EXHIBIT 2

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                   UNITED STATES DISTRICT COURT
 2
                  SOUTHERN DISTRICT OF CALIFORNIA
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     IN RE:
                                         Case No.
                                          3:11-CV-00205-H-CAB
 5
     FERRERO LITIGATION,
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           VIDEOTAPED DEPOSITION OF LAURA RUDE-BARBATO
11
                      San Diego, California
12
                    Friday, September 30, 2011
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    Job Number: 42117
    Reported by: NIKKI ROY
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                   CSR No. 3052
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- 1 SAN DIEGO, CALIFORNIA, FRIDAY, SEPTEMBER 30, 2011
- 2 9:57 A.M.

3

- 4 THE VIDEOGRAPHER: Good morning. This is the
- 5 start of tape labeled number 1, Volume I, in the
- 6 videotaped deposition of Laura Rude-Barbato in the matter
- 7 In Re Ferrero Litigation held in the United States
- 8 District Court, Southern District of California, case
- 9 number 3:11-CV-00205-H-CAB.
- This deposition is being held at Wilson,
- 11 Sonsini, Goodrich & Rosati, 12235 El Camino Real,
- 12 San Diego, California, on September 30th, 2011, at
- 13 approximately 9:57 a.m.
- 14 My name is Tom Cavanaugh from TSG Reporting,
- 15 Incorporated. I'm the legal video specialist. The court
- 16 reporter is Nikki Roy in association with TSG Reporting.
- 17 Would counsel please introduce yourselves.
- 18 MR. BISH: Good morning. Dale Bish from
- 19 Wilson, Sonsini for defendant Ferrero U.S.A., Inc.
- 20 MR. EGGLETON: Keith Eggleton for defendant.
- 21 MR. MARRON: Ronald Marron for the plaintiffs.
- 22 THE VIDEOGRAPHER: Thank you.
- Would the court reporter please swear in the
- 24 witness.

25

- 1 LAURA RUDE-BARBATO
- 2 called as a deponent and sworn in by
- 3 the deposition officer, was examined
- 4 and testified as follows:

5

- 6 EXAMINATION
- 7 BY MR. BISH:
- 8 Q. Good morning, Ms. Rude-Barbato.
- 9 A. Yes.
- 10 Q. Do you prefer Rude-Barbato or Ms. Barbato?
- 11 A. Either.
- 12 O. Okay. Great.
- Have you ever had your deposition taken before?
- 14 A. No.
- 15 Q. So before we begin I'll just go over a few
- 16 ground rules. Okay?
- In general, I'm going to be asking questions
- 18 and you're going to be providing answers. For the
- 19 benefit of the reporter, it's most helpful if we each
- 20 talk in turn. Meaning that I finish my question before
- 21 you begin your answer?
- 22 Does that make sense?
- 23 A. Yes.
- Q. And similarly, if you could -- your answer
- could be yes or nos as opposed to "uh-huh" or "huh-uhs."

- 1 I forget sometimes as well but -- so I will try to remind
- 2 you if I start hearing those answers. And also, no
- 3 shaking of the heads or nodding because she can't take
- 4 down that down.
- 5 Do you understand?
- 6 A. Yes.
- 7 Q. Okay. And today --
- 8 A. Sorry.
- 9 Q. -- I'm looking for your best recollection of
- 10 events.
- 11 Do you understand?
- 12 A. Yes.
- 13 Q. I'm not asking you to guess unless I
- 14 specifically ask you to guess. I'm trying to figure out
- 15 what you remember.
- 16 You understand?
- 17 A. Yes.
- 18 Q. And is there any reason you can't offer your
- 19 best recollection today?
- 20 A. No.
- 21 Q. For example, are -- you're not on any
- 22 medications that could impair your memory?
- 23 A. No.
- Q. Okay. Any questions before we begin?
- 25 A. No.

- 1 Q. Who is your lawyer in this litigation?
- 2 A. Ron Marron.
- 3 Q. Anybody else?
- 4 A. The Weston Group, I believe.
- 5 Q. Who did you hire first?
- 6 A. Ron Marron.
- 7 Q. When did you hire Ron?
- 8 A. It'd be January.
- 9 Q. January?
- 10 A. 2010.
- 11 Q. 2010?
- 12 A. Or '11, I'm sorry.
- Q. Before hiring Mr. Marron, did you spend any
- 14 time researching potential counsel?
- 15 A. No.
- 16 Q. How did you find Mr. Marron?
- 17 A. He's an acquaintance.
- 18 Q. Would you characterize Mr. Marron as a friend?
- 19 A. An acquaintance.
- Q. Okay. When did you first meet Mr. Marron?
- 21 A. November of 2010.
- Q. Where did you meet Mr. Marron?
- 23 A. At the West Coast Cafe.
- Q. Do you recall when in January you hired
- 25 Mr. Marron for this lawsuit?

- 1 A. No.
- Q. Was it close to the -- the new year?
- 3 A. I don't remember.
- 4 O. Martin Luther King weekend?
- 5 A. I don't remember.
- 6 O. Don't remember.
- 7 A. It was a busy month for me.
- 8 Q. Okay. How so?
- 9 A. It was our grand opening.
- 10 Q. Grand opening at the West Coast Cafe?
- 11 A. Right.
- 12 Q. Okay. And what about the Weston firm, when did
- 13 you -- who do you -- who are your lawyers at the Weston
- 14 firm?
- 15 A. I don't know them.
- 16 O. You don't know them?
- 17 A. Huh-uh.
- 18 Q. Have you ever met Greg Weston?
- 19 A. No.
- Q. Have you ever met Jack Fitzgerald?
- 21 A. No.
- 22 O. You ever talked to either of those individuals?
- 23 A. No.
- 24 O. Ever communicated in e-mail with those
- 25 individuals?

- 1 A. No.
- Q. Okay. Did you hire the Weston firm?
- 3 A. No.
- 4 Q. So do you --
- 5 A. I hired Ron Marron.
- 6 Q. So do you have any written agreement with the
- 7 Weston firm?
- 8 A. I don't believe so.
- 9 Q. Do you have any written agreement with
- 10 Mr. Marron?
- 11 A. Yes.
- 12 Q. Do you recall when you signed that written
- 13 agreement?
- 14 A. No.
- 15 Q. Would it have been in January?
- 16 A. Possibly.
- 17 Q. Okay. So what factors, if any, did you
- 18 consider in choosing Mr. Marron to be your attorney for
- 19 this litigation?
- 20 MR. MARRON: Objection; attorney-client
- 21 privilege.
- Other than any communications that we've had
- 23 between -- if you can answer that question without
- 24 revealing any communications that we had between us, then
- 25 you may do so. But attorney-client privileges --

- 1 attorney-client communications are privileged and I don't
- 2 want you to answer anything that we -- or talk about
- 3 anything that we discussed, okay?
- 4 THE WITNESS: Okay. I trusted Mr. Marron. He
- 5 was known to one of my business partners for several
- 6 years.
- 7 BY MR. BISH:
- 8 Q. Anything else?
- 9 A. That's it.
- 10 Q. For example, you didn't look to see if
- 11 Mr. Marron had experience in this type of litigation?
- MR. MARRON: Objection; attorney-client
- 13 privilege.
- Other than what you've learned from your
- 15 counsel, if you have any independent knowledge concerning
- 16 my experience.
- 17 THE WITNESS: I don't.
- 18 BY MR. BISH:
- 19 Q. Okay. Did you negotiate a fee arrangement with
- 20 Mr. Marron?
- 21 A. No.
- Q. No. Do you have a fee arrangement with
- 23 Mr. Marron?
- 24 A. No.
- MR. MARRON: Objection; attorney-client

- 1 privilege.
- Other than what you've learned from your
- 3 counsel, you can answer.
- 4 BY MR. BISH:
- 5 Q. The answer was no?
- 6 A. Not that I know of.
- 7 Q. Do you know how Mr. Marron is going to get paid
- 8 for his services in this case?
- 9 A. No.
- 10 MR. MARRON: Same objection.
- Just, can you pause for a second before you
- 12 answer after he asks the question so I can lodge an
- 13 objection.
- 14 BY MR. BISH:
- 15 Q. After hiring Mr. Marron in January 2011, did
- 16 his firm draft a complaint on your behalf?
- 17 A. Yes.
- 18 Q. It was his firm?
- 19 A. Yes.
- Q. It wasn't the Weston firm?
- 21 A. I believe it was his firm.
- 22 Q. Did Mr. Marron provide you with a copy of the
- 23 complaint before it was filed?
- 24 A. Yes.
- 25 Q. Mr. Marron did?

- 1 A. I believe so, yes.
- Q. Do you recall approximately when you received
- 3 the copy of the complaint that was filed?
- 4 A. No.
- 5 Q. Just for clarity, right now I'm talking about
- 6 the first complaint that was filed solely on your behalf.
- 7 Do you recall that complaint?
- 8 A. No.
- 9 Q. No? Did you review the complaint before it was
- 10 filed?
- 11 A. I believe so.
- MR. MARRON: Objection; form.
- 13 BY MR. BISH:
- 14 Q. Did you provide any comments to the complaint
- 15 before it was filed on your behalf?
- MR. MARRON: Objection; form.
- 17 THE WITNESS: I don't remember.
- 18 BY MR. BISH:
- 19 Q. Do you recall providing any input one way or
- 20 the other on the original complaint that was filed on
- 21 your behalf in this action?
- 22 A. There was so many phone conversations, I don't
- 23 know if it was used for like this deposition or the
- 24 original complaint. I'm not sure what it was used for.
- 25 There were conversations with Maggie at Mr. Marron's

- 1 office.
- Q. Is that Maggie Salazar?
- 3 A. I'm not sure of her last name.
- 4 Q. Oh, I'm sorry. What about Margarita Salazar?
- 5 A. I only know her as Maggie.
- 6 Q. Okay.
- 7 A. I'm sorry.
- 8 Q. Do you recall when your -- when your original
- 9 complaint was filed in this action?
- 10 A. I don't.
- 11 Q. You don't.
- 12 February 2000 -- February 4th sound about
- 13 right?
- 14 A. Yes.
- 15 Q. Do you recall in your complaint you allege
- 16 that, quote:
- 17 You did not discover that Ferrero's
- labeling of Nutella spread was false, deceptive
- or misleading until January 2011, end quote.
- 20 A. Yes.
- 21 O. Is that correct?
- 22 A. Yes.
- 23 Q. Okay. But you don't -- do you recall when in
- 24 January 2011 you discovered that?
- 25 A. No.

- 1 Q. Close to the new year? You don't recall?
- 2 A. I don't.
- 3 Q. You have three children, correct?
- 4 A. I have seven.
- 5 Q. Seven, okay. This might take a while, then.
- 6 How old is your oldest --
- 7 A. I have two stepsons that are 25.
- 8 Q. Two stepsons, okay.
- 9 A. I have a stepdaughter who's 24. I have a
- 10 daughter who is 20. I have a son who is 16. I have a
- 11 son who is 14. And I have a son who is 8.
- 12 Q. Okay. Now, do your four oldest children still
- 13 live with you?
- 14 A. No, they do not.
- 15 Q. Your 16-year-old son, he lives with you,
- 16 correct?
- 17 A. Yes.
- 18 Q. And I saw that he's a wrestler?
- 19 A. He -- water polo, wrestling and baseball and
- 20 football.
- 21 Q. And he competes in triathlons?
- 22 A. No. The tri-athlete is my 24-year-old
- 23 daughter.
- Q. So your 16-year-old son does not compete in
- 25 triathlons?

- 1 A. No.
- Q. Okay. He plays water polo, he wrestles, he
- 3 plays baseball and football?
- 4 A. Occasionally football.
- 5 Q. That's a pretty active lifestyle he leads, huh.
- 6 Does -- about how many hours a day does he
- 7 exercise?
- 8 A. Six.
- 9 Q. Six hours a day?
- 10 A. Depending on where they're at in the season.
- 11 Q. Right.
- But a lot, right?
- 13 A. Two minimum, six maximum.
- 14 Q. And does your 16-year-old son, like every
- 15 wrestler that I've known, count his calories pretty
- 16 carefully?
- 17 A. Yes.
- 18 Q. Pays very close attention to what he eats?
- 19 A. Yes.
- 20 Q. And do you pay attention to what he eats?
- 21 A. Yes.
- Q. Do you count his calories?
- 23 A. No.
- Q. But you watch carefully what he's -- what he's
- 25 eating?

- 1 A. Yes.
- Q. Making sure he's getting enough energy in the
- 3 day?
- 4 A. Yes.
- 5 Q. That's important, right?
- 6 A. Very.
- 7 Q. Okay. Do you have any idea how many calories
- 8 on average he consumes in a day?
- 9 A. We try to keep it around 3,000 during water
- 10 polo, less during wrestling.
- 11 Q. Now, do you have any idea what percentage of
- 12 those calories come from fat?
- 13 A. No.
- 14 Q. Now what about your 14-year-old son?
- 15 A. He plays water polo, he wrestles and plays
- 16 baseball and football.
- 17 Q. So same sports as --
- 18 A. Yes.
- 19 Q. -- older brother?
- 20 A. Yes.
- 21 Q. Following in his footsteps.
- 22 A. Oh, and volleyball.
- Q. And volleyball, great.
- 24 Any idea how many hours a day your 14-year-old
- 25 son exercises?

- 1 A. Two minimum, six maximum.
- 2 Q. Same?
- 3 A. Uh-huh.
- 4 Q. Any idea how many calories per day your
- 5 14-year-old son eats?
- 6 A. I would say 3,000 during water polo. I'm not
- 7 for sure on that. I'm guessing. They eat more during
- 8 water polo.
- 9 O. Uh-huh.
- 10 A. And less during wrestling.
- 11 Q. What about your eight-year-old son?
- 12 A. He is a California state champion wrestler. He
- 13 also plays football and baseball.
- Q. And how many hours a day does your
- 15 eight-year-old son exercise?
- 16 A. Two.
- 17 O. And do you watch the number of calories that
- 18 your eight-year-old son eats?
- 19 A. Only during wrestling. And I wouldn't say
- 20 calories. It's just the amount.
- 21 O. What does that mean?
- 22 A. During wrestling season, the amount of food
- 23 that he intakes on a Friday night is more relevant to his
- 24 weight on Saturday morning.
- 25 Q. The rest of the week do you watch what your

- 1 eight-year-old son is eating?
- 2 A. No.
- 3 Q. Now, do each of your kids eat the same
- 4 identical portion of meals?
- 5 A. No.
- 6 Q. Okay. How do they differ?
- 7 A. eats the most.
- 8 Q. being the?
- 9 A. The 14-year-old. He's our garbage gut, we call
- 10 him. He also weighs the most.
- 11 Q. So you give larger portions?
- 12 A. I don't -- I don't portion out their meals.
- 13 They dish up their own meals.
- Q. But you watch what they're eating?
- 15 A. During wrestling season, I make sure that they
- 16 eat because they tend not to want to eat because they
- 17 want to make weight. So I make them eat. So if that's
- 18 watching them, then yeah.
- 19 Q. What's your current address?
- 20 A. 1401 9th Street.
- 21 O. 1401 9th?
- 22 A. 9th, Imperial Beach.
- 23 Q. How long have you lived there?
- 24 A. Five years.
- 25 Q. And before that?

- 1 A. I lived on D Street in Chula Vista.
- 2 Q. For how long?
- 3 A. Two years.
- 4 O. And before that?
- 5 A. Walnut Drive in Chula Vista.
- 6 Q. For how long?
- 7 A. Nine years.
- 8 Q. Okay. If you could briefly describe your
- 9 education for me.
- 10 A. I took my GED at 16. I went to junior college
- 11 for two years.
- 12 Q. Did you obtain a degree from the junior
- 13 college?
- 14 A. No, I did not.
- 15 Q. What'd you do after the junior college?
- 16 A. Worked. I worked during the time I was going
- 17 to college too.
- 18 Q. Okay.
- 19 A. I worked at -- I got a job at Carl's Jr. when I
- 20 was 16. I worked there for two years. During that time,
- 21 I also worked at Star Building Supply in Spring Valley.
- 22 When I was 18 I started working at Ace Uniforms in
- 23 downtown San Diego, and I worked there till I was 21.
- When I was 21, after my daughter was born, I
- 25 got a job at Men's Fashion Depot. I worked there for

- 1 maybe a year then I went back to Ace Uniforms. Then I
- 2 got a job at Everything's a Dollar for merchant services
- 3 in El Cajon where I was an associate manager.
- I worked at City Events as a scheduler one to
- 5 two years. I'm not sure exactly how long. And then I
- 6 was an account manager for Excel Staffing & Security.
- 7 And I worked there three to four years, I believe. I was
- 8 a stay-at-home mom for several years. I don't know
- 9 exactly how many. I did in-home day care and I had a
- 10 little -- I would clean houses for people.
- 11 Then I opened a business with a friend in March
- 12 of 2010. And then we subsequently bought West Coast Cafe
- in Imperial Beach in November of 2010.
- 14 Q. What was the business that you opened in March
- 15 2010?
- 16 A. It was a deli catering services.
- 17 Q. And who is the friend that you --
- 18 A. Shawna Chalmers.
- 19 Q. Shawna, could you spell that for me?
- 20 A. S-h-a-w-n-a, C h-a-l-m-e-r-s.
- 21 O. So now you own West Coast Cafe with
- 22 Ms. Chalmers?
- A. Ms. Chalmers and Ms. Barros.
- 24 O. Ms. Barros?
- 25 A. Yes, Joann. J-o-a-n-n, B-a-r-r-o-s.

- 1 Q. Okay. Do your kids ever eat there, at the West
- 2 Coast Cafe?
- 3 A. Yes.
- 4 Q. How often?
- 5 A. Twice a week.
- 6 Q. They ever eat there for breakfast?
- 7 A. Yes.
- 8 Q. How often?
- 9 A. Maybe twice a month.
- 10 Q. And what do they have?
- 11 A. s favorite is the stuffed croissant.
- 12 Q. Okay.
- 13 A. just likes bagels.
- 14 Q. Anything on it?
- 15 A. Peanut butter, sometimes cream cheese depending
- 16 on his mood.
- Q. What about
- 18 A. He likes the biscuits and gravy.
- 19 MR. BISH: Okay. I'm going to mark Defendant's
- 20 Exhibit 7.
- 21 (The document referred to was marked by
- the CSR as Deposition Exhibit 7 for
- 23 identification and attached to the
- deposition transcript hereto.)
- 25 ///

- 1 BY MR. BISH:
- Q. Do you recognize Defendant's Exhibit 7?
- 3 A. Yes.
- 4 Q. Can you describe it for the record?
- 5 A. It's our menu from the cafe.
- 6 O. Okay. And is this the current menu?
- 7 A. No.
- 8 Q. Has it been updated since then?
- 9 A. Yeah. I change it almost monthly.
- 10 Q. Okay. What's different about it now?
- 11 A. The Remedy is no longer on our menu. I no
- 12 longer have capricola. I no longer serve roast beef. I
- 13 no longer have Swiss cheese. I no longer offer a
- 14 ciabatta. The -- the caesar salad is now done with a
- 15 feta crumble instead of the grated parmesan. The blue
- 16 cheese is also substituted for the feta crumble now.
- Oh, we no longer carry gelato. We no longer do
- 18 a root beer float. I don't -- I don't see -- oh,
- 19 biscuits and gravy is on there, okay. On the weekend
- 20 special, we do a Belgian waffle as well.
- 21 O. What's on that?
- 22 A. It's just a Belgian waffle, whatever they want.
- 23 Q. Syrup, jelly, whatever?
- 24 A. Yeah. Fresh fruit, nuts, walnuts. I have
- 25 slivered almonds we can put on it. We can put

- 1 blueberries in the waffles.
- Q. And it comes with syrup?
- 3 A. If they ask for syrup. Some people put peanut
- 4 butter on them.
- 5 O. Individual preferences?
- 6 A. Uh-huh, yeah. Whatever they want.
- 7 Q. Yeah. Now, was this menu accurate -- it says
- 8 updated March 18, 2011, was this -- to the best of your
- 9 recollection, was this the menu as of March 2011?
- 10 A. Yes.
- 11 Q. Okay. Now, when did you decide to sue Ferrero?
- 12 A. Well, I didn't know it was called that. I just
- 13 thought it was Nutella. But it was sometime in January.
- 14 O. Whose decision was it to sue Ferrero?
- 15 A. Mine.
- 16 Q. What are your goals in this lawsuit, what are
- 17 you hoping to accomplish?
- 18 A. Well, I'd like my money back for those jars.
- 19 And advertising that is more accurate, more like a
- 20 Cheetos commercial than a nutritious breakfast item.
- 21 O. Anything else?
- 22 A. No.
- 23 Q. So you said you would like advertising that is
- 24 more accurate. You're not seeking to prevent Ferrero
- 25 from advertising Nutella at all, are you?

- 1 A. No.
- Q. Are you trying to prevent Ferrero from using
- 3 certain words in its advertisements for Nutella?
- 4 A. Yes.
- 5 O. Which words?
- 6 A. Balanced, breakfast.
- 7 Q. Anything else?
- 8 A. Not that I can remember personally from the
- 9 advertisement, no. Oh, can it be more than one word?
- 10 O. Sure.
- 11 A. Where it says "you can feel good about giving
- 12 this to your kids," I don't think it should say that.
- Q. Anything else?
- 14 A. That's it.
- 15 MR. BISH: Do you have the exhibits from
- 16 yesterday?
- 17 THE WITNESS: Do I need this out still?
- 18 BY MR. BISH:
- 19 Q. No.
- I'm going to be handing you what was previously
- 21 marked as Defendant's Exhibit 3.
- MR. BISH: Ron, you didn't bring yours today?
- MR. MARRON: No. I thought they would be
- 24 provided again.
- MR. BISH: So they are.

- 1 MR. MARRON: So they are.
- 2 Thank you.
- 3 BY MR. BISH:
- 4 Q. Now, if you could turn to paragraph 29, which
- 5 is on page 6. Actually, first of all, do you recognize
- 6 this document?
- 7 A. Yes.
- 8 Q. Can you describe it for the record?
- 9 A. Can I describe it in what way?
- 10 Q. What you understand this document to be,
- 11 Defendant's Exhibit 3?
- 12 A. The complaint -- what was initially the
- 13 complaint about Nutella and advertising?
- 14 Q. Right. So actually, let me help you.
- 15 A. Uh-huh.
- 16 O. This is the first amended consolidated
- 17 complaint, right, that's the title?
- 18 A. Uh-huh.
- 19 Q. And do you know what that means?
- 20 A. It was the first document given as part of this
- 21 complaint.
- Q. Okay. All right. It's okay.
- 23 So looking at paragraph 29, do you see in the
- 24 second sentence at the end where it says:
- 25 Advertisements and representations by

- defendant that Nutella is a "healthy breakfast"
- 2 and is "nutritious."
- 3 Do you see that?
- 4 MR. MARRON: Yeah, can you give her a chance to
- 5 read it, please.
- 6 MR. BISH: Sure.
- 7 MR. MARRON: Can you just read the paragraph
- 8 first, then he's going to ask you questions about it.
- 9 (Document reviewed by witness.)
- 10 THE WITNESS: Okay.
- 11 BY MR. BISH:
- 12 O. My question is: Is that -- is that the essence
- 13 of your claim that -- that Ferrero is advertising Nutella
- 14 as a "healthy breakfast," and is "nutritious"?
- 15 A. Yes.
- 16 Q. Okay. The Nutella itself, you believe, is
- 17 being advertised as being a healthy breakfast?
- 18 A. That's the impression I got, yes.
- 19 Q. And that the Nutella itself, standing alone, is
- 20 a balanced breakfast?
- 21 A. What I saw was a commercial for Nutella.
- 22 Q. Right.
- A. So yes.
- Q. That your impression, then, your claims in this
- 25 case are that you want Ferrero to stop advertising

- 1 Nutella itself as a balanced breakfast?
- 2 A. Right.
- 3 Q. Meaning that you think that if you eat Nutella
- 4 with a spoon, that's not a balanced breakfast, right?
- 5 A. It's not.
- 6 Q. Okay. Is that -- is that what you're trying to
- 7 prevent by virtue of this litigation?
- 8 A. Well, even being part of a balanced breakfast.
- 9 O. And what does that mean?
- 10 A. Like even in addition to a piece of toast, I
- 11 don't think it's part of a balanced breakfast.
- 12 O. And why is that?
- 13 A. Well, because it says it's a hazelnut spread
- 14 but it has very little hazelnuts in it. It's mostly
- 15 sugar.
- 16 O. Anything else?
- 17 A. That's it.
- 18 Q. Okay. Now, under -- under your definition of a
- 19 balanced breakfast, you don't have to have hazelnuts in a
- 20 breakfast to make it balanced, correct?
- 21 A. Correct.
- 22 Q. Okay. And the second -- the second reason was
- 23 that it's mostly sugar; is that right?
- 24 A. Right.
- Q. Okay. How much sugar is too much for a

- 1 balanced breakfast, in your opinion?
- 2 A. Can I say that when I saw it being put on a
- 3 piece of bread, my assumption was that would be protein.
- 4 That that would be like that part of the -- the breakfast
- 5 that would be giving the breakfast protein, not sugar.
- 6 Like I can give them juice with sugar in it, I wouldn't
- 7 want juice and sugar on the bread.
- 8 Q. Okay. So because -- do you associate hazelnuts
- 9 with protein?
- A. Right, I do. I -- well, yeah, peanut butter,
- 11 the hazelnuts.
- Q. So you see that as --
- A. Nuts, I think, are a protein, yes.
- Q. So you see hazelnuts and you think protein?
- 15 A. Yes.
- Q. Okay. And do you know if there is, in fact,
- 17 protein in Nutella?
- 18 A. I believe there is.
- Q. Any idea how much?
- 20 A. No.
- Q. Would that matter to you?
- A. A little bit, yeah.
- Q. And did you -- did you look to see if there was
- 24 protein in Nutella?
- A. I think since I was questioning the

- 1 ingredients, yes.
- Q. So you did look at the ingredients of Nutella?
- A. I have, yes.
- Q. When was the first time you looked at the
- 5 ingredients of Nutella?
- 6 A. January.
- Q. Again, any idea when in January?
- 8 A. No.
- 9 Q. No.
- And what did you learn when you looked at the
- 11 ingredients in Nutella?
- 12 A. That the first ingredient was sugar.
- Q. That's on the label, right?
- 14 A. Yes.
- Q. And what else?
- 16 A. It's on the label. I went home and looked at
- 17 the jar, yes.
- Q. And what else did you learn when you looked at
- 19 the ingredients of Nutella?
- A. That hazelnuts is the third -- was the third
- 21 instead of the -- I would have thought hazelnut spread,
- 22 hazelnut would have been the first ingredient. I mean, I
- don't know, I don't manufacture food. But I just -- that
- would have been my impression.
- Q. Learn anything else from the ingredients of

- 1 Nutella?
- 2 A. No.
- 3 Q. Now, did you also look at the nutrition facts
- 4 panel of Nutella at any point?
- 5 A. I believe I did, yes.
- Q. When is the first time you looked at the
- 7 nutrition facts panel of Nutella?
- 8 A. In January.
- 9 Q. And what did you learn from that?
- 10 A. What did I learn from it?
- 11 Q. Yes.
- 12 A. I don't remember.
- Q. Do you typically look at nutrition facts panels
- 14 for the products you buy?
- 15 A. No.
- 16 Q. Never?
- 17 A. Sometimes, but not -- it's not a typical
- 18 shopping routine of mine, no.
- 19 Q. Why not?
- A. Most of the foods that I buy I've been buying
- 21 for years. When I'm dieting maybe I look a little bit
- 22 closer at the calorie content. Or when I was on a no
- carb diet I looked more closely at it. When my son's
- 24 trying to make weight for wrestling, I might look. But
- 25 it's not a general -- I don't do it on a regular basis.

- 1 Q. So sometimes in your life certain
- 2 characteristics have been important to you, like
- 3 carbohydrates, right?
- 4 A. Uh-huh.
- 6 A. Yes.
- 7 Q. And other times those characteristics were less
- 8 important to you?
- 9 A. Yes.
- Q. Right.
- So even just you, as an individual, that
- 12 changes over time, correct?
- 13 A. Yes.
- Q. And it's different person by person, right?
- 15 A. I would imagine.
- Q. So, for example, what's important to you might
- 17 not be important to somebody else, right?
- MR. MARRON: Yeah, objection. This calls for
- 19 an expert opinion and conjecture. She doesn't know what
- 20 other people are thinking.
- THE WITNESS: I don't.
- 22 BY MR. BISH:
- Q. But you would imagine that, right?
- MR. MARRON: Objection; form.
- THE WITNESS: I mean, I wouldn't know. I

- 1 haven't taken a poll. I could.
- 2 BY MR. BISH:
- Q. But things have been -- even for you, things
- 4 have been different throughout your life. Things have
- 5 been important and --
- 6 A. For me -- for me, honestly, nutrition is based
- 7 on -- this, I've never tasted Nutella. I bought this for
- 8 my kids. And my goals for their diet change depending on
- 9 what sport they're playing. So yeah, it changes.
- Q. Time of year even, right?
- 11 A. Yeah, depending on the season. Wrestling is
- 12 way different than water polo.
- Q. And you need different things for the different
- 14 sports, right?
- A. Right.
- Q. Okay. But -- and I had asked how much sugar is
- 17 too much sugar, in your opinion, for a balanced
- 18 breakfast.
- Do you remember that question?
- 20 A. Yes.
- Q. Do you have an amount of sugar that's too much
- for breakfast? Do you have any way to quantify that?
- A. I wouldn't let my kids have a candy bar for
- 24 breakfast. I wouldn't let them have a piece of cake for
- 25 breakfast. I wouldn't give them cookies for breakfast.

- 1 I would want something more nutritious than that.
- If I made them oatmeal, I would put maybe one
- 3 teaspoon of sugar on it. I don't think it would need
- 4 more than that.
- 5 Q. Is that just your personal preference?
- A. Right.
- 7 Q. "Yes"?
- 8 A. Yes.
- 9 Q. But now, do you have a -- like I said, do you
- 10 have a way to objectively quantify how much sugar is too
- 11 much for a balanced breakfast?
- 12 A. No.
- 13 Q. No.
- 14 So you said no candy bar, no cake, no cookies
- 15 for breakfast, right?
- 16 A. Right.
- 17 Q. And that's not -- is that not dependent on the
- 18 nutritional value of those foods. That's -- you just
- 19 think those are not the right foods for breakfast?
- 20 A. I don't think they're nutritious foods for
- 21 breakfast.
- Q. Well, are some -- some cookies can be healthy,
- 23 though, right?
- 24 A. Sure. Yeah.
- 25 Q. You can make them from different ingredients to

- 1 have whole grains?
- 2 A. Yeah. We --
- 3 Q. No sugar?
- 4 A. We have a vegan cookie at the shop that's
- 5 really good. It has flax seed in it. It's made with
- 6 whole oats. It's a pretty good cookie. It does have a
- 7 lot of sugar in it. I never brought it home to give my
- 8 kids for breakfast.
- 9 Q. But you could -- that cookie could be made
- 10 without sugar, right?
- 11 A. Probably.
- 12 Q. Just don't add it, correct?
- 13 A. Right.
- Q. And then, so for that cookie that had no sugar,
- 15 would that be acceptable at breakfast?
- 16 A. Yeah, but they wouldn't eat it.
- 17 O. Why not?
- 18 A. Because it wouldn't taste good.
- 19 Q. The taste is important, right?
- 20 A. It is very important.
- 21 Q. The taste is -- so it's important to put things
- 22 on products to get the kids to eat it, right -- on or in?
- MR. MARRON: Objection; form.
- 24 THE WITNESS: I don't understand what you're
- 25 asking.

- 1 BY MR. BISH:
- Q. Well, you just said the reason they wouldn't
- 3 eat the cookie is because it wouldn't taste very good,
- 4 right?
- 5 A. Right.
- 6 Q. So you put the sugar in there and then the kids
- 7 would want to eat it, correct?
- 8 A. Yes.
- 9 Q. Okay. And it's important to get kids to eat
- 10 things that have, for example, whole grains in there,
- 11 right?
- 12 A. I don't think it's -- I don't think you should
- 13 do that. I don't think you should sprinkle sugar on the
- 14 broccoli to get them to eat broccoli.
- 15 Q. But you put the sugar in the cookie to get the
- 16 kids to eat the cookie?
- 17 A. To get the kids to eat it? I mean --
- 18 Q. Because they wouldn't eat it otherwise?
- 19 A. Well, I wouldn't serve a cookie as like
- 20 nutritious. I wouldn't consider that like a nutritious,
- 21 like I need you to eat this because it's part of your,
- 22 you know, balanced meal. It's a snack, it's extra. It's
- 23 because they want it not because they need it.
- 24 O. So --
- 25 A. I guess is --

- 1 Q. Okay. So if we took the vegan cookie, and say
- 2 there was no sugar in there, would that be, in your
- 3 opinion, a healthy snack?
- 4 A. Yes.
- 5 Q. Okay. And say that same cookie had five grams
- of sugar in it, would it still be a healthy snack?
- 7 A. I think it would be a reasonably healthy snack,
- 8 yeah.
- 9 O. Five grams?
- 10 A. I don't know what five grams is. Can you put
- 11 that in tablespoons or teaspoons for me, or cups or?
- 12 Q. Well, I think it would depend on a lot of
- 13 things. I think, I don't know.
- 14 A. Well, if you're making a batch of three dozen,
- 15 I think more than one cup of sugar is a lot.
- 16 O. Okay. Based on?
- 17 A. Based on making cookies.
- 18 Q. Your personal experience?
- 19 A. Yeah.
- Q. Okay. What about the word "tasty," is it okay,
- 21 in your opinion, for Ferrero to describe Nutella as being
- 22 tasty?
- 23 A. Yes.
- Q. Now, I heard you say that you never tasted
- 25 Nutella, correct?

- 1 A. Never.
- Q. Were you ever curious to know what it tasted
- 3 like?
- 4 A. Not really.
- 5 Q. Is there a reason you never tasted it?
- 6 A. I just never did.
- 7 Q. No particular reason?
- 8 A. No particular reason.
- 9 Q. Did your kids tell you that it was -- tasted
- 10 good?
- 11 A. Yes, they liked it very much.
- 12 Q. They enjoyed eating it?
- 13 A. They loved it.
- Q. Loved it.
- 15 A. They were upset when I took it away.
- 16 O. So now would you be more comfortable with a
- 17 statement like "Nutella can turn a balanced breakfast
- 18 into a tasty one"?
- MR. MARRON: Objection; form, incomplete
- 20 hypothetical.
- You can answer.
- 22 THE WITNESS: I think that would be a better
- 23 way to advertise it.
- 24 BY MR. BISH:
- Q. What about "Nutella can add taste to a balanced

- 1 breakfast, would you be okay with that?
- 2 A. Yes.
- Q. Okay. Do you believe that multi grain toast is
- 4 healthy?
- 5 A. I do.
- 6 Q. Is it okay for Ferrero to describe multi grain
- 7 toast as being healthy?
- 8 A. The multi grain toast I'm familiar with is
- 9 Milton's. And if it was Milton's, I'd be comfortable
- 10 with that, yes.
- 11 Q. Okay. Are there other kinds of multi grain
- 12 toast that aren't healthy?
- 13 A. I don't know of any others.
- 14 Q. You're loyal to Milton's?
- 15 A. Yes.
- 16 Q. Local company?
- 17 A. No.
- 18 Q. No? Oh, I thought it was.
- Why are you loyal to Milton's?
- 20 A. Because it's very tasty and it's good.
- Q. Any idea how much sugar is in Milton's?
- 22 A. No.
- Q. Does it matter to you?
- 24 A. Yeah.
- 25 Q. It does?

- 1 A. Yes.
- Q. Would you be surprised to know there's sugar in
- 3 Milton's?
- 4 A. No.
- 5 Q. You just don't how much?
- 6 A. I just don't know how much.
- 7 O. Never cared to look?
- 8 A. I -- I'm sure I've looked, yes.
- 9 Q. But nothing -- nothing stands out?
- 10 A. Not that I can recall. It wasn't shocking to
- 11 me.
- 12 Q. So if it was, say, five grams, five grams
- 13 wouldn't be shocking to you?
- 14 A. I don't -- tablespoons, teaspoons, cups I'm
- 15 more familiar with than grams and --
- 16 Q. So if you saw --
- 17 MR. MARRON: Metric.
- 18 BY MR. BISH:
- 19 Q. If you saw Milton's, if you looked at the
- 20 nutrition facts label of Milton's and it said five grams
- 21 per serving, that wouldn't stand out to you?
- 22 A. I don't think so.
- Q. Because that's not very much?
- 24 A. I don't know.
- 25 Q. Okay.

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- 1 MR. MARRON: Dale, when it's convenient, can we
- 2 take a break.
- 3 MR. BISH: Yeah, let's just finish a couple
- 4 things.
- 5 MR. MARRON: Sure.
- 6 BY MR. BISH:
- 7 Q. Now, in general, do you want companies to tell
- 8 consumers what is in their product?
- 9 A. Yes.
- 10 Q. Okay. So is it okay, for example, for Ferrero
- 11 to tell consumers that Nutella contains cocoa?
- MR. MARRON: Objection; calls for a legal
- 13 conclusion, expert opinion, incomplete hypothetical,
- 14 form.
- 15 THE WITNESS: Can you repeat it?
- 16 BY MR. BISH:
- 17 Q. In your opinion, is it okay for Ferrero to tell
- 18 consumers that Nutella contains cocoa?
- 19 A. Yes.
- 20 Q. Okay. And what about hazelnuts, is it okay for
- 21 Ferrero to tell consumers that Nutella has hazelnuts?
- MR. MARRON: Same objection.
- THE WITNESS: My personal opinion?
- 24 BY MR. BISH:
- 25 Q. Yes.

- 1 A. I think it would be okay to put it in the
- 2 ingredients. But to advertise it as a hazelnut spread, I
- 3 don't believe is accurate.
- Q. Now, if you look at the side of the Nutella jar
- 5 that you brought, you see where it says "made from" --
- 6 "with over 100 hazelnuts per jar."
- 7 Do you see that?
- 8 A. Uh-huh.
- 9 Q. Is that an okay statement to you?
- 10 A. There, yes.
- 11 Q. Okay. Now, I think we've covered this but I
- 12 just want to be clear. What is it about Nutella that you
- 13 feel is unhealthy? Let's be as specific as possible.
- 14 You've talked about the sugar, right?
- 15 A. The most prominent ingredient is sugar.
- 16 O. Okay. Anything else?
- 17 A. It doesn't have -- the hazelnuts is not one of
- 18 the main ingredients. It's not one of the first two
- 19 ingredients, therefore, I don't think it's one of the
- 20 main ingredients.
- 21 O. What is your definition of a main ingredient?
- 22 A. It would be half or more than half of the
- 23 product.
- Q. Anything else? So we have sugar and hazelnuts.
- 25 Anything else?

- 1 A. No.
- Q. Okay.
- 3 MR. BISH: This is -- we can -- this is as good
- 4 a time as any.
- 5 MR. MARRON: Okay.
- 6 THE VIDEOGRAPHER: All agreed to go off the
- 7 record, we're off the record at 10:43 a.m.
- 8 (Recess from 10:43 a.m. to 11:00 a.m.)
- 9 THE VIDEOGRAPHER: We're back on record at
- 10 11:00 a.m.
- 11 BY MR. BISH:
- 12 Q. Ms. Barbato, am I correct in understanding that
- 13 you purchased Nutella on two occasions?
- 14 A. At least.
- 15 Q. Maybe more?
- 16 A. Possibly more.
- 17 Q. Sitting here today, what's your -- what's your
- 18 best recollection of how many times you bought Nutella?
- 19 A. I think I might have made three purchases of
- 20 Nutella.
- Q. That's your best recollection, three?
- 22 A. Yes.
- Okay. So let's discuss each.
- To the best of your recollection, when is the
- 25 first time you bought Nutella?

- 1 A. The first time I bought Nutella was either at
- 2 the Albertsons or the Vons, and it was a smaller jar.
- 3 Q. And what's your best recollection as to when
- 4 that was?
- 5 A. Last year's school year was '10-'11, right.
- 6 '10-'11. So it would have been August of 2010 -- or
- 7 nine. Nine. No, it was '10-'11, so it would have been
- 8 '10. I'm sorry. I'm just thinking, my son, when he
- 9 first started second grade is when I first bought
- 10 Nutella. We moved to a new school.
- 11 Q. So August 2010 is, sitting here today, is your
- 12 best --
- 13 A. Right.
- 14 Q. -- recollection?
- 15 A. Right.
- 16 Q. And you're pretty confident about that?
- 17 A. Yes.
- 18 Q. It wouldn't have been 2009?
- 19 A. It might have been 2009 because he played
- 20 baseball also in 2009. But I believe it was 2010.
- Q. And just, what's the connection between the
- 22 baseball and Nutella?
- A. It was where -- where he -- he tried Nutella
- was with who he played baseball with and then went
- 25 to second grade with at Oneonta Elementary.

- 1 Q. So he tried it with a --
- A. At a friend's house.
- Q. At a friend's house, and he liked it?
- A. Yes.
- 5 Q. And plays baseball?
- 6 A. Plays baseball and they go to the same school.
- 7 Q. So he came home, said mom, I love Nutella?
- 8 A. Uh-huh.
- 9 O. "Yes"?
- 10 A. Yes. Sorry.
- 11 Q. And so you're not positive if it was an
- 12 Albertsons or Vons. There's some confusion about that?
- 13 A. I believe it was one of the stores closer to my
- 14 house. It was a smaller jar. It was just to see if they
- 15 all liked it. I didn't buy a large quantity of it. I
- 16 wasn't sure that the older boys would like it. So my
- 17 first purchase was a smaller purchase.
- 18 Q. So you bought the smaller jar, they tried it,
- 19 they all liked it?
- 20 A. Yes.
- 21 Q. Do you know if it was Vons or Albertsons?
- 22 A. Most likely was Albertsons but it could have
- 23 been Vons.
- Q. Are the -- are those the two places that you
- 25 typically shop at?

- 1 A. No.
- Q. Where do you typically shop at?
- 3 A. For my home, Food 4 Less on Palomar.
- 4 Q. Anywhere else?
- 5 A. Costco occasionally, Save-a-Lot occasionally.
- 6 Q. Anywhere else?
- 7 A. Just for quick like little things to go get not
- 8 the bulk grocery shopping, I go to Albertsons, Vons,
- 9 because they're closer to my house. I just don't like
- 10 their prices.
- 11 Q. When you shop at Albertsons, do you use a
- 12 preferred savings card?
- 13 A. No.
- 14 Q. You don't have a preferred savings card at
- 15 Albertsons?
- 16 A. I used to use my friend's ex-husband's number
- 17 who was an employee, and I've forgotten the number. And
- 18 I don't believe I have one.
- 19 Q. Do you still use that number?
- 20 A. I've forgotten the number, so I don't use it.
- 21 Q. Maybe that's why you don't like their prices?
- 22 A. It is why I don't like the prices.
- Q. And is there a reason why you haven't signed up
- 24 for your own account?
- 25 A. I don't go there very often. Maybe like an

- 1 emergency quick loaf of bread, milk, something small. I
- 2 don't bulk shop there at all.
- 3 Q. Now, what about Vons, do you have a Vons Club
- 4 Card?
- 5 A. I might. I probably do. It might be under my
- 6 old phone number, which would be (619) 385 -- oh, see, I
- 7 wouldn't have used it. 0336, maybe. It would have been
- 8 my old phone number from D Street if I had a Vons card.
- 9 Q. Okay. Now, in shopping for your family, are
- 10 there any health issues that affect your decisions?
- 11 A. Health issues as far as my kids having health
- 12 issues?
- 13 Q. Or you?
- 14 A. No.
- 15 Q. No?
- 16 A. No.
- 17 Q. So nobody's diabetic, for example?
- 18 A. My father was diabetic and he died of
- 19 complications of diabetes in '08.
- 20 Q. Sorry to hear it.
- 21 But your kids, though, not?
- 22 A. No.
- Q. And you?
- 24 A. No.
- Q. Are you generally a healthy person?

- 1 A. Yes.
- Q. And I assume your kids are very healthy?
- 3 A. Way more healthy than I am.
- 4 Q. Blood pressure, cholesterol all fine in the
- 5 family?
- 6 A. Yes. Yes.
- 7 Q. Any allergies in the household?
- 8 A. My husband has allergies. You know, like mold
- 9 allergies and your general like pollen and stuff like
- 10 that.
- 11 Q. But no food allergies in the household?
- 12 A. has broken out before from a cornmeal --
- or the breading on corn dogs. And then and I are
- 14 both allergic to penicillin.
- 15 Q. Okay. Not like medical allergies, how about
- 16 just food?
- 17 A. (No audible response.)
- 18 Q. Okay. No? So nobody's allergic to peanuts,
- 19 for example?
- 20 A. No.
- Q. Does your household eat a lot of peanut butter?
- 22 A. Yes.
- 23 O. A lot?
- 24 A. I buy it every week.
- 25 Q. For your household?

- 1 A. Yes.
- Q. Okay. So take me back to the -- that first day
- 3 at Vons or Albertsons the first time you bought the small
- 4 jar. Who was with you?
- 5 A. I was alone. I don't like to take them
- 6 shopping with me. I spend too much money.
- 7 Q. Why is that?
- 8 A. Because they want everything.
- 9 Q. And if they're with you, you give in to what
- 10 they want?
- 11 A. Probably more so than the older boys,
- 12 but I don't take with me.
- Q. So if you could just tell me what happened.
- 14 You're walking down the aisle, you saw Nutella?
- 15 A. I believe I went specifically to buy Nutella.
- Q. Oh, okay. And what happened? So what
- 17 happened, you see -- you went in there, went straight for
- 18 the Nutella?
- A. Uh-huh.
- Q. "Yes"?
- 21 A. Yes.
- Q. Picked it up, did you turn it around to look at
- 23 the nutrition facts label or the ingredients?
- 24 A. No.
- Q. You didn't turn it around?

- 1 A. No.
- Q. So you just picked it up, put it in your cart,
- 3 went and checked out?
- A. I probably didn't even have a cart, but yes.
- 5 Q. How much did you pay for it?
- 6 A. I don't remember. More than I pay for my
- 7 peanut butter, I know that.
- 8 Q. Don't recall?
- 9 A. I don't recall.
- 10 Q. Do you have any way to determine?
- 11 A. I would say between four and \$5.
- 12 Q. Okay. Do you have any way to determine to be
- 13 sure?
- 14 A. Well, I know it was more than I pay for my
- 15 peanut butter. And my peanut butter is only like 3.69,
- 16 usually.
- 17 O. Okay.
- 18 A. So I think I paid maybe 4.59, 4.69.
- 19 Q. Are you guessing?
- 20 A. I'm guessing.
- Q. Okay. No way to be sure?
- 22 A. No.
- 23 Q. So now, when you bought Nutella, were you
- 24 curious to know if it contained sugar?
- 25 A. I didn't look to see what the ingredients were.

- 1 I had seen the commercial on TV several times, it gave me
- 2 the impression it was a healthy food. Which is -- when
- 3 my son said that he liked it, I felt better about getting
- 4 it because I thought he would eat it.
- I didn't buy it prior to that because I didn't
- 6 think that they would like it. They generally don't like
- 7 foods that are labeled healthy or advertised as healthy.
- 8 So I had seen the commercial a long time before I bought
- 9 it. But it wasn't until I knew that the little one
- 10 actually liked the taste of it that I decided okay, I can
- 11 get it, he'll eat it.
- 12 Q. So let me try this again. When you bought
- 13 Nutella, were you curious to know if it contained sugar?
- 14 A. I wasn't curious.
- 15 Q. Why not?
- 16 A. Because I believed that it was healthy, I
- 17 didn't think that the sugar content would be high. Blind
- 18 faith, I guess.
- Q. Did you ever see any advertisements saying that
- 20 Nutella is low in sugar?
- 21 A. No.
- 22 Q. So now, when you buy products for your family,
- 23 is it important to you if it contains sugar or not?
- MR. MARRON: Objection; form, incomplete
- 25 hypothetical.

- 1 You can answer.
- THE WITNESS: There are certain foods that I
- 3 buy that I know contain sugar, and I buy them to be used
- 4 in that content, as a snack. I wouldn't give them
- 5 Twinkies as part of their breakfast. I know Twinkies
- 6 contains sugar. That would be a dessert after dinner.
- 7 I wouldn't -- it is important to me how much
- 8 sugar they eat but I'm not -- I don't generally object to
- 9 them having sugar. But it would be after they've had a
- 10 nice meal with vegetables, meat, that they've got their
- 11 nutrients, their vitamins. That after that, that they've
- 12 had a balanced meal, I don't feel that bad about them
- 13 having something like for a snack with sugar in it.
- 14 BY MR. BISH:
- 15 Q. So it's an issue of timing?
- 16 A. It's an issue of them eating right first. You
- 17 know, like they get everything that they need to be
- 18 healthy. I like my sons to have vegetables. They don't
- 19 generally get anything after dinner if they don't finish
- 20 their vegetables. They finish their meat. I'm not big
- 21 on the rice really. You can throw that away. But the
- 22 vegetables, I want them to finish. The meat, I want them
- 23 to finish.
- 24 O. That's important to you?
- 25 A. It is.

- 1 Q. Okay. That's your personal preference?
- 2 A. Yes.
- Q. Okay. And so again, it's -- the consumption of
- 4 sugar is one of timing?
- 5 MR. MARRON: Objection; misstates her
- 6 testimony, argumentative. She already answered that
- 7 question. It's been asked and answered.
- 8 THE WITNESS: I don't know what you mean by
- 9 timing. Like time of day or like after they've had a
- 10 balanced meal, yes.
- 11 BY MR. BISH:
- 12 Q. It's a sequential thing?
- 13 A. It is.
- 14 Q. To you?
- 15 A. Yes.
- 16 Q. Right.
- 17 It's not an overall diet issue. It's a
- 18 sequential issue to you, right?
- 19 MR. MARRON: Objection; misstates her
- 20 testimony, mischaracterizes her testimony, form,
- 21 incomplete hypothetical.
- 22 THE WITNESS: I'm not understanding. Can you
- 23 rephrase it? Like --
- 24 BY MR. BISH:
- 25 Q. Yeah. If -- I'm just trying to understand what

- 1 you're telling me, okay. I just want to make sure we're
- 2 on the same page with this.
- 3 A. Okay.
- 4 Q. You're okay with your kids eating Twinkies, for
- 5 example, after they've had vegetables?
- 6 A. I am okay with them having a sugary snack after
- 7 they've eaten a full balanced meal.
- 8 Q. So it's not that you're concerned about the
- 9 overall amount of sugar in their day. It's that you want
- 10 them to eat a balanced meal first and then have the
- 11 sugar?
- 12 A. I believe if they eat a balanced meal first and
- 13 they weight 20 minutes, they're not going to be as hungry
- 14 so they won't consume as much of that product. It's a
- 15 common phrase at my house, "if you don't finish your
- 16 dinner, you're not getting anything else."
- 17 Q. So it's -- it can be used as an encouragement?
- 18 A. Sometimes.
- 19 Q. That if you eat your vegetables, you can have
- 20 dessert?
- 21 A. Ice cream or something after dinner. And then
- 22 I find a lot of times they forget about what they're
- 23 going to have after dinner once they've eaten their whole
- 24 meal.
- 25 ///

- 1 MR. MARRON: Mom psychology 101.
- 2 BY MR. BISH:
- 3 Q. So let's talk about what your kids have for
- 4 breakfast. What'd they have this morning?
- 5 A. They were still sleeping when I left. They're
- 6 on fall break right now. Two weeks out of school.
- 7 O. Nice kind of school.
- 8 What'd they eat yesterday?
- 9 A. I don't remember. I think had
- 10 cornflakes.
- 11 Q. Anything else?
- 12 A. And I went to the shop in the morning so I
- don't know what the big boys ate when they woke up.
- 14 Q. Did have anything else with the
- 15 cornflakes?
- 16 A. No. Not that I seen.
- 17 O. Any fruit?
- 18 A. Not that I've seen. But I left while he was
- 19 still eating, so... Apple juice.
- 20 Q. What kind of apple juice?
- 21 A. A generic brand of apple juice.
- 22 O. From?
- A. Food 4 Less. White label, two for \$3.
- Q. Okay. So let's talk about What else
- 25 does like to eat for breakfast?

- 1 A. His favorite breakfast is hard boiled eggs and
- 2 toast. He likes --
- 3 Q. Milton's?
- 4 A. Yeah.
- 5 Q. Anything else with the hard boiled eggs and
- 6 toast?
- 7 A. We have a drawer in the fridge. He likes fruit
- 8 a lot; so orange, plum, nectarine. He doesn't like
- 9 apples so much. I usually have plums, nectarines,
- 10 oranges, pears and apples in there. He doesn't like
- 11 apples that much.
- 12 Q. Okay. So we have hard boiled eggs and toast.
- 13 A. Usually he has orange juice.
- 14 Q. Okay.
- 15 A. He won't drink milk unless it's like hot
- 16 chocolate kind of thing, you know. He'll have milk and
- 17 cereal if he has cereal. But he doesn't like milk very
- 18 much.
- 19 Q. So you put the chocolate in there to get him to
- 20 drink the milk?
- 21 A. I don't push it, it's not a big deal to me. He
- 22 eats a lot of cheese and yogurt and other things, so...
- 23 I don't like milk either.
- 24 O. But from time-to-time he has chocolate milk or
- 25 cocoa?

- 1 A. He'll have hot cocoa maybe once every two
- 2 weeks.
- 3 Q. All right. So breakfast, number one, hard
- 4 boiled eggs and toast with fruit and orange juice.
- 5 A. Apple juice.
- 6 Q. Apple juice.
- 7 A. He doesn't like orange juice.
- 8 Q. Sorry.
- 9 Any other breakfast that likes?
- 10 A. He likes -- we call them dippy eggs.
- 11 Q. Dippy eggs?
- 12 A. Dippy eggs, eggs over medium that he can dip
- 13 his toast in.
- 14 Q. Anything else with that?
- 15 A. Whatever fruit he pulls out of the drawer.
- 16 Sometimes it's two or three. He likes fruit.
- 17 O. Okay. So that's breakfast number two.
- 18 Anything else?
- 19 A. Cereal.
- 20 O. What kinds of cereal does he eat?
- 21 A. He likes cornflakes. He likes that Cinnamon
- 22 Toast Crunch.
- Q. Okay. Any others?
- 24 A. He likes anything like Cocoa Krispies. Those
- 25 flavored Pebbles. Those flavored Rice Krispie things.

- 1 Q. Captain Crunch or whatever?
- 2 A. No, no. Like Fruity Pebbles.
- 3 Q. Fruity Pebbles?
- 4 A. Or Cocoa Pebbles or -- you know, they're like
- 5 Rice Krispies but they have flavor in it.
- 6 Q. Yeah. My brother had Fruity Pebbles every day.
- 7 Okay. Now, when he eats those kinds of
- 8 cereals, anything else that he eats along with it?
- 9 A. Yeah. He usually makes toast. He'll put
- 10 peanut butter on it. Sometimes just butter, sometimes
- 11 just dry. Then his -- and juice. And we either have
- 12 apple juice in the house or we have like the Capri Suns
- or like the Hi-C juice box kinds of things. Or we
- 14 have -- they like that cran-raspberry juice. They like
- 15 those V-8 Fusion. You know those ones?
- 16 O. With --
- 17 A. Those are pretty good.
- 18 Q. With the -- yeah, it's not the V-8 tomato
- 19 juice. It's the V-8 --
- 20 A. It's a fruit fusion thing.
- 21 O. Right.
- 22 A. Yeah, they really like those. But they're
- 23 expensive, I don't have those that often.
- 24 O. Yeah.
- 25 A. We always have a lot of juice in the house; so

- 1 they like juice.
- Q. That V-8, whatever you call it, it has a fair
- 3 amount of vitamins in it, right, but it's sweet?
- 4 A. And it does have some vegetables.
- 5 Q. Yeah.
- 6 A. But it's hidden with the fruit on it.
- 7 Q. So it's sweet and tastes good.
- 8 A. So it has like carrot juice in it.
- 9 Q. I got a little excited. So we talked over each
- 10 other.
- 11 A. Yeah.
- 12 O. Yeah.
- So that's a pretty good way to get your --
- 14 that's a good example of a good way to get your kids to
- 15 eat nutrients, right?
- 16 A. Yeah.
- 17 Q. In a sweet juice, right? Right?
- 18 A. Well, I -- they have fresh fruit a lot. They
- 19 eat a lot of fruit. They just like the taste of it. So
- 20 I would prefer that they drink water, really, but that's
- 21 okay with me.
- Q. But you take what you can get, right?
- 23 A. Yeah.
- 24 Q. Okay.
- 25 A. Water's cheaper.

- 1 Q. So that was And it sounds like you --
- 2
- 3 A.
- 4 Q. Sounds like you trust or to make
- 5 his own breakfast; is that right?
- 6 A. No. When I'm home I -- he can't do dippy eggs
- 7 himself or hard boiled eggs himself, so I do those.
- 8 Cereal he can get himself, it's fine. The fruit is
- 9 ready, it's right there. They can get that any time they
- 10 want.
- 11 Q. And he'll put the peanut butter on the toast
- 12 himself and --
- 13 A. Yes.
- 14 Q. Yeah.
- 15 A. Put the toast in the toaster, yes. He thinks
- 16 he's very independent that way.
- 17 Q. And you trust his decision-making in all that
- 18 regard to eat enough, eat the right things?
- 19 A. Yeah. I'm not -- in the morning before school,
- 20 he does sometimes eat breakfast at school. So it's not
- 21 every day that he eats breakfast at home. I would say
- 22 two to three days a week he eats breakfast at school.
- O. Any idea what he eats there?
- 24 A. They have French toast sticks, they have like a
- 25 breakfast burrito. They do some kind of breakfast pizza

- 1 with sausage on it. They have cereal. They have fresh
- 2 fruit. They have milk. They have juice. They have --
- 3 oh, muffins. They do like a little muffin sometimes.
- 4 They do a sausage and a pancake on a stick sometimes.
- 5 O. And he likes all that?
- 6 A. No.
- 7 O. No?
- 8 A. Huh-uh.
- 9 Q. So out of all -- sorry.
- 10 Out of all the things you just mentioned, what
- 11 does he -- what does he typically eat?
- 12 A. What will he eat?
- 13 O. Yeah.
- 14 A. He'll eat the breakfast pizza, maybe half of
- 15 it. He'll eat the fruit. He'll eat the French toast
- 16 sticks. Well, they do sometimes have bagels. He'll eat
- 17 a bagel. The juice. And they offer chocolate milk, so
- 18 he'll have chocolate milk there.
- 19 Q. Do the French toast sticks, do they come with
- 20 syrup?
- 21 A. I don't know. You know what, I know they come
- 22 in like a little baggy. But I don't know if they come
- 23 with syrup or not. I imagine they probably -- there's no
- 24 butter or anything else. So I don't know.
- Q. Okay. So that was

- 1 How about
- 2 A.
- Q. Oh, I'm sorry. I thought you said
- 4 A. is the neighbor friend.
- 5 Q. That's right. I'm sorry.
- 6 A. Okay. I know, all the Js.
- 7 O. I should write this down somewhere.
- A. We'll go to the 14-year-old,
- 9 Q. is how old, just for the record?
- 10 A. Eight now.
- 11 Q. Okay. So that was the youngest?
- 12 A. Yeah.
- Q. So now we're going up to
- A. Do you want to go to he's the older
- one. Or is in the middle.
- 16 Q. Let's do is in the middle.
- 17 A. Okay, let's do is in the middle.
- 18 Q. Okay. What does like to eat?
- 19 A. Everything.
- 20 Q. The --
- 21 A. He's really not a picky kid.
- 22 Q. Garbage --
- 23 A. Garbage gut.
- Q. Garbage gut.
- 25 And what does he -- what does he typically eat

- 1 for breakfast?
- 2 A. Fruit. He's usually like the last one out of
- 3 the shower, rushing out the door and grabs some fruit,
- 4 granola bar.
- 5 Q. Hard to get him to sit down and eat a
- 6 breakfast?
- 7 A. No. It's just hard to get him up in the
- 8 morning.
- 9 Q. Rushing?
- 10 A. Uh-huh.
- 11 Q. Okay. So fruit and a granola bar?
- 12 A. Uh-huh.
- 13 Q. Anything else? So let's call that breakfast
- 14 number one.
- 15 A. If it's water polo season, during hell week
- 16 it's a banana milk shake, two turkey sandwiches and a
- 17 peanut butter and jelly sandwich or a peanut butter and
- 18 banana sandwich.
- 19 O. And what's in the milk shake?
- 20 A. Bananas, milk and ice.
- 21 O. And what kind of milk, 2 percent?
- 22 A. No, I get whole milk.
- Q. Now, that's so -- do you get whole milk
- 24 year-round or just --
- 25 A. Uh-huh.

- 1 Q. -- or just for hell week?
- 2 A. No, I always get whole milk.
- 3 Q. And why is that?
- 4 A. I don't know. I don't even drink milk. I have
- 5 no idea.
- 6 Q. Just what you've always done?
- 7 A. Yes.
- 8 Q. Okay. Okay. So now we have two breakfasts.
- 9 We have the hell week breakfast and we have the fruit and
- 10 granola bar breakfast.
- 11 Anything else he typically eats?
- 12 A. He eats Hot Pockets.
- 0. Hot Pockets? What are those? I don't know
- 14 those.
- 15 A. You know, like pizza pockets; ham and cheese,
- 16 chicken and broccoli. They're like a roll you heat in
- 17 the microwave.
- 18 O. And that's for breakfast?
- 19 A. He'll grab one on his way out the door. And
- 20 fruit, always fruit. Banana or oranges. He likes
- 21 oranges the best. Those are his favorite.
- 22 Q. So the pizza pockets, are those like in the
- 23 frozen aisle?
- A. Uh-huh.
- 25 Q. "Yes"?

- 1 A. Yes.
- Q. Any brand that you buy of the pizza pocket?
- 3 A. It's called Hot Pocket.
- 4 Q. Okay. I'm missing something. Okay. All
- 5 right. So that's the third breakfast.
- 6 Anything else?
- 7 A. When I'm making eggs, he'll eat eggs. He
- 8 likes hard boiled eggs too, and the dippy eggs. If he
- 9 doesn't have school, he might make himself pancakes or an
- 10 omelet. He likes to cook a little bit.
- 11 Q. Okay. And when he eats pancakes, is it whole
- 12 wheat pancakes or Bisquick or?
- 13 A. It's -- it's not Bisquick. It's Krusteaz
- 14 buttermilk pancake mix.
- 15 Q. So he follows the ingredients on the box?
- 16 A. He probably doesn't. He just throws it in a
- 17 bowl and mixes some water till it's how he likes it.
- 18 Q. And does he put syrup on his pancakes?
- 19 A. Sometimes.
- 20 O. His call?
- 21 A. Yeah. Sometimes he'll do peanut butter and
- 22 bananas.
- 23 Q. You have syrup in your house?
- 24 A. Yes, sometimes. We run out sometimes and I
- 25 don't get it.

- 1 Q. Sometimes syrup, sometimes peanut butter and
- 2 bananas?
- 3 A. And honey, yeah.
- 4 Q. Personal preference?
- 5 A. Yeah.
- 6 Q. His personal preference, right?
- 7 A. Yeah.
- 8 Q. What kinds of honey do you buy?
- 9 A. That little bear one with the yellow squeeze
- 10 lid.
- 11 Q. Where do you buy that from?
- 12 A. Food 4 Less. Sometimes I bring it home from
- 13 the shop, which is the wildflower honey from Restaurant
- 14 Depot.
- Okay. So I think we've covered now,
- 16 right.
- 17 Anything else stands out for for
- 18 breakfast?
- 19 A. During wrestling he doesn't eat breakfast.
- O. He does not eat breakfast?
- 21 A. Just a piece of fruit.
- 22 Q. And is that okay with you?
- 23 A. Prior to weigh-ins, yeah.
- Q. Just the day of weigh in?
- 25 A. Uh-huh.

- 1 O. "Yes"?
- 2 A. And the day before a meet, a match.
- 3 Q. Does that concern you at all that he --
- 4 A. Yea, it does. I don't like it. But they're a
- 5 lot better now, they do the hydration tests. When my
- 6 older sons wrestled, they didn't do that. So I feel a
- 7 little bit better about the way they conduct the
- 8 weigh-ins. They do the hydration tests, they do the body
- 9 weight content. And I have gone personally to weigh-ins,
- 10 taken the boys.
- 11 Q. Uh-huh.
- 12 A. So I do know what they do. And I'm -- I'm more
- 13 secure with it now than what it used to be for my older
- 14 sons.
- 15 Q. So they're trying to minimize their intake for
- 16 wrestling?
- 17 A. For weight, yes.
- 18 Q. And you're trying to encourage them to eat
- 19 more; is that right?
- 20 A. I'm not trying -- I think in the beginning when
- 21 they first started wrestling I did try to encourage them
- 22 to eat more. But now that I have a better understanding
- of the hydration tests and the body fat content, I know
- they're not going to let them wrestle if they don't pass
- 25 it. So they have to -- they have to eat, they have to

- 1 drink, they can't starve themselves. Where my older
- 2 sons, the 25-year-old, he would starve himself for days.
- 3 He would have never passed hydration test had they done
- 4 them then.
- Okay. All right. So now, that's
- 6 How about -- now we're onto
- 7 A. (No audible response.)
- 8 Q. Okay. What does like to eat for
- 9 breakfast?
- 10 A. He'll have fruit. He'll have cereal. If I'm
- 11 making eggs, he'll have eggs, toast. He'll make himself
- 12 a sandwich sometimes.
- 13 Q. Okay.
- 14 A. If it's a day off of school, he likes
- 15 quesadillas.
- 16 O. For breakfast?
- 17 A. Uh-huh.
- 18 Q. Okay. So let's talk first about the cereal.
- 19 What kind -- same cereals we discussed earlier?
- 20 A. Yeah. And then he does the same breakfast
- 21 during hell week and water polo as with the banana
- 22 shakes and the two turkey sandwiches and a peanut butter
- 23 and jelly sandwich.
- 24 O. So the cereal is, what, the Cinnamon Toast
- 25 Crunch?

- 1 A. The cornflakes, Cinnamon Toast Crunch.
- 2 Q. Fruity Pebbles?
- 3 A. He doesn't really like Fruity Pebbles.
- 4 Q. Cocoa Krispies?
- 5 A. He likes the Cinnamon Toast Crunch. Mostly he
- 6 likes the cornflakes and he'll put bananas in it or...
- 7 Q. What about the sandwich, when he makes a
- 8 breakfast sandwich, what's -- what's inside?
- 9 A. It's usually two pieces of Milton's bread and
- 10 turkey, no mayonnaise, no mustard.
- 11 Q. Anything else inside?
- 12 A. No.
- 13 Q. Okay. What about the quesadilla, what kind,
- 14 cheese quesadillas or?
- 15 A. Yeah. He'll use -- we get the shredded Colby
- 16 Jack cheese. He might do a scrambled egg in it.
- 17 Q. When he makes himself a quesadilla, anything
- 18 else along with that?
- 19 A. Yeah. Well, juice, fruit. And it's, you know,
- 20 usually three or four quesadillas.
- 21 O. Three or four, like how big?
- 22 A. Well, you fold them in half, you know.
- 23 O. So with the --
- 24 A. Yeah.
- 25 Q. The 12-inch tortilla, fold it in half?

- 1 A. Maybe it's 10-inch tortillas instead of 12.
- 2 Q. Ten, okay.
- 3 A. They're not those big burrito ones.
- 4 Q. Okay.
- 5 A. And then during wrestling, he won't eat
- 6 breakfast either. He usually just has a piece of fruit
- 7 and water.
- 8 Q. In your opinion, is that a good enough
- 9 breakfast?
- 10 A. No.
- 11 Q. I should have asked: When you bought the
- 12 Nutella at Albertsons or Vons the first time, did you use
- 13 an ATM card or a credit card?
- 14 A. I might have. I don't know. I don't remember.
- 15 Q. Do you have your credit card statements going
- 16 back that far?
- 17 A. I'm sure I could get them, yeah.
- 18 Q. Online or something?
- 19 A. Yeah. Well, I've closed -- the Wells Fargo
- 20 account is closed, and the Union Bank account, but I'm
- 21 sure I could still get them.
- 22 Q. You haven't looked in connection with this
- 23 lawsuit?
- 24 A. No.
- Q. Did anybody ask you to?

- 1 A. No. I was asked to look for receipts but not
- 2 through my bank statement.
- Q. And you looked for receipts?
- A. I did.
- Don't have any?
- 6 A. No.
- 8 No. For my business only.
- 9 Q. Right.
- 10 And why is that?
- 11 A. For my business?
- 12 Q. Right.
- 13 A. Profit and loss statements.
- 14 Q. Okay.
- 15 A. Cost of goods.
- 16 Q. Tax purposes?
- 17 A. I -- we don't generally have to take them for
- 18 taxes. But we keep them in case we need them, yeah.
- 19 Q. Okay. So do you keep your business records
- 20 separate from your personal records?
- 21 A. Of course, yes.
- 22 Q. Okay. And you mentioned Costco earlier, right?
- 23 A. Right.
- Q. And I believe you have an account for --
- 25 A. My business.

- 1 O. -- West Coast Kitchen?
- 2 A. Right.
- 3 Q. And an account for yourself, right?
- 4 A. I had one for myself personally and then I did
- 5 not continue that one after we opened the business. I
- 6 don't need two. So I had one for me personally, a Costco
- 7 card that my husband's employer had got for us as, you
- 8 know, a benefit of his working there or something. And
- 9 then I didn't continue the personal Costco membership
- 10 because we bought one for the business.
- 11 Q. Okay. When did you stop using the personal
- 12 membership?
- 13 A. Probably 2010 sometime.
- 14 Q. So now, when you go to Costco, do you -- are
- 15 you buying things for West Coast Kitchen and your house
- 16 at the same time?
- 17 A. At the same time but rang up on different
- 18 receipts.
- 19 O. I see.
- 20 And you keep -- so you keep the receipts for
- 21 the kitchen?
- 22 A. For the business.
- Q. Don't keep the receipts for your personal?
- 24 A. Not unless I've used the American Express to
- 25 pay for my personal because then I have to pay for that

- 1 personally.
- 2 Q. I see.
- Okay. So now, your counsel has brought two
- 4 jars of Nutella.
- 5 Do you understand that these were from your
- 6 house?
- 7 A. Yes.
- 8 Q. Okay. It appears to me that the first jar is
- 9 nearly empty, right?
- 10 A. Correct.
- 11 Q. Second jar is unopened, right?
- 12 A. Correct.
- 13 Q. And you bought these jars at Costco; is that
- 14 correct?
- 15 A. Yes, I got them together in one.
- 16 O. Right.
- 17 It came wrapped together?
- 18 A. Dual pack, yeah.
- 19 Q. And can you describe how your family ate the
- 20 Nutella, both the 13-ounce smaller jar and this larger
- 21 jar?
- 22 A. On toast in the morning.
- O. On Milton's?
- 24 A. Uh-huh. And also in a sandwich with bananas.
- 25 My kids prefer like bananas over jelly, bananas and honey

- 1 over jelly. But they eat jelly too. But if we have
- 2 bananas, they'll use bananas. So they made it like a
- 3 peanut butter and jelly or peanut butter and banana
- 4 sandwich. And then they all spooned it right out of the
- 5 jar, I'm sure.
- 6 Q. Quickly, before I forget, what kind of jelly do
- 7 you buy?
- 8 A. Just the generic brand jelly at Food 4 Less.
- 9 White label grape jelly. And then my girlfriend makes
- 10 home made strawberry jam. Everybody likes that a lot.
- 11 Q. Who doesn't like homemade jam.
- 12 So let's talk about when they put Nutella on
- 13 toast in the morning. So the kids do it themselves?
- 14 A. Uh-huh.
- 15 O. "Yes"?
- 16 A. Yes.
- 17 O. You didn't do it?
- 18 A. I probably did it a couple times for them.
- 19 Q. Any idea how much you were putting on the
- 20 toast?
- 21 A. Probably three tablespoons, two to three
- 22 tablespoons.
- 23 Q. Okay. And what about when your kids did it,
- 24 any idea how much they were putting on?
- 25 A. Probably about the same.

- 1 Q. Two to three tablespoons?
- 2 A. Yeah.
- Q. Okay. And how did you decide how much to put
- 4 on there?
- 5 A. By the look of it.
- 6 0. Just kind of --
- 7 A. Just, yeah, like I would do a peanut butter
- 8 sandwich.
- 9 Q. And you didn't taste it after?
- 10 A. I never tasted it. I should have tasted it. I
- 11 never tasted it.
- 12 O. It's not too late.
- Did anybody ever put it on ice cream?
- 14 A. No.
- 15 Q. But you do have ice cream in your house, right?
- 16 A. Sometimes.
- 17 Q. What kind of ice cream do you buy?
- A. A. s favorite is sherbert, rainbow sherbet.
- 19 Q. Anything else?
- 20 A. I don't buy ice cream. My husband will buy ice
- 21 cream. I don't really.
- Q. What kinds does he buy?
- 23 A. I don't know what -- like --
- Q. Dryer's, Breyers?
- 25 A. Oh, I don't know. Moose Tracks is like one.

- 1 Q. Moose Tracks. Is that like a specialty brand
- 2 or -- I don't know. I don't know what it is?
- 3 A. I don't know. It has like candy bars in it or
- 4 something. I don't eat ice cream very -- I don't like
- 5 ice cream.
- 6 Q. But do your kids?
- 7 A. They do, but I don't buy ice cream.
- 8 Q. Right.
- 9 A. My husband will buy ice cream. I don't really
- 10 buy ice cream very often.
- 11 Q. But your kids will eat the ice cream your
- 12 husband buys?
- 13 A. They will eat, yes.
- 14 Q. Moose Tracks?
- 15 A. Moose Tracks, I've seen that one in there. I
- 16 don't know. He like -- cheesecake, cherry cheesecake
- 17 maybe or strawberry cheesecake kind of thing.
- 18 Q. And your kids eat that too?
- 19 A. Yeah. doesn't eat the others, he just
- 20 likes the rainbow sherbet.
- 21 Q. But and
- 22 A. They'll eat whatever's in there, yeah. Unless
- 23 they're trying to make weight and then they won't eat
- 24 nothing.
- Q. Do you recall when you went to Costco to buy

- 1 the two packet of Nutella?
- 2 A. I don't remember when it was.
- 3 Q. Do you have any idea? This year, for example?
- 4 A. Yeah, I don't know. I really don't know.
- 5 Honestly, I would look at the dates on here maybe. I
- 6 don't know.
- 7 Q. I don't think that would help you much.
- 8 A. It says "sell by October 2011." See, I can't
- 9 even use that one no more.
- 10 Q. Well, it's evidence now so nobody can use it.
- MR. MARRON: Yeah, I was going to ask you about
- 12 that. How do we want to work out --
- MR. BISH: Control?
- MR. MARRON: Yeah.
- MR. BISH: I'll ask you to hold onto it.
- MR. MARRON: Okay.
- 17 BY MR. BISH:
- 18 Q. So you don't recall when you were at Costco
- 19 buying the jars in front of us?
- 20 A. (No audible response.)
- 21 Q. Do you recall what else you bought at Costco
- 22 that day?
- 23 A. No.
- 24 Q. Okay.
- MR. MARRON: Can we take a break whenever you

- 1 get a chance?
- 2 MR. BISH: Yeah. Let's do it.
- 3 THE VIDEOGRAPHER: All agreed to go off the
- 4 record, we're off the record at 11:44 a.m.
- 5 (Recess from 11:44 a.m. to 11:54 a.m.)
- 6 (The document referred to was marked by
- 7 the CSR as Deposition Exhibit 8 for
- 8 identification and attached to the
- 9 deposition transcript hereto.)
- 10 THE VIDEOGRAPHER: We're back on the record at
- 11 11:54 a.m.
- 12 BY MR. BISH:
- 13 Q. Ms. Barbato, during the break I had the
- 14 reporter mark as Defendant's Exhibit 8 the document that
- 15 she's just handed to you.
- My first question is: Have you seen
- 17 Defendant's Exhibit 8 before?
- 18 A. No.
- 19 Q. Never?
- 20 A. No.
- 21 Q. So I will -- I'm going to describe what it is.
- 22 Are you aware that our firm subpoenaed
- 23 Costco --
- 24 A. Yes.
- 25 Q. -- for your records?

- This is what we received from Costco with
- 2 respect to you, okay?
- 3 A. Uh-huh.
- 4 Q. And so at the top of this -- or about a third
- of the way down the first page of Defendant's Exhibit 8,
- 6 you'll see that it says "Redacted." And I will represent
- 7 that the cover letter that we received from Costco said
- 8 that was -- they redacted the West Coast Kitchen account.
- 9 Do you understand?
- 10 A. Uh-huh.
- 11 Q. Okay. Because we hadn't asked for it, okay.
- 12 You see the second -- below that it says --
- MR. MARRON: So they redacted and then they
- 14 told you what they redacted?
- MR. BISH: Yeah, although I didn't give the
- 16 card number.
- 17 MR. MARRON: Okay.
- 18 MR. BISH: Or, I believe, the records. But
- 19 we're going to try to figure that out.
- MR. MARRON: Okay.
- 21 BY MR. BISH:
- Q. Below that you see it says "Laura Barbato"?
- 23 A. Yes.
- Q. And it has the current card number, you see
- 25 that?

- 1 A. Yes.
- Q. And it says the sign-up date is March 2010.
- 3 You see that?
- 4 A. Yes.
- 5 Q. So before when we were talking about personal
- 6 versus West Coast Kitchen account, do you know which
- 7 account that that's referring to, the March 3rd, 2010?
- 8 Is that your personal --
- 9 A. The opening of --
- 10 O. Yeah.
- 11 A. That's the West Coast Kitchen.
- 12 Q. So all the purchases on that account were made
- 13 for West Coast Kitchen?
- 14 A. No. Some of -- I've made personal --
- 15 Q. Right.
- 16 A. I've made personal purchases as well.
- 17 Q. Okay. And you kept the receipts for the West
- 18 Coast Kitchen purchases. So if we need to figure out
- 19 what was for what, we can do that with the receipts,
- 20 correct?
- 21 A. Right, but I might have separated the items.
- 22 In --- in other words, I will put all of the items for
- 23 West Coast Kitchen --
- 24 O. Uh-huh.
- 25 A. -- in one order and put a divider. And then

- 1 put my personal items as a separate receipt, as a
- 2 separate transaction.
- 3 Q. Okay. So just to be -- err on the side of
- 4 caution, I'm going to ask that you make sure you save all
- 5 those receipts, okay, for purposes of this litigation.
- 6 All right? You understand? Don't throw them away.
- 7 A. Right, but I don't know that I have the Nutella
- 8 receipt.
- 9 O. I know. I understand. But --
- 10 A. Oh, okay.
- 11 Q. -- I'm saying for the receipts showing what you
- 12 bought for West Coast Kitchen. Whatever you have --
- 13 A. Oh, I have those.
- 14 Q. -- I'm asking you to retain those.
- 15 A. I do have those, yes. Okay.
- 16 Q. You understand me?
- 17 A. Yes, uh-huh.
- 18 Q. Have you thrown away any receipts for West
- 19 Coast Kitchen since this lawsuit was filed?
- 20 A. No.
- O. Okay, excellent.
- 22 A. I may have lost one or two, but I haven't
- 23 thrown any away.
- 24 O. Inadvertently?
- 25 A. Correct.

- 1 Q. And now, just to make sure I understand, I'm
- 2 trying to figure out if I need to go back to Costco for
- 3 the other account. The West Coast Kitchen account, the
- 4 one that has been redacted, you have not used that
- 5 since -- since when?
- 6 A. I use that one all the time.
- 7 O. The one that was redacted?
- 8 A. What do you mean redacted?
- 9 O. Sorry. There's the -- there is another
- 10 account, and I don't know when it was opened, that
- 11 Costco's redacted. And then another -- then a second
- 12 account was opened on March 2010. And if I understand
- 13 you, that's the one you're using today, correct?
- 14 A. Correct.
- 15 Q. The one -- the other account you're not using
- 16 today, correct?
- 17 A. No.
- 18 Q. And when's the last time you used that?
- 19 A. I don't remember.
- 20 Q. Okay?
- 21 A. It was prior to the opening of the West Coast
- 22 Kitchen account, though.
- 23 Q. Possibly in 2009?
- A. Possibly.
- 25 Q. In 2008?

- 1 A. Possibly 2010.
- Q. Okay. Okay. So if you could turn to page 8 of
- 3 Defendant's Exhibit 8.
- 4 Are you with me?
- 5 A. Yes.
- 6 Q. You see about a third of the way down the page
- 7 in the sale date column, there's a number of purchases
- 8 made on January 10th, 2011?
- 9 A. (No audible response.)
- 10 O. "Yes"?
- 11 A. Yes.
- 12 Q. Do you recall if you were shopping at Costco on
- 13 January 10, 2011?
- 14 A. I don't remember.
- 15 Q. Okay. If you could take a moment and review
- 16 the purchases made on January 10, 2011, I'm just -- my
- 17 first question is: Do you think that was you that was
- 18 making the purchases as opposed to somebody else?
- 19 (Document reviewed by witness.)
- THE WITNESS: Yes.
- 21 BY MR. BISH:
- Q. Yes, it was you that was shopping?
- 23 A. I believe it was me that was shopping, yes.
- Q. Okay. And at the top of page 9 of Defendant's
- 25 Exhibit 8 you see that there's an entry for "Nutella

- 1 Hazelnut 2/26.5 z."
- 2 You see that?
- 3 A. Yes.
- 4 Q. Now, is that -- do you believe that was -
- 5 reflects the purchase of the two Nutella jars sitting in
- 6 front of us?
- 7 A. I believe so.
- 8 Q. Okay. That was made on January 10th of this
- 9 year, correct?
- 10 A. Okay.
- 11 Q. That's what these records reflect --
- 12 A. Yeah.
- 13 Q. -- right?
- 14 A. Yeah.
- 15 Q. Do you have any reason to believe that these
- 16 records are inaccurate?
- 17 A. No.
- 18 Q. So do you -- sitting here today, do you believe
- 19 you bought Nutella on January 10th, 2011?
- 20 A. Yes.
- 21 Q. Okay. Was that before or after you had hired
- 22 Mr. Marron for this lawsuit?
- A. Before.
- Q. Approximately how many days before?
- 25 A. Maybe two weeks.

- 1 Q. Okay. Is that -- are you guessing or?
- 2 A. I'm guessing by how much of the Nutella was
- 3 eaten.
- 4 O. I see.
- 5 But do you have any independent recollection
- 6 of --
- 7 A. No.
- 8 Q. You don't know if it was one week or two weeks?
- 9 A. No.
- 10 Q. Okay. But you did hire Mr. Marron in January
- 11 2011 for this lawsuit --
- 12 A. Yes.
- So between the date, between January 10th,
- 15 2011, and the date you hired Mr. Marron, did your family
- 16 consume nearly a full jar?
- 17 A. Yes, they did.
- 18 Q. Of Nutella?
- 19 A. Yes.
- 20 Q. Because they loved it, right?
- 21 A. They do like it, yes.
- 22 Q. "Loved it" I think you said earlier?
- 23 A. They were upset when I took it from them.
- 24 O. And why did you take it from them?
- 25 A. Because I had heard that it wasn't as

- 1 nutritious as I thought it was for them. It wasn't
- 2 wholesome. It wasn't good for them.
- 3 Q. How --
- 4 A. I had heard, too, from somebody else, and I
- 5 researched it later and found out that was incorrect.
- 6 But I had heard from somebody else too that it could
- 7 contain trans fat. And so I took it immediately from
- 8 them. Trans fat is something I'm not allowed to have in
- 9 my restaurant. I know that from that, I would say
- 10 that's really bad for you.
- 11 So my impression was that it had the trans fat
- 12 in it. It had things that weren't good for my kids in
- 13 it. I took it immediately from them.
- 14 Q. Who told you it had trans fat?
- 15 A. I don't remember. I really don't remember.
- 16 Q. Was it your lawyers?
- 17 A. No.
- 18 Q. A friend?
- 19 MR. MARRON: If you remember.
- I mean, I don't want my client to engage in any
- 21 speculation or conjecture.
- 22 THE WITNESS: I can't remember who it was. I
- 23 know it wasn't Ron. I don't remember who it was.
- 24 BY MR. BISH:
- Q. What do you recall about that conversation?

- 1 A. I don't -- I don't even recall the
- 2 conversation, but I know I had heard that somewhere.
- 3 Q. From, during?
- 4 A. I don't remember who.
- 5 Q. As -- so it was during an in-person
- 6 conversation as opposed to conducting research, for
- 7 example --
- 8 A. Right.
- 9 Q. -- on Google or something?
- 10 A. Right, right.
- 11 Q. Okay. So now, I believe you gave two reasons
- 12 why you took the Nutella away from your kids. One, that
- it was not as nutritious as you thought and two, that it
- 14 might contain trans fat --
- 15 A. Right.
- 16 O. -- correct?
- 17 A. Correct.
- 18 Q. Any other reasons?
- 19 A. And -- and that's when I realized how much
- 20 sugar it had in it, too. And I spend more on Nutella
- 21 than I do on a regular peanut butter. There's no reason.
- 22 It has no extra nutritional value for my kids. There's
- 23 no reason for me to -- to have that. I bought it because
- 24 I thought it would be better nutritionally, and it's not.
- Q. So again, my question is just was there any

- 1 other reason you took it away from your kids?
- 2 A. No.
- 3 Q. It wasn't because a lawyer told you to?
- 4 A. I don't think Ron told me to at that point.
- 5 MR. MARRON: Yeah, just object on
- 6 attorney-client privilege. You know that question's
- 7 improper and I instruct my client not to discuss or to
- 8 reveal any communications between us; between you as my
- 9 client, me as the attorney. It's not the proper subject
- 10 of questioning here today.
- 11 BY MR. BISH:
- 12 Q. Yeah. So just to be clear, if I ask you about
- 13 what Mr. Marron told you, Mr. Marron's going to make an
- 14 objection on attorney-client privilege, I assume.
- MR. BISH: Is that correct?
- MR. MARRON: Uh-huh.
- MR. BISH: "Yes"?
- MR. MARRON: Yes.
- 19 BY MR. BISH:
- 20 Q. Would you follow that instruction not to answer
- 21 the question?
- 22 A. Sure. Yes.
- Q. Yes, okay.
- So I just want to -- to save us time, I'm not
- 25 going to ask questions about what Mr. Marron told you

- 1 because I understand counsel will object.
- 2 MR. BISH: Is that correct?
- 3 MR. MARRON: Correct.
- 4 BY MR. BISH:
- 5 Q. And you're going to follow that instruction,
- 6 correct?
- 7 A. Correct.
- 8 Q. So I'm not going to -- I'm not going to go
- 9 there based on that understanding.
- 10 A. Okay.
- 11 Q. So now let's talk about the first reason that
- 12 you took Nutella away from your kids; that it wasn't as
- 13 nutritious as you thought it was.
- Do your kids eat things that are less
- 15 nutritious than Nutella?
- 16 A. Yes.
- 17 Q. Have you taken those products away from them?
- 18 A. No.
- 19 Q. Why not?
- 20 A. This they use as part of their breakfast. This
- 21 is not like a Twinkie after dinner. This is something
- 22 they eat for lunch, and it may be the only thing that
- 23 they would eat for lunch. I wouldn't give them a Twinkie
- 24 to eat for lunch or for breakfast and have that be the
- 25 only thing that they have besides a piece of fruit and a

- 1 Twinkie. This is protein, it is part of a meal, in my
- 2 opinion. And I'm not a nutritionist, I don't know, but I
- 3 think it's important as part of a meal. So I was giving
- 4 Nutella as a hazelnut spread to my kids.
- 5 O. And I understand that.
- Is there any reason your kids can't eat it as a
- 7 dessert?
- 8 A. No, no. And you know what, if I wasn't so
- 9 angry with you guys for advertising it the way that you
- 10 did, they would be eating it as a dessert.
- 11 Q. You're not talking to me, are you?
- 12 A. Well, to the company, because they really do
- 13 like it. And I wouldn't have a problem with them eating
- 14 it after dinner on a -- one of their favorite desserts
- 15 for after dinner is peanut butter hot dog bun with a
- 16 banana in it; it's a hot dog bun with peanut butter and a
- 17 big banana like a hot dog, and they would love it with
- 18 Nutella.
- 19 But I'm upset that they advertise it -- I
- 20 presented it as part of a balanced meal to my kids
- 21 because that's what the advertising led me to believe it
- 22 was. So probably more upset as feeling duped by them
- 23 that I took it away from my kids. I wouldn't mind if
- 24 they put it over ice cream after they ate their
- 25 vegetables and meat and their dinner, but I wouldn't want

- 1 them to have it just for breakfast.
- 2 Q. Okay.
- 3 A. Maybe along with a -- along with a turkey and
- 4 cheese sandwich at lunch to dip apples in, that would
- 5 probably be -- I would be okay with that. But that's not
- 6 why I bought it. And I feel like the reason that I
- 7 bought it is because it was advertised to me to be
- 8 wholesome, nutritious, balanced, part of a breakfast, not
- 9 a snack. It wasn't advertised like Cheetos are
- 10 advertised. I know what I'm buying when I'm buying
- 11 Cheetos. I actually feel a little bit guilty when I give
- 12 them to my kids.
- O. So if you'd never seen an advertisement, and
- 14 your kids came home from having it at their friend's
- 15 house and said mom, I really like this product, and you'd
- 16 bought it because they wanted it, you would have no
- 17 problem giving it to them for dessert because you
- 18 wouldn't be angry, for example?
- 19 A. Probably, yeah. I don't think I would -- I
- 20 bought, like, caramel for my kids to dip apples in. And
- 21 I know caramel's not good for you, but I don't give it to
- 22 them as -- like I would a hard boiled egg. I was giving
- 23 them Nutella as part of a balanced meal. I wasn't giving
- 24 it to them as a dessert, as an in between meal snacks. I
- 25 was giving it to them as part of their meal. Which, to

- 1 me, is -- and I don't know if everybody feels the same
- 2 way, but I know a lot of my friends who are parents do
- 3 the same thing. You're not having dessert until after
- 4 you've finished your vegetables. I've been in enough
- 5 households with moms and kids that I know that's not
- 6 unusual.
- 7 Q. But you'd agree that's a personal choice,
- 8 right?
- 9 A. Yes.
- 10 Q. Some -- some families do different things,
- 11 right?
- MR. MARRON: Yeah, objection. I'd caution my
- 13 client not to engage in speculation. This calls for
- 14 expert opinion, maybe somebody take a survey or
- 15 something, and she's not qualified to say what other
- 16 people do.
- 17 MR. BISH: She brought it up.
- 18 MR. MARRON: I understand. That's my
- 19 objection. We're standing by it.
- You don't have to answer that question.
- 21 MR. BISH: Is there an instruction there?
- MR. MARRON: I think it's argumentative at this
- 23 point.
- 24 BY MR. BISH:
- Q. Can you answer that question, sorry?

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- 1 MR. MARRON: Can you rephrase it?
- 2 BY MR. BISH:
- 3 Q. In your experience, do other families do
- 4 different things?
- 5 MR. MARRON: Same objection.
- 6 THE WITNESS: Different things as far as what
- 7 kind of different things?
- 8 BY MR. BISH:
- 9 O. In terms of --
- 10 A. Like celebrate Kwanzaa instead of Christmas,
- 11 sure.
- 12 Q. No. In terms of like when they give their kids
- 13 sugary, sweet --
- 14 A. In my experience?
- 15 O. Yeah.
- 16 A. In my experience, it's as a dessert, it's after
- 17 a meal. I haven't met -- I can't recall meeting anybody
- 18 that would give their kids a Twinkie for dinner. I might
- 19 have, but I can't recall anybody that I know that would
- 20 do that.
- O. Now, do you believe that Nutella on Milton's
- 22 toast would have the same nutritional characteristics as
- 23 a Twinkie?
- MR. MARRON: Objection; form, calls for an
- 25 expert opinion.

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- 1 THE WITNESS: Can I answer that?
- 2 MR. MARRON: Sure.
- 3 THE WITNESS: I believe it's equivalent. In my
- 4 opinion, it seems like it has as much sugar, it has as
- 5 much nutritional value.
- 6 BY MR. BISH:
- 7 Q. As a --
- 8 A. I think it would be in the same category as a
- 9 candy bar or a Twinkie.
- 10 Q. Do you think a Twinkie has three grams of
- 11 protein?
- MR. MARRON: Objection; argumentative.
- 13 You can answer if you know.
- 14 THE WITNESS: I don't know.
- 15 BY MR. BISH:
- 16 Q. Do you think a Twinkie has a gram of fiber?
- 17 A. I think --
- THE REPORTER: "A"?
- 19 MR. BISH: A, one.
- 20 THE WITNESS: I think it might.
- 21 BY MR. BISH:
- 22 Q. So turning back to Defendant's Exhibit 8.
- 23 So on that same day that you bought Nutella a
- 24 second time, it appears that you also bought 2 percent
- 25 milk, Tropicana Orange Juice, Milton's, right?

- 1 A. Yes.
- Q. Okay. Sounds an awful lot like the picture on
- 3 the back of the Nutella, right?
- 4 A. It does a little bit, yeah. There's even some
- 5 grapes on there, I think.
- 6 Q. Now, in your opinion, is that a balanced
- 7 breakfast?
- 8 A. No.
- 9 Q. Why not?
- 10 A. Because of the Nutella on the bread. I think
- 11 there should be a protein there.
- 12 Q. How much protein is in Milton's?
- 13 A. I don't know.
- 14 Q. How much protein is in Nutella?
- 15 A. I don't know.
- 16 Q. It's on the label, though, right?
- 17 A. Yeah. I've -- I've seen it, I just can't
- 18 recall.
- 19 Q. So you could -- if you wanted to, you could
- 20 figure out how much protein --
- 21 A. Yes, of course.
- 22 Q. -- would be in -- if you put Nutella on
- 23 Milton's, you could figure out how much protein was in
- 24 it?
- 25 A. Had I looked at this prior, yes. That, to me,

- 1 looks like a balanced breakfast. But now that I know
- 2 Nutella is half sugar and palm oil, I don't -- wouldn't
- 3 consider that a good breakfast.
- 4 MR. MARRON: And by that are you referring to
- 5 the label, just for the --
- 6 THE WITNESS: Right.
- 7 MR. MARRON: -- benefit of the record?
- 8 THE WITNESS: Right. Like, prior to this,
- 9 that, to me, would have liked look a balanced breakfast.
- 10 BY MR. BISH:
- 11 Q. So by adding Nutella?
- 12 A. Knowing what I know now.
- 13 Q. It's because of the sugar, correct?
- 14 A. The sugar and the palm oil yes.
- 15 Q. And the palm oil.
- 16 A. The -- what I see, when I thought that there
- 17 was trans fat in it, somebody had said that, I did -- I
- 18 did look. And it didn't -- it said it didn't have
- 19 trans fat. But it has a palm oil, which I don't think is
- 20 good for you.
- 21 O. Because of trans fat?
- 22 A. No. No, not because of trans fat. I mean, I
- 23 was looking for that but it didn't, it didn't indicate
- 24 that it had that in there, right. But I seen the palm
- 25 oil at that time when I took a closer look. That's when

- 1 I seen sugar's the first ingredient, too. I took a
- 2 closer look.
- 3 Q. What's your impression of palm oil?
- 4 A. That it's not good for you.
- 5 Q. And why is that?
- 6 A. Have no idea.
- 7 Q. Have you ever done any research to see if there
- 8 are any positive attributes of palm oil?
- 9 MR. MARRON: Yeah, I'd like to -- I'd like to
- 10 object on attorney-client privilege.
- If there's anything that you've learned about
- 12 the product or about the contents or about palm oil from
- 13 your attorneys, I'll instruct my client not to -- not to
- 14 answer the question if it reveals any communications with
- 15 her lawyer. But if you have an independent knowledge
- 16 of -- of why palm oil's not good for you, then you can
- 17 answer.
- 18 THE WITNESS: I'm not going to answer.
- 19 BY MR. BISH:
- 20 Q. So everything you know about palm oil came from
- 21 an attorney?
- 22 A. Everything that I know about it, yeah. Other
- 23 than the general impression that it's not good for you, I
- 24 knew that prior.
- 25 Q. And where did that general impression come

- 1 from?
- 2 A. Statements in advertising, like sodas versus
- 3 juice. Advertising for like Canola oil versus other oil.
- 4 Advertisings for -- mostly other advertisements for other
- 5 products. Like the commercial about fructose corn syrup.
- 6 Q. Those discuss palm oil specifically?
- 7 A. No. I'm just giving you an example. I
- 8 couldn't specifically tell you the commercial for that
- 9 either, but it gives me the impression that it's not good
- 10 for you.
- 11 Q. So based on advertisements for other oils you
- 12 have the impression that palm oil --
- 13 A. Yes.
- 14 Q. -- is not good for you?
- 15 A. Yes.
- 16 Q. What other oils aren't good for you in your
- 17 opinion?
- 18 A. I don't think Canola oil is very good for you.
- 19 Q. Anything else?
- 20 A. Corn oil I don't think is good for you.
- 21 O. Anything else?
- 22 A. No.
- 23 O. Peanut oil?
- 24 A. I'm not sure.
- Q. No impression of peanut oil?

- 1 MR. MARRON: Yeah, I'd just like to object
- 2 along this line of questioning. It calls for an expert
- 3 opinion, nutritionist opinion, and my client's not a
- 4 nutritionist.
- 5 BY MR. BISH:
- 6 Q. I'm asking if you have any personal impression
- 7 of peanut oil; good, bad or indifferent?
- 8 A. The only thing I think of when you say peanut
- 9 oil is frying a turkey.
- 10 Q. Is that a good or a bad thing?
- 11 A. I don't know, I've never done it. I've heard
- 12 of people doing it, though.
- 0. Okay. Back on Defendant's Exhibit 8.
- It also looks like you, on that day, bought
- 15 almonds, Ghiradelli triple chocolate brownies, 32 cans of
- 16 Dr. Pepper, two jugs of Skippy, pulled pork, demi
- 17 baquettes --
- THE REPORTER: I'm sorry, what?
- 19 MR. BISH: Demi baguettes.
- 20 Q. -- fresh fryer thighs, scalloped potatoes,
- 21 manicotti with sauce, and last but not least, the jumbo
- 22 pack of Twinkies; is that right?
- 23 A. Yes.
- 24 O. Which of those were for West Coast Kitchen?
- 25 A. Where -- on just this page, um...

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- 1 MR. MARRON: Do you have an independent
- 2 recollection? I mean, do you know, do you recall?
- THE WITNESS: I'm looking at the date, and I
- 4 can't recall exactly, but I know that was our grand
- 5 opening at the end of that month. So I was buying a lot
- 6 of things I normally wouldn't buy. The brownies would
- 7 have been for the shop, for sure. That's what we make
- 8 there. The milk was for the shop -- oh, that's down
- 9 further. Wait a minute.
- 10 Manicotti with sauce, that was probably for
- 11 home. We don't sell that. The scalloped potatoes was
- 12 probably for home. The grapes were probably for home.
- 13 The Nutella was for home. The chicken was for home. I
- 14 use breasts at the shop, not thighs. The Twinkies were
- 15 for home.
- I'm going to say the baguettes were for the
- 17 shop. I couldn't imagine what I was doing at home with
- 18 those. January. I don't know what I would have been
- 19 doing with them at the shop either. I'm going to say
- 20 those were probably for the shop.
- 21 How much is the pulled pork? 16.32. That was
- 22 probably for home; that wouldn't be enough for the shop.
- 23 The Skippy peanut butter was for the shop. The
- 24 Dr. Pepper was for the shop. The brownie mix was for the
- 25 shop. The pickles were for the shop. Almonds were for

- 1 the shop. Avocados were for the shop. Milton's bread
- 2 was probably -- could have been either; I use it at home
- 3 and at the shop. Bananas could have been either; I use
- 4 them at home and at the shop. Tropicana was for --
- 5 THE REPORTER: I'm sorry, can you slow down.
- 6 After "bananas"?
- 7 THE WITNESS: I'm sorry. Bananas could have
- 8 been either. Tropicana would have been for the shop.
- 9 Water could have been either.
- 10 MR. BISH: Okay. We're going to have to change
- 11 the tapes real quick, so...
- 12 THE VIDEOGRAPHER: Okay. This concludes media
- 13 number 1, Volume I, in the deposition of Laura
- 14 Rude-Barbato. We're off the record at 12:21 p.m.
- 15 (Recess from 12:21 p.m. to 12:25 p.m.)
- 16 THE VIDEOGRAPHER: This is the start of media
- 17 number 2, Volume I, in the deposition of Laura
- 18 Rude-Barbato. We're on the record at 12:25 p.m.
- 19 BY MR. BISH:
- 20 Q. Ms. Barbato, before we changed the tape you
- 21 were going through the list of --
- 22 A. Right.
- 23 Q. -- your purchases on January 20th.
- 24 A. I notice that I did them in two separate
- 25 transactions, so that would be pretty easy to tell.

- 1 Transaction 99 would have been for the shop and then
- 2 transaction under 100 would have been for home.
- 3 Q. I see. That's very helpful.
- 4 A. I do try to separate them in separate
- 5 transactions.
- 6 MR. MARRON: Can you show me where that is?
- 7 THE WITNESS: Right here (indicating).
- 8 Transaction 99 was for the shop.
- 9 MR. MARRON: Oh, I got you.
- 10 THE WITNESS: And then transaction 100. They
- 11 were separate transactions.
- MR. MARRON: Ah, thank you.
- 13 BY MR. BISH:
- 14 Q. Let's talk first about the purchases for the
- 15 shop --
- 16 A. Okay.
- 17 O. -- for transaction 99.
- Do you look at the nutritional facts panel for
- 19 products you were buying for the shop?
- 20 A. No.
- 21 Q. Do you look at the ingredient list for the
- 22 products that you're buying for the shop?
- 23 A. Not -- not in general, not as a rule.
- 24 O. Ever?
- 25 A. I know I've taken a look at them before. But I

- 1 don't generally do that when I'm purchasing, no.
- Q. What -- when have you, what do you recall about
- 3 that?
- 4 A. I'm sorry about --
- 5 MR. MARRON: Objection as to form.
- 6 BY MR. BISH:
- 7 Q. When you say "I know I've taken a look at them
- 8 before"?
- A. Like if I've been on like a low carbohydrate
- 10 diet. My husband and I went on like that no carb diet a
- 11 few years ago, and so I would look at labels to see
- 12 carbohydrates in it. Maybe if I'm trying to watch my
- weight I might look at the calorie content. A little
- 14 worried about my bones, I might look for a calcium in
- 15 something.
- 16 Q. That sounds, to me, like when you were looking
- 17 for personal food, though, correct?
- 18 A. Right.
- 19 Q. Now, do you -- have you ever looked at the
- 20 nutritional facts panel for the products you're buying
- 21 for the West Coast Kitchen?
- 22 A. No. We pretty much took over that menu. It
- 23 was an existing business and we maintained most of the
- 24 items on the menu.
- 25 Q. For example, the Ghiradelli triple chocolate

- 1 brownies, have you ever looked at the nutrition facts
- 2 panel for that product?
- 3 A. No.
- 4 Q. Ever looked at the ingredients?
- 5 A. No.
- 6 Q. Doesn't matter to you?
- 7 A. Those were an item that was carried by the shop
- 8 prior to purchase that all the customers loved, so we
- 9 kept them. Same with the peanut butter cookie, that was
- 10 not my recipe. Same with the crumb cake, that was not my
- 11 recipe. Those were items that were sellers already in
- 12 the shop. We didn't want to change the menu too much and
- 13 lose customers. It already had a pretty good customer
- 14 data and we didn't want to do too much changes to lose
- 15 those customers. I had never made Ghiradelli's brownies
- 16 prior to the purchase of the shop.
- 17 Q. Okay. If you could turn to page 9 of
- 18 Defendant's Exhibit 8. You see that it looks like you
- 19 returned to Costco on the 17th of January, correct?
- 20 A. Okay.
- 21 O. You with me?
- 22 A. Yeah.
- Q. And do you agree that it looks like you
- returned to Costco on the 17th of January?
- 25 A. Yes, it does.

- 1 Q. And again, I now see that there are two
- 2 transaction numbers. Same thing, one was for the
- 3 kitchen, one was for home, correct?
- 4 A. Yes -- on the 17th?
- 5 Q. Yes.
- 6 A. Okay. 157 and 158, yes.
- 7 Q. Can you tell me, was 157 for the shop?
- 8 A. Yes.
- 9 O. 158 was for home?
- 10 A. I'm finding that hard to believe that that was
- 11 my purchase because I don't drink Diet Pepsi. Nobody in
- 12 my family does.
- 13 Q. They drink any sodas?
- 14 A. My husband likes Diet Coke. I would never buy
- 15 him Diet Pepsi.
- 16 Q. Brand preference or taste?
- 17 A. Huh?
- 18 Q. Is it a brand preference?
- 19 A. It's just what he drinks. He doesn't like Diet
- 20 Pepsi. I wouldn't buy Diet Pepsi. Is it possible that
- 21 this was Shawna or Joanne?
- Q. You're asking me?
- 23 A. Yeah, I don't -- I mean, are our card numbers
- 24 like linked or?
- Q. I think I know about as much as you do.

- 1 MR. MARRON: I'll instruct my client rather
- 2 than to speculate or use conjecture, to only talk, you
- 3 know, state things that you have personal knowledge of.
- 4 Is there a question pending?
- 5 BY MR. BISH:
- 6 Q. I believe the general question is whether or
- 7 not we can tell if transaction 157 was for the shop or
- 8 for home.
- 9 A. 157 was for the shop. I notice those are
- 10 items -- Splenda I would not buy for the home. But I
- 11 believe transaction 158 was not myself personally.
- 12 O. Okay.
- 13 A. And only -- the only thing that makes me
- 14 believe that is Diet Pepsi, I would not buy Diet Pepsi.
- 15 Q. What about the Hostess Cupcakes?
- 16 A. I probably would buy those. But given that I
- 17 was just there the week before and bought the Twinkies, I
- 18 don't think I would do that again, right that soon
- 19 because those are really big box of Twinkies. And I
- 20 wouldn't buy like the roast tri-tip at -- I -- I really
- 21 don't. I think I let Joanne use my card or somebody use
- 22 my card to go for that. And I wouldn't buy this wheat
- 23 bread. I...
- Q. All right. You can go ahead and put that to
- 25 the side.

- 1 MR. MARRON: Are you done with this exhibit?
- 2 MR. BISH: Yeah.
- 3 THE WITNESS: Do I still need this one
- 4 (indicating)?
- 5 BY MR. BISH:
- 6 Q. If you want, I can hang on to it for you.
- 7 A. Okay.
- 8 MR. MARRON: It's 12:33 right now. What time
- 9 did they say they had.
- 10 THE WITNESS: 12:45.
- MR. MARRON: Is that when you wanted to break,
- 12 at 12:45? Okay.
- 13 BY MR. BISH:
- 14 Q. Ms. Barbato, I'm going to hand you what was
- 15 previously marked as Defendant's Exhibit 1.
- MR. MARRON: Thank you, sir.
- 17 BY MR. BISH:
- 18 Q. First question: Have you seen Defendant's
- 19 Exhibit 1 before?
- 20 A. Yes.
- 21 Q. Can you -- what do you believe it to be?
- 22 A. An advertisement for Nutella.
- Q. When is the first time you saw this
- 24 advertisement?
- 25 A. I can't be certain.

- 1 Q. What's your -- what's your best recollection?
- 2 A. I don't know.
- 3 Q. Before or after the lawsuit was filed?
- 4 A. I don't know.
- 5 MR. MARRON: Objection to form.
- 6 BY MR. BISH:
- 7 Q. Did you provide this document to your counsel?
- 8 A. No.
- 9 Q. Did you provide any documents to your counsel
- 10 in connection with this lawsuit?
- 11 A. No.
- 12 Q. Just the Nutella jars?
- 13 A. Right.
- 14 Q. Nothing else?
- 15 A. No.
- 16 Q. So I asked when you saw the advertisement, and
- 17 you don't recall.
- Do you recall where you saw it?
- 19 A. Not specifically. I seen an advertisement on
- 20 TV several times, and in a magazine. I'm not sure
- 21 exactly which one. I would say like Parents magazine or
- 22 Family magazine. I have magazines that come to my house.
- 23 I guess we could research like what magazines I got in
- 24 2009, 2010 to figure it out.
- Q. Let's talk about this. Do you subscribe to

- 1 Parents magazine?
- 2 A. I don't know if it's in my name or my dad's
- 3 name, but it does come to my house in the mail.
- 4 Q. And it has for how long?
- 5 A. I would say since 2007.
- 6 Q. What about, do you -- and do you read Parents
- 7 magazine?
- 8 A. I thumb through it, read some. Not always.
- 9 Q. And then you mentioned Family magazine?
- 10 A. Right.
- 11 Q. And do you have a subscription to Family
- 12 magazine?
- 13 A. I don't think so. I don't think that one comes
- 14 in the mail. It might, though. It might. It might
- 15 have. My dad was one of those kind of like bought
- 16 magazine subscriptions. I still get Maxim from before he
- 17 died. So I had tons of magazines coming to my house, and
- 18 I use them for the coffee shop.
- 19 Q. Do you read Family magazine?
- 20 A. Sometimes. Occasionally an article here and
- 21 there. Not cover to cover, no.
- 22 Q. So sitting here today, you don't recall if you
- 23 saw this advertisement before or after the lawsuit was
- 24 filed?
- 25 A. I can't specifically say when I saw it, and I

- 1 believe it was before I even purchased Nutella. But I
- 2 can't give you a specific date or if it was this even
- 3 specific advertisement.
- 4 Q. Okay. So let's look at the -- looking at
- 5 the -- at the picture on the top half of Defendant's
- 6 Exhibit 1, do you have any objection to the picture
- 7 itself?
- 8 A. I think it's a little misleading.
- 9 Q. In what way?
- 10 A. In that it looks like she's feeding breakfast
- 11 to her kids and that would be part of a nutritious
- 12 breakfast. A wholesome breakfast. She's got fruit in
- 13 the bowl there. Milk, juice on the table. They're
- 14 sitting down, it's on plates. Looks like it's a
- 15 breakfast time setting. And I don't -- and I don't
- 16 believe it's a nutritious breakfast for a child.
- 17 Q. So let's -- specifically, do you have any
- 18 objection to Ferrero showing Nutella on whole wheat
- 19 toast?
- 20 A. No. Objection to it in this as part of
- 21 breakfast and that you'll want to serve. I think -- I
- 22 take -- I take offense to that, that you'll want to
- 23 serve. I want to give my kids things that are healthy
- 24 and good for them. I don't want to give them -- I don't
- 25 like them to eat Twinkies. I don't want them to eat

- 1 fruit snacks. They want those things. They ask for
- 2 those things. They beg for those things. I occasionally
- 3 let them have those things. But I wouldn't give it to
- 4 them as breakfast. That's what I find offensive about
- 5 it, is that it's presented to me, it gives me the
- 6 impression that this is a wholesome breakfast for my
- 7 kids, and I don't believe it is.
- 8 Q. Okay.
- 9 A. I believe this is something that they could
- 10 have after dinner or maybe after they've eaten some eggs
- 11 and whole wheat toast and fruit.
- 12 Q. So if it was -- if the ad was -- if it was dark
- 13 outside, would you have an objection?
- 14 A. And they had a bowl of popcorn and they were
- 15 sitting in front of the TV, perfect. That would be a
- 16 good commercial for it, I believe.
- 17 O. So if it was dark outside, would you have an
- 18 objection to an ad showing --
- 19 A. Just that specific thing and just dark outside,
- 20 no. If it was like they're sitting around the TV with a
- 21 bowl of popcorn and a jar of Nutella, and they're dipping
- 22 their popcorn in it, I think that would be good. You
- 23 know, like a chocolate fountain, because I think that's
- 24 what it's equivalent to.
- Q. Okay. So just let me finish my question.

- 1 So if it was dark outside, and they were around
- 2 the TV, would it be okay to have the Nutella on whole
- 3 wheat bread?
- 4 A. Sure.
- 5 Q. Okay. In that same scene, would you have an
- 6 objection to having fruit in the picture?
- 7 A. In that scene around the TV, having fruit in
- 8 the picture, I would assume it was plastic, so sure.
- 9 Q. You wouldn't have an objection?
- 10 A. No.
- 11 Q. Okay. And would you have an objection to
- 12 showing kids drinking orange juice?
- MR. MARRON: Objection; form, incomplete
- 14 hypothetical.
- 15 You can answer the question.
- THE WITNESS: No. My kids don't like orange
- 17 juice, but whatever.
- 18 BY MR. BISH:
- 19 Q. Personal preference.
- 20 Would you have an objection to them showing
- 21 kids drinking milk?
- 22 A. No.
- Q. Okay. Okay. You can put -- actually, let's --
- let's talk about you -- you brought up the words, so
- 25 let's talk about the words.

- 1 So let's -- looking at the first line:
- 2 Nutella for a breakfast they'll want to
- 3 eat.
- 4 That's true, correct?
- 5 A. Right.
- 6 Q. Your kids wants to eat Nutella, right?
- 7 A. Yes, they do.
- 8 Q. Nothing deceptive about that?
- 9 A. Nothing.
- 10 Q. Next line:
- 11 And you'll want to serve.
- 12 That's where you have your objection, correct?
- 13 A. Right.
- 14 Q. And why is that?
- 15 A. Well, because saying I want to serve it to them
- 16 is like saying I'm -- I like what I'm giving them. I
- 17 want them to have it. I don't really want them to eat
- 18 Cheetos and Twinkies and -- you know, what I'm saying,
- 19 and especially not for breakfast.
- 20 Q. Okay.
- 21 A. I let them have these things, but I make sure
- 22 that they've had balanced meals in between.
- Q. Okay. So let's go to the next line:
- 24 Adding Nutella to your family's
- 25 breakfast can make mornings a whole lot easier.

- 1 You see that?
- 2 A. Yes.
- 3 Q. You'd agree with that, right?
- 4 A. Yes.
- 5 Q. There are mornings where it's hard to get some
- of your kids to eat breakfast because they're running
- 7 out?
- 8 A. Yeah. The schedules are -- yeah, it's
- 9 difficult, we're rushing.
- 10 MR. MARRON: Objection; form, incomplete
- 11 hypothetical.
- 12 BY MR. BISH:
- 13 Q. Nothing deceptive about that, right?
- 14 A. No -- except -- well, "family's breakfast," I
- 15 mean, it's saying like it's part of a breakfast, it's not
- 16 a snack. So I think that is kind of deceptive. They're
- 17 clearly saying it's part of your family's breakfast as
- 18 part of like -- like if you were to give them an egg and
- 19 a piece of toast. It's definitely not -- the same.
- 20 Q. So that line's saying "adding Nutella to your
- 21 family's breakfast can make mornings a lot easier,"
- 22 right?
- 23 A. I find it -- I find that they're saying
- 24 family's breakfast as part of the family's breakfast
- 25 because they're saying adding Nutella to a breakfast.

- 1 0. That --
- 2 A. It's better, but it can be deceptive. I mean,
- 3 you really have to sit there and kind of think about the
- 4 wording. And I don't think most people do that when
- 5 they're looking at an ad, sit there and analyze
- 6 everything that it's saying. You get a general
- 7 impression and that's what you go off of -- I go off of.
- 8 Q. Next line:
- 9 That's because Nutella is a delicious
- 10 hazelnut spread your kids will love.
- 11 Agree with that?
- 12 A. No.
- 13 O. Okay.
- 14 A. It's -- I don't believe you should call it a
- 15 hazelnut spread.
- 16 O. Okay. And why is that?
- 17 A. Because the hazelnut I don't believe is one of
- 18 the main ingredients.
- 19 Q. And that was ability -- in your --
- 20 A. In my opinion, it should be close to half of
- 21 the entire thing, or the first or second ingredient in it
- 22 should be -- if you're saying that it's a Nutella (sic)
- 23 spread, it should be made with mostly hazelnut. Hazelnut
- 24 spread should be made with mostly hazelnuts.
- Q. What if it tasted like hazelnuts?

- 1 A. Well, then say a spread that tastes like
- 2 hazelnut or hazelnut flavored spread.
- Q. Okay.
- 4 A. I understand that, hazelnut flavoring. I
- 5 understand. We have hazelnut Torani at our shop. I know
- 6 that's not real hazelnuts. It's flavor. It says
- 7 hazelnut flavor.
- 8 Q. But if these are, in fact, real hazelnuts and
- 9 it's not an artificial flavor?
- 10 A. But it's not the main ingredient in it. It's
- 11 not listed as one or two. It's not -- I mean, it gives
- 12 you the impression that it's mostly hazelnuts, and I
- 13 don't believe it is.
- 14 Q. So if it said -- I believe you just said if it
- 15 said hazelnut flavored spread you --
- 16 A. I think that would be less deceptive, yes.
- 17 O. Okay.
- 18 A. But I don't think -- I don't know that it
- 19 tastes like hazelnut. I never tasted it.
- 20 Q. You never tasted it, right.
- 21 Next line:
- 22 Each jar contains hazelnuts, skim milk
- and a hint of cocoa.
- I think we talked about that already, right, no
- option to saying what's in the product?

- 1 A. But here you list hazelnut first. How can you
- 2 do that?
- 3 Q. Well, if there are more -- if there are more
- 4 hazelnuts than skim milk --
- 5 A. But that gives me the impression, yeah, that
- 6 hazelnut is like more -- there's more hazelnuts than
- 7 anything else in there. If you list that first, to me,
- 8 and I don't -- you know, like I said, I'm not a
- 9 professional. But when I say see that, I'm thinking
- 10 hazelnut is the main ingredient. That's most of what's
- 11 in this. It's mostly just hazelnuts and whatever to make
- 12 it creamy.
- 13 O. Now, if you wanted --
- 14 A. Is my impression.
- 15 Q. Now, if you wanted to find out if that was, in
- 16 fact, true, what would you do?
- 17 A. Look at the -- look at the ingredients on it.
- 18 Q. So you could have done that, correct?
- 19 A. Could have done that.
- 20 Q. But you --
- 21 A. But I relied on the advertising that I seen.
- 22 O. You chose not to?
- 23 A. I chose not to.
- 24 O. Next line:
- 25 Spread it on multi grain toast or even

- whole wheat waffles and add a glass of milk and
- a serving of fruit and turn a balanced
- 3 breakfast into a tasty one too.
- 4 Do you think it's, in general, a good idea for
- 5 Ferrero to encourage moms to give their kids multi grain
- 6 toast and --
- 7 A. Whole wheat waffles.
- 8 Q. Yeah, is that a good idea?
- 9 A. Yeah.
- 10 Q. Okay. "Nutella...Breakfast never tasted this
- 11 good."
- 12 Any problem with that?
- MR. MARRON: Objection; misstates the evidence.
- 14 You forgot the word "balanced."
- 15 MR. BISH: No, I'm looking below that.
- 16 THE WITNESS: "A balanced breakfast into a
- 17 tasty one too."
- 18 BY MR. BISH:
- 19 Q. Sorry. I'm looking at -- I've moved on to the
- 20 next line, "Nutella..." --
- MR. MARRON: I see.
- 22 BY MR. BISH:
- 23 Q. -- "Breakfast never tasted this good."
- 24 A. What -- where -- are we back at balanced
- 25 breakfast?

- 1 Q. No. I'm asking about the "Nutella...Breakfast
- 2 never tasted this good, " do you have a problem with that
- 3 slogan?
- 4 A. I don't like the fact that it says breakfast in
- 5 it. I think you could -- I think you could put it
- 6 better, like spruce up your breakfast with Nutella. Or,
- 7 I don't know, like it's -- I think you guys should
- 8 advertise it more as like a syrup or a snack than -- you
- 9 know what I mean? I don't think Aunt Jemima claims to be
- 10 wholesome or -- you know, I never got that impression
- 11 that that's really good for my kids. This gave me the
- 12 impression it was good for my kids.
- 0. Okay. Okay. We are at 12:45. Shall we?
- MR. MARRON: Yeah. Let's go off the record,
- 15 please. Thank you.
- 16 THE VIDEOGRAPHER: Okay. All agreed to go off
- 17 the record, we're off the record at 12:47 p.m.
- 18 (At 12:47 P.M., the deposition of LAURA RUDE-BARBATO was
- adjourned for noon recess.)
- 20 ///
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- 23
- 24
- 25

- SAN DIEGO, CALIFORNIA, FRIDAY, SEPTEMBER 30TH, 2011 1
- 2. 1:35 P.M.

3

- THE VIDEOGRAPHER: We're back on record at
- 5 1:34 p.m. -- 1:35 p.m.

6

- 7 EXAMINATION
- 8 BY MR. BISH:
- Ms. Barbato, have you ever been involved in a
- lawsuit before? 10
- I don't think so. 11 Α.
- 12 Q. Have you ever sought to act as a lead plaintiff
- before? 13
- 14 MR. MARRON: Is that another name for class
- representative? 15
- 16 MR. BISH: Right.
- 17 THE WITNESS: No.
- 18 BY MR. BISH:
- 19 Have you ever participated in a class action Q.
- 20 before?
- 21 Α. No.
- 22 Ο. How many hours have you devoted to overseeing
- this lawsuit? 23
- 24 I would say between 30 and 40. Α.
- 25 Have you discussed this lawsuit with anybody Q.

- 1 other than your lawyer?
- 2 A. My partners know that I'm here.
- 3 Q. Not just today, I mean the lawsuit generally.
- 4 A. No.
- 5 Q. Nobody's asked you why?
- 6 A. It doesn't really come up in conversation, no.
- 7 Q. Okay. Have you ever met Ms. Hohenberg?
- 8 A. I have.
- 9 O. When was that?
- 10 A. I think in November of 2010.
- 11 Q. Where'd you meet her?
- 12 A. At West Coast Cafe.
- 13 Q. Does she go there frequently?
- 14 A. No. She was friends with a previous
- 15 employer -- employee of the previous owner.
- 16 O. And who was that?
- 17 A. Her name is BJ.
- 18 Q. Is -- does BJ have a last name?
- 19 A. I don't know it.
- 20 Q. Okay. How many times have you seen
- 21 Ms. Hohenberg in person?
- 22 A. Maybe three times.
- Q. And have you talked to her?
- 24 A. I don't recall talking to her, no. I was
- 25 introduced to her. That was probably the only time I've

- 1 talked to her.
- 2 Q. By BJ?
- 3 A. No. By Mike, the former owner.
- 4 Q. Oh, by Mike.
- 5 And what's Mike's last name?
- 6 A. I don't know.
- 7 Q. Okay.
- 8 A. Mike Bishodo (phonetic), or something like
- 9 that. I don't know.
- 10 Q. Have you ever talked to Ms. Hohenberg about
- 11 this lawsuit?
- 12 A. No.
- 13 Q. Have you read -- strike that.
- 14 We talked earlier about the complaints that
- 15 have been filed on your behalf, correct?
- 16 A. Correct.
- 17 Q. And we looked at one of them, right?
- 18 A. Right.
- 19 Q. Are you aware that Ferrero moved to dismiss one
- 20 of the complaints that was filed on your behalf?
- 21 A. Yes.
- 22 Q. And do you recall if you opposed that motion?
- 23 A. Yeah, I opposed that motion.
- Q. You do recall that you did?
- 25 A. Well, I recall thinking that's not what we want

- 1 to happen.
- Q. Okay. Did you review an opposition brief
- 3 regarding that motion to dismiss?
- 4 A. I don't recall.
- 5 Q. So do you recall approving the filing of an
- 6 opposition brief on your behalf?
- 7 A. I don't recall.
- 8 Q. Okay. Are you aware that the parties have
- 9 scheduled a mediation in this action?
- 10 A. No.
- 11 MR. MARRON: Objection --
- 12 THE WITNESS: I'm not sure. I might have been
- 13 told that. I'm not sure.
- 14 MR. MARRON: It's also known as an ENE.
- MR. BISH: No, I'm not talking about an ENE.
- 16 I'm talking about a mediation.
- MR. MARRON: Oh.
- 18 BY MR. BISH:
- 19 Q. No?
- 20 A. No. I might have been told that. I don't
- 21 remember.
- 22 Q. Did you intend to physically attend a
- 23 mediation?
- 24 A. If I'm asked to, I will.
- 25 Q. But had you -- had you intended to -- okay.

- 1 You don't recall you've been told about a mediation, so
- 2 you don't recall --
- 3 A. Huh-uh, no.
- 4 Q. Okay. What did you do to prepare for today's
- 5 deposition?
- 6 A. I read the complaints.
- 7 O. What else?
- 8 A. Got this jar down from the top of my cupboard.
- 9 I looked for old magazines at my house. I looked for
- 10 receipts at my house. I looked for handouts given of the
- 11 food pyramid in the letter that the water polo coach gave
- 12 us about new nutritional guidelines for the players. I
- 13 looked for some supporting documents that they had asked
- 14 me to look for.
- 15 Q. Were you able to find the food pyramid?
- 16 A. I think I found a food pyramid from
- in kindergarten, but it was in his art book and I'm
- 18 keeping that.
- 19 Q. What about the guidelines?
- 20 A. Like given out from the water polo as far as
- 21 like how they should eat, I couldn't find those. I
- 22 probably threw them out.
- 23 Q. Did you meet with your lawyers to prepare for
- 24 today's deposition?
- 25 A. Prior to today --

- 1 O. Yes.
- 2 A. -- no.
- 3 Q. What about --
- 4 A. We tried to but it didn't work out.
- 5 O. It didn't work out.
- 6 What about this morning?
- 7 A. Yes. I met him at his office and we drove here
- 8 together.
- 9 Q. What time did you meet -- when you say "him,"
- 10 you're referring to Mr. Marron?
- 11 A. Yes.
- 12 Q. What time did you meet Mr. Marron this morning?
- 13 A. I probably got there about ten to 9:00 -- or,
- 14 I'm sorry -- yeah, maybe -- between 8:30 and 9:00.
- 15 Q. Okay. So going back to the advertising, I
- 16 believe I read somewhere that you saw an ad for Nutella
- in June 2009; is that correct?
- 18 A. I don't remember.
- 19 Q. Do you recall --
- 20 A. I don't remember like the first time I saw an
- 21 ad. I remember seeing them, but I don't know exactly
- 22 when it was.
- 23 Q. Do you recall a little over a month ago that
- 24 Ferrero asked a series of questions of you called
- 25 interrogatories?

- 1 A. No.
- 2 MR. BISH: I'm going to hand to the reporter to
- 3 mark as Defendant's Exhibit No. 9.
- 4 (The document referred to was marked by
- 5 the CSR as Deposition Exhibit 9 for
- 6 identification and attached to the
- 7 deposition transcript hereto.)
- 8 BY MR. BISH:
- 9 Q. Feel free to take your time and review
- 10 Defendant's Exhibit 9, and just let me know when you've
- 11 had a chance to review it.
- 12 (Document reviewed by witness.)
- 13 THE WITNESS: Do you want me to review all ten
- 14 of them or one at a time?
- 15 BY MR. BISH:
- 16 Q. Why don't you just go ahead, and take your
- 17 time, and look over all of them.
- 18 A. (Witness complies.)
- 19 Okay.
- 20 Q. So if you look at response to interrogatory
- No. 4, which is on page 7 of Defendant's Exhibit 9, about
- 22 half way down the page do you see where it says:
- To the best of Plaintiff's recollection,
- 24 Plaintiff saw Nutella TV advertisements in or
- around June of 2009.

- 1 You see that?
- 2 A. Yes.
- 3 Q. Where did that date come from?
- 4 A. That date probably came from when I was
- 5 thinking would have been playing either baseball
- or -- no, that would have been before that. So
- 7 I was thinking he started second grade with
- 8 Oneonta. So I know I had seen the commercial prior to
- 9 that for some time on TV. So it was probably derived
- 10 from knowing that I bought it when he started second
- 11 grade at Oneonta, which was sometime in July because they
- 12 go to year-round school, and knowing that I had seen the
- 13 commercial sometime before buying it.
- 14 Q. And where -- did you see it in San Diego?
- 15 A. I've seen it on TV, is my first recollection of
- 16 Nutella. I've seen that commercial on TV.
- 17 Q. While you were in San Diego?
- 18 A. Yeah.
- 19 Q. Okay. Do you recall what you were watching?
- 20 A. I don't. Generally at our house, like Channel
- 21 6 is the predominant. So maybe Fox or, you know, like
- 22 one of the -- I don't know. It could have been -- I
- 23 mean, it could have been on -- my kids could have been
- 24 watching that wrestling show too. I don't know.
- Q. What's that wrestling show?

- 1 A. MMA, you know. Or Bully Beat Down. Or one of
- 2 those kind of things, you know.
- 3 Q. Do you recall what time of day you saw the
- 4 advertisement?
- 5 A. No.
- 6 Q. Evening or morning?
- 7 A. I don't remember.
- 8 Q. Do you watch daytime TV?
- 9 A. No.
- 10 Q. Ever?
- 11 A. Me personally, probably don't get to watch
- 12 anything I want to. I just glance at whatever they're
- 13 watching.
- Q. So what -- what -- so you don't -- is there --
- 15 are there any TV shows that you watch yourself?
- 16 A. I like American Idol.
- 17 Q. Okay. Were you watching American Idol in 2009?
- 18 A. I don't remember.
- 19 Q. Okay. Anything else?
- 20 A. I can't remember exactly when I saw the
- 21 commercial or what channel it was on or what time of day
- 22 it was. I know I saw it more than once.
- 23 Q. And you know you saw it before July 2009?
- 24 A. Before -- the commercial before that?
- 25 Q. Yeah.

- 1 A. Possibly.
- Q. I'm sorry. I thought that's what you -- I
- 3 thought you said you'd seen?
- 4 A. No. I think I started purchasing -- my first
- 5 purchase of Nutella, I believe, was in the summer of the
- 6 school year that started for the 2010-2011. My son is in
- 7 third grade now. So I bought it for him when he started
- 8 second grade great at Oneonta. And the reason I'm going
- 9 with that date is because he started school with Oneonta
- 10 with where he first tried it at.
- 11 Q. Okay.
- 12 A. But he also played baseball with the year
- 13 before. So I could be a little fuzzy on that. He had
- 14 been over to house prior to starting school with
- 15 him.
- 16 O. Okay. Now --
- 17 MR. MARRON: Just so we're clear, that was the
- 18 200 -- 2010 time frame?
- 19 THE WITNESS: Right, right.
- MR. MARRON: Okay.
- 21 THE WITNESS: But I seen the commercial prior
- 22 to the purchase, for a long time. I didn't purchase it
- 23 until that year. So I don't know exactly how long it was
- 24 before I purchased it that I saw the commercial the first
- 25 time. I couldn't tell you. I couldn't be specific.

- 1 BY MR. BISH:
- 2 Q. Okay.
- 3 A. I believe it was around a year.
- 4 Q. Now, in the -- have you seen different versions
- of the television advertisement for Nutella?
- 6 A. I might have seen different versions. The
- 7 general advertisement that I remember was a mom, three
- 8 kids. She's giving them Nutella on toast at a table.
- 9 They all seem very happy with it. I remember it saying
- 10 that the kids will like it and you'll feel good about
- 11 giving it to them, or something to that effect.
- 12 Q. Okay. Do you remember any other specific words
- 13 that were used in the television advertisement?
- 14 A. Part of a balanced breakfast.
- 15 O. You recall the words "balanced breakfast"?
- 16 A. I believe so. And what specifically stands out
- 17 is that it said you'll feel good about giving your kids.
- 18 Q. Okay.
- 19 A. Or you can feel good, something to that effect.
- 20 Q. So you recall the words -- you think you recall
- 21 the words "balanced breakfast"?
- 22 A. I think it used the words "balanced breakfast."
- 23 I know for sure it said that I'm going to feel good about
- 24 giving it to my kids.
- Q. Okay. So we've got two things so far.

- 1 Balanced breakfast is number one. Number two is you'll
- 2 feel good about giving it to your kids.
- 3 A. Right.
- 4 Q. Anything else you recall about the commercial?
- 5 A. I think the mom had blond hair.
- 6 O. Blond hair.
- 7 A. I think there was a boy, maybe two. At least
- 8 one. They were young.
- 9 Q. Anything else you recall?
- 10 A. The table was in the middle of her kitchen.
- 11 Q. Wow. Okay, the middle of the kitchen.
- 12 A. I don't know anything -- I can't remember
- 13 anything else.
- 14 Q. No other words stand out to you?
- 15 A. Huh-uh.
- 16 Q. Any other images stand out to you?
- 17 A. No.
- 18 Q. And after the next break I'm going to show you
- 19 the TV ads. We can try to figure out --
- 20 A. Okay.
- 21 Q. Try to jog your memory about what you saw.
- 22 A. Okay.
- 23 Q. Now, on the side of the Nutella jar here, you
- 24 see where it says "visit us on the web at
- 25 NutellaUSA.com"?

- 1 A. (No audible response.)
- 2 Q. "Yes"?
- 3 A. Yes.
- 4 Q. Have you ever visited that website?
- 5 A. I don't think so.
- 6 Q. Have you ever heard of somebody named Connie
- 7 Evers?
- 8 A. Yes.
- 9 O. Who is Ms. Evers?
- 10 A. I believe she's either a nutritionist or
- 11 pediatrician, something like that.
- 12 Q. And how did you come to learn about Ms. Evers?
- 13 A. From my attorney.
- 14 Q. So sometime after January 2011?
- 15 A. (No audible response.)
- 16 O. "Yes"?
- 17 A. Yes.
- 18 Q. Ever meet Mrs. Evers?
- 19 A. No.
- 20 Q. Ever read an article written by Ms. Evers?
- 21 A. Possibly. I saw a picture of her in one of
- 22 the -- I think -- some of this paperwork that you guys
- love so much, there might have been an article there.
- Q. And when you say "you guys," you're referring
- 25 to lawyers, right?

- 1 A. All of you guys. All of you with your
- 2 paperwork.
- 3 Q. A process that only lawyers can love, right?
- 4 A. Yes.
- 5 Q. So aside from the documents you've read in
- 6 connection with the lawsuit, the legal papers, have you
- 7 ever read a statement by Ms. Evers?
- 8 A. No.
- 9 Q. Have you heard any statement made by Ms. Evers?
- 10 A. No.
- 11 MR. BISH: I'm going to mark as Defendant's
- 12 Exhibit No. 10.
- 13 (The document referred to was marked by
- 14 the CSR as Deposition Exhibit 10 for
- 15 identification and attached to the
- deposition transcript hereto.)
- 17 BY MR. BISH:
- 18 Q. Ms. Barbato, have you ever seen Defendant's
- 19 Exhibit 10 before?
- 20 A. I believe so.
- 21 Q. When do you believe you saw it for the first
- 22 time?
- 23 A. I believe this was also in -- in some of this
- 24 paperwork, the complaint.
- 25 Q. Did you see this before you filed your lawsuit?

- 1 A. I might have seen this in a magazine. It looks
- 2 familiar, but I can't say if it's that or the paperwork
- 3 that I recently looked through.
- 4 Q. Okay.
- 5 MR. BISH: I'll mark as Defendant's Exhibit 11.
- 6 (The document referred to was marked by
- 7 the CSR as Deposition Exhibit 11 for
- 8 identification and attached to the
- 9 deposition transcript hereto.)
- 10 BY MR. BISH:
- 11 Q. Ms. Barbato, the reporter's handed you what
- 12 I've marked as Defendant's Exhibit 11. Same question,
- 13 have you seen this exhibit before today?
- 14 A. I don't know. I might have. I don't know.
- 15 Q. Maybe, maybe not.
- 16 A. Maybe, maybe not.
- 17 Q. Now, for either Defendant's Exhibit 10 or 11,
- 18 did you provide either of these documents to your lawyers
- 19 in this case?
- 20 A. No.
- 21 O. No.
- 22 Let's talk about trans fat. You can put them
- 23 to the side if you want.
- 24 Are you aware that the Nutella sold in the
- 25 United States today does not contain partially

- 1 hydrogenated vegetable oil?
- 2 A. That it does not contain that?
- 3 Q. Correct.
- 4 A. No.
- 5 O. You don't know that?
- 6 A. Well, it's not listed as one of your
- 7 ingredients. But I'm not there when they make it so I
- 8 can't say for sure. I mean, you know what I mean.
- 9 Q. Right.
- 10 A. If I trusted everything you guys said we
- 11 wouldn't be here.
- 12 Q. Now, do you know what partially hydrogenated
- 13 vegetable oil is?
- 14 A. Hydrogenated vegetable oil.
- 15 Q. Partially hydrogenated vegetable oil?
- 16 A. No.
- 17 Q. When you shop for foods, do you look to see if
- 18 a food has partially hydrogenated vegetable oil in it?
- 19 A. No.
- 20 MR. MARRON: She might know it better as trans
- 21 fat.
- THE WITNESS: Yeah.
- MR. BISH: Okay. You suggesting that those are
- 24 interchangeable terms?
- MR. MARRON: Yes.

- 1 BY MR. BISH:
- Q. Okay. So I'm going to use -- when I say -- I'm
- 3 just going to say PHVO for short and you'll understand
- 4 that I mean partially hydrogenated vegetable oil when I
- 5 say that?
- 6 A. Or trans fat?
- 7 Q. Is that how you --
- 8 A. I don't know. I don't know it as PH --
- 9 Q. Right.
- 10 A. I know what trans fat -- I know trans fat is
- 11 the margarine that I'm not allowed to have in my shop.
- 12 So I know what that is. I know I'm not allowed to have
- 13 it in the shop.
- Q. So apart from your attorney's representation
- 15 that PHVO is the same thing as trans fat, do you ever
- 16 look for PHVO on a label?
- 17 A. I don't even know what PHVO is.
- Q. Okay. So --
- 19 A. Even if I saw it on a label I wouldn't know
- 20 what that is.
- Q. So when you buy products you don't look at the
- ingredients to see if there's PHVO in there, do you?
- A. I don't even know what PHVO -- why would -- how
- 24 would that affect -- I don't even know what that is.
- Q. Okay. Now, are you aware that you are suing

- 1 Ferrero, in part, because you allege that Nutella used to
- 2 contain PHVO?
- 3 A. In part, because it used to contain that?
- 4 O. Uh-huh.
- 5 A. Okay, yeah.
- 6 Q. Did you --
- 7 A. I mean --
- 8 Q. Did you know that?
- 9 A. I think so, yes, I did know that. I know that
- 10 the case goes back to prior to me seeing the ad and prior
- 11 to me buying the Nutella, and I know that Nutella at some
- 12 point prior to that did contain trans fat. So I would --
- 13 that would be a fair assumption that I could make, yes.
- 14 Q. And why -- why are you suing Ferrero for the
- 15 periods before you saw the ads and before you bought it?
- 16 A. Because --
- MR. MARRON: Objection; calls for a legal
- 18 conclusion.
- 19 MR. BISH: It does not.
- Q. You can answer.
- MR. MARRON: Okay. Go ahead.
- 22 THE WITNESS: Honestly, because after I
- 23 purchased it, was giving it to my kids. And then I found
- 24 out that it wasn't this great nutritious, wholesome
- 25 product that I believed it to be. I felt duped by

- 1 Nutella.
- 2 BY MR. BISH:
- 3 Q. So you were mad?
- 4 A. I felt -- I felt like they were trying to trick
- 5 me. And I -- and I did honestly -- I honestly bought
- 6 Nutella because I thought it was nutritious and good for
- 7 my kids.
- 8 Q. Okay.
- 9 A. I didn't buy it in place of a Twinkie. I
- 10 didn't buy it in place of a candy bar. I bought it as a
- 11 healthy alternative to peanut butter. And that's not
- 12 what it is.
- 13 Q. Okay.
- 14 A. I don't feel that it represented itself to be
- 15 honestly what it is, to me. I felt like I was being
- 16 tricked. And I really was upset about it. I honestly
- 17 was like what? I just bought that -- I just bought a
- 18 bunch of that at Costco for my kids, and I spent more
- 19 than I would for the peanut butter that I usually get
- 20 them. And there's been times when I've had ten kids in
- 21 my house. I've had two foster children. I raised my
- 22 niece. Every penny that I spend at the grocery store
- 23 counts. I don't make a lot of money. And I spent more
- 24 on Nutella than I would have spent on peanut butter. And
- 25 only reason I bought it is because I thought it was good

- 1 for my kids. I wouldn't have bought otherwise.
- Q. Is that why you're suing back to the year 2000?
- 3 A. I felt tricked by Nutella's advertisement, that
- 4 is why.
- 5 Q. That's why your lawsuit dates back to 2000?
- 6 A. I didn't pick the dates. I didn't pick the
- 7 dates. I didn't write the dates in anywhere.
- 8 Q. So getting back to PHVO, and I appreciate that
- 9 you -- you don't -- that you don't know what it is and
- 10 that you don't look for it when you buy products, right?
- 11 A. Right.
- MR. MARRON: Using it interchangeably with
- 13 trans fat.
- 14 THE WITNESS: Okay.
- 15 BY MR. BISH:
- 16 Q. Now, are you aware that -- so are you aware
- 17 that PHVO was taken out of Nutella at some point before
- 18 you bought the product?
- 19 A. Oh. Before I bought the product, no. Before I
- 20 bought the product I didn't even know that it used to
- 21 contain trans fat.
- 22 Q. So you don't know if it was a voluntary
- 23 decision to remove --
- A. My only exposure to Nutella was the TV
- 25 commercial and maybe an ad I seen in a magazine.

- 1 O. Okay. Do you have any reason to doubt that the
- 2 decision to eliminate PHVO from Nutella was made
- 3 voluntarily?
- A. Do I what, I'm sorry?
- 5 Q. Do you have any reason to doubt that the
- 6 decision to eliminate PHVO from Nutella was made
- 7 voluntarily?
- 8 MR. MARRON: Objection; calls for speculation,
- 9 form of the question, assumes facts not in evidence,
- 10 calls for an expert opinion.
- 11 BY MR. BISH:
- 12 O. You can answer.
- 13 MR. MARRON: Calls for a legal conclusion.
- 14 You can answer.
- 15 THE WITNESS: I doubt it. Because it's cheaper
- 16 for me to put margarine on a bagel than it is butter, and
- 17 I would make more money if I did that. I can't do that.
- 18 So I think in a way that maybe they did it to make
- 19 themselves look good. And -- and that was probably the
- 20 only reason. Because I think financially they were
- 21 probably spending less money when it had trans fat in it
- 22 and making more money on the product.
- Do you hear what I'm saying?
- 24 BY MR. BISH:
- 25 Q. Are --

- 1 A. Maybe it was voluntarily done, but I don't
- 2 think it was in lieu of like making it better for us.
- 3 Q. But are you happy that Nutella --
- 4 A. Oh, yeah. Yeah.
- 5 MR. MARRON: Wait till he asks the question,
- 6 okay.
- 7 BY MR. BISH:
- 8 Q. Now, do you commend the decision to take PHVO
- 9 out of Nutella?
- 10 MR. MARRON: Objection; assumes facts in
- 11 evidence -- not in evidence.
- 12 THE WITNESS: Ask me again.
- 13 BY MR. BISH:
- 14 Q. Do you commend the decision to take PHVO out of
- 15 Nutella?
- 16 A. As trans fat out, yes.
- 17 Q. Okay. It had already been done before you
- 18 bought the product, right?
- 19 A. Right.
- 20 Q. And instead of commending the company for doing
- 21 so, you sued Ferrero U.S.A., right?
- 22 A. For -- yes.
- MR. MARRON: Objection; argumentative.
- 24 BY MR. BISH:
- Q. Okay. Do you know if the Nutella you bought

- 1 contains trans fat?
- 2 A. No, it does not.
- 3 Q. In your mind, is industrial produced trans fat
- 4 better or worse than naturally occurring trans fat?
- 5 A. I don't know.
- 6 MR. MARRON: Objection; calls for an expert
- 7 opinion.
- 8 BY MR. BISH:
- 9 Q. Have you ever thought about it?
- 10 A. No.
- 11 Q. So you don't have a view one way or the other
- 12 if it's --
- 13 A. Versus naturally. Okay, you're saying natural
- 14 trans fat versus man-made trans fat?
- 15 Q. Yeah, are you aware there's a difference?
- 16 A. No. I thought they were -- I mean, trans fat
- 17 is trans fat. I didn't know there was like a man-made
- 18 one and a natural one.
- 19 Q. So you don't know, for example --
- 20 A. I thought just like "trans" in itself meant
- 21 man-made.
- 22 Q. So you don't know, for example, that milk has
- 23 trans fat in it?
- 24 A. No, I didn't know that.
- 25 Q. If milk, in fact, does contain some trace

- 1 amount of trans fats, will you stop buying milk?
- 2 A. I wouldn't mind switching to almond milk. I
- 3 like it and it has less calories and it tastes really --
- 4 I like it. I would drink almond milk. And I think my
- 5 kids would too.
- 6 Q. All right. So if -- if milk and butter --
- 7 A. If I -- yeah. Now that you've called it to my
- 8 attention, if I go look at the label of milk and it has
- 9 trans fat, I really don't want it in my house.
- 10 Q. Okay.
- 11 A. I mean, I've heard, like, it causes like heart
- 12 conditions and cancerous and -- you know, I mean, I don't
- 13 know specifically what the downfalls are to it, but I
- 14 know that there are some and why would I expose my kids
- 15 to that?
- 16 Q. But you don't know -- so let's back up. Now,
- 17 there's -- you don't know that there's a difference
- 18 between natural trans fat and artificial trans fat.
- 19 A. I didn't know. I just thought, in general,
- 20 trans fat was not good for you.
- 21 O. And so if there's natural trans fat in some
- 22 trace amounts of milk --
- 23 A. If I could find a milk without any in it, I
- 24 would go for that one, yeah.
- Q. Now, do you recall in the complaint you filed,

- 1 the first amended consolidated complaint that we looked
- 2 at earlier, that complaint references a number of studies
- 3 about trans fat.
- 4 Do you recall that?
- 5 A. Yeah.
- Q. Did you review those studies?
- 7 A. I glanced at them. I found it kind of boring.
- 8 Q. You didn't read, for example, in there about
- 9 the difference between artificial and natural trans fat
- 10 in those articles?
- 11 A. No.
- 12 Q. Not important to you?
- 13 A. Not that it's not important to me, but I was a
- 14 little stressed getting ready for it. So I didn't think
- 15 it would be pertinent that I needed to know those kinds
- 16 of things for this.
- 17 Q. Well, putting this -- when you say "this," you
- 18 mean this deposition?
- 19 A. For -- yeah, with you. Yeah, I would be asked
- 20 the difference between natural trans fat. And I didn't
- 21 know that -- I mean, if I was a nutritionist, I would
- 22 expect you to ask me those kinds of questions. But just
- 23 being a mom, I didn't really expect you to ask me that.
- 24 O. And I'm not -- and I'm not -- I'm sorry, my
- 25 question was not about today, it was in general.

- 1 A. I didn't know there was two different kinds of
- 2 trans fat. I thought there was one bad trans fat.
- Q. Okay. In your opinion, should the FDA prohibit
- 4 foods containing trans fat?
- 5 A. They prohibit me from serving them in my
- 6 restaurant, so yeah.
- 7 Q. So yes, in your opinion, the FDA should
- 8 prohibit food companies --
- 9 A. I believe that they do it for a reason.
- 10 Q. Okay. Let me just finish my question for the
- 11 benefit of the reporter.
- In your opinion, should the FDA prohibit food
- 13 companies from companies selling products that contain
- 14 trans fat?
- 15 A. I believe if the FDA feels that they're not
- 16 healthy for people, and they want to do that, that
- 17 they're doing that in the best interests of the people.
- 18 And yes.
- 19 Q. I'm asking in your opinion.
- 20 A. In my opinion, I believe that the FDA is there
- 21 to protect us. The FDA is there to protect us. So if
- 22 they make a decision like that, I believe in them, I
- 23 trust them. So yeah, I do. I do believe that if they're
- 24 doing it it's for a reason.
- Q. And if the FDA decides not to ban that product,

- 1 do you also trust the FDA?
- 2 A. I do. I think that if they chose not to ban
- 3 the product, and there wasn't enough evidence or there
- 4 wasn't enough something to prohibit it from being sold
- 5 all over.
- 6 Q. So if the FDA looks at, say, trans fat and they
- 7 make their decisions, you're going to defer to those
- 8 decisions?
- 9 MR. MARRON: Yeah, objection; calls for --
- 10 THE WITNESS: But with --
- 11 MR. MARRON: -- expert opinion.
- 12 You can go ahead and answer.
- 13 THE WITNESS: But with -- like there are things
- 14 that have trans fat, but I have the choice -- at least
- 15 they make it put it on the label so that I can look at
- 16 it. In the very front it says contains trans fat, but I
- 17 can make that choice. For me personally, I don't think I
- 18 would -- if something said that it contained trans fat on
- 19 it, I don't think I would buy that for my family.
- 20 I've seen products contains -- on a margarine
- 21 that contains, you know, trans fat. I wouldn't buy that.
- 22 I wouldn't go out of my way to buy that product. If I
- 23 knew that there was a product that I had in my home that
- 24 had a lot of trans fat in it, I probably wouldn't buy it
- 25 again. Had I -- I don't think it's something that's good

- 1 for my family, I wouldn't buy -- I would try to stay away
- 2 from it.
- 3 BY MR. BISH:
- 4 Q. You just said "if something has a lot of
- 5 trans fat, "how much is a lot?
- 6 A. Well, any, at this point. I don't think that
- 7 we're allowed in our restaurant to have any trans fat,
- 8 margarine with any trans fat in it.
- 9 O. Artificial trans fat?
- 10 A. It didn't -- I don't recall it saying
- 11 artificial or telling us the difference. It just says
- 12 trans fat, period.
- 13 Q. Okay. So are you aware of -- of any of the FDA
- 14 regulations about the labeling of trans fat on products?
- 15 A. I think I am, yeah. I think I heard something
- 16 about that.
- 17 O. What did you hear?
- 18 A. I think that they had to make it clear on the
- 19 label if it had trans fat in it. I know that they
- 20 require you to put like calorie counts and that kind of
- 21 stuff on foods.
- 22 Q. Do you know if there's a threshold amount above
- 23 which companies are required to disclose the presence of
- 24 trans fat?
- 25 A. I -- I'm not sure. There probably is. I would

- 1 imagine there would be.
- Q. Do you trust the FDA's judgment on that amount?
- 3 A. In general.
- 4 Q. And specifically?
- 5 A. Well, I think that they are looking out for the
- 6 best interests of the people. So, I mean, I commend them
- 7 for that and...
- 8 MR. MARRON: Objection; assumes facts not in
- 9 evidence.
- 10 BY MR. BISH:
- 11 Q. So, for example, if the FDA said the threshold
- 12 amount for disclosure is point five grams, you don't have
- 13 a different number in your mind?
- 14 A. Well, I don't even know what a gram is. So,
- 15 you know what I mean. I know like teaspoons,
- 16 tablespoons, cup. If you put it in that, I would have a
- 17 better -- I can't even picture like what the amount of
- 18 what a gram would be.
- 19 MR. MARRON: Yeah, I'm going to have an ongoing
- 20 objection on the basis of it calls for an expert opinion
- 21 and assumes facts not in evidence for this line of
- 22 questioning.
- 23 BY MR. BISH:
- Q. When did you first become aware of the health
- 25 risks of trans fat, as you've described them?

- 1 A. I would say really aware of it and paying
- 2 attention a little bit more is when my dad came to live
- 3 with us in -- I think it was 2006.
- 4 Q. So by 2006 you were aware of the risks of
- 5 trans fat?
- 6 A. Right. I was paying a little bit more
- 7 attention to what was in food, and he's diabetic and I
- 8 was caring for him.
- 9 Q. And what about saturated fat, are you concerned
- 10 about the health impacts of saturated fat?
- 11 A. Am I concerned about the health issues?
- 12 Q. The potential health affects of saturated fat?
- 13 A. Yeah.
- 14 Q. In what way?
- 15 A. In that if it's something that's bad for my
- 16 kids, and they're -- I wouldn't want to give them a
- 17 product that's saturated with it. In what way is it's
- 18 not good for you. It's not good for your health, why
- 19 would you want it? In general, it's just not good for
- 20 you.
- Q. What about fat generally, just regular fat, are
- 22 you concerned about the potential health affects of
- 23 consuming fat?
- 24 A. I cut the fat off my steak, but I don't like --
- 25 I don't like the taste of it. But I -- just fat

- 1 naturally occurring in -- in foods that we eat, I'm not
- 2 super concerned.
- 3 Q. So you don't, for example --
- 4 A. I buy lean hamburger.
- 5 Q. So you don't, for example, have an amount of
- 6 fat in mind that ought to be consumed by you or your kids
- 7 in a given day?
- 8 A. No.
- 9 Q. Would you defer to the FDA's guidelines on
- 10 that?
- 11 A. No.
- 12 O. You have your own?
- 13 A. I've never really thought about it. I don't
- 14 consume a lot of fat. I buy lean meat. I cut it off my
- 15 steaks. We don't eat a lot of red meat. I don't think
- 16 there's a lot of fat in eggs. I don't think the foods
- 17 that we're eating mostly, besides the snack food, I don't
- 18 have to worry about it.
- 19 Q. Pulled pork?
- 20 A. Pulled pork.
- 21 O. That you bought at Costco?
- 22 A. What about it?
- 23 Q. Is there fat in pulled pork?
- 24 A. There's fat in pork, yes.
- Q. Were you concerned about the amount of fat in

- 1 the pulled pork that you bought at Costco?
- 2 A. No. We eat it maybe once every three months.
- Q. Okay.
- 4 A. It's not a daily occurrence. The meat most
- 5 served in my house is chicken. We hardly -- we rarely
- 6 eat red meat. And that's just personal preference, I
- 7 don't like it. I find it hard to digest.
- 8 Q. And I believe you said you -- in your house you
- 9 eat chicken thighs but in your cafe you serve chicken
- 10 breasts, correct?
- 11 A. Right.
- 12 O. Is there a difference between the two?
- 13 A. One's a dark meat and one's a white meat.
- 14 Q. Any health difference between the two?
- 15 A. There's probably more fat in the thighs, but I
- 16 like the taste and it's cheaper. And I take the skin off
- 17 of it.
- 18 Q. And do you know that it's -- that fat is an
- 19 essential nutrient in the human being's diet?
- 20 A. Yes.
- 21 O. Yes.
- Do you want to ensure that your kids consume
- 23 enough fat in their diet?
- 24 A. I don't really worry about it. I think there's
- 25 enough fat out there for it to go around.

- 1 O. Takes care of itself?
- 2 A. I do.
- Q. Okay. Do you have any views one way or the
- 4 other on how much fat is too much fat at breakfast?
- 5 A. No.
- 6 MR. BISH: Let's take a quick break and I'll go
- 7 and get the TV ads.
- 8 THE VIDEOGRAPHER: All agreed to go off the
- 9 record, we're off the record at 2:17 p.m.
- 10 (Recess from 2:17 p.m. to 2:24 p.m.)
- 11 THE VIDEOGRAPHER: We're back on record at
- 12 2:24 p.m.
- 13 BY MR. BISH:
- 14 Q. Ms. Barbato, I'm about to show you the
- 15 commercial that Ferrero calls mom, okay?
- 16 A. Uh-huh.
- 17 Q. And for the record, it's going to correspond to
- 18 paragraph 93 of the complaint, which is Defendant's
- 19 Exhibit 3, okay?
- 20 A. Okay.
- 21 O. Okay.
- 22 (DVD being played.)
- 23 BY MR. BISH:
- Q. Okay. My first question is: Do you know if
- 25 that's the ad you saw in approximately June 2009?

- 1 A. I don't think that's the one.
- 2 MR. MARRON: Objection; that misstates her
- 3 testimony.
- 4 BY MR. BISH:
- 5 Q. You don't think that's the one?
- 6 A. I don't know, it could have been. I don't -- I
- 7 remember the setting being a little different.
- 8 Q. Okay.
- 9 A. I think I've seen that one, though, before,
- 10 but...
- 11 Q. That's not the one that you were recalling?
- 12 A. I can't be sure.
- 0. Okay. Okay. Number 2, I believe this is
- 14 called "Pass," P-a-s-s, which should correspond to
- 15 paragraph 92, I believe.
- 16 (DVD being played.)
- 17 THE WITNESS: I think that's the one I saw.
- 18 BY MR. BISH:
- 19 O. You think --
- 20 A. I think that's the one I saw.
- 21 O. Based on what?
- 22 A. Based on the phrase "and I can feel good about
- 23 giving it to them." And that it was three kids and I
- 24 kind of remember it being three kids. I thought two of
- 25 them were boys. I think that's the one.

- 1 Q. Pretty sure?
- A. Hmm, I'd say 85 percent.
- 3 Q. Great.
- 4 And you saw that before you --
- 5 A. Well before I purchased Nutella.
- 6 Q. Okay. Last one called "Silence," which
- 7 corresponds to paragraph 91 of the complaint.
- 8 (DVD being played.)
- 9 THE WITNESS: I don't think I've seen that
- 10 before one.
- 11 BY MR. BISH:
- 12 Q. Okay. So we have a winner. No. 2, right, you
- 13 think, 85 percent?
- 14 A. I would say number 2 stands out the most --
- 15 Q. Okay.
- 16 A. -- as familiar to me.
- 17 Q. Okay. While you have Defendant's Exhibit 3 in
- 18 front of you --
- MR. MARRON: What page?
- MR. BISH: Give me a moment.
- MR. MARRON: Okay.
- 22 BY MR. BISH:
- 23 Q. Okay. Page 4, paragraph 15. See it says:
- 24 Sales of Nutella in California are
- greater than in any other single state in the

- 1 nation.
- 2 Do you see that?
- 3 A. Yes.
- 4 Q. Do you have any evidence to support this
- 5 allegation?
- 6 A. No.
- 7 Q. Now, paragraph 20, further down the page, it
- 8 says:
- 9 Plaintiffs have incurred and during the
- 10 pendency of this action will incur expenses for
- 11 attorneys' fees and costs herein.
- 12 Do you see that?
- 13 A. Yes.
- 14 Q. Have you incurred any attorneys' fees in this
- 15 action?
- 16 A. No.
- 17 Q. Okay. Paragraph 35. Do you see the phrase in
- 18 the first sentence "dangerous levels of saturated fat"?
- 19 A. Yes.
- 20 Q. In your mind, what is a dangerous level of
- 21 saturated fat?
- MR. MARRON: Yeah, objection; attorney-client
- 23 privilege.
- Other than what you've learned through your
- 25 counsel, you can -- you can state. Just don't state any

- 1 impressions or knowledge that you learned through
- 2 conversation with your counsel.
- THE WITNESS: I have no idea.
- 4 MR. MARRON: Calls for -- and also calls for an
- 5 expert opinion.
- 6 BY MR. BISH:
- 7 Q. Okay. So if you look at paragraph 44 on
- 8 page 8. If you could just take a moment and read that
- 9 entire paragraph.
- 10 (Document reviewed by witness.)
- 11 BY MR. BISH:
- 12 Q. Now, you see that in the second -- third
- 13 sentence, it says:
- 14 Also known as vaccenic acid, natural
- trans fat has never been linked to any negative
- 16 health effects in human beings and is
- 17 chemically different from artificial trans fat.
- 18 See that?
- 19 A. Yes.
- 20 Q. Do you recall reviewing this complaint before
- 21 it was filed?
- MR. MARRON: Objection; attorney-client
- 23 privilege.
- Other than what you've discussed with your --
- 25 with your attorney, you can answer this line of

- 1 questioning.
- 2 THE WITNESS: There's nothing I have to --
- 3 BY MR. BISH:
- 4 Q. Okay. Based on the allegations in the
- 5 complaint, it would -- you'd agree that there's a
- 6 difference between artificial and natural trans fat,
- 7 right?
- 8 MR. MARRON: Objection; calls for an expert
- 9 opinion.
- 10 Other than attorney-client privilege.
- 11 THE WITNESS: I have no idea.
- 12 BY MR. BISH:
- 13 Q. Okay.
- 14 A. There's PHVO.
- 15 Q. Okay. If you could look at paragraph 70.
- 16 Again, take your time to read the whole paragraph.
- 17 (Document reviewed by witness.)
- 18 BY MR. BISH:
- 19 Q. Okay?
- 20 A. Uh-huh.
- 21 O. You see the last sentence:
- 22 Ferrero's addition of artificial
- trans fat to Nutella during the class period
- rendered it unfit for human consumption.
- 25 See that?

- 1 A. Yes.
- Q. Do you agree with that?
- 3 MR. MARRON: Objection; calls for an expert
- 4 opinion, attorney-client privilege, incomplete
- 5 hypothetical and form.
- 6 THE WITNESS: I wouldn't have -- I wouldn't --
- 7 how would I deem something not fit for human consumption?
- 8 I never...
- 9 BY MR. BISH:
- 10 Q. Okay. It goes on:
- 11 And rendered its concurrent
- 12 advertisements, labels and representations that
- Nutella was "healthy" nutritious, and part of a
- 14 balanced breakfast particularly false,
- 15 misleading and deceptive.
- 16 Do you see that?
- 17 A. Yes.
- 18 Q. Can you point me to a single advertisement that
- 19 used those words before 2008?
- MR. MARRON: Yeah; objection; assumes facts not
- in evidence, misstates the record with respect to what
- 22 the complaint says.
- THE WITNESS: Before 2008?
- 24 BY MR. BISH:
- 25 Q. Yes.

- 1 A. No.
- Q. If you look at paragraph 74.
- 3 MR. MARRON: Same objection.
- 4 MR. BISH: No question yet.
- 5 Q. (Reading:)
- 6 Nutella also uses generally modified soy
- 7 lecithin which has been generally engineered
- 8 and sprayed with pesticides and is not healthy
- 9 for children's growth and development.
- 10 Do you see that?
- 11 A. Yeah.
- MR. MARRON: Same objection.
- 13 BY MR. BISH:
- 14 Q. Do you have any basis for that allegation?
- MR. MARRON: Same objection; calls for an
- 16 expert opinion, attorney-client privilege.
- 17 If it's any knowledge that you've garnered
- 18 through our discussions, then I advise you not to -- not
- 19 to give an answer.
- THE WITNESS: Then I'm not giving an answer.
- 21 BY MR. BISH:
- 22 Q. And you were shaking your head, does that mean
- 23 no?
- MR. MARRON: It means she's not answering.
- MR. BISH: You're not answering -- so I've

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- 1 asked if you have any reason to believe -- or, I'm sorry,
- 2 do you have any basis for that allegation, and you're
- 3 going to instruct her not to answer?
- 4 MR. MARRON: Right.
- 5 MR. BISH: On attorney-client privilege?
- 6 MR. MARRON: Correct.
- 7 BY MR. BISH:
- Q. Okay. Paragraph 76.
- Lawyers, huh?
- Go ahead and read paragraph 76, and let me know
- 11 when you're done.
- (Document reviewed by witness.)
- THE WITNESS: Okay.
- 14 BY MR. BISH:
- Q. And do you understand the phrase "class"
- 16 period"?
- 17 A. The -- from the beginning of the date set in
- 18 the -- they're saying from like 2000 -- 2000.
- Q. When you say "they," who's they?
- A. The case, our -- our -- our complaint.
- Q. You mean you?
- 22 A. Yes.
- Q. Okay.
- A. I didn't personally put all this into the
- paperwork. I didn't personally draft any of it.

- Q. You didn't type it?
- A. I didn't type it, no.
- Q. But you wanted it to go back to the year 2000?
- A. That was --
- MR. MARRON: Objection; attorney-client
- 6 privilege.
- 7 Don't -- don't reveal any discussions you had
- 8 with your lawyer regarding the class period.
- 9 BY MR. BISH:
- Q. Don't know tell me what you told your lawyer.
- 11 I'm saying did you want to go back to the year 2000?
- 12 A. I didn't have a -- I didn't have a -- I don't
- 13 have an opinion on it one way or the other.
- 14 Q. Okay.
- 15 A. I didn't make my purchases till 2010. I didn't
- see the commercial till 2009. But I did hear that it had
- 17 previously contained trans fat after I purchased it and
- 18 after I seen the commercials.
- 19 Q. So looking at paragraph 76:
- Throughout the class period, Ferrero
- engaged in, and Plaintiffs -- that being you,
- right -- and members of the class were exposed
- to a long-term advertising campaign in which
- Ferrero utilized various forms of media
- 25 including but not limited to print

- advertisements, print advertising on the
- Nutella label, and elsewhere, websites,
- television commercials, physicians and unpaid
- 4 press coverage.
- I could go on but I'll stop there.
- Now, do you have any reason to believe that
- 7 Ferrero advertised Nutella on television in the United
- 8 States before 2008?
- A. I don't remember seeing it. So I would have no
- 10 reason to believe that prior to 2008.
- Q. What about in magazines, any reason to believe
- 12 that Ferrero was advertising Nutella in magazines prior
- 13 to 2008?
- 14 A. I can't remember when I first saw the first
- 15 advertisement for Nutella. So I really -- I don't feel
- 16 comfortable answering that. Because, I mean, for all I
- 17 know, it could have been back in 2003. I can't remember.
- 18 Q. But you --
- 19 A. I know that when I first saw -- when I first --
- 20 my first recollection of seeing the advertisement on TV,
- 21 it wasn't foreign to me. So I know at some point before
- 22 seeing that first commercial, I seen it somewhere. It
- wasn't like oh, what's this new thing? I mean, I had
- 24 seen it previous to that. That's my first recollection,
- 25 that one commercial with the three kids. That's what

- 1 first came to my mind when asked about the advertisement
- 2 of Nutella. But when I -- when recalling that
- 3 commercial, it wasn't foreign to me. So had I seen it
- 4 previously? I must have.
- 5 Q. Okay. Now, let's talk about the label.
- 6 You have the jars that you bought in front of
- 7 you, correct?
- 8 A. Yes.
- 9 Q. Is this the label that you saw?
- 10 A. Yes.
- 11 Q. Did you see any other version of the Nutella
- 12 label?
- 13 A. On the day that I purchased that?
- 14 Q. Sure.
- 15 A. Or any time?
- 16 O. At any time.
- 17 A. I don't think so.
- 18 Q. Okay. So, for example, you didn't see a
- 19 product label in 2008?
- 20 A. I don't think so.
- 21 O. At any time before 2008?
- 22 A. I don't think so. I'm not sure.
- Q. What were you doing on the 4th of July this
- 24 year?
- 25 A. We had a party at the shop.

- 1 Q. And do you recall the 4th of July was on a
- 2 Monday this year?
- 3 A. I do now.
- 4 Q. Okay. That helps.
- 5 Do you recall what you were doing the weekend
- 6 before the 4th of July?
- 7 A. No.
- 8 Q. Did you review a copy of this complaint on --
- 9 around July 3rd?
- 10 A. I don't remember.
- 11 Q. Okay. So you don't recall approving this
- 12 particular paragraph?
- 13 A. I just don't remember. It was a very busy time
- 14 at the shop. I was doing a lot of catering, too. That
- 15 weekend was very busy. And one of my partners was out.
- 16 Q. Okay.
- 17 MR. MARRON: There's no question pending. I
- 18 mean, rather than offer additional information. You can
- 19 certainly answer Mr. Bish's question.
- 20 THE WITNESS: Well, I feel bad that I don't
- 21 remember. But I just don't.
- 22 BY MR. BISH:
- Q. Paragraph 89, if you would.
- MR. MARRON: Yeah, don't feel bad. That's a
- 25 perfectly acceptable response.

- 1 BY MR. BISH:
- Q. Go ahead and read paragraph 89, and take a look
- 3 at the picture.
- 4 A. Okay.
- 5 Q. Are you familiar with the phrase "glycemic
- 6 index"?
- 7 A. No.
- 8 Q. Ever heard of it before?
- 9 A. I've heard of like a hypoglycemic.
- 10 MR. MARRON: I'll just object along this line
- of questioning, calls for expert opinions.
- 12 BY MR. BISH:
- 13 Q. Do you see the second sentence, paragraph 89,
- 14 it says, "This statement is false."
- 15 You see that?
- 16 A. Yes.
- 17 Q. Okay. Now, this is your complaint, correct?
- 18 A. Right.
- 19 Q. You approved the filing of this complaint,
- 20 correct?
- 21 A. Yes.
- 22 Q. So you understand what that means, correct?
- MR. MARRON: Objection; attorney-client
- 24 privilege.
- Other than what you've learned from your

- 1 counsel explaining, you know, terms to you and the
- 2 subject matter of this complaint, or this paragraph in
- 3 particular, if you have an independent knowledge.
- 4 THE WITNESS: I did -- yeah, I didn't word it
- 5 every word specifically, no. But I agree with the
- 6 statement.
- 7 BY MR. BISH:
- 8 Q. You agree that -- okay. So when the phrase,
- 9 this statement, what is that referring to in your
- 10 complaint?
- 11 A. The previous sentence.
- 12 O. Says:
- 13 Ferrero states that it recommends that
- 14 Nutella is eaten at breakfast because it
- purportedly has a low glycemic index so that it
- helps maintain energy and concentration levels
- longer.
- 18 You see that?
- 19 A. Yes.
- Q. What part of that sentence is false?
- 21 A. I think it's saying that the low glycemic index
- 22 and helping you maintain energy and concentration levels
- longer.
- Q. What is the glycemic index of Nutella?
- 25 A. I'm not sure.

- 1 Q. So how do you know that it's false?
- 2 A. What I think this -- this sentence is saying,
- 3 to me, is that it's -- the advertisement is trying to --
- 4 to indicate that it doesn't have that much sugar in it or
- 5 that it's healthier. When, actually, the -- the highest
- 6 ingredient in it is sugar.
- 7 Q. Okay.
- 8 MR. MARRON: Wait for a question.
- 9 BY MR. BISH:
- 10 Q. Now, if you go down to the picture.
- 11 A. Right.
- 12 Q. I know it's small print, it says:
- "Nutella has a glycemic index of 33.
- 14 You see that?
- 15 A. Down here (indicating)?
- 16 O. Yeah.
- 17 MR. MARRON: Yeah, I don't see it down there.
- 18 THE WITNESS: Oh, yeah. Okay. I see it, sort
- 19 of.
- 20 BY MR. BISH:
- 21 Q. Do you want me to read the whole thing?
- 22 A. No, you don't have to read the whole thing.
- 23 You're asking me what I just told you, that sugar is the
- 24 most -- the highest ingredient in Nutella. So that's
- 25 what I'm telling you I feel it makes that a false

- 1 statement. I don't think that sugar maintains energy and
- 2 promotes concentration.
- 3 Q. What about fat?
- 4 A. I -- I don't know fat -- okay. No, I don't
- 5 think that -- I think in girls fat is more productive
- 6 than in boys.
- 7 Q. Do you know if fat is a slow release nutrient?
- 8 A. I believe it is.
- 9 Q. Which would allow energy levels to be
- 10 prolonged?
- 11 A. Right, fat. But this is saying sugar. Isn't
- 12 it saying sugar?
- Q. Where does it say that?
- MR. MARRON: Yeah, I'm going to object on this
- 15 line of questioning. It misstates the -- the complaint,
- 16 it misstates the record. And it also calls for an expert
- 17 opinion.
- 18 THE WITNESS: What I think is that sugar does
- 19 not help you maintain energy and it doesn't increase your
- 20 concentration time.
- 21 BY MR. BISH:
- 22 O. So --
- 23 A. Or anything. I don't think that sugar does
- 24 that.
- Q. Okay. But you think that fat does?

- 1 A. I don't know that fat does.
- 2 Q. Okay.
- 3 A. I don't know that for sure.
- 4 Q. So, again, it's -- the statement says:
- 5 Nutella has a glycemic index of 33 which
- 6 means it is a low GI food.
- 7 Do you have any reason to believe that is a
- 8 false statement?
- 9 MR. MARRON: Objection; attorney-client
- 10 privilege.
- 11 Other than what you've learned from your
- 12 attorneys. If you have an independent knowledge of that
- other than what you've already stated on the record, then
- 14 you can answer. But please don't reveal any of the
- 15 substance or knowledge you've garnered from discussions
- 16 with your lawyers.
- 17 THE WITNESS: I'm not going to answer that.
- 18 BY MR. BISH:
- 19 Q. So I've asked if you have any reason to believe
- 20 that is a false statement.
- 21 A. And I've told you --
- 22 Q. Your attorney --
- 23 A. -- what I believe.
- Q. Your attorney has instructed you not to answer
- 25 based on privilege, and you're going to follow that

- 1 instruction?
- 2 A. But I answered your first question that you
- 3 asked me. I'm not sure about the glycemic index. I'm
- 4 not a nutritionist. I never want to school to be a
- 5 nutritionist. I know what sugar is and I know what kids
- 6 do on sugar, and I do not believe that sugar maintains
- 7 energy and concentration levels longer. I don't believe
- 8 that.
- 9 Q. Okay.
- 10 A. So as far as 89, the paragraph, do I agree with
- 11 what that paragraph is saying? Yeah, I do.
- 12 O. That --
- 13 A. I believe that saying that Nutella, being half
- 14 sugar, that this jar is half sugar, that's your first
- 15 ingredient on here, mostly sugar, that this is going to
- 16 help my kids concentrate at school better. I do not
- 17 believe that. I just don't.
- 18 Q. Okay. Okay paragraph 99.
- 19 (Document reviewed by witness.)
- THE WITNESS: Okay.
- 21 BY MR. BISH:
- 22 Q. Okay. Very simple question. The third
- 23 sentence:
- 24 These claims are misleading because
- Nutella contains high levels of saturated fats,

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- 1 sugar, oil, artificial flavoring and other
- 2 objectionable ingredients.
- 3 Do you see that?
- 4 A. Yes.
- 5 Q. What are the other objectionable ingredients
- 6 that you are referencing in that paragraph?
- 7 MR. MARRON: Objection; attorney-client
- 8 privilege.
- 9 Other than what you've learned from your
- 10 attorneys. If you have any independent knowledge of what
- 11 the other ingredients are, then you can state, or if you
- 12 know.
- 13 THE WITNESS: I don't have an answer for that.
- 14 BY MR. BISH:
- 15 Q. Okay. Paragraph 108, please.
- 16 (Document reviewed by witness.)
- 17 Q. See where it says "Nutella costs more than
- 18 similar products"?
- 19 A. Yes.
- Q. Okay. We've talked about peanut butter, right?
- 21 A. Yes.
- Q. What are the other similar products you're
- 23 referring to?
- MR. MARRON: Same objection; calls for an
- 25 expert opinion.

- 1 You can answer.
- THE WITNESS: Chocolate syrup, caramel, candy.
- 3 BY MR. BISH:
- 4 Q. What kind of candy?
- 5 A. Sugary candy.
- 6 Q. Any brand?
- 7 A. Not off the top of my head.
- 8 Q. What brand of syrup?
- 9 A. Log Cabin.
- 10 O. What brand of caramel?
- 11 A. Lyons.
- 12 Q. Lyons.
- 13 Second half of that sentence. I'm paraphrasing
- 14 here so let me know if I'm incorrectly paraphrasing:
- 15 That Nutella would have cost less absent
- the false and misleading statements and
- 17 material omissions described herein.
- 18 See that?
- 19 A. Yes.
- 20 Q. So my question is: Do you have any facts that
- 21 support the allegation that Ferrero would have charged
- 22 less for Nutella if it hadn't advertised it on TV?
- MR. MARRON: Objection; calls for an expert
- 24 opinion.
- You can answer.

- 1 THE WITNESS: Just want my opinion on that?
- 2 BY MR. BISH:
- 3 Q. No. I want facts, not opinions.
- 4 A. I don't have any facts on that.
- 5 Q. Okay.
- 6 A. I don't know how much they pay for advertising.
- 7 Q. Do you understand it's important to have facts
- 8 before you make -- no, strike that. Forget it.
- 9 A. I think that it says the first ingredient is
- 10 sugar is a fact too, a pretty good one.
- 11 Q. You can tell from looking at the label, right?
- 12 A. You can see that the first ingredient is sugar.
- 13 That means that's what mostly in it.
- 14 Q. For all the world to see, correct?
- 15 A. Right. Should put that right on the
- 16 commercial, and I wouldn't have a problem with it.
- 17 O. What if it was on the front of the label?
- 18 A. That would be nice, too. But, big letters like
- 19 it is there (indicating). Or just like how it is right
- 20 there (indicating), hazelnut spread. Just right there in
- 21 front of hazelnut, sugar hazelnut flavor spread, I think
- 22 would be a better name for it.
- Q. What if there was a big button on the front
- 24 that just said --
- 25 A. Sugar and hazelnut flavor, that would be a

- 1 better, like, advertising technique for it. I think it
- 2 would be more honest.
- Q. Okay.
- 4 A. I don't put healthy on my brownies at the shop.
- 5 Q. Speaking of that, I notice on your menu you had
- 6 a little lemon or orange swirl as your logo, right?
- 7 A. It's a lemon swirl.
- 8 Q. Lemon swirl.
- 9 What is that meant to imply?
- 10 A. That was actually from the deli, and we don't
- 11 use that anymore.
- 12 O. Why did you use it?
- 13 A. Because I used to make a lemon cheesecake.
- 14 Q. Oh. From lemons?
- 15 A. The sauce was from lemons. And I put some
- 16 lemon zest in the cheesecake.
- 17 O. Okay.
- 18 A. And it was Shawna that came up with that. I
- 19 didn't really like it.
- 20 Q. Why not?
- 21 A. I think it's kind of boring, like a lemon. She
- 22 said well, they grow lemons in California and we're West
- 23 Coast, so... I don't know.
- MR. MARRON: How much longer, you think, Dale?
- MR. BISH: Half-hour.

- 1 MR. MARRON: Okay.
- 2 MR. BISH: We'll see.
- 3 BY MR. BISH:
- 4 Q. Have you ever visited the FDA's website to get
- 5 tips on eating healthy?
- 6 A. I might have.
- 7 Q. Do you recall one way or the other?
- 8 A. No.
- 9 Q. What sources have you visited or consulted to
- 10 learn how to eat healthy?
- 11 A. I've seen flyers come home from my kids school.
- 12 I took health class, I believe, in junior high school,
- 13 went over the food pyramid. I don't know, just generally
- 14 those kind of things.
- MR. BISH: I'm going to mark as Defendant's
- 16 Exhibit No. 12.
- 17 (The document referred to was marked by
- the CSR as Deposition Exhibit 12 for
- 19 identification and attached to the
- 20 deposition transcript hereto.)
- 21 BY MR. BISH:
- 22 Q. Your copy's right over here (indicating).
- 23 A. Okay.
- Q. So if you could --
- MR. BISH: Counsel, stop showing her things.

- 1 Q. Ms. Barbato, have you seen Defendant's
- 2 Exhibit 12 before?
- 3 A. I believe so.
- 4 Q. If you look at the page 3 of Exhibit 12, you
- 5 see a signature?
- 6 A. Yes.
- 7 Q. Is that your signature?
- 8 A. Yes.
- 9 Q. Did you sign this document?
- 10 A. Yes.
- 11 Q. Did you sign this document after you read it?
- 12 A. Yes.
- Q. Did you read it carefully?
- 14 A. Probably not --
- 15 Q. Why not?
- 16 A. -- too carefully.
- 17 MR. MARRON: Can you give her an opportunity to
- 18 look at it.
- 19 BY MR. BISH:
- 20 Q. Please, yeah. Take all the time you want.
- 21 (Document reviewed by witness.)
- MR. BISH: While she's reviewing it, just for
- 23 the record, Defendant's Exhibit 12 is a declaration of
- 24 Laura Rude-Barbato filed May 2nd, 2011.
- 25 (Document reviewed by witness.)

- 1 THE WITNESS: Okay.
- 2 BY MR. BISH:
- 3 Q. You've had a chance to --
- 4 A. Yeah.
- 5 Q. -- read the declaration carefully?
- 6 A. Right.
- 7 Q. Any mistakes in there?
- 8 A. Just that my son does triathlons, that's my
- 9 stepdaughter that does that. But other than that, I
- 10 don't see anything.
- 11 Q. Is your name spelled correctly?
- 12 A. No.
- 13 Q. On the first page?
- 14 A. Right.
- 15 Q. And on the second page?
- 16 A. Right.
- 17 Q. Okay. Didn't read it too carefully, then?
- 18 A. No.
- 19 Q. Okay.
- 20 A. But I remember the conversation in which this
- 21 was derived from.
- 0. Who was that conversation with?
- 23 A. I believe it was with Ron.
- Q. Then I'm not going to ask about it.
- 25 A. Don't break my heart, I love that bread.

- 1 Q. Oh, it's going to hurt.
- 2 A. All right, Ron. They're next.
- 3 Q. I'm --
- 4 MR. MARRON: No.
- 5 BY MR. BISH:
- 6 Q. I'm going to hand you --
- 7 A. Okay.
- Q. -- a loaf of Milton's multi grain bread?
- 9 A. Healthy right on it. Do you see it says
- 10 healthy right on it.
- 11 Q. Don't sue them. Don't do that.
- 12 A. It says healthy right on the package.
- 0. But Nutella doesn't.
- 14 A. I know. Look it. And it has the little heart
- 15 smart thing on it, American Heart Association.
- MR. MARRON: Just wait till Mr. Bish asks a
- 17 question.
- 18 THE WITNESS: Trans fat, zero. It says
- 19 trans fat zero.
- MR. MARRON: Okay. Do you have a question?
- 21 BY MR. BISH:
- 22 O. Go ahead and take a look at the nutrition facts
- 23 panel, if you will.
- 24 A. Okay.
- 25 Q. Is there anything on there you don't

- 1 understand?
- 2 A. I don't really know what zinc is.
- 3 Anything at all that I don't understand? Even
- 4 though it sounds silly, I don't understand what calories
- 5 from fat. Like, is there calories that are not from fat
- 6 that are different? I really don't understand that.
- 7 MR. MARRON: You can't ask any questions here.
- 8 Just --
- 9 THE WITNESS: So I don't understand that. And
- 10 I really don't have any idea like what, how much a gram
- 11 is. I know what 1 percent, 6 percent, 7 percent. But as
- 12 far as like when they say gram, I really have no idea
- 13 what that is.
- 14 Any other questions you have for me?
- 15 BY MR. BISH:
- 16 Q. Are those the only things you don't understand
- 17 about the nutrition facts panel?
- 18 A. I mean, I have a basic understanding of -- of
- 19 sodium carbohydrates are. Fiber. I know what sugar is.
- 20 Protein. Just your basic -- a basic understanding of
- 21 these terms.
- 22 Q. Okay.
- 23 A. I couldn't expertly answer questions about
- 24 them.
- 25 Q. Then I will try my best to not ask --

- 1 A. Okay.
- 2 Q. -- any expertly questions.
- 3 A. But I don't sugar as the main ingredient. For
- 4 that I'm happy.
- 5 Q. Okay. Now, if you look at the bottom of the
- 6 label, you see how it's kind of a larger label than the
- 7 one, for example, on Nutella, right?
- I know it well, you don't have to show me.
- 9 A. Oh, okay.
- 10 Q. You see at the bottom where it has some ranges
- 11 for the amount of fat to consume?
- 12 THE WITNESS: I don't know what he means.
- 13 This?
- 14 BY MR. BISH:
- 15 Q. Here (indicating).
- 16 MR. MARRON: I'm not sure what he means either.
- 17 BY MR. BISH:
- 18 Q. All right. So at the bottom of the nutrition
- 19 facts panel where it says "calories, 2,000" --
- 20 A. Right.
- 21 O. -- 2,500.
- 22 A. Right.
- Q. I'm sorry.
- MR. MARRON: Counsel, just for etiquette, can I
- 25 take a look at it before you start asking her questions?

- 1 MR. BISH: Sure.
- 2 MR. MARRON: I just want to take a look at it,
- 3 if I may.
- 4 MR. BISH: Take your time.
- 5 MR. MARRON: All right.
- 6 BY MR. BISH:
- 7 Q. I'll hand this back to you.
- 8 A. Okay.
- 9 Q. It says "calories" --
- 10 A. Right.
- 11 Q. -- "2,000, 2,500."
- 12 A. Right.
- 13 Q. And we talked this morning, you believe at
- 14 least two of your sons consume about 3000 calories a day?
- 15 A. During water polo season, yes.
- 16 Q. Right.
- Okay. And then it has, breaks down on this
- 18 column total fat, saturated fat, cholesterol, sodium,
- 19 total carbohydrates, dietary fiber. Okay?
- 20 A. Okay.
- 21 Q. Now, pretty nifty, right?
- 22 A. Yeah.
- Q. And it shows across, it has some recommended
- 24 amounts?
- 25 A. Where does it have recommended amounts?

- 1 Q. The -- the numbers corresponding to --
- 2 A. Oh, how much, oh, should come from fat, should
- 3 come from saturated -- okay.
- 4 Q. Pretty handy, right?
- 5 A. Yeah.
- 6 Q. Now, you don't have, in your mind, a different
- 7 amount of fat that your kids ought to consume, do you?
- 8 MR. MARRON: Objection; calls for an expert
- 9 opinion.
- 10 You can answer if you know.
- 11 THE WITNESS: I don't know.
- 12 BY MR. BISH:
- 13 Q. You don't -- you don't know if you have a
- 14 different amount?
- 15 A. That I think that they should be consuming, no,
- 16 I don't have one.
- 17 Q. No view one way or the other?
- 18 A. No. And -- we kind of -- kind of went over
- 19 this already, didn't we?
- 20 Q. Yeah. I'm just saying --
- MR. MARRON: As I say, you can answer his
- 22 question but don't ask him a question.
- THE WITNESS: Okay.
- 24 BY MR. BISH:
- Q. I'm just trying to see if this would help

- 1 inform your mental thinking about how much fat to consume
- 2 in a day?
- 3 A. It would help, yeah.
- 4 Q. Okay.
- 5 A. I like that.
- 6 Q. You buy this bread all the time, right?
- 7 A. I do.
- 8 Q. A lot, right?
- 9 A. A lot.
- 10 Q. And you love it?
- 11 A. I love it.
- 12 Q. Okay. And how much sugar is in each serving?
- 13 A. It says five grams.
- 14 Q. Now, is that a lot of sugar?
- 15 A. Well, I don't know. They didn't give me the
- 16 percentage over here (indicating) so I don't know.
- 17 Q. And why do you think that is?
- 18 A. Because it's higher than 12 percent, it's
- 19 higher than a good percentage?
- Q. Let me try to help you.
- MR. MARRON: Yeah, I'd like to --
- 22 BY MR. BISH:
- Q. Let me try to help you out.
- MR. MARRON: -- instruct my client not to
- 25 engage in any speculation or conjecture.

- 1 BY MR. BISH:
- 2 Q. Hold on a second.
- 3 I'm going to hand you --
- 4 MR. MARRON: If you don't know, just say you
- 5 don't know.
- 6 BY MR. BISH:
- 7 Q. I'm going to hand you what was previously
- 8 marked as Exhibit 6. There you go.
- 9 A. You guys are killing trees here.
- 10 MR. BISH: Here you go.
- 11 MR. MARRON: Thank you, sir.
- MR. BISH: Why don't you take your time and
- 13 read this while we change tapes real quick.
- 14 MR. MARRON: We're off the record.
- 15 THE VIDEOGRAPHER: This concludes media number
- 16 2, Volume I, in the deposition of Laura Rude-Barbato.
- 17 We're off the record at 3:07 p.m.
- 18 (Recess from 3:07 p.m. to 3:14 p.m.)
- 19 THE VIDEOGRAPHER: This is the start of media
- 20 number 3, Volume I, in the deposition of Laura
- 21 Rude-Barbato. We're on the record at 3:14 p.m.
- 22 BY MR. BISH:
- 23 Q. Ms. Barbato, have you had a chance to review
- 24 the exhibit I handed you? Yeah.
- 25 A. Just the front page of it.

- 1 Q. Why don't you go ahead and read the whole
- 2 thing.
- 3 A. Do I have to read the whole thing or just --
- 4 Q. No, you can review. And let me know when you
- 5 want me to start asking questions. I'm going to ask
- 6 questions on the first, the second, the fifth and sixth
- 7 page.
- 8 A. Okay. Go ahead and give me the questions.
- 9 Q. So looking at the sample label for macaroni and
- 10 cheese, you see that?
- 11 A. Yes.
- 12 Q. Start's here with the serving size, right?
- 13 A. Yes.
- 14 Q. Now, when you're giving your kids food or
- 15 preparing meals, do you pay attention to the serving
- 16 size?
- 17 A. No.
- 18 Q. This says, number 2, check calories. Do you
- 19 check the calories of the food you're giving your kids?
- 20 A. Not generally, no.
- Q. And number 3, it says "limit these nutrients."
- 22 See that?
- 23 A. Yes.
- Q. And you see number 4, it says, "get enough of
- 25 these nutrients."

- 1 You see that?
- 2 A. Yes.
- Q. Okay. On the right-hand side it says
- 4 "5 percent or less is low, 20 percent or more is high."
- 5 Do you see that?
- 6 A. Yes.
- 7 Q. Now, when we were looking at the bag of
- 8 Milton's, and we were looking at sugar, you noted that
- 9 sugar did not have a percentage, right?
- 10 A. Right.
- 11 Q. But saturated fat, total fat do have a
- 12 percentage, correct?
- 13 A. Yes.
- 14 Q. Okay. And do those percentages make it easier
- 15 for you to have an appreciation for how much of the
- 16 nutrients or characteristic is in the product?
- 17 MR. MARRON: Objection; form and lack of
- 18 foundation and incomplete hypothetical.
- 19 BY MR. BISH:
- 20 Q. Are those percentages helpful to you?
- 21 MR. MARRON: Same objection.
- 22 THE WITNESS: I guess not because I have never
- 23 looked at it.
- 24 BY MR. BISH:
- Q. Okay. I mean for foods generally, not just

- 1 this bread. Does having those percentages on the
- 2 right-hand side help you understand what --
- 3 A. I don't generally look at them, so I have to
- 4 say not to me, no.
- 5 Q. Have you ever looked at the nutrition facts
- 6 panel for Cinnamon Toast Crunch?
- 7 A. I don't think so.
- 8 Q. When your kids eat Cinnamon Toast Crunch, what
- 9 serving size do they generally eat?
- 10 A. Probably a cup.
- 11 Q. About one cup?
- 12 A. Probably. Maybe less.
- 0. Okay. What about Fruit Loops -- I'm sorry,
- 14 Fruity Pebbles?
- 15 A. Probably less than a cup. never finishes
- 16 a bowl of cereal.
- 17 Q. Okay. Now, if you look at page 5, see about a
- 18 quarter of the way down it says "dietary tradeoffs."
- 19 You see that paragraph?
- 20 A. Oh, yeah.
- 21 O. (Reading:)
- 22 You can use the percent DV, which means
- daily value, to help you make dietary tradeoffs
- with other foods throughout the day. You don't
- 25 have to give up your favorite food to eat a

- 1 healthy diet.
- Do you agree with that?
- 3 A. Yes.
- 4 Q. And as a mom, do you make dietary trade-offs
- 5 throughout the day for your kids?
- 6 MR. MARRON: Objection. Other than examples
- 7 she's given previously?
- 8 MR. BISH: No.
- 9 THE WITNESS: I don't know what you mean by
- 10 "tradeoffs."
- 11 BY MR. BISH:
- 12 Q. Okay. If your kids eat a lot of sugar, say,
- 13 for lunch, do you try to limit the amount of sugar they
- 14 have the rest of the day?
- 15 A. Yes.
- 16 Q. Okay. That's a trade-off, right? You
- 17 understand that?
- 18 A. Okay.
- MR. MARRON: Objection; the form and incomplete
- 20 hypothetical.
- 21 BY MR. BISH:
- O. Next sentence:
- When a food you like is high in fat,
- 24 balance it with foods that are low in fat at
- other times of the day.

- 1 You see that.
- 2 A. Yes.
- 3 MR. MARRON: Same objection.
- 4 BY MR. BISH:
- 5 Q. Now, as a mom, is that what you do with your
- 6 kids?
- 7 MR. MARRON: Same objection.
- 8 THE WITNESS: I try to.
- 9 BY MR. BISH:
- 10 Q. Now, this doesn't say anything about morning or
- 11 night, does it, just says other times of the day,
- 12 correct?
- 13 A. Yes.
- 14 Q. Do you have any -- when we talked about the
- 15 sources of nutrition that you looked at earlier, do any
- 16 of those sources say that it matters if the sugar is
- 17 consumed in the morning or afternoon or at night as a
- 18 dessert?
- 19 A. Did they -- did I have -- have I read that
- 20 anywhere?
- 21 O. Yes.
- 22 A. I don't know.
- 23 O. So that -- that decision is not based on any
- 24 science that you've seen, for example, that's just --
- 25 A. No.

- 1 Q. -- your decision?
- 2 A. Yeah.
- 3 Q. You just choose that?
- 4 A. I mean, I don't -- I might have read it
- 5 somewhere. I don't recall where.
- 6 Q. But that's not why you do it, you don't do it
- 7 because of some science that you read?
- 8 MR. MARRON: Objection --
- 9 THE WITNESS: I don't know. It could be
- 10 where --
- MR. MARRON: Argumentative.
- 12 THE WITNESS: I don't know.
- 13 BY MR. BISH:
- 14 Q. If you turn to the next page, page 6, about
- 15 halfway down it says "sugars."
- 16 A. Uh-huh.
- 17 O. (Reading:)
- No daily reference value has been
- 19 established for sugars because no
- 20 recommendations have been made for the total
- amount to eat in a day.
- 22 See that?
- 23 A. Yes.
- Q. Now, do you have a personal amount of sugar
- 25 that should be eaten in a day for your kids?

- 1 MR. MARRON: Objection; calls for an expert
- 2 opinion and incomplete hypothetical.
- 3 THE WITNESS: Ask me again.
- 4 BY MR. BISH:
- 5 Q. Do you have a personal amount of sugar that you
- 6 believe your kids should eat in a day?
- 7 A. I can say like the amount of sodas that I think
- 8 are too much with candy a day. I wouldn't want -- you
- 9 know what I'm saying? I wouldn't want my eight-year-old
- 10 to drink more than one soda in a day. I wouldn't want
- 11 him to have more than one candy bar a day.
- 12 Q. And when you say soda, what kind of sodas does
- 13 your eight-year-old have?
- 14 A. Any kind of soda.
- 15 Q. Does your eight-year-old ever have a Coca-Cola?
- 16 A. I don't know Coca-Cola. Probably, yeah.
- 17 Q. Any idea how much sugar is in a Coca-Cola?
- 18 A. No.
- 19 Q. Doesn't matter?
- 20 A. Well, I assume there's a lot. I know there's a
- 21 lot. They never told me there wasn't. They never gave
- 22 me the impression it was good for my son to drink.
- 23 Q. Okay.
- 24 A. In fact, I know it's not good for him.
- Q. So my question was: Do you have a personal

- 1 amount of sugar that you believe your kids should eat in
- 2 a day?
- 3 A. I tried to answer that in the aspect that I
- 4 don't think -- if he had more than one soda a day, I
- 5 wouldn't be happy with that. If he had a soda during a
- 6 day, would not let him have another one. If he had a
- 7 candy bar during the day, would not let him have another
- 8 one that day. If he had a serving of ice cream that day,
- 9 he would not get another one that evening.
- 10 Q. Okay.
- 11 A. So I can't tell you like in amounts of sugar,
- 12 but I can tell you in servings of snacks, sugary snacks,
- 13 what I would consider to be too much. If I know that he
- 14 had a bowl of Fruity Pebbles for breakfast and an orange,
- 15 and milk and juice, I would hope that -- I would like his
- 16 lunch to be a little bit more nutritious. Knowing that
- 17 he had that cereal this morning, I would like to see him
- 18 have a healthier lunch.
- 19 Q. And that's something you can control, correct?
- 20 A. Sometimes. But sometimes he eats breakfast and
- 21 lunch at school. And sometimes I go to work at 3:30 in
- 22 the morning, I don't get home till 2:00 in the afternoon.
- 23 So sometimes I have control over it. There's a large
- 24 period of their lives where I did have a lot of control
- over it. Since I've opened my own business, not as much.

- 1 Q. Okay. So I'm going to try this again. The FDA
- 2 has not established a daily amount of sugar that should
- 3 be eaten in a day; they haven't taken a position one way
- 4 or the other on it, right?
- 5 A. Right.
- 6 MR. MARRON: Objection; misstates the record
- 7 and assumes facts not in evidence, and calls for an
- 8 expert opinion.
- 9 MR. BISH: Okay. Done --
- 10 MR. MARRON: I think so.
- 11 MR. BISH: -- Ron? Okay.
- 12 BY MR. BISH:
- 13 Q. As far as I know, the FDA has not established
- 14 an amount. And I'm reading from the FDA's website, "no
- 15 daily reference value has been established for sugars."
- Do you have any reason to believe otherwise?
- 17 A. That they've -- that they've made --
- 18 Q. That they've set some number of sugar --
- 19 A. I have no reason to believe that they have, no.
- 20 Q. They haven't. Have you?
- 21 A. I just told you what mine were. I can't tell
- 22 you the amount of sugar it is. I can tell you the amount
- 23 of servings of sugary snacks such as soda, Twinkies,
- 24 candy bars, cakes, cookies. I know when I -- when he's
- 25 already had something like that, I wouldn't give him

- 1 another one.
- Q. Okay.
- 3 A. I wouldn't offer it as a choice to him. If he
- 4 had a candy bar with his lunch on a field trip, I
- 5 wouldn't give him another candy bar when he came home.
- 6 He wouldn't have another candy bar that day.
- 7 Q. Okay, great.
- 8 So now, looking at the bag of Milton's, you see
- 9 it says five grams of sugar?
- 10 A. Yes.
- 11 Q. You have no problem with your kids eating
- 12 Milton's at breakfast, correct?
- 13 A. No.
- 14 Q. In fact, you like it.
- 15 A. This is the first time I've read this. But --
- 16 I don't think that I would object to them having this for
- 17 breakfast even after having read this because the first
- 18 ingredient in it is flour. And I don't see -- oh, wow.
- 19 Sugar is --
- MR. MARRON: Is there a question pending?
- 21 MR. BISH: I'm letting her review what she
- 22 wants to review, Ron.
- MR. MARRON: Okay.
- MR. BISH: You pushing me?
- MR. MARRON: I'm just asking if there's a

- 1 question pending.
- 2 BY MR. BISH:
- 3 Q. So my question is: Are you okay with five
- 4 grams of sugar at breakfast?
- 5 MR. MARRON: Objection; calls for an expert
- 6 opinion.
- 7 THE WITNESS: If you would show me what a gram
- 8 was maybe I could give you a better --
- 9 MR. MARRON: Yeah, and an incomplete
- 10 hypothetical. What type of sugar, for instance.
- 11 MR. BISH: Let's -- okay. Let's object to
- 12 form, Ron. I've asked a number of times. Knock it off.
- 13 Q. Is five grams too much at breakfast?
- 14 A. I don't know.
- 15 Q. Okay. Is ten grams too much at breakfast?
- 16 A. I don't know.
- 17 O. Is 20 grams too much at breakfast?
- 18 A. I don't know.
- 19 Q. Is 30 grams too much at breakfast?
- 20 A. I don't know what a gram is. I don't know.
- 21 O. No position?
- 22 A. No position.
- Q. Okay, thanks.
- MR. BISH: Let's go off the record and see if
- 25 we can wrap up here.

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1
               THE VIDEOGRAPHER: Okay. All agreed to go off
 2.
     the record, we're off the record at 3:26 p.m.
               (Recess from 3:26 p.m. to 3:28 p.m.)
 3
               THE VIDEOGRAPHER: We're back on record at
 4
 5
     3:28 p.m.
 6
               MR. BISH: Ms. Barbato, on behalf of my client,
     I'd like to thank you for your time today.
 7
 8
               THE WITNESS:
                             Thank you.
 9
               MR. BISH: I've enjoyed it.
10
               THE WITNESS: I'm sure you have.
11
               MR. MARRON: Thank you very much. I guess
12
     we're done.
               THE VIDEOGRAPHER: This concludes media
13
     number 3 of 3, Volume I, in the deposition of Laura
14
     Rude-Barbato. We're off the record at 3:29 p.m.
15
               (The document referred to was marked by
16
17
               the CSR as Deposition Exhibit 13 for
18
               identification and attached to the
19
               deposition transcript hereto.)
20
                (Deposition concluded at 3:29 p.m.)
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Page 198 1 STATE OF CALIFORNIA) ss. 2. COUNTY OF LOS ANGELES 3 4 I, NIKKI ROY, Certified Shorthand Reporter, certificate number 3052, for the State of California, 5 6 hereby certify: The foregoing proceedings were taken before me at the time and place therein set forth, at which time 8 the deponent was placed under oath by me; 9 10 The testimony of the deponent and all objections at the time of the examination were recorded 11 12 stenographically by me and were thereafter transcribed; 13 The foregoing transcript is a true and correct transcript of my shorthand notes so taken; 14 I further certify that I am neither counsel for 15 nor related to any party to said action nor in any way 16 interested in the outcome thereof. 17 In witness whereof I have hereunto subscribed my 18 name 3rd day of October, 2011. 19 20 21

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