Exhibit B

Page 284 1 UNITED STATES DISTRICT COURT 2 SOUTHERN DISTRICT OF NEW YORK 3 -----x 4 PASHA S. ANWAR, et al., 5 Plaintiffs, 6 Civil Action No. vs. 09-CV-0118 (VM) 7 FAIRFIELD GREENWICH LIMITED, et al. 8 Defendants. -----X 9 10 11 12 VIDEOTAPED DEPOSITION OF MARTIN BACH 13 VOLUME 2 14 15 Phoenix, Arizona 16 June 30, 2011 10:01 a.m. 17 18 19 20 21 Job Number: 39762 Reported by: 22 23 Janice Harrington, RPR, CRR, CLR 24 AZ Certified Court 25 Reporter No. 50844

	Page 369		Page 370
1	Martin Bach	1	Martin Bach
2	A. I know them.	2	Greenwich Sentry because you were receiving those
3	Q. And we represent PricewaterhouseCoopers	3	consistent returns?
4	Netherlands	4	A. Yes.
5	A. Okay.	5	MR. GLASSER: Objection to form.
6	Q in this litigation. I want to start	6	BY MS. PIERCE:
7	by asking you some questions about some of your	7	Q. Did you maintain your investments in
8	testimony yesterday. Do you recall testifying that	8	Greenwich Sentry because you were receiving those
9	the reason why you decided or one of the reasons	9	consistent returns?
10	why you decided to invest in Greenwich Sentry was	10	MR. GLASSER: Objection to form.
11	because they had a conservative approach and	11	THE WITNESS: Yes.
12	consistent returns?	12	BY MS. PIERCE:
13	A. Yes.	13	Q. Okay. Now I want to switch gears and
14	Q. And did the consistent returns continue	14	talk to you about your investments in the real estate
15	after you made your initial investment in Greenwich	15	partnership in Santa Fe and your investment in
16	Sentry?	16	Greenwich Options, the fund that you invested in
17	A. Yes.	17	prior to Greenwich Sentry.
18	Q. And did those consistent returns continue	18	So prior to your decision to invest in
19	during the course of your investments with Greenwich	19	the real estate partnership, did you review any
20	Sentry?	20	audited financial statements for the partnership?
21	A. Yes.	21	MR. GLASSER: Objection to form.
22	Q. Over that period of time, you were	22	THE WITNESS: I don't remember that.
23	pleased with those returns; is that fair to say?	23	That's way back all those investments. I did them
24	A. Yes.	24	going back to 1990, '91, you know, so I don't
25	Q. And did you continue to invest in	25	remember. I might have.
TSG	Reporting - Worldwide 877-702-9580	TSG	Reporting - Worldwide 877-702-9580
	Page 371		Page 372
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1	Martin Bach	1	Martin Bach
2	Q. And officially would you say you were a	2	THE WITNESS: A limited partner.
3	limited partner?	3	BY MS. PIERCE:
4	A. Yes, yeah. I had nothing to do with the	4	Q. And do you know approximately how many
5	operation at all, you know.	5	other limited partners there were in the Greenwich
6	Q. Do you know approximately how many other	6	Sentry fund?
7	limited partners were in Greenwich Sentry fund?	7	MR. GLASSER: Objection to form.
8	MR. GLASSER: Objection to form.	8	THE WITNESS: No, no.
9	THE WITNESS: About 10.	9	BY MS. PIERCE:
10	BY MS. PIERCE:	10	Q. I recall you testifying yesterday that
11	Q. Beside your friend Mr. Centro, do you	11	your friend Mr. Centro also invested in Greenwich
12	know any of the other investors?	12	Sentry?
13	A. Say the question again. I'm sorry.	13	A. Yes, ma'am.
14	Q. Let me rephrase.	14	Q. Besides Mr. Centro, do you know any of
15	A. Did you say Greenwich?	15	the other investors or the any other limited
16	Q. Greenwich Sentry.	16	partners in Greenwich Sentry?
17	A. Oh, okay. I get mixed up with Greenwich	17	MR. GLASSER: Objection to form.
18	Options at the time.	18	THE WITNESS: No.
19	Q. Okay. For the record, let me just start	19	BY MS. PIERCE:
20	over, and right now we're just talking about the	20	Q. Did you ever attend any meetings in your
21	Greenwich Sentry fund.	21	capacity as a limited partner in Greenwich Sentry?
22	A. Okay.	22	MR. GLASSER: Objection to form.
23	Q. Okay. So what did you understand your	23	THE WITNESS: No.
24	role to be in relation to the Greenwich Sentry fund?	24	BY MS. PIERCE:
25	MR. GLASSER: Objection to form.	25	Q. Okay. Prior to your decision to invest
TSG	Reporting - Worldwide 877-702-9580	TSG	Reporting - Worldwide 877-702-9580
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1	Martin Bach	1	Martin Bach
2	2002?	2	receive an audited financial statement for Greenwich
3	A. It's possible. It's possible. Yeah.	3	Sentry?
4	Q. So it's possible that you made three	4	MR. GLASSER: Objection to form.
5	investments in 2002 in Greenwich Sentry?	5	THE WITNESS: That's correct.
6	A. If you say so. I don't remember. I made	6	BY MS. PIERCE:
7	six altogether, you know.	7	Q. Okay. Prior to your decision to invest
8	MS. PIERCE: Okay. Could I see the	8	in Greenwich Sentry, did you receive anything from
9	addendum to interrogatories?	9	PricewaterhouseCoopers related to Greenwich Sentry
10	THE WITNESS: What am I looking for?	10	fund?
11	MR. GLASSER: I'll grab it. I think	11	A. No.
12	actually it's right there.	12	Q. Is your question or is your answer the
13	BY MS. PIERCE:	13	same with respect to PricewaterhouseCoopers
14	Q. If you could take a look at Exhibit 27.	14	Netherlands?
15	MR. GLASSER: There you go.	15	A. Yes, uh-huh.
16	THE WITNESS: 27. I got it there, yeah.	16	Q. Did you know prior to your investment in
17	BY MS. PIERCE:	17	Greenwich Sentry that PricewaterhouseCoopers
18	Q. Okay. And right there on the front page.	18	Netherlands did not audit the Greenwich Sentry fund
19	A. Uh-huh.	19	at that time?
20	Q. In the first answer.	20	A. Sure.
21	A. Okay. I'm looking.	21	Q. Before your decision to invest in
22	Q. Is that a list of your investments?	22	Greenwich Sentry, did you have any contact with
23	A. Yes, I made three in 2002.	23	PricewaterhouseCoopers Netherlands with respect to
24	Q. And prior to making those three	24	that investment?
25	investments in 2002, is it correct that you did not	25	A. No.
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1	Martin Bach	1	Martin Bach
2	Q. So you didn't contact anyone at	2	BY MS. PIERCE:
3	PricewaterhouseCoopers Netherlands?	3	Q. But you know now that it was not one of
4	A. No.	4	the big four; is that correct?
5	Q. You did not speak to anyone from	5	A. That's correct.
6	PricewaterhouseCoopers Netherlands?	6	Q. Did you know who audited Fairfield
7	A. No.	7	Greenwich Group before you invested in Greenwich
8	Q. You didn't request any materials from	8	Sentry?
9	PricewaterhouseCoopers Netherlands?	9	MR. GLASSER: Objection to form.
10	A. No.	10	THE WITNESS: I think I said that before.
11	Q. And you never received any materials from	11	I think it I thought it was Berkow, you know,
12 13	PricewaterhouseCoopers Netherlands?	12 13	Berkow, Schechter. BY MS. PIERCE:
13 14	A. Correct.	14	
14 15	Q. Did you know at that at the time prior	15	Q. You don't have any reason to think it was
15 16	to your first investment in Greenwich Sentry who audited Madoff?	16	PricewaterhouseCoopers Netherlands, do you? A. That's correct.
10 17	MR. GLASSER: Objection to form.	17	Q. With respect to your subsequent
18	THE WITNESS: No.	18	investments
19	BY MS. PIERCE:	19	A. Uh-huh.
20	Q. Did you think for any reason that it was	20	Q would your answers be the same as to
21	PricewaterhouseCoopers Netherlands?	21	PricewaterhouseCoopers Netherlands?
	T T T T T T T T T T T T T T T T T T T	22	MR. GLASSER: Objection to form. I think
22	MR. GLASSER: Objection to form.		
22 23	MR. GLASSER: Objection to form. THE WITNESS: I didn't think no such	23	it would make sense to go through the specific
	č		-
23	THE WITNESS: I didn't think no such	23	it would make sense to go through the specific
23 24 25	THE WITNESS: I didn't think no such thing, but I assumed it was one of the big four	23 24 25	it would make sense to go through the specific investments.

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1	Martin Bach	1	Martin Bach
2	received you received these audited financial	2	started to swim a little bit.
3	statements for the Greenwich Sentry investment in the	3	If if Greenwich who had millions of
4	mail?	4	dollars invested with Madoff never got a certified
5	A. Sure.	5	report from anybody, or he invested the money with,
6	Q. Did most of the materials or strike	6	that's when my head started to spin and I started to
7	that.	7	wonder how did Price Waterhouse certify the financial
8	When you received materials related to	8	statements of of Greenwich when then no no
9	the Greenwich Sentry fund no, strike that.	9	certified audit was in their possession? I couldn't
10	Did you ever specifically request any of	10	figure it out. That's when I first started to get
11	the audited financial statements for Greenwich Sentry	11	very suspicious.
12	fund directly from Fairfield Group?	12	BY MS. PIERCE:
13	MR. GLASSER: Objection to form.	13	Q. Prior to that conversation with Jeffrey
14	THE WITNESS: No.	14	Tucker during the the six years that you invested
15	BY MS. PIERCE:	15	in Greenwich Sentry, you never asked a similar
16	Q. Did you contact the Fairfield Group after	16	question of Jeffrey Tucker is what you just
17	you learned about the Madoff fraud to discuss any of	17	described; is that correct?
18	the financial statements?	18	A. I just assumed that he got it. Stupidly
19	MR. GLASSER: Objection to form.	19	assumed.
20	THE WITNESS: I called when I spoke to	20	Q. When I was asking you earlier about your
21	Jeffrey Tucker after December 11th, one of the	21	receipt of audited finan your receipt of audited
22	questions I asked him, this is probably related to	22	financial statements related to Greenwich Sentry, did
23	Price Waterhouse. I said, "Jeffrey, did you ever	23	you receive those as a routine part of your
24	receive a certified statement from Madoff Investment	24	relationship with Greenwich Sentry fund?
25	Trust?" And he said, "No." That's when my head	25	MR. GLASSER: Objection, form.
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1	Martin Bach	1	Martin Bach
2	THE WITNESS: I assume so.	2	THE VIDEOGRAPHER: Going on the record,
3	BY MS. PIERCE:	3	the time is 12:31 p.m.
4	Q. It was not out of the ordinary to you	4	EXAMINATION
5	that you were being sent audited financial statements	5	BY MR. TRESSLER:
6	for Greenwich Sentry?	6	Q. Good afternoon, Mr. Bach. My name is
7	A. That's correct.	7	David Tressler.
8	Q. Did you expect to receive one every year?	8	
9 10	And let me rephrase. Did you expect to receive an	9	Q. I'm with the law firm of Kirkland & Ellis
11	audited financial statement for Greenwich Sentry	10 11	in Chicago, and I represent Price Waterhouse
12	every year? A. That's correct.	12	PricewaterhouseCoopers Canada. A. Okay.
13		13	Q. And I may refer to it as PwC Canada.
		14	
	Q. Did you expect Fairfield Greenwich Group		
14	to provide those to you as a part of their services?		A. Okay. O Or PricewaterhouseCoopers Canada if
14 15	to provide those to you as a part of their services? MR. GLASSER: Objection to form.	15	Q. Or PricewaterhouseCoopers Canada, if
14 15 16	to provide those to you as a part of their services? MR. GLASSER: Objection to form. THE WITNESS: Yes.	15 16	Q. Or PricewaterhouseCoopers Canada, if that's okay with you.
14 15 16 17	to provide those to you as a part of their services? MR. GLASSER: Objection to form. THE WITNESS: Yes. MS. PIERCE: Just one second. I think	15 16 17	Q. Or PricewaterhouseCoopers Canada, ifthat's okay with you.A. Okay.
14 15 16 17 18	to provide those to you as a part of their services? MR. GLASSER: Objection to form. THE WITNESS: Yes. MS. PIERCE: Just one second. I think those are all the questions that I have. Thanks very	15 16 17 18	Q. Or PricewaterhouseCoopers Canada, ifthat's okay with you.A. Okay.Q. Mr. Bach, we are down to the homestretch.
14 15 16 17 18 19	to provide those to you as a part of their services? MR. GLASSER: Objection to form. THE WITNESS: Yes. MS. PIERCE: Just one second. I think those are all the questions that I have. Thanks very much.	15 16 17 18 19	Q. Or PricewaterhouseCoopers Canada, ifthat's okay with you.A. Okay.
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14 15 16 17 18 19 20 21 22 23	to provide those to you as a part of their services? MR. GLASSER: Objection to form. THE WITNESS: Yes. MS. PIERCE: Just one second. I think those are all the questions that I have. Thanks very much. THE WITNESS: Okay. Thank you, dear. MR. DECKINGER: We can go off the record for a second.	15 16 17 18 19 20 21 22 23	 Q. Or PricewaterhouseCoopers Canada, if that's okay with you. A. Okay. Q. Mr. Bach, we are down to the homestretch. I have 18 minutes so I'm going to be as quick as I can. A. Thank you. Q. But the end is in sight. MR. GLASSER: But just still give me a
14 15 16 17 18 19 20 21 22 23 24 25	to provide those to you as a part of their services? MR. GLASSER: Objection to form. THE WITNESS: Yes. MS. PIERCE: Just one second. I think those are all the questions that I have. Thanks very much. THE WITNESS: Okay. Thank you, dear. MR. DECKINGER: We can go off the record for a second. THE VIDEOGRAPHER: Going off the record. The time is 12:24 p.m.	15 16 17 18 19 20 21 22 23 24 25	 Q. Or PricewaterhouseCoopers Canada, if that's okay with you. A. Okay. Q. Mr. Bach, we are down to the homestretch. I have 18 minutes so I'm going to be as quick as I can. A. Thank you. Q. But the end is in sight. MR. GLASSER: But just still give me a chance in case I need to lodge an objection.

	Page 401		Page 402
1	Martin Bach	1	Martin Bach
2	THE WITNESS: Okay.	2	PricewaterhouseCoopers Canada?
3	BY MR. TRESSLER:	3	A. Correct.
4	Q. You talked with counsel, Mr. Bach,	4	Q. And you knew that PricewaterhouseCoopers
5	earlier and confirmed that you didn't receive any	5	Canada isn't was not the auditor of Greenwich
6	audited financial statements for Greenwich Sentry	6	Sentry prior to making your investment, correct?
7	prior to making your three 2002 investments in	7	MR. GLASSER: Objection to the form.
8	Greenwich Sentry, correct?	8	THE WITNESS: Right.
9	MR. GLASSER: Objection to form.	9	BY MR. TRESSLER:
10	THE WITNESS: Correct.	10	Q. And you had no contact or communication
11	BY MR. TRESSLER:	11	of any kind with PricewaterhouseCoopers Canada with
12	Q. And since you didn't seek audited	12	respect to your investment in Greenwich Sentry before
13	financial statements for Greenwich Sentry prior to	13	deciding to invest?
14	making your investments with Greenwich Sentry, not	14	A. Correct.
15	knowing what the audit report said about Greenwich	15	MR. GLASSER: And just to clarify, we're
16	Sentry's financial statements didn't stop you from	16	talking about his first initial investment?
17	making your investment with Greenwich Sentry, did it?	17	MR. TRESSLER: Correct. When he decided
18	MR. GLASSER: Objection to form.	18	to invest. I think I said decided to invest, but I
19	THE WITNESS: That's correct.	19	was referring to 2002.
20	BY MR. TRESSLER:	20	THE WITNESS: Uh-huh, correct.
21	Q. You said earlier that you didn't receive	21	BY MR. TRESSLER:
22	anything from PricewaterhouseCoopers prior to	22	Q. And so you didn't have any strike
23 24	investing in Greenwich Sentry?	23 24	that.
24 25	A. Correct.Q. And is that also true for	24	After you invested in Greenwich Sentry,
			you didn't speak or have any communication with Reporting - Worldwide 877-702-9580
156	Reporting - Worldwide 877-702-9580	156	Reporting - Worldwide 877-702-9580
	Page 403		Page 404
1	Martin Bach	1	Martin Bach
2	anyone from PricewaterhouseCoopers Canada	2	MR. TRESSLER: Madoff.
3	A. Correct.	3	THE REPORTER: Oh, Madoff.
4	Q did you? You didn't meet with anyone	4	MR. TRESSLER: Madoff.
5	from PricewaterhouseCoopers Canada?	5	THE WITNESS: I didn't know who audited.
6	A. Correct.	6	BY MR. TRESSLER:
7	Q. And you didn't call or try to contact	8	Q. You didn't know who audited Madoff, did
8 9	anyone from PricewaterhouseCoopers Canada? A. Correct.	9	you?
10	Q. From the time that you first invested	10	A. I just was told it was a large fund like I said before. Billions of dollars. I couldn't have
11	until today, correct?	11	done it with three people, you know, so.
12	A. That's correct.	12	Q. And you testified earlier that you found
13	Q. And you never requested any materials	13	out after the Madoff Ponzi scheme was revealed that
14	directly from PricewaterhouseCoopers Canada with	14	it was a small accounting firm?
15	regard to your investment in Greenwich Sentry,	15	A. Yeah, smaller than my firm actually,
16	correct?	16	yeah.
17	MR. GLASSER: Objection, form.	17	Q. You went through with the counsel for
	THE WITNESS: Correct.	18	with counsel for PricewaterhouseCoopers Netherlands
18	THE WITTLEDD. Context.	1	
18 19	BY MR. TRESSLER:	19	the audit reports that you had prior to making your
19 20		20	particular investments, and I think you referred to
19 20 21	BY MR. TRESSLER: Q. And after you learned that PricewaterhouseCoopers became the auditor for	20 21	particular investments, and I think you referred to Exhibit 27 which listed the six dates on which you
19 20 21 22	BY MR. TRESSLER: Q. And after you learned that PricewaterhouseCoopers became the auditor for Greenwich Sentry, you didn't think that PwC audited	20 21 22	particular investments, and I think you referred to Exhibit 27 which listed the six dates on which you made an investment in Greenwich Sentry?
19 20 21 22 23	BY MR. TRESSLER: Q. And after you learned that PricewaterhouseCoopers became the auditor for Greenwich Sentry, you didn't think that PwC audited Madoff, did you?	20 21 22 23	particular investments, and I think you referred to Exhibit 27 which listed the six dates on which you made an investment in Greenwich Sentry? A. That's correct.
19 20 21 22 23 24	BY MR. TRESSLER: Q. And after you learned that PricewaterhouseCoopers became the auditor for Greenwich Sentry, you didn't think that PwC audited Madoff, did you? MR. GLASSER: Objection to form.	20 21 22 23 24	particular investments, and I think you referred to Exhibit 27 which listed the six dates on which you made an investment in Greenwich Sentry? A. That's correct. MR. GLASSER: Objection to form.
19 20 21 22 23 24 25	BY MR. TRESSLER: Q. And after you learned that PricewaterhouseCoopers became the auditor for Greenwich Sentry, you didn't think that PwC audited Madoff, did you?	20 21 22 23 24 25	particular investments, and I think you referred to Exhibit 27 which listed the six dates on which you made an investment in Greenwich Sentry? A. That's correct.

	Page 545		Page 546
1	Martin Bach	1	Martin Bach
2	Q. The handwritten notes that we've been	2	ask me certain questions. Everything else here from
3	talking about.	3	audit program to capital where there's a line relates
4	A. Yeah, go ahead.	4	to the Price Waterhouse audit.
5	Q. The ones that you took today.	5	Q. Okay. What about the below the line
6	A. Yes, ma'am.	6	it says there are no certified reports from Madoff.
7	Q. You you see at the top there you wrote	7	A. Yes.
8	the word "Citco"?	8	Q. What did they relate to?
9	A. Yes, ma'am.	9	A. Because I didn't get when I spoke to
10	Q. Why did you write that?	10	Mr. Tucker, he told me he never got a certified
11	A. Because I couldn't remember how to say it	11	report from Madoff. So this is a point that I wanted
12	all the time. I wanted to remember that when you	12	to bring up in case I had a question about why I was
13	asked when I talked about it, I said Citco. I	13	so angry and everything.
14	keep forgetting that name. I called it city	14	MS. IZQUIERDO: I have no further
15	yesterday then somebody corrected me so I just put it	15	questions.
16	down for my memory, that's all.	16	THE WITNESS: That was it.
17	Q. So would it be correct that you just	17	MR. DECKINGER: I think strike that.
18	wrote that down so that you could remember how to	18	MR. DIVINE: Give me one second, I
19	spell it or pronounce it?	19	apologize.
20	A. Yes, yes, that's all.	20	FURTHER EXAMINATION
21	Q. So is there any connection between the	21	BY MR. DIVINE:
22	word Citco at the top and these other words that	22	Q. Mr. Bach, just one or two quick
23	you've written here underneath the word Citco?	23	questions.
24	A. No. The rest of it had to do with the	24	A. Sure.
25	the Price Waterhouse audit I wanted in case they	25	Q. The sentence you wrote here, "No
TSG	Reporting - Worldwide 877-702-9580	TSG	Reporting - Worldwide 877-702-9580
	Page 547		Page 548
1	Martin Bach	1	Martin Bach
2	certified report for Madoff," Bach Exhibit number 43.	2	MR. DIVINE: Okay. That's all I have.
3	Do you recall which point in the morning you wrote	3	MR. DECKINGER: Anybody else? All right.
4	that down?	4	I think we're done. Thank you.
5	A. What time I did it?	5	THE VIDEOGRAPHER: This concludes the
6	Q. Well, I asked a question. There were a	6	deposition of Martin Bach. We are off the record at
7	bunch of people in the room asking questions. Do you	7	4:48 p.m.
8	recall who was asking you questions at the time?	8	(Whereupon, at 4:48 p.m. the deposition concluded.)
9	A. I might not have had any questions at the	10	
10	time. I might have just been writing these things		
11	down in case I'm asked questions.	11	MARTIN BACH
12	Q. Okay. And these are specific things that	12	Subscribed and sworn to
13	you wanted to make sure that you brought up today; is		before me this day
14	that correct?	13	of 2011
15	A. Absolutely.	14	
16	5	15	
	Q. You wanted everybody to know at this		
17	Q. You wanted everybody to know at this point; is that correct?	16	
17 18	Q. You wanted everybody to know at this point; is that correct?A. Yes. I mean, there's a lot of other	16 17	
17 18 19	Q. You wanted everybody to know at this point; is that correct?A. Yes. I mean, there's a lot of other things I would have liked to bring up today, you	16 17 18	
17 18 19 20	Q. You wanted everybody to know at this point; is that correct?A. Yes. I mean, there's a lot of other things I would have liked to bring up today, you know.	16 17 18 19	
17 18 19 20 21	 Q. You wanted everybody to know at this point; is that correct? A. Yes. I mean, there's a lot of other things I would have liked to bring up today, you know. Q. I understand. I understand. 	16 17 18	
17 18 19 20 21 22	 Q. You wanted everybody to know at this point; is that correct? A. Yes. I mean, there's a lot of other things I would have liked to bring up today, you know. Q. I understand. I understand. A. Believe me. 	16 17 18 19 20	
17 18 19 20 21 22 23	 Q. You wanted everybody to know at this point; is that correct? A. Yes. I mean, there's a lot of other things I would have liked to bring up today, you know. Q. I understand. I understand. A. Believe me. Q. You came here and you specifically wanted 	16 17 18 19 20 21 22 23	
17 18 19 20 21 22 23 24	 Q. You wanted everybody to know at this point; is that correct? A. Yes. I mean, there's a lot of other things I would have liked to bring up today, you know. Q. I understand. I understand. A. Believe me. Q. You came here and you specifically wanted to get that on the record; is that right? 	16 17 18 19 20 21 22 23 24	
17 18 19 20 21 22 23 24 25	 Q. You wanted everybody to know at this point; is that correct? A. Yes. I mean, there's a lot of other things I would have liked to bring up today, you know. Q. I understand. I understand. A. Believe me. Q. You came here and you specifically wanted 	16 17 18 19 20 21 22 23 24 25	Reporting - Worldwide 877-702-9580