	130:10 136:7
198:10 11	airways	184:21 174:23	approved	130:10 136:7
199:10 11	airways	184:21 174:23	approved	130:10 136:7
200:10 11	airways	184:21 174:23	approved	130:10 136:7
201:10 11	airways	184:21 174:23	approved	130:10 136:7
202:10 11	airways	184:21 174:23	approved	130:10 136:7
203:10 11	airways	184:21 174:23	approved	130:10 136:7
204:10 11	airways	184:21 174:23	approved	130:10 136:7
205:10 11	airways	184:21 174:23	approved	130:10 136:7
206:10 11	airways	184:21 174:23	approved	130:10 136:7
207:10 11	airways	184:21 174:23	approved	130:10 136:7
208:10 11	airways	184:21 174:23	approved	130:10 136:7
209:10 11	airways	184:21 174:23	approved	130:10 136:7
210:10 11	airways	184:21 174:23	approved	130:10 136:7
211:10 11	airways	184:21 174:23	approved	130:10 136:7
212:10 11	airways	184:21 174:23	approved	130:10 136:7
213:10 11	airways	184:21 174:23	approved	130:10 136:7
214:10 11	airways	184:21 174:23	approved	130:10 136:7
215:10 11	airways	184:21 174:23	approved	130:10 136:7
216:10 11	airways	184:21 174:23	approved	130:10 136:7
217:10 11	airways	184:21 174:23	approved	130:10 136:7
218:10 11	airways	184:21 174:23	approved	130:10 136:7
219:10 11	airways	184:21 174:23	approved	130:10 136:7
220:10 11	airways	184:21 174:23	approved	130:10 136:7
221:10 11	airways	184:21 174:23	approved	130:10 136:7
222:10 11	airways	184:21 174:23	approved	130:10 136:7
223:10 11	airways	184:21 174:23	approved	130:10 136:7
224:10 11	airways	184:21 174:23	approved	130:10 136:7

Table with multiple columns of text, possibly a directory or index. Includes names like 'atended', 'atended', 'atended' and various numbers and codes.

McCorick Court Reporters, Inc. Chicago, Illinois (312) 263-0082

Table with multiple columns of text, similar to the one on page 2, containing names and codes.

McCorick Court Reporters, Inc. Chicago, Illinois (312) 263-0082

Table with multiple columns of text, containing names like 'atended', 'atended', 'atended' and various numbers and codes.

McCorick Court Reporters, Inc. Chicago, Illinois (312) 263-0082

Table with multiple columns of text, containing names like 'atended', 'atended', 'atended' and various numbers and codes.

McCorick Court Reporters, Inc. Chicago, Illinois (312) 263-0082

Table with 10 columns of names and numbers, including entries like 'ermina', '152.18 154.11', '171.11 185.08', etc.

McCorick Court Reporters, Inc. Chicago, Illinois (312) 263-0052

Table with 10 columns of names and numbers, including entries like 'fencing', '146.11', '146.11 165.23', etc.

McCorick Court Reporters, Inc. Chicago, Illinois (312) 263-0052

Table with 10 columns of names and numbers, including entries like '77.22 82.13', '121.12 125.3', '131.11 244.15', etc.

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Table with 10 columns of names and numbers, including entries like '161.11', '161.11 165.23', '161.11 236.20', etc.

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Table with 10 columns of names and numbers, including entries like 'general', '77.15 79.11', '80.9 21.68', etc.

McCorick Court Reporters, Inc. Chicago, Illinois (312) 263-0052

Table with 10 columns of names and numbers, including entries like '117.15 123.24', '121.12 125.3', '121.12 185.16', etc.

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Table with multiple columns of text, likely a dictionary or index, containing various words and their corresponding page numbers or references.

McCorick Court Reporters, Inc. Chicago, Illinois (312) 263-0052

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Table with multiple columns of text, likely a dictionary or index, containing various words and their corresponding page numbers or references.

McCorick Court Reporters, Inc. Chicago, Illinois (312) 263-0052

Table with multiple columns of text, likely a dictionary or index, continuing from page 14 with various words and their corresponding page numbers or references.

McCorick Court Reporters, Inc. Chicago, Illinois (312) 263-0052

Table with multiple columns of text, likely a dictionary or index, containing various words and their corresponding page numbers or references.

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Table with multiple columns of text, likely a dictionary or index, containing various words and their corresponding page numbers or references.

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Table with multiple columns containing names and associated numbers, organized in vertical columns. Includes sections for '20' and '21'.

Table with multiple columns containing names and associated numbers, organized in vertical columns. Includes sections for '20' and '21'.

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Main table section for page 18, containing vertical columns of names and numbers. Includes sections for '20' and '21'.

Main table section for page 18, containing vertical columns of names and numbers. Includes sections for '20' and '21'.

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Table with multiple columns containing alphanumeric codes and numbers, likely a reference or index table.

McCorkle Court Reporters, Inc. Chicago, Illinois (312) 263-0052

Table with multiple columns containing alphanumeric codes and numbers, likely a reference or index table.

McCorkle Court Reporters, Inc. Chicago, Illinois (312) 263-0052

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Table with multiple columns containing alphanumeric codes and numbers, likely a reference or index table.

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Table with multiple columns containing names and numbers, likely a directory or index. Includes entries like '11-22 62-13', '121-13 244-15', etc.

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Table with multiple columns containing names and numbers, likely a directory or index. Includes entries like 'inspector 43 99-14', '150-6 15 191-6', etc.

McCorkle Court Reporters, Inc. Chicago, Illinois (312) 263-0052

Table with multiple columns containing names and numbers, likely a directory or index. Includes entries like '235-19', '236-23', '241-21 242-7', etc.

McCorkle Court Reporters, Inc. Chicago, Illinois (312) 263-0052

Table with multiple columns containing names and numbers, likely a directory or index. Includes entries like '35-5 31-11', '146-19 23', '146-19 23', etc.

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Table with multiple columns containing alphanumeric codes and text, likely a dictionary or index for a specific field.

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Table with multiple columns containing alphanumeric codes and text, likely a dictionary or index for a specific field.

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Table with multiple columns containing alphanumeric codes and text, likely a dictionary or index for a specific field.

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Table with multiple columns containing alphanumeric codes and text, likely a dictionary or index for a specific field.

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18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
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18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
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18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13

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18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13

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18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13
18-14-13	18-14-13	18-14-13	18-14-13	18-14-13	18-14-13

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Table with multiple columns containing alphanumeric data, likely a directory or index. Includes entries like 'Terry', 'Terry', 'Terry', etc., with associated numbers and dates.

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IN THE COURT OF COMMON PLEAS RICHLAND COUNTY, OHIO GENERAL DIVISION

NATIONWIDE DEMOLITION ) CASE NO. 2008 CV 2002 SERVICES, LLC, ) JUDGE JAMES D. HENSON

Plaintiff, ) vs. ) ASBESTEK, INC., et al., ) Defendants. ) vs. ) TOMAS AMAYA, et al., ) Third Party Defendants.)

The second videotaped discovery deposition of JOHN VADAS, taken in the above-entitled cause, before Liza Marie Regan, a notary public of Cook County, Illinois, on the 3rd day of September, 2010, at the hour of 10:09 a.m. at 123 North Wacker Drive, Suite 1800, Chicago, Illinois, pursuant to Notice.

Reported by: LIZA MARIE REGAN, CSR, RPR License No. 084-004277

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