UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF IDAHO

MARIA FERNANDA ELOSU and ROBERT LOUISE BRACE, Individuals,

Plaintiffs,

v.

MIDDLEFORK RANCH INCORPORATED, an Idaho Corporation,

Defendants.

Case No. 1:19-cv-00267-DCN

MEMORANDUM DECISION AND ORDER

I. INTRODUCTION

In preparation for trial, MFR has designated three witnesses—Shane Hartgrove, Greg Gamez, and Regee Rauch—as "unavailable" pursuant to Federal Rule of Civil Procedure 32(a)(4). As such, MFR intends to offer their depositions in lieu of live testimony. Dkt. 71, at 2–3.

Plaintiffs do not object to MFR using Shane Hartgrove's deposition, but they do object to MFR using the depositions for Gamez and Rauch asserting they are not truly "unavailable" under Rules 804(a) and 32(a)(4). Dkts. 64, at 14; 83-2, at 2; 83-3, at 2. The Court has not held a hearing or heard argument on this specific issue. It has MFR's Witness List indicating its intention to introduce the depositions and Plaintiffs' objection. The Court intends to take this matter up at the final pre-trial conference on July 11, 2022, at 11:30am. Assuming MFR makes a proper showing—and the Court approves of the request—the

¹ In one instance, Plaintiffs cite to Rule 34(a)(4). No such rule exists. The Court assumes Plaintiffs mean Rule 32(a)(4).

following rulings shall apply. If the Court denies the request, the Court and counsel will discuss the best way to proceed.

II. ANALYSIS

Below are the Court's rulings as to the specific objections. As it relates to Hartgrove's testimony: for simplicity, the Court *has not* included designations where no objection was lodged.

SHANE HARTGROVE							
MFR Designation	Plaintiff Counter Designation	Plaintiff Objection	Defendant Objection	COURT'S RULING			
11:20-23		401; 403 (insurance)	(See 44:13-45:7; 57:1-4; 70:20 in which Plaintiff designates testimony with same ins. info)	Sustained as to both. Insurance cannot be discussed.			
12:2-6		401; 403 (insurance)		Sustained. Insurance cannot be discussed.			
12:11-13:4		401; 403 (insurance)		Sustained. Insurance cannot be discussed.			
13:9-25		401; 403 (insurance); 801(c)		Sustained. Insurance cannot be discussed.			
30:22-25		Speculation, outside expertise, hearsay		Overruled.			
48:21-49:8		No personal knowledge of Brace state of mind; relevance		Overruled.			

49:16-50:3			No person knowledg state of m	ge of Brace ind;			Overruled.
50:10-51:6			No person	nal ge of Brace nind;			Overruled.
57:1-4			401; 403	(insurance)			57:1-2 can come in. 57:3-4 are out.
68:16-69:6			Nonrespo	nsive			Overruled.
76:11-78:10			To 77:25-	-78:10 ,			Cannot
			Outside th	ne scope of			rule at this
			disclosed	testimony,			time.
			which wa	s that he			
			had no op	oinion.			
81:19-25			401, irrele	evant			Sustained.
	20:7	7-19			person	lation; no nal knowledge.	Sustained. Speculation and lack of foundation.
	23:5	5-11			No personal knowledge; speculation re Rosen's thoughts and feelings		Overruled.
	63:14-65:8			64:18-22: misstates testimony. See 63:14-16		ony. See	Overruled.
	73:7	7-21			73:7-74:19: lack of foundation; assumes facts not in evidence; incomplete hypothetical; calls for speculation.		Cannot rule at this time.
			GR	EGG GAMI	EZ		
MFR	MFR Plaintif		f Counter Plainti		ff Defendant		COURT'S
Designation Designation		gnation Objection		on Objection		RULING	

ALL (Video): 5:16-46:13				Exhibit 10: exhibit marked for identification in deposition, no foundation admissibility la (see pp. 14-15)	on but for aid		Cannot rule at this time.
				Exhibit 11: exhibit marked for identification in deposition, but no foundation for admissibility laid			Cannot rule at this time.
				(see pp. 16) 26:9-11. No question asked No personal knowledge of when "Dave" took video or what it depicts 27:1-13. No personal knowledge, speculating as sequence of photos (see	1.0		The fact that he took the video can come in. Remainder is out.
			RE	26:14-18) GGIE RAUCH	[
MFR Designation	Plaintiff Plaint Counter Designation		ntiff Objection		efendant Objection	COURT'S RULING	
ALL (Video): 5:17-44:24	marked identific deposition foundation		ation in on, but no			Cannot rule at this time.	

		1	1
	20:8-15: speculation,		Sustained.
	calls for inadmissible		
	lay opinion		
	Exhibits 4-5: exhibits		Cannot
	marked for		rule at this
	identification in		time.
	deposition, but no		
	foundation for		
	admissibility laid (see		
	pp. 22)		
	24:1-13: speculation,		Sustained.
	calls for inadmissible		
	lay opinion. No		
	personal knowledge of		
	allegation, not		
	qualified to offer		
	opinion on fire cause		
	or origin		
	25:1-4: no personal		Overruled.
	knowledge of what		
	Mr. Koster tried or did		
	not try to do.		
		31:4: Objection	Sustained.
		Withdrawn	
		37:17-23:	Overruled.
		Misstates	
		testimony	
1		II.	

DATED: July 8, 2022

David C. Nye Chief U.S. District Court Judge