

Exhibit 9

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 1:16-cv-21199-CMA/O'SULLIVAN

ANDREA ROSSI, ET AL.,

Plaintiffs,

vs.

THOMAS DARDEN, ET AL.,

Defendants.

Casa de Campo
Resort & Villas
La Romana, D.R.
Wednesday, February 22, 2017
9:06 a.m. - 7:42 p.m.

VIDEOTAPED DEPOSITION OF FABIO PENON

Taken on behalf of the Plaintiffs before
Diana Santos, Shorthand Reporter and Notary Public
in and for the State of Florida at Large, pursuant
to Notice of Taking Deposition filed in the above
cause.

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1 consistency of the data.
 2 Q Would that machine or that device record
 3 any changes made to the data?
 4 A Yes.
 5 MR. PACE: Objection to the question, but
 6 go ahead.
 7 THE WITNESS: Definitely, yes.
 8 BY MR. ANNESSER:
 9 Q Looking at the fifth column, tank water
 10 T-max. How was that measured?
 11 A With the temperature sensor.
 12 Q Where?
 13 THE INTERPRETER: Where?
 14 BY MR. ANNESSER:
 15 Q Where was the sensor located?
 16 A Indicated in the diagram, if I remember
 17 well, in the reference to --
 18 Q Are you referencing Exhibit 9?
 19 A Yes, Exhibit 9. No, it is not.
 20 MR. PACE: You are covering up the mic.
 21 BY MR. ANNESSER:
 22 Q Let me ask you, sir, not to waste time on
 23 that.
 24 How was that data recorded?
 25 A With the same principle, the analogical

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1 signal reached to a certain -- that realized the
 2 conversion, digital analogical to reverse to
 3 download to my computer.
 4 Q Did you have a computer at the Doral
 5 facility?
 6 A It was that one which had to be -- to
 7 gather all data.
 8 Q Was that data transmitted to you in Italy?
 9 A These are the data that I said them to
 10 transfer regularly to Italy.
 11 Q Did anyone have access to your computer at
 12 the Doral facility? Let me finish. Was it password
 13 protected?
 14 MR. PACE: Objection to the question.
 15 MR. ANNESSER: Let me restate.
 16 BY MR. ANNESSER:
 17 Q Your computer at the Doral facility, was
 18 it password protected?
 19 A Yes, it was protected if I don't -- if I
 20 remember well by a password technology.
 21 Q Did anyone at the Doral facility have
 22 access that they can alter the data recorded in that
 23 computer?
 24 MR. PACE: Objection to the question.
 25 Objection to the question.

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1 THE WITNESS: Not that I can imagine.
 2 BY MR. ANNESSER:
 3 Q How often would you monitor the tank water
 4 temperature from Italy? How often would you
 5 monitor...?
 6 A Each two months they were transmitted to
 7 me and every two months, approximately, I was
 8 checking this data.
 9 Q How were they transmitted to you?
 10 A E-mail.
 11 Q Who would send it to you via e-mail?
 12 A Fabiani.
 13 Q Did he also receive the temperature data
 14 to his computer?
 15 A Can you repeat it?
 16 Q Did Mr. Fabiani also receive the
 17 temperature data to his computer?
 18 A No. I think Fabiani had his own system of
 19 recovering this data.
 20 Q Okay. Okay. Column six, "effective
 21 flowed water". How was that measured?
 22 A Through the measure of the water power.
 23 Q Was that the flowmeter?
 24 A The flow meter, yes.
 25 Q How did you retrieve the data from the

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1 flowmeter?
 2 A Datas were read every night by Dr. Rossi
 3 and Rossi had to report them in the -- in the log --
 4 in the logbook and every night it was transmitted in
 5 this data.
 6 Q Did you have any way to verify the data
 7 that Dr. Rossi was providing you?
 8 A The correctness of the data?
 9 Q Yes.
 10 A When I visited to the Doral plant one of
 11 the controls that I wanted to make is the
 12 reconciliation between the data transmitted by Rossi
 13 and the data relieved in the -- in the meter.
 14 Q So you would reconcile the data provided
 15 by Dr. Rossi with the change from your last visit,
 16 the change in water flow?
 17 A With the relevant data in the opportunity
 18 of my business.
 19 Q Sir, some people have said that it is
 20 impossible to have the same amount of water flow
 21 every -- multiple days in a row. I'm sorry. Can
 22 you explain why -- why the measurements are all to
 23 the -- to the thousandth, I believe they are
 24 thousand kilogram per day?
 25 A Can you repeat?

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1 Q If you go for me two paragraphs down do
 2 you see the one starting with "following my
 3 request"? Do you see that paragraph?
 4 A Uh-huh.
 5 Q Am I understanding this correctly, that
 6 you had discussed with Dr. Rossi and Dr. Rossi had
 7 agreed to include a condensed steam collector at the
 8 bottom of the -- at the bottom of the steam pipe?
 9 MR. ANNESSER: Object to the form.
 10 THE WITNESS: Okay.
 11 BY MR. PACE:
 12 Q Do you recall having that conversation
 13 with Dr. Rossi?
 14 A In this very moment I don't remember, but
 15 I think having written that...
 16 Q You would not have written that in the
 17 e-mail, if the conversation didn't occur; is that
 18 correct?
 19 THE INTERPRETER: Correct. Exactly what
 20 he was saying.
 21 MR. ANNESSER: Object to the form.
 22 BY MR. PACE:
 23 Q If we could just ask him the question.
 24 A He must apply. He has to apply.
 25 Q I understand. I am just -- if you wrote

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1 in the e-mail that you had made a request to
 2 Dr. Rossi and Dr. Rossi had agreed with your request
 3 to apply a condensed steam collector, you believe
 4 your e-mail is accurate?
 5 A I did the request and Rossi accepted to
 6 apply.
 7 Q The next paragraph says "during the visit
 8 I will check the amount of the water present". Is
 9 that a reference to the condensed steam collector?
 10 A Can you quote again which sentence?
 11 Q Yes. Dr. Penon, the very next paragraph
 12 says "During my visit I will check the amount of the
 13 water present." Do you see that paragraph? That's
 14 a reference to checking the amount of water in the
 15 condensed steam collector; correct?
 16 A The demand is if I verify the
 17 installation, right, the question is?
 18 Q No. My question is because it has visits
 19 as plural, I'm understanding this to say that -- are
 20 you saying that during your visits -- your later
 21 visits to the Doral warehouse you would check the
 22 amount of water in the condensed steam collector?
 23 MR. ANNESSER: Object to the form.
 24 THE WITNESS: Yes. During my visits,
 25 during my visits I intended to verify the

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1 steam -- the water present, if any.
 2 MR. PACE: Understood.
 3 BY MR. PACE:
 4 Q If I can, we only have a couple of more
 5 minutes in this tape, but let me see if I can ask
 6 this: If you can turn to the prior page, page 27.
 7 Right above your typed name do you see --
 8 A On the top of the page?
 9 Q No, it is more towards the bottom. Do you
 10 see a paragraph that starts with "If we move away
 11 from the exit point"?
 12 THE INTERPRETER: Yes.
 13 BY MR. PACE:
 14 Q "If we move away from the exit point it is
 15 possible the formation of small amounts of water
 16 which will be collected in the collector." Am I
 17 understanding correctly, that's the same condensed
 18 steam collector that you -- that we were just
 19 talking about on the prior page?
 20 MR. ANNESSER: Object to the form.
 21 THE WITNESS: Yes.
 22 BY MR. PACE:
 23 Q Are you aware of whether there was any
 24 steam collect -- any such condensed steam collector
 25 actually installed at the plant in Doral?

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1 A Another collector?
 2 Q Any collector? Was there a steam -- was
 3 there a condensed steam collector on the exit pipe
 4 from the E-Cat heading over to the customer side?
 5 A In this moment I don't remember.
 6 Q All right.
 7 MR. PACE: Let's take a break, because
 8 he's got to change the tape and I think you
 9 have to hop to a phone call because it is
 10 exactly 6:00 o'clock.
 11 MR. LUKACS: It is 5:00 o'clock in Miami
 12 right now.
 13 MR. PACE: Oh, 6 o'clock. I'm sorry. I'm
 14 sorry.
 15 THE VIDEOGRAPHER: Going off the record.
 16 The same is 6 o'clock p.m.
 17 (Thereupon, a recess was taken from 6:00
 18 p.m. - 6:05 p.m., after which the following
 19 proceedings were had:)
 20 THE VIDEOGRAPHER: All right. We are now
 21 back on the record. The time is 6:05. Media
 22 number six.
 23 BY MR. PACE:
 24 Q Dr. Penon, if I can keep you on the same
 25 page that we were looking at for number -- we were

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1 looking at page 27 of what I have marked as Exhibit
 2 25. At the top of that page you see an e-mail from
 3 Tom Darden. The very top, it starts with "Let's
 4 make sure". Do you see "Let's make sure that there
 5 is more than one way to measure the temperature in
 6 that pipe." I want to use it really to transition
 7 to page 26, because we have a response from
 8 Dr. Rossi to the issue. If you look at his e-mail
 9 there at the bottom. Do you see the paragraph that
 10 starts with the -- several lines down. "The
 11 temperature in the steam pipe, as you correctly
 12 remember, is taken in two positions by means of two
 13 thermocouples that have been brought in position
 14 today by Engineer Penon." He also says, "Also the
 15 temperature of the water in the tank inside the
 16 container to feed the pumps is measured by two
 17 thermocouples brought and installed under the
 18 direction of Engineer Penon. And then he says, and
 19 the pressure of the steam is measured with two
 20 instruments brought by Engineer Penon."
 21 Is -- did you bring two measuring devices,
 22 whether for temperature or for pressure, and then
 23 you used one and you had Fabio -- you allowed Rossi
 24 or Fabiani to use the other?
 25 MR. ANNESSER: Object to the form.

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1 THE WITNESS: I brought two technical
 2 probes. Yes, I brought two probes, technical
 3 probes. One of those was going directly on the
 4 document which was transforming from analogical
 5 to digital and then it was stuck in his
 6 computer.
 7 The other one was to verify when I was
 8 visiting the plant the consistency collected to
 9 verify the thermometer connected with the
 10 second -- with the second.
 11 THE INTERPRETER: I got lost.
 12 THE WITNESS: The second probe was
 13 connected to the thermometer to verify the --
 14 the relationship -- the correspondence of the
 15 data from the relevance of the thermometer and
 16 how much it was revealed by the first probe.
 17 MR. PACE: Okay.
 18 BY MR. PACE:
 19 Q Is the same applied for the pressure
 20 probes?
 21 MR. ANNESSER: Object to the form.
 22 THE WITNESS: Can you repeat?
 23 MR. PACE: Yes.
 24 BY MR. PACE:
 25 Q Was there also the steam pressure measured

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1 by two different instruments?
 2 A The steam pressure was measured by -- by
 3 the probe, and as far as I can remember from the
 4 manometer which had a symbol reading -- manual
 5 reading.
 6 Q The manometer was read manually every day?
 7 THE INTERPRETER: Yes.
 8 THE WITNESS: He was checking the
 9 manometer during my visits to verify the
 10 consistency of the probe with the pressure.
 11 MR. ANNESSER: Object to the form. Move
 12 to strike.
 13 BY MR. PACE:
 14 Q Were there two -- did you bring --
 15 according to this e-mail it says, "Also the pressure
 16 of the steam is measured with two instruments
 17 brought by Engineer Penon." Is that accurate?
 18 A I don't remember at this very time.
 19 Q Okay. If you can go down for me a few
 20 lines, there is -- let me just read it and then we
 21 can talk about it.
 22 "All those instruments for the measurement
 23 of temperature of the steam, of the pressure of the
 24 steam, and of temperature of the water in the water
 25 tank inside the container are connected with the

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1 computer of property of Engineer Penon." Do you see
 2 where I'm reading in the document?
 3 A Yes. Yes, I see it.
 4 Q Sir, it follows that -- it says shortly
 5 after "Obviously, Penon will consider for his
 6 calculations only the data registered by the
 7 computer."
 8 MR. ANNESSER: Objection.
 9 MR. PACE: -- "And we can compare the data
 10 that he will find with the data that we will
 11 find."
 12 MR. ANNESSER: Object to the form.
 13 BY MR. PACE:
 14 Q Do you see that?
 15 A I do not understand it. Can you repeat
 16 it?
 17 MR. PACE: Yes.
 18 BY MR. PACE:
 19 Q Do you see the sentence in the e-mail that
 20 starts with, "Obviously Penon will consider for his
 21 calculations only the data registered by his
 22 computer, but we can compare the data." You can
 23 compare the data.
 24 Is that -- did that occur during the
 25 course of the test that you compared the data that

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1 you were -- that you were storing in your computer
 2 with the data that was being collected by Rossi and
 3 Fabiani?
 4 MR. ANNESSER: Object to the form.
 5 THE WITNESS: It happened in some visits
 6 that we compared the data -- the data recovered
 7 on the spot, at the very same time, with the
 8 ones of Fabiani.
 9 BY MR. PACE:
 10 Q And did you ever find any inconsistencies?
 11 A I was not really interested very frankly
 12 in the data of Fabiani, because with the system of
 13 comparison between different -- I was in a condition
 14 of feeling sure about my collection of data.
 15 Q And that collection of data, you said
 16 that -- they sent it to you every couple of weeks?
 17 MR. ANNESSER: Object to the form.
 18 THE WITNESS: No. If you refer to the
 19 data gathered in my computer at Doral I was
 20 real -- I was requesting them to transfer the
 21 data every two months.
 22 BY MR. PACE:
 23 Q And how were they doing that?
 24 A They sent me the file with the entire data
 25 of the period -- of the period in which I was

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1 interested.
 2 Q And who is the "they"?
 3 THE INTERPRETER: Sorry.
 4 BY MR. PACE:
 5 Q Who would send you this data?
 6 A Fabiani.
 7 Q So Fulvio Fabiani would send you the data
 8 from your computer every couple of months?
 9 MR. ANNESSER: Object to the form.
 10 THE WITNESS: According to my request.
 11 BY MR. PACE:
 12 Q Okay. So you made the request -- let me
 13 rephrase it then.
 14 Roughly every couple of months you made
 15 the request for Fabiani to send you your data and
 16 when you made such a request he would send it to
 17 you?
 18 MR. ANNESSER: Object to the form.
 19 THE WITNESS: Correct. He was sending the
 20 data in the computer.
 21 BY MR. PACE:
 22 Q So he had the ability to access your
 23 computer to make at least a copy of the data to send
 24 you?
 25 MR. ANNESSER: Object to the form.

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1 THE WITNESS: He could access, but for
 2 some limited tasks.
 3 BY MR. PACE:
 4 Q And does that -- does that -- where is
 5 that computer today?
 6 A I think it is in the container at the
 7 Doral.
 8 Q So you -- you did not take that with you
 9 when you returned to Italy in February of 2016?
 10 A No, because I had already all the data.
 11 Q When you -- when you took any of the data
 12 from the computer that you had at Doral, would you
 13 erase it from the computer?
 14 THE INTERPRETER: Excuse me?
 15 BY MR. PACE:
 16 Q After you had reviewed the data that was
 17 on the computer in Doral, would it get erased?
 18 Would it get erased?
 19 MR. ANNESSER: Object to the form.
 20 THE WITNESS: I don't remember honestly.
 21 I took them for sure, but I don't know if I
 22 deleted it.
 23 BY MR. PACE:
 24 Q So it may be on the computer that's in
 25 Doral. You don't know?

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1 A It could be in the computer.
 2 Q Have you maintained a copy of this, this
 3 data?
 4 A My personal data -- my personal data on my
 5 computer. No additional -- no other copies exist.
 6 Q But just so I understand. These data --
 7 these devices for collecting information are
 8 collecting temperature and pressure readings on a
 9 very regular basis, very consistent basis; correct?
 10 MR. ANNESSER: Object to the form.
 11 THE WITNESS: Correct, yes.
 12 BY MR. PACE:
 13 Q And you testified that your report largely
 14 uses average numbers for a day usually rounded up or
 15 down?
 16 MR. ANNESSER: Object to the form.
 17 THE WITNESS: Can you repeat again?
 18 MR. PACE: Sure.
 19 BY MR. PACE:
 20 Q You were looking with Mr. Annesser at some
 21 of your reports and the annexes to the reports, and
 22 you were talking about how those numbers -- you
 23 don't report several hundred numbers for a given
 24 day. You report one number for a day.
 25 A The reports were related to 24 hours

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1 BY MR. PACE:
 2 Q I believe you said that daily Dr. Rossi
 3 sent you a measurement?
 4 MR. ANNESSER: Object to the form.
 5 THE WITNESS: Yes.
 6 BY MR. PACE:
 7 Q How did he send that to you?
 8 A Compiling the log of the implant and there
 9 was sending the log updated.
 10 Q But was it a daily e-mail you would get
 11 from Dr. Rossi?
 12 A Correct. Daily.
 13 Q Okay. So you have over 350 -- at some
 14 point you have almost -- let me start over again.
 15 Were there roughly 350 or 360 of these
 16 e-mails?
 17 A Approximately, yes.
 18 Q Okay. And these e-mails, when it has the
 19 flow meter data, it is the exact reading, he is
 20 supposed to provide you the exact reading, not a
 21 rounded off reading?
 22 A Yes.
 23 Q And then the other data that was being
 24 sent to you when you would request from Fabio --
 25 from Fulvio Fabiani, that would also be sent to you

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1 by e-mail?
 2 MR. ANNESSER: Object to the form.
 3 THE WITNESS: Correct.
 4 BY MR. PACE:
 5 Q Now, I understand these -- I understand
 6 this temperature data would record temperature every
 7 few seconds.
 8 MR. ANNESSER: Object to the form.
 9 BY MR. PACE:
 10 Q Is that correct?
 11 A There the frequency -- I don't remember
 12 exactly, after the certain number of seconds there
 13 was a new -- a new.
 14 Q Measurement?
 15 THE INTERPRETER: Output, measurement.
 16 BY MR. PACE:
 17 Q And these are the large files that would
 18 be sent by Fulvio Fabiani to you?
 19 MR. ANNESSER: Object to the form.
 20 MR. LUKACS: Okay. Let me just stay on
 21 the record for a moment. We started at
 22 9:00 o'clock this morning Dominican Republic
 23 time. It is now 6:58 here in the Dominican
 24 Republic. I have a 6:00 o'clock call Eastern
 25 Standard Time that I am going to make right

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1 now. We are off the record.
 2 THE VIDEOGRAPHER: Off the record. The
 3 time is 6:58.
 4 (Thereupon, a recess was taken from 6:58
 5 p.m. - 7:14 p.m., after which the following
 6 proceedings were had.)
 7 THE VIDEOGRAPHER: We are now back on the
 8 record. The time is 7:14.
 9 BY MR. PACE:
 10 Q Dr. Penon, I have been advised that I have
 11 got 15 more minutes to ask you questions so I'm
 12 going to try to -- to move a little quickly now, if
 13 I can.
 14 Can you look at Exhibit 18 for me?
 15 A Page number?
 16 Q Exhibit 18, the first two pages. Do you
 17 have 18 with you?
 18 THE INTERPRETER: Is it the big one?
 19 BY MR. PACE:
 20 Q Did you find it? If you could turn to the
 21 second page of that exhibit. This is the picture
 22 of -- it says in reactors -- you see how it refers
 23 to electrical measures and reactors BF1, BF2 and
 24 BF3; correct? BF1 -- do you know what BF is short
 25 for or stands for?

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1 A The grouping of -- the E-Cat unit. The
 2 unit BF1 unit BF2 unit.
 3 Q So this is what they call the Big Frankie
 4 units?
 5 A I did not go deeply into the matter.
 6 Q Is it true that there is also a BF4?
 7 A No, I don't know.
 8 Q So --
 9 A I do not know.
 10 Q So at the plant you do not recall there
 11 being four units of this type, only three?
 12 MR. ANNESSER: Object to the form.
 13 THE WITNESS: These were -- we perform it
 14 on these three units because they were working.
 15 I ignore how many other units were not working.
 16 It was not of my interest, so I didn't need it.
 17 BY MR. PACE:
 18 Q So when you went there on this date
 19 October 13th, if you look at the actual signature it
 20 has October 13 at the very top if you look date
 21 October 13th, 2016. Let me just be quick if I can.
 22 There were three of these collections of
 23 E-Cats working?
 24 MR. ANNESSER: Object to the form.
 25 THE WITNESS: We verified the function of

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1 MR. LUKACS: 9:00 o'clock this morning and
 2 it is now 20 minutes until 8:00.
 3 MR. PACE: And it is now 20 minutes until
 4 8:00 a.m.
 5 MR. LUKACS: 8:00 p.m.
 6 MR. PACE: And at this point -- 8:00 p.m
 7 you are calling it into the deposition.
 8 MR. LUKACS: Most respectfully, I might
 9 add.
 10 THE VIDEOGRAPHER: All right. Going off
 11 the video record. The time is 7:42 p.m. in the
 12 Dominican Republic.
 13 MR. LUKACS: Reporter, thank you so much.
 14 No waive. We'll have an opportunity to read.
 15 (Thereupon, the taking of the deposition
 16 was concluded at 7:42 p.m.)
 17
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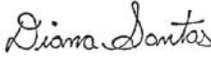
1 ERRATA SHEET
 2 RE: ANDREA ROSSI, ET AL. VS. THOMAS DARDEN, ET AL.
 DEPO OF: FABIO PENON
 3 TAKEN: February 22, 2017
 JOB# 2547735
 4 DO NOT WRITE ON TRANSCRIPT, ENTER ANY CHANGES HERE
 5 Page #| Line #| Change | Reason
 6 _____|_____|_____ | _____
 7 _____|_____|_____ | _____
 8 _____|_____|_____ | _____
 9 _____|_____|_____ | _____
 10 _____|_____|_____ | _____
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 17 _____|_____|_____ | _____
 18 _____|_____|_____ | _____
 19 _____|_____|_____ | _____
 20 _____|_____|_____ | _____
 21 State of Florida)
 County of)
 22
 Under penalties of perjury, I declare that I have
 23 read by deposition transcript, and it is true and
 correct subject to any changes in form or
 24 substance entered here.

 25 Date FABIO PENON

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1 RE: ANDREA ROSSI, ET AL. VS. THOMAS DARDEN, ET AL.
 DEPO OF: FABIO PENON
 2 TAKEN: February 22, 2017
 3
 4 EXCEPT FOR ANY CORRECTIONS
 MADE ON THE ERRATA SHEET BY
 5 ME, I CERTIFY THIS IS A TRUE
 AND ACCURATE TRANSCRIPT.
 6 FURTHER DEPONENT SAYETH NOT.
 7
 8 _____
 FABIO PENON
 9
 STATE OF FLORIDA)
) SS:
 COUNTY OF MIAMI-DADE)
 10
 11 Sworn and subscribed to before me this
 12 _____ day of _____, 2017.
 13 PERSONALLY KNOWN _____ OR I.D. _____
 14
 15 _____
 Notary Public in and for
 the State of Florida at
 Large.
 16
 My commission expires:
 17
 18
 19
 20
 21
 22
 23
 24
 25

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1 CERTIFICATE OF OATH OF INTERPRETER
 2
 3 STATE OF FLORIDA)
) SS:
 4 COUNTY OF MIAMI-DADE)
 5
 6 I, DIANA SANTOS, Notary Public in and for
 7 the State of Florida at Large, certify that the
 8 Interpreter, UGO V. CHIARATO personally appeared
 9 before me on February 22, 2017 and was duly sworn by
 10 me.
 11 WITNESS my hand and official seal this
 12 22nd day of February, 2017.
 13
 14
 15 
 16 _____
 DIANA SANTOS
 Notary Public, State of Florida
 at Large
 17
 18 Notary #FF030013
 19 My commission expires: 7/7/17
 20
 21
 22
 23
 24
 25

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1 CERTIFICATE OF OATH OF WITNESS
 2
 3 STATE OF FLORIDA)
) SS:
 4 COUNTY OF MIAMI-DADE)
 5
 6 I, DIANA SANTOS, Notary Public in and for
 7 the State of Florida at Large, certify that the
 8 witness, FABIO PENON, personally appeared before me
 9 on February 22, 2017 and was duly sworn by me.
 10 WITNESS my hand and official seal this
 11 22nd day of February, 2017.
 12
 13
 14 
 15 _____
 DIANA SANTOS
 Notary Public, State of Florida
 at Large
 Notary #FF030013
 My commission expires: 7/7/17
 19
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 23
 24
 25

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1 VERITEXT FLORIDA CO.
 ONE BISCAYNE TOWER
 2 2 S. Biscayne Tower, Suite 2250
 Miami, Florida 33131
 (305) 371-1884
 3
 4 March _____, 2017
 5 FABIO PENON
 c/o JOHN CHARLES LUKACS, ESQUIRE
 6 HINSHAW & CULBERTSON LLP
 2525 Ponce de Leon Boulevard
 7 Coral Gables, Florida 33134
 Telephone: (305)358-7747
 8 E-mail:jlukacs@hinshawlaw.com
 9 RE: ANDREA ROSSI, ET AL. VS. THOMAS DARDEN, ET AL.
 DEPO OF: FABIO PENON
 10 TAKEN : February 22, 2017
 READ & SIGN BY: April _____, 2017
 11
 12 Dear FABIO PENON:
 13 This letter is to advise you that the transcript
 14 of the deposition listed above is completed and
 is awaiting reading and signing.
 15 Please arrange to stop by our office in Suite 1020,
 16 19 West Flagler Street, Miami, Florida to read and
 sign the transcript. Our office hours are from
 8:00 a.m. to 4:00 p.m. Monday through Friday.
 Depending on the length of the transcript, you
 17 should allow yourself sufficient time.
 18 If the reading and signing has not been completed
 prior to the referenced date, we shall conclude
 19 that you have waived the reading and signing of the
 deposition transcript.
 20
 Your prompt attention to this matter is appreciated.
 21
 Sincerely,
 22
 23 DIANA SANTOS
 24 cc: JOHN W. ANNESSER, ESQUIRE
 CHRISTOPHER R.J. PACE, ESQUIRE
 25

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1 REPORTER'S DEPOSITION CERTIFICATE
 2
 3 I, DIANA SANTOS, certify that I was
 4 authorized to and did stenographically report the
 5 deposition of FABIO PENON, the witness herein on
 6 February 22, 2017; that a review of the transcript
 7 was requested; that the foregoing pages numbered
 8 from 1 to 206 inclusive is a true and complete
 9 record of my stenographic notes of the deposition by
 10 said witness; and that this computer-assisted
 11 transcript was prepared under my supervision.
 12 I further certify that I am not a
 13 relative, employee, attorney or counsel of any of
 14 the parties, nor am I a relative or employee of any
 15 of the parties' attorney or counsel connected with
 16 the action.
 17 DATED this 22nd day of February, 2017.
 18
 19
 20
 21 
 22 _____
 DIANA SANTOS
 23
 24
 25

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1 VERITEXT FLORIDA CO.
 ONE BISCAYNE TOWER
 2 2 S. Biscayne Boulevard, Suite 2250
 Miami, Florida 33131
 (305) 371-1884
 3
 4 March _____, 2017
 5
 6 JOHN W. ANNESSER, ESQUIRE
 PERLMAN, BAJANDAS, YEVOLI & ALBRIGHT, P.L.
 7 283 Catalonia Avenue
 Suite 200
 8 Coral Gables, Florida 33134
 Telephone: (305)377-0086
 9 E-mail: jannesser@pbylaw.com
 10 RE: ANDREA ROSSI, ET AL. VS. THOMAS DARDEN, ET AL.
 DEPO OF: FABIO PENON
 11 TAKEN : February 22, 2017
 READ & SIGN BY: April _____, 2017
 12
 13 Dear JOHN W. ANNESSER, ESQUIRE:
 14 The original transcript of the deposition listed
 above was previously provided to your office. The
 15 witness did not waive reading and signing and was
 duly notified to come in and read the transcript.
 16
 Attached to this letter you will find a copy
 17 of the corrections made by the witness.
 PLEASE ATTACH THEM TO YOUR COPY OF THE
 18 DEPOSITION SO IT WILL BE COMPLETE.
 19 The witness made no corrections to transcript.
 20 As of the above date, the witness has not come
 in to read and sign the transcript which has
 21 been noted on the original transcript.
 22 Sincerely,
 23
 24 DIANA SANTOS
 cc: JOHN CHARLES LUKACS, ESQUIRE
 25 CHRISTOPHER R.J. PACE, ESQUIRE

VERITEXT LEGAL SOLUTIONS
COMPANY CERTIFICATE AND DISCLOSURE STATEMENT

Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

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