

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Peter J. McAndrews	87:18-21	Optional completeness to avoid confusion.
Peter J. McAndrews	89:1-91:8	Hearsay. Fed. R. Evid. 802.
Peter J. McAndrews	91:9-16	Improper predicate for opinion testimony Fed. R. Evid. 701, 702 and 703. Mr. McAndrews was not designated as an expert witness.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Mallun Yen	27:1-5	Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	36:5-41:11	Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	36:24-25	Speculation.
Mallun Yen	37:1-2	Objections not to be read to the jury.
Mallun Yen	39:1-2	Argumentative.
Mallun Yen	39:3-4	Objections not to be read to the jury.
Mallun Yen	39:7-10	Argumentative. Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	39:11-13	Objections not to be read to the jury.
Mallun Yen	39:14	Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	39:15	Objection not to be read to the jury.
Mallun Yen	45:18-20	Speculation. Irrelevant and immaterial under Fed. R. Evid. 402. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	63:15-64:4	Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	68:22	Leading. Speculation.
Mallun Yen	68:23	Objection not to be read to the jury.
Mallun Yen	69:6-12	Argumentative. Speculation. Includes facts not in evidence.
Mallun Yen	69:9-10	Objections not to be read to the jury.
Mallun Yen	70:5-10	Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	74:24-75:2	Speculation. Hearsay. Fed. R. Evid. 802.
Mallun Yen	79:13-21	Argumentative. Compound.
Mallun Yen	79:18-19	Objections not to be read to the jury.
Mallun Yen	80:10-15	Sidebar.
Mallun Yen	80:23-81:2	Optional completeness to avoid confusion.
Mallun Yen	84:7-11	Argumentative. Question misstates the blog.
Mallun Yen	84:12-13	Objections not to be read to the jury.
Mallun Yen	84:18	Argumentative. Misstates facts in evidence.
Mallun Yen	84:16	Objection not to be read to the jury.
Mallun Yen	84:20-25	Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	84:23	Objection not to be read to the jury.
Mallun Yen	85:1-2	Objections not to be read to the jury.
Mallun Yen	86:5-11	Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Mallun Yen	86:9-11	Objections not to be read to the jury.
Mallun Yen	86:13-18	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	87:2-88:6	Privileged. Attorney client. Work Product.
Mallun Yen	87:6-88:7	Objections and instructions to the witness not to be read to the jury.
Mallun Yen	89:17-22	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	89:24-90:6	Argumentative. Misstates the witnesses prior testimony. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	90:2-5	Objections not to be read to the jury.
Mallun Yen	91:11-18	Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	91:15-16	Objections not to be read to the jury.
Mallun Yen	91:20-92:4	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	91:24-25	Objection not to be read to the jury
Mallun Yen	92:1	Objection not to be read to the jury
Mallun Yen	92:20-22	Argumentative. Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703. Asked and answered.
Mallun Yen	92:23-24	Objections not to be read to the jury.
Mallun Yen	93:3-12	Privileged. Attorney client. Work Product.
Mallun Yen	93:13-15	Argumentative. Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	93:16-17; 20 and 23	Objections not to be read to the jury.
Mallun Yen	93:22	Argumentative. Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	94:2-3	Argumentative.
Mallun Yen	94:7-11	Argumentative. Speculation.
Mallun Yen	94:4-5; 9-10	Objections not to be read to the jury
Mallun Yen	94:18-22	Privileged. Attorney client. Work Product.
Mallun Yen	94:23-95:1	Sidebar
Mallun Yen	95:2-5	Instruction to the witness. Not to be read to the jury.
Mallun Yen	95:7-10	Seeks privileged information.
Mallun Yen	95:11-12	Objections not to be read to the jury.

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Mallun Yen	95:22-24	Hearsay. Fed. R. Evid. 802. Facts not in evidence. Privileged. Attorney client. Work Product.
Mallun Yen	95:25-96:1	Objections not to be read to the jury.
Mallun Yen	96: 12-20	Argumentative. Privileged. Attorney Client. Work Product.
Mallun Yen	96:18-19	Objections not to be read to the jury.
Mallun Yen	98:8-10	Argumentative. Privileged. Attorney Client. Work Product. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	99:6-23	Privileged. Attorney Client. Work Product.
Mallun Yen	99:14 and 17	Objections not to be read to the jury.
Mallun Yen	101:8-10 and 17-19	Optional completeness to avoid confusion.
Mallun Yen	101:21-102:2	Argumentative.
Mallun Yen	101:24-25	Objections not to be read to the jury.
Mallun Yen	102:4-11	Argumentative. Abusive. Misstates the Federal and local rules.
Mallun Yen	102:8-10	Objections not to be read to the jury.
Mallun Yen	105:11-18	Speculation. Argumentative.
Mallun Yen	109:15-16	Misstates the document.
Mallun Yen	109:17-18	Objection not to be read to the jury.
Mallun Yen	109:21-22	Sidebar
Mallun Yen	110:9-10	Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	110:11-12	Objections not to be read to the jury.
Mallun Yen	111:11-12	Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	111:13-14	Objections not to be read to the jury.
Mallun Yen	111:19-21	Interrupted the witnesses answer. Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	111:22-24	Objection not to be read to the jury.
Mallun Yen	112:9-10	Argumentative.
Mallun Yen	112:11-12	Objections not to be read to the jury.
Mallun Yen	112:16-17	Argumentative. Speculation.
Mallun Yen	112:18-19	Objections not to be read to the jury.
Mallun Yen	113:1-3	Argumentative.
Mallun Yen	113:4-5	Objections not to be read to the jury.
Mallun Yen	113:7-8	Argumentative.
Mallun Yen	113:9	Objection not to be read to the jury.
Mallun Yen	113:13	Augmentative. Speculation.
Mallun Yen	113:14-15	Objections not to be read to the jury.
Mallun Yen	114:20-21	Misstates the witnesses testimony.

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Mallun Yen	114:22-115:1	Objections not to be read to the jury.
Mallun Yen	115:4-6	Speculation.
Mallun Yen	115:7-8	Objections not to be read to the jury.
Mallun Yen	115:14-16	Irrelevant. Speculation. Improper predicate for opinion testimony
Mallun Yen	115:17-18	Objections not to be read to the jury.
Mallun Yen	115:25	Speculation.
Mallun Yen	116:1	Objection not to be read to the jury
Mallun Yen	116:13-22	Speculation. Improper predicate for opinion testimony. Multifarious.
Mallun Yen	116:23-24	Objections not to be read to the jury.
Mallun Yen	117:2-3	Argumentative. Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	117:4-5	Objections not to be read to the jury.
Mallun Yen	117:9-11	Argumentative. Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	117:12-13	Objections not to be read to the jury.
Mallun Yen	117:17-20	Argumentative. Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	117:21-22	Objections not to be read to the jury.
Mallun Yen	118:1-2	Argumentative. Speculation. Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	118;3-4	Objections not to be read to the jury.
Mallun Yen	118:9-10 and 13	Argumentative. Speculation. Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	118:11 and 14	Objections not to be read to the jury.
Mallun Yen	120:16-17	Objections not to be read to the jury.
Mallun Yen	120:22-23	Objections not to be read to the jury.
Mallun Yen	121:14-17	Misstates the local rules and the federal rules.
Mallun Yen	121:18-19	Objections not to be read to the jury.
Mallun Yen	123:7-8; 123:11-12; 123:14-16	Optional completeness to avoid confusion.
Mallun Yen	124:10-12	Misstates the facts on the document. Speculation.
Mallun Yen	124:13-14	Objections not to be read to the jury.
Mallun Yen	126:2-9	Speculation. Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	126:6-7	Objections not to be read to the jury.
Mallun Yen	126:13-14	Speculation. Argumentative.
Mallun Yen	126:15-16	Objections not to be read to the jury.
Mallun Yen	126:21-24	Argumentative. Assumes facts not in evidence.
Mallun Yen	126:25-127:1	Objections not to be read to the jury.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Mallun Yen	127:3	Argumentative. Misstates facts. Speculation.
Mallun Yen	127:4	Objections not to be read to the jury.
Mallun Yen	127:7-10	Argumentative. Misstates facts. Speculation.
Mallun Yen	127:11	Objections not to be read to the jury.
Mallun Yen	127:13	Argumentative. Misstates facts. Speculation.
Mallun Yen	127:14-15	Objections not to be read to the jury.
Mallun Yen	134:9-12	Cumulative under Fed. R. Evid 403. Argumentative.
Mallun Yen	134:13-14	Objections not to be read to the jury.
Mallun Yen	136:14-17; 23-25	Optional completeness to avoid confusion.
Mallun Yen	179:1-6	Optional completeness to avoid confusion.
Mallun Yen	179:15-23	Privileged pursuant to the protective order.
Mallun Yen	179:24-180:4	Argumentative. Misstates facts.
Mallun Yen	180:5	Objection not to be read to the jury.
Mallun Yen	180:-7-8	Argumentative. Misstates facts.
Mallun Yen	180:9-10	Objections not to be read to the jury.
Mallun Yen	181:22-182:3	Argumentative. Misstates facts.
Mallun Yen	182:4-5	Objections not to be read to the jury.
Mallun Yen	182:8-11	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	182:12-13	Objections not to be read to the jury.
Mallun Yen	182:15	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	182:16	Objections not to be read to the jury.
Mallun Yen	182:23-24	Argumentative. Irrelevant and immaterial under Fed. R. Evid. 402. Improper character evidence. Fed. R. Evid. 404.
Mallun Yen	182:25-183:1	Objections not to be read to the jury.
Mallun Yen	183:4-7	Argumentative. Irrelevant and immaterial under Fed. R. Evid. 402. Improper character evidence. Fed. R. Evid. 404.
Mallun Yen	183:8-9	Objections not to be read to the jury.
Mallun Yen	184:4-5	Argumentative. Speculative.
Mallun Yen	184:6-7	Objections not to be read to the jury.
Mallun Yen	184:17-18	Vague, ambiguous and nonsensical. Argumentative.
Mallun Yen	184:20-21	Objections not to be read to the jury.
Mallun Yen	185:12-14	Argumentative. Misstates facts.
Mallun Yen	185:15-16	Objections not to be read to the jury.
Mallun Yen	185:18	The offer is not in question/answer format; the designation ends with a question with no answer.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Mallun Yen	187:3-190:23	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	187:11-13	Argumentative. Misstates facts. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	187:14-14	Objections not to be read to the jury.
Mallun Yen	187:21-24	Privileged. Attorney Client. Work Product.
Mallun Yen	187:25-188:1	Objections not to be read to the jury.
Mallun Yen	188:17-189:23	Privileged pursuant to the protective order.
Mallun Yen	189:24-25	Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	190:1-3	Objections not to be read to the jury.
Mallun Yen	190:5-6	Argumentative. Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	190:7	Objections not to be read to the jury.
Mallun Yen	190:14-23	Privileged pursuant to the protective order.
Mallun Yen	191:15-192:5	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	193:8-194:3	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	193:13-21	Argumentative.
Mallun Yen	193:22-23	Objections not to be read to the jury.
Mallun Yen	195:5-14	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	196:10-13	Argumentative. Speculative. Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	196:14	Objections not to be read to the jury.
Mallun Yen	196:11-13	Argumentative. Speculative. Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	196:14	Objections not to be read to the jury.
Mallun Yen	196:15-17	Argumentative. Speculative. Irrelevant and immaterial under Fed. R. Evid. 402.
Mallun Yen	196:18-19	Objections not to be read to the jury.
Mallun Yen	197:16-202:2	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	198:8-13	Compound. Speculative. Misstates facts.
Mallun Yen	198:14	Objections not to be read to the jury.
Mallun Yen	198:16	Argumentative.

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Mallun Yen	198:17	Objections not to be read to the jury.
Mallun Yen	199:3-10	Argumentative. Speculation. Misstates facts.
Mallun Yen	199:6-7	Objections not to be read to the jury.
Mallun Yen	199:17-19	Argumentative. Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	199:20-21	Objections not to be read to the jury.
Mallun Yen	200:5-7	Compound. Argumentative. Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	200:8-9	Objections not to be read to the jury.
Mallun Yen	200:23-24	Argumentative. Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Mallun Yen	200:25-201:1	Objections not to be read to the jury.
Mallun Yen	201:13-15	Speculation. Argumentative.
Mallun Yen	201:16-17	Objections not to be read to the jury.
Mallun Yen	202:1-2	Speculation. Argumentative.
Mallun Yen	202:3-4	Objections not to be read to the jury.
Mallun Yen	203:4-16	Optional completeness to avoid confusion.
Mallun Yen	207:3-18	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	207:19-24	Optional completeness to avoid confusion.
Mallun Yen	208:8-209:2	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	209:13-210:2	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	209:13-17	Argumentative.
Mallun Yen	209:18	Objections not to be read to the jury.
Mallun Yen	212: 15-19	Compound. Misstates facts. Argumentative.
Mallun Yen	212:20-21	Objections not to be read to the jury.
Mallun Yen	212:23-213:15	Privileged. Attorney Client.
Mallun Yen	213:18-23	Privileged. Attorney Client.
Mallun Yen	216:24-222:3	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	218:25-219:2	Argumentative.
Mallun Yen	219:3-4	Objections not to be read to the jury.
Mallun Yen	222:12-228:4	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.

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Mallun Yen	228:19-229:3	Optional completeness to avoid confusion.
Mallun Yen	229:4-230:6	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	229:21-230:2	Speculation. Argumentative.
Mallun Yen	229:24	Objection not to be read to the jury.
Mallun Yen	230:3-4	Objections not to be read to the jury.
Mallun Yen	230:8-16	Optional completeness to avoid confusion.
Mallun Yen	230:17-19	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	231:4-18	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	231:4-6	Argumentative. Speculation.
Mallun Yen	231:7-8	Objection not to be read to the jury.
Mallun Yen	231:12-13	Argumentative. Misstates facts.
Mallun Yen	231:14-15	Objections not to be read to the jury.
Mallun Yen	231:20-23	Optional completeness to avoid confusion.
Mallun Yen	232:17-233:5	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	241:19-242:16	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	247:1-3	Argumentative. Speculation
Mallun Yen	247:4-5	Objections not to be read to the jury.
Mallun Yen	247:7-8	Argumentative. Speculation.
Mallun Yen	247:9-10	Objections not to be read to the jury.
Mallun Yen	249:18-251:18	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	249:25-250:1	Speculation.
Mallun Yen	250:2-3	Objections not to be read to the jury.
Mallun Yen	257:9-16	Privileged pursuant to the protective order.
Mallun Yen	186:22-190:23	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.

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Mallun Yen	191:15-192:5	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	193:8-194:3	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	195:5-14	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	196:11-21	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	197:16-202:16	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	203:23-206:1	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	207:1-18	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	208:8-209:2	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	209:13-210:2	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.

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Mallun Yen	210:17-213:15	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	213:18-214:4	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	214:8-19	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Mallun Depo Ex. 11) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	216:24-222:3	Testimony concerning privileged document CISCO PRIVILEGED 000122-125 (Mallun Depo Ex. 13) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	222:12-223:3	Testimony concerning privileged document CISCO PRIVILEGED 000146-149 (Mallun Depo Ex. 14) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	229:4-230:6	Testimony concerning privileged document CISCO PRIVILEGED 000146-149 (Mallun Depo Ex. 14) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	230:17-19	Testimony concerning privileged document CISCO PRIVILEGED 000146-149 (Mallun Depo Ex. 14) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	231:4-18	Testimony concerning privileged document CISCO PRIVILEGED 000146-149 (Mallun Depo Ex. 14) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	232:17-233:5	Testimony concerning privileged document CISCO PRIVILEGED 000146-149 (Mallun Depo Ex. 14) is highly confidential pursuant to the protective order and should not be used in open court.

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Mallun Yen	233:23-234:23	Testimony concerning privileged document CISCO PRIVILEGED 000146-149 (Mallun Depo Ex. 14) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	249:18-255:4	Testimony concerning privileged document CISCO PRIVILEGED 000269-272 (Mallun Depo Ex. 18) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	255:12-24	Testimony concerning privileged document CISCO PRIVILEGED 000269-272 (Mallun Depo Ex. 18) is highly confidential pursuant to the protective order and should not be used in open court.
Mallun Yen	257:9-24	Testimony concerning privileged document CISCO PRIVILEGED 000269-272 (Mallun Depo Ex. 18) is highly confidential pursuant to the protective order and should not be used in open court.

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John Noh	17:16-17 and 20	Irrelevant and immaterial under Fed. R. Evid. 402. If deemed relevant, the probative value is outweighed by danger of unfair prejudice under Fed. R. 403.
John Noh	29:7-9	Speculation
John Noh	37:5-10	Optional completeness to avoid confusion.
John Noh	38:19-20	Speculation.
John Noh	38:21-22	Objections not to be read to the jury.
John Noh	40:22-25	Irrelevant and immaterial under Fed. R. Evid. 402.
John Noh	42:10-16	Optional completeness to avoid confusion.
John Noh	43:10-13 and 16	Argumentative; Improper opinion testimony (FRE 701)
John Noh	43:14 and 17	Objections not to be read to the jury
John Noh	44:11-12	Objections not to be read to the jury
John Noh	44:19	Argumentative, Speculation
John Noh	44:20-21	Objections not to be read to the jury
John Noh	47:22-25	Optional completeness to avoid confusion.
John Noh	49:24-50: 5	Optional completeness to avoid confusion.
John Noh	56:16-21	Optional completeness to avoid confusion.
John Noh	57:2-5	Optional completeness to avoid confusion.
John Noh	60:18-23	Argumentative.. If deemed relevant, the probative value is outweighed by danger of unfair prejudice under Fed. R. 403.
John Noh	60:24-25	Objections not to be read to the jury.
John Noh	61:22-25	Objections not to be read to the jury.
John Noh	73: 6-19	Improper opinion testimony; argumentative
John Noh	73:11-12	Objections not to be read to the jury.
John Noh	81:81-21	Speculation
John Noh	82:5-6 and 9	Speculation
John Noh	82:1, 7, and 10-11	Objections not to be read to the jury.
John Noh	98:15-16	Optional completeness to avoid confusion.
John Noh	101:12-102:22	Irrelevant and immaterial under Fed. R. Evid. 402. If deemed relevant, the probative value is outweighed by danger of unfair prejudice under Fed. R. 403. Improper character evidence Fed. R. 404. Improper opinion testimony Fed. R. 701.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
John Noh	103:1-25	Irrelevant and immaterial under Fed. R. Evid. 402. If deemed relevant, the probative value is outweighed by danger of unfair prejudice under Fed. R. 403. Improper character evidence Fed. R. 404. Improper opinion testimony Fed. R. 701.
John Noh	103:1-3	Speculation, Argumentative
John Noh	109:14	Speculation, Argumentative
John Noh	109:22	Argumentative
John Noh	103:4-5, 16-17, 23-24	Objections not to be read to the jury
John Noh	105:25-106:9	Objections and side bar not to be read to the jury.
John Noh	106:12-13	Argumentative; Irrelevant and immaterial under Fed. R. Evid. 402.
John Noh	106:14-15	Objections not to be read to the jury.
John Noh	107:19-20	Argumentative; Irrelevant and immaterial under Fed. R. Evid. 402.
John Noh	107:21-22	Objections not to be read to the jury.
John Noh	107:25-108-1	Argumentative; Irrelevant and immaterial under Fed. R. Evid. 402. Improper opinion testimony.
John Noh	108:2-3	Objections not to be read to the jury.
John Noh	108:6-7	Argumentative; Irrelevant and immaterial under Fed. R. Evid. 402. Improper opinion testimony.
John Noh	108:8-9	Objections not to be read to the jury.
John Noh	108:12-13	Argumentative; Irrelevant and immaterial under Fed. R. Evid. 402. Improper opinion testimony.
John Noh	108:14-15	Objections not to be read to the jury.
John Noh	108:18	Argumentative; Irrelevant and immaterial under Fed. R. Evid. 402. Improper opinion testimony.
John Noh	111:3-5	Argumentative; Irrelevant and immaterial under Fed. R. Evid. 402. Improper opinion testimony.
John Noh	113:6-7	Objections not to be read to the jury.
John Noh	118:20-122:7	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
John Noh	120:4-5	Objections not to be read to the jury.
John Noh	121:3-4	Objections not to be read to the jury.
John Noh	121:21-23	Speculation.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
John Noh	124:4-126:14	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
John Noh	124:17-125:9	Lack of personal knowledge, improper opinion testimony.
John Noh	124:23-24	Objections not to be read to the jury.
John Noh	125:14-17	Objections not to be read to the jury.
John Noh	126:21-24	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
John Noh	127:21-129:2	Testimony has been designated as highly confidential pursuant to the protective order and should not be used in open court.
John Noh	128:18-21	Speculation
John Noh	128:22-23	Objections not to be read to the jury.
John Noh	141:9-12	Argumentative, speculation
John Noh	141:17-18	Argumentative, Irrelevant and immaterial under Fed. R. Evid. 402.
John Noh	141:5-6, 13-14, 19-20	Objections not to be read to the jury.
John Noh	118:14-122:7	Testimony concerning privileged document CISCO PRIVILEGED 000012 and 000015 (Noh Depo Ex. 15) is highly confidential pursuant to the protective order and should not be used in open court.
John Noh	124:4-126:14	Testimony concerning privileged document CISCO PRIVILEGED 000014-16 (Noh Depo Ex. 16) is highly confidential pursuant to the protective order and should not be used in open court.
John Noh	126:21-24	Testimony concerning privileged document CISCO PRIVILEGED 000011-13 (Noh Depo Ex. 17) is highly confidential pursuant to the protective order and should not be used in open court.
John Noh	127:12-129:2	Testimony concerning privileged document CISCO PRIVILEGED 000011-13 (Noh Depo Ex. 17) is highly confidential pursuant to the protective order and should not be used in open court.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Mark Chandler	34:11-12	Speculation.
Mark Chandler	34:13-14	Objections not to be read to the jury.
Mark Chandler	34:17-22; 24-25	Optional completeness to avoid confusion.
Mark Chandler	36:7-9	Argumentative. Speculation.
Mark Chandler	36:10-11	Objections not to be read to the jury.
Mark Chandler	36:21-22	Argumentative.
Mark Chandler	36:23-24	Objections not to be read to the jury.
Mark Chandler	76:13-16	Argumentative.
Mark Chandler	76:17	Objections not to be read to the jury.
Mark Chandler	77:8-10	Argumentative. Speculation.
Mark Chandler	77:11-12	Objections not to be read to the jury.
Mark Chandler	88:16-91:18	Irrelevant and immaterial under Fed. R. Evid. 402.
Mark Chandler	91:23-24	Privileged
Mark Chandler	91:25-92:11	Counsel's instruction to witness and sidebar.
Mark Chandler	96:18-21	Argumentative.
Mark Chandler	96:22-23	Objections not to be read to the jury.
Mark Chandler	97:2-5	Argumentative. Misstates facts.
Mark Chandler	97:7-8	Objections not to be read to the jury.
Mark Chandler	97:22-24	Argumentative. Speculation.
Mark Chandler	98:1-2	Objections not to be read to the jury.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Richard Frenkel	12:20-13:1	The offer is not in question/answer format; the designation begins with an answer and no question.
Richard Frenkel	20:4-7	Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	20:7-8	Objections not to be read to the jury.
Richard Frenkel	24:23-25	Argumentative. Misstates facts.
Richard Frenkel	25:1-2	Objections not to be read to the jury.
Richard Frenkel	25:6-7	Argumentative.
Richard Frenkel	25:8-9	Objections not to be read to the jury.
Richard Frenkel	26:13-14	Optional completeness to avoid confusion.
Richard Frenkel	27:25-28:2	Argumentative.
Richard Frenkel	28:3-4	Objections not to be read to the jury.
Richard Frenkel	30:10-11	Argumentative.
Richard Frenkel	30:12-13	Objections not to be read to the jury.
Richard Frenkel	31:2-4	Argumentative. Misstates facts.
Richard Frenkel	31:5-6	Objections not to be read to the jury.
Richard Frenkel	31:8-10	Argumentative. Misstates facts.
Richard Frenkel	31:11-12	Objections not to be read to the jury.
Richard Frenkel	31:20-22	Argumentative.
Richard Frenkel	31:23	Objections not to be read to the jury.
Richard Frenkel	32:1-4	Argumentative.
Richard Frenkel	32:5	Objections not to be read to the jury.
Richard Frenkel	37:25-38:2	Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	38:3	Objections not to be read to the jury.
Richard Frenkel	38:6-7	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	38:8-9	Objections not to be read to the jury.
Richard Frenkel	38:19-20	Vague, ambiguous. Argumentative. Speculation.
Richard Frenkel	38:21-22	Objections not to be read to the jury.
Richard Frenkel	39:9-11	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	39:12-13	Objections not to be read to the jury.
Richard Frenkel	40:10-11	Argumentative. Misstates facts.
Richard Frenkel	40:12-12	Objections not to be read to the jury.
Richard Frenkel	40:17-24	Argumentative. Misstates facts.
Richard Frenkel	40:21; 40:25	Objections not to be read to the jury.
Richard Frenkel	41:2	Vague and ambiguous. Argumentative. Misstates facts.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Richard Frenkel	41:3-4	Objections not to be read to the jury
Richard Frenkel	41:11	Objections not to be read to the jury
Richard Frenkel	41:20-21	Objections not to be read to the jury
Richard Frenkel	42:4	Objections not to be read to the jury
Richard Frenkel	42:12-13	Objections not to be read to the jury
Richard Frenkel	42:17-25	Argumentative. Misstates facts.
Richard Frenkel	42:22-23	Objections not to be read to the jury
Richard Frenkel	43:1-2	Objections not to be read to the jury
Richard Frenkel	43:11	Vague and ambiguous, undefined terms.
Richard Frenkel	43:12-13	Objections not to be read to the jury.
Richard Frenkel	43:18-22	Argumentative. Compound.
Richard Frenkel	43:23-24	Objections not to be read to the jury.
Richard Frenkel	44:3-4	Argumentative. Misstates facts.
Richard Frenkel	44:5-6	Objections not to be read to the jury.
Richard Frenkel	44:8-9	Argumentative. Vague and ambiguous. Misstates facts.
Richard Frenkel	44:10-11	Objections not to be read to the jury
Richard Frenkel	44:15-16	Argumentative. Speculation.
Richard Frenkel	44:17-18	Objections not to be read to the jury
Richard Frenkel	44:22-24	Argumentative. Speculation.
Richard Frenkel	44:25	Objections not to be read to the jury.
Richard Frenkel	45:5-6	Cumulative. Fed. R. Evid. 403. Argumentative. Speculation.
Richard Frenkel	45:7-9	Objections not to be read to the jury.
Richard Frenkel	45:10	Cumulative. Fed. R. Evid. 403. Argumentative. Speculation.
Richard Frenkel	45:11	Objections not to be read to the jury.
Richard Frenkel	45:23-46:1	Argumentative.
Richard Frenkel	46:2-3	Objections not to be read to the jury.
Richard Frenkel	46:16-20	Argumentative. Vague and ambiguous.
Richard Frenkel	46:21-22	Objections not to be read to the jury.
Richard Frenkel	47:12-14	Argumentative. Speculation.
Richard Frenkel	47:15-16	Objections not to be read to the jury.
Richard Frenkel	49:3-5	Argumentative. Speculation.
Richard Frenkel	49:6	Objections not to be read to the jury.
Richard Frenkel	49:8	Argumentative. Ambiguous.
Richard Frenkel	49:9-10	Objections not to be read to the jury.
Richard Frenkel	49:13-18	Optional completeness to avoid confusion.
Richard Frenkel	49:21-50:19	Optional completeness to avoid confusion.
Richard Frenkel	51:18-21	Argumentative. Misstates facts.
Richard Frenkel	51:22	Objections not to be read to the jury.
Richard Frenkel	51:25	Objections not to be read to the jury.
Richard Frenkel	52:17	Optional completeness to avoid confusion.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Richard Frenkel	52:20-21	Optional completeness to avoid confusion.
Richard Frenkel	53:16-21	Optional completeness to avoid confusion.
Richard Frenkel	55:14-16	Discussion with counsel.
Richard Frenkel	56:12-13	Speculation.
Richard Frenkel	56:18-19	Argumentative.
Richard Frenkel	58:22-23	Privileged. Attorney client. Work product.
Richard Frenkel	58:24-18	Discussion with and among counsel.
Richard Frenkel	73:20-22	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	73:23-24	Objections not to be read to the jury.
Richard Frenkel	74:2-4	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	74:5	Objections not to be read to the jury.
Richard Frenkel	76:9-13	Argumentative. Speculation.
Richard Frenkel	76:14	Objections not to be read to the jury.
Richard Frenkel	76:16	Vague and ambiguous. Argumentative. Speculation.
Richard Frenkel	76:17	Objections not to be read to the jury.
Richard Frenkel	76:22-24	Optional completeness to avoid confusion.
Richard Frenkel	77:3-4	Optional completeness to avoid confusion.
Richard Frenkel	79:20-23	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	79:24-25	Objections not to be read to the jury.
Richard Frenkel	80:8	Argumentative. Misstates facts.
Richard Frenkel	80:9	Objections not to be read to the jury.
Richard Frenkel	80:11	Argumentative. Misstates facts.
Richard Frenkel	80:12	Objections not to be read to the jury.
Richard Frenkel	81:1-16	Optional completeness to avoid confusion.
Richard Frenkel	87:18	Sidebar.
Richard Frenkel	88:1	Sidebar.
Richard Frenkel	90:3-8	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	90:9	Objections not to be read to the jury.
Richard Frenkel	90:13-17	Argumentative. Speculative.
Richard Frenkel	90:18	Objections not to be read to the jury.
Richard Frenkel	95:7-8	Objections not to be read to the jury.
Richard Frenkel	97:9	Objections not to be read to the jury.
Richard Frenkel	101:15-18	Discussion with counsel.
Richard Frenkel	101:23-25	Argumentative. Speculation.
Richard Frenkel	102:1-2	Objections not to be read to the jury.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Richard Frenkel	114:17-18	Argumentative. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	114:19-20	Objections not to be read to the jury.
Richard Frenkel	114:23	Argumentative.
Richard Frenkel	114:24	Objections not to be read to the jury.
Richard Frenkel	115:5	Argumentative. Cumulative.
Richard Frenkel	115:6-7	Objections not to be read to the jury.
Richard Frenkel	115:10-11	Argumentative. Cumulative.
Richard Frenkel	115:12-13	Objections not to be read to the jury.
Richard Frenkel	115:16-17	Argumentative. Cumulative. Compound. Harassing.
Richard Frenkel	115:18-19	Objections not to be read to the jury.
Richard Frenkel	115:21	Argumentative. Cumulative. Compound. Harassing.
Richard Frenkel	115:22-23	Objections not to be read to the jury.
Richard Frenkel	116:13-14	Argumentative. Speculative.
Richard Frenkel	116:15	Objections not to be read to the jury.
Richard Frenkel	116:20-117:2	Sidebar.
Richard Frenkel	117:4-6	Argumentative. Misstates facts.
Richard Frenkel	117:7	Objections not to be read to the jury.
Richard Frenkel	117:13-14	Argumentative. Misstates facts.
Richard Frenkel	117:15	Objections not to be read to the jury.
Richard Frenkel	121:12	Objections not to be read to the jury.
Richard Frenkel	122:4-5	The offer is not in question/answer format; the designation begins with an answer and no question.
Richard Frenkel	123:6-8	Argumentative.
Richard Frenkel	123:9	Objections not to be read to the jury.
Richard Frenkel	123:12-14	Privileged. Attorney client. Work product.
Richard Frenkel	124:7-12	Privileged. Attorney client. Work product.
Richard Frenkel	125:4-7	Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	125:8	Objections not to be read to the jury.
Richard Frenkel	125:22-25	Argumentative. Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	126:1	Objections not to be read to the jury.
Richard Frenkel	128:17-21	This testimony involves the use of Cisco Privileged documents and/or (2) testimony that has been designated as Highly Confidential pursuant to the Protective Order in this case.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Richard Frenkel	129:15-21	This testimony involves the use of Cisco Privileged documents and/or (2) testimony that has been designated as Highly Confidential pursuant to the Protective Order in this case. This offer is not in question/answer format; the designation begins with an answer and no question.
Richard Frenkel	131:15-17	Optional completeness to avoid confusion.
Richard Frenkel	131:19-22	Optional completeness to avoid confusion.
Richard Frenkel	132:5-9	Speculation. Improper predicate for opinion testimony. Fed. R. Evid. 701, 702 and 703.
Richard Frenkel	132:10	Objections not to be read to the jury.
Richard Frenkel	132:23-133:11	Optional completeness to avoid confusion.
Richard Frenkel	133:16-20	Optional completeness to avoid confusion.
Richard Frenkel	141:1-144:21	This testimony involves the use of Cisco Privileged documents and/or (2) testimony that has been designated as Highly Confidential pursuant to the Protective Order in this case. This offer is not in question/answer format; the designation begins with an answer and no question.
Richard Frenkel	143:6-9	Sidebar.
Richard Frenkel	149:17-151:4	This testimony involves the use of Cisco Privileged documents and/or (2) testimony that has been designated as Highly Confidential pursuant to the Protective Order in this case.
Richard Frenkel	152:6-16	This testimony involves the use of Cisco Privileged documents and/or (2) testimony that has been designated as Highly Confidential pursuant to the Protective Order in this case.
Richard Frenkel	152:10-11	Argumentative. Misstates facts.
Richard Frenkel	152:12	Objections not to be read to the jury.
Richard Frenkel	152:25-153:14	Optional completeness to avoid confusion.
Richard Frenkel	155:15-16	This offer is not in question/answer format; the designation begins with an answer and no question.
Richard Frenkel	155:23-24	Argumentative. Speculation.
Richard Frenkel	155:25	Objections not to be read to the jury.
Richard Frenkel	156:2	Argumentative.
Richard Frenkel	156:3	Objections not to be read to the jury.
Richard Frenkel	156:6	Argumentative.
Richard Frenkel	156:7	Objections not to be read to the jury.
Richard Frenkel	156:10	Argumentative.
Richard Frenkel	156:11	Objections not to be read to the jury.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Richard Frenkel	156:14	Argumentative. Cumulative.
Richard Frenkel	156:15	Objections not to be read to the jury.
Richard Frenkel	158:8-159:1	Optional completeness to avoid confusion.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Marta Beckwith	8:9-13	Settlement discussions Fed. R. Evid. 408
Marta Beckwith	9:24	Objection not to be read to the jury
Marta Beckwith	10:2	Objections not to be read to the jury
Marta Beckwith	10:17-18	Speculation
Marta Beckwith	10:19-20	Objections not to be read to the jury
Marta Beckwith	10:23-11:2	Speculation. Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	11:3-4	Objections not to be read to the jury
Marta Beckwith	11:12-13	Speculation. Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	11:14-15	Objections not to be read to the jury
	12:5-6	Irrelevant and immaterial under Fed. R. Evid. 402.
Marta Beckwith	12:56	Objections not to be read to the jury
Marta Beckwith	16:17	Sidebar
Marta Beckwith	16:24-17:1	Misstates the facts, speculation, hearsay
Marta Beckwith	17:2-3	Objections not to be read to the jury
Marta Beckwith	17:22-18:8	Irrelevant and immaterial under Fed. R. Evid. 402.
Marta Beckwith	18:14-16	Privilege Fed. R. Evid. 501 and 502
Marta Beckwith	18:17-21	Objections not to be read to the jury
Marta Beckwith	18:25-19:3	Objections not to be read to the jury
Marta Beckwith	20:11-12	Irrelevant and immaterial under Fed. R. Evid. 402. Argumentative.
Marta Beckwith	21:23-24:1	Optional Completeness to avoid confusion.
Marta Beckwith	22:2-4	Speculation; no personal knowledge
Marta Beckwith	22:5-6	Objections not to be read to the jury
Marta Beckwith	22:11-13	Hearsay, lack of personal knowledge
Marta Beckwith	22:14-15	Objections not to be read to the jury
Marta Beckwith	22:18-22	Lack of personal knowledge
Marta Beckwith	22:23-24	Objections not to be read to the jury
Marta Beckwith	23:3-4	Argumentative, lack of personal knowledge.
Marta Beckwith	23:5-6	Objections not to be read to the jury
Marta Beckwith	23:8-9	Argumentative, lack of personal knowledge.
Marta Beckwith	23:16:17	Objections not to be read to the jury
Marta Beckwith	23:20-22	Argumentative, Improper opinion testimony
Marta Beckwith	23:23-24	Objections not to be read to the jury
Marta Beckwith	24:2-3	Argumentative, Improper opinion testimony, Irrelevant and immaterial under Fed. R. Evid. 402.
Marta Beckwith	24:4-5	Objections not to be read to the jury

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Marta Beckwith	24:8-10	Argumentative, Improper opinion testimony, Irrelevant and immaterial under Fed. R. Evid. 402. Misstates the facts.
Marta Beckwith	24:11-12	Objections not to be read to the jury
Marta Beckwith	25:6-7	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Argumentative, , Irrelevant and immaterial under Fed. R. Evid. 402. Misstates the facts.
Marta Beckwith	25:8-9	Objections not to be read to the jury
Marta Beckwith	25:10-13	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Argumentative, Irrelevant and immaterial under Fed. R. Evid. 402. Misstates the facts.
Marta Beckwith	25:14-15	Objections not to be read to the jury
Marta Beckwith	25:16-19	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Argumentative, Irrelevant and immaterial under Fed. R. Evid. 402. Misstates the facts.
Marta Beckwith	25:20-21	Objections not to be read to the jury
Marta Beckwith	26:7-9	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Argumentative, Irrelevant and immaterial under Fed. R. Evid. 402. Misstates the facts. Lack of personal knowledge.
Marta Beckwith	26:10-11	Objections not to be read to the jury
Marta Beckwith	26:22-24	Misstates the facts.
Marta Beckwith	26:25-26:1	Objections not to be read to the jury
Marta Beckwith	27:6-8	Objections not to be read to the jury
Marta Beckwith	27:14-15	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	27:16-17	Objections not to be read to the jury
Marta Beckwith	27:21	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	27:22-23	Objections not to be read to the jury
Marta Beckwith	28:3-5	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	28:6-7	Objections not to be read to the jury

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Marta Beckwith	28:9-11	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	28:13-20	Objections not to be read to the jury. Sidebar
Marta Beckwith	28:21-23	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	28:24-25	Objections not to be read to the jury
Marta Beckwith	29:1-3	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Argumentative,
Marta Beckwith	29:4-5	Objections not to be read to the jury
Marta Beckwith	29:8-10	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Irrelevant and immaterial under Fed. R. Evid. 402. Argumentative,
Marta Beckwith	29:11-12	Objections not to be read to the jury
Marta Beckwith	29:13-14	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	29:15-16	Objections not to be read to the jury
Marta Beckwith	29:19-21	Speculation
Marta Beckwith	29:22-23	Objections not to be read to the jury
Marta Beckwith	30:4-8	Compound question. Misstates the facts. Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	30:9-10	Objections not to be read to the jury
Marta Beckwith	30:23	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Irrelevant and immaterial under Fed. R. Evid. 402. Argumentative.
Marta Beckwith	30:24-25	Objections not to be read to the jury
Marta Beckwith	32:19-21	Hearsay, Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Speculation, Lack of personal knowledge.
Marta Beckwith	23:22-23	Objections not to be read to the jury
Marta Beckwith	23:25-24:1	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	34: 7-8	Argumentative
Marta Beckwith	34:9-10	Objections not to be read to the jury

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Marta Beckwith	35:1-12	Irrelevant and immaterial under Fed. R. Evid. 402. Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Speculation
Marta Beckwith	35:13 and 16	Objections not to be read to the jury
Marta Beckwith	36:20-21	Lack of personal knowledge; Hearsay, Misstates the facts.
Marta Beckwith	36:22	Objections not to be read to the jury
Marta Beckwith	37:3-5	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Speculation
Marta Beckwith	37:6-7	Objections not to be read to the jury
Marta Beckwith	37:15-16	Hearsay,
Marta Beckwith	37:17-18	Objections not to be read to the jury
Marta Beckwith	39:18	Irrelevant and immaterial under Fed. R. Evid. 402.
Marta Beckwith	39:21-22	Objections not to be read to the jury
Marta Beckwith	40:3-4, 7-9, 15-17	Objections not to be read to the jury
Marta Beckwith	41:3-4	Hearsay, Speculation, Lack of personal knowledge.
Marta Beckwith	41:5-6	Objections not to be read to the jury
Marta Beckwith	41:11-12	Speculation, Lack of personal knowledge. Irrelevant and immaterial under Fed. R. Evid. 402.
Marta Beckwith	41:13-14	Objections not to be read to the jury
Marta Beckwith	46:25-47:1	Speculation
Marta Beckwith	46:2	Objections not to be read to the jury
Marta Beckwith	50:18-53:10	Testimony concerning privileged documents is highly confidential pursuant to the protective order and should not be used in open court. This testimony refers to Cisco.Privilege.000269-272. Defendant incorporates its objections to the exhibit.
Marta Beckwith	51:2	Sidebar
Marta Beckwith	52:3-5	Question that was later re-asked not response based on objections.
Marta Beckwith	52:6-16	Objections not to be read to the jury.
Marta Beckwith	52:17-53:4	Sidebar
Marta Beckwith	57:18-23	Irrelevant and immaterial under Fed. R. Evid. 402. Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	57:24-25	Objections not to be read to the jury

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Marta Beckwith	58:13-16	Argumentative, Irrelevant and immaterial under Fed. R. Evid. 402.
Marta Beckwith	58:17-19	Objections not to be read to the jury
Marta Beckwith	58:21-23	Irrelevant and immaterial under Fed. R. Evid. 402. Argumentative,
Marta Beckwith	58:24-25	Objections not to be read to the jury
Marta Beckwith	59:1-25	Irrelevant and immaterial under Fed. R. Evid. 402. If deemed relevant, the probative value is outweighed by danger of unfair prejudice under Fed. R. 403.
Marta Beckwith	59:5, 9-14	Objections not to be read to the jury and sidebar
Marta Beckwith	60:12-62:20	Irrelevant and immaterial under Fed. R. Evid. 402. Hearsay
Marta Beckwith	61: 12, 15, 17-18	Objections not to be read to the jury
Marta Beckwith	62:1-2, 12-13, 18-19	Objections not to be read to the jury
Marta Beckwith	63:8-9	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702.
Marta Beckwith	63:10-11	Objections not to be read to the jury
Marta Beckwith	63:14-16 and 18	Speculation, Lack of personal knowledge.
Marta Beckwith	63:17 and 19	Objections not to be read to the jury
Marta Beckwith	65:15	Irrelevant and immaterial under Fed. R. Evid. 402. Argumentative,
Marta Beckwith	65:16-17	Objections not to be read to the jury
Marta Beckwith	66:2-3	Irrelevant and immaterial under Fed. R. Evid. 402. Argumentative,
Marta Beckwith	66:4-5	Objections not to be read to the jury
Marta Beckwith	67:9-10; 68:19-72:24	Testimony concerning privileged documents is highly confidential pursuant to the protective order and should not be used in open court. This testimony refers to Cisco.Privilege.000027 Defendant incorporates its objections to the exhibit.
Marta Beckwith	68:19-970:25	Hearsay, Irrelevant and immaterial under Fed. R. Evid. 402. Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Speculation, Lack of personal knowledge.
Marta Beckwith	70:13-17	Compound question
Marta Beckwith	70:3, 18-19	Objections not to be read to the jury
Marta Beckwith	71:1	Privileged attorney client/work product.
Marta Beckwith	71:2-3, 14-15	Objections not to be read to the jury

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Marta Beckwith	71:5-7	Instruction to the witness not to be read to the jury.
Marta Beckwith	71:8-72:6	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Speculation
Marta Beckwith	72:3-4, 9-10, 17-18, 21-24	Objections not to be read to the jury
Marta Beckwith	72:13-16, 19-20	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Argumentative, Speculation
Marta Beckwith	88:18-89:9	Testimony concerning privileged documents is highly confidential pursuant to the protective order and should not be used in open court. This testimony refers to Cisco.Privilege.000094 Defendant incorporates its objections to the exhibit.
Marta Beckwith	88:18-89:9	Irrelevant and immaterial under Fed. R. Evid. 402. If deemed relevant, the probative value is outweighed by danger of unfair prejudice under Fed. R. 403.
Marta Beckwith	88:25-89:1	Objections not to be read to the jury.

<b>Deponent</b>	<b>Page/Line</b>	<b>Objections</b>
Eric Albritton	154:12-14	Side bar. The offer is not in question/answer format the designation is a statement by a defendant's attorney.
Kurt Pankratz	27:4-5, 10, 20-21	Instructions to the witness not to be read to the jury.
Kurt Pankratz	28:3-7	Optional completeness to avoid confusion.
Kurt Pankratz	28:19-3	Testimony concerning privileged documents is highly confidential pursuant to the protective order and should not be used in open court.
Kurt Pankratz	29:4-8	Instructions to the witness not to be read to the jury. Sidebar.
Kurt Pankratz	34:4-22	Discussion between attorneys not to be read to the jury. Irrelevant and immaterial under Fed. R. Evid. 402. Hearsay,
Kurt Pankratz	34:4-35:15	Testimony concerning privileged documents is highly confidential pursuant to the protective order and should not be used in open court.
Douglas Kubehl	34:23	Objections not to be read to the jury
Douglas Kubehl	34:13-35:15	Improper opinion testimony, and no designation of this witness as an expert. Fed. R. Evid. 701, 702. Misstates that facts of the case.
Rachel Wilson	7:12-16	Optional completeness to avoid confusion.
Rachel Wilson Cross Designations	10:12-23	Already included in Plaintiff's Designation of Rachel Wilson Deposition Testimony. Cumulative under Fed. R. Evid. 403.
Shelly Moore	10:1-6	Optional completeness to avoid confusion.
Shelly Moore	11:25-12:6	Optional completeness to avoid confusion.
Shelly Moore	16:8-11	Optional completeness to avoid confusion.
Shelly Moore	16:21-17:6	Optional completeness to avoid confusion.
Shelly Moore	21:3-11	Optional completeness to avoid confusion.
Shelly Moore Cross Designations	24:16-28:9 (Cross)	Already included in Plaintiff's Designation of Shelly Moore Deposition Testimony. Cumulative under Fed. R. Evid 403.