EXHIBIT A

Case No. 1:14-cv-00857-TSC-DAR

Dockets.Justia.com

			E	Page 1
1	IN THE UNIT	ED STATES DIST	RICT COURT	
2	FOR THE	DISTRICT OF C	OLUMBIA	
3			_	
4	AMERICAN EDUCATION	AL RESEARCH)	
5	ASSOCIATION, INC.,	AMERICAN)	
6	PSYCHOLOGICAL ASSO	CIATION, INC.,)	
7	and NATIONAL COUNC	IL ON)	
8	MEASUREMENT IN EDU	CATION, INC.,) Civil Action No.	
9	P	laintiffs,) 1:14-cv-00857-TSC-	DAR
10	v.)	
11	PUBLIC.RESOURCE.OR	G,)	
12	D	efendant.)	
13			_)	
14				
15				
16	VIDEOTAPED	DEPOSITION OF	CARL MALAMUD	
17				
18				
19	DATE:	May 12, 2015		
20	TIME:	9:33 a.m.		
21	LOCATION:	Fenwick & Wes	t	
22		555 Californi	a Street	
23		12th Floor		
24		San Francisco	, California 94104	
25	REPORTED BY:	Diane S. Mart	in, CSR 6464, CCRR	

				Page 2
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	2			
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16	attorney-client communications, who did you speak	
17	with to prepare to testify today?	
18		
19		
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21		
22		
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25		

		Page 9
1	PROCEEDINGS	
2	000	
3	THE VIDEOGRAPHER: Good morning. We're on	
4	the video record, ladies and gentlemen, at	
5	9:33 a.m. I am Anthony Hensley from Alderson Court	
6	Reporting in Washington D.C. The phone number is	
7	202-289-2260.	
8	This is matter pending before the court of	
9	the United States District Court for the District	
10	of Columbia in the case captioned American	
11	Educational Research Association et al., versus	
12	Public.Resource.Org, Incorporated, case number	
13	1-14-cv-00857-TSC-DAR.	
14	This is the beginning of Disc 1, Volume 1	
15	of the deposition of Carl Malamud on 5/11/2015.	
16	We're located at address 555 California	
17	Street, San Francisco, California. This is taken	
18	on behalf of the plaintiffs.	
19	Counsel, would you please identify	
20	yourselves starting with the questioning attorney.	
21	MR. HUDIS: Jonathan Hudis, and Katherine	
22	Cappaert for the plaintiffs.	
23	MR. BRIDGES: Andrew Bridges and Matt	
24	Becker of Fenwick & West for the defendant.	
25	MR. SMITH: Corynne McSherry from the	

Page 10 Electronic Frontier Foundation for the defendant. 1 2 THE VIDEOGRAPHER: You may proceed. MR. HUDIS: Just a correction for the 3 record. Today is May 12th, 2015. 4 BY MR. HUDIS: 5 Sir, could I have your full name and 6 Ο. 7 address for the record? 8 Oh, go ahead. 9 THe REPORTER: Thank you. 10 Sir, could I have you raise your right 11 hand, please. 12 CARL MALAMUD, called as a witness, after having been duly sworn 13 by the Certified Shorthand Reporter to tell the 14 truth, the whole truth, and nothing but the truth, 15 testified as follows: 16 17 EXAMINATION 18 BY MR. HUDIS: 19 Sir, if I could have your full name and Q. address for the record. 20 21 Carl Andrew Malamud, and my address is Α. 22 1005, Gravenstein Highway North in Sebastapol, California. Zip code is 95472. 23 24 Q. And is that your home address? 25 A. No, that's my work address.

Page 11 1 Ο. All right. And your home address, sir? It's P.O. Box 361 in Bodega, California, 2 Α. 3 94992. Q. Mr. Malamud, we're here to take your 4 5 deposition in the matter of American Educational Research Association and its co-plaintiffs versus 6 7 Public.Resource.Org. 8 The parties all have long names. So I want 9 to establish some working acronyms between the two 10 of us. 11 So if I say AERA, do you understand that to 12 mean the American Educational Research Association, 13 Inc.? 14 Α. Yes, I do. 15 And if I use the acronym APA, that will Ο. 16 refer to the American Psychological Association, 17 Inc. 18 Α. Yes. 19 And if I use the acronym NCME, that will Q. refer to National Council on Measurement and 20 21 Education, Inc. 22 Α. Yes. And if I refer to Public.Resource, that 23 Ο. 24 will be a shorthand version of Public.Resource.Org, 25 Inc.?

Page 12 1 A. That's correct. And a couple of housekeeping matters, 2 Q. Mr. Malamud. 3 You understand that today you're giving 4 5 testimony under oath? 6 Α. I do. 7 And that the court reporter is taking down Q. everything you are saying? 8 9 Α. I do. 10 Q. And we will need audible responses from 11 you. So no nods or gestures. 12 Α. Yes. 13 If at any point, Mr. Malamud, you don't Q. 14 understand a question, please let me know and I will try to clarify that question for you. 15 I will. 16 Α. If you need a break for any reason, please 17 Ο. let me know and we can provide that break for you. 18 Except if there is a question pending, you must 19 answer the question before we take the break. 20 Is that okay? 21 22 Yes, I understand. Α. All right. If at any point you come to 23 Ο. 24 realize that an answer that you've already given is 25 not completely correct, please let me know and I

Page 13 1 will give you an opportunity to correct that answer. Do you understand? 2 3 A. I do. Q. All right. 4 5 MR. BRIDGES: I would like to take the time 6 to say that under the rules, we do request the 7 opportunity to review and correct the deposition 8 afterwards. 9 MR. HUDIS: Thank you, Counsel. 10 BY MR. HUDIS: 11 Q. Is there any reason, Mr. Malamud, either by 12 your taking medication or by reason of illness, that you cannot testify completely, accurately and 13 truthfully today? 14 15 Α. There is no reason. 16 Q. Have you been deposed before? 17 Yes, I have. Α. 18 Q. In what case or what cases? 19 That was in the case of --Α. MR. BRIDGES: Sorry. I need for you to 20 give me time to --21 Yes, sir. 22 THE WITNESS: 23 That was not objectionable, MR. BRIDGES: 24 but give me time. 25 THE WITNESS: That was the case ASTM et

Page 14 1 al., versus Public.Resource.Org. BY MR. HUDIS: 2 3 Ο. Have you been deposed in any other cases? No, I have not. 4 Α. 5 One other housekeeping matter that your Ο. 6 counsel just reminded me. 7 So for the benefit of the court reporter, wait until I finish my question before you start 8 9 answering so that for one thing, the court reporter 10 has a clean transcript. And the other, your 11 counsel has time to object if he wants to. 12 Do you understand that? 13 A. Yes, I understand. 14 (PLAINTIFFS' EXHIBITS 13-14 WERE MARKED.) 15 BY MR. HUDIS: 16 Q. Mr. Malamud, I put in front of you what has now been marked as Plaintiff's Exhibit Malamud 13. 17 18 Have you seen this deposition notice 19 before, Exhibit 13 that is directed to you? MR. BRIDGES: I'm sorry, so which -- it 20 appears as though two -- I received two. I just 21 22 want -- 13 is -- okay. 23 THE WITNESS: It says 14. 24 MR. BRIDGES: Yes. The one he's looking at 25 is -- this is 13. It came to me.

Page 15 1 BY MR. SPEAR: 2 All right. Are we good? Q. 3 The document entitled notice of deposition Α. of Carl Malamud. 4 5 Right. And that's Exhibit 13? Ο. 6 Α. Yes, it is. 7 Have you seen this deposition notice of Q. Exhibit 13 before? 8 9 A. Yes, I have. Q. When for the first time? 10 A. When it was served, I believe. 11 12 Q. So if we gave it to your counsel on April 13 9, that's the first time around which you probably saw Exhibit 13? 14 15 MR. BRIDGES: Objection. Calls for 16 speculation. BY MR. HUDIS: 17 18 Q. You may answer. 19 I saw it in April. Α. What did you do to prepare to testify 20 Q. regarding the deposition notice of Exhibit 13? 21 22 MR. BRIDGES: Objection. Argumentative; lacks foundation; assumes facts not in evidence. 23 BY MR. HUDIS: 24 25 Q. You may answer.

	Page 16
1	A. I reviewed the deposition notice. I
2	reviewed the materials that were disclosed to the
3	plaintiffs during the discovery process.
4	Q. Do you remember which documents you
5	reviewed?
6	A. It was the materials that were disclosed to
7	the plaintiffs.
8	Q. Do you remember any specific documents that
9	you reviewed?
10	A. There were a large number of such
11	documents. Would you like a couple examples?
12	Q. Yes, please.
13	A. There was a California Code of Regulations.
14	There were some there was a FOIA request. There
15	was an electronic mail. There were some letters.
16	Q. Anything else that you can remember at this
17	time?
18	A. I think that was the main material. There
19	were some appendices to some of the the letters
20	and electronic mail.
21	Q. All right. Do you remember in total how
22	many documents you might have reviewed to prepare
23	to testify?
24	MR. BRIDGES: Objection. Calls for
25	speculation.

May 12, 2015

	Page 17
1	THE WITNESS: I don't know how many
2	exactly, no.
3	BY MR. HUDIS:
4	Q. In preparation for testifying today,
5	pursuant to the personal deposition notice of
6	Exhibit 13, did you talk with anybody?
7	MR. BRIDGES: Objection. To the extent it
8	calls for the witness to reveal attorney-client
9	communications, I'll object on that basis and
10	instruct the witness not to answer.
11	BY MR. HUDIS:
12	Q. All right. Without revealing the substance
13	of attorney-client communications, who did you
14	speak with to prepare to testify today?
15	MR. BRIDGES: If if he had a
16	conversation with attorneys, that answer would call
17	for divulging of attorney-client communications
18	itself. And I'd object and instruct the witness
19	not to answer.
20	If you want to ask him about any
21	conversations he had with persons other than
22	attorneys, please do so.
23	MR. HUDIS: All right. So you're
24	instructing the witness not to answer whether he
25	spoke with attorneys regarding this preparation?

Carl Malamud

Page 18 1 MR. BRIDGES: If you're asking about talking with attorneys regarding preparation, yes, 2 that's correct. 3 MR. HUDIS: Mark that question for ruling. 4 BY MR. HUDIS: 5 Besides counsel, who, if anyone, did you 6 Ο. 7 speak with to prepare to testify today? I didn't speak to anybody. 8 Α. 9 Did you speak with anyone at Internet Q. 10 Archive to prepare to testify today? A. No, I did not. 11 12 Q. How long did you take to prepare for your 13 deposition testimony today? MR. BRIDGES: Objection. Argumentative; 14 15 lacks foundation. 16 THE WITNESS: I spent several hours a day, all of last week. And I spent some time over the 17 18 weekend and on Monday preparing. 19 BY MR. HUDIS: Q. And how long in total do you think you 20 spent preparing to testify? 21 22 MR. BRIDGES: Actually, same objections and also vague and ambiguous. 23 24 Are you referring to his personal 25 deposition as opposed to his 30(b)(6) deposition?

Page 19 1 MR. HUDIS: Yes. MR. BRIDGES: Then it's -- lacks 2 foundation; argumentative; vague and ambiguous. 3 BY MR. HUDIS: 4 5 Q. You may answer. 6 Α. My preparation was for my deposition in 7 both of my capacities. So I was unable to separate 8 out which times were one or the other. 9 Q. That's fine. Then how long in total did 10 you prepare to testify in all your capacities 11 today? 12 MR. BRIDGES: Objection. Vague and 13 ambiguous. BY MR. HUDIS: 14 15 Q. You may answer. 16 Α. Well, it was a few hours a day last week. 17 It was tens of hours. I don't have an exact 18 number. 19 MR. BRIDGES: Please give me time to 20 object. 21 BY MR. HUDIS: 22 Q. Mr. Malamud, I'd like to now place in front of you what has been marked as Exhibit 14. And 23 24 that is the deposition notice directed to 25 Public.Resource.

Page 20 1 Do you see that? I do. 2 Α. Which topics of the deposition notice in 3 Q. Exhibit 14 are you prepared to testify to today? 4 5 MR. BRIDGES: I'm going to note for the record that there are objections which we as 6 7 lawyers have interposed, and I will state for the record that we are not -- the defendant is not 8 9 producing Mr. Malamud with respect to categories 4, 10 10, 11, 19, 23, 29 and 30. And we will object to 11 any questions on those topics. 12 Of course, questions to Mr. Malamud on 13 those topics may proceed to the extent that they are otherwise unobjectionable. But they would not 14 15 be pursuant to Rule 30(b)(6). 16 MR. HUDIS: So, Counsel, other than the 17 ones that you specifically named, is Mr. Malamud prepared to testify on all the other deposition 18 19 topics in the deposition notice of Exhibit 14? MR. BRIDGES: Yes. 20 BY MR. HUDIS: 21 22 Now, with respect to the deposition notice Ο. of Exhibit 14, what did you do to prepare to 23 24 testify regarding these topics? 25 MR. BRIDGES: Objection. Vague and

Page 21 1 ambiguous. BY MR. HUDIS: 2 3 Q. You may answer. The same thing that I recently described to 4 Α. 5 you about my personal preparation. And you reviewed the same documents and the 6 Ο. 7 same number of documents? 8 MR. BRIDGES: Lacks foundation; vague and 9 ambiguous. 10 BY MR. HUDIS: Q. You may answer. 11 Yes. My preparation was in toto. 12 Α. It wasn't separate by the type of deposition. 13 14 Q. And to prepare to testify for your deposition of Exhibit 14, did you speak with 15 16 counsel? 17 MR. BRIDGES: I will not object to that 18 question exactly as phrased. 19 THE WITNESS: I spoke with counsel. BY MR. HUDIS: 20 Did you speak with anyone else besides 21 Q. 22 counsel in order to prepare to testify on the deposition topics of Exhibit 14? 23 24 A. No, I did not. 25 Q. Did you speak with anyone at Internet

Page 22 1 Archive to prepare to testify today? 2 Α. No, I did not. And you spent the same number of hours in 3 Q. total to prepare to testify regarding Exhibits 13 4 and 14, as you described before? 5 MR. BRIDGES: Objection. Vague and 6 7 ambiquous. 8 BY MR. HUDIS: 9 Q. You may answer. 10 MR. BRIDGES: Lacks foundation. 11 THE WITNESS: My preparation was for the 12 deposition. I did not separate my time out between 13 the two roles that I play. BY MR. HUDIS: 14 Q. To prepare to testify today with respect to 15 16 both deposition notices of Exhibit 13 and 14, did you speak with Ms. Rebecca Malamud? 17 18 Α. No, I did not. 19 Mr. Malamud, what's the highest level of Q. your education? 20 21 Highest degree? Α. 22 Ο. Yes. 23 I have an MBA. Α. 24 Do you have a bachelor's degree? Q. 25 A. Yes, I do.

			Page 23
1	Q.	All right. And from where?	
2	Α.	Indiana University.	
3	Q.	And what was the degree in?	
4	Α.	Business economics and public policy.	
5	Q.	And when did you receive that degree?	
6	Α.	Which degree?	
7	Q.	The B.S. in business economics and public	
8	policy.		
9	Α.	1980.	
10	Q.	Towards your bachelor's degree, did you	
11	have an	y major concentration?	
12	Α.	Business economics and public policy.	
13	Q.	Did you have a minor concentration?	
14	Α.	No, that was the program.	
15	Q.	And you said you have an MBA?	
16	Α.	I do.	
17	Q.	And from which institution did you receive	
18	your MB	A?	
19	Α.	Indiana University.	
20		MR. BRIDGES: Again, I'll ask you to give	
21	me time	to object.	
22		THE WITNESS: Yes.	
23	BY MR.	HUDIS:	
24	Q.	And what type of what type of MBA degree	9
25	was tha	t?	
1			

Page 24 1 MR. BRIDGES: Objection. Vague and ambiguous. 2 BY MR. HUDIS: 3 4 Q. You may answer. 5 It was an MBA granted as part of the Α. doctoral program in business economics and public 6 7 policy. 8 Q. And I believe you said you received your 9 MBA from Indiana University? 10 A. That's correct. And what year did you receive your MBA? 11 Q. 12 A. I think it was 1982. It might have been 13 early '83. 14 Q. Did you have any concentration towards your MBA, major concentration? 15 16 Α. My doctoral course work was in anti-trust and regulation economics. 17 Did you have a minor concentration? 18 Ο. 19 No, I did not. Α. Mr. Malamud, do you have any formal legal 20 Q. training? 21 22 MR. BRIDGES: Objection. Vague and ambiguous. 23 24 BY MR. HUDIS: 25 Q. You may answer.

Page 25 1 Α. I did a year at the Georgetown Law Center, 2 the first year of law school. 3 And what year was that? Q. 1984. Α. 4 5 Q. And I take it you didn't go on to finish 6 the degree? 7 Α. No, I did not. Now, you said you did a doctorate. Do you 8 Q. 9 have a Ph.D.? 10 No, I do not. Α. 11 Q. Do you --12 MR. BRIDGES: Again, I need time to object. 13 THE WITNESS: Yes, sir. 14 MR. BRIDGES: I'll object to that as misstating testimony. 15 16 Go ahead. BY MR. HUDIS: 17 Do you have any other degrees? 18 Q. 19 No, I do not. Α. Do you possess any certificates of any kind 20 Q. 21 for training? MR. BRIDGES: Objection. Vague and 22 ambiguous. 23 24 THE WITNESS: No. 25 BY MR. HUDIS:

Page 26 1 Q. Mr. Malamud, I'd like you to define a term for me, "computer science." 2 3 MR. BRIDGES: Objection. Argumentative; vague and ambiguous. 4 BY MR. HUDIS: 5 6 Q. You may answer. 7 It's an academic discipline having to do Α. with the study of computers. 8 9 Q. And how about "computer networks"? 10 MR. BRIDGES: Objection. Vague and ambiguous; argumentative; lacks foundation; assumes 11 12 facts not in evidence. THE WITNESS: Computer networks are -- is 13 14 the discipline and study of how one computer 15 communicates with another computer. BY MR. HUDIS: 16 17 Q. Thank you. Have you written any books on computer 18 19 science or computer networks? 20 A. Yes. MR. BRIDGES: Objection. Vague and 21 22 ambiguous. 23 THE WITNESS: Yes. 24 BY MR. HUDIS: 25 Q. As your counsel said, give him time to

Page 27 1 object. 2 I will try. Sorry. Α. 3 Q. Thank you. So do you consider yourself to have any 4 5 expertise in computer science or computer networks or both? 6 7 MR. BRIDGES: Objection. Vague and 8 ambiguous; compound; argumentative. 9 MR. HUDIS: Good point, Counsel. 10 MR. BRIDGES: Could call for a legal 11 conclusion. 12 MR. HUDIS: Good point, Counsel. 13 BY MR. HUDIS: 14 Q. Do you consider yourself to have expertise 15 in computer science? 16 MR. BRIDGES: Objection. Vague and 17 ambiguous; argumentative; may call for a legal conclusion. 18 19 THE WITNESS: I have worked in the profession since 1980. I think it's up to others 20 to decide whether I have expertise or not. 21 BY MR. HUDIS: 22 23 Q. And if you could briefly summarize your 24 work in the profession over that 30 years. 25 MR. BRIDGES: Objection. Calls for a

Page 28 1 narrative; vague and ambiguous. BY MR. HUDIS: 2 3 Q. You may answer. I'm not sure what you're asking for. 4 Α. Do 5 you want to know what jobs I worked or --We'll take that later. 6 0. Do you consider yourself to have an 7 expertise in computer networks? 8 9 MR. BRIDGES: Objection. Vague and 10 ambiguous; argumentative; may call for a legal conclusion. 11 12 THE WITNESS: Again, I've worked in the profession since 1980, and I believe it's up to 13 14 others to decide whether I have expertise or not. 15 (PLAINTIFFS' EXHIBIT 15 WAS MARKED.) 16 BY MR. HUDIS: Q. Mr. Malamud, I show you a document that has 17 18 now been marked as Exhibit 15. And I'd like you to look at the exhibit and tell me if that appears to 19 be a representative list of books you have authored 20 21 or co-authored? 22 MR. BRIDGES: Objection. Lacks foundation; vague and ambiguous. 23 24 THE WITNESS: It is some books by me, but 25 there's a number of other items in this list.

Page 29 1 BY MR. HUDIS: 2 Q. And the other items in the list, are they items that you co-authored with others? 3 MR. BRIDGES: Objection. Lacks foundation; 4 5 vague and ambiguous. THE WITNESS: This is a rather strange 6 7 Item number 1, Gage, Bailey, Kahn, Malamud, list. 8 I have no idea what that is. It may have been some 9 conference proceedings. 10 MR. BRIDGES: I'll -- I'll ask the witness not to speculate. 11 12 And I would object to the question at this point on the grounds that may call for speculation 13 and lacks foundation. 14 15 THE WITNESS: There are a number of items 16 in here including pamphlets, and it looks like at 17 least one video presentation. 18 BY MR. HUDIS: 19 Do you recognize the titles on Exhibit 15 Q. as either authored by you or co-authored by you? 20 21 MR. BRIDGES: Objection. Lacks foundation; 22 vague and ambiguous; potentially argumentative; compound. 23 24 Do you want him to identify particular 25 titles?

Page 30 1 MR. HUDIS: I'll --BY MR. HUDIS: 2 3 Well, first answer that question. Q. 4 MR. BRIDGES: All those same objections 5 apply. THE WITNESS: At first glance, these do 6 7 appear to be items that I was involved with, either 8 as an author, a co-author or a producer. 9 BY MR. HUDIS: 10 Q. Are there any items on Exhibit 15 which you do not recognize your involvement as either an 11 12 author, co-author or producer? MR. BRIDGES: Objection. Lacks foundation; 13 14 vague and ambiguous. 15 THE WITNESS: I'm not sure what item number 16 1 is on that list, the number one, Gage, Bailey, 17 Kahn. MR. BRIDGES: Objection. The question 18 19 was -- I'm sorry. Not objection. The question is, are there any items which 20 you do not recognize? That's the question. 21 22 THE WITNESS: Yes. 23 BY MR. HUDIS: 24 Q. Which one? 25 A. Item number 1.

Page 31 1 Q. Any others? 2 A. No. 3 Q. Of the ones you recognize on Exhibit 15, what generally are the subject matters of these 4 5 writings? MR. BRIDGES: Objection. Massively lacks 6 7 foundation; massively compound; vague and 8 ambiguous, and misleading and assumes facts not in 9 evidence. 10 THE WITNESS: There's a large number of 11 topics. I'd be happy to discuss the individual 12 items and tell you what they're about. 13 BY MR. HUDIS: 14 Q. Sure. Sure. 15 So the second item, "12 Tables of American 16 Law." What -- what is that about? 17 MR. BRIDGES: Objection. Vague and 18 ambiguous. 19 THE WITNESS: That is a lecture I gave at the Harvard Law School to a series -- to a 20 21 collection of law librarians that had convened. BY MR. HUDIS: 22 Q. And what was the topic? 23 24 MR. BRIDGES: Objection. Vague and 25 ambiguous.

Page 32 1 THE WITNESS: The topic was a history of the 12 tables of Roman law, and the application of 2 the concept of promulgation of the law to current 3 system of American justice. 4 BY MR. HUDIS: 5 6 Q. The next item, "Law.gov, a revolution in 7 legal affairs." Could you tell me the subject 8 matter of that item? 9 MR. BRIDGES: Objection. Vague and 10 ambiquous. THE WITNESS: That was a kickoff panel 11 12 session for the Law.gov effort, which was a attempt to study the question of the availability of 13 primary legal materials in the United States. 14 BY MR. HUDIS: 15 16 Q. Availability where? 17 A. Generally. Q. On the Internet? Elsewhere? 18 19 MR. BRIDGES: Objection. Asked and 20 answered. 21 THE WITNESS: Generally. The availability 22 of legal materials in the United States. 23 BY MR. HUDIS: 24 Q. And the next item, "Cyberjockeying in the 21st Century," what was that item about? 25

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Page 33 1 MR. BRIDGES: Objection. Vague and 2 ambiguous. 3 THE WITNESS: That was a satellite-based 4 video production that was produced by Mr. John Gage 5 of Sun Microsystems, and I was a quest where I demonstrated the first radio station on the 6 Internet and how it worked. 7 8 MR. BRIDGES: I'll just instruct the 9 witness to answer the question. 10 That question was, what was that item about? 11 BY MR. HUDIS: 12 Q. The next item, "The currents of our time." 13 14 What -- what was that publication about? 15 MR. BRIDGES: Objection. Vague and ambiguous. 16 BY MR. HUDIS: 17 18 Q. You may answer. 19 It was about the procurement of information Α. technology by the federal government. 20 21 What did you -- what did you mean in your Q. 22 last answer by "information technology"? Computers, computer networks and software. 23 Α. 24 The next item, "The future of the Internet Q. 25 protocol." What was that item about?

Page 34 1 MR. BRIDGES: Objection. Vague and ambiguous. 2 THE WITNESS: That was a series of 3 interviews that I conducted with Internet engineers 4 5 about the future of the Internet protocol. BY MR. HUDIS: 6 7 Q. And what did you mean by "Internet protocol"? 8 9 MR. BRIDGES: Objection. Vague and 10 ambiguous. 11 THE WITNESS: The Internet protocol is a 12 specific networking protocol known as IP, which is one of the foundations of the Internet. 13 BY MR. HUDIS: 14 15 Q. The next item, "Ten rules for radicals." What was that item about? 16 17 MR. BRIDGES: Objection. Vague and 18 ambiguous. 19 THE WITNESS: That was a speech before the World Wide Web conference. 20 21 BY MR. HUDIS: 22 Q. And what was your speech about? 23 MR. BRIDGES: Objection. Asked and 24 answered; vague and ambiguous. 25 THE WITNESS: It was a keynote speech about

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Page 35 1 my experiences in the past and some lessons that I had for the attendees. 2 BY MR. HUDIS: 3 Q. Could you summarize the lessons you 4 5 imparted to the attendees? 6 MR. BRIDGES: Objection. Vague and 7 ambiguous. 8 THE WITNESS: I can summarize one. I 9 explained the story of how I put the Securities and 10 Exchange Commission EDGAR database online and the 11 efforts that we undertook in order to get the 12 government to -- to -- to run that service 13 themselves. BY MR. HUDIS: 14 15 Q. And the EDGAR database, that's the database 16 for the Securities and Exchange Commission? 17 MR. BRIDGES: Objection. Vague and 18 ambiguous. 19 THE WITNESS: EDGAR is the Electronic Data Gathering, and I forget what AR is, and it is, in 20 fact, the information dissemination database of the 21 22 Securities and Exchange Commission. 23 BY MR. HUDIS: 24 Q. And the next item, "Concert in the park, 25 Internet 1996 World Exposition," what -- what was

Page 36 1 that item about? 2 MR. BRIDGES: Objection. Vague and 3 ambiguous. 4 THE WITNESS: I was simply a producer on 5 that item. It was a series of audio compositions by Martin Lucas and Corrine Becknell, and it was 6 7 released as an audio CD. 8 BY MR. HUDIS: Q. The next item, "Three revolutions in 9 10 American law," what was that item about? 11 MR. BRIDGES: Objection. Vague and 12 ambiguous. 13 THE WITNESS: It was a paper about the 14 history of promulgation of the law in the United 15 States beginning with the Wheaton v Peters decision. 16 BY MR. HUDIS: 17 Q. And what specific area of the law? 18 19 MR. BRIDGES: Objection. Lacks foundation; 20 vague and ambiguous. 21 THE WITNESS: About promulgation of -- of 22 the law. Of the laws. 23 BY MR. HUDIS: 24 Q. And what did you mean by "promulgation"? 25 A. Promulgation is the process of publication

> Alderson Reporting Company 1-800-FOR-DEPO

Page 37 1 and dissemination of primary legal materials. Q. The next item, "Security and networks." 2 What was that item about? 3 MR. BRIDGES: Objection. Vague and 4 5 ambiguous. THE WITNESS: That was two different audio 6 7 interviews I did as part of the radio station on the Internet that I ran, one with Jeffrey Schiller 8 9 and one with John Romkey, about security and 10 networks. 11 MR. BRIDGES: And I'll ask the witness 12 simply to answer the question that is asked. 13 BY MR. HUDTS: 14 Q. Mr. Malamud, the next item, "By the people." What was that item about? 15 16 MR. BRIDGES: Objection. Vague and 17 ambiquous. 18 THE WITNESS: It was a speech that I gave 19 to the Gov 2.0 conference, I believe was the official name of that. 20 21 BY MR. HUDIS: 22 Q. What was the topic of that speech? 23 MR. BRIDGES: Objection. Vague and 24 ambiguous. 25 THE WITNESS: It discussed the history of,

Page 38 1 among other things, the government printing office. BY MR. HUDIS: 2 Q. Do you remember what else that speech was 3 about besides the government printing office? 4 5 MR. BRIDGES: Objection. Vague and 6 ambiguous. 7 THE WITNESS: It was about the creation of the official journals of government. 8 9 BY MR. HUDIS: 10 Q. What did you mean by "official journals"? A. The official journals of government in the 11 12 United States include the Congressional Record, the Federal Register, the Code of Federal Regulation 13 14 and the papers of the president. 15 Q. The next item, "Mobile IP networking." What was that item about? 16 17 MR. BRIDGES: Objection. Vague and 18 ambiguous. 19 THE WITNESS: As with the security networks thing we discussed previously, it was an interview 20 that I conducted as part of Internet talk radio 21 22 with Internet engineers. BY MR. HUDIS: 23 Q. The next item, "Global network operations," 24 25 what was that item about?

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Page 39 1 MR. BRIDGES: Objection. Vague and 2 ambiguous. THE WITNESS: Same as the previous. It was 3 4 a discussion with Internet engineers about the work 5 that they do. BY MR. HUDIS: 6 7 The next item, "Law.gov, the raw materials Q. of our democracy, a shining city upon the hill, an 8 9 appeal to the court." What was that item about? 10 MR. BRIDGES: Objection. Vague and 11 ambiguous. 12 THE WITNESS: That was a pamphlet that 13 contained prepared remarks that I delivered upon three occasions. 14 15 BY MR. HUDIS: 16 Q. And what is the subject matter of that pamphlet? 17 MR. BRIDGES: Objection. Vague and 18 19 ambiguous. 20 THE WITNESS: There were -- the subject matter was the Law.gov effort and the question of 21 22 promulgation of primary legal materials in the 23 United States. 24 BY MR. HUDIS: 25 Q. As you described before?

Page 40 1 MR. BRIDGES: Objection. Vague and ambiguous. 2 BY MR. HUDIS: 3 Q. What do you mean by "primary legal 4 5 materials"? A. Primary legal materials are edicts of 6 7 government. Those are materials that have the force of law that are -- are -- originated from a 8 9 governmental body. 10 Could you give me some examples, please? Q. 11 A. A supreme court opinion. 12 Q. So legal opinions? MR. BRIDGES: Objection. Vague and 13 14 ambiguous; misstates testimony. 15 THE WITNESS: A supreme court opinion is 16 one example. There are other court opinions that also are edicts of government, yes. 17 BY MR. HUDIS: 18 19 Q. Would a statute passed by a legislature be another edict of government? 20 21 MR. BRIDGES: Objection. Vague and 22 ambiguous; lacks foundation. 23 THE WITNESS: Yes, statutes are edicts of 24 government. 25 BY MR. HUDIS:

Page 41 1 Q. Would an agency regulation be another edict 2 of government? MR. BRIDGES: Objection. Vague and 3 ambiguous; lacks foundation. 4 5 THE WITNESS: Any materials that have the 6 force of law, and that includes a regulation. 7 BY MR. HUDIS: 8 Q. The next item, "DEC Networks and 9 architectures." What was that item about? 10 That was a professional reference book Α. 11 about the computer networking protocols that were 12 adopted by the Digital Equipment Corporation. What did you mean by "computer networking 13 Ο. 14 protocols"? 15 A. It's a suite of specifications that were 16 known as DECnets, which is how Digital Equipment Corporation computers were able to communicate with 17 18 each other. 19 Q. When you say the "suite of specifications," do you mean software? 20 No, I mean protocol specifications. 21 Α. 22 What do you mean by "protocol Ο. specifications"? 23 24 A. A detailed and formal description of the 25 way that one computer communicates with another

Page 42 1 computer. 2 Q. The next item, "The World's Fair For the Global Village." What was that item about? 3 4 MR. BRIDGES: Objection. Vague and 5 ambiguous. 6 THE WITNESS: That was a book that I wrote 7 about the Internet 1996 World Exposition. 8 This listing is incorrect in the sense of 9 there were two additional contributors to that 10 book. BY MR. HUDIS: 11 12 O. And who were the two additional 13 contributors? 14 A. The afterword was by a musician named 15 Laurie Anderson. The foreword was by his holiness, the Dalai Lama. 16 17 Q. And generally what was the book, "The World's Fair For the Global Village, " about? 18 19 MR. BRIDGES: Objection. Vague and 20 ambiguous. 21 THE WITNESS: It was a description of the Internet 1996 World Exposition, which I was a 22 co-founder of, and served as secretary general. 23 BY MR. HUDIS: 24 25 Q. The next item, "Ingres: Tools for building

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Page 43 an information architecture." What was that item 1 2 about? MR. BRIDGES: Objection. Vague and 3 ambiguous. 4 5 THE WITNESS: It is a professional 6 reference book about the Ingres relational database 7 management system. 8 BY MR. HUDIS: 9 Q. Could you describe the Ingres --10 THE REPORTER: It is a professional book 11 about the Ingres --THE WITNESS: Professional reference book. 12 13 BY MR. HUDTS: 14 Q. Could you describe for me what is the Ingres information database management system? 15 16 Α. That's the Ingres relational database 17 management system. 18 Q. Thank you. 19 A. RDMS. Q. And could you describe what it is, please? 20 A. It is one of the two early relational 21 database management systems. Somewhat akin to a 22 system called Oracle that is very popular today. 23 24 Ingres and DB2 were the original two 25 relational database systems. That's capital D,

Page 44 1 capital B letter 2. 2 Q. Could you tell me the next item, what it is about, "Analyzing DECnet/OSI phase Roman Numeral 3 4 V"? 5 MR. BRIDGES: Objection. Vague and 6 ambiguous. 7 THE WITNESS: My first book about DEC was about something known as DECnet phase IV. This 8 9 book was about the successor to DECnet phase IV, a 10 system of international protocols known as open systems interconnect, or OSI, and this was a 11 12 professional reference book that discussed in 13 detail the protocols inherent in that protocol 14 suite. 15 BY MR. HUDIS: 16 Q. In simple terms, what -- what are -- what 17 is the purpose of those protocols? 18 MR. BRIDGES: Objection. Vague and 19 ambiguous. THE WITNESS: OSI was an alternative to 20 TCP/IP, which is the foundation of today's 21 22 Internet. So it is a full protocol suite that goes -- that describes all the different 23 24 capabilities that computers will have when they 25 communicate with each other.

Page 45 1 BY MR. HUDIS: 2 Q. So it's an Internet communications 3 protocol? 4 MR. BRIDGES: Objection. Misstates testimony; vague and ambiguous. 5 THE WITNESS: It's a protocol suite, and 6 7 that is a whole set of protocols. 8 BY MR. HUDIS: 9 Q. For Internet communications? 10 MR. BRIDGES: Objection. Vague and 11 ambiguous. 12 THE WITNESS: No, because Internet 13 communications is the Internet protocol suite. This was an alternative that was devised, and it 14 was, in effect, a competitor to the Internet. 15 BY MR. HUDIS: 16 17 Q. All right. So it's computer-to-computer communications? 18 19 MR. BRIDGES: Objection. Vague; misstates 20 testimony; vague and ambiguous. 21 THE WITNESS: Computer-to-computer communications, routing protocols, and a whole 22 23 suite of other functions that make up a protocol 24 suite. Again, equivalent to the Internet protocol 25 suite.

Page 46 1 BY MR. HUDIS: 2 So the next item, "Exploring the Internet, Q. a Technical Travelogue," t-r-a-v-e-l-o-u-g-e. 3 What was that item about? 4 5 MR. BRIDGES: Objection. Vague and 6 ambiguous. 7 THE WITNESS: That was a book I wrote that described three trips I made around the world to 8 9 visit people that were creating what has become our 10 modern Internet. 11 BY MR. HUDIS: 12 Q. The next item in Exhibit 15, "Stacks: Interoperability in today's computer networks." 13 What was that item about? 14 15 MR. BRIDGES: Objection. Vague and 16 ambiguous. 17 THE WITNESS: That was a professional reference book that described a series of new and 18 emerging topics in the field of computer networks 19 aimed at advanced networking engineers. It was a 20 way of letting them know what was coming around --21 22 around the corner. BY MR. HUDIS: 23 24 Q. The next item on which you are co-author 25 with many authors, what is the next item, "Law.gov

Page 47 1 workshops"? MR. BRIDGES: Objection. Lacks foundation; 2 vague and ambiguous; assumption facts not in 3 evidence. 4 5 THE WITNESS: Yeah, co-author is incorrect. 6 And this really is not a bibliographic item. 7 BY MR. HUDIS: 8 Q. Then what is that item, "Law.gov 9 workshops"? 10 I organized a series of 15 workshops around Α. 11 the country focused on the issue of promulgation of 12 primary legal materials in the United States. O. And were these individuals who were named 13 14 with you in this reference, lecturers with you on 15 that same series of workshops? MR. BRIDGES: Objection. Lacks foundation; 16 assumes facts not in evidence; vague and ambiguous. 17 THE WITNESS: Lecturers would be an 18 19 incorrect characterization. These were all participants in one or more of the workshops. 20 21 BY MR. HUDIS: 22 What do you mean by "participants"? Ο. In each case these people made a brief 23 Α. 24 presentation and then participated in discussions. 25 Q. The next item, "Analyzing Novell networks."

Page 48 1 What was that item about? 2 MR. BRIDGES: Objection. Vague and 3 ambiguous. 4 THE WITNESS: It was a professional 5 reference book about the Novell networking protocol 6 suite. It was part of a three-volume series we had 7 previously discussed analyzing DECnet OSI phase V. 8 This was a companion volume to that. 9 BY MR. HUDIS: 10 Q. And what was the subject matter of that 11 companion volume? 12 Α. The Novell protocol suite, which was 13 another mechanism for computers to communicate with 14 computers, like OSI, or what we know of as the 15 Internet today. 16 Q. And the next item, what is -- what was "Global network operations"? 17 MR. BRIDGES: Objection. Lacks foundation; 18 19 vague and ambiguous. THE WITNESS: That's another one of those 20 audio interviews I did with network engineers as 21 22 part of the program Geek of the Week. 23 BY MR. HUDIS: 24 Q. What was the subject of that interview? 25 MR. BRIDGES: Objection. Vague and

Page 49 1 ambiguous. THE WITNESS: There were four different 2 3 interviews. Each of these individuals was involved in one aspect or another of global network 4 5 operations on the emerging Internet computer 6 network. 7 BY MR. HUDIS: 8 Q. And what was your involvement in this item? 9 MR. BRIDGES: Objection. Vague and 10 ambiquous. 11 THE WITNESS: I was the host and producer of Geek of the Week. 12 13 BY MR. HUDIS: 14 Q. And the last item on this list, what was 15 "Analyzing Sun networks"? 16 MR. BRIDGES: Objection. Vague and 17 ambiquous. THE WITNESS: That was a professional 18 19 reference book. It was part of a three-volume series that included analyzing DECnet OSI, 20 analyzing Novell networks. 21 22 The analyzing Sun networks volume had to do with the TCP/IP protocol suite, which is known 23 24 today as the Internet. 25 BY MR. HUDIS:

Page 50 1 Q. Mr. Malamud, what experience do you have working with textual databases, converting them 2 into new formats and making them available on the 3 Internet? 4 5 MR. BRIDGES: Objection. Massively 6 overbroad and vague; ambiguous; lacks foundation 7 and compound. 8 THE WITNESS: I have -- I'm sorry, could 9 you repeat that question? 10 BY MR. HUDIS: O. Yes. 11 12 Α. There were a lot of parts to that. Q. Yes. 13 14 What experience do you have working with textual databases, converting them into new formats 15 and making them available on the Internet? 16 17 MR. BRIDGES: Same objections. And I'll add another objection of argumentative. 18 19 BY MR. HUDIS: 20 Q. You may answer. MR. BRIDGES: And to the extent there's a 21 22 legal conclusion implied in that, I would object on 23 that basis as well. 24 THE WITNESS: So would you like a specific 25 example? Is that what you're looking for?

		Page 51
1	BY MR. HUDIS:	
2	Q. Yes.	
3	A. Okay. In 1991 and '92, I worked with my	
4	colleague, Michael Swartz, a professor at the time	
5	at the University of Colorado, to convert the	
6	international telecommunication union protocol	
7	specifications into a format that was viewable on	
8	the Internet, and then I posted those standards on	
9	the Internet.	
10	Q. And what do you mean by "posted"?	
11	A. In those days, posting meant making textual	
12	files available using the FTP protocol.	
13	Q. And when you say make available, do you	
14	mean make available on the Internet?	
15	MR. BRIDGES: Objection. Lacks foundation;	
16	vague and ambiguous.	
17	THE WITNESS: That database was distributed	l
18	using a facility known as anonymous FTP, which was	
19	a mechanism that allowed anybody to access the	
20	material that was connected to the Internet.	
21	BY MR. HUDIS:	
22	Q. Can you give me any other examples that	
23	come to mind of your experience with working with	
24	textual databases, converting them into new formats	
25	and making them available on the Internet?	

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1	MR. BRIDGES: All the same objections as to
2	earlier. Vague and ambiguous; lacks foundation;
3	potentially and argumentative; potentially
4	calling for a legal conclusion.
5	THE WITNESS: In 1993 and 1994 I headed a
6	project that took magnetic tapes that we purchased
7	from the Securities and Exchange Commission's
8	vendor, and converted those files into a database
9	accessible on the Internet using a variety of
10	access mechanisms.
11	BY MR. HUDIS:
12	Q. Can you give me any other examples of your
13	experience in working with textual databases,
14	converting them into new formats and making them
15	available on the Internet?
16	MR. BRIDGES: All the same objections.
17	Vague and ambiguous; lacks foundation;
18	argumentative; potentially calling for legal
19	conclusion; compound.
20	THE WITNESS: A third example is I
21	purchased the magnetic tapes that were produced by
22	the United States Patent and Trademark Office
23	consisting of the patent database and the trademark
24	database. I then converted that data into a format
25	that was compatible with Internet access and posted

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Page 53 1 that information using a variety of access 2 mechanisms. BY MR. HUDIS: 3 Q. Mr. Malamud, what experience, if any, do 4 5 you have working with printed textual materials, converting them into new formats and making them 6 7 available on the Internet? MR. BRIDGES: Same objections. Vague and 8 9 ambiguous; lacks foundation; argumentative; 10 possibly calling for a legal conclusion. 11 THE WITNESS: I was responsible for 12 procuring, scanning, processing and posting the 13 historical opinions of the court of appeals known 14 as the National Reporter System, as well as the federal cases, which was the predecessor to the 15 16 National Reporter System. BY MR. HUDIS: 17 Q. And what did you -- what did you do with 18 those reporter systems? 19 MR. BRIDGES: Objection. Vague and 20 ambiguous. 21 22 BY MR. HUDIS: In your last answer, you said you were 23 Ο. 24 responsible for procuring, scanning, processing and 25 posting historical opinions. What did you mean by

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"processing"?
A. Processing involved a number of steps,
beginning with the scanning of the documents, and
proceeded to include a process known as
double-keying, which is a way of converting the
printed page into, in our case, valid HTML files
with proper metadata.
Q. In your last answer, what did you mean by
double-keying?
A. Double-keying is a technical term of art
used by legal publishers. It is the process of
having the information typed independently twice,
and then the two copies compared to each other as a
way of looking for errors in the transcription.
Q. Is there such a thing as triple-keying?
MR. BRIDGES: Objection. Lacks foundation;
vague and ambiguous.
THE WITNESS: Yes.
BY MR. HUDIS:
Q. And what is that process?
A. That process is independently typing the
data three times and comparing the results.
Q. What did you mean by "valid HTML files"?
MR. BRIDGES: Objection. Lacks foundation.
THE WITNESS: A valid HTML file is one that

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Page 55 1 conforms to one of the HTML specifications that are 2 produced by the W3C organization, which is the standards making body for HTML. 3 BY MR. HUDIS: 4 O. And what is a valid HTML file? 5 6 MR. BRIDGES: Objection. 7 BY MR. HUDIS: 8 Q. Under that protocol? 9 MR. BRIDGES: Objection. Lacks foundation; 10 vague and ambiguous. THE WITNESS: It is a file that --11 12 MR. BRIDGES: May call for -- may be a 13 hypothetical and call for speculation. THE WITNESS: It's a file that conforms to 14 the protocol specification, the contents of which 15 conform to what the protocol says it should. 16 BY MR. HUDIS: 17 Q. And what's the significance of the HTML 18 19 file conforming to the specification? MR. BRIDGES: Objection. Lacks foundation; 20 vague and ambiguous. 21 22 THE WITNESS: Well, it's important that a file posted on a web server conform to the HTML 23 24 standard because that means that a browser or other 25 client will correctly parse the data and display it

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Page 56 1 to the user or perform other actions on that HTML 2 file. BY MR. HUDIS: 3 And what did you mean by "proper metadata"? 4 Q. 5 MR. BRIDGES: Objection. Lacks foundation. THE WITNESS: There are a number of 6 7 specifications that list the metadata that -specifications and best current practices that list 8 9 the metadata that should be, in this case, in the 10 header section of an HTML file. An example of that is the title of the document. 11 12 BY MR. HUDIS: 13 Q. Do you have any experience, Mr. Malamud, 14 working with graphic design web tools? 15 MR. BRIDGES: Objection. Vague and 16 ambiguous; lacks foundation. 17 THE WITNESS: Yes. 18 BY MR. HUDIS: Can you give me some examples of the types 19 Q. of graphic design web tools you've worked with? 20 21 So graphic design web tools is kind of a Α. broad example. And I'm not a graphic designer, but 22 I certainly have used programs such as Photoshop 23 24 and tools for authoring, SVG graphics, for example. Q. What about MathML? 25

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Page 57 1 MR. BRIDGES: Objection. Vague and 2 ambiguous. THE WITNESS: Well, that's not a graphic 3 4 design tool. MathML is a specification for 5 expressing mathematical formulas, and I am, in fact, familiar with that specification. 6 BY MR. HUDIS: 7 8 Q. And how long have you been working with 9 graphic design web tools such as SVG and Photoshop? 10 MR. BRIDGES: Objection. Lacks foundation; vague and ambiguous; compound. 11 12 THE WITNESS: I've been using graphic 13 design tools since the early '80s, but that's 14 before the web, so ... 15 BY MR. HUDIS: 16 Q. All right. And have you been using graphic 17 design web tools since the advent of the web, say, mid 1990s? 18 19 MR. BRIDGES: Objection. Lacks foundation; 20 vague and ambiguous. 21 THE WITNESS: I've been building websites since the web began, and as part of that process 22 23 one uses graphic design web tools, as you call 24 them. 25 BY MR. HUDIS:

Page 58 1 Q. Mr. Malamud, are you a member of any 2 professional associations? 3 MR. BRIDGES: Objection. Vague and ambiguous. 4 5 THE WITNESS: Professional associations? BY MR. HUDIS: 6 7 Q. For example, I am a member of the American Intellectual Property Law Association. 8 9 So are you a member of any professional associations? 10 11 A. Well, I'm a member of EFF. I don't know if that counts. 12 MR. BRIDGES: I'll ask the witness to 13 14 testify as to what he knows. If he doesn't understand the question, then he should ask for a 15 16 further explanation of the question. 17 THE WITNESS: Yes, sir. BY MR. HUDIS: 18 19 Q. Do you understand my question? A. Vaguely. It's a broad question. 20 21 "No" I think is the proper answer. 22 Are you -- are you a member of any Ο. engineering societies? 23 24 MR. BRIDGES: Objection. Vague and 25 ambiguous.

Page 59 1 THE WITNESS: I was a participant in the 2 Internet Engineering Task Force. BY MR. HUDIS: 3 Q. When was that? 4 A. Late '80s to mid '90s. Later than that, 5 6 actually. I was, all the way through 2005 I was a 7 participant. 8 Q. Is that organization still in existence? 9 MR. BRIDGES: Objection. Lacks foundation; 10 vague and ambiguous. THE WITNESS: Yes. 11 BY MR. HUDIS: 12 Q. What was your affiliation with the Internet 13 14 Engineering Task Force? 15 I played a number of roles. I was a Α. creator of Internet drafts and requests for 16 comments, which is the proposals for standards and 17 standards that are created by the Internet 18 19 Engineering Task Force. Q. What's a standard? 20 21 MR. BRIDGES: Objection. Lacks foundation; 22 vague and ambiguous. 23 THE WITNESS: A standard is a document that 24 was marked by the Internet Engineering Task Force 25 as being a standard. It's a decision made by the

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Page 60 1 management organization of the IETF. BY MR. HUDIS: 2 Q. I don't think that answers my question. 3 What do you understand to be a standard? 4 5 MR. BRIDGES: Asked and answered. He did 6 answer your question. 7 MR. HUDIS: I disagree, Counsel. 8 THE WITNESS: Well, are you --9 MR. BRIDGES: Vague and ambiguous; lacks 10 foundation. 11 THE WITNESS: Do you want to know what an 12 IETF standards? 13 BY MR. HUDIS: 14 Q. No, I want to know generally what your understanding of a standard is? 15 16 MR. BRIDGES: Objection. Vague; lacks foundation in context; argumentative. 17 THE WITNESS: It is a very vague question 18 19 in the sense that a standard is anything that the organization publishes or creates or says. It's a 20 21 standard. 22 BY MR. HUDIS: 23 Is a standard a set of norms that an Ο. 24 organization would like others to follow? 25 MR. BRIDGES: Objection. Entirely lacks

Page 61 1 foundation; vague and ambiguous. 2 THE WITNESS: It depends --3 MR. BRIDGES: And may call for opinion testimony. It may call for legal conclusion. 4 And 5 may be argumentative. 6 THE WITNESS: Again, it depends on the 7 organization. I can tell you what an IETF standard 8 is. 9 BY MR. HUDIS: 10 Q. Give me an example of what an IETF standards is. 11 A. IETF standard is a document that the IETF 12 believes should be widely adopted that describes a 13 set of best practices or mechanisms involved in 14 some aspect of computer networking. 15 MR. BRIDGES: I'll ask the witness to 16 17 listen to the question and answer the question. 18 The question was, give me an example of an 19 IETF standard. BY MR. HUDIS: 20 21 Q. You said that you are a member of EFF and 22 that in the past you were a member of the Internet Engineering Task Force. 23 24 Have you been a member of any other 25 professional associations?

Page 62 1 MR. BRIDGES: Objection. Misstates 2 testimony; vague and ambiguous; lacks foundation. 3 THE WITNESS: IETF does not have members. It has participants. That's an important 4 5 distinction. And no, I have not. 6 7 BY MR. SPEAR: Q. Mr. Malamud, I would like to discuss with 8 9 you, your professional experience since you 10 received your MBA from Indiana University in 1983 or 1984. 11 12 After you received your MBA, what was the 13 first gainful employment that you had? 14 Α. So you just want to know about my 15 employment after my MBA? 16 Q. Yes. 17 I -- after my MBA, my next job was Α. Okay. as the Board of Governors of the Federal Reserve 18 19 System. What did you do there? 20 Q. I worked with a small group to create a 21 Α. plan and implement the plan for putting computer 22 23 networks into the research division of the Board of 24 Governors of the Federal Reserve System. 25 Q. Do you remember what your title was at the

		Page 63
1	Board of Governors of the Federal Reserve?	
2	A. Senior systems analyst.	
3	Q. How long did you hold that position?	
4	A. One year as an employee.	
5	Q. So was that 1983 to 1984?	
6	A. It was 1984, I'm pretty sure.	
7	Q. You said one year as an employee. At some	
8	point were you a consultant for the Board of	
9	Governors of the Federal Reserve?	
10	A. Subsequent to my year of employment, I	
11	became a consultant to the Board of Governors of	
12	the Federal Reserve System.	
13	Q. And how long were you a consultant?	
14	A. Approximately a year.	
15	Q. So that would have been 1985?	
16	A. Approximately.	
17	Q. What did you do for the Board of Governors	
18	of the Federal Reserve as a consultant?	
19	A. The same thing I did as an employee.	
20	Q. What was your next position of gainful	
21	employment?	
22	A. I was a consultant to a number of	
23	government agencies.	
24	Q. Do you remember which ones?	
25	A. Yes, I do.	

Page 64 Q. Please --1 2 MR. BRIDGES: Go ahead. BY MR. HUDIS: 3 Q. Please tell me which ones they are. 4 Or 5 were. A. The Department of Defense, the Joint Chiefs 6 7 of Staff, Argon National Laboratory, Lawrence 8 Livermore National Laboratory. 9 Q. Let's put some time frames on this. 10 When were you a consultant for the Department of Defense? 11 12 A. I don't remember the exact dates. My consulting business was predominantly from 1985 13 into the late 1980s. 14 Q. Approximate -- approximately what year? 15 16 1989, your consulting business? 17 Yes, as a -- yes. Α. So your consulting business was for all of 18 Ο. 19 these clients, the Department of Defense, the Joint Chiefs of Staff, Argon and Lawrence Livermore? 20 21 MR. BRIDGES: Objection. Vague and 22 ambiquous. 23 THE WITNESS: My consulting business had 24 two aspects. One was consulting with the 25 government agencies.

Page 65 1 The other was giving advanced seminars on 2 computer networks and relational databases. 3 MR. BRIDGES: I'll ask the witness to answer the question. If he wants to invite you 4 5 beyond the question, he can ask about those. BY MR. HUDIS: 6 7 Q. And the part of your consulting business working with government agencies, what did that 8 9 entail? 10 MR. BRIDGES: Objection. Vague and 11 ambiguous. 12 THE WITNESS: I worked in the area of 13 relational databases and computer networking. BY MR. HUDIS: 14 15 What do you mean by "relational databases"? Ο. 16 Α. The Ingres relational database management 17 system. That you described before? 18 Ο. 19 Α. Yes. All right. After your consulting business 20 Q. ended in approximately 1989, what did you do next 21 22 for gainful employment? 23 In the late '80s, around 1988, I began Α. 24 writing, and by I'm pretty sure '89, I was making 25 my living as a writer.

	Page 66
1	Q. And what was the subject of your writings?
2	MR. BRIDGES: Objection. Vague.
3	THE WITNESS: That's the documents that we
4	went over, the professional reference books.
5	BY MR. HUDIS:
6	Q. That was the references in Exhibit 15?
7	A. That's correct.
8	MR. BRIDGES: I do want to note for the
9	record an objection generally to Exhibit 15. It
10	appears to be a printout of documents from a
11	catalog. It appears to have been an incomplete set
12	of results, pursuant to a selection that we assume
13	was made by plaintiffs' counsel, rather than a
14	straight printout of all responsive items.
15	BY MR. HUDIS:
16	Q. And how long did you make your living as a
17	writer?
18	A. Through 1992.
19	Q. And what did you do for gainful employment
20	starting in 1992?
21	A. I founded the Internet Multicasting
22	Service.
23	Q. Is that company still in existence today?
24	A. No.
25	Q. How long was the Internet Multicasting

Page 67 Service in existence? 1 2 It was active through 1997. Α. What was the nature of the business of the 3 Q. Internet Multicasting Service? 4 5 A. The Internet Multicasting Service was a 501(c)(3) nonprofit that was engaged in creating 6 7 new services for the Internet. What types of new services? 8 Q. 9 One example was I created the first radio Α. station on the Internet. 10 11 Ο. Any other examples? 12 Α. A second example is we took the Securities and Exchange Commission EDGAR database and made it 13 14 available on the Internet for the public to use. Any others examples? 15 Q. 16 Α. A third example is we took the U.S. patent 17 And Trademark database and made it available on the Internet for the public to use. 18 Any other examples? 19 Q. A fourth example is we created the Internet 20 Α. 1996 World Exposition, a World's Fair for the 21 22 Internet. 23 O. And what was that? 24 A. It --25 MR. BRIDGES: Objection. Vague and

Page 68 1 ambiguous. 2 THE WITNESS: It was a set of activities taking place in 50 countries around the world 3 modeled on the metaphor of a world's fair. 4 BY MR. HUDIS: 5 Q. And what activities were taking place in 6 7 the 50 countries? 8 MR. BRIDGES: Objection. Vague and 9 ambiguous. 10 THE WITNESS: A huge number of activities. In Japan there were street festivals, for 11 12 example. 13 In Taiwan there were thousands of computers 14 throughout the country that people could go up to and learn about the Internet, which was a new 15 16 phenomenon in those days. Those are two examples. BY MR. HUDIS: 17 Q. What was the general theme of Internet 1996 18 19 a world's fair? A. A world's fair for the information age. 20 Was it a general theme of teaching people 21 Q. 22 about the Internet? 23 MR. BRIDGES: Objection. Misstates the 24 testimony; vague and ambiguous. 25 THE WITNESS: There were two goals. One

	Page 69
1	was teaching the world about the Internet and what
2	it could do. The second was to make a substantial
3	contribution to Internet infrastructure.
4	BY MR. HUDIS:
5	Q. What did you mean by "Internet
6	infrastructure"?
7	A. I can give you two examples. One is, with
8	a contribution of two terabytes of disc from
9	Quantum and a set of large scale computers from Sun
10	Microsystems, we were able to put large computers
11	in different locations around the world, which were
12	mirroring common Internet databases, such as the
13	world's fair website.
14	Q. Have you told me all of the services you
15	can remember that were conducted by the Internet
16	Multicasting Service?
17	MR. BRIDGES: Objection. Vague and
18	ambiguous; lack of foundation.
19	THE WITNESS: There's at least two more.
20	We ran north.pole.org, which was the first home for
21	Santa Claus on the Internet.
22	A second example is with my colleague
23	Dr. Marshall T. Rose, we created a service called
24	TPC.int, TPC standing for the phone company.
25	BY MR. HUDIS:

Page 70 1 O. And what was that service? TPC.int was a mechanism that allowed an 2 Α. individual to send electronic mail which would then 3 go to a fax machine that was addressed by its phone 4 5 number. 6 Q. Have you told me all of the services you 7 can remember that were performed by the Internet Multicasting Service? 8 9 MR. BRIDGES: Objection. Vague and 10 ambiquous. 11 THE WITNESS: I'm sure we had a number of 12 other small websites, what we would call a 13 microsite today. BY MR. HUDIS: 14 15 Q. Anything else? 16 MR. BRIDGES: Same objection. 17 THE WITNESS: Those were our main activities. 18 19 BY MR. HUDIS: Q. And what did you do for gainful employment 20 after the Internet Multicasting Service was no 21 22 longer in business? In 1996 I went to the MIT Media Lab where I 23 Α. was a visiting professor. 24 25 Q. How long were you a visiting professor at

Page 71 1 the MIT Media Lab? 2 Maybe eight months. Eight or nine months. Α. After your terms of term as visiting 3 Q. professor at the MIT Media Lab, what did you do 4 5 next for gainful employment? I was a visiting professor at Keio 6 Α. 7 University, K-e-i-o, in Japan. Q. What kinds of courses did you teach at the 8 9 MIT Media Lab? 10 I did not. I consulted with students and I Α. wrote a book. 11 12 Ο. What was the book? "The Internet 1996 World Exposition." 13 Α. 14 Q. How long were you a visiting professor at Keio University in Japan? 15 16 Α. I'd say about six months. 17 What year was that? Q. **'**97. 18 Α. 19 What kinds of courses, if any, did you Q. teach at Keio University? 20 21 Α. I did not. I consulted with the faculty 22 and with graduate students. 23 What was the nature of the consultations? Ο. 24 Doctoral dissertations concerned with the Α. 25 Internet and networking protocols.

Page 72 1 Q. Was that the same type of consultations that you did at the MIT Media Lab? 2 3 MR. BRIDGES: Objection. Lacks foundation; vague and ambiguous. 4 5 THE WITNESS: Yes, that's correct. 6 BY MR. HUDIS: 7 Q. After your employment with Keio University, what next did you do for gainful employment? 8 9 I spent a few months in Amsterdam at RIPE, Α. 10 which is the Internet numbering authority for the 11 European region. 12 MR. BRIDGES: Mr. Hudis, I think I'm going 13 to need a break in a minute or two. Is this a convenient time? 14 15 MR. HUDIS: Yes, let's take a break. THE VIDEOGRAPHER: The time is 10:50, and 16 17 we are off the record. 18 (Recess taken.) 19 THE VIDEOGRAPHER: The time is 11:01, and we are back on the record. 20 BY MR. HUDIS: 21 22 Mr. Malamud, how long were you employed at Ο. 23 RIPE? 24 I was not employed at RIPE. I was in Α. 25 residence at RIPE.

Page 73 1 Ο. How long were you in residence at RIPE? Just a few months. 2 Α. 3 Q. So what year was that? Α. 1997. 4 5 What did you do at RIPE? Ο. 6 MR. BRIDGES: Objection. Vague and 7 ambiquous. 8 BY MR. HUDIS: 9 What, if anything, did you do at RIPE? Q. 10 Α. I learned about the operation of Internet 11 number registries. 12 Q. After RIPE, what was your next place of 13 gainful employment? I was the founder and chief executive 14 Α. officer of Invisible Worlds. 15 16 Ο. What was the nature of that business, 17 Invisible Worlds? 18 Α. It was an Internet startup. What do you mean by Internet startup? 19 Q. It was a new company that was attempting to 20 Α. create a new service for the Internet. 21 22 O. And what service was that? In today's parlance, it was a semantic web 23 Α. 24 company. 25 Q. And what does that mean?

Page 74 1 Α. It's a little complicated. It was involved 2 with transferring metadata between different computers on the Internet. 3 Is that company still in existence? 4 Q. 5 No, it is not. Α. 6 Q. How long was that company in existence? 7 It was formally dissolved, I believe, in Α. 8 2002. 9 Q. So it was in existence from 1997 to 2002? 10 Α. 1998 through 2001 was the active period of 11 the company. 12 MR. BRIDGES: I'll ask the witness to 13 answer the precise question asked. 14 BY MR. HUDIS: Q. And it was just an inactive period from 15 2001 to 2002? 16 17 Α. Yes. What did you do next for gainful employment 18 Ο. 19 after Invisible Worlds? I was a co-founder and CEO of a company 20 Α. called NetTopBox, Inc., all one word, capital N, 21 22 capital T, capital B. 23 Is that company still in existence? Q. 24 A. No, it is not. 25 Q. When was it in existence?

Page 75 1 Α. I'm trying to refresh my memory here. Ι 2 believe 2001 through 2003. I may be off a year on those dates. 3 Q. What was the nature of the business of 4 5 NetTopBox, Inc.? 6 Α. It was an attempt to create an electronic 7 programming guide for the Internet. 8 Q. What do you mean by "electronic programming 9 guide"? 10 In layman's terms, something like the T.V. Α. Guide. 11 12 Q. After NetTopBox, Inc. was dissolved, what did you do next for gainful employment? 13 I was hired as a consultant by the Internet 14 Α. Architecture Board and Internet Engineering Task 15 16 Force. 17 Q. How long were you a consultant for the Internet Architecture Board and Internet 18 19 Engineering Task Force? MR. BRIDGES: Objection. Compound. 20 THE WITNESS: A little over a year. 21 BY MR. HUDIS: 22 23 O. So that would have been 2004? 24 A. Yeah, '04 to '05. 25 Q. And what was the nature of your consultancy

Page 76 1 with these organizations? A. I was charged with investigating and 2 proposing mechanisms for the governance of the 3 Internet standards-making process. 4 Q. And if you could briefly describe what that 5 means, "mechanisms for the governance of the 6 7 Internet standards-making process"? A. The core issue I investigated was the 8 9 proper institutional home for the Internet 10 Engineering Task Force, which at the time was an unincorporated association. 11 12 Q. What did you mean by "proper institutional 13 home"? 14 Α. That was actually the question I was investigating, what should that institutional home 15 16 be. 17 Well, what did you mean by "institutional Ο. home"? 18 19 MR. BRIDGES: Objection. Lacks foundation. THE WITNESS: I can tell you what the 20 conclusion was of that process. 21 BY MR. HUDIS: 22 Q. What was the conclusion of that process? 23 24 A. That the Internet society would provide 25 the -- the corporate framework that would then run

	Page 77
1	the Internet Engineering Task Force and the
2	associated standards-making process.
3	Q. Back to your consultancy with the
4	Architectural Board and the Internet Engineering
5	Task Force. What did you do for gainful
6	employment?
7	A. I worked at the Center for American
8	Progress.
9	Q. What's the nature of that business?
10	MR. BRIDGES: Objection. Lacks foundation;
11	vague and ambiguous.
12	THE WITNESS: It is a 501(c)(3) think tank.
13	BY MR. HUDIS:
14	Q. And what did you do there?
15	A. I was a senior fellow and the chief
16	technology officer.
17	Q. And what years was that?
18	A. 2005 to 2006.
19	Q. What did you do next for gainful
20	employment?
21	A. I founded Public.Resource.Org.
22	Q. And that was in 2007?
23	A. That's correct.
24	Q. Are you presently employed by
25	Public.Resource?

Page 78 1 A. I am. 2 And you are the founder of Public.Resource? Q. 3 A. I am. What is your current title with 4 Ο. Public.Resource? 5 A. Founder and president. 6 7 Is that the position you have held from Q. 2007 until today? 8 9 A. It is. 10 What is your -- what are your duties and Q. 11 responsibilities as founder and president of Public.Resource? 12 13 MR. BRIDGES: Objection. Vague and 14 ambiguous; compound. 15 THE WITNESS: I'm responsible for the 16 activities of Public.Resource.Org. 17 BY MR. HUDIS: What are those activities? 18 Ο. 19 Well, there's the governance of the Α. 20 corporation. 21 Q. What else? 22 There is the operation of websites and Α. 23 Internet services. 24 Q. What types of websites and services does 25 Public.Resource provide?

	Page 79
1	A. There's a number of different services.
2	Q. Could you name them for me, please?
3	A. Sure. Public.Resource.Org is our main
4	corporate website.
5	Q. And what kind of information is on the
6	Public.Resource.Org site?
7	A. It has speeches by me. Correspondence.
8	And governance information, such as financials.
9	Q. Anything else?
10	A. A number of web pages describing our
11	interaction with a number of government agencies.
12	Q. What kinds of interactions?
13	A. Well, for example, there is a page devoted
14	to USCourts.gov, which contains a number of letters
15	back and forth with officials about the PACER
16	system and court of appeals decisions.
17	Q. Does Public.Resource operate any other
18	websites?
19	A. Yes, we do.
20	Q. Could you name another one, please?
21	A. House.resource.org.
22	Q. What is provided on House.resource.org?
23	A. That is a system that I created in
24	cooperation with the United States House of
25	Representatives at the request of Speaker Boehner

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	Page 80
1 and Chair	man Darrell Issa. It contains video from
2 congressi	onal hearings.
3 Q.A.	nything else?
4 M	R. BRIDGES: Objection. Vague and
5 ambiguous	
6 BY MR. HU	DIS:
7 Q. D	oes the House.resource.org website provide
8 anything	else besides video from congressional
9 hearings?	
10 A. T	here's some correspondence that was back
11 and forth	between myself and Congress as part of
12 this effo	rt.
13 Q. D	oes Public.Resource operate any other
14 websites?	
15 A. Y	es.
16 Q. C	ould you tell me another one?
17 A. W	WLBD.org, which stands for what would
18 Luther Bu	rbank do?
19 Q. W	hat kind of information is provided on the
20 WWLBD.org	site?
21 A. T	hat is a site devoted to the seed catalogs
22 that the	Smithsonian Institution scanned.
23 Q. S	pell, in that context, seed?
24 A. S	-e-e-d.
25 Q. A.	nd literally is your website providing

	Page	81
1	information about seeds, plant seeds?	
2	A. It is covers of seed catalogs, which the	
3	Smithsonian scanned and made available on a limited	
4	and restricted basis.	
5	Q. Just so I understand, do you mean seed,	
6	literally plant seed catalogs?	
7	A. Yes, like Burpee.	
8	Q. Is that all generally that the WWLBD.org	
9	website provides?	
10	MR. BRIDGES: Objection. Vague and	
11	ambiguous.	
12	THE WITNESS: It is the seed catalog covers	
13	and essay discussing the restrictions on use that	
14	were imposed by the Smithsonian.	
15	BY MR. HUDIS:	
16	Q. Restrictions on use of what?	
17	A. Of the seed catalog images.	
18	Q. Does Public.Resource provide any other	
19	websites?	
20	A. Yes, we do.	
21	Q. Could you name another one, please?	
22	A. YesWeScan.Org.	
23	Q. What type of information does YesWeScan.Org	
24	provide?	
25	A. It has gone through several different life	

	Page 82
1	times, if you will. It began with a series of
2	proposals that I authored about the operation of
3	the government printing office, and my
4	qualifications to be public printer of the United
5	States.
6	Q. Does the YesWeScan.Org website provide any
7	other information?
8	A. The second iteration of YesWeScan.Org was a
9	letter from myself and John D. Podesta to President
10	Obama discussing the digitization of federal
11	archives.
12	Q. Does the YesWeScan.Org website provide any
13	other information?
14	A. The third iteration of YesWeScan.Org was an
15	effort to get individuals to fund, adopt the
16	double-keying of volumes of the Federal Reporter.
17	Q. That's West Federal Reporter?
18	A. F1. So yes, the yes.
19	Q. F first?
20	A. Yes.
21	Q. Does the YesWeScan.Org website provide any
22	other information?
23	A. The most recent iteration was a crowd
24	funding exercise for the scanning and posting of
25	state statutes and codes.

	Page 83
1	Q. Does the YesWeScan.Org website provide any
2	other information?
3	A. I think that's its four life times. I
4	think that's correct.
5	Q. Does Public.Resource operate any other
6	websites?
7	A. Law.Resource.Org.
8	Q. What information is provided on the
9	Law.Resource.Org website?
10	A. Primary legal materials.
11	Q. Can you give me examples?
12	A. Court of appeals decisions.
13	Q. Anything else?
14	A. The federal cases.
15	Q. Anything else?
16	A. The California cases from Judge McAllister.
17	MR. BRIDGES: Just leave me time to object.
18	THE WITNESS: Yes.
19	BY MR. HUDIS:
20	Q. Anything else?
21	A. Materials incorporated by reference into
22	state and federal law.
23	Q. What types of materials incorporated by
24	state and federal law are provided on the
25	Law.Resource.Org website?

Page 84 1 MR. BRIDGES: Objection. Vague; ambiguous. THE WITNESS: An example is California's 2 Title 24. 3 BY MR. HUDIS: 4 5 O. Is Title 24 a statute or a state 6 regulation? 7 A. It's a regulation. Any other types of materials that are 8 Q. 9 posted on the Law.Resource.Org website? 10 MR. BRIDGES: Objection. Vague and 11 ambiguous. 12 THE WITNESS: I think that's a good 13 description of what's on there, yes. BY MR. HUDIS: 14 15 Q. Are standards posted on the 16 Law.Resource.Org website? 17 MR. BRIDGES: Objection. Lacks foundation; vague and ambiguous; possibly argumentative. 18 19 THE WITNESS: Standards incorporated by reference into federal and state regulations are on 20 the Law.Resource.Org website. 21 BY MR. HUDIS: 22 Q. What do you mean by incorporation by 23 reference? 24 25 MR. BRIDGES: Objection. May call for a

Page 85 legal conclusion. 1 BY MR. HUDIS: 2 3 Q. You may answer. MR. BRIDGES: Vague and ambiguous. 4 BY MR. HUDIS: 5 6 Ο. You may answer. 7 Incorporation by reference at the federal Α. level is a formal process which is run by the 8 9 Office of the Federal Register, which incorporates 10 specific materials into the Code of Federal 11 Regulations. 12 Q. And as a result of that formal process engaged in by the Office of the Federal Register, 13 how are these materials incorporated by reference 14 15 into the Code of Federal Regulations? MR. BRIDGES: Objection. May call for 16 17 legal conclusion; vague and ambiguous. THE WITNESS: I'm not sure what you mean by 18 19 "how are." BY MR. HUDIS: 20 21 Q. How would I know that materials are 22 incorporated into the Code of Federal Regulations? 23 MR. BRIDGES: Objection. Hypothetical; 24 calls for speculation; vague and ambiguous. THE WITNESS: The Code of Federal 25

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	Page 86
1	Regulations itself will contain a very specific and
2	formal statement signifying that a particular
3	specific document was incorporated with the
4	approval of the director of the Office of the
5	Federal Register.
6	BY MR. HUDIS:
7	Q. And how are materials incorporated by
8	reference at the state level?
9	MR. BRIDGES: Objection. Lacks foundation;
10	may call for a legal conclusion; may call for
11	opinion testimony; vague and ambiguous, and it may
12	be argumentative.
13	THE WITNESS: That's a very broad question.
14	I think it varies by state.
15	BY MR. HUDIS:
16	Q. Could you give me an example of how
17	material has been incorporated by reference at the
18	state level?
19	MR. BRIDGES: Same objections.
20	THE WITNESS: The State of California again
21	has very specific language that will be shown in
22	the California Code of Regulations, and it
23	specifically is the phrase "incorporated by
24	reference," and then a specific indicator to a very
25	specific standard and edition of that standard or

Page 87 1 other document. BY MR. HUDIS: 2 Q. Is material incorporated by reference into 3 state reg -- into federal regulations by the same 4 5 methods that you just described for the California Code of Regulations? 6 7 MR. BRIDGES: Objection. Utterly lacks foundation; vague and ambiguous; competence; may 8 9 call for speculation; may call for legal 10 conclusion; argumentative. THE WITNESS: They are two very separate 11 12 processes. 13 BY MR. HUDIS: 14 Q. When material is incorporated by reference at the federal level, does it contain specific 15 16 language that the material is incorporated by 17 reference? MR. BRIDGES: Objection. Lacks foundation; 18 hypothetical; vague and ambiguous; competence; may 19 call for speculation; may call for opinion and 20 legal conclusion. 21 THE WITNESS: In order for the material to 22 be incorporated by reference in the Code of Federal 23 24 Regulations, it does require very specific 25 language, including the phrase "incorporated by

Page 88 reference." 1 BY MR. HUDIS: 2 Q. Now, you said part of your duties and 3 responsibilities as founder and president of 4 5 Public.Resource was its governance and the websites and services that it provides. 6 7 What are your other duties and responsibilities for Public.Resource, if any? 8 9 MR. BRIDGES: Objection. Vague and 10 ambiquous. THE WITNESS: I give a number of speeches. 11 12 BY MR. HUDIS: 13 Q. And you give these speeches on behalf of Public.Resource? 14 15 Yes, that's my only professional activity. Α. 16 Q. Is there anything else that you do on 17 behalf of Public.Resource? 18 Α. I send letters. 19 To whom? Q. To government officials, for example. 20 Α. For what purpose? 21 Q. 22 An example would be a FOIA request. Α. Freedom of Information Act request? 23 Ο. 24 Α. That's correct. 25 Q. And what types of materials were you

Page 89 1 looking for with these FOIA requests? 2 MR. BRIDGES: Objection. Vague and 3 ambiguous. THE WITNESS: An example was a FOIA request 4 5 to the Internal Revenue Service for the particular format of the form 990, which is the filings of 6 7 exempt organizations. 8 BY MR. HUDIS: 9 Can you give me another example of a FOIA Q. 10 request that you made to a government agency? A. I sent a large number of FOIA requests out 11 12 asking how much agencies spent on PACER and retail legal information services. 13 14 Q. Have you told me all your duties and responsibilities that you're aware of on behalf of 15 Public.Resource? 16 17 MR. BRIDGES: Objection. Argumentative; 18 lacks foundation; vague and ambiguous. 19 THE WITNESS: No, I have other responsibilities. 20 21 BY MR. HUDIS: 22 Could you name them for me, please? Ο. 23 I handle our finances. So bookkeeping and Α. 24 auditing and the -- the taxes. And I am engaged in supervising the litigation effort in which 25

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Page 90 1 Public.Resource is currently engaged in. Q. Anything else? 2 That's a good overview. Yeah, no, I think 3 Α. that's a good overview of what I do. 4 5 Q. Do you report to anybody at Public.Resource? 6 7 MR. BRIDGES: Objection. Vague and 8 ambiguous. 9 THE WITNESS: I report to our board of 10 directors. BY MR. HUDIS: 11 12 Q. Does anybody report to you at Public.Resource? 13 14 MR. BRIDGES: Objection. Vague and 15 ambiguous. 16 THE WITNESS: What do you mean "report" to 17 me? 18 BY MR. HUDIS: 19 Somebody that you supervise as another Q. officer of the corporation or employees. 20 21 A. No. 22 Q. Are there any other employees of Public.Resource, besides yourself? 23 24 A. No. 25 Q. Mr. Malamud, since you have been president

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Page 91 1 and CEO of Public.Resource, do you get a salary? 2 A. Yes, I do. Q. And how much is that salary? 3 MR. BRIDGES: We'll presumptively mark the 4 5 deposition confidential subject to --6 THE WITNESS: We're 501(c)(3). My salary 7 is published. 8 MR. BRIDGES: Okay, I withdraw that. 9 Go ahead. 10 THE WITNESS: \$180,000 a year. BY MR. HUDIS: 11 Q. And how long have you taken that as an 12 13 annual salary from Public.Resource? For how many 14 years? 15 A. I think I've been at 180 for three years. 16 Q. And before that what was your annual 17 salary? 18 Α. I began at 144 and then -- yeah. 19 And you've had increases since then in your Q. annual salary up to 180,000 a year? 20 21 MR. BRIDGES: Objection. Misstates 22 testimony; lacks foundation. 23 THE WITNESS: I had one increase, if I 24 recollect. 25 BY MR. HUDIS:

	Page 92
1	Q. So in 2007 until 2011 your salary was
2	approximately \$144,000, and then from 2011 until
3	now your salary has been at approximately \$180,000?
4	A. That's not correct. My salary began at
5	144. There was a step to 160 at some point. And
6	then up to 180. And I don't recall the exact dates
7	when those steps were.
8	Q. Presently, Mr. Malamud, do you have any
9	other gainful employment besides your roles at
10	public at Public.Resource?
11	A. I do not.
12	Q. Presently are you an officer of any other
13	companies?
14	A. No.
15	Q. Presently are you a director of any other
16	companies?
17	A. I am on the board of directors of Common
18	Crawl.
19	Q. What is Common Crawl?
20	A. It is a 501(c)(3) nonprofit devoted to an
21	open crawl of the Internet.
22	Q. What is an "open crawl of the Internet"?
23	A. A crawl is what a search engine such as
24	Google does.
25	Q. And what is an open crawl?

Page 93 That is a crawl of the Internet that's 1 Α. 2 available to others to openly use. Q. Without restriction? 3 MR. BRIDGES: Objection. Vague and 4 5 ambiguous. BY MR. HUDIS: 6 7 Q. When you say it is a crawl of the Internet that's available to others to openly use, what did 8 9 you mean by for "others to openly use"? 10 Α. The data is available on the Amazon hosting service for any organization to use for analysis. 11 12 Q. Are you an employee of any other companies 13 today? 14 A. I am not. 15 Q. Besides Common Crawl and Public.Resource, 16 do you have any roles in any other nonprofit 17 organizations today? MR. BRIDGES: Objection. Vague and 18 19 ambiguous. 20 THE WITNESS: No, I do not. BY MR. HUDIS: 21 22 And Public.Resource is an IRS 501(c)(3) Ο. nonprofit corporation? 23 24 A. It is. 25 Q. And it was incorporated in California in

Page 94 1 2007? 2 That's correct. Α. 3 (PLAINTIFFS' EXHIBITS 16-18 WERE MARKED.) MR. HUDIS: All right. Let's go off the 4 record. There's ten minutes left. So let's go off 5 6 the record. 7 MR. BRIDGES: Okay. 8 MR. HUDIS: And I'll do the marking with 9 you, Andrew. 10 THE VIDEOGRAPHER: This marks the end of 11 Disc 1, Volume 1 in the deposition of Carl Malamud. 12 The time is 11:34 and we are off the 13 record. (Discussion off the record.) 14 15 THE VIDEOGRAPHER: This marks the beginning 16 of Disc 2, Volume 1 in the deposition of Carl 17 Malamud. 18 The time is 11:40, and we are on the 19 record. BY MR. HUDIS: 20 21 Q. Mr. Malamud, what is the purpose of Public.Resource? 22 23 MR. BRIDGES: Objection. Vague and 24 ambiguous and may lack foundation. 25 THE WITNESS: It's the creation and

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Page 95 1 maintenance of public works projects for the 2 Internet. BY MR. HUDIS: 3 Q. What do you mean by "public works 4 5 projects"? 6 Α. Operational services that have real 7 information that people can access. Q. What do you mean by "operational services"? 8 9 Public works is a term that refers to a Α. 10 creation of infrastructure that's used by the 11 public. And that is what we attempt to do for the 12 Internet. 13 Q. And in that regard what are the objectives of Public.Resource? 14 15 MR. BRIDGES: Objection. Vague; asked and 16 answered; vague and ambiguous; lacks foundation. 17 THE WITNESS: I guess I don't understand 18 the difference between purpose and objective. 19 BY MR. HUDIS: Q. Do you make no distinction between the two 20 terms, purpose and objectives? 21 22 MR. BRIDGES: Object -- objection. Counsel, he needs to understand your question. 23 MR. HUDIS: Okay. 24 25 MR. BRIDGES: You need to explain what you

Page 96 1 mean. 2 MR. HUDIS: Fair enough, Counsel. 3 MR. BRIDGES: You can ask him -- he can answer the question. 4 5 MR. HUDIS: Fair enough. 6 BY MR. HUDIS: 7 In creating an infrastructure for the Q. Internet, what objectives does Public.Resource have 8 9 towards that goal? 10 MR. BRIDGES: Objection. Vague and 11 ambiguous; confusing. 12 THE WITNESS: To create something that is 13 useful to the public. BY MR. HUDIS: 14 15 Q. Could you give me an example? 16 A. Yes. The IRS database we created. 17 Q. Before the break you listed a number of websites that are operated by Public.Resource. 18 Ι 19 want to make sure that I have them all. Public.Resource.Org, USCourts.gov, 20 House.Resource.org, WWLBD.org, YesWeScan.Org, 21 22 Law.Resource.Org. 23 Have I named them all? 24 MR. BRIDGES: Objection. Lacks foundation; 25 vague and ambiguous.

Page 97 1 THE WITNESS: USCourts.gov is not a website. It is a web page on Public.Resource.Org, 2 and the answer to your question is no. 3 BY MR. HUDIS: 4 O. What other websites does Public.Resource 5 6 operate? 7 A. There is Yo.YourHonor.org. Q. What kind of information is provided on 8 9 Yo.YourHonor.org? 10 A. It is a discussion of the PACER system, P-A-C-E-R, which is the public access to court 11 electronic records. 12 13 Q. You're not a fan of the PACER system; are 14 you? 15 MR. BRIDGES: Objection. Argumentative; 16 vague and ambiguous; lacks foundation. 17 THE WITNESS: I'm a big fan of the PACER 18 system. I think it's an essential piece of information technology infrastructure. 19 BY MR. HUDIS: 20 21 Do you have criticisms of how the PACER Q. 22 system is operated? 23 A. I do. 24 Q. And what are those criticisms? 25 MR. BRIDGES: Objection. Relevance.

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1	THE WITNESS: There's a number of issues
2	with the PACER system. We uncovered a systematic
3	and pervasive set of violations of judicial
4	conference privacy rules, and we furnished that
5	information to the judicial conference in the form
6	of an audit, is one example.
7	BY MR. HUDIS:
8	Q. Are your criticisms of the PACER system
9	posted as information to the Yo.YourHonor.org
10	website?
11	MR. BRIDGES: Objection. Vague and
12	ambiguous.
13	THE WITNESS: There is a substantial essay
14	on the website that discusses a number of issues
15	having to do with the PACER system.
16	BY MR. HUDIS:
17	Q. Now, are these issues criticisms,
18	commentary, extolling the virtues of PACER? What
19	type of information concerning PACER is posted on
20	Yo.YourHonor.org?
21	MR. BRIDGES: Objection. Extraordinarily
22	compound; vague and ambiguous.
23	THE WITNESS: I would say all of the above.
24	It's a discussion of the PACER system.
25	BY MR. HUDIS:

Page 99 1 Q. Have we discussed today all of the web 2 pages or websites operated today by Public.Resource? 3 MR. BRIDGES: Objection. Compound; vague 4 5 and ambiguous. 6 THE WITNESS: Also continue to operate a number of the websites that originated with the 7 Internet Multicasting Service. 8 9 BY MR. HUDIS: 10 Q. Could you name those websites for me, 11 please? 12 A. North.pole.org. Park.org. Town.hall.org. 13 My.phone.org. Museum.media.org. I think that's all of them, but there could 14 be a few that I'm missing. 15 16 Q. Is that all you remember today? 17 A. That's all I remember today. Q. What kind of information is posted on the 18 park.org website? 19 That was the website created for the 20 Α. Internet in the 1996 World Exposition. 21 22 Q. What kind of information is posted on the town.hall.org website? 23 That is the archives of Internet talk 24 Α. radio. 25

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1	Q. What kind of information is posted at the
2	my.phone.org website?
3	A. It's a single web page with the line, this
4	is the web page for my phone. It's inactive right
5	now.
6	Q. What kind of information is posted at the
7	museum.media.org website?
8	A. That is the archives of the Internet
9	Multicasting Service.
10	Q. And what kinds of archives are posted
11	there?
12	A. It's things like historical essays about
13	the EDGAR database.
14	There's one more website I just remembered.
15	Mappa.mundi.net, M-a-p-p-a, dot m-u-n-d-i, dot net.
16	Q. What kind of information is posted at the
17	mappa.mundi.net website?
18	A. Mappa, m-a-p-p-a. Mappa.mundi.net was an
19	early EZ, an electronic magazine on the Internet.
20	Q. What kind of information is posted there?
21	MR. BRIDGES: Objection. Lacks foundation.
22	THE WITNESS: A series of columns I wrote
23	for the EZ, for example.
24	BY MR. HUDIS:
25	Q. On what topics?

Page 101 1 Α. Mapping the Internet was one topic. 2 Any others you can remember? Q. There is a tribute to my friend Jon Postel 3 Α. when he passed away called the Internet prayer 4 5 wheel. For the record, who was Jon Postel? 6 Ο. 7 Jon Postel was one of the early and Α. instrumental creators of the Internet. 8 9 Have you told me all of the websites that Q. you can recall today operated by Public.Resource? 10 I think we still have undesign.net is still 11 Α. active. 12 13 Q. What -- what kind of information is posted 14 at undesign.net? It was a tribute to Tibor Kalman and a 15 Α. discussion of --16 Could you spell his name, please? 17 Q. 18 Α. T-i-b-o-r, K-a-l-m-a-n. A tribute to Tibor 19 Kalman, and a discussion of the role of advertising. 20 21 Q. Who is or was Tibor Kalman? 22 A famous designer. Α. 23 Q. Of what? 24 A. You know, I don't know. That was done in 25 conjunction with Rebecca Malamud.

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1	Q. Earlier, Mr. Malamud, you said that
2	Internet ar excuse me, that Public.Resource
3	operates websites and provides services. What
4	kinds of services does Internet excuse me, does
5	Public.Resource provide? Or are the websites the
6	provision of the services?
7	A. "Service" is a technical term of art, and
8	it is the protocols that are used to access
9	information. So a website is an example of a
10	service.
11	Q. What other services does Public.Resource
12	provide, other than the provision of these
13	websites?
14	A. The websites are accessible using the HTTP
15	service, and are also accessible using the FTP
16	service. FTP stands for file transfer protocol.
17	Q. Other than providing the websites, the HTTP
18	service and the FTP service, are there any other
19	services that Public.Resource provides?
20	A. We did provide information access using the
21	rsync protocol, r-s-y-n-c, and we terminated that
22	in January.
23	Q. Have you told me all of the services that
24	Public.Resource provides?
25	A. The only service we provide is access via

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Page 103 1 the Internet. And again, the word "service" is a technical term of art denoting the protocols. 2 Q. Does Public.Resource sell any products? 3 A. No, we do not. 4 5 Q. Mr. Malamud, before the break we marked a 6 few exhibits. I'd like you to look at them, 7 please. 8 Exhibits 16, 17 and 18. Let's take them 9 one at a time. 10 What is Exhibit 16? A. It appears to be a copy of our articles of 11 12 incorporation. 13 MR. HUDIS: Counsel, would you stipulate that Exhibit 16 is an authentic business record of 14 15 Public.Resource? 16 MR. BRIDGES: I don't know. I think the witness should -- I'm nervous about stipulating 17 18 when I don't have personal knowledge. 19 MR. HUDIS: Okay. MR. BRIDGES: It looks to be a record of 20 the Secretary of State of the State of California, 21 22 given the file stamp. 23 MR. HUDIS: I'll ask the witness. 24 BY MR. HUDIS: Q. Mr. Malamud, is Exhibit 16 an authentic 25

Page 104 1 business record of Public.Resource? 2 MR. BRIDGES: I'll object to the extent it calls for any kind of legal conclusion. 3 You can testify as to whether you think 4 5 it's an accurate reproduction of it. THE WITNESS: This appears at first glance. 6 7 Obviously, I would want to go check my originals. 8 This appears at first glance to be a copy of our 9 articles of incorporation, yes. BY MR. HUDIS: 10 11 Q. And these articles of incorporation were 12 prepared about the time of the founding of 13 Public.Resource.Org, Inc.? 14 A. Well, yes. 15 Q. And is Exhibit 16, the articles of 16 incorporation, kept on your company's website? 17 A. Yes. Q. And is that website operated in the regular 18 19 course of Public.Resource's business? MR. BRIDGES: Objection. Lacks foundation; 20 may call for a legal conclusion; argumentative. 21 BY MR. HUDIS: 22 23 Q. You may answer. 24 MR. BRIDGES: Vague and ambiguous. 25 BY MR. HUDIS:

Page 105 1 Q. You may answer. 2 A. Yes. Q. And the articles of incorporation were made 3 at the time that you founded Public.Resource? 4 The articles of incorporation are what 5 Α. 6 created the corporation. 7 O. Let's look at Exhibit 17. What is this 8 document? 9 MR. BRIDGES: Check it out. 10 THE WITNESS: This appears to be a copy of 11 our bylaws. 12 BY MR. HUDIS: 13 Q. Do you have any reason to doubt that Exhibit 17 is an authentic document? 14 15 MR. BRIDGES: Objection. Lacks foundation; 16 vague and ambiguous. 17 THE WITNESS: I do not. 18 MR. BRIDGES: Assumes facts not in 19 evidence. 20 I will note that this document has lines without signatures on the final page. 21 22 THE WITNESS: The version of our bylaws posted on our website has no signatures on it. 23 24 I have no reason to doubt. I would 25 obviously want to double-check this with the copy

Page 106 1 that I have. 2 BY MR. HUDIS: 3 Q. I'll represent to you, Mr. Malamud, that I obtained Exhibits 16 and 17 from your website. 4 5 A. Mm-hm. MR. HUDIS: Counsel, can you stipulate that 6 7 Exhibit 17 is an authentic business record of 8 Public.Resource? 9 MR. BRIDGES: Let me get back to you after 10 a break when I'll have to confer with my client. I 11 anticipate that will not be a problem. 12 MR. HUDIS: Because I'd rather not have to go through the foundation if I don't have to. 13 14 MR. BRIDGES: I understand. I just want to confirm with him during a break. 15 16 MR. HUDIS: Do you want to -- I'll allow you to do that right now if you'd like. We can go 17 off the record. 18 19 MR. BRIDGES: Sure. 20 MR. HUDIS: Andrew, do you want us to step out of the room? 21 22 MR. BRIDGES: No. No. We need to go off the record though. 23 24 THE VIDEOGRAPHER: The time is 11:58, and 25 we are off the record.

Page 107 1 (Discussion off the record.) 2 THE VIDEOGRAPHER: The time is 12:02, and we are back on the record. 3 MR. BRIDGES: So, Mr. Hudis, 18 we can 4 5 stipulate to the authenticity. 17 we can stipulate this does appear to be 6 7 a copy of what is posted on the website, and we 8 believe this is a genuine copy of the article of 9 incorporation -- of the form of the articles of 10 incorporation without the signatures. 11 So I think -- you know, if -- the problem 12 is --13 THE WITNESS: Bylaws. 14 MR. BRIDGES: The bylaws, thank you. 15 The concern is if -- it's a long document 16 and needs to be compared. If there is an issue 17 with that, we can get back and let you know that. So the stipulation is sort of a conditional 18 stipulation, subject to a correction at the time of 19 the transcript if we find after comparing it, there 20 is a material variance. 21 22 MR. HUDIS: Okay. So, Counsel, unless there is a material variance, we can stipulate that 23 Exhibits 16 and 17 are authentic business records 24 25 of Public.Resource?

Page 108 MR. BRIDGES: Yes, subject to our right to 1 correct the deposition to the extent we may need to 2 correct that stipulation if there is a material 3 4 variance on 17. 5 MR. HUDIS: Understood and agreed. And Exhibit 18, you are stipulating that 6 7 that's an authentic document. 8 MR. BRIDGES: Yes. 9 MR. HUDIS: Can we stipulate that it's a business record of Public.Resource? 10 MR. BRIDGES: We'll stipulate that it is a 11 12 document in the possession of Public.Resource. I would consider it to be a business record, I would 13 think, of the Internal Revenue service. 14 15 MR. HUDIS: Satisfied. 16 BY MR. HUDIS: 17 Q. Turning, Mr. Malamud, to Exhibit 16. 18 Does paragraph II B of the articles of 19 incorporation accurately describe the purpose of Public.Resource? 20 21 MR. BRIDGES: Objection. Lacks foundation; 22 vague and ambiguous and may call for legal 23 expertise and legal conclusion. 24 THE WITNESS: Yes. 25 BY MR. HUDIS:

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Page 109 1 Q. Turning to Exhibit 17. Does section 2.1 of 2 the bylaws of Public.Resource accurately describe the objectives and purposes of Public.Resource? 3 MR. BRIDGES: Same objections. 4 5 THE WITNESS: Yes. BY MR. HUDIS: 6 7 Q. Mr. Malamud, I show you what's been marked as Exhibit 18. Could you please tell me what that 8 9 document is? MR. BRIDGES: I'll object to the extent it 10 11 requires him to -- object to the extent it requires 12 legal expertise to characterize it or seeks a legal 13 conclusion. 14 The witness may testify as to what he 15 knows. 16 THE WITNESS: I don't know the official title of this. It's a -- I believe it's called a 17 Form 1045. It's a notification of nonprofit 18 19 status. BY MR. HUDIS: 20 21 Q. And does it indicate to you that Public.Resource attained its nonprofit status in 22 September of 2007? 23 24 MR. BRIDGES: Objection. Vague and 25 ambiguous; may call for a -- may call for legal

Page 110 1 expertise or conclusion. BY MR. HUDIS: 2 3 Should I repeat the question, Mr. Malamud? Ο. A. Yeah. 4 5 Q. Does Exhibit 18 indicate to you that Public.Resource attained its nonprofit status in 6 7 September of 2007? 8 MR. BRIDGES: Same objections. 9 THE WITNESS: The date of the letter is 10 September 25th. That's not the date of the 11 nonprofit status. BY MR. HUDIS: 12 13 What is the date of the nonprofit status? Q. 14 A. April 13th, 2007. Q. Fair enough. And I see that date. 15 16 A. Yeah. 17 Thank you very much. Q. 18 (PLAINTIFFS' EXHIBITS 19-20 WERE MARKED.) 19 BY MR. HUDIS: 20 Mr. Malamud, please take a moment to look Ο. 21 at Exhibits 19 and 20. 22 Α. Okay. 23 Q. Have you looked at the exhibits? 24 A. Yes, I have. 25 Q. Could you tell me what Exhibit 19 is?

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1	A. It looks like an out of date copy of the
2	Public.Resource.Org home page.
3	Q. So since the time that my office printed
4	this web page of Exhibit 19, you have updated the
5	content since then?
6	MR. BRIDGES: Objection. Misstates
7	testimony; vague and ambiguous.
8	THE WITNESS: When did you print this?
9	BY MR. HUDIS:
10	Q. Our best recollection is January of 2015.
11	A. I don't know. I would have to
12	double-check.
13	Q. I amend that because Exhibit 20 was also
14	printed on the same date. So we probably printed
15	it in March of 2014.
16	A. Yeah. That makes sense.
17	Q. So this so Exhibit 19 and 20 appears to
18	you to be the content of the home page and the
19	about page of the Public.Resource.Org website in or
20	about March of 2014?
21	MR. BRIDGES: Objection. May call for
22	speculation if he doesn't have definite memory;
23	vague and ambiguous; compound; lacks foundation.
24	THE WITNESS: I'd have to speculate. It
25	has the look and feel of what those pages typically

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Page 112 1 look like, but I don't know at specific points in 2 time. BY MR. HUDIS: 3 Q. Now, Exhibit 19, in the center are these 4 5 some of the websites that Public.Resource provides 6 to the public? 7 A. Yes. And there's one more website that I forgot to tell you about on there. 8 Q. Which one? 9 10 A. Bulk --11 MR. BRIDGES: I'm sorry. 12 THE WITNESS: Pardon me. 13 MR. BRIDGES: I object on the grounds it 14 lacks foundation; very confusing to me. 15 What are you directing his attention to in this exhibit? 16 17 MR. HUDIS: Sure. Counsel, do you see where it says "Watch FedFlix" in the center of the 18 19 page on Exhibit 19? 20 MR. BRIDGES: Right. MR. HUDIS: And there are a number of 21 22 websites listed below that? 23 MR. BRIDGES: Okay. I just wanted to be 24 clear. 25 MR. HUDIS: Yes.

Page 113 1 MR. BRIDGES: If that's what you're referring to, fine. 2 3 MR. HUDIS: Yes. BY MR. HUDIS: 4 Q. So continue, Mr. Malamud. 5 A. Bulk.resource.org is the website that I 6 7 forgot to tell you about. 8 Q. So what kind of information is provided on 9 the Bulk.resource.org website? 10 A. Its primary function is the home for 11 approximately 8 million IRS-exempt organization 12 filings. 13 Q. And when you say "exempt," do you mean tax 14 exempt? 15 A. Exempt organizations is a category that the 16 IRS has assigned. Many of them are tax exempt, but it also includes political organizations. 17 Q. So if I remember my Internal Revenue Code, 18 19 those are 501(c)(3) and 501(c)(4) organizations? MR. BRIDGES: Objection. May call for 20 legal expertise or conclusion. 21 22 THE WITNESS: Also section 527 organizations. 23 BY MR. HUDIS: 24 25 Q. So all three?

Page 114 1 A. Yes. 2 Do you have -- if you could please look at Q. Exhibit 20. Do you see that? 3 A. Yes. 4 O. Are the current trustees of Public.Resource 5 6 Tim Stanley, Ed Walters and yourself? 7 A. Yes. 8 Q. Who is Tim Stanley? 9 Tim Stanley is the CEO of Justia. Α. 10 Q. And what is Justia? A. It is a company in the legal information 11 12 services industry. 13 Q. What kind of service do they provide? 14 MR. BRIDGES: Objection. Vague and 15 ambiguous. 16 THE WITNESS: One example is a directory 17 for lawyers. 18 BY MR. HUDIS: 19 Q. Any other services that Justia provides 20 that you're aware of? 21 MR. BRIDGES: Objection. Vague and 22 ambiquous. 23 THE WITNESS: They provide a large number 24 of files such as court opinions for public access. 25 BY MR. HUDIS:

Page 115 1 O. And who is Ed Walters? 2 Mr. Walters is the CEO of FastCase, all one Α. 3 word. And what is the business of FastCase? 4 Q. 5 FastCase is a company in the legal Α. 6 information services industry. 7 What kind of information do they provide? Ο. They provide access to court opinions, 8 Α. 9 statutes, and other information. What kinds of other information? 10 Ο. 11 A. You know, I don't know. Court opinions and 12 statutes. 13 Q. Do the former trustees of Public.Resource 14 also include Dale Dougherty, Marshall Rose and Hal Varian? 15 16 Α. Yes. 17 Who is Dale Dougherty? Q. Dale Dougherty is the founder of Maker 18 Α. 19 Media. What is Maker Media? 20 Q. It's a company that, among other things, 21 Α. 22 operates the Maker Faire. That's all one word, 23 dash F-a-i-r-e. What is Maker Faire? 24 Q. 25 It is a set of events around the world Α.

Page 116 1 devoted to the maker movement. What is the maker movement? 2 Q. People that like to make things. 3 Α. Ο. Inventors? 4 For example, inventors. 5 Α. Q. Who is Marshall Rose? 6 7 A. Dr. Rose is an Internet engineer. 8 O. Who is Hal Varian? 9 A. Dr. Varian is the chief economist of 10 Google. 11 Q. How long did Mr. Dougherty serve on 12 Public.Resource's board? 13 Six years. Α. 14 Q. What years? A. 2007 to 2013. 15 16 Q. Why did he leave Public.Resource's board? 17 MR. BRIDGES: Objection. May call for speculation; vague and ambiguous. 18 19 THE WITNESS: He put in his time, and I thanked him very much. 20 21 BY MR. HUDIS: 22 Q. So he voluntarily left? A. Absolutely. 23 24 Q. And Dr. Rose, how long was he on 25 Public.Resource's board?

Page 117 1 Α. The same period of time, 2007 to 2013, 2 June. Why did he leave Public.Resource's board? 3 Q. 4 MR. BRIDGES: Objection. May call for 5 speculation; vague and ambiguous. THE WITNESS: Dr. Rose created a new 6 7 Internet startup, and I was assisting him in that, and we decided at the time that that would not have 8 9 him be an outside director. And so again, I thanked him for his valuable service. 10 BY MR. HUDIS: 11 Q. And Hal Varian, when did he -- how long did 12 he serve on Public.Resource's board? 13 14 Α. The same period of time. 15 Why did he leave the board? Q. 16 MR. BRIDGES: Object. 17 THE WITNESS: He was an investor -- I'm 18 sorry. 19 MR. BRIDGES: The same objections. 20 THE WITNESS: Okay. MR. BRIDGES: May call for speculation and 21 22 vaque and ambiquous. 23 BY MR. HUDIS: 24 Q. Mr. Malamud, between you and myself, we're 25 having a nice conversation. You have to give

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Page 118 1 Mr. Bridges time to object. 2 Α. Thank you. 3 Q. All right. So I'm sorry. We were in the middle of your answer. 4 5 Why did Mr. Varian leave Public.Resource's 6 board? 7 MR. BRIDGES: Same objection. 8 THE WITNESS: Dr. Varian was an investor in 9 Dr. Rose's company. 10 BY MR. HUDIS: 11 Q. So that, is it true to say that they --12 Dr. Varian and Dr. Rose needed time to operate 13 their startup company? 14 MR. BRIDGES: No. Objection. Misstates testimony. 15 16 THE WITNESS: Public.Resource.Org requires that the majority of the board of directors are not 17 interested parties, and because I had a business 18 relationship with Dr. Rose, that would have made 19 him an interested party. 20 21 BY MR. HUDIS: 22 O. And Dr. Varian as well? 23 A. Because he was an investor in Dr. Rose's 24 company, yes. 25 Q. If we could turn back -- Mr. Malamud, if we

	Page 119
1	could turn back to the bylaws, Exhibit 17. Does
2	section 3.3 accurately describe the functions of
3	the Public.Resource trustees?
4	MR. BRIDGES: Objection. May call for a
5	legal conclusion and lacks foundation and vague and
6	ambiguous.
7	THE WITNESS: Yes. It's the specification
8	of the duties of the trustees.
9	BY MR. HUDIS:
10	Q. What other duties, if any, besides those
11	listed in section 3.3 of Exhibit 17, do the
12	trustees perform for Public.Resource?
13	MR. BRIDGES: Objection. Lacks foundation;
14	vague and ambiguous; confusing; argumentative.
15	THE WITNESS: These are the duties. It
16	says, "Supervise all officers, agents and employees
17	of the corporation."
18	BY MR. HUDIS:
19	Q. So besides what are listed here in section
20	3.3, do the trustees of Public.Resource perform any
21	other duties for the company?
22	MR. BRIDGES: Same objections. Lack of
23	foundation; vague and ambiguous; confusing;
24	argumentative.
25	THE WITNESS: I believe clause C,

Page 120 "supervise all officers," is pretty inclusive, and 1 I think that covers their duties. 2 BY MR. HUDIS: 3 Q. Does section 4.4 of the bylaws, Exhibit 17, 4 5 accurately describe the president's duties? MR. BRIDGES: Objection. May call for a 6 legal conclusion; vague and ambiguous; 7 argumentative; lacks foundation. 8 9 THE WITNESS: Yes. 10 BY MR. HUDIS: Q. Mr. Malamud, do you perform any other 11 duties on behalf of Public.Resource as its 12 13 president, other than those that are stated in section 4.6 of Exhibit 17? 14 15 MR. BRIDGES: Objection. Argumentative; 16 lacks foundation; vague and ambiguous; may call for a legal conclusion and construction of the 17 18 document. 19 THE WITNESS: Section 4.6 says, "He or she shall perform all duties incident to his or her 20 office." I think that's pretty inclusive. 21 BY MR. HUDIS: 22 Q. Mr. Malamud, section 4.1 of Exhibit 17, the 23 24 bylaws, provides for the following officers. "A 25 president, a secretary and a chief financial

Page 121 1 officer who shall be designated the treasurer." 2 Today who is the secretary of 3 Public.Resource? A. That would be me. 4 5 Today who is the chief financial Ο. officer/treasurer of Public.Resource? 6 7 A. That is me. Q. Mr. Malamud, if you could turn to section 8 9 5.1 of the bylaws, Exhibit 17. And 5.2. 10 Are there today operating committees of Public.Resource? 11 MR. BRIDGES: Objection. Vague and 12 13 ambiguous; lacks foundation. THE WITNESS: We have a small board. We 14 operate as a committee of the whole. So yes, we 15 16 do. BY MR. HUDIS: 17 Q. Other than the board, does Public.Resource 18 19 have any other committees? MR. BRIDGES: Objection. Argumentative; 20 lacks foundation; vague and ambiguous; asked and 21 22 answered. 23 THE WITNESS: Yes. Again, the audit 24 committee, for example, is a committee of the whole 25 board.

Page 122 1 BY MR. HUDIS: 2 Okay. Other than the committee of the Q. whole, which is the board and the audit committee, 3 does Public.Resource -- Public.Resource have any 4 5 other operating committees? MR. BRIDGES: Objection. Asked and 6 7 answered; lacks foundation; vague and ambiguous. 8 THE WITNESS: No. 9 BY MR. HUDIS: 10 Q. Mr. Malamud, could you turn to article 13 11 of the bylaws, Exhibit 17? Are you there? 12 Α. Yes. 13 How many members does Public.Resource have Q. 14 in the Council of Public Engineers? 15 A. None. 16 Q. What is the Council of Public Engineers? 17 Α. The bylaws were created in a fashion that allowed us to become a membership organization in 18 19 the future. We have not activated that. 20 Besides yourself, does Public.Resource have Q. any employees? 21 22 Α. No. Q. Who is or was Joel Hardi, H-a-r-d-i? 23 24 A. He was an employee. 25 Q. What did he do?

Page 123 1 Α. He was a systems engineer. For how long was he a systems engineer at 2 Q. Public.Resource? 3 4 Α. It was less than a year. 5 Do you remember what year? Ο. 2008. 6 Α. 7 MR. HUDIS: Let's go off the record. 8 MR. BRIDGES: Shall we break for lunch? 9 MR. HUDIS: Yeah. That's why I want to --10 we're at a good breaking point. THE VIDEOGRAPHER: The time is 12:26. We 11 are off the record. 12 13 (Lunch recess taken.) 14 THE VIDEOGRAPHER: The time is 1:11, and we are back on the record. 15 16 BY MR. HUDIS: Q. Mr. Malamud, before we had the break you 17 were telling me about Joel Hardi, and he was a 18 systems engineer for Public.Resource in 2008? 19 That's correct. 20 Α. What did he do as systems engineer for the 21 Q. 22 year he was with you? He did systems administration and 23 Α. programming. 24 25 Q. Mr. Malamud, how does Public.Resource

Page 124 1 obtain funding for its operations? MR. BECKER: Objection. Relevance. 2 Objection. This is beyond the scope of the 3 30(b)(6) designation. 4 5 THE WITNESS: We receive contributions and 6 grants. 7 And I wanted to add there was one more website that I remembered. When an appropriate 8 9 time, I'd be happy to tell you what it is. BY MR. HUDIS: 10 11 Q. You know what, Mr. Malamud? Why don't we 12 do that right now? 13 A. All right. So there is another website that is 14 Q. provided by Public.Resource? 15 16 A. Yes. 17 Q. And what is the name of that website? 18 A. Betterdogfood.org. 19 And what information is provided on the Q. Betterdogfood.org website? 20 21 A. It's a spoof of Silicon Valley. It's a fake dot com. We give you the dog and sell you the 22 dog food. 23 24 Q. So Public.Resource obtains funding for its 25 operations by contributions and grants?

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1	MR. BECKER: Objection. Again, beyond the
2	scope of Mr. Malamud's 30(b)(6) designation. May
3	misstate prior testimony.
4	THE WITNESS: We receive contributions and
5	grants.
6	MR. HUDIS: It's deposition topic 4, and if
7	I could put something into the record.
8	(PLAINTIFFS' EXHIBIT 21 WAS MARKED.)
9	BY MR. HUDIS:
10	Q. If we notice on item 2 on
11	MR. BECKER: Counsel, what exhibit number
12	is this?
13	MR. HUDIS: Yeah, 21. So I've marked as
14	Exhibit 21 thank you, Counsel.
15	We have marked as Exhibit 21
16	Public.Resource's initial disclosures pursuant to
17	FRCP 26(a)(1), and under the items relating to the
18	documents that Public.Resource may use to support
19	its claims of defense, among them it says documents
20	relating to Public.Resource's income and finances.
21	So we believe that Public.Resource has put
22	its income and finances into into relevant play
23	in the litigation, and we did notice it as a topic.
24	MR. BECKER: And we have had a discussion
25	about this, and of course, Public.Resource

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1	disagrees with your characterization.
2	This says documents that Public.Resource
3	may use to support its claims for defenses. Any
4	such documents that Public.Resource plans to use to
5	support its claims for defenses have been produced
6	to plaintiffs, and the I should also note that
7	category 4 is far broader than simply documents
8	relating to Public.Resource's income and finances.
9	Its records and communications and information
10	relating to Public.Resource's income and finances.
11	MR. HUDIS: So I'll ask the questions,
12	Counsel. If you have objections, we can either
13	take Mr. Malamud's testimony subject to your
14	objections, or you're within your rights to tell
15	him not to answer. I just want to make my record.
16	MR. BECKER: Mm-hm.
17	BY MR. HUDIS:
18	Q. Does Public.Resource sell any products?
19	MR. BECKER: I'm just going to take a
20	moment to say that we have a standing objection to
21	all questions that are related to the records,
22	communications and information relating to
23	Public.Resource's income and finances as being
24	beyond the scope of the 30(b)(6) designation.
25	MR. HUDIS: Okay. So, Counsel

Page 127 1 MR. BECKER: And also being irrelevant. 2 MR. HUDIS: So, Counsel, we do disagree. So I'll just make the record and ask my questions 3 and we can proceed from there. 4 BY MR. HUDIS: 5 So, Mr. Malamud, does product -- does 6 Ο. 7 Public.Resource sell any products? 8 MR. BECKER: Objection. Vague and 9 ambiguous and all prior objections. 10 THE WITNESS: Some of our pamphlets are 11 available for purchase on Lulu, but nobody's ever 12 bought them. 13 BY MR. HUDIS: 14 Q. Does Public.Resource sell any services? 15 MR. BECKER: Same objections. Vague and 16 ambiguous. 17 THE WITNESS: No. 18 BY MR. HUDIS: 19 Q. Now, you mentioned before that Public.Resource obtains grants. Do you recall 20 21 that? 22 A. Yes. From let's say the five largest. From whom 23 Q. 24 does Public.Resource obtain grants from the five 25 largest that you can remember?

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1	MR. BECKER: Objection. For the same
2	objections prior. Vague and ambiguous, and also an
3	objection on privacy grounds for any individuals or
4	entities that are not publicly listed among their
5	list of provided grants to Public.Resource.Org.
6	THE WITNESS: Our list of contributors is
7	confidential. As part of the schedule B of our
8	Form 990 we have listed some of our contributors on
9	our "About" page.
10	BY MR. HUDIS:
11	Q. So if we could look at Exhibit 20,
12	Mr. Malamud.
13	A. Okay.
14	Q. And you see under "Our Contributors"?
15	A. Yes.
16	Q. So are strike that.
17	Under the first bullet point where it says,
18	"Pro bono legal support for our 2013 activities."
19	Do you see that?
20	A. I do.
21	Q. And the pro bono legal support provided,
22	these are all law firms?
23	A. No.
24	Q. Which one which one of these entities is
25	not a law firm?

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1	A. Christopher Sprigman is a professor of law.
2	Q. Except for Christopher Sprigman, all the
3	rest of the pro bono legal supporters in 2013 are
4	these law firms listed in here?
5	MR. BECKER: Objection. Vague.
6	What do you mean by law firm?
7	MR. HUDIS: It says, "the following law
8	firms."
9	BY MR. HUDIS:
10	Q. You may answer.
11	A. Yes.
12	Q. Are there any other law firms that have
13	provided pro bono legal support to Public.Resource
14	that are not listed here on Exhibit 20?
15	MR. BECKER: Objection to the extent that
16	this calls for anything that is attorney-client
17	privilege, including the the type of legal
18	support that any entity may or may not have
19	provided to Public.Resource.Org.
20	BY MR. HUDIS:
21	Q. You may answer.
22	A. We have disclosed it. Morrison & Foerster
23	represents us on a pro bono basis.
24	Q. Any other law firms?
25	A. Not that we have disclosed.

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1	Q. And then on the next bullet it says, "Major
2	support for our 2012 activities is provided by a
3	grant from Google.Org with additional support from
4	the Elbaz Family Foundation and the Cutts
5	Foundation.
6	Do you see that?
7	MR. BECKER: Objection. The document
8	speaks for itself.
9	THE WITNESS: I do.
10	BY MR. HUDIS:
11	Q. All right. And could you tell me the
12	amounts of the grants of these three entities in
13	2012?
14	MR. BECKER: Objection. Once again,
15	renewing the objection that this is beyond the
16	scope of the 30(b)(6) designation. Objection.
17	Competence to the extent that the witness is in a
18	position to state specific figures. Objection for
19	relevance.
20	BY MR. HUDIS:
21	Q. You may answer.
22	A. Google.Org was a million dollar grant in
23	2012.
24	The Cutts Foundation was \$10,000.
25	And I forget how much the Elbaz Family

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Page 131 1 Foundation was. 2 Q. Has Public.Resource obtained grants from any other entities larger than a hundred thousand 3 dollars? 4 5 MR. BECKER: Objection. Vague and ambiguous. Objection. The -- may call for 6 7 privileged information concerning the identities of 8 donors, and their first amended rights in 9 association and rights of free speech. 10 Objection. Relevance. THE WITNESS: I'm willing to answer that 11 12 question with respect to the publicly disclosed donors. As I explained before some of our donors 13 have not been publicly disclosed. 14 15 And would you repeat the question? Make 16 sure I get it right. BY MR. HUDIS: 17 18 Q. Sure. Has Public.Resource obtained grants from any other entity at this time larger than a 19 hundred thousand dollars? 20 21 MR. BECKER: All the same objections, 22 including vague and ambiguous. 23 THE WITNESS: There are two individual 24 grants that are greater than that sum. The Arcadia 25 Foundation provided a grant of \$200,000.

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1	The Omidyar Network provided a grant of
2	\$500,000 plus \$750,000 in a matching funds
3	challenge.
4	Let me add greater than a hundred
5	thousand dollars. I believe that's the list.
6	BY MR. HUDIS:
7	Q. Could you spell Arcadia for me?
8	A. A-r-c-a-d-i-a.
9	Q. And could you spell Omidyar?
10	A. O-m-i-d-y-a-r.
11	Q. And is Arcadia a foundation?
12	A. I believe that's their formal name.
13	Q. And is Omidyar Network a foundation?
14	A. Yes, it is.
15	Q. Have you provided to us all of the publicly
16	disclosed entities who have donated to
17	Public.Resource in amounts greater than a hundred
18	thousand dollars?
19	MR. BECKER: Objection. Vague and
20	ambiguous. Objection. Relevance. Objection.
21	Beyond the scope of the 30(b)(6) designation.
22	Objection. Competence.
23	THE WITNESS: It's we've disclosed all
24	of those on our about page, and you can simply
25	refresh this document and you'll have the list.

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Page 133 1 BY MR. HUDIS: 2 What is the Project 10 award? Q. 3 MR. BECKER: Objection. Vague and ambiguous. 4 5 THE WITNESS: The project 10 to 100. 6 BY MR. HUDIS: 7 Oh, Project 10 to 100 award? Q. Is a set of grants that Google gave out in 8 Α. 9 celebration of their tenth anniversary. 10 And what is the Mitchell Kapor Foundation? Q. It is a private foundation run by Mitchell 11 Α. 12 Kapor. 13 What is the Sunlight Foundation? Q. 14 Α. The Sunlight Foundation is a nonprofit 15 organization based in Washington D.C. What is Creative Commons? 16 Q. 17 Α. Creative Commons is a nonprofit organization based in San Francisco, which is the 18 19 creator of the Creative Commons licenses. Q. What are the creative commons licenses? 20 21 MR. BECKER: Objection. Vague and 22 ambiguous; relevance. 23 THE WITNESS: I'm not a lawyer so I'm not 24 sure the proper characterization, but it is a set 25 of licenses that people can apply to content that

Page 134 1 permit other people to use that content under certain conditions. 2 BY MR. HUDIS: 3 Understanding you're not a lawyer, what are 4 Q. 5 those conditions? MR. BECKER: Objection. May call for a 6 7 legal conclusion; vague and ambiguous. Objection for relevance. Objection for beyond the scope of 8 9 the 30(b)(6) designation. Objection for 10 competence. 11 THE WITNESS: One example of the creative 12 commons license is attribution non-commercial use. 13 And what that says is you may use this content as long as you provide attribution and only use it for 14 non-commercial purposes. 15 16 BY MR. HUDIS: 17 Q. Does Public.Resource obtain funding for its 18 operations from sources other than contributions or 19 grants? MR. BECKER: Objection for being beyond the 20 scope of the 30(b)(6,) and objection for relevance. 21 22 Objection to the extent that it calls for information concerning the identities of any 23 24 private donors that have not been publicly 25 disclosed and therefore would impact their privacy

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Page 135 1 rights. THE WITNESS: We had a small in-kind 2 contribution of a computer. And that would be it. 3 BY MR. HUDIS: 4 O. So other than the donation of the in-kind 5 computer and contributions and grants, does 6 7 Public.Resource have any other sources of funding 8 for its operations? 9 MR. BECKER: All the same objections. 10 THE WITNESS: No. MR. BECKER: Vague and ambiguous. 11 12 THE WITNESS: Contributions and grants. 13 BY MR. HUDIS: 14 Q. Does Public.Resource retain any independent 15 contractors? 16 MR. BECKER: Objection. Vague and 17 ambiquous. 18 THE WITNESS: Yes. 19 BY MR. HUDIS: 20 Q. For what purpose? 21 MR. BECKER: Objection. Vague and 22 ambiguous. 23 THE WITNESS: We -- one independent 24 contractor is Point.B Studio, which does graphic 25 design support.

Page 136 1 BY MR. HUDIS: Q. And that's -- that business Point.B Studio 2 is operated by Rebecca Malamud? 3 MR. BECKER: Objection. Assumes facts not 4 5 in evidence; vague and ambiguous. 6 THE WITNESS: She's the principal of 7 Point.B Studio, yes. 8 BY MR. HUDIS: Q. Who is or was Mike Kail, K-a-i-l? 9 10 MR. BECKER: Objection. Vague; compound. 11 THE WITNESS: Mike D. Kail provides system 12 administration support to Public.Resource on a 13 part-time basis. BY MR. HUDIS: 14 15 Q. What is systems administration support? 16 Α. That is the maintenance and operation of 17 UNIX-based computers that we use as servers. UNIX 18 is all capital letters. 19 Who -- who or what is HTC Global? Q. A. A former contractor. 20 Q. What services did they provide to 21 Public.Resource? 22 23 MR. BECKER: Objection. Vague. 24 THE WITNESS: Double-key services. 25 BY MR. HUDIS:

Page 137 1 Q. Does Public.Resource retain any independent contractors today who provide double-key services 2 to your company? 3 MR. BECKER: Objection. Irrelevance. 4 5 Objection. Vague. 6 THE WITNESS: No. 7 BY MR. HUDIS: 8 Q. Mr. Malamud, could we turn back to the 9 bylaws of Public.Resource, Exhibit 17? 10 Α. Okay. Q. Could we turn to section 7.6? 11 12 Since 2007 has Public.Resource issued any 13 annual reports? 14 A. Yes. Are these reports published on 15 Ο. Public.Resource's website? 16 17 A. I don't know. Q. Since 2007 -- now I'm -- strike that. 18 19 So now we're on -- I'm looking at section 7.7 of Exhibit 17, the bylaws of Public.Resource. 20 21 Since 2007 has Public.Resource issued any annual statements of specific transactions? 22 I think you left out a part of section 7.7. 23 Α. 24 It's annual statement of specific transactions to 25 members. We have no members. We have not issued

Page 138 1 any statements. 2 Thank you for the correction, Mr. Malamud. Q. 3 I appreciate it. Turning to section 9.4 of Exhibit 17, the 4 5 bylaws. Since 2007 has Public.Resource kept board 6 meetings -- kept board meeting minutes? 7 8 A. We conduct all of our board business by 9 electronic mail. And yes, in fact, that's part of our document retention. 10 Q. Are those meeting minutes published on 11 12 Public.Resource's website? 13 A. No. 14 Q. Since 2007 has Public.Resource kept board 15 committee meeting minutes? 16 Α. As I said earlier, we function as a committee of the whole, and yes, we did. 17 18 Q. Where are these reports and minutes kept? 19 They're --Α. 20 MR. BECKER: Objection. Relevance. 21 THE WITNESS: They're in electronic mail, 22 and they were also furnished to our auditors and 23 our accountant. 24 MR. HUDIS: Counsel, we would like 25 production of Public.Resource's annual reports and

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Page 139 board minutes from 2007 until now. 1 2 MR. BECKER: Counsel, what is the basis for that request? Do you believe that any of your 3 written document requests would include those 4 5 documents? MR. HUDIS: I'd have to look, and if they 6 7 don't, we'll certainly propound more. 8 MR. BECKER: And, Counsel, what is the 9 relevance of those documents that you're requesting 10 to --11 MR. HUDIS: Oh, any of the reports or 12 meeting minutes that would discuss either the posting of the 1999 standards or this litigation. 13 14 MR. BECKER: Counsel, what is the basis for 15 requesting them back to 2007? 16 MR. HUDIS: Good point. We'll amend our 17 request back to 2012. MR. BECKER: Counsel, what is the basis for 18 19 requesting all -- all minutes as opposed to simply any that would mention the 1999 standards and this 20 litigation? 21 22 MR. HUDIS: I agree. I agree. We'll limit our request to any board minutes and any annual 23 24 reports of Public.Resource that mention either the 25 1999 standards or this litigation from 2012 to the

Page 140 1 present. 2 MR. BECKER: We will take this under advisement and reserve objections. 3 BY MR. HUDIS: 4 Q. Mr. Malamud, what is the Internet Archive? 5 MR. BECKER: Objection. Vague. 6 7 THE WITNESS: It's a nonprofit corporation based in San Francisco. 8 9 BY MR. HUDIS: Q. What is the business of Internet Archive? 10 11 MR. BECKER: Objection. Vague and 12 competence. 13 THE WITNESS: And I'm sorry, your question 14 was, what --BY MR. HUDIS: 15 What is the business of Internet Archive? 16 Q. So that is probably a question best asked 17 Α. of them. If I were to characterize it, I would say 18 it is a public library on the Internet. 19 Q. And are you familiar with the URL of 20 21 Public.Resource's website? 22 MR. BECKER: Objection. Vague. 23 THE WITNESS: I'm not sure what you're 24 asking there. 25 BY MR. HUDIS:

Page 141 1 Q. Is www.archive.org the URL of Public.Resource's website? 2 MR. BECKER: Objection. Confusing. 3 THE WITNESS: No, it is not. 4 BY MR. HUDIS: 5 6 Q. Oh, thank you. I misspoke. 7 What is the URL of Internet Archive's 8 website? 9 A. Archive.org. Q. What relationship, if any, do you have with 10 the Internet Archive? 11 12 MR. BECKER: I'd just like to note my -our objection that Mr. Malamud is not designated to 13 discuss generally any interaction between the 14 15 Internet Archive and Public.Resource.Org. Mr. Malamud is only designated to discuss those 16 17 interactions that may relate to the 1999 standards. 18 MR. HUDIS: Well, we -- he -- Mr. Malamud 19 is appearing here not only in his Rule 30(b)(6) capacity, but he is also appearing here in his 20 personal capacity. 21 22 So I will ask again. BY MR. HUDIS: 23 24 Q. Mr. Malamud, what relationship, if any, do 25 you have with Internet Archive?

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Page 142 1 MR. BECKER: And same objection, as well as 2 vaque. BY MR. HUDIS: 3 4 Q. You may answer. 5 A. I'm a user. Q. Mr. Malamud, are you a registered user with 6 7 Internet Archive? 8 MR. BECKER: Objection. Vague. 9 THE WITNESS: Yes, I am. 10 BY MR. HUDIS: Q. What rights does an Internet Archive 11 12 registered user have? 13 MR. BECKER: Objection. Assumes facts not 14 in evidence. 15 THE WITNESS: So again, the specific nature 16 of the rights is something you would have to ask the Internet Archive, but a user can read content 17 18 and can create what is known as an item. 19 BY MR. HUDIS: Q. What -- in relation to the Internet 20 Archive, what is an item? 21 22 A. An example of an item is a piece of video. 23 Q. Could the creation of an item be also 24 written content? 25 MR. BECKER: Objection. Competence.

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Page 143 1 Objection. Vague. 2 THE WITNESS: Items have types, and one type of an item is a text item. 3 BY MR. HUDIS: 4 5 Q. Are there other types of items that one can 6 create on Internet Archive? 7 A. Yes. 8 Q. And what are they? 9 A. Audio. What I would call an opaque item, 10 just an arbitrary file, such as a zip file. Data is actually the formal type name for that. 11 12 Q. So generally these items could include video, text, audio and opaque data, such as a zip 13 14 file? 15 MR. BECKER: Objection. Compound. Objection. Vague. 16 17 THE WITNESS: I'm not sure that's the complete list, but that is certainly a subset of 18 19 the items one can create. BY MR. HUDIS: 20 21 Q. Do you have administrator privileges with Internet Archive? 22 23 MR. BECKER: Objection. Vague. Objection. 24 Competence. 25 THE WITNESS: Yes, although that's a

Page 144 1 carefully defined term. BY MR. HUDIS: 2 Q. And how would you define "administrator 3 privileges"? 4 5 A. It allows me to create and edit items within the collections that I have created or have 6 7 access to. You anticipated one of my later questions. 8 Q. 9 Sorry about that. Α. No, that's -- that's actually very good. 10 Q. 11 With respect to the Internet Archive, what 12 is a collection? 13 A. A collection is a set of items that are 14 grouped together. 15 Q. Are these sets of items grouped together in a collection under a theme? 16 17 MR. BECKER: Objection. Vague. 18 THE WITNESS: Typically. 19 BY MR. HUDIS: Mr. Malamud, do you have an e-mail address? 20 Ο. A. Yes, I do. 21 22 And is that e-mail address Carl@media.org? Ο. 23 A. Yes. 24 Is your e-mail address also the user name Q. 25 that you use to log on to Internet Archive's

Page 145 1 servers so that you can post content to their 2 website? 3 A. Yes. Q. For questions that are going to follow 4 later, Mr. Malamud, I'd like to know your 5 understanding of certain terms related to the 6 7 Internet. 8 First, content. What is content in 9 relation to the Internet? 10 MR. BECKER: Objection. Vague and ambiguous. Objection. Relevance. 11 May be 12 argumentative. 13 THE WITNESS: That's a broad philosophical 14 question, sir. I mean, that sounds like the --15 something one would write an essay about. BY MR. HUDIS: 16 17 Q. All right. So we'll -- we'll take the 18 definition by way of example. 19 Can content include textual data? 20 A. Sure, yes. 21 Q. Can content include graphical data such as 22 image -- images? 23 Images would be content, yes. Α. 24 Q. Yes. And would data files be content? 25 A. Maybe or maybe not.

Page 146 1 Ο. In what way would data files be considered content for the Internet? 2 A. So content in my mind, and again, this is a 3 broad, philosophical topic, implies something that 4 5 a human being can look at and take some meaning 6 from. 7 So a data file might include a binary image. Is that content or not? Again, that's --8 9 it would be a fascinating essay. 10 Q. Which brings me to my next question. What does it mean to view content on an 11 Internet website? 12 13 MR. BECKER: Objection. Vague. THE WITNESS: So view to me sounds to me 14 like a human being at a computer using the 15 16 Internet. So I think that is an end user looking at an item that is available from another computer. 17 18 BY MR. HUDIS: 19 Q. What does it mean to access content on an Internet website? 20 MR. BECKER: Objection. Vague. Objection. 21 22 May also be argumentative. Objection. May call for a legal conclusion. 23 24 THE WITNESS: So access is a more precise 25 technical term, and that to me implies that a

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1	computer, not necessarily a human being, but a
2	computer has requested some data from another
3	computer, and that request was successful and the
4	data was transferred.
5	BY MR. HUDIS:
6	Q. What does it mean to download content from
7	an Internet website?
8	MR. BECKER: Objection. Vague. Objection.
9	May call for a legal conclusion. Objection. May
10	be argumentative.
11	THE WITNESS: Again, that's a vague term,
12	like view. But from the standpoint of an
13	individual human being at a computer, download
14	implies taking some content from another location
15	and having it copied on your personal computer, for
16	example.
17	BY MR. HUDIS:
18	Q. Could you tell us what an HTTP question is,
19	otherwise known as a hypertext transfer protocol
20	request?
21	A. It is one of a series of operations
22	protocol operations defined in the HTTP protocol
23	specification.
24	Q. And what does it do?
25	MR. BECKER: Objection. Vague.

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Page 148 1 THE WITNESS: Well, there's different kinds of requests. 2 BY MR. HUDIS: 3 There are different kinds of HTTP requests? 4 Q. 5 A. Yes. Q. All right. Could you tell me what they 6 7 are? Are there many? 8 MR. BECKER: Objection. Compound. 9 BY MR. HUDIS: 10 Q. Are there many types of HTTP requests? Okay. Let me preface this by saying I 11 Α. 12 would want to review the HTTP protocol 13 specification, but there are several, I can say that for a fact. 14 Q. All right. So if you could name me a few 15 16 of the ones that you recall at this time. 17 A. One of the more common requests is the get 18 request, g-e-t. And that request is how a client asks for a particular URL from a server. 19 20 Q. All right. What's another type of HTTP request? 21 22 The post request is used to add data to, Α. for example, a web form on the server. 23 24 Q. Can you tell us another type of HTTP 25 request?

Page 149 1 Α. The head request asks for the metadata associated with the document, such as the last 2 modified time or the number of bytes. 3 Can you name another type of HTTP request? 4 Q. 5 There is a put request, and I would have to Α. consult for the precise definition of that one. 6 7 What generally does a put request do? Q. 8 MR. BECKER: Objection. Vague. 9 THE WITNESS: I'd want to --10 MR. BECKER: Objection. Competence. THE WITNESS: I'd want to look at the HTTP 11 12 protocol specification. It's not something I'm familiar with. 13 BY MR. HUDIS: 14 Q. Is there any other type of HTTP request 15 16 that you can think of as we sit here now? 17 A. There are others, and I do not know what they are right now. 18 19 Q. If an Internet user wants to obtain data from a website, would that be a get request? 20 21 MR. BECKER: Objection. Hypothetical. 22 Objection. Vague. THE WITNESS: A get request is one of the 23 24 more common mechanisms for accessing data from an 25 HTTP server.

Page 150 1 BY MR. HUDIS: 2 Q. What is a file transfer protocol or an FTP 3 transfer? MR. BECKER: Objection. Vague. Objection. 4 5 May be compound. 6 THE WITNESS: So the file transfer protocol 7 is a protocol specification written by Jon Postel, 8 which specifies a series of operations in which a 9 client may get listings of files and transfer 10 files. 11 Jon is J-o-n, by the way. 12 MR. HUDIS: Postel is P-o-s-t-e-l. 13 BY MR. HUDIS: 14 Q. What is an rsync data transfer? Rsync is another mechanism for the transfer 15 Α. 16 of files with a particular focus on replication of one archive on a system to an identical archive on 17 18 another system. 19 Q. Does an archive -- does an F -- strike 20 that. Does an rsync data transfer ensure that the 21 22 data on the source server and the destination server are the same? 23 24 MR. BECKER: Objection. Vague and 25 ambiguous.

Page 151 1 Objection. Assumes facts not in evidence. 2 Objection. Lacks foundation. THE WITNESS: The intent of rsync is 3 replication. However, the word assurance, I do not 4 5 know what specific steps the rsync software takes to verify the identity. So it could be that the 6 7 files are different, but again, I just don't know what those mechanisms are. 8 9 BY MR. HUDIS: 10 Q. Does an rsync transfer typically -- is an rsync transfer typically used to synchronize files 11 12 and directories between two systems? 13 MR. BECKER: Objection. Vague and 14 ambiguous. May assume facts not in evidence. 15 THE WITNESS: Rsync is typically used -- we 16 use it internally to make a replica of one of our 17 servers on another one as a backup. 18 BY MR. HUDIS: 19 Q. What does it mean to post content to an Internet website? 20 21 MR. BECKER: Objection. Vague and 22 ambiquous. 23 THE WITNESS: I can think of two meanings 24 of that term. So the first meaning is a user fills 25 out a form such as a comment. And that data then

Page 152 1 appears on that website, for example, at the end of 2 a blog post. So that's example 1. 3 Example 2 would be taking a file and transferring it on to another system, which then 4 becomes publicly visible, much as one would do if 5 we were updating our blog and it is hosted on some 6 7 other site. 8 BY MR. HUDIS: 9 Q. And what does it mean to publish content to an Internet website? 10 MR. BECKER: Objection. May call for --11 12 actually, objection. Does call for a legal 13 conclusion; vague. Objection. Ambiguous; 14 argumentative. 15 THE WITNESS: Publish is a vague term. 16 Post is more precise, and it's a term that I prefer 17 to use. 18 BY MR. HUDIS: 19 Q. You've never used the term publish with respect to transferring data to another website? 20 21 MR. BECKER: Objection. Argumentative. 22 Objection. Vague as to time period. 23 THE WITNESS: I have used the word publish. 24 Just like many laymen, I've used the term 25 imprecisely at times.

Page 153 1 BY MR. HUDIS: 2 Okay. To you does post and publish mean Q. the same thing, only post is a more precise term? 3 MR. BECKER: Objection. Argumentative. 4 5 May call for a legal conclusion. Objection. Objection. Assumes facts not in evidence. 6 7 THE WITNESS: No. BY MR. HUDIS: 8 9 Q. Have you ever posted content to Internet Archive's website? 10 11 A. Yes. Q. Do you remember when for the first time? 12 13 Just a year would be fine. 14 MR. BECKER: Objection. Relevance. 15 THE WITNESS: I don't remember the year. Ι 16 think it probably had the numbers 19 at the beginning. 17 BY MR. HUDIS: 18 19 So sometime in the 1990s, maybe? Q. I would be speculating, but that would be 20 Α. 21 my guess. 22 Q. We discussed earlier the concept of incorporation by reference. 23 24 Is the mere listing of a standard in the 25 government regulation incorporation by reference?

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1	MR. BECKER: Objection. Calls for a legal
2	conclusion. Objection. Vague. Objection.
3	Argumentative. Objection. It assumes facts not in
4	evidence. Objection. May be a hypothetical.
5	THE WITNESS: No, it is not.
6	BY MR. HUDIS:
7	Q. In your experience what types of documents
8	have been incorporated by reference by a
9	governmental agency?
10	MR. BECKER: Objection. Calls for a legal
11	conclusion. Objection. Competence. Objection.
12	Vague. Objection. Argumentative.
13	THE WITNESS: Are you talking about the
14	Code of Federal Regulations, or is this kind of a
15	general-purpose question?
16	BY MR. HUDIS:
17	Q. A general-purpose question.
18	A. I can give you specific examples.
19	Q. Please.
20	A. Well, in the Code of Federal Regulations, a
21	number of agencies have incorporated documents.
22	The Department of Education, for example, has
23	incorporated by reference the standards at issue in
24	this litigation.
25	Q. Other than standards, what other documents

Page 155 1 have you observed incorporation by reference into 2 governmental regulations? MR. BECKER: Objection. Calls for a legal 3 conclusion. Objection. Competence. 4 5 THE WITNESS: My focus has been on standards incorporated by reference into the Code 6 7 of Federal Regulations. So that's what I'd look 8 for. 9 BY MR. HUDIS: 10 Q. Which brings me to my next question. When 11 did you first become interested in making available 12 to the Internet public documents that have been incorporated by reference by some governmental 13 14 agency? 15 MR. BECKER: Objection. Assumes facts not 16 in evidence. Objection. Lacks foundation. 17 Objection. Vague as to time period. THE WITNESS: In 2008 I posted California's 18 19 Title 24 to our website. BY MR. HUDIS: 20 21 Q. And that is when you first became interested in this area? 22 It's when I became interested in technical 23 Α. 24 standards that have the force of law. 25 (PLAINTIFFS' EXHIBIT 22 WAS MARKED.)

Page 156 1 BY MR. HUDIS: 2 Q. Mr. Malamud, I've placed in front of you a document that we have marked as Exhibit 22 bearing 3 production numbers AERA APA NCME 32079 through 4 32228. 5 6 I'd like to know if you recognize the 7 document. 8 A. Well, it appears to be an incomplete set of 9 excerpts from a book I wrote. It appears to be. 10 MR. BECKER: I'd like to just object to the extent that this document may be incomplete, and to 11 12 the extent that this document appears to have handwriting on page 32082, and may have other 13 14 notations throughout it. 15 MR. HUDIS: Counsel, could I see your copy? It should not have -- okay. If you see any other 16 handwritten notations, they shouldn't be there on 17 18 your copy, and I don't think they are on 19 Mr. Malamud's copy as the original exhibit. So if it does contain handwritten notes, we 20 21 can --22 THE WITNESS: There are several handwritten notes on Bates number 32087, for example, has a 23 24 series of handwritten notes. There is a mark under 25 my name on 32086. There is writing on 32088.

Page 157 1 MR. HUDIS: Oh, those are not our 2 handwriting. It was on the document as we obtained it from the Internet. 3 So, Counsel, just to address your 4 5 objections, this is only one chapter from the whole 6 book. BY MR. HUDIS: 7 8 Q. So, Mr. Malamud, could you please turn to 9 production page 32224 of Exhibit 22. 10 Α. Okay. And if you see the penultimate paragraph at 11 Ο. the bottom where it starts with "Many 12 jurisdictions"? 13 14 A. Yes. Q. All right. The second sentence and the 15 third sentence say, "Even a private standards body 16 might be considered by the courts to be 17 quasi-governmental. Many places such as the U.S. 18 19 make standards a procurement requirement making copyright enforcement questionable at best." 20 21 Was this one of your early thoughts on incorporation by reference? 22 23 MR. BECKER: Objection. Vague. 24 THE WITNESS: I'm not a lawyer, and this is 25 not about incorporation by reference. This is

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1 about standards made by quasi-governmental	
2 organizations. A totally different topic.	
3 BY MR. HUDIS:	
4 Q. Could we turn to the next page. Page 322	5
5 of Exhibit 22. It says two-thirds of the way dow	n
6 the page, "I gave a little speech about the moral	S
7 necessity of disseminating standards."	
8 What did you mean by that?	
9 A. This was a	
10 MR. BECKER: Objection. Vague.	
11 THE WITNESS: This was in the context of	a
12 visit to the International Organization For	
13 Standards or organization, known as	
14 International Organization For Standardization,	
15 known as ISO. The acronym is different than the	
16 name, which says something about them.	
17 And this was the organization that was	
18 attempting to have the whole Internet run on the	
19 open systems interconnection protocol suite, and	my
20 little speech to the gentlemen that I visited was	
21 that if they wanted their protocol suite to be	
22 ubiquitous, to be globally adopted, that would on	ly
23 work if those standards were readily available fo	r
24 people to read.	
25 BY MR. HUDIS:	

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Page 159 Q. When you say "readily available," do you 1 mean -- did you mean readily available for free? 2 MR. BECKER: Objection. Vague. Objection. 3 Relevance. 4 5 THE WITNESS: The IETF made its protocol specifications available for me. And my little 6 7 moral lecture to the International Organization For Standardization was that if they wished to win this 8 9 race to become the basis for the modern Internet, 10 that would only happen if their standards were, in fact, available for free, so anybody could read 11 12 them. 13 BY MR. HUDIS: 14 Q. The next paragraph says, "We then started talking about applying Bruno to the ISO world." 15 First of all, what is Bruno? 16 17 Bruno was a project that I undertook with Α. the blessings of the secretary general of the 18 19 International Telecommunication Union to convert and post the ITU specifications to the Internet so 20 anybody could read them for free. 21 22 So it was basically wide dissemination of Ο. documents on the Internet? 23 24 Of ITU specifications. And the ITU is Α. 25 specifications for the telephone network.

Page 160 1 Q. What is an ITU specification? 2 How a modem works, for example. Α. And please define ISO. 3 Q. ISO is the International Organization for 4 Α. Standardization. 5 6 Q. And the next sentence begins with Eicher. 7 Who is Eicher? 8 A. Eicher was the secretary general of the 9 International Organization for Standardization. 10 Q. Now, the rest of this paragraph reads, "Eicher was quite frank. 25 percent of ISO 11 12 revenues came from the sale of standards documents. 13 How did I propose to replace that revenue? Even more importantly, ISO was controlled by its member 14 15 organizations, which also made much money from 16 standards sales. How did I propose to convince groups like ANSI that posting standards for free 17 would help them?" 18 19 Do you see that? A. Yes, I do. 20 MR. BECKER: Objection. The document 21 22 speaks for itself. Objection. Relevance. 23 BY MR. HUDIS: 24 Q. In this context -- sorry. I'm sorry if I 25 spoke over you.

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1	In this context, what is ANSI?
2	A. ANSI is the American National Standards
3	Institute.
4	Q. So you pose a series of questions here on
5	page 32225, and then on the next page you say, and
6	this is on page 32226 of Exhibit 22, "I proposed my
7	high resolution/low resolution compromise. The
8	plan would post low resolution versions of
9	documents for free on the network and allow ISO and
10	ANSI to continue to sell high resolution versions
11	either on paper or electronically."
12	So was that your answer to the question
13	that you posed on the prior page, 32225?
14	MR. BECKER: Objection. The document
15	speaks for itself.
16	THE WITNESS: It was one of my thoughts in
17	1991 as to a way that ISO could function in a
18	modern world.
19	BY MR. HUDIS:
20	Q. Then in two paragraphs later, you say, "The
21	crucial assumption was that people with the free
22	version would then pay for documents." And at the
23	end of that paragraph it says, "Giving away
24	standards would lead to increased revenues."
25	So here is my question about that crucial

Page 162 1 assumption. 2 What if people who had copies of lower resolution versions of these documents were just 3 fine with this quality? What if -- if I may 4 5 finish. What if they did not want to pay for the high resolution copies? 6 7 MR. BECKER: Objection. Compound. Objection. Relevance. Objection. The document 8 9 speaks for itself. Objection. Argumentative. 10 Objection. Assumes facts not in evidence. And 11 also hypothetical. Calls for speculation. And 12 competence. 13 THE WITNESS: So this was a informal 14 discussion in 1991. I have since gathered more experience on that particular topic, and I actually 15 believe that that statement is true. 16 17 BY MR. HUDIS: On what basis? 18 Ο. 19 When I put the SEC EDGAR database online Α. for free, there was great speculation that that 20 would destroy the revenues of those vendors that 21 22 were selling the reports of public corporations. And after I turned that service back over 23 24 to the Securities and Exchange Commission, I 25 donated my software and hardware and they begin --

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1	began ranning it running it, I had the president
2	of one of those vendors that was in the industry
3	come up to me and say, "You know? Our business
4	went way up because a lot more people were reading
5	those EDGAR documents, and those that were serious
6	about the financial industry began subscribing to
7	all our commercial services, to have all the back
8	copies, to have red lines, to have all the
9	value-added things that the industrial folks can
10	do." So that's my personal experience with that
11	topic.
12	I'm glad people are still reading this
13	book.
14	BY MR. HUDIS:
15	Q. Mr. Malamud, why did you become interested
16	in making available to the public, documents that
17	were incorporated by reference by a governmental
18	agency?
19	MR. BECKER: Objection. Calls for a legal
20	conclusion. Objection. Vague and ambiguous.
21	Objection. Argumentative. Objection. Lacks
22	foundation.
23	THE WITNESS: Public.Resource.Org was
24	founded with the aim of making government
25	information more accessible with the particular

Page 164 1 focus on the law. 2 Information such as building codes and fire codes are, in fact, the law. And they are 3 critically important legal documents. And that's 4 5 why I became interested in them. BY MR. HUDIS: 6 Q. What did you do -- strike that. 7 What did you decide to do about making 8 9 available to the public, documents that were 10 incorporated by reference by a governmental agency? MR. BECKER: Objection. Calls for a legal 11 12 conclusion. Objection. Vague and ambiguous. 13 Objection. Vague as to time period. 14 THE WITNESS: Could you repeat that question? 15 16 BY MR. HUDIS: 17 Q. Yes. What did you do -- decide to do about making available to the public documents that were 18 19 incorporated by reference by a governmental agency? MR. BECKER: Same objections. 20 THE WITNESS: So making available, I don't 21 22 know what that term means, but what I did is I posted California's Title 24 on our website at the 23 24 time, Bulk.Resource.Org. 25 BY MR. HUDIS:

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1	Q. That's exactly what I meant.
2	So after you posted Title 24, what other
3	types of materials did you start posting after that
4	of like kind?
5	MR. BECKER: Objection. Vague and
6	ambiguous. What as to "like kind." Objection.
7	Vague as to time period.
8	THE WITNESS: If by "like kind" you mean
9	building codes and similar documents
10	BY MR. HUDIS:
11	Q. I do.
12	A. I did a careful survey of state regulations
13	and statutes looking for explicit and deliberate
14	incorporation by reference, and posted a series of
15	building electrical, fire, plumbing codes.
16	Q. What did you mean by "explicit and
17	deliberate incorporation by reference"?
18	MR. BECKER: Objection. Calls for legal
19	may call for a legal conclusion. Additionally, a
20	standing objection to this line of questioning to
21	the extent that it is not asking about the 1999
22	standards. It is beyond the 30(b)(6) designation.
23	THE WITNESS: I looked for a explicit
24	mention of a specific standard for a particular
25	year and the words "incorporated by reference," as

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1	opposed to a passing mention of a document or a
2	mention of the adoption of a document but not
3	specifying which specific edition of that document
4	they were talking about.
5	(PLAINTIFFS' EXHIBIT 23 WAS MARKED.)
6	BY MR. HUDIS:
7	Q. Mr. Malamud, do you recognize this
8	document?
9	A. Yes, I do.
10	Q. This is Exhibit 23. What is this document?
11	A. This appears to be e-mail from me to
12	Jonathan Siegel of the Administrative Conference of
13	the United States.
14	Q. And who is Jonathan Siegel?
15	A. I don't remember his exact title. He was
16	in a capacity as a research director or a program
17	director for the activities of ACUS, the
18	Administrative Conference of the United States.
19	Q. That brings me to my next question. Who or
20	what is ACUS?
21	A. ACUS is a governmental body which is
22	partially appointed by the president and partially
23	appointed by the chairman, who is appointed by the
24	president, and it is the a body that formulates
25	recommendations on administrative law.

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Page 167 1 MR. HUDIS: We're going to go off the 2 record. 3 THE WITNESS: Okay. 4 MR. HUDIS: He wants to switch media. 5 THE WITNESS: Yeah. THE VIDEOGRAPHER: This marks the end of 6 7 Disc 2, Volume 1 in the deposition of Carl Malamud. 8 The time is 2:18, and we are off the 9 record. 10 (Recess taken.) 11 THE VIDEOGRAPHER: This marks the beginning 12 of Disc 3, Volume 1 in the deposition of Carl 13 Malamud. 14 The time is 2:26, and we are on the record. 15 BY MR. HUDIS: Q. Mr. Malamud, Exhibit 23, do you have any 16 reason to doubt that this document is authentic? 17 18 THE VIDEOGRAPHER: Shoot, sorry, guys. I've got to stop. Can I stop? I'm so sorry. I 19 had an accident here. 20 21 THE WITNESS: That's okay. 22 MR. HUDIS: Yep. 23 (Discussion off the record.) 24 THE VIDEOGRAPHER: This marks the beginning 25 of Disc 3, Volume 1 in the deposition of Carl

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Page 168 1 Malamud. The time is 2:28, and we are on the record. 2 BY MR. HUDIS: 3 Q. Mr. Malamud, do you have any reason to 4 5 doubt the authenticity of Exhibit 23? MR. BECKER: Objection to the extent that 6 7 it is not clear where this document has come from. THE WITNESS: It appears to be e-mail from 8 9 me to Mr. Siegel, but I would want to check it. Is 10 this something we disclosed to you or --BY MR. HUDIS: 11 12 Ο. It's something we found on the Internet. 13 Oh, okay. It appears to be the e-mail that Α. 14 I sent, yes. 15 Q. And what was the reason that you sent this e-mail of October 1, 2011 to Mr. Siegel? 16 17 A. I was a member of the committee that was looking at the issue of incorporation by reference 18 for the Administrative Conference for the United 19 20 States. Q. And why did you write this particular 21 22 e-mail to Mr. Siegel? MR. BECKER: Objection to relevance as to 23 24 ACUS and this line of questioning. 25 I'll note that for category 21,

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1	Public.Resource has designated Carl Malamud only as
2	to the its participation, if any, in Federal
3	Government committees on the subject of
4	incorporation by reference of the 1999 standards
5	into any government laws, statutes, regulations or
6	ordinances.
7	BY MR. HUDIS:
8	Q. You may answer.
9	A. I had some concerns about the the
10	procedures and the way that the committee was going
11	about doing its deliberations on incorporation by
12	reference. So I wrote this e-mail to Mr. Siegel,
13	who had overall direction over the committee
14	process.
15	Q. And which committee was that?
16	A. The committee I don't know what the
17	formal name was. It was the committee that was
18	dealing with the issue of incorporation by
19	reference.
20	Q. And in paragraph 1, what did you mean by
21	the preamble?
22	A. The preamble to the proposed recommendation
23	that the Administrative Conference was considering.
24	Q. And you say here in paragraph numbered 1
25	for the preamble, "Would it make sense to

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1	acknowledge that the issue of copyright and
2	standards, after they've been incorporated into
3	law, is unsettled and that ACUS is not taking a
4	position on this subject?" What did you mean?
5	MR. BECKER: Objection. The document
6	speaks for itself. Objection. Vague.
7	THE WITNESS: I felt it inappropriate for
8	ACUS to be taking a strong position on what the
9	copyright status was of documents incorporated into
10	law.
11	BY MR. HUDIS:
12	Q. Why?
13	A. Frankly, there was a young staff member who
14	was doing the research for this recommendation who
15	felt very strongly that standards incorporated by
16	reference into law maintained their copyright, even
17	as a part of the Code of Federal Regulations. And
18	as I said in this paragraph here, I think it would
19	be fair to say this is above our pay grade. I felt
20	that the young staffer was was stretching.
21	Q. So that brings me to my next question.
22	The next sentence says, "There is obviously
23	a strong bias towards protecting and honoring
24	copyright on the one hand, but we also have the
25	Veeck," V-e-e-c-k, "decision and some ambiguity in

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1	the law. I think it would be fair to say this is,"
2	quote, "above our pay grade," period, unquote.
3	A couple of questions on that passage.
4	What did you mean in the third sentence by
5	"some ambiguity in the law"?
6	MR. BECKER: Again, same objections. The
7	document speaks for itself. It's beyond the scope
8	of the 30(b)(6) designation. And the objection on
9	relevance grounds. Again, objection that this may
10	call for a legal conclusion.
11	THE WITNESS: So I'm not a lawyer, but I
12	read the Veeck decision, and it seemed to me that
13	the researcher at ACUS was drawing conclusions from
14	the Veeck decision that while perhaps appropriate
15	for a federal judge to be making, were
16	inappropriate to be laying them down as categorical
17	statements. I felt she was reading into the Veeck
18	decision in ways that were perhaps not supported by
19	the language. And again, I'm not a lawyer.
20	BY MR. HUDIS:
21	Q. I understand.
22	What conclusions was the researcher drawing
23	from Veeck that concerned you?
24	MR. BECKER: Objection. Relevance.
25	Objection. Vague. Objection. Lacks foundation.

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1	THE WITNESS: So it's pronounced Veeck, by
2	the way. It's a Dutch name. P. Veeck. It the
3	preamble was taking at the time a strong position
4	that standards incorporated into reference by law
5	had copyright and that the law could have
6	copyright.
7	And again, I felt that this young staffer
8	was simply moving beyond what a body such as the
9	Administrative Conference of the United States
10	could say is the established truth. I felt she was
11	speculating, to use the language we use in
12	depositions.
13	BY MR. HUDIS:
14	Q. And what did you mean by "I think it would
15	be fair to say this is above our pay grade"?
16	MR. BECKER: Objection again. The document
17	speaks for itself. Objection. Asked and answered.
18	THE WITNESS: So I'm not a lawyer, but I
19	have looked at a number of documents that indicate
20	that in the United States the law has no copyright.
21	And that includes, in many formulations, materials
22	incorporated by reference into the law. Mr. Bhatia
23	from ANSI, for example, B-h-a-t-i-a, has stated
24	many times that standards incorporated by reference
25	are the law, and it seemed to me that that was a

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1	long-standing policy of the United States.
2	And again, this was something that if one
3	were to draw a different conclusion that a portion
4	of the law in fact, did maintain copyright and one
5	needed a license to access and use that material,
6	that was certainly not a statement that the
7	organization such as the Administrative Conference
8	of the United States should be making.
9	(PLAINTIFFS' EXHIBIT 24 WAS MARKED.)
10	BY MR. HUDIS:
11	Q. Mr. Malamud, I'll now show you what's been
12	marked as Exhibit 24. Before I ask you questions
13	about the document, what is On The Media?
14	A. Oh, that's a National Public Radio program.
15	Q. Who is Bob Garfield?
16	A. I assume he's a host or reporter.
17	Q. Do you recognize Exhibit 24?
18	A. No, I do not. I remember doing an
19	interview with On The Media, however.
20	Q. Did you do this interview with On The Media
21	on or about April 13, 2012?
22	A. That sounds about right.
23	Q. What was the purpose of the interview?
24	A. I think you'd have to ask On The Media.
25	Q. What was your purpose for giving the

Page 174 1 interview? 2 MR. BECKER: Objection for relevance. 3 THE WITNESS: If a well-respected program such as On The Media by National Public Radio wants 4 5 me to talk to them, I will generally make myself 6 available. BY MR. HUDIS: 7 8 Q. Exhibit 24 appears to be an interview that 9 you gave in April of 2012 to Mr. Garfield. I'd 10 like to ask you a couple of questions. If you would turn in Exhibit 24 to 11 12 production page AERA APA NCME 32076. 13 Α. Okay. Yes. 14 Q. Mr. Garfield in the middle of the page 15 asks, "There is an expense attached to developing 16 and codifying these standards. If we take the 17 revenue away from those who do this work, then what happens?" And you provide two answers. I'll read 18 19 them. "Well, there's two answers to that. One is 20 that the nonprofits that develop these standards 21 22 have a lot of different revenue streams. Thev do conferences. They do certification. They develop 23 24 standards that aren't law. In fact, the vast 25 majority of their standards are not. And so maybe

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1	they need to adjust their business model,
2	particularly given the fact that they are a
3	nonprofit public charity."
4	You continue. "Answer number two is that
5	government has shirked its responsibilities. It
6	said 'Gee, we can just incorporate these privately
7	developed standards in the law and we won't have to
8	pay anything.' And the only people that get
9	screwed up by this are the citizens that need to
10	read the law."
11	Do you recall giving those answers to
12	Mr. Garfield at the interview of April 2012?
13	MR. BECKER: Objection. Mr. Malamud has
14	said that he does not recognize this document.
15	Objection to the extent that it's not clear how
16	this document was transcribed or its authenticity.
17	Objection with regards to relevance, particularly
18	on the grounds that the plaintiffs have said that
19	the finances and revenue of the plaintiffs, other
20	than directly related to the sale of the 1999
21	standards, is not at issue in this case as they so
22	claim.
23	Objection on the grounds that the question
24	assumes facts not in evidence.
25	MR. HUDIS: I don't mind the objections,

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Page 176 1 Counsel. I just mind the ones that would try to indicate the -- to the witness how he should answer 2 his questions. 3 BY MR. HUDIS: 4 5 Q. So my question about this document, do you recall this interview? 6 7 A. Yes, I do. Q. All right. Do you recall giving this 8 9 answer that I just read into the record? 10 No, I don't, but I'd be happy to discuss Α. 11 the general topics that are addressed there. 12 Ο. Sure. So if standards development organizations 13 14 lose their copyright by incorporation by reference, 15 is it your theory that the standards organization -- development organization should 16 17 make their money some other way? MR. BECKER: Objection. Vague. Objection. 18 19 May call for a legal conclusion. Objection. Hypothetical. Objection. May mischaracterize the 20 21 witness. 22 BY MR. HUDIS: 23 Q. You may answer. 24 I have testified on this subject before Α. 25 Congress saying that I believe that when a standard

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1	is incorporated by reference, usually with the
2	active ascents of of the SDO, that organization
3	is given a gold seal of approval, right. They are
4	the original creator of what has become a portion
5	of American law, and that that is a unique
6	marketing opportunity.
7	That opportunity can be used to to sell
8	authenticated versions of the standard. To sell
9	auxiliary products. That there are a number, in
10	general, of business models that can emerge out of
11	this favored position.
12	As to how that specifically applies to a
13	specific SDO, again, we would want to look at I
14	would want to look at the very specific nature of
15	that organization. But I still talk in general
16	about the unique position of having a standard
17	incorporated by reference into federal law and how
18	favorable that is.
19	BY MR. HUDIS:
20	Q. And is it your view that once incorporated
21	by reference, the standard loses its copyright
22	enforcement ability and the standards development
23	organization that wrote that standard,
24	"incorporated by reference," would have to obtain
25	its income some other way than selling the
	-

Page 178 1 standard? 2 MR. BECKER: Objection. Calls for a legal conclusion. Objection. Argumentative. Objection. 3 Lacks foundation and assumes facts not in evidence. 4 5 Objection. Vague. THE WITNESS: So I disagree with that 6 7 characterization. I -- I believe that even if the 8 law is available to citizens, that does not 9 preclude a standards development organization 10 continuing to sell that document. Particularly 11 selling an authenticated version, a redlined 12 version, a version with commentary. I believe there are a number of ways one can continue to make 13 that -- that document available for sale. 14 15 BY MR. HUDIS: 16 Q. Is one of your alternative theories that once a standard is incorporated by reference, that 17 the government should pay for it? 18 19 MR. BECKER: Objection. May call for a legal conclusion. Objection. Lacks foundation. 20 Assumes facts not in evidence. Objection. 21 22 Argumentative. 23 THE WITNESS: So there are some things I 24 know and some things I can speculate on. 25 The thing that I know is that the law in

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1	the United States has no copyright, and one is free
2	to read and speak the law. Without needing a
3	license, without needing permission.
4	What I can speculate on is different ways
5	that one might go about handling issues such as
6	revenue and whether the government should be paying
7	or not, and I frankly don't have strong views as to
8	whether or not the this scenario that I posited
9	here is the right solution.
10	MR. BECKER: I would advise the witness not
11	to speculate and only to give those answers that
12	the witness knows.
13	THE WITNESS: Okay.
14	BY MR. HUDIS:
15	Q. Do you have any views, whether they're
16	strong or not, whether once a standard is
17	incorporated by reference into a government
18	regulation, the government should pay for that?
19	MR. BECKER: Objection. May call for a
20	legal conclusion. Objection. Vague. Objection.
21	Lacks foundation and assumes facts not in evidence.
22	And argumentative.
23	THE WITNESS: So the government is already
24	paying in many different revenue streams for
25	standards. They pay for access. They help fund

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1	development. And in many cases standards are
2	created, and there are other revenue streams that
3	go to the organization, such as the funding of
4	basic research.
5	So I don't think it's an either/or
6	proposition. I think there's already a lot of
7	money flowing.
8	BY MR. HUDIS:
9	Q. I don't believe your last answer,
10	Mr. Malamud, answered my question.
11	A. Okay. Could you restate the question?
12	Q. Sure. Do you have any views, whether they
13	are strong or not, whether once a standard is
14	incorporated by reference into a government
15	regulation, the government should pay for that?
16	MR. BECKER: All the same objections and
17	also asked and answered.
18	THE WITNESS: I believe I did answer your
19	question in the sense of the government is already
20	paying.
21	Now, my view is it proper for government
22	money to go to an SDO? In theory, yes.
23	MR. HUDIS: Just for the record Exhibit 24
24	bears production numbers AERA_APA_NCME 32075
25	through 32078.

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1	(PLAINTIFFS' EXHIBIT 25 WAS MARKED.)
2	BY MR. HUDIS:
3	Q. Mr. Malamud, I've placed in front of you a
4	document that's been marked as Exhibit 25, bearing
5	production numbers AERA_APA_NCME 31764 through
6	31768.
7	Do you recognize this document?
8	A. It appears to be an essay that I wrote for
9	boingboing. This appears to be a printout of that.
10	Q. Do you have any reason to doubt the
11	authenticity of this document, Exhibit 25?
12	A. No, but I'd want to double check. It
13	appears to be the essay that I wrote.
14	Q. And what is boingboing?
15	A. Boingboing is a blog.
16	Q. And do you recall posting this blog on
17	March 19th, 2012, to boingboing?
18	A. I'm not sure of the exact date, but I did,
19	in fact, author a boingboing official guest
20	memorandum of law.
21	Q. Why did you call it a memorandum of law?
22	A. Because it was talking about an obscure
23	topic in a publication that reaches a very general
24	audience.
25	Q. Under the first heading Roman numeral I,

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1	code is law, Lessig, L-e-s-s-i-g. In the second
2	paragraph it says, "Public.Resource.Org spent
3	\$7,414.26 buying privately produced, technical
4	public safety standards that have been incorporated
5	into U.S. Federal law."
6	And then I'm skipping a sentence. It then
7	says, "We have started copying those 73 standards
8	despite the fact" that "despite the fact they
9	are festooned with copyright warnings, shrink wrap
10	agreements and other dire warnings."
11	When did Public.Resource start copying
12	these 73 standards?
13	MR. BECKER: Objection. Assumes facts not
14	in evidence; lacks foundation; vague; argumentative
15	as to "copying."
16	THE WITNESS: So these were printed
17	documents, and it was a period of January through
18	approximately March 19th. Actually, March 15th was
19	the period.
20	BY MR. HUDIS:
21	Q. Of what year?
22	A. Of 2012.
23	Q. And could you turn to the next page, page
24	31765 of Exhibit 25. Under Roman numeral II, "If a
25	law isn't public, it isn't law." The middle

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Page 183 1 paragraph just before the picture that says, 2 "Notice," you see where it says the paragraph starts "Public.Resource.Org has a mission"? 3 A. Yes, I do. 4 5 The next sentence says, "We've taken a Ο. gamble and spent \$7,414.26 to buy 73 of these 6 7 technical public safety standards that are incorporated into the U.S. Code of Federal 8 9 Regulations. We made 25 print copies of each of 10 these standards and bound each document in a red, white, blue patriotic certificate of incorporation 11 12 stating that the documents are legally binding on citizens and residents in the United States, and 13 14 that criminal penalties may apply for 15 noncompliance." 16 In this paragraph why did you state "we've taken a gamble"? 17 MR. BECKER: Objection. The document 18 19 speaks for itself. THE WITNESS: \$7,414.26 is a lot of money 20 to be spending on a program that I simply decided 21 22 was important to do. 23 BY MR. HUDIS: 24 Q. And why was it important? 25 A. Because the law needs to be available in

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Page 184 1 the United States. 2 Q. At the bottom of this page, 31765, it says, "We know from all the copyright warnings, terms of 3 use, scary shrink wrap agreements and other red hot 4 rhetoric that accompanies these documents, that the 5 producers continue to believe that copies may not 6 7 be made under any circumstances." 8 Is this why you were taking a gamble on 9 making the copies of the technical standards? 10 MR. BECKER: Objection. The document speaks for itself. Objection. I'll also note that 11 12 it's not clear whether the highlighting that's on this page is on the authentic document or whether 13 it's been added to the documents. 14 15 THE WITNESS: Yeah, I agree. There was no 16 highlighting in the original. I'm not sure where 17 that came from. BY MR. HUDIS: 18 19 Must have been from us. Q. Okay. So your question again? 20 Α. The question is, the passage that I just 21 Q. read, does this explain why you were taking a 22 gamble by making the copies of the 73 standards? 23 24 MR. BECKER: All the same objections. Also 25 objection for misstates prior testimony and asked

Page 185 1 and answered. 2 THE WITNESS: The gamble was the financial risk. I mean, spending close to \$10,000 on 3 something is a lot of money for a small nonprofit 4 like mine. 5 6 (PLAINTIFFS' EXHIBIT 26 WAS MARKED.) 7 BY MR. HUDIS: 8 Q. I now mark as Exhibit 26 a document bearing 9 production numbers AERA APA NCME pages 31832 10 through 31847. Mr. Malamud, do you recognize this 11 12 document? 13 A. Yes, I do. Q. What is this document? 14 15 A. It is a response to the Office of 16 Management and Budget Requests for information on 17 the -- as they put it, the development and use of voluntary consensus standards and in conformity 18 19 assessment activities. 20 Q. Do you have any reason to doubt this letter 21 is authentic? 22 A. No, I do not. Q. And the date of the letter is April 11, 23 2012? 24 25 A. That sounds about right, yes.

Page 186 Q. What was your purpose of writing this 1 letter to Cass Sunstein at the Office of 2 Information of Regulatory Affairs? 3 MR. BECKER: Objection. Vague. 4 5 THE WITNESS: Ask for information. It was 6 a request for information. 7 BY MR. HUDIS: Q. And what type of information? 8 9 I believe I answered it. It was a request Α. 10 for information about federal participation in the 11 development and use of voluntary consensus 12 standards. 13 Q. And you co-wrote this letter with David 14 Halperin? 15 Yes, I did. Α. 16 Q. In the second paragraph on page 31832 of Exhibit 26, it says, "We believe that the 17 fundamental law of the United States requires that 18 the government make standards that are incorporated 19 by reference into federal regulations widely 20 available to the public without charge, and that 21 22 such standards be deemed in the public domain, rather than subject to copyright restrictions." 23 In that sentence, what does "fundamental 24 25 law" mean?

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1	MR. BECKER: Objection. The document
2	speaks for itself. Objection. May call for a
3	legal conclusion.
4	THE WITNESS: That would be primary legal
5	materials. That's materials that are emanating
6	from a law-making entity, such as in the Code of
7	Federal Regulations.
8	BY MR. HUDIS:
9	Q. So what is the fundamental law of the
10	United States that requires standards incorporated
11	by reference into federal law be made public
12	without charge?
13	MR. BECKER: Objection. Misstates the
14	document. Objection. May call for a legal
15	conclusion. Objection. The document speaks for
16	itself.
17	THE WITNESS: It is clearly established
18	that the Code of Federal Regulations and
19	Congressional statutes and supreme court opinions
20	must be made available to the public without
21	restrictions on use, and standards that are
22	explicitly incorporated by reference into the Code
23	of Federal Regulations are part and parcel of the
24	Code of Federal Regulations, and that is a
25	fundamental principle of American law, that this

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Page 188 1 material must be made available to the public. BY MR. HUDIS: 2 In the final paragraph of page 31832 of 3 Q. Exhibit 26, it says, Public.Resource --4 5 "Public.Resource.Org, whose mission is to make law available to all citizens." Do you see that? 6 7 Α. I'm sorry, what page are we on? The page -- the very first page of the 8 Ο. 9 document. 10 Α. Yes, I see that. All right. And that mission is done by 11 Ο. 12 making the law available on the websites that you mentioned earlier? 13 14 MR. BECKER: Objection. The document speaks for itself. Objection. May mischaracterize 15 16 previous testimony. Objection. May call for a 17 legal conclusion. THE WITNESS: Making the law available to 18 19 all citizens, one mechanism is to post that on our website. 20 BY MR. HUDIS: 21 22 Could you please turn to page 31836 of Ο. 23 Exhibit 26. 24 A. Okay. 25 Q. In the middle of the page it says, "A

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1	copyrighted work does not become law simply because
2	the statute refers to it."
3	What did you mean by that?
4	MR. BECKER: Objection. The document
5	speaks for itself. Objection. May call for a
6	legal conclusion.
7	THE WITNESS: This, again, is a subject
8	that we discussed previously when we were
9	discussing incorporation by reference at the state
10	level. It needs to be an explicit and deliberate
11	incorporation into the law. Not simply a passing
12	mention of some external document.
13	BY MR. HUDIS:
14	Q. Mr. Malamud, could you please turn to page
15	31838 of Exhibit 26.
16	A. Okay.
17	Q. At the bottom of the page it says, "In
18	order to be eligible for incorporation for a
19	reference, a publication must meet standards
20	including that the publication substantially
21	reduces the volume of material published in the
22	Federal Register and is reasonably available to and
23	usable by the class of persons affected by the
24	publication."
25	My question is

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Page 190 1 MR. BECKER: I'm sorry, where are we, 2 Counsel? MR. HUDIS: Bottom of 31838. 3 BY MR. HUDIS: 4 5 Q. My question, Mr. Malamud, is this passage your understanding of a publication that is 6 7 eligible for incorporation by reference? 8 MR. BECKER: Objection. This document 9 speaks for itself, and unintelligible, incomprehensible question. 10 BY MR. HUDIS: 11 12 Q. You may answer. 13 We are quoting one CFR 51.7(a)(3) and Α. 14 (a)(4). That's what that sentence is doing, is it's simply restating what the CFR states. 15 16 Q. But is this your understanding of a 17 document that would qualify for incorporation by reference? 18 19 MR. BECKER: Objection. Calls for a legal conclusion. Objection. Vague as to "this." 20 21 THE WITNESS: That section of the CFR states two conditions that must be met before a 22 standard or other document can be incorporated by 23 reference in the CFR. 24 25 BY MR. HUDIS:

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Page 191 1 Q. Could you turn to page 31839 of Exhibit 26. 2 Α. I'm there. And do you see it refers to OMB Circular 3 Q. A-119 at the bottom of the page? 4 5 A. Yes, I see that. To the best of your knowledge has this 6 Ο. 7 circular changed in language since 1980 -- 1998, so 8 far as you're aware? 9 MR. BECKER: Objection. Competence. 10 Objection. Calls -- may call for a legal conclusion. Objection. Assumes facts not in 11 12 evidence; lacks foundation. 13 THE WITNESS: The document is currently 14 being revised by the Office of Management and 15 Budget, and I believe they published a notice of 16 proposed ruling. BY MR. HUDIS: 17 Q. Today has OMB Circular-A119 changed since 18 19 19 -- 1998? 20 MR. BECKER: All the same objections and asked and answered. 21 THE WITNESS: Yeah, I don't know. I would 22 have to look at their website. 23 24 BY MR. HUDIS: 25 Q. On the next page, page 31840 of Exhibit 26,

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1	in the second paragraph at the end of the paragraph
2	it says, "Today the only thing impeding the broader
3	availability to the public of standards
4	incorporation by reference into the law is the
5	interest of standards development organizations in
6	making money by charging for the standards."
7	Do you see that?
8	A. I do.
9	Q. All right. Do you know how much the
10	plaintiffs in this action charge for the 1999
11	Standards of Educational and Psychological Testing?
12	MR. BECKER: Objection. Competence.
13	Objection. Misleading.
14	BY MR. HUDIS:
15	Q. Go ahead, Mr. Malamud.
16	MR. BECKER: Excuse me. Argumentative and
17	assumes facts not in evidence.
18	THE WITNESS: I don't believe they charge
19	anything. I don't think it's available for sale;
20	is it?
21	BY MR. HUDIS:
22	Q. At the time you purchased the standards, do
23	you know how much you paid for them?
24	MR. BECKER: Objection. Assumes facts not
25	in evidence.

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1	THE WITNESS: In the \$60 range, I believe.
2	BY MR. HUDIS:
3	Q. Could you turn to page 31840. At the
4	bottom on in Exhibit 26, it says, "Greater
5	public access to standards" incorporation by
6	reference "incorporated by reference into
7	federal regulations might alert policy and industry
8	communities to the fact that federal rules are too
9	often connected to outdated private standards and
10	are in need of updating to improve public safety."
11	What is your support for this statement?
12	MR. BECKER: Objection. The document
13	speaks for itself. Objection. May call for a
14	legal conclusion.
15	THE WITNESS: In surveying the Code of
16	Federal Regulations, I was shocked by how old some
17	of the standards that are still on the books.
18	There are standards from the '40s and '50s and
19	'60s. There is a crane safety standard from the
20	1960s, which is still required.
21	And one has to believe that the state of
22	the art in safety for cranes has probably advanced
23	since that point in time.
24	BY MR. HUDIS:
25	Q. Do you know the plaintiffs' policies or

Page 194 1 practices for updating the standards on the educational and psychological testing? 2 3 MR. BECKER: Objection. Competence. THE WITNESS: I don't know what you mean by 4 "practices." 5 BY MR. HUDIS: 6 7 Q. How often they do so; when they do so; the circumstances under which they do so? 8 9 Well, I can answer one part of that Α. 10 question. I believe there was an '85 standard, a '99 standard, and a 2014 standard has recently been 11 12 issued. 13 Q. Right. Do you know the circumstances under which the standards for educational and 14 psychological testing have been updated? 15 16 MR. BECKER: Objection. I'll simply note that the witness should not divulge any information 17 that has resulted from attorney-client 18 19 communications. THE WITNESS: I read on a website that the 20 plaintiffs put together having to do with the 21 revision of the standards and was able to read a 22 little bit about what they were doing and why they 23 were doing it for the 2014 standard. 24 25 BY MR. HUDIS:

Page 195 1 Q. And what is your understanding as a result of that reading? 2 3 MR. BECKER: Objection. Vague. THE WITNESS: Oh, now, I'm not an expert in 4 5 this area. My take-away was that the standard was old and they wanted to revise it. 6 7 BY MR. HUDIS: Q. If you could turn to page 31845 in Exhibit 8 9 26. In the middle of the page it says, "Defenders 10 of upholding copyright protection" and charge --"protections and charging fees in this context 11 12 claim that granting citizens more reasonable access to the law will destroy the economic incentives 13 that today motivate private organizations to craft 14 15 important standards." 16 Who have you heard say this? 17 MR. BECKER: Objection. The document 18 speaks for itself. Objection. Relevance; 19 argumentative. THE WITNESS: I --20 MR. BECKER: Assumes facts not in evidence. 21 22 THE WITNESS: I've heard that statement or 23 a variant of that statement several times. For 24 example, there was a hearing before the Pipeline 25 Hazardous Materials Safety Administration known as

Page 196 PHMSA, P-H-M-S-A, and I heard representatives from 1 the National Fire Protection Association, ASTM and 2 asked me all explain that this basic theory would 3 hold in their view. It's a theory I disagree with, 4 5 but it's what I've heard many times. 6 BY MR. HUDIS: 7 Q. Have you read this theory anywhere? MR. BECKER: Objection. Vague. 8 9 THE WITNESS: Well, yes, we made a 10 transcript of the PHMSA hearing, so I read it there. 11 12 BY MR. HUDIS: 13 Any other writings on this theory besides Q. 14 the PHMSA hearing? There's been a couple of speeches by the 15 Α. president of ANSI and by both the current and past 16 president of the National Fire Protection 17 Association of -- on this general line of thought. 18 19 Q. In that same paragraph the second to last sentence, it says, "We do recognize the importance 20 of giving private SDO," that's standards 21 22 development organizations? 23 A. That's correct. 24 Q. All right, "private SDOs adequate 25 incentives to create standards."

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1	What incentives did you mean?
2	MR. BECKER: Objection. The document
3	speaks for itself. This is a partial quoting out
4	of context. Objection. Vague and ambiguous.
5	Lacks foundation.
6	THE WITNESS: As my lawyer said, that was
7	taken out of context of a broader discussion of the
8	importance of this area of activity, this society.
9	I do think it is important that SDOs
10	continue to operate. I believe they do valuable
11	work.
12	One of the incentives is what I previously
13	discussed with you, the gold seal of approval of
14	the American government by deeming that a
15	particular standard is, in fact, incorporated by
16	reference in the law. I believe that's a huge
17	marketing advantage for an organization.
18	BY MR. HUDIS:
19	Q. So how are the rights to these incentives
20	to create standards to be protected?
21	MR. BECKER: Objection. Vague and
22	ambiguous; confusing; hypothetical; calls for
23	speculation.
24	THE WITNESS: Yeah, you used the words
25	rights. Is that right really what you meant?

Page 198 1 Could you repeat the question? BY MR. HUDIS: 2 Q. How were the rights to these incentives to 3 create standards to be protected? 4 5 MR. BECKER: All the same objections, and 6 also objection that this calls for a legal 7 conclusion. THE WITNESS: It sounds to me like you're 8 9 asking about a legal thing, and what I'm talking 10 about here is the fact that our government has a number of relationships with the SDOs ranging from 11 12 funding research directly relevant to a standard, 13 to funding research in general for their members. Purchasing documents. Helping create a platform 14 15 where different players can get together. 16 And so I think there are a number of 17 different mechanisms that can lead the government and our SDOs to work together happily to continue 18 to create these important standards, and yet still 19 satisfy that fundamental requirement that the law 20 must be available to those that must obey it. 21 22 MR. BECKER: I'd just like to renew my objections, my standing objection concerning the 23 24 fact that this line of discussion is regarding 25 standards other than the 1999 standards, and is

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1	therefore outside of the scope of the 30(b)(6)
2	designation.
3	BY MR. HUDIS:
4	Q. Mr. Malamud, could you please turn to page
5	31846 in Exhibit 26. At the top it says, "We
6	understand that SDOs need money to fund their
7	standards development efforts."
8	Where is that money supposed to come from?
9	MR. BECKER: Objection. The document
10	speaks for itself. Objection again that this is a
11	selected and partial quoting of a much longer
12	sentence. Objection. Hypothetical. Objection.
13	Calls for speculation; argumentative.
14	THE WITNESS: So the sentence, you read the
15	first half. "We understand that SDOs need money to
16	fund their standards developing efforts. But
17	perhaps these organizations have begun treating
18	this revenue stream as an opportunity for a
19	financial windfall at the expense of U.S.
20	citizens."
21	BY MR. HUDIS:
22	Q. Do you have any basis to say that for the
23	plaintiffs as to the Standards for Educational and
24	Psychological Testing?
25	A. No. That was not an example I had in mind

Page 200 1 when I wrote that sentence. 2 Q. All right. And so that's -- so we 3 discussed the second half. And I'm still concentrating on the first half of that sentence. 4 "We understand the SDOs need to fund their 5 6 standards development efforts." 7 Where is this revenue supposed to come 8 from? 9 MR. BECKER: Objection. Once again this 10 calls for speculation. It's a hypothetical. It --11 the document speaks for itself. 12 THE WITNESS: So I do not have to do sharer 13 responsibility for any of the three plaintiffs. So 14 I am merely speculating when I say how they should 15 run their businesses. It is not my area of 16 expertise. 17 But it seems to me that these three organizations have a number of revenue streams, 18 some of them quite substantial. Some of them 19 related to the standards. Some of them not related 20 to the standards. And I believe that it's 21 22 important that as the Internet changes things, as we become able to make the law available to all 23 24 people, that perhaps that might lead to some 25 adjustments in the business models. But I believe

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1	there's a lot of money, particularly at the APA,
2	for example, is a very large organization. I just
3	don't believe that these organizations would stop
4	developing these standards, because I believe that
5	it's an important and crucial part of their
6	their mission.
7	And this is my personal speculation about
8	their models. Again, I don't run the APA. I'm not
9	their CFO, and so it's not necessarily an area that
10	I know a lot about.
11	BY MR. HUDIS:
12	Q. This next question basically goes to the
13	rest of the theories posited on page 31846 and
14	31847 of Exhibit 26. So I'll just ask it straight
15	out.
16	Is it your view, Mr. Malamud, that once the
17	standard is incorporated by reference, the SDO who
18	created that standard should look to other sources
19	for revenue than the sale of that standard?
20	MR. BECKER: Objection. Calls for a legal
21	conclusion. Objection. Argumentative; assumes
22	facts not in evidence; hypothetical; calls for
23	speculation. Objection to the extent that there is
24	a characterization of two entire pages of this
25	document that have not been discussed, and assumes

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1	facts not in evidence.
2	THE WITNESS: We previously discussed this
3	topic, and I believe that when a standard has been
4	incorporated by reference into law, the original
5	creator of that standard, the SDO, as we say here,
6	has a number of revenue opportunities, including
7	continued sale of the standard, and particularly an
8	authenticated version, a redlined version, a
9	commentary, a manual. There's all sorts of things
10	one can do.
11	And the fact that this organization was the
12	original creator of that document gives a
13	tremendous credibility.
14	And so I just don't believe that the
15	revenue streams will go away. I do believe that
16	there is a potential, at least, for an adjustment
17	of business models as time progresses, but that's
18	the case for any organization.
19	BY MR. HUDIS:
20	Q. And what did you mean by "adjustment of
21	business models"?
22	A. I think the Internet has forced government,
23	industry, to adjust the way they do business. And
24	I believe that that is equally true for private
25	nonprofit organizations engaged in public missions,

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1	such as the APA or such as Public.Resource.Org.
2	Q. And what do you mean by "adjustment" by the
3	way one does business in this context?
4	A. I believe a continual assertion that a
5	document that is the law cannot be copied without a
6	license and special permission is an unfounded
7	assertion. And in this letter we are discussing
8	here in Exhibit 26, I gave a series of examples of
9	revenue streams that were possible or already exist
10	in many of these nonprofit organizations. And
11	again, this is something that I believe any
12	organization continually faces as technology
13	progresses.
14	The printing press forced an adjustment in
15	the business models of legal publishers. The
16	Internet has forced a dramatic change in the
17	business models of a large number of organizations.
18	And I just think that that that SDOs should not
19	be surprised that they may need to adjust their
20	business models over time.
21	Q. And that adjustment of a business model
22	will include foregoing a revenue stream from a
23	straight sale of the standards as incorporated by
24	reference?
25	MR. BECKER: Objection. Misstates prior

	Page 204
1	testimony; argumentative; asked and answered.
2	THE WITNESS: I am not convinced that the
3	revenue stream would go away. And that is based on
4	my actual experience putting information online
5	that at one time was charged for, and then became
6	available at no cost to citizens.
7	And as we discussed earlier in the case of
8	the Securities and Exchange Commission, making the
9	documents more broadly available, vastly increased
10	the number of readers, lead to increased revenue
11	streams for those documents.
12	The Bible is sold, despite the fact that
13	it's available. You can take the Bible. You can
14	copy it. You can print your own edition, but a lot
15	of people buy the Bible from publishers because
16	they want the particular edition or version or
17	or form factor that that Bible has.
18	BY MR. HUDIS:
19	Q. Mr. Malamud, what is your understanding of
20	what a code or a statute is?
21	MR. BECKER: Objection. Calls for a legal
22	conclusion; vague and ambiguous; assumes facts not
23	in evidence; lacks foundation.
24	THE WITNESS: Did you mean code or statute?
25	BY MR. HUDIS:

Page 205 1 O. Yes. Okay. So a statute is a law passed by a --2 Α. typically a legislature is one how would normally 3 use the word statute as opposed to ordinance, for 4 5 example. 6 A code is a much broader term. It's short 7 for codification. 8 Q. And how is a code to be distinguished from 9 a standard? 10 MR. BECKER: Objection. Calls for a legal 11 conclusion; lacks foundation; assumes facts not in 12 evidence; competence. 13 THE WITNESS: The two terms are often used 14 interchangeably. And, in fact, when laymen are 15 talking about standards and codes, they are 16 definitely used interchangeably, and in this case 17 by "laymen," I include lawyers and SDO executives. 18 So the terms really are -- are basically conflated. 19 BY MR. HUDIS: Q. Synonymous, in your view? 20 A. Oh --21 22 MR. BECKER: Objection. Misstates prior testimony. 23 24 THE WITNESS: So I believe codes equals 25 standards in common usage.

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1	Statutes are different than codes in the
2	sense that a code is a codification of the statute.
3	Each statute is put into a different portion of the
4	code, and therefore functions as a stand-alone
5	document to a particular area of the law, as do
6	many standards.
7	BY MR. HUDIS:
8	Q. And what is your understanding of what a
9	regulation is?
10	MR. BECKER: Objection. Vague; calls for a
11	legal conclusion; lacks foundation.
12	THE WITNESS: So I'm not a lawyer and I
13	don't know the technical term, but a regulation is
14	what the executive branch does. A statute is what
15	the legislative branch does. Both have the force
16	of law.
17	BY MR. HUDIS:
18	Q. Mr. Malamud, what is Kickstarter?
19	MR. BECKER: Objection. Relevance.
20	Objection. Objection to the extent that this line
21	of questioning is going to be asked for the
22	identities of any donors or potential private
23	private donors to Public.Resource.Org that have
24	sought to keep their identities anonymous, and
25	therefore have a privacy interest.

	Page 207
1	THE WITNESS: It's a crowd-funding
2	platform.
3	BY MR. HUDIS:
4	Q. What is a crowd-funding platform?
5	A. It is a place where people can create a
6	thing or an idea or a mission and get other people
7	to give them money to carry out that objective.
8	Q. Does Public.Resource use Kickstarter to
9	raise operating funds?
10	MR. BECKER: Objection. Irrelevant.
11	Objection. Beyond the scope of the 30(b)(6)
12	designation. Objection to the extent that this
13	answer implicates the identities of any private
14	donors who have a privacy right.
15	THE WITNESS: We did not use it to raise
16	operating funds. We did use it.
17	BY MR. HUDIS:
18	Q. For what purpose?
19	A. For raising money for a specific task,
20	which was the double-keying of standards.
21	Double-keying of standards incorporated by
22	reference into law.
23	(PLAINTIFFS' EXHIBIT 27 WAS MARKED.)
24	BY MR. HUDIS:
25	Q. Mr. Malamud, I show you what has been

Page 208 1 marked as Exhibit 27 bearing production pages 2 AERA APA NCME 31480 through 31485. 3 Have you seen this document before? It appears to be the posting I made on 4 Α. 5 Kickstarter for the double-key campaign I just 6 described to you. 7 Q. Do you have any reason to doubt its authenticity, Exhibit 27? 8 9 A. No. 10 Q. Now, it says at the top, Mr. Malamud, 11 "Funding unsuccessful. This project's funding goal was not reached on October 28th." 12 13 Do you see that? 14 A. Yes, I do. 15 Q. October 28th of what year? 16 A. 2013. 17 Q. And it says below the picture, "We are converting 28,040 public safety standards into 18 19 valid HTML files to make them freely accessible and more usable." 20 21 Was that the reason you were seeking to raise funds through Kickstarter? 22 23 MR. BECKER: Objection. The document 24 speaks for itself. 25 THE WITNESS: We were raising funds

Page 209 1 specifically for the double-key operation of 2 documents. BY MR. HUDIS: 3 Q. And further down on page 31480, it says, 4 5 "In the last two years we've posted 28,040 public safety codes from around the world." 6 7 Did you mean codes, or did you mean 8 standards? 9 MR. BECKER: Objection. The document 10 speaks for itself. 11 THE WITNESS: The terms are interchangeable 12 in this context. 13 BY MR. HUDIS: 14 Q. And then it says, "We post all these documents on Law.Resource.Org and make them 15 available on the Internet Archive." 16 17 Did you do that project in 2013? MR. BECKER: Objection. The document 18 19 speaks for itself. Objection. Vague. Objection. Lacks foundation. 20 21 THE WITNESS: And the answer is no, we didn't do it in 2013. The paragraph says, "In the 22 last two years we've posted these standards." 23 24 So ... 25 BY MR. HUDIS:

Page 210 1 Q. So you -- so you conducted that activity in 2011 -- in 2011 and 2012, you said the last two 2 3 years? MR. BECKER: Objection. The document 4 5 speaks for itself. Objection. Misstates 6 testimony. 7 THE WITNESS: What I was saying there is from the two-year period ending September 28th, 8 9 2013, which is the date that I published this blog post, we had posted those documents. 10 BY MR. HUDIS: 11 Q. And then if you would please turn to the 12 13 text that spans from production pages 31482 to 31483. 14 At the bottom of 31482 it says, "Your help 15 16 matters. Your support is what makes our work 17 possible." 18 Do you see that? 19 Yes, I do. Α. 20 All right. And then on the next page, you Q. set to raise at least a hundred thousand dollars 21 22 for this Kickstarter campaign? A. Kickstarter requires that you set a minimum 23 24 amount, and the minimum amount we set was a hundred 25 thousand dollars.

	Page 211
1	Q. And you were looking to raise up to 1.2
2	million dollars for this campaign?
3	MR. BECKER: Objection. The document
4	speaks for itself.
5	THE WITNESS: The way Kickstarter works is
6	you may get a lot more than the minimum, and it's
7	considered good form to say what you would do if
8	you happened to be wildly successful, which, of
9	course, we were not.
10	BY MR. HUDIS:
11	Q. And what did the contributors get for their
12	contribution to this campaign?
13	A. So contributors to Kickstarter can, of
14	course, say they don't want anything, but at
15	different levels there are a different set of
16	prizes, I guess is the right word, equivalent to a
17	gift that NPR might give you in a pledging
18	campaign. And those are listed on the page Bates
19	numbered 31481.
20	MR. BECKER: I'd just like to state an
21	objection to the question for vague and misleading
22	to the extent it asks what did people get for this
23	campaign, their contributions to this campaign.
24	BY MR. HUDIS:
25	Q. Mr. Malamud, so the goal of this

	Page 212
1	Kickstarter campaign by Public.Resource was to
2	raise money so that Public.Resource could post
3	standards on the Internet and make them available
4	to Internet users for free?
5	MR. BECKER: Objection. May misstates
6	prior testimony. The document speaks for itself.
7	BY MR. HUDIS:
8	Q. You may answer.
9	MR. BECKER: Objection. Compound.
10	Objection. Argumentative. Objection. Assumes
11	facts not in evidence.
12	BY MR. HUDIS:
13	Q. Go ahead, Mr. Malamud.
14	A. The purpose of the campaign was to fund the
15	double-keying of the standards.
16	Q. And what happened with those standards that
17	were double-keyed?
18	MR. BECKER: Objection. Misleading.
19	Objection. Vague and ambiguous.
20	THE WITNESS: None of those standards were
21	double-keyed as a result of this effort. Right?
22	This was an unsuccessful effort. This led to
23	nothing. Except a tremendous amount of my time
24	maintaining the Kickstarter campaign, but it was
25	unsuccessful.

Page 213 1 BY MR. HUDIS: Q. Mr. Malamud, have you testified before 2 Congress regarding incorporation by reference 3 issues? 4 5 A. Yes, I --6 MR. BECKER: Objection. Vague. 7 THE WITNESS: Yes, I have. 8 BY MR. HUDIS: 9 Q. When was that? 10 MR. BECKER: Objection. Vague and 11 ambiguous. 12 THE WITNESS: Was it January 2014? I'm 13 assuming you have a set of my -- my testimony. You 14 can probably tell me. I know it was January. BY MR. HUDIS: 15 16 Q. Of 2014? 17 A. I think it was '14, but I'm not certain about that. 18 19 (PLAINTIFFS' EXHIBIT 28 WAS MARKED.) BY MR. HUDIS: 20 21 Q. Mr. Malamud, I show you a document that's 22 been marked as Exhibit 28 bearing production numbers AERA APA NCME 31208 through 31250. 23 24 Do you recognize the document? 25 A. It's a badly mangled version of my

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1	testimony, which was posted on our website.
2	MR. BECKER: Objection to the extent that
3	this document may have errors or other content in
4	it or may have otherwise be incorrectly
5	formatted.
6	BY MR. HUDIS:
7	Q. Do you have any reason to doubt that this
8	document is authentic?
9	A. Yeah, it appears to be my testimony.
10	Q. Mr. Malamud, could you please turn to page
11	31215 of Exhibit 28.
12	A. Okay.
13	Q. And at the bottom it says, "In 2008
14	Public.Resource.Org began posting state-mandated
15	public safety codes. Although the model codes as
16	developed by the SDOs had copyright restrictions,
17	we based our the actions on the ruling of the Veeck
18	case," and then you quote from it.
19	My question is, here in 2008 were the text
20	of these model codes written into state laws or
21	were they incorporated by reference?
22	MR. BECKER: Objection. Relevance.
23	Objection. Compound. Objection. Vague and
24	ambiguous; may call for a legal conclusion; assumes
25	facts not in evidence; lacks foundation.

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1	THE WITNESS: California Title 24 is a
2	publication of the State of California that
3	actually has the codes as part of the state
4	regulations. So it is not incorporated by
5	reference into the CCR.
6	Most states use the incorporation by
7	reference mechanisms. So the answer to your
8	question is both.
9	BY MR. HUDIS:
10	Q. Mr. Malamud, could you turn to page 31217
11	in Exhibit 28.
12	A. Okay.
13	Q. And in the second paragraph, second
14	sentence it says, "When SDOs have offered copies of
15	standards to read with or without a fee, that
16	access has come with significant limitations on
17	use, and SDOs have jealously guarded against the
18	right of anyone but themselves to communicate these
19	provisions to others."
20	Do you see that?
21	A. I do.
22	Q. When was the first time that you were aware
23	that an SDO had such a policy?
24	MR. BECKER: Objection. Vague. Objection.
25	Lacks foundation and assumes facts not in evidence.

Page 216 1 THE WITNESS: When I bought California Title 24 and at the beginning there was a big 2 notice saying that I couldn't repeat this part of 3 the law because of what appeared to be copyright 4 5 assertions by the State of California. BY MR. HUDIS: 6 7 That was 2008? Ο. I don't know when I bought Title 24, but I 8 Α. 9 posted it in 2008. But shortly before that. 10 Q. If you could turn to page 31218 in Exhibit 28. 11 12 Α. Okay. 13 It says at the top, "In March 2012 Q. 14 Public.Resource.Org began the process of making 15 available technical standards incorporated by reference into the CFR." That's the Code of 16 Federal Regulations? 17 18 Α. That's correct. 19 At this time in March 2012, was Q. Public.Resource only providing these documents in 20 print? 21 22 MR. BECKER: Objection. Vague and ambiguous; lacks foundation and assumes facts not 23 24 in evidence. 25 THE WITNESS: In March 2012 we made 25

	Page 217
1	copies of 73 carefully selected standards and
2	mailed them, FedEx, actually, to ten standards
3	organizations, seven government officials and asked
4	for their comment on a whole series of issues that
5	were raised by the lack of availability of the law.
6	BY MR. HUDIS:
7	Q. And continuing in that same paragraph,
8	towards the end it says, and I realize I'm starting
9	mid sentence, "In May 2012 we began the process of
10	posting these standards on our website. We have
11	posted a total of 969 standards that are required
12	by federal law."
13	My question is, as of today, May 2015, how
14	many standards incorporated into law have you
15	posted on Public.Resource's website?
16	MR. BECKER: I'll restate the objection
17	that this is beyond the 30(b)(6) designation. And
18	I will object to the extent that it calls for a
19	legal conclusion. And that it assumes facts not in
20	evidence. And lacks foundation.
21	THE WITNESS: Is your question federal law?
22	Because that's what this statement was in the
23	testimony.
24	BY MR. HUDIS:
25	Q. Yes.

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1	A. I believe there's approximately 1,020
2	standards incorporated by reference into the CFR on
3	the Law.Resource.Org website. And that number is a
4	guess based on the number of PDF files in that
5	particular directory. So it may be a different
6	number.
7	Q. Mr. Malamud, could you turn to page 31222
8	of Exhibit 28.
9	A. Okay.
10	Q. In the first paragraph on that page the
11	last sentence it says, "Standards incorporated by
12	reference have the force of law and are no
13	different than text authored" or "authored
14	directly by the government."
15	Do you see that?
16	A. I do.
17	Q. What is the basis for that statement?
18	MR. BECKER: Objection. Calls for a legal
19	conclusion.
20	THE WITNESS: One basis for that statement
21	is a speech Mr. Bhatia made, which was quoted on
22	the ANSI website that said standards incorporated
23	by reference into law are the law. Very clear.
24	BY MR. HUDIS:
25	Q. What other basis do you have for making

Page 219 1 that statement? 2 Α. There are several bases. One is the compendium of copyright office procedures, both the 3 second and the third edition published by the U.S. 4 5 copyright Office, which has a strong statement about edicts of government, that the law must be 6 7 available and has no copyright. The creation of the Federal Register and 8 9 the Code of Federal Regulations contains a great 10 deal of legislative history and language about how the purpose of the official journals of government 11 12 is to make the law available to people, and how standards incorporated by reference into the code 13 are part and parcel of the Code of Federal 14 Regulations. They are as if they are contained in 15 16 the actual document. 17 MR. BECKER: I'd like to state a further objection to this line of testimony in that 18 Mr. Malamud has been designated as a 30(b)(6) 19 representative for factual bases for issues such as 20 these, but not for any legal bases. 21 22 THE WITNESS: Yes. And I want to be very I am not a lawyer. This is based on my 23 clear. 24 reading of -- I've read quite a bit about this 25 subject, but I'm not a professional in this field.

Page 220 1 But I have read court opinions and other documents 2 and this is my -- my assessment as a layman of these materials. 3 BY MR. HUDIS: 4 5 Could you turn to page 31223 of Exhibit 28. Ο. 6 Α. Yes. 7 And I am directing you to the second full Q. paragraph where it starts, "Reading the law." 8 9 Do you see that? 10 Α. I do. 11 Ο. And it says in the second sentence, 12 "Activities that our organization undertakes, such as putting all the standards required by law in one 13 location with common access methods or rekeying the 14 texts in order to make them searchable and 15 16 available on new platforms, are purportedly prohibited under this scheme." 17 18 Do you see that? 19 I do. Α. To what scheme were you referring? 20 Q. MR. BECKER: Objection. The document 21 22 speaks to itself -- excuse me. Objection. The document speaks for itself. Objection. Lacks 23 24 foundation and assumes facts not in evidence. 25 THE WITNESS: If you go two paragraphs

	Page 221
1	back, the paragraph beginning on Bates number 31222
2	and ending at the top of 31223, you'll see that my
3	testimony describes the concept of the legal
4	reading room in which standards development
5	organizations have recently begun posting read-only
6	copies of standards with restricted functionality
7	such as no printing, terms of use, license
8	agreements and a variety of other restrictions
9	that.
10	BY MR. HUDIS:
11	Q. And that was the scheme to which you were
12	referring?
13	A. The legal reading room scheme, yes.
14	Q. Mr. Malamud, on page 31227 of Exhibit 28,
15	it says at the bottom, "As this committee considers
16	revisions to the Copyright Act, there is one simple
17	change that would make a world of difference to the
18	functioning of our system of government, which is
19	to specify, as the Copyright Office stated, that
20	edicts of government are not copyrightable for
21	reasons of public policy."
22	Do you see that?
23	A. I do.
24	Q. Has this suggested text ever been enacted
25	as part of the U.S. Copyright Act, to the best of

Page 222 1 your knowledge? 2 MR. BECKER: Objection. Calls for a legal conclusion. 3 THE WITNESS: This was January 2014 4 5 testimony. Chairman Goodlatte has been undergoing a two-year process of revision of the Copyright 6 7 Act, and that -- that process is currently underway. This testimony was invited as -- as part 8 9 of that examination by the chairman. 10 BY MR. HUDIS: 11 Q. As you and I sit here today in May of 2015, 12 has the language, "edicts of government are not copyrightable for reasons of public policy," been 13 enacted into the U.S. Copyright Act? 14 15 MR. BECKER: Objection. Calls for a legal 16 conclusion. Objection. Argumentative; lacks foundation; assumes facts not in evidence. 17 18 Objection. Competence. 19 THE WITNESS: There was a long-standing public policy, and that's what the Copyright Office 20 was talking about. There has not been a U.S. 21 statute passed in the last couple years that deals 22 specifically with this topic. 23 24 I believe, however, that if one looks 25 carefully at the mechanisms of incorporation by

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1	reference that are specified in statutes such as
2	the APA, at least it's my reading, again, as an
3	amateur, that the policy is that the law must be
4	available and that that would include standards
5	that are incorporated by reference.
6	BY MR. HUDIS:
7	Q. Thank you, Doc thank you, Mr. Malamud,
8	but that does not answer my question.
9	My question is, yes or no, has the
10	language, "as of today edicts of government are not
11	copyrightable for reasons of public policy," been
12	enacted into the U.S. Copyright Act?
13	MR. BECKER: All the same objections and
14	asked and answered.
15	THE WITNESS: I did answer your question.
16	I said that there had not been a statute in the
17	last two years that that included in the
18	Copyright Act that included this phrase.
19	BY MR. HUDIS:
20	Q. Mr. Malamud, generally what do you know
21	about the American Educational Research
22	Association?
23	MR. BECKER: Objection. Vague.
24	THE WITNESS: Oh, I don't know a huge
25	amount. I know they're suing me.

Page 224 1 BY MR. HUDIS: 2 Q. Besides that. A. I've looked at their website briefly, 3 particularly after the litigation commenced, to 4 learn a little bit more about their activities. 5 6 Q. Do you know what they do? 7 MR. BECKER: Objection. Vague. THE WITNESS: They hold meetings. 8 Thev 9 just had their annual meetings. They had all sorts 10 of what appeared to be very interesting talks about education. They lobby for education funding to 11 12 their membership is my impression, but again, I don't know the organization very well. But they 13 advocate for more money flowing to research and 14 education, a noble cause. 15 16 BY MR. HUDIS: 17 Q. What do you know about the American 18 Psychological Association? 19 MR. BECKER: Objection. Vague; calls for a 20 narrative. THE WITNESS: Oh, I know a little bit about 21 the APA. When I was in -- sophomore in college I 22 did an internship with the National Association of 23 24 Private Psychiatric Hospitals, and as part of that 25 I spent a few months in Washington and attended

Page 225 1 some APA functions. So I -- I got to see a little 2 bit about what -- what they did and how they did it. 3 BY MR. HUDIS: 4 5 Q. What do you know about the National Council 6 on Measurement and Education? 7 MR. BECKER: Objection. Vague; calls for a 8 narrative. 9 THE WITNESS: Almost nothing. 10 BY MR. HUDIS: 11 Q. Do you know what kind of work the AERA 12 does? 13 MR. BECKER: Objection. Vague. 14 THE WITNESS: Well, I know one piece of work they do, which is they coordinate and publish 15 16 the Standards for Educational and Psychological 17 Testing. 18 BY MR. HUDIS: 19 Do you know what kind of work the APA does? Q. 20 MR. BECKER: Objection. Vague. 21 THE WITNESS: I know they're a very large 22 organization that is involved in a number of things. I recently read about their involvement in 23 24 the torture program, for example. So I know about 25 that from news reports.

Page 226 1 BY MR. HUDIS: Q. What do you know about the work that the 2 NCME does? 3 MR. BECKER: Objection. Vague. 4 5 THE WITNESS: Nothing beyond the name of 6 the organization. Measurement education. 7 BY MR. HUDIS: 8 0. Besides the standards that we are 9 discussing today, do you know anything about the publications of either the AERA, the APA or the 10 NCME? 11 12 MR. BECKER: Objection. Vague; calls for a 13 narrative. 14 THE WITNESS: I briefly looked at the AERA bookstore and saw a listing of the various 15 16 publications that they did, but they don't mean 17 much to me. 18 BY MR. HUDIS: 19 Did you look at the APA bookstore? Q. MR. BECKER: Same objections. 20 THE WITNESS: I did, looking for the 21 22 standards at issue, and found that they were not available on the APA bookstore, and that brought me 23 24 over to the AERA bookstore. So that was the extent 25 of that examination.

Page 227 1 MR. HUDIS: Just for the benefit of the court reporter, AERA is A-E-R-A. Good. 2 BY MR. HUDIS: 3 Q. What do you know about the Standards for 4 5 Educational and Psychological Testing? MR. BECKER: Objection. Vaque; calls for a 6 7 narrative. 8 To the extent that any of the witness's 9 knowledge comes from attorney-client 10 communications, I'll instruct him not to answer, with that particular knowledge. 11 12 Lacks foundation. 13 THE WITNESS: So I'm not an expert in this area, but the standards at issue are standards that 14 15 specify how to create tests that are valid and fair. So it is a standard for the creation of 16 tests that are used in a variety of applications. 17 18 BY MR. HUDIS: 19 Q. What is your understanding of who prepared the standards? All right. So withdraw the 20 question. 21 When I refer from now on to "the 22 standards," I am referring to the Standards for 23 24 Educational and Psychological Testing. Is that 25 okay?

Page 228 1 Α. The 1999 version, or just in general? 2 I will specify. Q. 3 Α. Okay. But so we have an understanding between the 4 Q. 5 two of us, if I refer to "the standards," it's the Standards for Educational and Psychological 6 7 Testing. 8 A. I'm fine with that. 9 Q. Do you know who prepared the standards? 10 MR. BECKER: Objection. Vague. Objection. May call for a legal conclusion. 11 12 To the extent that the answer to this 13 question requires the witness to divulge any attorney-client confidential information, I will --14 15 I will instruct the witness not to divulge that 16 privileged information. 17 Assumes facts not in evidence and lacks foundation. 18 19 THE WITNESS: So I know there was a committee involved in the preparation of the 20 21 standards. It appears all three of the editions, '85, '99 and 2014. 22 23 My impression is that there were a large number of other individuals in the three 24 25 organizations and others involved as well in this

Page 229 1 process. BY MR. HUDIS: 2 Do you know who publishes the standards? 3 Q. MR. BECKER: Objection. Calls for a legal 4 5 conclusion. 6 Objection to the extent that the witness 7 has learned this information from -- through attorney-client privileged communications, I'll 8 9 instruct the witness not to divulge that information. 10 THE WITNESS: I believe it's AERA and the 11 12 other two organizations are the ones certainly that are claiming to be the publisher and owner of the 13 copyright, hence the litigation that we're 14 currently engaged in. 15 BY MR. HUDIS: 16 17 Do you know the purpose of the standards? Q. 18 MR. BECKER: Objection. Vague. 19 THE WITNESS: Yeah. It's what we recently discussed, the creation of fair and accurate and 20 valid tests that are used in a variety of 21 22 applications. 23 BY MR. HUDIS: 24 Q. And are you familiar with how the standards 25 are updated over time?

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1	MR. BECKER: Objection. Vague.
2	Objection. To the extent that any of this
3	information has come from attorney-client
4	communications, I will instruct the witness not to
5	divulge any privileged information.
6	THE WITNESS: I'm aware that they are
7	updated. I'm not terribly clear on the exact
8	process that the organizations went through to do
9	that.
10	BY MR. HUDIS:
11	Q. Do you know who uses the standards?
12	MR. BECKER: Objection. Vague.
13	Again, to the extent that this answer
14	requires the divulging of any attorney-client
15	privileged communications, I'll instruct the
16	witness not to divulge that information.
17	Competence. Lacks foundation.
18	THE WITNESS: So I know some of the people
19	that use the standard. I know that the Department
20	of Education has incorporated by reference into its
21	regulations. So I am I know that the Department
22	of Education has people that use it.
23	I know a lot of state governments are
24	putting together tests that conform to the
25	standards.

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1	I believe there are a number of other
2	agencies, I believe Office of Personnel Management,
3	I believe Department of Defense, a number of state
4	organizations, are all users of the standard
5	because they specify that it shall be used.
6	BY MR. HUDIS:
7	Q. Do you know of any non-governmental users
8	of the standards?
9	MR. BECKER: All the same objections.
10	Vague.
11	To the extent that there is any information
12	that the witness has learned from his attorneys, I
13	will instruct him not to divulge this privileged
14	information.
15	THE WITNESS: I know that the Educational
16	Testing Service, ETS and a number of organizations
17	that create tests, are users of the standard, and
18	the reason I know that is there's been a series of
19	procurements by government organizations that
20	require the use of the standard.
21	BY MR. HUDIS:
22	Q. Do you know of any other non-governmental
23	users of the standards?
24	MR. BECKER: All the same objections. Also
25	object for competence.

Page 232 1 THE WITNESS: My sister read it in the course of her doctoral course work. 2 BY MR. HUDIS: 3 Q. And what was your sister's doctoral course 4 5 work? 6 Α. On, I want to state this properly. I 7 believe physical and rehabilitative therapy. A subset of psychology. 8 9 Q. How did the standards first come to your 10 attention? MR. BECKER: Objection. Vague. Objection. 11 12 Ambiguous. 13 THE WITNESS: I was looking at the 14 standards incorporated by reference under the Code of Federal Regulations, and the standards at issue 15 16 were one of the ones that were specified. BY MR. HUDIS: 17 18 Q. And what year was that? Probably 2012. Early 2012. 19 Α. Q. When did Public.Resource --20 Might have been earlier. Might have been 21 Α. earlier. I'm not sure. 22 O. Sometime in 20 -- in 2012? 23 24 Coming to my attention in the sense of Α. 25 remembering it now, yes.

Page 233 1 Ο. What, if anything, made you interested in 2 acquiring the standards? A. It was --3 MR. BECKER: Objection. Vague. 4 5 THE WITNESS: -- incorporated by reference 6 into the Code of Federal Regulations. 7 BY MR. HUDIS: 8 O. When did Public.Resource first make the 9 decision to post the standards to one of its websites? 10 MR. BECKER: Objection. Vague. Objection. 11 12 Lacks foundation. Objection. May call for a legal 13 conclusion. THE WITNESS: So it would have been 14 sometime after obtaining a copy of the standard and 15 16 examining it and satisfying myself that, in fact, 17 it was the document that was incorporated by 18 reference, and sometime between the procurement, which I believe was in May 2012, and the actual 19 posting, which I believe was in July 2012. 20 21 BY MR. HUDIS: 22 O. So how did Public.Resource come to the decision to post the standards on one of its 23 24 websites? 25 MR. BECKER: Objection. Vague and

Page 234 1 ambiguous. 2 THE WITNESS: By determining that it was incorporated by reference and that this particular 3 document that I held in my hand was the specific 4 5 document that had been incorporated by reference. BY MR. HUDIS: 6 7 Q. On which of its websites did Public.Resource post the standards? 8 9 A. Law.Resource.Org. 10 Q. Mr. Malamud, this question is directed to you personally. 11 Do you claim any copyright ownership 12 interest in the Standards for Educational and 13 Psychological Testing? 14 15 MR. BECKER: Objection. Calls for a legal 16 conclusion. Objection. Argumentative; lacks 17 foundation; competence. 18 THE WITNESS: I do not. 19 BY MR. HUDIS: Q. Does Public.Resource claim any copyright 20 ownership interest in the Standards for Educational 21 22 and Psychological Testing? 23 MR. BECKER: All the same objections. THE WITNESS: We do not. We do not. 24 25 BY MR. HUDIS:

Page 235 1 Ο. When did you first procure the standards? 2 May 2012. Α. What was the year of the publication of the 3 Ο. particular standards that you procured? 4 MR. BECKER: Objection. Vague; assumes 5 6 facts not in evidence. 7 THE WITNESS: I don't know the year of the publication. I know it's a 1999 edition. 8 9 BY MR. HUDIS: 10 Q. That's what I wanted to know. Thank you. 11 Have you procured any earlier or subsequent 12 versions of the standards? 13 A. Subsequent to the commencement of 14 litigation, I purchased a copy of the 2014 and 1985 standards because I wanted to see what was in them. 15 16 I have not posted those documents. Q. Mr. Malamud, did you personally procure the 17 1999 standards? 18 19 I did. Α. 20 From -- from what source did you procure Q. the 1999 standards? 21 22 A. It's --23 MR. BECKER: Objection. Vague. 24 THE WITNESS: It's called the Amazon 25 Marketplace. So I paid my money to Amazon, and

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1	that was through a used book seller that actually
2	had the document and sent it to me.
3	(PLAINTIFFS' EXHIBIT 29 WAS MARKED.)
4	BY MR. HUDIS:
5	Q. I marked the next document as Exhibit 29,
6	and it is Defendant's Amended Responses to
7	Plaintiff's Interrogatories.
8	Mr. Malamud, do you recognize this
9	document?
10	A. I do.
11	Q. Mr. Malamud, if you could turn to the last
12	page. On page 15, is that your signature?
13	A. Yes, it is.
14	Q. Mr. Malamud, could you please turn to the
15	question and answer to interrogatory number 1 on
16	page 4 of Exhibit 29.
17	A. I'm there.
18	Q. And it says in the third paragraph of that
19	interrogatory answer, "Public.Resource purchased a
20	printed copy from," quote, "The Book Grove,"
21	unquote, "a used book seller on May 17, 2012."
22	And does this interrogatory answer verify
23	the source from which you procured the 1999
24	standards?
25	A. Yes. The Book Grove was the used book

Page 237 1 seller on the Amazon marketplace. 2 Q. And does interrogatory answer number 1 also state the date of purchase? 3 A. It does. 4 5 Q. And that date is May 17th, 2012? A. That is correct. 6 7 MR. BECKER: Objection. The interrogatory 8 speaks for itself. 9 (PLAINTIFFS' EXHIBIT 30 WAS MARKED.) 10 BY MR. HUDIS: Q. Mr. Malamud, have you taken the time to 11 12 read what has now been marked as Exhibit 30? 13 A. Thave. Q. And the document Exhibit 30 bears 14 production pages PROAERA 446 through 5 --15 through -- well --16 17 A. 446. 18 MR. HUDIS: PROAERA 446, PROAERA 447 and 19 PROAERA 544. 20 Counsel, just so we have an understanding, this is a part of a much larger document of many 21 22 other purchases that Carl Malamud made. We are only concentrating on a specific purchase. 23 THE WITNESS: I don't have 544 here. 24 Ι 25 have two pages.

Page 238 1 BY MR. HUDIS: Okay. So my colleague, Ms. Cappaert, has 2 Q. told me that I've misspoken. So I'm going to 3 re-identify the document. 4 Exhibit number 30 should contain production 5 pages PROAERA 446 and 447. 6 7 Α. That's correct. I apologize, Mr. Malamud. That was my 8 Ο. 9 error. 10 Α. Oh, that's okay. Okay. So, Mr. Malamud, if you could take a 11 Q. 12 look at the document. Do you have any doubt that this document is authentic? 13 14 A. No, I do not. 15 MR. HUDIS: Counsel, can you stipulate that Exhibit 30 is a business record of 16 17 Public.Resource? 18 MR. BECKER: It appears to be a document 19 produced by Public.Resource that is a receipt. 20 MR. HUDIS: I'll take that representation. Thank you. 21 22 BY MR. HUDIS: 23 Q. Mr. Malamud, Exhibit 30, is this the 24 receipt for the 1999 standards book that you 25 purchased?

Page 239 A. Yes, it is. 1 And for what purpose did you procure the 2 Q. 1999 standards? 3 To look at the document and ascertain that 4 Α. 5 it was, in fact, the document incorporated by reference into the Code of Federal Regulations. 6 7 (PLAINTIFFS' EXHIBIT 31 WAS MARKED.) BY MR. HUDIS: 8 9 Q. Mr. Malamud, I show you what's been marked 10 as Exhibit 31. It bears production numbers 11 AERA APA NCME 1 through 201. 12 Α. Do you want me to read the document? 13 No, I do not. Q. 14 Α. Okay. Q. Mr. Malamud, is this the book that you 15 16 purchased from The Book Grove on May 17, 2012? 17 MR. BECKER: Objection. Vague. Objection. The witness has been instructed not to read the 18 document. Objection. Misleading. 19 BY MR. HUDIS: 20 21 Q. Mr. --22 I don't know if this is the one that I Α. bought, but this appears to be a copy of the 23 24 standards at issue. 25 Q. Did you buy the standards at issue from the

Page 240 1 Book Grove? 2 Α. Yes. Mr. Malamud, according to Exhibit 30, you 3 Q. paid \$64.48 for the book plus shipping and 4 5 handling. 6 A. 68.47, including shipping and handling, 7 yes. Mr. Malamud, did you ever attempt to 8 Ο. 9 acquire a copy of the 1999 standards for free? 10 Α. I think the answer to that is yes. O. From where? 11 12 Α. See, I'm not sure "free" is the right term. 13 I submitted a Freedom of Information Act request that included the standards at issue. That request 14 was denied. So I have no idea if there would have 15 16 been a charge or not in making that data available. 17 So that's a gualified yes. 18 (PLAINTIFFS' EXHIBIT 32 WAS MARKED.) 19 BY MR. HUDIS: Q. Mr. Malamud, I show you what's been marked 20 as Exhibit 32 bearing pro -- pages PROAERA 10153 21 22 through 10195. 23 Do you recognize the document? 24 It appears to be a Freedom of Information Α. 25 Act request I submitted to Mr. Stern, who is the

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1	general counsel of the National Archives.
2	Q. Is the National Archives and Records
3	Administration also known as NARA, N-A-R-A?
4	A. Yes, it is.
5	Q. And this letter of July 14th, 2009, Exhibit
6	32, this was a freedom of information request by
7	Public.Resource?
8	A. Yes, it was.
9	MR. HUDIS: Counsel, can you stipulate that
10	Exhibit 32 is a business record of Public.Resource?
11	MR. BECKER: I'm not certain if it
12	constitutes a business record by Public.Resource,
13	but it is a document produced by Public.Resource.
14	BY MR. HUDIS:
15	Q. Mr. Malamud, so was this document, Exhibit
16	32, created on or about July 14th, 2009?
17	A. It's when I sent it, it is.
18	Q. Have you kept a copy of Exhibit 32 in
19	Public.Resource's records?
20	A. Yes, we disclosed it to you.
21	Q. And writing such letters such as Exhibit 32
22	is the regular practice of Public.Resource?
23	MR. BECKER: Objection. Vague.
24	THE WITNESS: I don't know about regular
25	practice, but it was certainly not unusual for me

Page 242 1 to write a letter. BY MR. HUDIS: 2 Q. A letter like this, Exhibit 32? 3 A. Well, that particular FOIA request was 4 5 fairly unique at the time, and I don't believe we did that again for quite a while. So ... 6 7 You've done it on more than one occasion? Q. A. FOIA requests? 8 9 Q. Yes. 10 Oh, yeah, I've submitted a lot of FOIA Α. 11 requests over time. Q. And that's part of what you do during your 12 business at Public.Resource? 13 14 A. If -- if there is a reason to request government information that is not otherwise 15 16 available, yes. 17 What types of materials were you attempting Q. to obtain by this FOIA request of Exhibit 32? 18 A. Standards incorporated by reference into 19 the Code of Federal Regulations. 20 Q. Mr. Malamud, could you turn to production 21 22 page 10154 of Exhibit 32. 23 A. Okay. 24 Do you see the text under "What I am Q. 25 specifically asking for"?

Page 243 1 A. I do. 2 So reading this first paragraph and its Q. bullet points that follow, were you asking 3 Mr. Stern that either the government post these 4 5 items to the Internet or allow Public.Resource to do it? 6 7 MR. BECKER: Objection. Vague and 8 ambiguous. The document speaks for itself. 9 Possibly compound. THE WITNESS: I outlined three different 10 11 ways that the FOIA request could be satisfied. 12 BY MR. HUDIS: 13 Q. And in the next paragraph you say, "I am particularly interested in technical standards for 14 15 Underwriters Laboratories, the American National Standards Institute and other standards that are 16 17 expensive and unavailable on the Internet and in public libraries." 18 19 Do you see that? 20 Α. T do. 21 Would you consider the 1999 standards to be Q. 22 expensive? 23 Objection. Vague. Objection. MR. BECKER: 24 Lacks foundation; assumes facts not in evidence. 25 THE WITNESS: I think a \$50 document is

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1	expensive. Whether it's unduly expensive is
2	another question. But I think \$50 is a lot of
3	money.
4	BY MR. HUDIS:
5	Q. Do you think the price for which you paid
6	for the standards, to be unduly expensive?
7	A. Of this particular standard?
8	Q. Yes.
9	A. Well, I guess it's by comparison to what?
10	And who was doing the purchasing; right? So
11	Q. While you were doing the purchasing?
12	A. I was doing the purchasing, and I have
13	spent considerable funds purchasing standards that
14	are much more expensive, and so by comparison to
15	the Underwriters Laboratory \$800 price, 50 is
16	certainly less.
17	I do think that's a lot of money though.
18	Q. And on page 10155 of Exhibit 32, you were
19	requesting a public-interest fee waiver. Do you
20	see that?
21	A. I do.
22	Q. All right. So by this public-interest fee
23	waiver, were you asking NARA to provide the
24	standards, whose list is attached at the back of
25	Exhibit 32, to Public.Resource for free?

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1	MR. BECKER: Objection. The document
2	speaks for itself; assumes facts not in evidence
3	and lacks foundation.
4	THE WITNESS: That's a standard mechanism
5	in a FOIA request is if the request is in the
6	public interest, to request a fee waiver and yes,
7	we did, in fact, request one.
8	BY MR. HUDIS:
9	Q. So you were asking for NARA to provide
10	copies of these standards for free?
11	A. Well, no. We were asking for a
12	public-interest fee waiver, and it's up to the
13	government to decide if they're going to waive all
14	or some of the fees.
15	MR. BECKER: Let me just say, give me a
16	moment to object.
17	THE WITNESS: Sorry about that.
18	MR. BECKER: All the same objections and
19	also asked and answered and mischaracterizes
20	testimony.
21	BY MR. HUDIS:
22	Q. Mr. Malamud, could you look at production
23	page 10156 of Exhibit 32.
24	A. Okay.
25	Q. Up at the top of the page it says in the

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1	first bullet point, "Public.Resource.Org maintains
2	one of the most popular and visible document
3	servers on the Internet for legal information and
4	have demonstrated public expertise to disseminate
5	this information to a broad spectrum of the
6	public."
7	What was the basis for you making that
8	statement?
9	MR. BECKER: Objection. Misquotes the
10	document. The document speaks for itself. Vague.
11	THE WITNESS: It's based on the fact that
12	we were at the time serving the opinions of the
13	court of appeals of the United States, which were
14	unavailable in any other location on the Internet,
15	and the service was very popular.
16	BY MR. HUDIS:
17	Q. And what did you mean by "very popular"?
18	A. When I would go to a conference, a lot of
19	people would come up to me and say, "This is really
20	great that the court of appeal opinions are
21	available on the Internet."
22	Q. Mr. Malamud, could you look at page 10157
23	of Exhibit 32. At the top of that page it says,
24	"Given the lack of any specific regulations
25	governing disclosure of materials incorporated by

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1	reference, given the importance of these core
2	materials, and given the clear unqualified language
3	of the president, NARA should disclose this
4	material."
5	Do you see that?
6	A. I do.
7	Q. All right. I'm concentrating on just the
8	first part of that sentence.
9	What is the basis for saying "there is a
10	lack of any specific regulations concerning
11	disclosure of materials incorporated by reference"?
12	MR. BECKER: Objection. The document
13	speaks for itself; calls for speculation;
14	competence; assumes facts not in evidence.
15	THE WITNESS: I meant that the Office of
16	the Federal Register on their website had taken
17	not addressed the issue of public availability of
18	these these documents.
19	BY MR. HUDIS:
20	Q. "These documents," meaning what, standards?
21	A. The standards incorporated by reference
22	under the Code of Federal Regulations.
23	Q. Mr. Malamud, attached to the letter of
24	Exhibit 32 is an appendix. What is this an
25	appendix of?

San Francisco, CA

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Page 248 1 MR. BECKER: Objection. The document 2 speaks for itself. 3 THE WITNESS: It is a listing of standards incorporated by reference, which I obtained by 4 5 looking at the National Institute of Standards and 6 Technology database of standards incorporated by 7 reference. 8 BY MR. HUDIS: 9 Q. And was this a list of standards that 10 Public.Resource was asking NARA to provide? 11 MR. BECKER: Objection. The document 12 speaks for itself. 13 THE WITNESS: Yes. This is standards 14 incorporated by reference, and this was a FOIA 15 request for all standards incorporated by reference. 16 BY MR. HUDIS: 17 Q. And you were asking that NARA provide these 18 19 standards incorporation by reference pursuant to a fee waiver? 20 21 MR. BECKER: Objection. The document 22 speaks for itself; mischaracterizes -- potentially mischaracterizes prior testimony. 23 24 THE WITNESS: There was a fee waiver, but 25 there was also an offer to pay funds as well. So

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1	there was this is a standard FOIA request in
2	which you say, "I'm willing to pay a certain amount
3	of money. If it costs more than that amount of
4	money, please contact me." And by the way, this is
5	also in the public interest.
6	BY MR. HUDIS:
7	Q. Where in
8	A. On Bates number 10156, the section
9	limitation of fees. "If you decide that we qualify
10	neither as news media or for a public interest fee
11	waiver, we agree to pay fees up to a maximum of
12	\$5,000. If \$5,000 is not sufficient," and it goes
13	on to say, "please provide a partial response with
14	\$5,000 worth of documents."
15	Q. So you were willing to pay up to \$5,000 to
16	procure the standards listed on appendix A?
17	MR. BECKER: Objection. Mischaracterizes
18	prior testimony; vague and ambiguous; misleading.
19	THE WITNESS: It says "\$5,000 worth of
20	documents." So as to how many documents that would
21	end up being, we don't know. And since FOIA didn't
22	grant the FOIA request NARA didn't grant the
23	FOIA request, it's really moot.
24	BY MR. HUDIS:
25	Q. And on page 10167 of Exhibit 32, is the

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 1999 edition of the standards one of the documents you were asking NARA for? MR. BECKER: Objection. The document speaks for itself. THE WITNESS: 10167? Is that the right number? BY MR. HUDIS: Q. Yes, sir. A. Because I'm not seeing a 10167. I'm looking here to see if it's someplace else. Can you direct me to where on that page? Q. It's the equivalent of appendix A, page 10. A. I'm on that page. I'm just not seeing it. I'm sorry. I may be missing it. Q. Do you see A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Fsychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the 		Page 250
 MR. BECKER: Objection. The document speaks for itself. THE WITNESS: 10167? Is that the right number? BY MR. HUDIS: Q. Yes, sir. A. Because I'm not seeing a 10167. I'm looking here to see if it's someplace else. Can you direct me to where on that page? Q. It's the equivalent of appendix A, page 10. A. I'm on that page. I'm just not seeing it. I'm sorry. I may be missing it. Q. Do you see A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. AFA. Oh, I see. It's listed under AFA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean 	1	1999 edition of the standards one of the documents
 speaks for itself. THE WITNESS: 10167? Is that the right number? BY MR. HUDIS: Q. Yes, sir. A. Because I'm not seeing a 10167. I'm looking here to see if it's someplace else. Can you direct me to where on that page? Q. It's the equivalent of appendix A, page 10. A. I'm on that page. I'm just not seeing it. I'm sorry. I may be missing it. Q. Do you see A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the 	2	you were asking NARA for?
5 THE WITNESS: 10167? Is that the right 6 number? 7 BY MR. HUDIS: 8 Q. Yes, sir. 9 A. Because I'm not seeing a 10167. I'm 10 looking here to see if it's someplace else. Can 11 you direct me to where on that page? 12 Q. It's the equivalent of appendix A, page 10. 13 A. I'm on that page. I'm just not seeing it. 14 I'm sorry. I may be missing it. 15 Q. Do you see 16 A. I see a bunch of ANSI. 17 Q. Keep going. 18 A. AOAC, the officials methods. APA. Oh, I 19 see. It's listed under APA. That's because the 20 NIST database listed it under the American 21 Psychological Association. Yes, I do see in 22 Q. All right. So just so we have a clean 24 record, and on page 10167 of Exhibit 32, is the	3	MR. BECKER: Objection. The document
 number? BY MR. HUDIS: Q. Yes, sir. A. Because I'm not seeing a 10167. I'm looking here to see if it's someplace else. Can you direct me to where on that page? Q. It's the equivalent of appendix A, page 10. A. I'm on that page. I'm just not seeing it. I'm sorry. I may be missing it. Q. Do you see A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the 	4	speaks for itself.
 BY MR. HUDIS: Q. Yes, sir. A. Because I'm not seeing a 10167. I'm looking here to see if it's someplace else. Can you direct me to where on that page? Q. It's the equivalent of appendix A, page 10. A. I'm on that page. I'm just not seeing it. I'm sorry. I may be missing it. Q. Do you see A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the 	5	THE WITNESS: 10167? Is that the right
 8 Q. Yes, sir. 9 A. Because I'm not seeing a 10167. I'm 10 looking here to see if it's someplace else. Can 11 you direct me to where on that page? 12 Q. It's the equivalent of appendix A, page 10. 13 A. I'm on that page. I'm just not seeing it. 14 I'm sorry. I may be missing it. 15 Q. Do you see 16 A. I see a bunch of ANSI. 17 Q. Keep going. 18 A. AOAC, the officials methods. APA. Oh, I 19 see. It's listed under APA. That's because the 20 NIST database listed it under the American 21 Psychological Association. Yes, I do see in 22 fact, see the standards at issue here. 23 Q. All right. So just so we have a clean 24 record, and on page 10167 of Exhibit 32, is the 	6	number?
 A. Because I'm not seeing a 10167. I'm looking here to see if it's someplace else. Can you direct me to where on that page? Q. It's the equivalent of appendix A, page 10. A. I'm on that page. I'm just not seeing it. I'm sorry. I may be missing it. Q. Do you see A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the 	7	BY MR. HUDIS:
 looking here to see if it's someplace else. Can you direct me to where on that page? Q. It's the equivalent of appendix A, page 10. A. I'm on that page. I'm just not seeing it. I'm sorry. I may be missing it. Q. Do you see A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the 	8	Q. Yes, sir.
<pre>11 you direct me to where on that page? 12 Q. It's the equivalent of appendix A, page 10. 13 A. I'm on that page. I'm just not seeing it. 14 I'm sorry. I may be missing it. 15 Q. Do you see 16 A. I see a bunch of ANSI. 17 Q. Keep going. 18 A. AOAC, the officials methods. APA. Oh, I 19 see. It's listed under APA. That's because the 20 NIST database listed it under the American 21 Psychological Association. Yes, I do see in 22 fact, see the standards at issue here. 23 Q. All right. So just so we have a clean 24 record, and on page 10167 of Exhibit 32, is the</pre>	9	A. Because I'm not seeing a 10167. I'm
 Q. It's the equivalent of appendix A, page 10. A. I'm on that page. I'm just not seeing it. I'm sorry. I may be missing it. Q. Do you see A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the 	10	looking here to see if it's someplace else. Can
 A. I'm on that page. I'm just not seeing it. I'm sorry. I may be missing it. Q. Do you see A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the 	11	you direct me to where on that page?
I'm sorry. I may be missing it. Q. Do you see A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the	12	Q. It's the equivalent of appendix A, page 10.
 Q. Do you see A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the 	13	A. I'm on that page. I'm just not seeing it.
 A. I see a bunch of ANSI. Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the 	14	I'm sorry. I may be missing it.
 Q. Keep going. A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the 	15	Q. Do you see
A. AOAC, the officials methods. APA. Oh, I see. It's listed under APA. That's because the NIST database listed it under the American Psychological Association. Yes, I do see in fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the	16	A. I see a bunch of ANSI.
19 see. It's listed under APA. That's because the 20 NIST database listed it under the American 21 Psychological Association. Yes, I do see in 22 fact, see the standards at issue here. 23 Q. All right. So just so we have a clean 24 record, and on page 10167 of Exhibit 32, is the	17	Q. Keep going.
20 NIST database listed it under the American 21 Psychological Association. Yes, I do see in 22 fact, see the standards at issue here. 23 Q. All right. So just so we have a clean 24 record, and on page 10167 of Exhibit 32, is the	18	A. AOAC, the officials methods. APA. Oh, I
21 Psychological Association. Yes, I do see in 22 fact, see the standards at issue here. 23 Q. All right. So just so we have a clean 24 record, and on page 10167 of Exhibit 32, is the	19	see. It's listed under APA. That's because the
fact, see the standards at issue here. Q. All right. So just so we have a clean record, and on page 10167 of Exhibit 32, is the	20	NIST database listed it under the American
23 Q. All right. So just so we have a clean 24 record, and on page 10167 of Exhibit 32, is the	21	Psychological Association. Yes, I do see in
24 record, and on page 10167 of Exhibit 32, is the	22	fact, see the standards at issue here.
	23	Q. All right. So just so we have a clean
25 1999 edition of the standards one of the documents	24	record, and on page 10167 of Exhibit 32, is the
	25	1999 edition of the standards one of the documents

Page 251 1 you were asking NARA for? 2 MR. BECKER: Objection. Misstates prior testimony; the document speaks for itself; asked 3 and answered; vague. 4 5 THE WITNESS: The standards at issue are, 6 in fact, listed on page 10 of appendix A of my FOIA 7 request. 8 BY MR. HUDIS: 9 Q. Which is the equivalent of production page --10 11 A. 10167. 12 Q. Thank you, sir. 13 (PLAINTIFFS' EXHIBIT 33 WAS MARKED.) BY MR. HUDIS: 14 15 Q. So, Mr. Malamud, I show you Exhibit 33, 16 which has been -- Exhibit 33, which bears production numbers PROAERA 10247 through 10249. 17 Do you recognize the document? 18 19 It appears to be the response from the Α. Office of the Federal Register to my FOIA request. 20 21 Q. So Exhibit 33 is the response to your letter of Exhibit 32? 22 23 A. Yes. 24 Do you have any reason to doubt the Q. 25 authenticity of Exhibit 33?

Page 252 1 A. I do not. Q. Mr. Malamud, I'm looking now at 2 Mr. Mosley's letter of Exhibit 33. And I draw your 3 attention to the third paragraph, the last sentence 4 5 in that paragraph. "While the standards themselves are not set 6 7 out in their entirety in the CFR text, there was 8 enough information set out in the regulation text 9 that affected parties can obtain or inspect these 10 standards in order to comply with the regulation." Do you agree with that statement, with 11 12 respect to the 1999 standards? 13 MR. BECKER: Objection. Potentially seeks 14 legal conclusion; argumentative; lacks foundation. 15 THE WITNESS: No, I do not believe that there is enough information set out in the CFR 16 17 text. I believe one would need to consult the 18 standards at issue in order to understand what they 19 specify. 20 MR. BECKER: I'm sorry, are we going off the record? 21 22 MR. HUDIS: He has to. We've got five 23 minutes left. 24 THE VIDEOGRAPHER: This marks the end of 25 Disc 3, Volume 1 in the deposition of Carl Malamud.

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1	The time is 4:23 and we are off the record.
2	(Recess taken.)
3	THE VIDEOGRAPHER: This marks the beginning
4	of Disc 4, Volume 1 in the deposition of Carl
5	Malamud.
6	The time is 4:33, and we are on the record.
7	BY MR. HUDIS:
8	Q. Mr. Malamud, I'm referring you to Exhibit
9	33, page 10247 at the bottom. And in his letter to
10	you, Mr. Mosley says, "Contrary to your
11	suggestions, there is no federal law, regulation or
12	presidential memorandum that requires the standards
13	incorporated by reference to be set out in full
14	text in the CFR or posted verbatim on the National
15	Archives and Records Administration, NARA,
16	website."
17	Mr. Malamud, do you agree or disagree with
18	that statement?
19	A. I disagree with that statement.
20	Q. Why?
21	A. There are certainly a series of
22	presidential memoranda having to do with the
23	availability of government information. President
24	Obama has been extremely aggressive in his
25	open-government platform in a series of memoranda

Page 254 1 on availability of documents. 2 In terms of federal law, I believe very strongly that it is a long-standing public policy 3 in the United States that the law has no copyright. 4 5 That goes back to the decision of Wheaton v. 6 Peters. 7 Again, I'm not a lawyer, but I have read fairly extensively on this very specific topic, and 8 9 I believe if you look at everything from 10 supreme court decisions to U.S. Copyright Office 11 policy, it's very clear that the law has no 12 copyright and must be available to citizens to 13 inform themselves as to their rights and their obligations. 14 15 O. Another comment that -- or another 16 statement that Mr. Mosley made in his letter of 17 Exhibit 33, you already said you disagreed with. "There is enough information set out in the 18 19 regulation text that affected -- that affected parties can obtain or inspect these standards in 20 order to comply with the regulation." 21 22 And you said you disagreed with that; 23 correct? 24 Α. That is correct. 25 Why do you disagree with that statement? Q.

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1	MR. BECKER: Objection to the extent that
2	calls for a legal conclusion.
3	THE WITNESS: Because I believe the
4	standards incorporated by reference are integral
5	parts of the documents, of the Code of Federal
6	Regulations. And one cannot understand the Code of
7	Federal Regulations based on a very brief summary.
8	One needs to actually read the text.
9	BY MR. HUDIS:
10	Q. That's not what Mr. Mosley is saying here.
11	He says that "There is enough information set out
12	in the regulation text that affected parties can
13	obtain or inspect these standards in order to
14	comply with the regulation."
15	A. I believe the provisions to obtain them are
16	difficult. They involve high costs and
17	restrictions on use. I believe the inspection
18	facility provided by the National Archives and
19	the the regulatory agencies doing the
20	incorporation, are not nearly adequate.
21	One has to travel to Washington D.C. with a
22	roll of quarters in your pocket to to inspect
23	the documents. That's just not the way one needs
24	to make the law available in this day and age.
25	MR. BECKER: I'll instruct the witness to

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1	wait for a question to be asked by counsel.
2	THE WITNESS: Yes.
3	BY MR. HUDIS:
4	Q. Mr. Malamud, at the end well, it's not
5	the end. On page 10248 of Exhibit 33 at the
6	bottom, Mr. Mosley says in his letter to you,
7	"Although many of our library holdings are in the
8	public domain as products of employees or agents of
9	the federal government, some documents incorporated
10	by reference do or may have copyright protection.
11	You are responsible for obtaining any necessary
12	permission for use, copying and publication from
13	copyright holders and for and for any other
14	applicable provisions of the Copyright Act." And
15	he cites Title 17 of the United States code.
16	Do you agree or disagree with that
17	statement?
18	MR. BECKER: Objection. Calls for a legal
19	conclusion. Objection. Form.
20	THE WITNESS: It says, "some documents
21	incorporated by reference do or may have copyright
22	protection." It is my understanding that the law
23	in the United States has no copyright. It is owned
24	by the people. Not by the government agencies.
25	BY MR. HUDIS:

 Q. So the moment any standard is incorporated by reference into a federal regulation, it loses its copyright protection; is that correct, according to your view? MR. BECKER: Objection. Calls for a legal conclusion. Objection. Argumentative. Objection. May misstate prior testimony. THE WITNESS: I think words like "loses its copyright" are loaded. I do believe that the Code of Federal Regulations has no copyright. It's a law. And that standards incorporated by reference into the Code of Federal Regulations are an integral part of the code and therefore have no copyright. BY MR. HUDIS: Q. Mr. Malamud, once you procured the 1999 standards in May of 2012, what, if anything, did you do with them? MR. BECKER: Objection. Form. THE WITNESS: I examined the standard to determine that it was, in fact, the document that was specified and incorporated by reference. BY MR. HUDIS: Q. What else did you do with the standards 		Page 257
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23 BY MR. HUDIS: 24 Q. What else did you do with the standards	21	determine that it was, in fact, the document that
24 Q. What else did you do with the standards	22	was specified and incorporated by reference.
	23	BY MR. HUDIS:
	24	Q. What else did you do with the standards
25 once you had them?	25	once you had them?

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Page 258 I scanned the standard and turned it into a 1 Α. PDF file. 2 Q. So I would like to draw your attention back 3 to Exhibit 29, which is the interrogatory answers. 4 5 And I draw your attention to interrogatory answer 6 number 3 at the bottom of page 5 in Exhibit 29. Do 7 you see that? 8 A. Yes, I see that. 9 All right. Now, do you see Q. 10 Public.Resource's answer that starts at the bottom 11 of page 5 and continues on page 6? 12 A. I do. 13 Q. Does this interrogatory answer accurately 14 state what you did with the 1999 standards once you 15 procured them? MR. BECKER: Objection. Form. 16 17 THE WITNESS: It does. 18 BY MR. HUDIS: 19 Q. All right. So as I understand, you disassembled the book; correct? 20 21 A. Mm-hm. 22 MR. BECKER: Objection. Form. BY MR. HUDIS: 23 24 Q. You removed the spine and any other 25 extraneous materials. You trimmed the document.

Page 259 1 Do you see that? 2 Α. I do. 3 Q. All right. And then you scanned it on a Xerox 4250 scanner at 30 or 40 dots per inch. 4 Do 5 you see that? 6 Α. At 300 or 400 dots per inch. Yes, I do. 7 And then you named the file Q. AERA.standards.1999.PDF? 8 9 Α. That's correct. 10 Now, the book that you got from the Q. 11 reseller on Amazon, you said it was a used book? 12 Α. I really don't recall if it was used or 13 new. 14 Did you check the quality of the pages of Q. the book before you scanned them? 15 16 Α. Yes, I did. 17 Did you notice -- did you compare your Q. copy -- your procured copy of the 1999 standards to 18 19 a new version of the standards? MR. BECKER: Objection. Vague and 20 ambiguous; possibly misleading and misstates the 21 22 testimony. 23 THE WITNESS: So again, I'm not sure 24 whether it was new or used. I simply have no 25 recollection. I know I was able to obtain it on

Page 260 1 the Amazon Marketplace. What was the rest of your question? 2 BY MR. HUDIS: 3 Q. Did you compare the used version that you 4 5 procured with a new version of the standards? 6 MR. BECKER: Same objections. 7 THE WITNESS: So again, I'm not sure if it was a used or a new. Did I compare it to another 8 9 copy of the standards? 10 BY MR. HUDIS: 11 O. Correct. 12 A. No, I did not. 13 And in interrogatory answer number 3 you Q. 14 talk about a quality check process. Could you tell me what that quality check process was? 15 16 Α. In the case of a scan, making sure all the 17 pages are there and that the scan was successful. 18 Q. Did you check to make sure all the pages 19 were there? 20 I believe I did, yes. Α. And then you say, "The files are post 21 Q. 22 process to optimize the scan and to generate optical character recognition on the text." 23 24 Did you do that? 25 A. Yes, I believe I did.

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1	Q. And then it says, "Public.Resource then
2	double checks the IBR." That's incorporation by
3	reference?
4	A. That's correct.
5	Q. "The incorporation by references, puts a
6	cover sheet on the files and stamps metadata into
7	the headers."
8	What kind of metadata did you stamp into
9	the headers?
10	A. I have not examined the AERA standard
11	recently, but the normal practice is to stamp in
12	the name of the standard and possibly the CFR site
13	that we have there. And the name of the original
14	publisher, I believe, was also in the metadata.
15	Q. Did you or anyone on Public.Resource's
16	behalf use graphic design web tools to post the
17	1999 standards to the Internet?
18	MR. BECKER: Objection. Compound.
19	Objection. Vague.
20	THE WITNESS: I created the cover sheet,
21	the certificate of incorporation using graphic
22	design tools. I did not apply any graphic design
23	tools to the core document, because it was simply a
24	scan.
25	(PLAINTIFFS' EXHIBIT 34 WAS MARKED.)

Page 262 1 BY MR. HUDIS: Q. Mr. Malamud, I show you a document that has 2 been marked as Exhibit 34, bearing production 3 numbers AERA APA NCME 31528 through 31738. 4 5 Do you recognize this document? 6 Α. It appears to be a copy of the standards at 7 issue with the certificate of incorporation on the 8 top. 9 Q. All right. And is this the cover sheet 10 that you appended on top of the 1999 standards posted on Public.Resource's website? 11 12 Α. Yes, it appears to be. 13 Who prepared this cover sheet? Q. 14 Α. I did. 15 And who chose the language for the cover Ο. 16 sheet? 17 Α. I did. What was your intention, Mr. Malamud, for 18 0. 19 appending this cover sheet of Exhibit 34 on top of the 1999 standards posted on Public.Resource's 20 21 website? 22 A. I wanted to be very clear that this was a posting of a standard incorporated by reference 23 24 into the Code of Federal Regulations. I wanted to 25 place this document in context.

	Page 263
1	Q. And what was your purpose on the cover
2	sheet of using the medallion that had the word
3	"Repeatedly Approved."
4	A. To signify that the executive director of
5	the Office of the Federal Register had explicitly
6	and deliberately approved this incorporation by
7	reference.
8	Q. We just went through the process that you
9	used. We asked you the question, did you digitize
10	or convert to a digital format the 1999 standards,
11	and we went through that process.
12	My question is, who participated in the
13	process of disassembling the paper version of the
14	1999 standards, scanning them and processing them,
15	as you described here in interrogatory answer
16	number 3 and posting them to the Internet?
17	MR. BECKER: Objection. Compound.
18	THE WITNESS: That was me.
19	BY MR. HUDIS:
20	Q. Did Point.B Studio participate in this
21	process?
22	A. No.
23	Q. Did Rebecca Malamud participate in this
24	process?
25	A. She did not.

Page 264 1 Q. Did HTC Global participate in this process? They did not. 2 Α. Did anyone else besides yourself 3 Q. participate in this process? 4 5 Α. It's just me. 6 Ο. I'd like you to look in Exhibit 29, 7 interrogatory answer number 4 on page 6. 8 So consistent with your -- your prior 9 testimony, does this interrogatory answer number 4 in Exhibit 29 accurately identify all the persons 10 and entities who were involved in disassembling the 11 12 paper version of the 1999 standards, scanning them, 13 processing them and posting them to the Internet? 14 MR. BECKER: Objection to form. 15 THE WITNESS: Yes, it was me. 16 BY MR. HUDIS: 17 I just want to go a little bit into depth Ο. 18 about quality control. 19 So what quality control procedures did you use to ensure the quality of the textual comment --20 content of the 1999 standards that you posted to 21 22 the Internet? 23 MR. BECKER: Objection. Vaque. 24 THE WITNESS: This is a scan of a document. 25 BY MR. HUDIS:

Page 265 1 Ο. Mm-hm. It's a pixel-by-pixel replication of what 2 Α. 3 was on the printed page. I'll be more specific. 4 Q. 5 Did you check for missing or incorrectly 6 scanned pages? 7 I believe I did. Α. Did you check for pages that may have had 8 Q. 9 blurred text? 10 A. I believe I did. 11 Ο. Now, you say, "I believe I did." Do you 12 know for sure that you did? 13 A. My standard procedure is to do those things. I don't know this specific document simply 14 15 because I don't recollect back to that period in 16 May 2012. So I can't testify under oath that I 17 did, in fact, do that. But that certainly is my standard procedure. 18 19 Q. Mr. Malamud, what is search engine optimization? 20 21 Search engine optimization is a technical Α. term of art that has to do with how documents that 22 are on a web server show up in search engine 23 24 results. 25 Q. Please continue.

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1	A. In particular with the PDF document, what
2	you want in a search engine result is rather than,
3	for example, a snippet of OCR, you want the actual
4	title of the document to show up in a description.
5	It's what Google would cause a snippet.
6	So by embedding metadata in the header of
7	the PDF file, the attempt is to make sure that that
8	document title shows up in the search engine
9	results so people know what that document is.
10	Q. So, Mr. Malamud, did you check the metadata
11	you added to the PDF file comprising the 1999
12	standards for search engine optimization?
13	A. Well, when I created the script that embeds
14	the metadata in the header, I had in mind search
15	engine optimization.
16	So assuming I did my job right, and
17	remember search engines change over time. So if
18	you did something in one period of time, that
19	doesn't necessarily mean that a search engine will
20	react the same way later on.
21	But assuming that I wrote that initial
22	script properly, then this document would have
23	shown up in a meaningful fashion in search engine
24	results.
25	
24	

Page 267 1 You don't know for sure with respect to this 2 particular document? I don't recollect looking at this document 3 Α. in Google or Bing or other search engine results to 4 5 determine that fact. Q. Did you check the quality of the optical 6 7 character recognition process for accuracy for the 8 1999 standards? 9 MR. BECKER: Objection. Form. 10 THE WITNESS: Hold on a second. I'd like 11 to double-check something. 12 OCR is inherently prone to certain errors. And what I used was the best available OCR that I 13 14 had, which was in Adobe Acrobat Pro. But I did not pull up the underlying text. The underlying OCR 15 text is used to search a file; not to read a file. 16 17 Does that answer your question? 18 BY MR. HUDIS: So in doing a quality check of the optical 19 Q. character recognition process for accuracy, did you 20 attempt to pull up the underlying text after the 21 22 scan was completed? 23 A. No. 24 MR. BECKER: Objection. Form. 25 THE WITNESS: No. And I never said that I

Page 268 did do that on a consistent basis. It's not part 1 2 of our normal workflow, no. BY MR. HUDIS: 3 Q. Was the PDF file of the 1999 standards that 4 5 you created ever converted from PDF to any other format before posting to the Internet? 6 7 MR. BECKER: Objection. Form. THE WITNESS: I don't think so. 8 9 BY MR. HUDIS: 10 Q. So the 1999 standards that you scanned and creed a PDF file, was it ever converted to JPEG? 11 12 MR. BECKER: Objection. Form. 13 THE WITNESS: I'm not sure what that means. 14 BY MR. HUDIS: 15 Q. Was it converted from PDF format to a JPEG format? 16 17 MR. BECKER: Same objection. THE WITNESS: I don't think that would make 18 any sense on a document like that. You'd end up 19 with, you know, a couple hundred JPEG files. 20 No. I certainly wouldn't have done that. 21 22 BY MR. HUDIS: Okay. Did you convert it to SBG format? 23 Q. 24 A. No. That wouldn't make any sense at all. 25 Q. And would you have any -- would you have

Page 269 had any reason to convert the PDF file of the 1999 1 standards to a MathML format? 2 MR. BECKER: Objection. Form. 3 4 THE WITNESS: I don't -- well, first of 5 all, MathML is embedded in an HTML file. And second of all, at least to the best of 6 7 my recollection, I don't think there's any 8 mathematical formulas in the standards at issue. 9 BY MR. HUDIS: 10 Q. So that brings me to my next question. Was the PDF file that you created from the 11 12 1999 standards ever converted to HTML format? 13 MR. BECKER: Objection. Form. 14 THE WITNESS: No, we didn't do that. 15 BY MR. HUDIS: Was the PDF file of the 1999 standards that 16 Ο. you created ever converted from PDF to a format 17 making the standards accessible to the visually 18 19 impaired? MR. BECKER: Objection. Form. Objection. 20 Competence; lacks foundation and assumes facts not 21 22 in evidence. 23 THE WITNESS: The OCR procedure does, in 24 fact, make the document accessible to the visually 25 impaired.

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1	BY MR. HUDIS:		
2	Q. In what way?		
3	A. A screen reader is able to read the		
4	underlying text, granted with potential OCR errors	r	
5	but the vast majority of the text is accessible to		
6	those that are visually impaired.		
7	Q. Are you familiar with the format,		
8	refreshable Braille?		
9	A. No, I'm not.		
10	Q. Did you convert the PDF file of the 1999		
11	standards that you made to refreshable Braille		
12	format?		
13	A. We don't do that. We convert to HTML.		
14	Q. Did and you didn't convert		
15	A. So no. No is the answer.		
16	Q. All right. And you didn't convert the PDF		
17	file to HTML either?		
18	A. This particular standard, no, we did not.		
19	Q. Okay. And did you convert the PDF file		
20	that you created from the 1999 standards to large		
21	print?		
22	MR. BECKER: Objection. Form.		
23	THE WITNESS: It is an unencumbered PDF,		
24	and so a viewer can, in fact, magnify the text tha	t	
25	is there.		

Page 271 1 So in that sense, large print, we did not retype the documents into a large print edition. 2 BY MR. HUDIS: 3 Q. Mr. Malamud, do you have any materials in 4 5 your -- in Public.Resource's possession documenting the process you went through of disassembling the 6 7 paper version of the 1999 standards, scanning them, 8 processing them and posting them to the Internet? 9 MR. BECKER: Objection. Compound. 10 THE WITNESS: No, there's no intermediate 11 process. That's a book and then it gets scanned. 12 THE REPORTER: Did you say "there's no 13 intermediate product"? 14 THE WITNESS: Intermediate process. 15 BY MR. HUDIS: 16 Q. Mr. Malamud, once you converted the 1999 17 standards from paper to the PDF format, what did 18 you do with the contents of the file? I posted the file to Law.Resource.Org and 19 Α. to the Internet Archive. 20 Q. Mr. Malamud, could you please return your 21 attention to Exhibit 29, interrogatory answer 22 23 number 2. 24 A. Okay. 25 Q. Does interrogatory answer number 2

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Page 272 accurately state when and where you posted the 1999 1 standards to the Internet? 2 3 A. It does. Q. And what was the date that you posted the 4 standards to the Internet? 5 6 MR. BECKER: Objection. Form. 7 THE WITNESS: As our interrogatory says, July 11, 2012 on Law.Resource.Org and ... 8 9 BY MR. HUDIS: 10 Q. All right. And --11 A. Yeah. 12 Q. And as you said, you posted the standards 13 to Law.Resource.Org, and you also posted the standards to the Internet Archive; correct? 14 15 A. That is correct. 16 Ο. Mr. Malamud, what is the name of the 17 Public.Resource web server to which you saved the file containing the contents of the 1999 standards? 18 19 Law.Resource.Org. Α. That's the name of the server? 20 Q. 21 Α. Yes. 22 MR. BECKER: Please give me time to object. 23 MR. HUDIS: I'm sorry. 24 THE WITNESS: That was my fault. 25 MR. HUDIS: I don't want to be rude,

Page 273 1 Counsel, seriously. Okay. BY MR. HUDIS: 2 Q. Is the file containing the 1999 standards 3 still saved on that web server? 4 5 MR. BECKER: Objection. Vague and 6 ambiguous; assumes facts not in evidence. 7 THE WITNESS: It is not in the document tree of the web server, no. 8 9 BY MR. HUDIS: 10 Q. Do you still have that file still saved 11 somewhere within Public.Resource's computer 12 systems? 13 A. Yes, I do. 14 Q. Where? One copy on my desktop. One copy in the 15 Α. 16 not published directory. I don't know what the exact name of it is. Someplace on our server, but 17 it's a private area that's not accessible to -- to 18 anybody but myself and our systems administrator. 19 Q. Mr. Malamud, does Public.Resource have any 20 logs from its web servers documenting the date on 21 22 which the 1999 standards were posted to Public.Resource's website? 23 24 MR. BECKER: Objection. Vague and 25 ambiguous. Objection. Lacks foundation. And

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1	assumes facts not in evidence.
2	THE WITNESS: There's no logs, but there
3	was a file creation date on the file.
4	BY MR. HUDIS:
5	Q. Has any documentation noting the file
6	creation date ever been produced to us?
7	A. I don't know.
8	MR. HUDIS: Counsel, if that document has
9	not been provided to us, it should be provided to
10	us now.
11	THE WITNESS: So the file creation date was
12	the date that the standard was posted. And when at
13	your request we removed that standard and replaced
14	it with a stub, that's going to be the new creation
15	date. So I don't believe there's going to be a
16	record.
17	BY MR. HUDIS:
18	Q. What about the old creation date when the
19	original standards file was was posted to your
20	web server?
21	A. I moved it to a different area. I mean,
22	you can make the request and we'll go look and see
23	if that's there, but it's
24	Q. Thank you, Mr. Malamud, I appreciate that.
25	Did you post the entirety of the 1999

Page 275 1 standards to Public.Resource's website? 2 A. Yes. Q. Mr. Malamud, as it pertains to the Internet 3 Archive, what is a collection? 4 5 MR. BECKER: Objection. Asked and 6 answered. 7 THE WITNESS: A collection is a set of items that often have a common theme. 8 9 BY MR. HUDIS: 10 Q. And you said you posted the 1999 standards to Internet Archive's website; correct? 11 12 Α. That is correct. Q. And did you post the entirety of the 1999 13 standards to Internet Archive's website? 14 15 A. I did. Q. Under which collection at the Internet 16 Archive did you post the 1999 standards? 17 MR. BECKER: Objection. Form. 18 19 THE WITNESS: The current name of that collection is Codes of the World. 20 21 BY MR. HUDIS: 22 Q. How did you choose this particular collection to which to post the 1999 standards? 23 24 A. It's the --25 MR. BECKER: Objection. Assumes facts not

Page 276 1 in evidence. THE WITNESS: It's the collection I created 2 to hold the standards incorporated by reference. 3 BY MR. HUDIS: 4 5 Q. All right. So you created the Codes of the World collection on Internet Archive's website? 6 7 A. I did. Q. Mr. Malamud, I show you what was previously 8 9 marked at Internet Archive's deposition in this 10 case as Butler Exhibit 6. 11 Do you see that? 12 Α. I do. Let me correct a misstatement. Ιt 13 wasn't called Codes of the World. It was called Global Public Safety Codes is the name of the 14 15 collection. 16 Q. And what types of materials did you post to the Global Public Safety Codes collection on 17 18 Internet Archive? Standards incorporated by reference in the 19 Α. 20 law. Do you recognize Butler Exhibit 6? 21 Q. 22 This is a document you created? Α. It's a document we printed from the 23 Ο. 24 Internet Archive. 25 This appears to be a series of screen dumps Α.

Page 277 1 from that item in which you are paging through the standards at issue, is what this appears to be. 2 That's exactly correct. And you just saved 3 Q. me about five minutes of explanation. 4 5 Oh, sorry about that. Α. 6 Ο. That's fine. Thank you very much, 7 Mr. Malamud. What is the web tool, if you know, that 8 9 creates the ability for a user to turn the pages of the 1999 standards like a book? 10 11 MR. BECKER: Objection. Vague and 12 ambiguous; confusing. 13 THE WITNESS: I have heard it called book 14 reader, but I don't know the details of what the code is or how it's embedded or anything of that 15 16 sort. BY MR. HUDIS: 17 So you've heard it referred to as a book 18 Ο. reader application? 19 20 A. Yes. 21 Q. All right. Have you ever heard of a DjVu 22 Reader? Yes, I have. 23 Α. 24 Q. And what -- what is its function, to the 25 best of your knowledge?

Page 278 1 Α. DjVu is another format for creating 2 documents, and a DjVu Reader is one that enables one to page through a document in a DjVu format. 3 Q. When you posted the 1999 standards --4 5 skip -- strike that. Looking at Exhibit Butler 6, does this look 6 7 like the '99 -- 1999 standards --8 MR. BECKER: Objection. Form. 9 MR. HUDIS: I didn't finish. 10 BY MR. HUDIS: Q. -- were presented in page-turning format 11 12 using either book reader or DjVu Reader? 13 MR. BECKER: Same -- same objection. 14 THE WITNESS: Yeah, if this is the standard Internet Archive screen, this is a PDF file that is 15 16 being used for the -- the page turning capability. 17 BY MR. HUDIS: Q. Now I'll continue with my next question. 18 19 When you posted the 1999 standards to the Internet Archive website, did you input the 20 following information to go with the file? And 21 I'll take them one at a time. Author? 22 I did. That's actually a standard Internet 23 Α. 24 Archive field that I believe is required. 25 Q. And did you input that information?

Page 279 1 Α. I did in the sense of the API call that 2 created this -- this item. The API call is? 3 Q. API is application programming interface, 4 Α. 5 and it is a mechanism to write a command script that talks to a remote system and creates an item, 6 7 in this case at the Internet Archive. Q. So when you use the API call to post the 8 9 1999 standards to the Internet Archive website, did 10 you input the information under author? 11 MR. BECKER: Objection. Form. 12 THE WITNESS: Yes, although I believe in 13 the API call, it's called creator. And the 14 Internet Archive images it as author. 15 BY MR. HUDIS: 16 Q. And did you input the language for subject? 17 Α. I did. 18 Ο. Did you input the language for language? 19 Α. Yes. Did you input the language for collection? 20 Q. I specified which collection this item 21 Α. 22 would be, and this field here is automatically generated, I believe, by the Internet Archive. 23 24 Q. Now, if you would please turn to the next 25 page of Exhibit Butler 6.

Page 280 1 Did you input the information for identifier? 2 Yes, I specified the identifier. 3 Α. Q. Did you input the information for the 4 credits? 5 6 A. The phrase uploaded by Public.Resource.Org, 7 yes, I did. 8 Q. Did you input the information for license 9 URL? 10 A. Yes, I did. Q. And what was the purpose of you inputting 11 12 the URL for CreativeCommons.org? MR. BECKER: Objection. Form. 13 THE WITNESS: Any specification of 14 providence on the Internet Archive uses the 15 Creative Commons mechanism. 16 BY MR. HUDIS: 17 Q. And what is the significance of using the 18 19 Creative Commons mechanism? 20 MR. BECKER: Objection. Vague and ambiguous. 21 22 THE WITNESS: In this case it's a Creative 23 Commons CCO license. BY MR. HUDIS: 24 25 Q. What is a Creative Commons 0 license?

Page 281 1 Α. CC. 2 MR. BECKER: Objection. Vague and ambiguous; may call for a legal conclusion. 3 4 THE WITNESS: CCO, again, I'm not a lawyer, 5 is no rights asserted. The creator of this 6 identifier is not asserting any rights over this 7 item. 8 BY MR. HUDIS: 9 Q. And that would have been you? 10 A. That's correct. Q. And did you insert the language for media 11 12 type? 13 Yes, I specified in the API call that this Α. 14 was a object of type text. 15 Q. And did you insert the information for identifier access? 16 That's automatically generated based on the 17 Α. name of the identifier. 18 19 Q. And what is identifier ark? A. I have no idea. 20 Did you insert that information for 21 Q. identifier ark? 22 No, I don't know what that is. 23 Α. 24 In what format did you post the 1999 Q. 25 standards to the Internet Archive website?

Page 282 MR. BECKER: Objection. Form. 1 2 THE WITNESS: A PDF document. BY MR. HUDIS: 3 Q. Did you post the 1999 standards to the 4 5 Internet Archive website in any other format? The API call that created that item ID 6 Α. 7 uploaded a PDF file. 8 Q. When Public.Resource posts standards 9 incorporated by reference by a governmental agency 10 to one of its websites, is it Public.Resource's policy to always post the same standard to a 11 12 collection on the Internet Archive website? 13 MR. BECKER: Objection. Vague and 14 ambiguous; may assume facts not in evidence. 15 THE WITNESS: Not always, but it's a 16 general practice. BY MR. HUDIS: 17 Q. Turning back to Exhibit Butler 6. Please 18 19 turn to the first page, Mr. Malamud. 20 A. Okay. Q. And I'd like you to look on the left-hand 21 22 side of the page. I'd like to know what the following entries mean, if you know. 23 PDF 4.2 M? 24 25 A. Where does it say that?

Page 283 1 Q. To the very --Oh, I see. I see what you're talking 2 Α. 3 about. All right. What does the entry PDF 14.2 M 4 Q. 5 mean? 6 A. 14.2 M is 14.2 megabytes. 7 And PDF is the item in PDF format. In this case it's the one that I uploaded. 8 9 Q. And then the next entry is EPUB 335.4 K. 10 What does that entry mean? 11 A. It is the same item in EPUB format, which 12 is an e-book format. 13 Q. And what does the next entry mean here, full text 6.86. -- I'll start again. 68 -- full 14 text 686.0 K. What does that mean? 15 16 MR. BECKER: Objection for mischaracterizing the document. 17 THE WITNESS: That file is 686 kilobytes in 18 19 size. And the full text is derived from an OCR 20 process that the Internet Archive conducts on all 21 text items. 22 BY MR. HUDIS: Q. And the next entry I believe is a shorthand 23 24 for DjVu. Do you understand that? 25 A. I do.

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1	MR. BECKER: Objection. Form.
2	BY MR. HUDIS:
3	Q. And so the next entry DjVu 8.2 M, what does
4	that mean?
5	A. It's the item in DjVu format 8.2 megabytes.
6	Q. And then what does what does it mean
7	when it says, "All files HTTPS"?
8	A. By clicking on that link, you can see all
9	the files in that item, such as the PDF file, the
10	EPUB file, but also a metadata file, for example.
11	Q. Besides Law.Resource.Org and Internet
12	Archive, did you post the 1999 standards to any
13	other website?
14	A. I did not.
15	Q. Mr. Malamud, in your opinion what value did
16	Public.Resource add to the 1999 standards by
17	disassembling the paper version, scanning it,
18	processing it, as you described in interrogatory
19	answer number 3, and posting the file to the
20	Internet?
21	MR. BECKER: Objection as compound the
22	question is compound; may misstate prior testimony;
23	vague and ambiguous.
24	THE WITNESS: The value we provided is to
25	make a document that was incorporated by reference

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Page 285 1 under the Code of Federal Regulations available on the Internet for people to read. 2 BY MR. HUDIS: 3 Q. For free? 4 5 MR. BECKER: Also object as argumentative 6 to that last question. BY MR. HUDIS: 7 Q. For free? 8 9 A. We never charge for content. 10 Q. Mr. Malamud, did Public.Resource anticipate incurring legal liability for posting the 1999 11 12 standards on the Internet? 13 MR. BECKER: Objection. I will instruct 14 the witness not to answer as to any attorney-client privileged communications. And moreover, object to 15 16 any legal conclusions. 17 THE WITNESS: We did not. 18 BY MR. HUDIS: Q. Mr. Malamud, you scanned and posted the 19 1999 standards to the -- to the Internet, did you 20 consult with educational or psychological 21 22 professionals? 23 MR. BECKER: Objection as vague and 24 ambiguous; argumentative; potentially objection 25 towards competence.

Page 286 1 THE WITNESS: No. BY MR. HUDIS: 2 Q. Before you scanned and posted the 1999 3 standards to the Internet, did you check the 4 5 records of the U.S. copyright Office to determine whether the 1999 standards were registered? 6 7 MR. BECKER: Objection. Calls for -- it may call for a legal conclusion. Objection as to 8 9 being potentially misleading. And objection as to 10 competence, and argumentative and lacks foundation. THE WITNESS: I did not. 11 BY MR. HUDIS: 12 13 Q. Before you scanned and posted the 1999 standards to the Internet, did you consult with 14 15 counsel to determine whether the scanning and 16 posting of this work to the Internet would not be a 17 violation of U.S. copyright law? 18 MR. BECKER: Objection. I will instruct 19 the witness not to provide any information about privileged communications between the witness and 20 21 counsel. 22 THE WITNESS: I'm not going to discuss my discussions with counsel. 23 BY MR. HUDIS: 24 25 Q. Before you scanned and posted the 1999

Page 287 1 standards on the Internet, did you obtain 2 permission from either AERA, APA or NCME to do so? MR. BECKER: Objection. Argumentative; 3 assumes facts not in evidence; may call for a legal 4 5 conclusion. 6 THE WITNESS: I did not. (PLAINTIFFS' EXHIBITS 35A-35B WERE MARKED.) 7 BY MR. HUDIS: 8 9 Mr. Malamud, do you recall giving a speech Q. 10 at MIT entitled Yo! Your Honor in April of this 11 year? 12 Α. I do. 13 And who co-hosted your speech? Q. 14 MR. BECKER: Objection. Assumes facts not 15 in evidence. 16 THE WITNESS: It was the MIT Center for 17 Civic Media and the Laboratory for Social Machines. 18 BY MR. HUDIS: Q. Mr. Malamud, that speech was -- was made 19 available on the Internet. We had it transcribed. 20 What I gave you was the text of the speech, and the 21 22 CD is the download of the audio and video, just so you can -- you and your counsel can assure yourself 23 24 that the transcription was accurate. I only have a 25 few questions for it.

Page 288 1 MR. BECKER: And I'll just state an 2 objection that we are unable at this moment to view the contents of this CD. So we have no knowledge 3 as to what is actually on that CD, nor does the 4 5 deponent. And also state an objection to the -- to 6 7 the extent that this document 35-A has been transcribed by counsel for plaintiffs, and at 8 present we do not know whether it is accurate or 9 10 not. BY MR. HUDIS: 11 12 Q. Mr. Malamud, on Exhibit 35-A if you could turn to page AERA -- well, let me just identify the 13 14 document. 15 Exhibit 35-A bears production numbers 16 AERA APA NCME 32036 through 32074. 17 Mr. Malamud, could you please turn to 18 production page 32039. 19 I want to note, however, that there Α. Okay. appears to be a large number of transcription 20 errors, but I'm on page 32039. 21 22 Q. Thank you, Mr. Malamud. In the middle of that page it says, "So we 23 24 did two things that were fairly significant in 2007 25 and 2008. I began posting all the building codes

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1	for the country because these are the law. These
2	are not advisory codes. These are incorporated in
3	the law in all our states. Things like the
4	national electric code, and I began posting those
5	and nothing happened."
6	What did you expect to happen?
7	MR. BECKER: Objection again to the fact
8	that the witness has noted that there are
9	transcription errors in this document. The
10	document may not accurately reflect what is
11	purported to be Mr. Malamud's April 7th speech.
12	And objection to the extent that this document
13	otherwise speaks for itself, and vague and
14	ambiguous; argumentative.
15	THE WITNESS: If you look at the statement
16	that you read it says, "I began posting these and
17	nothing happened." Nobody sent me take-down
18	notices, and there are copyright assertions on
19	these documents. I dealt with that a little later
20	in the speech, if I remember right.
21	So nothing happened. Nobody sent me
22	take-down notices. And just as importantly, nobody
23	picked up the phone and called me up and said,
24	"Let's talk about these building codes."
25	BY MR. HUDIS:

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1	Q. So continuing that same answer here as you
2	were talking with a moderator, going down lower on
3	the page it says, "And so I did that for a few
4	years and nothing much happened. I began posting
5	all the safety standards that are required by law
6	at the federal level and the Code of Federal
7	Regulations. And then the shit kind of hit the fan
8	on that one. We got sued in two district court
9	cases by six plaintiffs, and we're currently in
10	court. It's an intense legal battle."
11	Were you speaking of the AERA lawsuit and
12	the ASTM lawsuit?
13	A. I was.
14	Q. If you could turn to page production
15	page 32066 in Exhibit 35-A.
16	A. Okay.
17	Q. At the top of the at the top of the page
18	it says, "So to me it's about education. But also
19	about justice and democracy and, you know, those
20	kinds of little things, because I think that's an
21	important thing in the United States. We are
22	overly lawyered, and one of the reasons is you have
23	to be part of the guild in order to access the
24	material, and I've been doing this issue for a
25	while. There are so many people that are

Page 291 1 non-lawyers that are intensely interested in the 2 operation of our system of justice, and I think those people should have the same access as those 3 that are actually practicing inside." 4 5 Do you see that? 6 Α. I do. 7 What did you mean by "part of the guild"? Q. MR. BECKER: Objection. Same objections 8 9 concerning the authenticity of this document, as 10 well as the document speaking for itself; vague. THE WITNESS: I was discussing the PACER 11 12 system, first of all. Not the standards at issue 13 or incorporation by reference. 14 I meant that there is a feeling within the legal profession that the only people that need to 15 access the PACER system are those in the legal 16 profession, and I believe that feeling is misguided 17 18 and wrong. 19 BY MR. HUDIS: Q. Let's then return to the 1999 standards. 20 Do you know whether AERA, APA or NCME 21 22 restrict access to the 1999 standards? MR. BECKER: Objection. To the extent that 23 24 any of Mr. Malamud's knowledge comes from 25 discussion with counsel, I will instruct him not to

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1	answer, as to any knowledge that he has that has
2	come from counsel.
3	Objection to the extent that this may call
4	for a legal conclusion. Objection to the extent
5	that it's argumentative and vague and ambiguous.
6	THE WITNESS: If by "restrict" you mean
7	impose conditions on people attempting to make
8	documents incorporated by reference in the law,
9	yes, I believe they do restrict.
10	BY MR. HUDIS:
11	Q. In what way?
12	A. You're suing me for having posted this
13	document that was incorporated by reference in the
14	law. I think that's evidence of an attempt to
15	restrict that process.
16	Q. Mr. Malamud, if the three plaintiffs that
17	have brought this lawsuit charged 50 or \$60 for a
18	printed copy of the 1999 standards, do you believe
19	that is a restriction to the access of the 1999
20	standards by the public?
21	MR. BECKER: Objection. Misleading.
22	Objection. Hypothetical; calls for speculation;
23	lacks foundation and assumes facts not in evidence
24	and argumentative.
25	THE WITNESS: The issue is not whether the

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1	plaintiffs are charging \$60 for purchasing a
2	printed copy. The issue is whether the plaintiffs
3	are restricting the ability of Public.Resource to
4	make documents incorporated by reference into the
5	Code of Federal Regulations available to citizens
6	on the Internet.
7	BY MR. HUDIS:
8	Q. Do you believe that charging \$60 a copy for
9	the 1999 standards is a restriction on the public's
10	access to the 1999 standards?
11	MR. BECKER: Objection. Asked and
12	answered. Objection. Argumentative; calls for
13	speculation; assumes facts not in evidence.
14	THE WITNESS: Charging \$60 for a document
15	and only making it available on that basis,
16	certainly restricts the ability of citizens to
17	easily find and read that particular portion of the
18	Code of Federal Regulations.
19	(PLAINTIFFS' EXHIBIT 36 WAS MARKED.)
20	BY MR. HUDIS:
21	Q. Mr. Malamud, I show you what's been marked
22	as Exhibit 36, bearing production numbers PROAERA
23	830 through PROAERA 837.
24	Do you recognize the document?
25	A. I do. It appears to be a copy of table 12

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Page 294 1 of the 12 tables. 2 What are the 12 tables? Ο. It is the directory, if you will, on 3 Α. Law.Resource.Org to standards incorporated by 4 5 reference. 6 Q. Do you have any reason to doubt the 7 authenticity of Exhibit 36? 8 A. I do not. MR. HUDIS: Counsel, can you stipulate that 9 10 Exhibit 36 is a business record of Public.Resource? 11 MR. BRIDGES: Well, I will respond to this. 12 You're saying Exhibit 36 as an -- as a directory is a business record? I'm not -- I'm not clear what 13 14 the stipulation is that you're asking for. 15 MR. HUDIS: Yeah, so I just want to know, this is a document that Mr. Malamud said he's 16 created during his work at Public.Resource. He's 17 identified the document as authentic. And I would 18 like to know if you can stipulate that Exhibit 36 19 is a business record of Public.Resource. 20 MR. BRIDGES: What -- what do you mean by 21 "business record" in this context? 22 23 MR. HUDIS: A business record under Federal Rules of Evidence 8036. 24 25 MR. BRIDGES: Let me look at that rule.

Page 295 I don't think we're going to stipulate to 1 that. I don't think this is a record of a 2 regularly conducted activity. 3 MR. HUDIS: All right. Let me just ask 4 5 Mr. Malamud the questions. BY MR. HUDIS: 6 7 Mr. Malamud, did you create Exhibit 36? Q. A. I did. 8 9 Okay. And did -- from what information did Q. 10 you create Exhibit 36? 11 A. It is a record of correspondence with --12 related to the Law.Resource.Org documents. 13 Q. And has this document been kept in the regularly -- in the regular course of 14 15 Public.Resource's business? 16 MR. BECKER: Objection. Ambiguous; 17 possibly argumentative. 18 THE WITNESS: Yeah, I don't know regularly kept. It was created at the end of December 2012, 19 and I have updated it on occasion. 20 21 BY MR. HUDIS: 22 Q. And making records of the type shown in Exhibit 36 is a regular practice of 23 24 Public.Resource's business? 25 MR. BECKER: Objection. Vague and

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1	ambiguous; argumentative; lacks foundation.
2	THE WITNESS: Yeah, I don't know about a
3	regular practice, but in the case of letters
4	received and sent relating to Law.Resource.Org,
5	this is a place where I've posted some of that
6	correspondence.
7	BY MR. HUDIS:
8	Q. As Exhibit 36 was produced to us by your
9	counsel, we could not tell whether these columns
10	had any particular headings because it's all black.
11	Mr. Malamud, are there column heading
12	designations to this table of Exhibit 36?
13	A. I don't know. I would have to check. It
14	certainly doesn't appear to be so, however, from
15	the formatting. You'll notice that the text in the
16	column above that is in white, right. When there's
17	a dark header. So I don't know. I mean we can go
18	check. It's online.
19	Q. Let's take a break. Can you check that
20	online?
21	A. Well, I can't. I don't have a computer.
22	But you can if you'd like. Do you want me to give
23	you the URL?
24	Q. We'll check.
25	A. Okay.

Page 297 1 THE VIDEOGRAPHER: Take a break? MR. HUDIS: Yes. Just so she can get 2 3 there. THE WITNESS: Sure. 4 MR. BECKER: Off the record. 5 6 THE VIDEOGRAPHER: The time is 5:36 and we 7 are off the record. 8 (Recess taken.) 9 THE VIDEOGRAPHER: The time is 5:45, and we are back on the record. 10 BY MR. HUDIS: 11 12 Q. Mr. Malamud, while we were on a break, we checked the color version of Exhibit 36 on 13 Public.Resource's website, and could you please 14 tell us for the record what the column headings are 15 for the four columns of Exhibit 36? 16 17 A. The four columns are "Date," "RFC," "Initiator" and "Description." 18 19 Q. What does RFC refer to? 20 A. Request for comment. Q. And that was -- and so the second column 21 22 labeled RFC, that is a request for comment from 23 whom to whom? 24 A. RFC is a term used in the Internet 25 Engineering Task Force for numbering documents.

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Page 298 1 And so it's simply a sequential numbering 2 mechanism. Q. So other than the sequential numbering, RFC 3 has no other significance? 4 5 (Witness shaking head from side to side.) Α. MR. BRIDGES: Objection. Lacks foundation; 6 7 vague and ambiguous. 8 THE WITNESS: No, it's just a term I used. 9 BY MR. HUDIS: 10 Q. Okay. And the column labeled initiator, what did you mean by initiator? 11 12 A. The organization that authored the correspondence or other information that is listed 13 14 in the next column. 15 Q. And what information did you put in the 16 description column? Well, it depends. If it was a -- a grayed 17 Α. out section, it's a section divider. And then the 18 other components are individual documents. 19 Q. Overall, what did you collect in Exhibit 20 36? 21 22 MR. BRIDGES: Objection. Lacks foundation; vague and ambiguous; argumentative. 23 24 THE WITNESS: Two things. One are blog 25 posts that are relevant to the Law.Resource.Org

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		Page	299
1	activities.		
2	BY MR. HUDIS:		
3	Q. And you say there was a second item?		
4	A. Letters received from institutions having		
5	to do with the Law.Resource.Org activities.		
6	Q. Were some of these letters that were		
7	received from institutions complaining about		
8	Public.Resource posting standards incorporated by		
9	reference on to its website?		
10	MR. BRIDGES: Objection. Compound;		
11	argumentative; vague and ambiguous.		
12	THE WITNESS: Yes.		
13	BY MR. HUDIS:		
14	Q. And could you tell me what information is		
15	provided in the row on page PROAERA 832 at the		
16	bottom bearing the date 12/16/2013?		
17	A. That was the take-down notice from AERA		
18	regarding the standards at issue.		
19	Q. The 1999 standards?		
20	A. That's correct.		
21	Q. Mr. Malamud, at some time after you posted		
22	the 1999 standards to the Internet, did you remove		
23	them from public view?		
24	MR. BRIDGES: Objection. Lacks foundation	;	
25	vague and ambiguous.		

Page 300 1 THE WITNESS: Yes. BY MR. HUDIS: 2 Q. When did you do this? 3 MR. BRIDGES: Same objection. 4 THE WITNESS: I believe that would be June 5 6 2014. That date is specified in the interrogatory 7 answers. 8 BY MR. HUDIS: 9 I was just going to direct you there. Q. 10 So if you could go back to Exhibit 29. Interrogatory answer number 2, page 5. 11 12 Α. I'm there. All right. And so June 10, 2014 is when 13 Q. 14 you removed the 1999 standards from public view 15 from Law.Resource.Org and from the Internet Archive? 16 17 MR. BRIDGES: Objection. Compound; lacks foundation and all the other objections I gave to 18 19 the earlier question along this line. 20 THE WITNESS: That's correct. BY MR. HUDIS: 21 22 Q. What, if anything, did you put in place of the content of the 1999 standards on 23 24 Public.Resource's website once the standards were 25 removed?

Page 301 1 MR. BRIDGES: Objection. Vague and 2 ambiguous; lacks foundation. 3 THE WITNESS: I put what I call a stub 4 document, with the cover sheet and a single page 5 explaining the document had been removed from view. (PLAINTIFFS' EXHIBIT 37 WAS MARKED.) 6 7 BY MR. HUDIS: 8 Q. Mr. Malamud, I show you what's been marked 9 as Exhibit 37 bearing production numbers PROAERA 10 822 through PROAERA 823. 11 Is this the stub document that you were 12 referring to? 13 Α. Tt is. 14 Q. Do you have any reason to doubt the 15 authenticity of this document? 16 A. I do not. 17 MR. BRIDGES: Objection. Vague and 18 ambiguous; lacks foundation. 19 THE WITNESS: I do not. BY MR. HUDIS: 20 21 Q. What was the purpose of posting this single 22 page where the content of the 1999 standards previously was on Public.Resource's website? 23 24 MR. BRIDGES: I'm sorry. I -- it's 25 misleading; confusing question. I'll ask the court

Page 302 1 reporter to reread it. You may have misspoken. MR. HUDIS: No, it's mistranscribed. I'm 2 going to ask it again, Counsel. Thank you. 3 4 MR. BRIDGES: I heard it the same way the 5 transcription. 6 MR. HUDIS: Okay. 7 BY MR. HUDIS: Q. What was the purpose of posting this single 8 9 page where the content of the 1999 standards 10 previously was on the Public.Resource's website? MR. BRIDGES: Objection. Vague and 11 12 ambiguous; lacks foundation. THE WITNESS: So anybody accessing that URL 13 knew that the document had been removed and it was 14 15 not a technical error. BY MR. HUDIS: 16 Q. When did you post this stub page to 17 Public.Resource's website? 18 19 A. June 10th, 2014. Q. And on page 823 why did you use the word 20 "temporarily"? 21 22 MR. BRIDGES: Objection. Argumentative. 23 THE WITNESS: Because it's pending the 24 resolution of this litigation. 25 MR. HUDIS: Turning back to Exhibit 29,

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Page 303 1 interrogatory number 2, the answer on page 5 of Exhibit 29. 2 3 So June 10th, 2014 was the date that you 4 removed the 1999 standards from public view on 5 Public.Resource.Org's website and on Internet Archive's website? 6 7 MR. BRIDGES: I'm sorry, are you --8 objection. Are you asking him if that's what the 9 interrogatory says? MR. HUDIS: No, I'm asking him the date of 10 11 removal. 12 MR. BRIDGES: I think it's asked and 13 answered. 14 THE WITNESS: June 10th, 2014. It's in the 15 interrogatory. 16 BY MR. HUDIS: 17 Q. Mr. Malamud, do you know what a make-dark command is? 18 19 MR. BRIDGES: Objection. Lacks foundation; 20 vague and ambiguous. 21 THE WITNESS: Yes, although you need to place that in context. I mean, I have a general 22 23 impression of what you mean. BY MR. HUDIS: 24 25 Q. All right. What is a make -- what is your

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1	understanding of a make-dark command?
2	MR. BRIDGES: Objection. Lacks foundation.
3	THE WITNESS: Yeah, do you have a specific
4	instance of of that and I'd be happy to
5	BY MR. HUDIS:
6	Q. Sure.
7	A to talk about it.
8	Q. Did you remove the 1999 standards from
9	public view on Internet Archive's website by
10	issuing a make-dark command to their server as a
11	registered user having administrative privileges to
12	do so?
13	MR. BRIDGES: Objection. Lacks foundation;
14	vague and ambiguous.
15	THE WITNESS: I used the item manager, and
16	I pressed the make-dark button on that form.
17	BY MR. HUDIS:
18	Q. All right. All right. And what is the
19	purpose of the make-dark button?
20	MR. BRIDGES: Objection. May lack
21	competence.
22	THE WITNESS: It makes the document
23	inaccessible for public view.
24	(PLAINTIFFS' EXHIBIT 38 WAS MARKED.)
25	BY MR. HUDIS:

Page 305 1 Q. Mr. Malamud, I show you a document that's 2 been marked Exhibit 38 bearing production number PROAERA 824. 3 Do you recognize the document? 4 5 Α. I do. What is this document of Exhibit 38? 6 Ο. 7 It is e-mail to the Internet Archive Α. informing them that I have made an item go dark. 8 9 Do you remember sending this e-mail of Q. 10 Exhibit 38? 11 A. I do. 12 Q. And why did you send this e-mail to Alexis Rossi at -- why did you send this e-mail to Alexis 13 Rossi on June 11, 2014? 14 15 A. Alexis is responsible for the collections 16 on the Internet Archive. Q. And Alexis Rossi is an employee of Internet 17 Archive? 18 19 MR. BRIDGES: Objection. May lack 20 competence. 21 THE WITNESS: She is. BY MR. HUDIS: 22 Q. And in your e-mail you carbon copy to 23 24 collections-service@Archive.org. 25 Why did you add this e-mail address as a cc

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1	in your e-mail to Alexis Rossi?
2	A. Because that's the proper address to inform
3	the Internet Archive about matters pertaining to a
4	collection.
5	Q. And what do you mean by matters relating to
6	a collection?
7	A. If you have technical problems with your
8	collection or other issues or problems, that would
9	be the address that you would write to.
10	Q. And at the end of this e-mail there's a
11	URL. Do you see that?
12	A. I do.
13	Q. And it ends with AERA.standards.1999?
14	A. I see that.
15	Q. All right. Is this the URL where you
16	posted the 1999 standards on Internet Archive's
17	website?
18	A. It is.
19	Q. Mr. Malamud, if Public.Resource succeeds in
20	this lawsuit brought by AERA and its co-plaintiffs,
21	will Public.Resource repost the 1999 standards on
22	its website?
23	MR. BRIDGES: Objection. Hypothetical.
24	THE WITNESS: I guess I'd have to read the
25	decision and make my determination based on that.

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Page 307 1 BY MR. HUDIS: 2 Well, if you're totally successful? Q. 3 MR. BRIDGES: Again, hypothetical. THE WITNESS: Our goal is to post all 4 5 standards incorporated by reference into the Code of Federal Regulations. So yes. 6 7 BY MR. HUDIS: 8 O. If Public.Resource is successful in this 9 litigation, how easy or difficult would it be for 10 you to repost the 1999 standards on Public.Resource's website? 11 12 MR. BRIDGES: Hypothetical; lacks foundation; assumes facts not in evidence; vague 13 14 and ambiguous; compound. THE WITNESS: It wouldn't be difficult. 15 16 BY MR. HUDIS: 17 Q. If the next version of the Standards on Educational and Psychological Testing, the 2014 18 version, is ever incorporated by reference by a 19 state or federal agency, will you post that version 20 of the standards to the Internet as well? 21 MR. BRIDGES: Objection. Hypothetical; 22 compound; vague and ambiguous. 23 24 THE WITNESS: I don't know. 25 BY MR. HUDIS:

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1	Q. How would you make that determination?
2	MR. BRIDGES: Objection. May call for
3	speculation; vague and ambiguous; argumentative.
4	THE WITNESS: I would want to look at the
5	specific nature of the incorporation by reference.
6	I would want to look at that specific standard, and
7	I'd want to make a determination if that was an
8	area that I wanted to continue to invest resources
9	in. So I don't know. It would depend on the
10	specifics.
11	BY MR. HUDIS:
12	Q. If you looked at the 2014 standards and
13	made a determination that it was an area in which
14	you wanted to continue to invest resources, if
15	Public.Resource is successful in this litigation
16	and the 2014 standards are incorporated by
17	reference by a state or federal agency, would you
18	post the 2014 standards to the Internet?
19	MR. BRIDGES: Entirely hypothetical; lacks
20	foundation; argumentative; vague and ambiguous.
21	THE WITNESS: So I really don't know about
22	the states.
23	If the federal government did a deliberate
24	and explicit incorporation by reference in what I
25	felt was a substantive rule, right, not an offhand

Page 309 1 thing, then I would certainly consider strongly 2 posting that document. BY MR. HUDIS: 3 Q. What is -- what distinction do you make 4 between substantive and offhand? 5 6 Α. I look for an explicit and deliberate 7 incorporation by reference. 8 Q. If I asked you this before, Mr. Malamud, 9 and certainly your counsel will tell me, I 10 apologize. Even though the 1999 standards have been 11 12 removed from public view on Public.Resource's website, is the digital file containing the text of 13 the 1999 standards still stored somewhere on 14 15 Public.Resource's computer systems? 16 MR. BRIDGES: Objection. Vague and 17 ambiquous. 18 THE WITNESS: Yes. 19 BY MR. HUDIS: Q. Even though the 1999 standards were removed 20 from public view on Internet Archive's website, to 21 22 the best of your knowledge is the digital file containing the text of the 1999 standards still 23 24 stored somewhere on Internet Archive's computer 25 systems?

Page 310 1 A. I do not --2 MR. BRIDGES: Same objection. Vague and 3 ambiguous. 4 THE WITNESS: I don't --5 MR. BRIDGES: And lacks foun -- I'm sorry. 6 THE WITNESS: I'm sorry. 7 MR. BRIDGES: And maybe competence and may call for speculation. 8 9 THE WITNESS: I do not have access to that 10 document. And so I do not know. (PLAINTIFFS' EXHIBIT 39 WAS MARKED.) 11 BY MR. HUDIS: 12 Q. Mr. Malamud, I show you what's been marked 13 14 as Exhibit 39 bearing production number AERA APA NCME 5129. 15 16 Do you recognize this document? 17 A. I do. What is this document of Exhibit 39? 18 Ο. 19 A. It is a take-down notice from John S. Neikirk. 20 21 I believe he pronounces it Neikirk. Q. 22 I've never met the gentleman. Α. Do you have any reason to doubt the 23 Ο. 24 authenticity of Exhibit 39? 25 MR. BRIDGES: Objection. Lacks foundation.

Page 311 1 THE WITNESS: I do not. BY MR. HUDIS: 2 Q. Do you recall receiving this e-mail from 3 4 Mr. Neikirk? 5 A. I do. Q. When you received this e-mail from 6 Mr. Neikirk, do you know with which organization he 7 8 was affiliated? 9 MR. BRIDGES: Objection. You're asking 10 him -- sorry. Objection. Competence; may call for speculation; lacks personal knowledge. 11 THE WITNESS: His signature line said 12 American Educational Research Association. 13 BY MR. HUDIS: 14 15 Q. And do you remember receiving this e-mail of Exhibit 39 --16 17 A. I do. O. -- from Mr. Neikirk? 18 19 A. I received this e-mail, yes. Q. What did you do in response to 20 21 Mr. Neikirk's e-mail? 22 MR. BRIDGES: Objection. Argumentative; 23 lacks foundation. 24 THE WITNESS: I sent him a letter a couple 25 days later.

Page 312 1 BY MR. HUDIS: 2 Q. In either December 2013 or January 2014 did you consult with counsel after receiving 3 Mr. Neikirk's e-mail? 4 MR. BRIDGES: Objection. That's --5 6 contains the -- an implication that the 7 consultation would be regarding the e-mail. 8 Further, the question calls for 9 attorney-client privileged information. Objection. 10 I instruct the witness not to answer. BY MR. HUDIS: 11 Q. In either December 2013 or January 2014 did 12 13 you remove the 1999 standards from public view 14 where you had posted them on the Internet? 15 MR. BRIDGES: Objection. Vague and 16 ambiguous; lacks foundation. 17 THE WITNESS: I did not. 18 BY MR. HUDIS: 19 Did you reply to Mr. Neikirk's e-mail? Q. MR. BRIDGES: Objection. I think that's 20 asked and answered. 21 22 THE WITNESS: Yes, I did. 23 MR. BRIDGES: Vague and ambiguous and 24 argumentative. BY MR. HUDIS: 25

Page 313 1 Q. Do you remember -- do you remember when you responded to Mr. Neikirk's e-mail of Exhibit 39? 2 I believe it was on December 19th. 3 Α. (PLAINTIFFS' EXHIBIT 40 WAS MARKED.) 4 BY MR. HUDIS: 5 Mr. Malamud, I show you what has been 6 Ο. 7 marked as Exhibit 40 bearing production numbers 8 AERA APA NCME 5127 through 5128. 9 Do you recognize Exhibit 40? 10 Α. I do. Is Exhibit 40 your response to 11 Ο. 12 Mr. Neikirk's e-mail of Exhibit 39? 13 Α. It is. 14 Q. Is this your digital signature at the bottom of the second page of the letter of Exhibit 15 16 39 on page 5128? 17 MR. BRIDGES: Objection. Misformed 18 question; lacks foundation. 19 THE WITNESS: It is. BY MR. HUDIS: 20 21 Q. Did anyone --22 MR. BRIDGES: Sorry, I'll ask the witness to listen carefully to the question. That was a 23 24 question about Exhibit 39. 25 MR. HUDIS: Thank you, Counsel. Ι

Page 314 1 appreciate it. BY MR. HUDIS: 2 3 Q. Is this your digital signature at the bottom of the second page of the letter of Exhibit 4 5 40, page 5128? 6 A. Yes, it is. 7 Q. Did anyone help you write this letter of Exhibit 40? 8 9 MR. BRIDGES: Objection. To the extent 10 this calls for an implicit revelation of 11 attorney-client communications, I would object on 12 the grounds that it's privileged, and I would 13 instruct the witness not to answer. But only to 14 that extent. THE WITNESS: I'm not going to be able to 15 16 answer that question. BY MR. HUDIS: 17 18 Q. In the first paragraph of Exhibit 40 on the first page, there is a word missing. I believe it 19 should say, "I am in." Do you see that? 20 21 A. I do. 22 All right. So I'm going to read the Ο. sentence with the word "in" in it. 23 24 "Dear Mr. Neikirk, I am in receipt of your 25 communication of December 16 regarding the

Page 315 publication of the AERA publication standard for 1 Educational and Psychological Testing," in parens 2 3 1999, at HTTPS//Law.Resource.Org/pub/US/US/IBR/001/AERA. 4 5 standards.1999.PDF." "We are responsible for uploading this 6 7 document. In addition, you will find this document 8 at HTTPS://archive.org/details/thegov.law.AERA. 9 standards.1999." 10 Do you see that? 11 MR. BRIDGES: Objection. Misquotes the 12 letter. 13 THE WITNESS: I do. BY MR. HUDIS: 14 15 Specifically in this first paragraph what Ο. did you mean when you used the term "publication" 16 the first time it appears in the sentence? 17 MR. BRIDGES: Objection to the extent it 18 19 may imply a legal conclusion or legal expertise or opinion; vague and ambiguous. 20 THE WITNESS: There's a couple typos in 21 22 this sentence. I meant posting. BY MR. HUDIS: 23 24 Q. All right. So when you used the term 25 publication, you meant posting?

Page 316 1 Α. In this sentence, yes. 2 What did you mean by "We are responsible Q. for uploading this document"? 3 It meant that I was the person that 4 Α. 5 uploaded that document. 6 Ο. To where? The two URLs in that paragraph? 7 Α. Yes, that's what the --8 MR. BRIDGES: Object. 9 THE WITNESS: Sorry. 10 MR. BRIDGES: Objection. Lacks foundation; 11 vague and ambiguous. 12 THE WITNESS: Yes. 13 BY MR. HUDIS: 14 Q. If you could on Exhibit 40 please go on page 5127 to the third paragraph. 15 16 Α. Okay. 17 And I will read the first sentence. "While Q. the standards drafted by the American Educational 18 19 Research Association were entitled to copyright protection when issued, once they were incorporated 20 into regulations, these standards became the law, 21 22 and thus, have entered the public domain." 23 Do you see that? 24 Α. I do. 25 Q. What did you mean when you said, "the

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1	standards drafted by the American Educational
2	Research Association were entitled to copyright
3	protection when issued"?
4	MR. BRIDGES: Objection to the extent it
5	calls for a legal opinion; legal expertise; legal
6	conclusion; vague and ambiguous; lacks foundation.
7	THE WITNESS: So I'm not a lawyer. I know
8	one thing. That the law in the United States has
9	no copyright. And thus a standard incorporated by
10	reference into the Code of Federal Regulations has
11	no copyright.
12	BY MR. HUDIS:
13	Q. Mr. Malamud, could you turn to the next
14	page of Exhibit 40. Page 5128. And I am directing
15	your attention to the last paragraph of the letter.
16	As you can see by looking at the document
17	in question, a cover sheet has been prepended
18	clearly spelling out the section of the Code of
19	Federal Regulations that has incorporated by
20	reference this document into law.
21	Do you see that?
22	A. I do.
23	Q. And referring you back to Exhibit 34, is
24	this the cover sheet to which you were referring in
25	your letter of Exhibit 40?

Page 318 1 A. 34? 2 Q. Yes. 3 A. Yes, it is. Mr. Malamud, at the end of your letter of 4 Q. Exhibit 40, did you decline to remove the 1999 5 standards from the websites where you posted the 6 7 document on the Internet? 8 MR. BRIDGES: Objection. Are you asking 9 him if that's what the letter says? 10 MR. HUDIS: Yes. MR. BRIDGES: Or are you asking him 11 12 something -- okay. 13 MR. HUDIS: No. Yes. Yes, I am asking him 14 if that's what the letter says. 15 MR. BRIDGES: The letter -- objection. The 16 letter speaks for itself. The document speaks for 17 itself. 18 THE WITNESS: The letter says, "We 19 respectfully decline to remove this document." BY MR. HUDIS: 20 21 Q. At the end of your letter of Exhibit 40, 22 did you also decline to seek permission from anyone to post the 1999 standards on the Internet? 23 24 MR. BRIDGES: Objection. Argumentative; 25 lacks foundation; vague and ambiguous.

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1	THE WITNESS: The letter states, "We
2	respectfully decline to request permission."
3	BY MR. HUDIS:
4	Q. Mr. Malamud, had Mr. Neikirk sent you his
5	e-mail of Exhibit 39 a year earlier in 2012, would
6	Public.Resource have removed the 1999 standards
7	from where you posted the document on the Internet?
8	MR. BRIDGES: Objection. A hypothetical;
9	calls for speculation; vague and ambiguous.
10	THE WITNESS: So you're asking if the date
11	of his letter was December 19th, 2012, we would
12	have changed our answer?
13	BY MR. HUDIS:
14	Q. Correct.
15	MR. BRIDGES: Same objections.
16	THE WITNESS: No.
17	(PLAINTIFFS' EXHIBIT 41 WAS MARKED.)
18	BY MR. HUDIS:
19	Q. Mr. Malamud, I show you a document marked
20	Exhibit 41 bearing production number PROAERA 810.
21	Do you recognize the document?
22	A. I do.
23	Q. What is this document?
24	A. It is it's an incomplete electronic
25	mail. So it is a electronic mail from me to

Page 320 1 Mr. Butler at the Internet Archive. 2 Q. All right. So Mr. -- to the best of your knowledge Mr. Butler, Christopher Butler, is an 3 employee of Internet Archive? 4 A. I believe --5 MR. BRIDGES: Objection. Calls for --6 7 sorry. Objection. Lacks competence. 8 THE WITNESS: Yes. 9 BY MR. HUDIS: 10 Q. And you cc'd Brewster -- how do you 11 pronounce that? 12 A. Kahle. 13 Q. Kahle. And you cc'd Brewster Kahle in your e-mail to Mr. Butler of Exhibit 41? 14 15 A. I did. Q. And who is Brewster Kahle? 16 17 A. He is the founder and librarian of the Internet Archive. 18 19 Q. What, if anything, was attached to this e-mail of Exhibit 41? 20 21 MR. BRIDGES: I instruct the witness not to 22 speculate. I object to the extent it calls for speculation. 23 24 THE WITNESS: The attachments line in the 25 header says AERA.org, and a date. So this appears

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Page 321 1 to be the correspondence with Mr. Neikirk. BY MR. HUDIS: 2 And is that the correspondence of exhibits 3 Q. 39 and 40? 4 5 Based on the file names, I would say yes. Α. Why did you send this e-mail of Exhibit 41 6 Ο. 7 to Mr. Butler at the Internet Archive? A. Because I keep Mr. Butler informed on any 8 9 take-down activity, and he keeps me informed on any 10 take-down activity. 11 Ο. What do you mean by take-down activity? 12 Α. A letter invoking the DMCA or otherwise complaining about copyright violations. 13 Q. At this time in December 2013 did you make 14 15 the 1999 standards go dark on Internet Archive's website? 16 17 MR. BRIDGES: Objection. Lacks foundation; 18 vague and ambiguous. 19 THE WITNESS: No, I did not. BY MR. HUDIS: 20 21 Q. Why not? 22 MR. BRIDGES: Objection. Argumentative; lacks foundation; vague and ambiguous. 23 24 THE WITNESS: Because I did not believe 25 there was any copyright violation involved.

Page 322 1 BY MR. HUDIS: 2 Q. So after you refused to remove the 1999 standards from public view on the Internet in 3 December 2013, why did you then remove the 1999 4 5 standards from public view on Public.Resource's website and the Internet Archive's website in June 6 7 2014? 8 MR. BRIDGES: Objection. To the extent the 9 question might call for disclosure of 10 attorney-client privileged communications, I would object on the grounds of privilege and instruct the 11 12 witness not to answer. 13 If he can answer beyond that objection and 14 instruction, he may. THE WITNESS: That would involve 15 16 discussions with counsel. I'm not going to answer 17 that question. 18 (PLAINTIFFS' EXHIBIT 42 WAS MARKED.) 19 BY MR. HUDIS: Q. Mr. Malamud, I show you what's been marked 20 as Exhibit 42 bearing production numbers PROAERA 21 22 820 and PROAERA 821. 23 Do you recognize the document? 24 A. I do. 25 Q. Do you have any reason to doubt the

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Page 323 authenticity of Exhibit 42? 1 2 MR. BRIDGES: Objection. Vague and ambiguous; lacks foundation. 3 THE WITNESS: I do not. 4 BY MR. HUDIS: 5 Do you remember receiving this e-mail of 6 Ο. 7 Exhibit 42 from me on June 10th, 2014? A. I do. 8 9 Q. What did you do after receiving this e-mail of Exhibit 42? 10 MR. BRIDGES: Objection. To the extent 11 12 this question calls for an answer that would disclose attorney-client communications, I would 13 object on the grounds of privilege and instruct the 14 15 witness not to answer. 16 In addition, it's vague and ambiguous and 17 lacks foundation. 18 BY MR. HUDIS: 19 Q. Can you answer my question, Mr. Malamud, without revealing the substance of attorney-client 20 21 communications? 22 A. No. Q. Mr. Malamud, could you return to Exhibit 23 24 Why did you send the e-mail of Exhibit 38 to 38. 25 Alexis Rossi the day after receiving my e-mail of

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Page 324 1 Exhibit 42? 2 MR. BRIDGES: Object. Asked and answered, and argumentative and lacks foundation. 3 4 THE WITNESS: Because that was the day that 5 I made that item go dark. 6 (PLAINTIFFS' EXHIBIT 43 WAS MARKED.) 7 BY MR. HUDIS: 8 Q. Mr. Malamud, I show you what's been marked 9 as Exhibit 43. 10 Do you recognize this document? 11 A. I do. What is this document of Exhibit 43? 12 Q. 13 A. This is a memorandum concerning the posting 14 of the standards at issue. 15 Q. Is that your signature at the bottom left of Exhibit 43? 16 17 A. It is. 18 Q. Did anyone help you write this memo Exhibit 19 43? MR. BRIDGES: Objection. To the extent the 20 question calls for disclosure of attorney-client 21 communications, I would object on the grounds of 22 privilege and would instruct the witness not to 23 24 answer. THE WITNESS: I'll be unable to answer that 25

Page 325 1 question. BY MR. HUDIS: 2 Q. Who was this memo of Exhibit 43 intended 3 4 for? 5 MR. BRIDGES: Objection. Lacks foundation. 6 THE WITNESS: I believe it was for you. 7 BY MR. HUDIS: 8 "You," meaning me, plaintiff's counsel? Q. 9 A. Plaintiffs. 10 Q. Thank you. Mr. Malamud, could you read the first 11 12 paragraph of the memo to yourself. Tell me when 13 you're done. 14 Α. Okay. I am not going to read the whole paragraph. 15 Ο. "This memorandum is in reference to the lawsuit 16 named above," and I'm skipping, "and specifically 17 in response to the stated intention to file a 18 19 preliminary injunction motion." 20 What did you mean? Well, I believe you had said you were going 21 Α. 22 to file a preliminary injunction motion. 23 Q. And I will read in full the second sentence 24 of the second paragraph of Exhibit 43. 25 "Public.Resource also believes that this

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1	case deserves the Court's fullest attention without
2	a rush to reach an interim ruling in the absence of
3	a full record."
4	What did you mean by that?
5	MR. BRIDGES: Objection. Lacks foundation;
6	vague and ambiguous.
7	THE WITNESS: As I state in the next
8	paragraph, "In order to focus this case on
9	developing an appropriate record for a decision on
10	the merits, Public.Resource.Org has voluntarily
11	removed the document in question from the websites
12	under its control."
13	And as you had stated in a previous
14	sentence, this was so it was done without a rush to
15	reach an interim ruling in the absence of a full
16	record.
17	BY MR. HUDIS:
18	Q. I'd like to now direct your attention,
19	Mr. Malamud, to the fourth paragraph of Exhibit 43.
20	And it says, "Until the conclusion at trial on the
21	merits in this case, Public.Resource.Org will keep
22	the document in question off of the websites under
23	its control and will not disseminate the document
24	in whole or in part, including any revisions, and
25	will maintain the status on the Internet Archive to

Page 327 1 prevent any public access to the document from the archive's websites." Do you see that? 2 3 MR. BRIDGES: Objection. The document speaks for itself. 4 5 THE WITNESS: I do. 6 BY MR. HUDIS: 7 Q. What did you mean by that sentence? MR. BRIDGES: Objection. The document 8 9 speaks for itself; lacks foundation; vague and ambiguous; argumentative. 10 11 THE WITNESS: I think the sentence is very 12 clear; right? 13 BY MR. HUDIS: 14 Q. What did you mean? I meant "Until the conclusion of trial on 15 Α. 16 the merits of this case, Public.Resource.Org will keep the document in question off of the websites 17 under its control and will not disseminate the 18 19 document in whole or in part, including any revisions, and will maintain the status on the 20 Internet Archive to prevent any public access to 21 the document from the archive's websites." 22 23 Q. And this memo was written by you on June 12th, 2014? 24 25 MR. BRIDGES: Objection. Lacks foundation;

Page 328 1 vague and ambiguous. 2 THE WITNESS: Yes. BY MR. HUDTS: 3 Q. Since the time of this memo of Exhibit 43, 4 5 have the 1999 standards been reposted to a website under Public.Resource's control? 6 7 MR. BRIDGES: Objection. Vague and ambiguous; argumentative. 8 9 THE WITNESS: Yes. 10 BY MR. HUDIS: Q. Why? 11 There was a technical malfunction in one of 12 Α. our servers and by mistake a copy of the full 13 standard was posted in place of the stub. 14 15 O. And when was that? 16 A. That was in January 2015. Q. Mr. Malamud, during the two-year period 17 that the 1999 standards were posted to 18 Public.Resource's website, was a record kept of how 19 many Internet users viewed or accessed the 20 standards from that website location? 21 22 MR. BRIDGES: Objection. Utterly lacks foundation; argumentative; vague and ambiguous, 23 24 and -- yeah. And competence. 25 THE WITNESS: Our server log's document

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1	retention policy was a two-week window until
2	litigation commenced in the ASTM case when we began
3	keeping the logs permanently. And so we we did
4	not keep a record prior to that.
5	BY MR. HUDIS:
6	Q. Do you know the earliest date on which you
7	kept such logs?
8	MR. BRIDGES: Objection. Again, lacks
9	foundation; argumentative; vague and ambiguous and
10	competence.
11	THE WITNESS: So again, the document
12	retention policy was a two-week window on the logs,
13	and in September August or September of 2013 we
14	changed that policy because litigation had
15	commenced. And so at that point we began keeping
16	the logs permanently.
17	BY MR. HUDIS:
18	Q. And do you still have those logs today?
19	MR. BRIDGES: Same objections. I think I
20	missed a compound objection to the underlying
21	question.
22	THE WITNESS: Yes.
23	BY MR. HUDIS:
24	Q. In what form are the logs kept?
25	MR. BRIDGES: Same objections.

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Page 330 1 THE WITNESS: In log format. Standard. Apache web server log format. 2 BY MR. HUDIS: 3 Q. Are they kept in print format or electronic 4 5 format? 6 MR. BRIDGES: Same objections. 7 THE WITNESS: Electronic. BY MR. HUDIS: 8 9 Q. Has Public.Resource produced these logs to 10 us? MR. BRIDGES: 11 Objection. Competence; may 12 call for speculation; may call for some form of legal conclusion; vague and ambiguous. 13 14 THE WITNESS: No, we did not. 15 MR. HUDIS: Counsel, we've had discussions 16 about this. We're again demanding the logs that provide documentation of the information 17 18 Public.Resource gave us in its amended response to 19 interrogatory number 6. MR. BRIDGES: I believe that there's a 20 motion to compel pending. Am I correct on that 21 22 issue, Mr. Hudis? 23 MR. HUDIS: You are correct. 24 MR. BRIDGES: And I believe we gave you an 25 opportunity to -- first of all, I believe that this

Page 331 1 was mentioned for the first time in your reply 2 brief; is that correct? MR. HUDIS: That's not correct. 3 MR. BRIDGES: That's my understanding. 4 5 That motion has been pending, and you elected to proceed with this deposition in the absence of a 6 7 ruling on that motion to compel. I'm not sure what you mean by the fact that 8 9 you are demanding the logs. You have chosen to 10 proceed with this deposition in the absence of a 11 ruling on that motion. And so the demand -- your 12 demand appears to be moot. It is a question that is before the court. 13 BY MR. HUDIS: 14 15 Q. Mr. Malamud, I'd like you to turn your attention back to Exhibit Number 29. 16 17 Α. Okay. Does Public.Resource's answer to exhibit --18 Ο. to interrogatory number 6, accurately state the 19 number of Internet users who viewed or accessed the 20 1999 standards posted to Public.Resource's website 21 from June 2013 to October 2014? 22 23 MR. BRIDGES: Objection. That objection --24 that interrogatory is itself subject to a number of 25 objections, and is a competence issue, and it's

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1	vague and ambiguous; may lack foundation.
2	Are you asking him if that's what the
3	interrogatory says? Or are you asking him whether
4	that is his memory sitting here today? I'd like to
5	know where you're going, what you're looking for.
6	MR. HUDIS: Sure. I want to know whether
7	Mr. Malamud, in looking at the answer to
8	interrogatory number 6, can verify the accuracy of
9	the information provided.
10	MR. BRIDGES: The verification was
11	furnished on page 16 of Exhibit 29 at the time of
12	the response. Are you asking him if this is his
13	independent memory today?
14	MR. HUDIS: Yes.
15	MR. BRIDGES: Objection. Objection. You
16	can ask him the questions of what what numbers
17	he believes there are independently.
18	If you're if you're asking him to look
19	at the document, then you need to find out if it
20	refreshes an independent recollection.
21	BY MR. HUDIS:
22	Q. Mr. Malamud, does the answer in
23	interrogatory number 6 refresh your independent
24	recollection of the number of Internet users who
25	viewed or accessed the 1999 standards posted to

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Page 333 Public.Resource's website from June 2013 to October 1 2 2014? 3 MR. BRIDGES: Objection. The same 4 objections on vagueness, and lacks foundation and 5 argumentativeness. 6 THE WITNESS: And so again, the document 7 retention policy was a two-week policy until that period in August when litigation commenced. 8 9 The standard at issue was removed in June 10 of 2014. And so this interrogatory, as it says in 11 the answer, is, in fact, a complete record from 12 September of 2013 to June of 2014. 13 BY MR. HUDIS: 14 Q. So then with respect to the number of FTP requests for the file name AERA.standards.1999.PDF, 15 why does the information go back to June of 2013? 16 17 A. Because we had an FTP log hanging around that was not conforming with our document retention 18 policy, and since that data was there, we furnished 19 20 it to you. 21 Q. So now I'd like to take you one at a time as to the information provided in interrogatory --22 answer -- amended interrogatory answer number 6. 23 24 Mr. Malamud, on page 9, the information is 25 stated as the number of HTTP requests. Do you see

Page 334 1 that? 2 A. Yes. 3 Q. All right. What do these numbers represent? 4 MR. BRIDGES: Objection. The document 5 speaks for itself. It's been verified. 6 7 THE WITNESS: It's the number --8 MR. BRIDGES: If he's testifying -- it's 9 not clear whether you're asking him to explain this 10 document or to give percipient testimony. MR. HUDIS: To explain the document. 11 12 MR. BRIDGES: Objection. 13 BY MR. HUDIS: 14 Q. So what --15 MR. BRIDGES: Objection on the grounds that 16 it lacks foundation; vague and ambiguous; misleading and fails to account for objections, and 17 the document speaks for itself. 18 19 BY MR. HUDIS: Q. So what do these numbers represent in HTTP 20 requests? 21 22 MR. BRIDGES: Same objections. 23 THE WITNESS: The number of accesses to the 24 standards at issue using the HTTP protocol. 25 BY MR. HUDIS:

Page 335 1 Q. By month and year? 2 MR. BRIDGES: Same objections. THE WITNESS: Yes. 3 BY MR. HUDIS: 4 5 Q. Okay. And what do the numbers of H -- of 6 FTP requests represent? 7 MR. BRIDGES: Same objections. THE WITNESS: Number of file transfers by 8 9 month and year. 10 BY MR. HUDIS: 11 Q. And what do the number of rsync requests 12 represent? 13 MR. BRIDGES: Objection. The document --14 same objections and the document speaks for itself. 15 THE WITNESS: Number of rsync accesses by 16 month and year. BY MR. HUDIS: 17 18 Q. So if there are accountings of HTTP requests or FTP requests in interrogatory answer 19 number -- amended interrogatory answer number 6 20 after June of 2014, were those requests for the 21 22 stub document? 23 A. That's correct. 24 MR. HUDIS: Andrew, he's got to change the 25 video, so we're off.

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1	THE VIDEOGRAPHER: This marks the end of
2	Disc 4, Volume 1 in the deposition of Carl Malamud.
3	The time is 6:38 and we are off the record.
4	(Recess taken.)
5	THE VIDEOGRAPHER: This marks the beginning
6	of Disc 5, Volume 1 in the deposition of Carl
7	Malamud.
8	The time is 6:46, and we are on the record.
9	BY MR. HUDIS:
10	Q. Mr. Malamud, in your last answer we
11	discussed referrals to the stub document.
12	Is that the document of Exhibit 37?
13	A. It is.
14	Q. Mr. Malamud, during the two-year period
15	that the 1999 standards were posted by you to
16	Internet Archive's website, do you know whether a
17	record was kept of how many Internet users viewed
18	or accessed the standards from that website?
19	MR. BRIDGES: Objection. Vague and
20	ambiguous.
21	THE WITNESS: I don't know if they kept a
22	record. There is a view count number that I
23	believe was there.
24	(PLAINTIFFS' EXHIBIT 44 WAS MARKED.)
25	BY MR. HUDIS:

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Page 337 1 Q. Mr. Malamud, I show you a document that has 2 been marked as Exhibit 44 bearing a single production number PROAERA 827, and it says, "This 3 document has been produced in native format." So 4 5 what follows it looks like an Excel spreadsheet. 6 Do you see that? 7 I do. Α. Do you know what this document is, Exhibit 8 Ο. 9 44? 10 Α. I'm not totally sure. 11 MR. BRIDGES: Object on the grounds of 12 competence and may call for speculation. 13 THE WITNESS: Was this a document produced 14 by us or the Internet Archive? BY MR. HUDIS: 15 16 Q. It was produced by your counsel. 17 Α. It appears --MR. BRIDGES: I'll direct the witness to 18 19 testify as to what he knows. 20 MR. HUDIS: Fair enough, Counsel. THE WITNESS: Well, this is a spreadsheet. 21 22 I can tell you what -- what I see here on this 23 document, if that's useful to you. BY MR. HUDIS: 24 25 Q. Please.

Page 338 1 Α. It's a spreadsheet that's got a series of identifiers and downloads as well as the title 2 creator of documents. Clearly documents 3 incorporated by reference. And there is a date 4 5 field. Q. Mr. Malamud, to the best of your knowledge 6 7 what does the creator column represent? MR. BRIDGES: Objection. Competence; may 8 9 call for speculation. 10 THE WITNESS: This is clearly a set of 11 technical standards incorporated by reference, and 12 so the creator is the original creator of the standard. And then there is a title. 13 BY MR. HUDIS: 14 Q. Do you know -- do you know what the date 15 16 column represents? 17 MR. BRIDGES: I'd ask the witness -- object 18 to the extent I think the witness may not be competent and this may call for speculation. 19 THE WITNESS: I don't know what the date 20 field says. 21 22 BY MR. HUDIS: Q. Do you know what the downloads column 23 24 represents? 25 MR. BRIDGES: Objection. Competence; vague

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Page 339 1 and ambiguous; may call for speculation -- or calls 2 for speculation. 3 THE WITNESS: Yeah, I'd have to speculate, sir. I'm sorry. This is just not a document that 4 5 I -- I remember. So no. 6 BY MR. HUDIS: 7 Q. Do you know what the identifier column 8 represents? 9 MR. BRIDGES: Objection. Competence; calls 10 for speculation. 11 THE WITNESS: That is the naming scheme that I used for Internet Archive identifiers. 12 13 BY MR. HUDIS: 14 Q. Do you know what the title column 15 represents? 16 MR. BRIDGES: Objection. Competence; may call for speculation; vague and ambiguous. 17 THE WITNESS: Yeah, that's what I had 18 19 explained previously, that this appears to be a listing of standards incorporated by reference, and 20 so there's the creator and the name -- the title of 21 22 the document. BY MR. HUDIS: 23 24 Q. Do you know the source of this document of 25 Exhibit 44?

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Page 340 MR. BRIDGES: Objection. I think that may 1 2 be asked and answered. THE WITNESS: No, I do not. I -- like I 3 said, I do not recall this. That --4 BY MR. HUDIS: 5 6 Q. Do you know who created this document? 7 MR. BRIDGES: Objection. Competence; calls for speculation. 8 9 THE WITNESS: I simply don't recall this 10 document. BY MR. HUDIS: 11 12 Q. Mr. Malamud, if you would turn to the bottom of the first spreadsheet page of Exhibit 44. 13 A. Reads American Architectural Manufacturers 14 Association? 15 16 Q. No. It -- so for the -- for the page I'm looking at of Exhibit 44, it says American 17 Educational Research Association. 18 19 MR. BRIDGES: That's not -- that's not the case on our -- on our exhibits. 20 21 BY MR. HUDIS: 22 Q. Could you find on the document American Educational Research Association? 23 24 A. Yes. It's on page 2 in the middle of the 25 page.

Page 341 1 Q. Thank you. If you go to -- on that row, if you go to the identifier. Is that -- is 2 gov.log.AERA.standards. 99 -- dot 1999, is that the 3 identifier that you used for the 1999 standards 4 5 that you posted to the Internet Archive? MR. BRIDGES: Objection. Vague and 6 7 ambiguous; may call for speculation. 8 THE WITNESS: It is. 9 BY MR. HUDIS: 10 Q. Do you believe that Exhibit 44 came from 11 the Internet Archive? MR. BRIDGES: Objection. Calls for 12 13 speculation; competence. He's testified he doesn't 14 know where this came from. He hasn't seen it 15 before. 16 THE WITNESS: I really don't recollect this 17 spreadsheet. 18 BY MR. HUDIS: Q. Mr. Malamud, we had asked Public 19 research -- Resource to search for and produce 20 materials relating to its posting or publication of 21 the 1999 standards on one of its websites. What 22 materials did you search for? 23 24 MR. BRIDGES: Objection. May call for 25 attorney-client communications, in which case it

Page 342 1 would be privileged, and I would object on the grounds of privilege, and I would instruct the 2 witness not to answer. 3 If you're asking what Mr. Malamud -- it's 4 5 also vague and ambiguous; lacks foundation. 6 BY MR. HUDIS: 7 Q. I'd like to know, Mr. Malamud, what records you searched for, independent of your discussions 8 9 with counsel? 10 MR. BRIDGES: All the other objections 11 still apply. 12 THE WITNESS: Having to do with the posting 13 of the standards on Public.Resource.Org websites? BY MR. HUDIS: 14 15 O. Yes. 16 MR. BRIDGES: Same objections. 17 THE WITNESS: Well, we've gone over that 18 process of the posting of the standards at issue on 19 the Law.Resource.org website. BY MR. HUDIS: 20 21 Q. What I want to know is what documents did 22 you search for? MR. BRIDGES: Objection. Argumentative; 23 24 lacks foundation; vague and ambiguous. 25 THE WITNESS: Well, the number of accesses

Page 343 1 information I searched are logs, and computed the number of accesses per month based on the criteria 2 that I indicated in the interrogatory answers. 3 BY MR. HUDIS: 4 5 Interrogatory -- amended interrogatory Ο. answer number 6? 6 7 A. That's correct. Q. And what else did you search for? 8 9 MR. BRIDGES: Objection. Vague and 10 ambiquous. 11 I think there's some confusion going on here. You were talking about in response to a 12 13 document request? 14 MR. HUDIS: Yes. 15 MR. BRIDGES: Can you show him the document 16 requests? 17 MR. HUDIS: I can read it to him, sure. MR. BRIDGES: You're asking what he 18 19 searched for in response to a document request? 20 MR. HUDIS: Mm-hm. MR. BRIDGES: These are interrogatories. 21 22 He was asking about document requests. 23 THE WITNESS: The discovery process. 24 BY MR. HUDIS: 25 Q. Yes, sir.

Page 344 MR. BRIDGES: Searching for documents. 1 THE WITNESS: I did not conduct those 2 searches. I gave materials to our legal team and 3 their discovery engine and they did the searches. 4 5 So I didn't search for anything. BY MR. HUDIS: 6 7 Q. So you said you gave the materials to your legal team. What I want to know is from 8 9 Public.Resource's records, what materials did you 10 search for to give to your counsel? I do not want to know your communications 11 12 with counsel. I want to know the materials you 13 searched for. 14 MR. BRIDGES: Here's the difficulty. 15 MR. HUDIS: Sure. 16 MR. BRIDGES: I think the legal team did the searching. He turned -- he gave access to the 17 18 legal team. The legal team did the searching. 19 So ... MR. HUDIS: Thank you for the 20 clarification. 21 22 MR. BRIDGES: Yeah. BY MR. HUDIS: 23 24 Q. Did -- Mr. Malamud, did you do any 25 independent searches for discovery records,

Page 345 1 independently yourself? 2 A. No, I didn't. MR. BRIDGES: Objection. Lacks foundation; 3 vague and ambiguous. 4 5 THE WITNESS: No, I did not. 6 BY MR. HUDIS: 7 Q. So the document request, Mr. Malamud, was 8 "Produce those documents, things and/or items, 9 electronically stored information regarding 10 Public.Resource posting or publishing the 1999 standards to a Public.Resource website." 11 12 And just to clarify, you're saying that your counsel did the search of Public.Resource's 13 14 records. You did not do that search yourself? 15 A. That's correct. Mr. Malamud, before or after 16 Q. Public.Resource posted the 1999 standards to the 17 Internet, did you ever hear someone complain that 18 19 he or she could not obtain a copy of the 1999 standards on his or her own? 20 21 MR. BRIDGES: Objection. Vague and 22 ambiguous; lacks foundation; compound. 23 THE WITNESS: I did not. 24 BY MR. HUDIS: Q. Before or after Public.Resource posted the 25

Page 346 1 1999 standards to the Internet, did you ever receive written correspondence complaining that 2 someone could not obtain a copy of the 1999 3 standards on his or her own? 4 5 MR. BRIDGES: Same objections; 6 argumentative. 7 THE WITNESS: I did not. BY MR. HUDIS: 8 9 During the two-year period that the 1999 Q. 10 standards were posted to Public.Resource's website, was a record kept of how many Internet users 11 12 downloaded the standards from that website location 13 to their computer hard drives? 14 MR. BRIDGES: Objection. Lacks foundation; argumentative; assumes facts not in evidence; vague 15 16 and ambiguous. 17 THE WITNESS: We would have no way of 18 determining that. 19 BY MR. HUDIS: Q. During the two-year period that the 1999 20 standards were posted to Public.Resource's website, 21 22 did Public.Resource deploy any protocols or use any settings on its web server to prevent Internet 23 users from downloading the 1999 standards to their 24 25 computer hard drives?

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1	MR. BRIDGES: Objection. Argumentative;
2	lacks foundation; possibly competence; vague and
3	ambiguous.
4	THE WITNESS: The only thing we know about
5	is access to the data and the fact that the data
6	left our computer in response to a request. So I
7	don't know about downloads. It's technically
8	impossible to determine that.
9	BY MR. HUDIS:
10	Q. I didn't want to my last question was
11	not about logging downloads. What I wanted to know
12	is once an HTTP request or an FTP request or an
13	rsync request was made of Public.Resource's server
14	where the 1999 standards were, did Public.Resource
15	deploy any protocols or use any settings on its web
16	server to prevent Internet users from downloading
17	the 1999 standards to their computer hard drives?
18	MR. BRIDGES: Objection. Argumentative;
19	lacks foundation; assumes facts not in evidence.
20	THE WITNESS: I have no idea how one would
21	do that.
22	BY MR. HUDIS:
23	Q. During the two-year period that the 1999
24	standards were posted to Public.Resource's website,
25	did Public.Resource deploy any protocols or use any

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1	settings on its web server to prevent Internet
2	users from printing to paper the 1999 standards
3	accessed from that website?
4	MR. BRIDGES: All the same objections,
5	plus, Mr. Hudis, I've been you've been prefacing
6	many of your questions with the phrase, "During the
7	two-year period that the 1999 standards were posted
8	to Public.Resource's website." It's not clear to
9	me that they were posted to the website for two
10	years.
11	So every time you ask that question, I'm
12	going to object on the grounds that it lacks
13	foundation; argumentative and misstates it
14	misstates evidence.
15	So in addition to that, the other
16	objections apply to this question. Mainly lacks
17	foundation; argumentative; vague and ambiguous;
18	possibly competence.
19	THE WITNESS: No, we did not.
20	MR. HUDIS: Counsel, just for the record,
21	so we can avoid some disagreements, if possible,
22	interrogatory answer number 2 says the 1999
23	standard was first posted to the Law.Resource.Org
24	website on July 11, 2012. And then it says the
25	1999 standard was last posted to a Public.Resource

Page 349 1 website on June 10, 2014. BY MR. HUDIS: 2 Q. Mr. Malamud, during the two-year period 3 that the 1999 standards were posted to 4 5 Public.Resource's website, or any time after that until today, did Public.Resource receive any 6 7 communications from people who claimed to have accessed a copy of the 1999 standards from 8 9 Public.Resource's website? MR. BRIDGES: Mr. Hudis, you've just given 10 11 me dates that are not two years. And then you 12 immediately ask a question that says, "during the 13 two-year period." 14 I'm not sure why you insist on using two-year period, but every time you ask a question 15 that says "during the two-year period," I'm going 16 to object as misleading, misstating the facts, and 17 deceptive. 18 19 MR. HUDIS: Counsel. MR. BRIDGES: Yes. 20 MR. HUDIS: Would you accept an 21 22 introductory phrase "approximate two-year period"? 23 MR. BRIDGES: I will not. If you want to say, "during the period," fine. 24 25 MR. HUDIS: I'll accept that.

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1	MR. BRIDGES: But if you want to start
2	making a characterization, I'm going to object,
3	unless it's accurate.
4	MR. HUDIS: Counsel, I'll accept that.
5	Thank you very much.
6	MR. BRIDGES: The there are other you
7	might want to restate your question because I had
8	other objections that I didn't get around to on
9	that.
10	BY MR. HUDIS:
11	Q. During the period that the 1999 standards
12	were posted to Public.Resource's website, or at any
13	other time after that until today, did
14	Public.Resource receive any communications from
15	people who claimed to have accessed a copy of the
16	1999 standards from Public.Resource's website?
17	MR. BRIDGES: Objection. Lacks foundation;
18	competence; vague and ambiguous. Also
19	argumentative and may call for a legal conclusion
20	to the extent you were trying to give "copy" a
21	copyright term. And argumentative. I said that.
22	THE WITNESS: No.
23	MR. HUDIS: Counsel, instead of the word
24	"copy," would you prefer I use the term
25	reproduction? I don't want to use a charged word

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1	here. I just want to get some information.
2	MR. BRIDGES: You could use a accessed a
3	file containing. I would accept that.
4	MR. HUDIS: Thank you, Counsel.
5	BY MR. HUDIS:
6	Q. Does Public.Resource know what people do
7	with their files containing the 1999 standards that
8	they obtained from Public.Resource's website?
9	MR. BRIDGES: Objection. Utterly lacks
10	foundation; assumes facts not in evidence;
11	argumentative; vague and ambiguous and competence.
12	THE WITNESS: No.
13	BY MR. HUDIS:
14	Q. Does Public.Resource know what people do,
15	if anything, with their file containing the 1999
16	standards that they obtained from Internet
17	Archive's website after you posted the standards
18	there?
19	MR. BRIDGES: Same objections. Lacks
20	foundation; assumes facts not in evidence;
21	argumentative; vague and ambiguous; competence;
22	calls for
23	THE WITNESS: No.
24	(PLAINTIFFS' EXHIBIT 45 WAS MARKED.)
25	BY MR. HUDIS:

Page 352 1 Q. Mr. Malamud, I show you what has been marked as Exhibit 45. It is Public.Resource's 2 responses to plaintiff's second set of 3 interrogatories. 4 5 Α. Okay. 6 Q. Is that your signature at the bottom of 7 page 10? 8 A. It is. 9 MR. BRIDGES: I'm sorry. Whoa. 10 MR. HUDIS: Everything okay, Counsel? 11 MR. BRIDGES: No, it's not okay. 12 THE WITNESS: There's two page 10s. The 13 document goes up to 12 and then there is a 10 at 14 the end. Is it the same on your copy? 15 MR. HUDIS: Mm-hm. That's how it was given 16 to us. 17 Counsel, should we stay on the record or go off the record? 18 19 MR. BRIDGES: We'll stay on the record. I think you can get his testimony that's 20 his signature on the final page of Exhibit 45. 21 BY MR. HUDIS: 22 Sure. Mr. Malamud, is that your signature 23 Q. 24 on the final page of Exhibit 45? 25 A. It is.

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1	Q. Now, Mr. Malamud, I'd like you to read
2	Public.Resource's answers to interrogatory numbers
3	9 and 11. You don't have to read them into the
4	record. I just want you to familiarize yourself
5	with the information contained in those
6	interrogatory answers. Tell me when you're done.
7	A. 9 and 11 or 9 and 10?
8	Q. 9 and 11.
9	A. Okay.
10	Okay.
11	Q. Do interrogatory answers numbers 9 and 11
12	identify all of the state and federal regulations
13	of which Public.Resource is currently aware in
14	which the 1999 standards have been incorporated by
15	reference?
16	MR. BRIDGES: Objection. Competence, in
17	terms of recalling all of the instances that may
18	exist; vague and ambiguous; may call for a legal
19	conclusion.
20	THE WITNESS: I would have to disclose
21	communications with counsel to answer that
22	question.
23	BY MR. HUDIS:
24	Q. I want your your independent knowledge;
25	not substance of attorney-client communications.

Page 354 1 Α. Well, my knowledge is based on my attorney-client communications. So I can't really 2 answer that. 3 Q. All right. So you cannot answer my 4 5 question without revealing substance of attorney-client communications? 6 7 A. Yeah. Q. Mr. Malamud, could you read in Exhibit 45 8 9 interrogatory answer number 10? 10 A. Okay. Q. Does interrogatory answer number 10 11 12 identify all the instances of which a state or federal agency cited the 1999 standards of which 13 Public.Resource is aware? 14 15 MR. BRIDGES: Objection. May -- may lack 16 competence; lacks foundation; vague and ambiguous. 17 And to the extent that the answer would depend upon attorney-client communications, I would 18 19 object on the grounds of privilege and instruct him not to answer to that extent. 20 21 THE WITNESS: I would have to divulge my communications with counsel to answer that 22 question. 23 BY MR. HUDIS: 24 25 Q. So you can't answer my question without

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Page 355 1 revealing the substance of attorney-client communications? 2 A. That's correct. 3 Q. The citations in interrogatory number 10, 4 5 are these examples of incorporation by reference of the 1999 standards? 6 7 MR. BRIDGES: I'm sorry? I think interrogatory number -- interrogatory -- the answer 8 9 to interrogatory number 10 speaks for itself. 10 THE WITNESS: The interrogatory asks for times it has been cited by a government agency; not 11 12 times that it was incorporated by reference. 13 BY MR. HUDIS: 14 Q. So what I want to know is, in the answer are these examples or are they not examples of the 15 16 1999 standards incor -- being incorporated by reference into law --17 MR. BRIDGES: Objection. 18 19 MR. HUDIS: Let me finish. BY MR. HUDIS: 20 Q. -- in interrogatory answer number 10? 21 MR. BRIDGES: Objection. Competence; may 22 call for speculation; lacks foundation; may require 23 24 legal conclusion or legal expertise; legal opinion. 25 THE WITNESS: So incorporation by reference

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1	is a technical process that would involve the
2	Federal Register and the Code of Federal
3	Regulations at the federal level.
4	Would involve potentially a statute or a
5	regulation at the state level.
6	So a number of these documents cited here
7	are papers, right. So that wouldn't be an
8	incorporation by reference issue.
9	There are a series of Federal Register
10	publications that are listed in the interrogatory.
11	I would have to pull up those individual documents
12	and look at them to see whether or not that was, in
13	fact, an incorporation by reference, in addition to
14	the citation, which is what you asked for.
15	BY MR. HUDIS:
16	Q. Mr. Malamud, does Public.Resource claim
17	that any of the plaintiffs have promoted the 1999
18	standards as being incorporated by reference into
19	law?
20	MR. BRIDGES: Objection to the extent it
21	calls for a legal conclusion or or attorney work
22	product or for attorney-client privilege, and also
23	vague and ambiguous.
24	THE WITNESS: So can you repeat that
25	question?

Page 357 1 BY MR. HUDIS: 2 Q. Yes. Does -- does Public.Resource claim that any of the plaintiffs have promoted the 1999 3 standards as being incorporated by reference into 4 5 law? 6 MR. BRIDGES: Same objections to the extent 7 it calls for a legal conclusion or attorney work product or attorney-client privilege. Also vague 8 9 and ambiguous. 10 THE WITNESS: Yeah, I don't know the official positions of the plaintiffs for promoting 11 12 things. I just don't know what that means. I know individuals associated with the 13 standards at issue have discussed the fact that the 14 standards have been incorporated by reference. 15 Promoted seems like a loaded term. 16 BY MR. HUDIS: 17 Q. Does Public.Resource claim that any of the 18 plaintiffs have encouraged the 1999 standards as 19 being incorporated by reference into law? 20 21 MR. BRIDGES: All the same objections. 22 THE WITNESS: I don't know the answer to I believe that's something that -- that 23 that. 24 would require an examination of the discovery 25 materials and depositions and that. That's exactly

Page 358 1 the kind of issue that I believe is going to be 2 discussed and brought out as we continue this litigation. I don't know the answer to that. 3 BY MR. HUDIS: 4 5 Q. Does Public.Resource claim that any of the 6 plaintiffs have consented to, accepted or 7 acquiesced in the 1999 standards as being 8 incorporated by reference into law? 9 MR. BRIDGES: Objection. Calls for legal 10 conclusions; calls for attorney work product; lacks 11 foundation; competence; vague and ambiguous. THE WITNESS: I don't know the answer 12 13 either way to that. 14 (PLAINTIFFS' EXHIBIT 46 WAS MARKED.) 15 BY MR. HUDIS: 16 Q. Mr. Malamud, I have marked as Exhibit 46 17 Public.Resource's answer and counterclaim to the plaintiffs' complaint in this action. I'd like you 18 19 to turn to page 25. 20 Α. Okay. Q. And I would like you to look at the top of 21 page 25, and numbered paragraph 2. Do you see 22 23 that? The one that reads "Plaintiffs have no 24 Α. 25 copyrights in works that government entities have

Page 359 1 incorporated by reference into law"? 2 Q. Yes. And what is the factual basis for that 3 statement? 4 MR. BRIDGES: Objection. Calls for a legal 5 6 conclusion; calls for attorney work product; 7 competence and may call for attorney-client 8 communications. 9 To that extent I would object on the 10 grounds of privilege and instruct the witness not to answer. If he feels that he can answer 11 12 otherwise for that instruction, then he may 13 proceed. 14 THE WITNESS: So you would like my personal opinion as a layman as to why standards 15 16 incorporated by reference in the law have no 17 copyright; is that correct? 18 BY MR. HUDIS: 19 Well, specifically directed to plaintiffs' Q. work here, the 1999 standards. 20 21 MR. BRIDGES: All the same objections and 22 partial instruction. 23 THE WITNESS: I can't speak to the specific 24 standard at issue. I can tell you why I believe 25 that standards incorporated by reference under the

> Alderson Reporting Company 1-800-FOR-DEPO

Page 360 1 Code of Federal Regulations have no copyright. BY MR. HUDIS: 2 Q. What -- what is Public.Resource's basis for 3 making that statement? 4 5 MR. BRIDGES: I'm sorry? 6 BY MR. HUDIS: 7 Q. Public.Resource's basis for making that 8 statement? MR. BRIDGES: What statement? The basis 9 10 for making the -- for asserting the second affirmative defense? 11 12 MR. HUDIS: Yes, sir. 13 MR. BRIDGES: Okay. I think that's asked 14 and answered, and all the same objections and 15 partial instruction from earlier. 16 THE WITNESS: So I can't speak to the 17 specific standards at issue. I can speak in 18 general terms as to why I believe the standards incorporated by reference under the CFR have no 19 copyright. 20 21 BY MR. HUDIS: 22 Q. And why is that? 23 MR. BRIDGES: Same objections and partial 24 instruction. The instruction he may answer to the 25 extent it doesn't depend upon any attorney-client

Page 361 1 privileged communication. 2 THE WITNESS: So as a layman; not a lawyer, I have read widely on this subject, and looked at a 3 number of supreme court decisions on the question 4 5 of copyright into the law. 6 I have examined the compendium of Copyright 7 Office practices issued by the U.S. copyright 8 Office. 9 I participated in the Administrative 10 Conference of the U.S. deliberations on this issue. 11 I have read fairly widely in the history of 12 promulgation of the law, both in the United States and in the common-law system more generally, and I 13 have read the legislative history, and 14 congressional hearings that led to the creation of 15 16 the Federal Register and the official journals, as well as the incorporation-by-reference mechanism, 17 which was in the 1960s, and based on this reading, 18 it is my feeling that the law has no copyright in 19 the United States. A standard deliberately and 20 explicitly incorporated by reference into law is 21 22 the law. And therefore the standards have no copyright. 23 BY MR. HUDIS: 24 25 Q. If you could turn back to Exhibit 46, page

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Page 362 1 25, numbered paragraph 3. It says, "Lack of ownership of the alleged copyrights bars 2 plaintiffs' claim." 3 What is Public.Resource's factual basis for 4 5 that statement? MR. BRIDGES: Objection. Attorney work 6 7 product; attorney-client privilege and instruct --8 instruct the witness not to answer. 9 THE WITNESS: I won't be able to answer 10 that question. 11 BY MR. HUDIS: 12 Q. Mr. Malamud, on page 25 of Exhibit 46, the fourth paragraph says, "The doctrine of copyright 13 fair use bars plaintiffs' claim." What is the 14 factual basis for this statement? 15 16 MR. BRIDGES: I'll object on the grounds of 17 attorney work product and attorney-client 18 privilege. 19 And to the extent this would depend upon attorney-client communications, I would object on 20 the grounds of privilege and would instruct the 21 22 witness not to answer. 23 Also calls for a legal conclusion and 24 object on the grounds of competence. 25 If the witness can answer beyond the

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Page 363 1 instruction I've given, he is free to. 2 THE WITNESS: I'm not a lawyer. This is beyond my competence. 3 BY MR. HUDIS: 4 5 Q. Mr. Malamud, on page 25 of Exhibit 46, the paragraph says, "The doctrine of unclean hands bars 6 7 plaintiffs' claim -- claims." 8 What is the factual basis for that 9 statement? 10 MR. BRIDGES: All the same objections as to 11 the previous line of questions. THE WITNESS: I don't even know what the 12 13 doctrine of unclean hands is. I'm not qualified to 14 answer that question. 15 BY MR. HUDIS: 16 Q. On page 25 of Exhibit 46, the sixth paragraph says, "The doctrine of copyright misuse 17 bars plaintiffs' claims." 18 19 What is the factual basis for that 20 statement? 21 MR. BRIDGES: All the same objections and partial instruction as to the previous questions. 22 23 THE WITNESS: I'm not familiar with the 24 doctrine of copyright misuse. I'm not qualified to 25 answer that question.

Page 364 1 BY MR. HUDIS: 2 Q. Mr. Malamud, on page 25 of Exhibit 46, the seventh paragraph says, "Waiver and estoppel bars 3 plaintiffs's claims." What is the factual basis 4 5 for that statement? MR. BRIDGES: All the same objections and 6 7 partial instruction apply here as to the previous 8 questions. THE WITNESS: I'm not familiar with how 9 waiver and estoppel work. I'm not qualified to 10 11 answer that question. 12 BY MR. HUDIS: 13 Q. Mr. Malamud, on page 25 of Exhibit 46 the 14 eighth paragraph reads, "Lack of irreparable injury bars plaintiffs' demand for injunction." What is 15 the factual basis for that statement? 16 17 MR. BRIDGES: All the same objections and 18 partial instruction apply here as to the previous 19 questions. THE WITNESS: I don't know what lack of 20 irreparable injury bars means in a legal context. 21 22 I'm not qualified to answer that. 23 BY MR. HUDIS: 24 Q. On page 25 of Exhibit 46, the ninth 25 paragraph reads, "Injunction would greatly harm the

Page 365 1 public interest, and thus, the public interest bars plaintiffs' demand for an injunction." 2 3 What's the factual basis for that statement? 4 5 MR. BRIDGES: All the same objections and 6 partial instruction apply here as to the previous 7 questions. 8 If he -- if he can answer beyond that 9 partial instruction, he may. 10 THE WITNESS: I'm not sure I understand the 11 implications of an injunction and what specifically 12 that would mean in this context. Again, that's a 13 legal question. I would need to know what that means before I could answer that. 14 15 BY MR. HUDIS: 16 Ο. Mr. Malamud, who is Dr. David Michaels? 17 A. Dr. David Michaels is the assistant Secretary of Labor and the administrator of the 18 19 Occupational Health and Safety Administration. Who is Mr. Shems, S-h-e-m-s, Peterson? 20 Q. A. Mr. Peterson is the retired chief building 21 22 inspector for Sonoma County, California. Who is Mr. Raymond Mosley? 23 Q. 24 A. Mr. Mosley is the former executive director 25 of the Office of the Federal Register at the

Page 366 National Archives and Records Administration. 1 Q. Who is Benjamin Goldstein? 2 3 A. Mr. Goldstein is a former official at the Department Of Energy. 4 5 Q. Have any of these gentlemen, Dr. Michaels, Mr. Peterson, Mr. Mosley or Mr. Goldstein, provided 6 7 any statements to Public.Resource discussing 8 incorporation by reference in this case? 9 MR. BRIDGES: Objection. Vague and 10 ambiguous; lacks foundation. THE WITNESS: I don't know. I'm letting 11 12 our legal team handle that issue. I really don't 13 know. 14 (PLAINTIFFS' EXHIBIT 47 WAS MARKED.) 15 BY MR. HUDIS: 16 Q. Mr. Malamud, I show you what's been marked as Exhibit 47, bearing a document production 17 numbers AERA APA NCME 31807 through 31809. 18 19 Please take a moment to review the 20 document. 21 A. Okay. 22 MR. BRIDGES: I need to hold on for a 23 second. 24 MR. HUDIS: Sure. 25 MR. BRIDGES: I need to go off the record

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Page 367 1 briefly to consult with my client about this 2 document. 3 THE VIDEOGRAPHER: The time is 7:32, and we are off the record. 4 5 (Discussion off the record.) 6 THE VIDEOGRAPHER: The time is 7:37, and we 7 are back on the record. 8 BY MR. HUDIS: 9 Q. Mr. Malamud, I'll show you what's been marked as Exhibit 47. Do you recognize this 10 document? 11 12 A. Yes, I do. Q. What is it? 13 It is a notice from the American Petroleum 14 Α. 15 Institute that was sent from the Internet Archive 16 and forwarded along to me. 17 So do you recall receiving API's e-mail Q. 18 correspondence to Internet Archive being forwarded to you at the end of 2012? 19 MR. BRIDGES: Objection. You're referring 20 to this document? 21 22 MR. HUDIS: Yes. 23 THE WITNESS: Are you objecting or --24 MR. BRIDGES: No. 25 THE WITNESS: Oh, yes. I do remember.

Page 368 1 BY MR. HUDIS: 2 Okay. And Mr. Butler, Chris Butler, is an Q. employee of Internet Archive? 3 4 MR. BRIDGES: Objection. Competence. 5 THE WITNESS: Yes. BY MR. HUDIS: 6 7 Q. Do you know why Mr. Butler forwarded API's cease-and-desist copyright notice to you? 8 9 MR. BRIDGES: Objection. Competence; calls 10 for speculation. THE WITNESS: I am the creator of that 11 12 particular collection, and any take-down notices go 13 to my attention. BY MR. HUDIS: 14 Q. All right. That was my next question. Did 15 16 you post API's technical standards to a collection on the Internet Archive? 17 MR. BRIDGES: Objection. Lacks foundation; 18 19 vague and ambiguous. 20 THE WITNESS: I did. BY MR. HUDIS: 21 22 Q. When did you post API's technical standards to a collection on Internet Archive? 23 24 MR. BRIDGES: Objection. Lacks foundation; 25 vague and ambiguous.

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Page 369 1 THE WITNESS: Before November 2nd, 2012. BY MR. HUDIS: 2 3 Q. So around that time? 4 MR. BRIDGES: Objection. Misstates 5 testimony. 6 THE WITNESS: I don't know. 7 MR. BRIDGES: Vague and ambiguous; lacks 8 foundation. 9 THE WITNESS: I don't know when I posted 10 them. BY MR. HUDIS: 11 Q. At the time that you posted API's technical 12 standards to a collection on the Internet Archive, 13 did you also post API's technical standards to a 14 15 Public.Resource website? 16 MR. BRIDGES: Objection. Lacks foundation; 17 vague and ambiguous. THE WITNESS: I did. 18 19 BY MR. HUDIS: Q. What did you do, if anything, in response 20 to receiving API's e-mail correspondence to 21 22 Internet Archive after it was forwarded to you by 23 Mr. Butler? 24 MR. BRIDGES: Objection. Vague and 25 ambiguous; argumentative; lacks foundation.

Page 370 1 THE WITNESS: I sent a response to the author of that letter, Mr. Brett Heavner. 2 BY MR. HUDIS: 3 Q. Did you forward Mr. Butler's e-mail and the 4 5 API e-mail to anyone affiliated with Public.Resource? 6 7 MR. BRIDGES: Objection. Vague and 8 ambiguous; may call for speculation. 9 THE WITNESS: I would have to speculate. I 10 don't remember. 11 BY MR. HUDIS: 12 Q. Well, who are all members of the 13 Public.Resource legal staff? 14 MR. BRIDGES: Objection. Lacks foundation. THE WITNESS: Well, that's an interesting 15 16 question because we don't really have a legal 17 staff. I have one part-time of counsel. So this 18 was clearly my attempt at some form of humor. 19 MR. BRIDGES: Jonathan, they were an Army 20 you never want to see. 21 MR. HUDIS: Or never could. BY MR. HUDIS: 22 Q. After receiving Mr. Heavner's e-mail, did 23 24 you remove API's technical standards from public 25 view, either from Public.Resource's website or

Page 371 1 Internet Archive's website? MR. BRIDGES: Objection. Lacks foundation; 2 vague and ambiguous; argumentative. 3 4 THE WITNESS: We did not. BY MR. HUDIS: 5 6 Q. Did you respond to Mr. Heavner -- strike 7 that. 8 Did you respond to Mr. Heavner's e-mail of 9 November 2nd, 2012? 10 MR. BRIDGES: Objection. Vague and 11 ambiguous; also asked and answered. 12 THE WITNESS: I did. 13 BY MR. HUDIS: 14 Q. Mr. Malamud, in response to Mr. Heavner's e-mail of November 2, 2012 as shown in Exhibit 47, 15 did you send him a letter similar to the one you 16 sent to John Neikirk reflected in Exhibit 40? 17 MR. BRIDGES: Objection. Totally 18 19 argumentative; lacks foundation; vague and ambiguous. 20 21 THE WITNESS: I sent him a letter 22 explaining that the standards were incorporated by reference into federal law, and respectfully 23 declined to remove the standards. 24 25 BY MR. HUDIS:

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1	Q. Did anyone from API follow up with you
2	after receiving that letter?
3	MR. BRIDGES: Objection. Lacks foundation;
4	vague and ambiguous.
5	THE WITNESS: No, they dropped the matter.
6	We didn't hear from them again.
7	MR. HUDIS: Mr. Malamud, that's all the
8	questions I have for you at this point, subject to
9	our outstanding discovery motion pending with the
10	court. Thank you for your time.
11	THE WITNESS: Great. Thank you, sir.
12	MR. BRIDGES: I'll just say that you had an
13	opportunity to postpone this deposition until after
14	the motion to compel. The choice to proceed with
15	the motion to compel pending, and to take I think
16	over eight-and-a-half hours of deposition was
17	was a choice that was the plaintiffs' own decision.
18	And so if there are no more questions, the
19	depositions of Public.Resource.Org and Mr. Malamud
20	have, in fact, concluded.
21	MR. HUDIS: We would disagree, Counsel.
22	MR. BRIDGES: Well, then ask whatever
23	questions you want for the next 25 minutes and then
24	it's over.
25	MR. HUDIS: Counsel, we don't have to

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1	argue. There are questions that we would like to
2	ask Mr. Malamud, but we cannot until the court
3	rules on our pending motion to compel. We don't
4	MR. BRIDGES: You have chosen to proceed
5	now without waiving a a ruling by the court.
6	If at some time you wish to seek what I
7	suppose would be something like 20 more minutes of
8	Mr. Malamud's deposition, the costs attendant to
9	that for the defendant well, we would oppose.
10	And in any event if if you are unwilling to
11	proceed, we would insist on being paid the
12	extraordinary costs of the second session.
13	MR. HUDIS: We would respectfully disagree
14	with that position.
15	THE VIDEOGRAPHER: This marks the end of
16	Disc 5, Volume 1 and ends today's deposition of
17	Carl Malamud.
18	The time is $7:47$, and we are off the
19	record.
20	(The deposition of CARL MALAMUD
21	was adjourned at 7:47 p.m. this date.)
22	000
23	
24	
25	

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1	CERTIFICATE OF DEPONENT		
2			
3	I hereby certify that I have read and examined the		
4	foregoing transcript, and the same is a true and		
5	accurate record of the testimony given by me.		
6	Any additions or corrections that I feel are		
7	necessary, I will attach on a separate sheet of		
8	paper to the original transcript.		
9			
10			
11	Signature of Deponent		
12			
13	I hereby certify that the individual representing		
14	himself/herself to be the above-named individual,		
15	appeared before me this day of,		
16	2015, and executed the above certificate in my		
17	presence.		
18			
19			
20	NOTARY PUBLIC IN AND FOR		
21			
22			
23	County Name		
24			
25	MY COMMISSION EXPIRES:		

1	REPORTER'S CERTIFICATE
2	The undersigned Certified Shorthand Reporter
3	licensed in the State of California does hereby
4	certify:
5	I am authorized to administer oaths or
6	affirmations pursuant to Code of Civil Procedure,
7	Section 2093(b), and prior to being examined, the
8	witness was duly administered an oath by me.
9	I am not a relative or employee or attorney or
10	counsel of any of the parties, nor am I a relative or
11	employee of such attorney or counsel, nor am I
12	financially interested in the outcome of this action.
13	I am the deposition officer who
14	stenographically recorded the testimony in the
15	foregoing deposition, and the foregoing transcript is a
16	true record of the testimony given by the witness.
17	Before completion of the deposition, review of
18	the transcript [X] was [] was not requested. If
19	requested, any changes made by the deponent (and
20	provided to the reporter) during the period allowed are
21	appended hereto.
22	In witness whereof, I have subscribed my name
23	this 14th day of May , 2015.
24	Diane S. Martin
25	DIANE S. MARTIN, CSR No. 6464