

**UNITED STATES DISTRICT COURT  
DISTRICT OF CONNECTICUT**

BERNARD PITTERMAN et al.,  
Plaintiffs,  
v.  
GENERAL MOTORS LLC,  
Defendant. : CIVIL ACTION NO.  
3:14-cv-967 (JCH)  
: JULY 4, 2017

**DEPOSITION DESIGNATION RULING RE: DEPOSITION OF DEBRA GRANT<sup>1</sup>**

<b>PAGE / LINE</b>	<b>OBJECTION<sup>2</sup></b>
4/1 – 4/17	SUST.
5/8 – 7/17	O/R
9/5 – 9/23	SUST.
13/7 – 13/16	O/R
14/22 – 15/5	O/R
21/1	O/R
21/2 – 21/5	SUST.
23/12 – 24/13	O/R
24/14 – 24/16	SUST.
24/17	O/R
25/17 – 26/1	SUST.

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<sup>1</sup> As to each Rule 403 objection, the court weighed the probative value of the deposition testimony against any prejudicial effect. If the objection was overruled, the court in overruling the objection found the probative value outweighed the prejudicial effect.

<sup>2</sup> The shorthand "O/R" indicates that the objection to the testimony identified in Column One was overruled. The shorthand "SUST." indicates that the objection was sustained.

29/15 – 31/7	O/R
43/24 – 44/7	SUST.
44/8 – 46/17	O/R
48/24 – 49/8	O/R (Limited: state of mind of witness)

**SO ORDERED.**

Dated at New Haven, Connecticut this 4th day of July, 2017.

/s/ Janet C. Hall  
Janet C. Hall  
United States District Judge