Composite Exhibit 52

		Page 1
1	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA	
2	MIAMI DIVISION	
3 4	CASE NO. 1:16-cv-21199-CMA	
5	ANDREA ROSSI, et al.,	
	Plaintiffs,	
6		
7	V.	
	THOMAS DARDEN, et al.,	
8		
9	Defendants.	
	INDUSTRIAL HEAT, LLC, et al.,	
10		
11	Counter-Plaintiffs,	
	v.	
12		
13	ANDREA ROSSI, et al.,	
	Counter-Defendants.	
14		
15	and	
	J.M. PRODUCTS, et al.,	
16		
17	Third-Party Defendants.	
18	600 Brickell Avenue, Suite 3300	
	Miami, Florida	
19	Thursday, December 15, 2016 10:43 a.m 4:46 p.m.	
20	10.13 a.m. 1.10 p.m.	
	CONFIDENTIAL TRANSCRIPT	
21	PORTIONS OF TRANSCRIPT HIGHLY CONFIDENTIAL	
22	ATTORNEYS' EYES ONLY	
23	VIDEO DEPOSITION OF JAMES STOKES	
24	Taken before Edward Varkonyi, Registered Merit Reporter and Notary Public for the State of	
25	Florida at Large, pursuant to Notice of Taking	
	Deposition filed in the above cause.	

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1	APPEARANCES		1	EXHIBITS CONTINUED	
2	JOHN W ANNESSER, ESQ ,		2	Exhibit 15 Color Photos	79
3	Perlman Bajandas Yevoli & Albright, P L		3	Exhibit 16 Color Photo	84
4	283 Catalonia Avenue, Suite 200 Coral Gables, Florida 33134		4	Exhibit 17 Color Photo	84
_	on behalf of the Plaintiff			Exhibit 18 Color Photo	85
5 6	CHRISTOPHER R J PACE, ESQ,			Exhibit 19 Color Photo	87
_	ERIKA S HANDELSON, ESQ,			Exhibit 20 Color Photo	98
7	Jones Day 600 Brickell Avenue, Suite 3300			Exhibit 21 Color Photo	110
8	Miami, Florida 33131			Exhibit 22 DH000001 to 116	
9	on behalf of the Defendant				121
10	RODOLFO NUNEZ, ESQ ,			Exhibit 23 Color Photo	207
11	Rodolfo Nunez, P A 255 University Drive		11		
	Coral Gables, Florida 33134		12		
12	on behalf of Defendants J M Products, Johnson and Bass		13		
13	Johnson and Dass		14		
14	FRANCISCO J LEON DE LA BARRA, ESQ , Aran Correa & Guarch, P A		15		
15	255 University Drive		16		
16	Coral Gables, Florida 33134 on behalf of Defendant United States		17		
	Quantum Leap and Fabiani		18		
17 18	TRACIE DICKERSON, ESQ		19		
	Department of Health		20		
19	8323 NW 12th Street, Suite 214 Miami, Florida 33126		21		
20	on behalf of the Witness		22		
21 22	ALSO PRESENT: Todd Cohen, Videographer		23		
23	ALSO TRESERT. Todd Collell, Videographer		24		
24 25			25		
		Page 3			Page 5
1	INDEX	1 age 3	1	Thereupon	1 age 3
2	Witness Direct Cross Red. Rec.		2	THE VIDEOGRAPHER: We are	now on the
	JAMES STOKES		3	video record. This is the beginning of	
	By Mr. Pace 6 199		4	unit number one.	illouiu
	By Mr. Annesser 115 207		5	My name is Todd Cohen represent	ina
	By Mr. Nunez 184		6	Veritext. The date today is December	-
	By Mr. Leon de la Barra 193		7	and the time on our video record is 10:4	
8			8	This deposition is being held at the	
9	EVHIDITO		9	offices of Jones Day located at 600 Bri	
10	EXHIBITS		10	Avenue, in Miami, Florida. The captio	
1	Plaintiff's For Ident.		11	case is Andrea Rossi and Leonardo Co	•
	Exhibit 1 Color Photo 21	2.1	12	versus Thomas Darden, John T. Vaugh	n, Industrial
	Exhibit 2 e-mail, Passetti to Cooksey, 2/21/12	21	13	Heat, LLC, et al.	
	Exhibit 3 e-mail, Becker to Williamson, 10/20/1	5 26	14	The name of our witness this morn	•
	Exhibit 4 Color Photo 31		15	Mr. James Stokes. At this time may I p	
1	Exhibit 5 BRC Incident Report FL16-028	49	16	have all parties in the room announce to	
17	Exhibit 6 e-mail, Becker to Stokes, 2/12/16	51	17	appearances for the video record, after	which
18	Exhibit 7 e-mail, Stokes to Anderson, 2/10/16	57	18	Eddie Varkonyi, our court reporter with	n
19	Exhibit 8 e-mail, Becker to Stokes, 2/10/16	63	19	Veritext, will swear in Mr. Stokes and	we can
20	Exhibit 9 Color Photograph 68		20	begin.	
	Exhibit 10 Color Photograph 71		21	MR. PACE: Good morning, Chris	Pace and
	Exhibit 11 Color Photo 74		22	Erika Handelson for Jones Day of Jo	
	Exhibit 12 Color Photo 75		23	for the defendants.	,
			24	MR. DICKERSON: Tracie Dicker	reon with
24	Exhibit 13 Color Photo /9		24	MIN. DICKERSON. Tracic Dicker	ISOH WILH
	Exhibit 13 Color Photo 79 Exhibit 14 Color Photos 79		25	Florida Department of Health.	ison with

Page 9 1 A. What Mr. Fabiani said is this area here	
	1 But the broad question is did anyone
2 belongs to somebody else and that's all I remember	2 we'll talk about who that was in a second. Did
3 him saying.	3 anyone explain to you the functioning of this of
4 Q. Did he use a reference to a company	4 the equipment shown in Exhibits 16 to 18?
5 called J.M. Products?	5 A. Nobody explained and I did not ask.
6 A. He did not say who, that I can recall,	Q. Okay. On the other side of the white
7 but he did tell me this area belongs to somebody	7 door where this container was located, did you see
8 else.	8 any other equipment?
9 Q. And then just so we're clear, if we look	9 A. Not that I recall, no.
10 at Exhibit 10, again it just helps us with this	Q. Did you see any manufacturing equipment?
11 record, the way we have to do this.	MR. ANNESSER: Object to form.
12 A. Correct.	THE WITNESS: No.
Q. When you say this area here, you mean the	13 BY MR. PACE:
14 area on the other side of the white door that is	Q. Did you see any chemical products?
15 shown in Exhibit 10?	15 A. No.
16 A. Correct.	Q. Did you see any signs of a manufacturing
17 Q. And nevertheless he took you back behind	17 process being conducted on that side, on the other
18 in that area, correct?	18 side of the wall on the other side of the white
19 A. Correct.	19 door?
20 MR. NUNEZ: Object to form.	MR. ANNESSER: Object to form.
21 BY MR. PACE:	THE WITNESS: No.
22 Q. He either he had access whether the	22 BY MR. PACE:
23 door was unlocked or he had a key to the door, he had	
24 the ability to get into the other side, correct? 25 MR. ANNESSER: Object to form.	24 manufacturing facilities in the course of your 25 career?
23 MR. ANNESSER. Object to folili.	23 Career?
Page 9 1 MR. NUNEZ: Object to form.	Page 93 1 A. Numerous.
1 MR. NUNEZ: Object to form. 2 MR. LEON DE LA BARRA: Object to form.	2 MR. ANNESSER: Object to form.
THE WITNESS: He escorted us in there.	3 MR. LEON DE LA BARRA: Join.
4 BY MR. PACE:	4 BY MR. PACE:
5 Q. In this Exhibit 10, you can see to the	5 Q. If I understand correctly, after you go
6 back there, there looks like a black kind of	6 through this white door, if you kept going straight
7 container. Is that the container you were referring	7 you eventually obviously would get to the other side
8 to?	8 of the warehouse, correct?
9 A. That's the insulation on the container.	9 A. Correct.
10 Q. The insulation on container	Q. And were there offices on the very other
11 A. Correct.	11 side of the warehouse or did you ever go into those?
12 Q that you then went into?	12 A. Exhibit 10, you see the white door in the
13 A. Correct.	13 back?
Q. Once you were on the other side of the	14 Q. Correct, the bathroom door in the back?
15 door did Mr. Fabiani explain to you what was going o	,
16 on the other side of the door?	16 through to the offices on the other side.
17 A. I did not ask and I don't recall him	17 Q. Okay.
18 saying anything.	18 A. On the other side of that door was a
19 Q. Do you recognize any of the equipment	19 bathroom, a reception area, something that you could
20 that is shown in Exhibits 16 to 17 16 to 18?	20 use as a conference room and then an office.
21 A. In my general knowledge of piping	Q. Okay. So let me just ask you, the space
22 systems, yes, I recognize the piping systems but	22 between what we're seeing here is this gray wall
23 that's all I can really state.	23 in Exhibit 10 with the white door and where the
Q. Do you let me break it down here by	24 conference room and office were located, in the space
2. Do you let me break it down here by	= : comprehense recom una critice in one recursion, in the space

24 (Pages 90 - 93)

25 in between there, that's where this container covered

25 individuals.

Page 94 Page 96 1 in insulation existed, correct? 1 so, you know, I understand the objection. 2 A. Correct. A. This goes back to my comment earlier Q. Was there -- what else was in that space. 3 3 about when you turn off something it can still be hot 4 that area between the conference room offices and the 4 though the stove is turned off. 5 white door? There was still steam in these pipes. 6 A. Nothing memorable. 6 They were still warm but I cannot say that the device 7 Q. Okay. Did you have any contact with any 7 was producing steam or that it was just residual 8 of the pipes in the container? 8 steam that was still in the pipes. 9 Q. Understood. You're now kind of getting A. No. 10 Q. How close were you to the pipes in the 10 to the question I was trying to understand. Okay. 11 container? And if I understand correctly, you did 12 not ask for an explanation of what was going on in 12 A. Within a foot. Q. Have you ever been next to pipes that are 13 those pipes from anyone? 13 14 MR. ANNESSER: Object to the form. 14 carrying steam? 15 15 A. Yes. THE WITNESS: No, I did not because there was no ionizing radiation present. Had there 16 Q. Would that be in the navy? 16 17 A. 600 pound steam and 1200 pound steam. 17 been, there would have been pictures, notes, Q. Are you familiar with the type of 18 questions. Because there is no ionizing 19 19 insulation that is on -- I'm sorry, let me re-ask radiation I didn't care if it was purple. 20 that question. 20 BY MR. PACE: 21 21 Exhibit 17 I'm noticing not all the pipes Q. So that I can understand correctly, if 22 have insulation, correct, only the top pipes? 22 you look at -- if you do me a favor and look at, I'm 23 juggling it here, Exhibit 14 and Exhibit 16. 23 A. Yes. 24 Q. Did you -- how hot was it in this It's a little bit of a match -- it's kind 25 container? 25 of a match game now. Page 95 Page 97 1 A. It was warm. That was it. 1 A. Here is 14 and? 2 O. Did --2 Q. 16, please. Perfect. From being at the 3 A. To answer your question about the 3 location and seeing how it was set up, could you 4 uncovered pipes, they weren't connected to anything. 4 visualize that what appears there in Exhibit 14 in Q. Only the pipes with the --5 fact is the piping that we see on Exhibit 16 coming 5 6 A. Only the pipes with the insulation --6 into this second container behind the white door? 7 7 A. Yes. Q. I understand. A. -- were connected to the device in the Q. Okay. In Exhibit 16, do you know, just 9 other container. These pipes right here were 9 from your kind of experience in the work that you do, 10 connected to nothing. 10 do you know what is in that -- what that box is with 11 the red --11 Q. Okay. 12 A. The uninsulated pipes were connected to 12 MR. ANNESSER: Objection to form. 13 nothing. 13 BY MR. PACE: 14 Q. Okay. So the -- and on a comparative Q. -- with kind of the red cap on it? 14 15 basis then being next to those -- being within a foot 15 A. No. 16 from those pipes, were they radiating any noticeable Q. Okay. You went through the offices. Did 17 degree of heat? 17 you say also you actually went through the office and 18 the container -- I'm sorry, office and the conference 18 A. Yes. 19 room that existed at the warehouse? 19 Q. How much? 20 20 MR. ANNESSER: Object to form. A. Every square foot.

25 (Pages 94 - 97)

Q. I think the answer to this is also going

(The document referred to was thereupon

22 to be no, but I'm going to show you -- what the heck

25 marked Plaintiff's Exhibit 20 for Identification, a

21

23 am I on now? 20.

MR. LEON DE LA BARRA: Object to form.

MR. ANNESSER: Calls for speculation.

Q. How much? I'm asking you to speculate,

THE WITNESS: Correct.

24 BY MR. PACE:

21

22

23

25

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1	I said my job is to make sure there that
2	there is no sources of ionizing radiation that pose a
3	public health risk and after that my job is done.

- Q. In the first line of your report, which
- 5 has been marked as Exhibit 5, it states: "I met with
- 6 Detectives Ray Montano and Jesus Armanate and
- 7 explained the strategy for our entry into the
- 8 facility."
- A. Correct.
- 10 Q. So that's what you just described to me?
- 11 A. Basically, yes.
- 12 Q. Do you know if at any time they
- 13 identified themselves to the security guard as
- 14 detectives or investigators? This is --
- 15 A. Again, I have to speak truthfully and
- 16 factually. They were speaking to Fulvio and the
- 17 security guard while I was on the phone with
- 18 Dr. Rossi. So the problem I have is I don't know if
- 19 they did or didn't.
- 20 Q. Okay. And that's a perfectly acceptable
- 21 answer.
- 22 Do you know whether Mr. Montano or
- 23 Mr. Armanate ever spoke to Dr. Rossi on the phone to
- 24 inform them that they were there and who they were?
- 25 A. If they did I'm unaware of it so the

1 they started interviewing Dr. Rossi.

- But when I was doing my tour I did not
- 3 see them write anything down. And it was very clear

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Page 165

- 4 that they didn't really know what they were looking 5 at, so to speak.
- 6 Q. Now, once you reviewed everything, and
- 7 I'm going refer to it as on the side of the wall with
- 8 the red containers --
- 9 A. Sure.
- 10 Q. -- did you go down the hallway that runs
- 11 parallel to that gray section of the building as
- 12 depicted in Exhibit 10?
- 13 A. Uh-huh.

16

21

- 14 Q. Prior to or after entering the -- that
- 15 gray, or through the white door into the gray area?
 - A. That I'm uncertain. I know that earlier
- 17 I said I surveyed the offices last, but now that I'm
- 18 thinking about it, I am not certain I did them last.
- Q. Now, Mr. Pace had asked you about
- 20 manufacturing equipment.
 - A. Sure.
- 22 Q. And you said you didn't see any there; is
- 23 that correct?
- 24 A. I did not notice, therefore I say I did
- 25 not see any manufacturing equipment there.

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- 1 answer is I'm not aware of any attempt of them to
- 2 contact him.
- 3 Q. Now, when you started walking around with
- 4 the -- again, for a short term, Geiger counter --
- A. Correct.
- Q. -- to do your inspection --
- 7 A. Uh-huh.
- 8 Q. -- did they follow you?
- A. Most of the time, yes, but I wasn't -- I
- 10 wasn't verifying that they were right behind me all
- 11 the time, but sometimes I would turn around and go
- 12 the other way and I would see them there, but I don't
- 13 think they were really just tagging along with me the
- 14 entire time.
- 15 Q. Do you know what they were doing
- 16 either -- well, at any point in which they were
- 17 within your eyesight? Were they just looking
- 18 around? Were they making notes, taking photographs?
- A. They did not take photographs. In fact,
- 20 they were supposed to sign not to take photographs.
- 21 They were not taking photographs.
- 22 If they were taking notes, it was not
- 23 apparent to me because I was busy doing the surveys.
- 24 I mean they may have written something down behind my
- 25 back. I did not see them write down any notes until

- 1 Q. What do you consider manufacturing
- 2 equipment?
- A. Lathes, milling machines, rolling
- 4 presses, sheet metal benders, pipe benders. I didn't
- 5 notice anything that was on the level of
- 6 manufacturing.
- Now, there may have been small tools over 7
- 8 there for doing stuff, you know, just like I've got
- 9 tools for around the house. There might have been
- 10 small tools around. There might have been a work
- 11 bench, but when you talk about manufacturing you're
- 12 talking about machines as big as this table that
- 13 would stick out like a sore thumb.
- Q. Well, depends on what you're
- 15 manufacturing, correct?
- A. That's true. But like I said, I saw
- 17 nothing related to manufacturing there. But, like I
- 18 said, you can manufacture on a little work bench if
- 19 you're manufacturing a small device, you're right.
- 20 I did not see anything that indicated to
- 21 me that manufacturing was ongoing.
- 22 Q. Have you ever been in facilities that
- 23 manufacture metal catalysts?
- 24 A. No.
- 25 Q. Or any type of metal powders or anything

CONFIDENTIA	E TRANSCRIFT
Page 166	Page 168
1 to that extent?	1 enter through that door?
2 A. No. Metal centering, things like that,	2 A. That is not a question I asked because I
3 no.	3 assumed he had the authority or he would not have let
4 Q. So you wouldn't know what that looks	4 me in.
5 like?	5 Q. But he told you that it was somebody
6 A. That is correct.	6 else's area?
7 Q. Now, when you approached the white door	7 A. That's true.
8 as depicted in Exhibit 10, you said you didn't recall	8 Q. So you knew that it wasn't an area that
9 how Mr. Fabiani had obtained access?	9 he had access to?
10 A. That is correct.	10 MR. PACE: Objection.
11 Q. Do you know if he knocked on the door to	11 MR. ANNESSER: I'm sorry, strike that. I
12 be allowed in?	12 misspoke.
13 A. No, I do not know. I do not recall.	13 BY MR. ANNESSER:
Q. Could that have been what happened?	Q. You knew that that was an area that was
MR. PACE: Objection to form.	15 other than the area in which he was working and had
16 BY MR. ANNESSER:	16 control over?
17 Q. Do you know that to be the case or do you	MR. PACE: Objection to form.
18 know that not to be the case or you just don't know?	18 THE WITNESS: I do not know what his
19 A. I do not know.	19 authorized work area was. I just know that he
20 MR. PACE: Objection to form.	20 said that somebody else owned and he pointed
21 THE WITNESS: I do not know. Sorry.	21 to this area, somebody else owns that.
22 BY MR. ANNESSER:	That did not tell me he did not have
Q. Is it possible that the gentleman that	23 access to it. I assumed because he gave us
24 you had described that was inside could have let you	24 access to it that he was authorized to give us
25 in?	25 access to it. Or whether he asked somebody
Page 167	Page 169
1 MR. PACE: Objection to form, speculation	1 permission, that I am unaware of, to get access
2 again.	2 to it, I do not know.
3 THE WITNESS: I don't know.	3 BY MR. ANNESSER:
4 BY MR. ANNESSER:	4 Q. Now, stepping back for a moment back to
5 Q. So as you approach the door you testified	5 you had mentioned, again, seeing steam coming out of
6 that Mr. Fabiani told you that that's someone else's	6 one of the pipes
7 area?	7 A. Uh-huh.
8 A. That is correct.	8 Q near the red shipping containers.
9 Q. Did you seek to obtain permission from	9 A. Correct.
10 whoever else that would be?	Q. You had used the word pressurized steam.
11 A. No, to be honest.	11 A. Uh-huh.
12 Q. Did Dr. Rossi tell you you could go in	Q. What makes you state that? What do you
13 that area?	13 mean by pressurized steam?
14 A. I do not recall.	14 A. Well, pressurized steam is going to give
15 Q. You said the gentleman inside of that	15 you a little bit of a hissing sound and it's going to
16 white door did not speak very good English?	16 get louder and louder and higher and higher in
17 A. He did not speak to me, but I would	17 pressure and that was not high pressure steam but it
18 like to say specifically something, but I can't.	18 was a steam leak.
In other words, I don't know why I knew	19 Q. So it wasn't high pressure steam, it
20 he didn't speak English well. I don't recall.	20 wasn't
Q. But it was your understanding that he	A. It wasn't something that would turn over
22 didn't speak English well?	22 a steam turbine, no.
A. That is correct.	Q. Okay. Now, you had testified that you
Q. Do you know or did you know at the time	24 couldn't tell whether the E-Cat are you okay with
25 whether Mr. Fabiani had the authority to allow you to	25 me calling that red shipping container the E-Cat?

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CONFIDENTIAL TRANSCRIPT Page 192 Page 190 1 warehouse you inspected first? A. Yeah. What you do when you're doing an 2 A. Correct. 2 investigation type thing like that, you apply some 3 Q. Whether you inspected the offices and 3 judgement along with your surveying. 4 conference room area or the gray wall area? In other words, it's not like just 5 A. Correct. 5 walking through and waving a wand. You know that if Q. Okay. With regard to the offices, and I 6 6 you see a box sitting there, you should walk up and 7 just want to be clear, I think your testimony was, 7 take a reading on that box to see if there might be 8 and correct me if I am wrong, that Mr. Fabiani did 8 something radioactive inside it. But if you just see 9 not accompany you into that office area? 9 an open space in a room there is no reason to run 10 A. That is correct. 10 around in circles taking readings because there is 11 Q. Do you recall who opened that door, that 11 nothing there to emit radiation to then measure. 12 door into the office area? 12 So in other words, you apply a logic of 13 A. No, I don't. 13 okay, here is a device, here is a container, here is 14 Q. Do you recall if it was locked? 14 a pipe and then I'm going to survey it to see if it 15 A. I honestly don't recall. 15 has radioactive material in it and/or releasing Q. Do you recall -- you mentioned there was 16 16 measurable levels of radiation. So it's basically 17 another gentleman behind the gray walled area. 17 applied judgement in your surveys. 18 A. Right. Q. How long would you say that you spent in 19 Q. Do you recall if that gentleman let you 19 the office/conference room area? 20 into the office and conference room area? 20 A. No more than ten minutes. 21 A. I absolutely know he did not. 21 O. And what about what I will refer to as 22 Q. And why do you say it like that? 22 the gray room area, how much time did you spend in 23 A. Because I would have remembered the 23 there? 24 interaction with somebody that I didn't know. I did24 A. Not including the time that it took him 25 not see him until I entered the gray area. 25 to remove the insulation because I don't remember how Page 191 Page 193 Again, I don't remember if that was 1 long that was, I would probably say no more than 15 1 2 before the offices or after the offices but that 2 minutes doing the survey. 3 would have stuck in my mind as a fact because he was 3 Q. And when you talk about the person who 4 removed the insulation, that was not Mr. Fabiani, 4 somebody I didn't even know the name of, so his 5 letting me in there would have caught my attention. 5 that was the other gentleman? Q. And when you went into the 6 A. Yeah, it was the other gentleman. 7 office/conference room area, Mr. Fabiani did not go 7 MR. NUNEZ: I'm almost done. Just give 8 with you? 8 me a minute to look through my notes real quick, 9 A. No, not to my knowledge. He may have Mr. Stokes. That's all I have. 10 entered, but he did not go with me. I went on my own 10 THE WITNESS: Very well. 11 back in that area but I mean he may have been in 11 MR. NUNEZ: Thank you. 12 there, but he wasn't with me. 12 THE WITNESS: You're welcome. 13 Q. He didn't accompany you through there? 13 **CROSS EXAMINATION** A. Right. No, he did not accompany me 14 BY MR. LEON DE LA BARRA: 14 15 through there. 15 Q. Good afternoon. My name is Francisco Q. Was there anybody else in there? 16 16 Leon de la Barra. I'm not sure if you caught it. 17 A. No. In fact, it looked unoccupied, like 17 I'm here on behalf of my clients J.M. Products, Henry

18 it wasn't being used at all. The office back there

19 had some office stuff in it but that whole area

20 looked like it just simply wasn't even being used.

21 There was nothing to indicate that it was

22 actually in use. It was just there.

Q. And describe to me your inspection. Are

24 you just walking around with your, for lack of a

25 better term, your Geiger counter?

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24

25

18 Johnson and James Bass.

23 conduct that survey?

A. Yes.

So just to kind of -- I'll be brief --

20 come full circle, procedurally before you conduct a

21 survey or an inspection investigation, you say that

22 you receive authorization to enter a premises or to

Q. All right. You also stated earlier in

	CONFIDENTIAL TRANSCRIPT			
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1	the name James Bass?	1	MR. ANNESSER: Object to form.	
2	A. No.	2	BY MR. PACE:	
3	Q. No. During your survey did any person	3	Q on the other side of the white door?	
4	represent themselves to be a representative of or	4		
	officer of J.M. Products?	5		
6	A. No.	6	BY MR. PACE:	
7	Q. Okay. Is it fair to say that no one from	7	Q. Are you aware of are you aware of what	
1	J.M. Products then gave you permission to enter into	8	one megawatt of power is?	
	that area?	9	MR. ANNESSER: Object to form, beyond the	
10	MR. PACE: Objection to form.	10		
11	THE WITNESS: That would be me assuming	11	THE WITNESS: Yes.	
12	that Mr. Fabiani wasn't also employed by J.M.		BY MR. PACE:	
13	Products.	13	Q. Okay. How much is one megawatt of	
	BY MR, LEON DE LA BARRA:	_	power? Can you give me some relative basis? I'm	
15	Q. Fair enough. I guess last question was		getting to the point of was there a manufacturing	
	did you have a warrant to enter any part of the		process on the other side of the white door, the	
	premises?		other side of the rabbit hole, that used could	
18	A. The Bureau of Radiation Control does not		have used up to one megawatt of power on a daily	
	get warrants. We do not have warrant authority. We		basis?	
	would have to get somebody from the Office of General			
	Counsel to have a warrant issued for us to serve a	21	MR. ANNESSER: Objection to form.	
	warrant to do something.		BY MR. PACE:	
23	We do everything through the State's	23		
	Attorney General if we need legal means for	24		
	compelling somebody to do something. We do not have		J 1 1	
23		23		
,	Page 199		Page 201	
	that authority.	1		
2	MR. LEON DE LA BARRA: Got it. That's	2		
3	all I have. Thank you.		is the equivalent of 10,000 100 watt light bulbs.	
4	THE WITNESS: You're welcome.		Try to visualize 10,000 100 watt light bulbs and know	
5	REDIRECT EXAMINATION		there was nothing on the other side of that gray wall	
6	BY MR. PACE:		that would have consumed that much energy.	
7	Q. Let me follow-up on just the questions	7	·	
	that have been asked by other counsel. It will	8	MR. ANNESSER: Objection to form.	
	probably take me like five minutes here.	9	3	
10	There was a comment or question about	10		
	removing the insulation from the container that was	11	there.	
	done by the other gentleman, not Mr. Fabiani.		BY MR. PACE:	
13	A. Correct.	13	Q. How about a quarter of that much energy?	
14	Q. Was it your impression as a result that	14		
	the container was not the inside of the container	15	C.	
	was not easily accessible?	16	3	
17	A. Absolutely.	17	THE WITNESS: Possibly.	
18			BY MR. PACE:	
	manufacturing process and whether there is a	19	Q. I knew I was going to find some randomly	
	manufacturing process that appears to involve		low number. You mentioned that a lawyer contacted	
	metals.		you	
22	3 / 3 1 1	22		
	other than small tools that were on the other side of	23	× 8 3	
	the white door, the other side of the rabbit hole, so		later that Ms. Becker said that that lawyer had never	
25	to speak	25	reached out for records.	

51 (Pages 198 - 201)

0.2	CONFIDENTIA	L TRANSCRIFT
	Page 210	Page 212
1	A. That is correct. At that time it did not	1 CERTIFICATE OF OATH
2	even appear to be operating but yeah, I don't know	2
3	what it was capable of when it was running. I don't	3 STATE OF FLORIDA:
4	know if it was running. I don't know if it hadn't	4 SS:
5	been just shut off two hours before. I don't know	5 COUNTY OF DADE:
1-1025	what its condition was at the time.	6
7	Q. Is it fair to state that you have no	7
	ability to know whether it was running or not while	8 I, the undersigned authority, certify that
1	you were there?	9 JAMES STOKES personally appeared before me and was
10	MR. PACE: Objection to form.	10 duly sworn.
11	THE WITNESS: That is correct.	11 WITNESS my hand and official seal this 27th
	BY MR. ANNESSER:	12 day of December 2016.
13	Q. You also have no ability to know how much	3.57
		13
	or the temperature of the steam being produced by the	14
	plant?	15 Edward Varheyi
16	A. That is correct.	16
17	MR. PACE: Objection to form, but I'm too	Notary Public, State of Florida at
18	late. Go ahead.	18 Large; my commission expires
	BY MR. ANNESSER:	19 February 26, 2019. Bonded through
20	Q. You have no way of knowing sitting here	20 Troy Fain Insurance, Inc.
21	today whether one megawatt worth of heat was being	21
22	transferred there or not?	22
23	 Not definitively, no. 	23
24	MR. ANNESSER: That's all the questions.	24
25	I have.	25
11 12 13 14 15 16 17 18 19	Sworn to and subscribed before me this day of 2016.	I, EDWARD VARKONYI, and Registered Professional Reporter and a Notary Public for the State of Florida at Large, do hereby certify that I reported the deposition of JAMES STOKES; that the foregoing pages, numbered from 1 to 211, inclusive, constitute a true and correct transcription of my shorthand report of the deposition by said witness on this date. I further certify that I am not an attorney or counsel of any of the parties, nor a relative or employee of any attorney or counsel connected with the action, nor financially interested in the action. WITNESS my hand and official seal in the City of Miami, County of Dade, State of Florida, this 27th day of December 2016.
20 21		19 February 26, 2019. Bonded through
22		20 Troy Fain Insurance, Inc.
23		21 22
24		23
25		24
23		25

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