

Appendix A
Plaintiff's Witness list

Name	Subject
Sam McAdow Sr.	Operation of Buckeye, interaction with CHEP USA, CHEP business practices, practices of other entities regarding recovery of pallets
Sam McAdow Jr.	Operation of Buckeye, practices of other entities regarding recovery of pallets
Tim Flynn	Interaction with CHEP customers
Keith Norder	CHEP business practices
Ralph Buono	Asset protection activities, transportation program
Elton Potts	CHEP business practices
Candice Southwick	CHEP business practices
Miguel Devaughn	CHEP business practices
John DePolt	NPD sales activities, CHEP activities with respect to Buckeye
Steven Fisher (by deposition)	Asset recovery activities
Andrew Brumsey (by deposition)	Asset recovery activities
Tom Kirk (by deposition)	CHEP policies toward recyclers; cost of acquiring pallets
Tod Sizemore (by deposition)	CHEP accounting and loss provision practices
Walter Russell (by deposition)	CHEP recycler policies and practices

Appendix B**Defendant's Witness list**

Name	Subject
Potts, Elton	CHEP's asset management functions (asset recovery, audit, balances, pallet dealer interaction and asset protection).
Norder, Keith**	CHEP's business, financial and inventory policies, operations and functions.
Kirk, Thomas (by deposition)**	CHEP's TPM and service center functions and general background on CHEP.
Southwick, Candice	CHEP's customer service and NPD sales functions and general background on CHEP.
* Buono, Ralph**	CHEP's asset protection functions and reporting.
* McAdow, Sam (Sr.)	Buckeye's operations, customer relationships, acquisition of CHEP pallets and interaction with CHEP personnel.
* McAdow, Sam (Jr.)	Buckeye's operations, customer relationships, acquisition of CHEP pallets, interaction with CHEP personnel, financial reporting and invoicing.
Minner, Robert	Buckeye's operations and interaction with CHEP personnel.
Murphy, Patrick	Buckeye's accounting and financial records and practices.
Dickerson, Pam	Invoice preparation and invoice content.
Smith, Derek	Pallets recovered from Buckeye in August-September of 2003.
*DeVaughn, Mequel**	CHEP's customer service field operations.
* DePolt, John**	CHEP's customer service field operations, interaction with pallet recyclers and NPD field sales.
Brumsey, Andrew (by deposition)**	Asset Recovery functions and operations.

* If Defendant is given the ability to fully examine these witnesses following Plaintiff's examination of them, Defendant will likely not call these witnesses again during its case-in-chief.

** It is the Defendant's position that in light of the Court's Decision and Entry on Summary Judgment that any testimony from these witnesses would be irrelevant to the few remaining issues. Thus, Defendant has no intention of eliciting testimony from these witnesses if Defendant's Motions in Limine are granted.

Appendix C
Joint Exhibits

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER		DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY		
TRIAL DATE(S) MAY 19, 2003						
No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
JX 1				0/14/96 CHEP letter to recyclers	Buckeye 000162-63	
JX 2				7/20/99 CHEP letter to recyclers	Buckeye 000148-49	
JX 3				5/7/01 CHEP letter to recyclers	CHEP 00111-112	
JX 4				"Return the Blue" CHEP pamphlet	CHEP08299	
JX 5				CHEP Asset Recovery Program pamphlet	CHEP08300 - 01	
JX 6				Previous CHEP Asset Recovery Program Terms and Conditions	CHEP08306-07	
JX 7				"Asset Recovery"	CHEP 06985-06992	Depo. Ex. 105

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER		DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY		
TRIAL DATE(S) MAY 19, 2003						
No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
JX 8				3/3/01 CHEP Stray Equipment Report for Buckeye	CHEP 00485-6	Depo Ex. 7
JX 9				2/23/01 CHEP Stray Equipment Report for Buckeye	CHEP 00148	Depo Ex. 8
JX 10				Recycler Agreement	CHEP 00806-807	Depo. Ex. 18
JX 11				Photographs taken by Miguel DeVaughn at Buckeye	CHEP 00641-54	
JX 12						
JX 13						
JX 14						
JX 15						
JX 16						

Appendix D
Plaintiff's Exhibits

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER		DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY		
TRIAL DATE(S) MAY 19, 2003						
No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
PX 1				Memorandum from Roger Carroll to Keith Nordor regarding Non-Participating Distributors – Key Issues/Solutions		Depo. Ex. 134
PX 2				“NPD Strategy Working Session”		Depo. Ex. 104
PX 3				“NPD Pallet Balance”		Depo. Ex. 122
PX 4				Ohio NPD Activity Summary		Depo. Ex. 117
PX 5				“NPD Collections”		Depo. Ex. 123
PX 6				September/October NPD KPI's		Depo. Ex. 21
PX 7				Monthly NPD reports	CHEP 01425-64	
PX 8				NPD Audit Summary	CHEP06983	
PX 9				“NPD Facts and Figures”		Depo. Ex. 20

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER		DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY		
TRIAL DATE(S) MAY 19, 2003						
No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
PX 10				"NPD P&L"		Depo. Ex. 121
PX 11				"Wal*Mart Audit Results"		Depo. Ex. 102
PX 12				CHEP audited financials		Depo. Ex. 139
PX 13				Brambles report		Depo. Ex. 138
PX 14				Lost Pallet Reserve calculations (Depo. Ex. 36)		
PX 15				Lost Pallet Reserve calculations		Depo. Ex. 37
PX 16				Lost Pallet Reserve calculations		Depo. Ex. 39
PX 17				Lost Pallet Reserve calculations		Depo. Ex. 40
PX 18				Lost Pallet Reserve calculations		Depo. Ex. 41
PX 19				Lost Pallet Reserve calculations		Depo. Ex. 42
PX 20				Lost Pallet Reserve calculations		Depo. Ex. 43
PX 21				Lost Pallet Reserve calculations		Depo. Ex. 44
PX 22				Lost Pallet Reserve calculations		Depo. Ex. 45

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER	DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY		
TRIAL DATE(S) MAY 19, 2003					
No.	Date Offered	Marked	Admitted Description	Bates #	Depo Ex. #
PX 23			Lost Pallet Reserve calculations		Depo. Ex. 46
PX 24			Lost Pallet Reserve calculation policy		Depo. Ex. 47
PX 25			Tod Sizemore email to David Turner		Depo Ex. 38
PX 26			"Fuzzy Situation" report		Depo. Ex. 106
PX 27			Simplex meeting notes		Depo. Ex. 52
PX 28			Simplex meeting notes		Depo. Ex. 56
PX 29			"Four Primary Steps to Improve NPD Performance"		Depo. Ex. 124
PX 30			5/26/01 Stinson e-mail		Depo. Ex. 68
PX 31			6/4/01 Buono e-mail		Depo. Ex. 69
PX 32			5/21/01 Buono e-mail		Depo. Ex. 73
PX 33			Memo from Buono to Norder dated 1/2/02		Depo. Ex. 74

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER		DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY		
TRIAL DATE(S) MAY 19, 2003						
No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
PX 34				"Recycler Recovery Program"	CHEP 00485-6	Depo. Ex. 126
PX 35				Benefit of Paying Recyclers	CHEP 0795	Depo. Ex. 112
PX 36				"Recycler Feedback"		Depo. Ex. 128
PX 37				Fax to Solon Police Department		Depo. Ex. 86
PX 38				Miscellaneous lost equipment notes and related e-mails	CHEP 01430-31, CHEP 00955-59, CHEP 01916-20, CHEP 01698-1701, CHEP01786-92, CHEP 01793-99, CHEP 01800-07, CHEP 01180-84, CHEP 01073-75, CHEP 00903-08, CHEP 01076-79, CHEP 00928-46, CHEP 0168-72	Depo. Exs. 98-100, 135-36, 152-55
PX 39				Photographs of CHEP pallets at various locations		

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER		DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY		
TRIAL DATE(S) MAY 19, 2003						
No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
PX 40				Photographs of pallets with proprietary or other markings taken at Buckeye		
PX 41				Summary Exhibit: transfers of blue pallets to Buckeye customers		
PX 42				Summary Exhibit: Buckeye profitability		
PX 43				CHEP letter to recyclers	Buckeye 000164-65	
PX 44				CHEP auditor's work papers		
PX 45				April 13, 1993 Abbott Foods agreement with CHEP	CHEP 10474-76	
PX 46				April 27, 1992 ALDI agreement with CHEP	CHEP 10477-85	
PX 47				October 19, 2001 Kroger agreement with CHEP	CHEP 03410-30	Depo. Ex. 30

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER		DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY		
TRIAL DATE(S) MAY 19, 2003						
No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
PX 48				May 18, 1994 Kroger agreement with CHEP	CHEP 03431-35	Depo. Ex. 31-32
PX 49				July 23, 1990 Kroger agreement with CHEP	CHEP 06907-16; CHEP 06934-46	Depo. Ex. 129-132
PX 50				January 25, 2002 Big Lots agreement with CHEP	CHEP 10486-88	
PX 51				January 25, 2002 Addendum to Big Lots agreement with CHEP	CHEP 10489-10490	
PX 52				March 13, 2002 Wal*Mart Agreement	CHEP 03401-09	Depo. Ex. 29
PX 53				Power Point Slide with NPD designations defined	CHEP 00889	Depo. Ex. 14
PX 54				5/5/2000 E-mail regarding Buckeye	CHEP 00891-93	Depo. Ex. 93
PX 55				5/10/2000 E-mail regarding Buckeye	CHEP 00886	Depo. Ex. 92

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER		DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY		
TRIAL DATE(S) MAY 19, 2003						
No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
PX 56				August 12, 1999 Memo and CHEP Asset Protection Manual	CHEP 00393-417	Depo. Ex. 1
PX 57				March 2000 CHEP Audit Central Handbook	CHEP 00655-706	Depo. Ex. 2
PX 58				Fisher 10/9/02 e-mail	CHEP 05781	Depo. Ex. 25
PX 59				Fisher 10/9/02 e-mail	CHEP 05782	Depo. Ex. 26
PX 60				Fisher 10/20-21/02 e-mail	CHEP 05783	Depo. Ex. 27
PX 61				2003 Call or Haul Program Objectives	CHEP 05784	Depo. Ex. 28
PX 62				Transmittal letter and Nov. 18, 1996 P&G Rental Agreement	CHEP 03436-39, 03453-58, 03451-52	Depo. Ex. 33-35

Appendix E

Defendant's Exhibits

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER		DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY				
TRIAL DATE(S) MAY 19, 2003		No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
DX 1						CHEP Blue Block Pallet (Full size)		
DX 2						White Wood Pallet (full size)		
DX 3						CHEP flyer showing how CHEP pallet flows through system (Potts Aff. Ex. 1)		
DX 4						CHEP consumer goods brochure	CHEP 6888-6889	
DX 5						CD Rom CHEP Equipment Pooling Systems	CHEP 08225	
DX 6						CHEP Organizational Chart for Asset Management		
DX 7						8/8/93 CHEP Rental Agreement with Participating Manufacturers (J.M. Smucker)	CHEP 451-456	

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY		DEFENDANT'S ATTORNEY		
TRIAL DATE(S) MAY 19, 2003		James A. Wilson COURT REPORTER		John McDonald/Bridgette Roman COURTROOM DEPUTY		
No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
DX 8				Pallet Dealer Data Base for Ohio	CHEP 00059-77	
DX 9				3/5/02 Correspondence from Elton Potts to Pallet Recyclers		McAdow, Jr. Depo Ex. 1C
DX 10				3/25/02 Correspondence from Tom Kirk to Pallet Recyclers		McAdow, Jr. Depo Ex. 1B
DX 11				4/15/03 Correspondence to Pallet Dealers from Elton Potts	CHEP 10552-53	
DX 12				Buckeye's Bills of Lading & Invoices to Abbott Foods	Buckeye 0090-0147	
DX 13				Buckeye's Sales by Customer Report for Abbott Foods 7/3/00 - 8/17/01	Buckeye 0177-178	
DX 14				Buckeye's Bills of Lading & Invoices to Mills Pride	Buckeye 0086	
DX 15				Buckeye's Sales by Customer Report for Mills Pride	Buckeye 0179	

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER		DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY		
TRIAL DATE(S) MAY 19, 2003						
No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
				7/21/00 – 12/18/00		
DX 16				Photos of Buckeye's facility taken during January 03 site inspection	CHEP 08255-8283	Elton Potts' Affidavit Ex. 9
DX 17				Buckeye Recyclers Income Statement	Buckeye 526-529	
DX 18				Daily fax reports from Buckeye to CHEP		
DX 19				Bills of Lading for pallets removed from Buckeye in Sept 2003		
DX 20				Bills of Lading for pallets removed from Buckeye in Oct. – Dec. 2003		
DX 21				Photos of pallets removed from Buckeye in Sept 2003		
DX 22				Participants in CHEP Asset Recovery Program		
DX 23				CHEP pallets held by Buckeye Oct 1999 – Sep		

PRESIDING JUDGE RICE		PLAINTIFF'S ATTORNEY James A. Wilson COURT REPORTER		DEFENDANT'S ATTORNEY John McDonald/Bridgette Roman COURTROOM DEPUTY		
TRIAL DATE(S) MAY 19, 2003						
No.	Date Offered	Marked	Admitted	Description	Bates #	Depo Ex. #
				2003		
DX 24				Pallets returned to CHEP by Buckeye Oct. 2003 – Dec. 2003		
DX 25				Average purchase price of pallets		
DX 26				Average monthly depreciation in value		
DX 27				Total depreciation value of pallets held by Buckeye		
DX 28				Cost to recondition or replace recovered pallets		
DX 29				Cost of capital-replacement pallets		
DX 30				Analysis of CHEP's damages associated with pallets received from Buckeye (Summary)		

APPENDIX F

DEPOSITION DESIGNATIONS AND OBJECTIONS

<u>Witness</u>	<u>Page</u>
Steve Fisher	1
Andrew Brumsey	3
Tom Kirk	5
Tod Sizemore	7
Walter Russell	9

STEVEN FISHER

Starting Page	Line	Ending Page	Line	Designated by Plaintiff (P) or Defendant (D)	Objections
3	11	3	18	P	
12	24	13	8	D	
13	9	13	24	P	
14	3	14	9	P	
14	10	14	16	D	
14	21	15	1	P	
20	2	20	6	D	
20	11	21	4	D	Errata: Page 21/line 21 "parts" should be "points"
29	19	29	25	P	
30	1	30	19	P	
30	25	31	4	P	
31	25	32	7	D	
32	8	32	16	P	
33	11	33	23	P	
36	2	36	11	P	
36	16	37	4	P	
37	15	37	21	P	
40	14	41	22	D	
43	8	44	23	D	
45	16	45	25	P	
48	6	49	7	P	
57	19	58	24	P	
69	6	70	7	D	
78	6	78	24	D	
84	11	84	21	P	
84	22	85	9	D	
85	10	87	5	P	
89	5	89	19	P	
90	3	90	18	D	
92	4	92	7	D	
92	10	92	24	D	
93	4	93	22	D	
93	23	94	1	P	Objection: Foundation
95	10	95	15	P	Objection: Foundation, seeks inadmissible opinion
99	19	99	23	P	Objection: Foundation, seeks inadmissible opinion
107	23	108	12	D	

STEVEN FISHER

Starting Page	Line	Ending Page	Line	Designated by Plaintiff (P) or Defendant (D)	Objections
118	18	119	8	D	
121	4	121	17	P	
126	1	126	4	P	
126	6	126	24	P	Objection: Foundation
131	17	131	21	P	
132	21	134	10	P	
134	11	135	18	D	
135	19	136	23	P	Objection: Calls for speculation
136	24	137	7	D	
137	20	138	4	P	Objection: Foundation
138	9	138	18	P	
138	25	141	6	P	
138	25	141	6	P	Objection: Calls for speculation
142	11	150	21	P	
152	3	152	6	P	Errata: Page 150/line 11 "aggregated" should be "segregated"

ANDREW BRUMSEY

Starting Page	Line	Ending Page	Line	Designated by Plaintiff (P) or Defendant (D)	Objections
4	24	5	9	P	
5	10	5	12	D	
7	1	7	10	D	
12	9	12	19	P	
14	1	14	3	P	
14	21	15	13	P	
15	11	15	13	P	Objection: Foundation
15	14	15	20	D	
15	21	17	10	P	
15	21	15	22	P	Objection: Foundation, calls for speculation, non-responsive
16	11	17	10	P	Objection: Foundation, calls for speculation
21	4	21	6	D	
21	17	21	19	D	
22	22	23	4	D	
26	5	27	21	P	
28	7	28	14	P	
28	20	28	21	D	
29	1	29	9	D	
29	10	29	22	P	
30	18	34	4	P	
30	18	32	4	P	Objection: Foundation
34	9	36	2	P	
35	25	36	2	P	Objection: Asked and answered
36	5	36	7	P	
36	17	37	22	P	
37	23	37	25	D	
38	3	38	19	D	
39	6	39	20	P	
41	14	41	17	P	Objection: Vague
54	13	54	23	P	
56	11	56	19	D	
56	20	56	22	P	
56	25	57	4	D	
57	12	58	2	P	
62	20	63	14	P	
66	11	67	16	P	
66	11	67	12	P	Objection: Foundation

ANDREW BRUMSEY

Starting Page	Line	Ending Page	Line	Designated by Plaintiff (P) or Defendant (D)	Objections
68	7	68	13	P	
69	6	69	13	P	
69	16	69	20	P	
69	6	69	20	P	Objection: Foundation, incomplete question, calls for inadmissible opinion
71	20	73	24	P	
74	24	75	12	P	
76	22	77	6	P	Objection: Foundation
76	22	77	6	P	
78	17	79	12	P	
90	2	90	13	P	
91	6	92	24	P	
99	22	101	10	P	Objection: Foundation
105	24	106	1	P	

TOM KIRK

Starting Page	Line	Ending Page	Line	Designated by Plaintiff (P) or Defendant (D)	Objections
5	11	5	22	D	
9	3	9	4	P	
9	8	9	13	P	
11	13	11	16	P	
13	8	13	15	P	
14	23	14	24	D	
15	4	15	8	D	
15	19	16	1	D	
15	16	16	24	D	
17	16	17	18	P	
19	14	19	20	D	
22	14	22	19	D	
23	13	24	5	D	
25	21	30	22	P	
25	14	25	15	P	Objection: Foundation, calls for speculation
29	23	29	25	P	Objection: Calls for hearsay
30	10	30	12	P	Objection: Calls for hearsay
30	23	31	6	D	
31	22	32	5	P	
31	22	31	24	P	Objection: Foundation, calls for speculation
33	19	33	23	D	
37	13	37	16	D	
38	2	38	4	D	
38	13	39	1	D	
40	15	41	1	D	
43	5	43	8	P	
49	3	51	14	P	
53	1	53	9	D	
53	22	53	25	D	
54	13	54	19	D	
57	10	57	16	D	
61	12	61	24	D	
72	6	72	14	P	
74	6	75	6	P	
79	25	81	1	P	
81	20	82	9	P	
82	8	82	9	P	Objection: Calls for hearsay
82	14	83	1	P	

TOM KIRK

Starting Page	Line	Ending Page	Line	Designated by Plaintiff (P) or Defendant (D)	Objections
82	17	82	20	P	Objection: Calls for hearsay
82	24	82	25	P	Objection: Calls for hearsay
88	24	91	18	P	
89	6	89	7	P	Objection: Calls for hearsay
90	19	90	20	P	Objection: Calls for hearsay
90	24	90	25	P	Objection: Foundation, calls for speculation
91	3	91	5	P	Objection: Foundation, calls for speculation
91	9	91	10	P	Objection: Foundation, calls for speculation
96	18	96	25	P	
96	20	96	21	P	Objection: Foundation, calls for speculation
99	14	99	21	P	

TOD SIZEMORE

Starting Page	Line	Ending Page	Line	Designated by Plaintiff (P) or Defendant (D)	Objections
5	6	5	20	P	
6	10	7	2	P	
9	4	9	7	P	
11	13	12	9	P	Objection as to page 12/line 9 as incomplete
13	2	14	11	P	Objection to designation of page 13/lines 2-3 as incomplete (answer but no question)
17	5	19	24	P	
20	2	20	10	P	
22	5	23	24	P	
24	13	24	17	P	Objection: Question was rephrased/withdrawn. Objections stated on the record. Question mischaracterizes witness's testimony.
25	1	25	16	P	
25	25	28	12	P	
37	16	38	8	P	Objection to inclusion of page 38/line 8, the question is incomplete
38	17	39	2	D	
40	24	42	7	D	
53	5	53	16	P	Objection: Foundation (the testimony at page 53/line 17 through page 54/line 18 and page 65/lines 1-25, reflect a lack of first-hand knowledge as to some of the documents). Relevance (the document referred to deals with an alternative depreciation method for pallets in the Wal*Mart system which is irrelevant, pages 55-56).
68	8	69	11	P	
69	18	71	2	P	
72	13	73	9	P	
79	19	80	5	P	Objection to both questions in the designation as calling for legal conclusions
83	9	83	13	P	Objection: Foundation

TOD SIZEMORE

Starting Page	Line	Ending Page	Line	Designated by Plaintiff (P) or Defendant (D)	Objections
83	18	83	22	P	
99	1	99	13	P	Objection: Foundation (the questions and answers have no context and are likely to cause undue confusion).
102	10	102	19	D	
103	9	103	17	D	
103	18	103	21	P	
105	22	107	1	P	

WALT RUSSELL

Starting Page	Line	Ending Page	Line	Designated by Plaintiff (P) or Defendant (D)	Objections
5	9	5	13	P	
5	14	5	15	D	
7	8	9	25	P	
10	23	11	2	P	
11	17	12	1	P	
14	19	15	13	D	
16	5	16	9	D	
16	13	16	18	D	
20	25	21	2	D	
21	6	21	16	D	
23	1	23	9	D	
23	11	--	--	D	
24	4	24	7	D	
24	8	25	22	P	
26	1	26	13	D	
26	22	28	1	P	
28	19	29	21	P	Objection: Questions at Page 29/ Lines 15 and 18-20 call for hearsay
33	12	34	2	D	
34	6	34	9	D	
35	6	35	20	P	
35	25	36	10	P	
36	15	37	7	P	Objection: Inadmissible opinion testimony
39	8	39	19	D	
39	20	40	14	P	Objection: Inadmissible opinion testimony
42	10	42	21	D	
47	8	47	19	D	
47	24	49	9	P	
49	10	49	12	D	
50	2	51	9	P	
51	13	52	8	D	
55	4	55	12	D	
58	17	59	21	P	
61	14	64	11	P	
66	16	69	4	P	Objection: Inadmissible hearsay
69	5	69	7	D	
69	14	69	15	D	
70	5	70	20	D	

WALT RUSSELL

Starting Page	Line	Ending Page	Line	Designated by Plaintiff (P) or Defendant (D)	Objections
74	14	75	21	P	
76	17	77	18	D	
78	7	79	10	D	
79	18	80	3	D	
82	2	82	15	P	Objection: Inadmissible opinion testimony