Exhibit 14

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Page 1
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      UNITED STATES DISTRICT COURT
     NORTHERN DISTRICT OF CALIFORNIA
3
    IN RE: ROUNDUP PRODUCTS MDL No. 2741
    LIABILITY LITIGATION Case No. 16-md-02741-VC
4
5
    This document relates to:
6
    ALL ACTIONS
7
8
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10
11
           VIDEOTAPED DEPOSITION OF CHARLES W. JAMESON
12
                       Fort Myers, Florida
13
                      Wednesday, May 3, 2017
14
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17
18
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21
22
    Reported by:
23
    DONALD R. DePEW, RPR, CRR, FPR
24
    JOB NO. 123274
25
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	Page 2		Page 4
1		1	THE VIDEOGRAPHER: This is the start
2		2 o	f video media disk 1 of the videotaped
3		3 d	eposition of Charles W. Jameson, a Ph.D.
4	May 3, 2017	4	Please note the microphones are very
5	8:37 a.m.	5 S 6	ensitive. Be aware that they can pick up
6			whispering and conversations not intended
7			or the record.
8		8	Additionally, please turn off your
9		9 (ell phones or place them away from the
10	Videotaped Deposition of		nicrophones, they can interfere.
11	CHARLES W. JAMESON, held at the law offices of	11	This is the matter of In Re:
12	Morgan & Morgan, PA, 12800 University Drive,	12 P	Coundup Products Liability Litigation,
13	Fort Myers, Florida, before Donald R. DePew, a	11	the United States District Court,
14	Registered Professional Reporter, Certified		Fine Officer States District Court, Forthern District of California, Case No.
15	· ·	1,	6-md-02741-VC.
16	Realtime Reporter, Florida Professional Reporter,	16	
17	and Notary Public of the State of Florida at		This deposition is being held at the
18	Large.	U.	ffices of Morgan & Morgan at 12800
		C	University Drive, Fort Myers, Florida.
19		1	oday is May the 3rd, 2017. The time is
20		20 aj	pproximately 8:37 a.m.
21			My name is Jeff Menton, I am the
22			ertified legal video specialist from
23			SG Reporting. We are headquartered at
24			47 Third Avenue, New York.
25		25	The court reporter is Don DePew, also
	Page 3		Page 5
1	Page 3 APPEARANCES:	1	
1 2	APPEARANCES:	1 2	Page 5 in association with TSG Reporting. Would counsel please introduce
	A P P E A R A N C E S: ANDRUS WAGSTAFF		in association with TSG Reporting. Would counsel please introduce
3	A P P E A R A N C E S: ANDRUS WAGSTAFF Attorneys for Plaintiffs 7171 West Alaska Drive	2	in association with TSG Reporting. Would counsel please introduce yourselves and state whom you represent
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A P P E A R A N C E S: ANDRUS WAGSTAFF Attorneys for Plaintiffs 7171 West Alaska Drive Lakewood, Colorado 80226 BY: KATHRYN FORGIE, ESQ. DAVID WOOL, ESQ. (via phone) HOLLINGSWORTH Attorneys for Defendant Monsanto Company 1350 I Street, N.W. Washington, DC 20005 BY: ERIC LASKER, ESQ. JOHN KALAS, ESQ. LAW OFFICE OF SHARON M. HANLON Attorneys for the Witness Edgemont Office Park 5633 Naples Boulevard Naples, Florida 34109-2023 BY: SHARON HANLON, ESQ. ALSO PRESENT: KELLIE JOHNSON, Paralegal, Andrus Wagstaff	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 CH 18 a 19 N 20 fo	in association with TSG Reporting. Would counsel please introduce yourselves and state whom you represent starting with the noticing attorney, and then will the court reporter please swear the witness in. MR. LASKER: This is Eric Lasker on behalf of Monsanto Company. MR. KALAS: John Kalas on behalf of Monsanto Company. MS. HANLON: This is Sharon Hanlon, I am personal counsel with limited appearance on behalf of Dr. Jameson. MS. FORGIE: Kathryn Forgie of Andrus Wagstaff representing the plaintiffs, and I'm here with Kellie Johnson of my office. HARLES W. JAMESON, called s a witness, having been duly sworn by the Notary Public, was examined and testified as follows: MR. LASKER: And do we have anyone on the phone? MR. WOOL: This is David Wool of

Page 6 Page 8 1 1 MS. FORGIE: Anyone else? No. 9 on the document request for the 2 2 deposition. MR. LASKER: Okay. I understand you 3 have something you want to say on the 3 It is a one-page front and back. 4 record. 4 MS. FORGIE: This is 12-4? 5 5 MS. HANLON: I would. MS. HANLON: Correct. 6 6 MS. FORGIE: Thank you. Thank you. 7 (Exhibit 12-4, One-page e-mail Good morning. 8 The first thing I'd like to do is I 8 chain, first e-mail to Bill Jameson from 9 will produce as Exhibit 12-1 would be my 9 Neil S. Bromberg, dated 8/10/16, marked for 10 notice of appearance. 10 identification, as of this date.) This was to be filed last night. It 11 11 MS. HANLON: And lastly, I would like 12 12 was not, so I'm going to make it a new to make an objection to this deposition as 13 exhibit and also produce a copy. 13 not being served as according to the Rules 14 30 and 45 of the Federal Rules of Civil 14 It is a Notice of Limited Appearance 15 at the Deposition of Dr. Charles Jameson for 15 Procedure, as well as Monsanto's notice of 16 16 purposes of today's factual deposition. deposition, dated 4/24/17. 17 I'd also like to produce the objection 17 Dr. Jameson was served approximately 18 18 to -- Dr. Jameson's Objections and Responses 4:00 p.m. last night on 5/2/17. And the 19 19 to Monsanto's Notice of Deposition of notice states that Dr. Jameson shall produce 2.0 Dr. Jameson. 20 all documents 24 hours prior to the 21 21 I'd like that to be Exhibit 2. It was deposition. 22 22 And we submit that there was not filed last night. 23 23 Just in the event it was not received sufficient time for him to produce all the 24 by everybody I'd like to have it -- make a 24 documents, but we are here voluntarily. We 25 copy of it. And it is the document that was 25 are producing documents, but we do not waive Page 7 Page 9 1 1 our objection. produced. 2 2 (Exhibit 12-1, One-page document Thank you. 3 entitled Notice of Limited Appearance at the MR. LASKER: And just for the record, 4 Deposition of Dr. Charles Jameson, marked 4 in response, Dr. Jameson's deposition is an for identification, as of this date.) 5 5 issue that was addressed by the court 6 (Exhibit 12-2, Seven-page document 6 following plaintiffs counsel's 7 entitled Dr. Jameson's Objections and representation that Dr. Jameson was an 8 Responses to Monsanto's Notice of Deposition expert witness for the plaintiffs in this 9 9 of Dr. Jameson, marked for identification, litigation, that Dr. Jameson had provided 10 10 documents to plaintiffs counsel in response as of this date.) 11 11 MS. HANLON: I'd also like to produce to the subpoena that we issued back in 12 12 as 12-3, which will be response No. 1 to the October --13 13 specific objections and responses to MR. KALAS: September. 14 document requests, which is a copy of the 14 MR. LASKER: -- September of 2016. 15 15 curriculum vitae for Dr. Jameson. And that negotiations for this 16 16 I have just two copies and I'll give deposition as to where it would take place 17 17 it to each of you. and when it would take place were conducted 18 (Exhibit 12-3, Multipage document 18 with plaintiffs counsel. 19 entitled C.W. Jameson - Curriculum Vitae and 19 It was not until yesterday that we 2.0 2.0 Bibliography, marked for identification, as were advised that Mr. Jameson had separate 21 21 of this date.) counsel for this and that plaintiffs counsel 22 MS. HANLON: Then Exhibit 12-4, which 22 in this litigation had not been accepting 23 23 is a document we are producing that was the notice of deposition for him and were 24 provided to me this morning by Dr. Jameson. 24 not responding to discovery requests, which 25 25 And it's in response to No. 9, request is why yesterday we did serve the subpoena.

Page 10 Page 12 1 1 Monsanto to the animal subgroup. That was the first time we were aware 2 2 I also would like to reference that Dr. Jameson had not already agreed to 3 3 appear voluntarily. another --4 MS. FORGIE: And I -- wait. 4 THE REPORTER: If you could speak up, 5 5 counsel, I'm having trouble hearing. I have a response to that, and that is 6 6 that we have always advised defendant's MS. FORGIE: Sorry. 7 7 counsel that we do not represent Dr. Jameson I thought you could hear --8 8 personally. I think that's been made clear THE REPORTER: "I would also like to" --9 9 throughout the litigation. And I have a couple of exhibits I 10 10 MS. FORGIE: -- to refer everyone to 11 would like to introduce as well. 11 pretrial order No. 22, which I don't have 12 12 We're on Exhibit 12-5. clean copies of, but I'm sure everyone has a 13 13 copy of it, that states that the court This is Pretrial Order No. 16, it 14 14 concludes that Monsanto may question indicates that drafts or excerpts of drafts 15 are not to be produced. 15 Dr. Jameson for up to six hours of the total 16 16 Unfortunately I didn't bring extra deposition time. 17 17 copies, but I know you guys have a copier --THE REPORTER: Let me mark it. 18 18 maybe I do have an extra copy. MS. FORGIE: We could use this unless 19 19 I have about eight copies, but they're you have a clean copy. 20 all marked up. 20 MR. LASKER: That's fine. 21 21 MS. FORGIE: Sorry. There we go. 22 (Exhibit 12-5, One-page document 22 Do you object to the circle at this 23 23 entitled Pretrial Order No. 16: Additional time? 24 Discovery Re IARC, marked for 24 MR. LASKER: No. 25 identification, as of this date.) 25 MS. FORGIE: Okay. So we're on 12-7. Page 11 Page 13 1 MS. FORGIE: And then I also want to 1 (Exhibit 12-6, Ten-page letter 2 2 to Honorable Vince Chhabria from mark as Exhibit 12-6 the brief letter that 3 was served to the court on April 4th, 2017 Joe Hollingsworth, Michael Miller, 4 Aimee Wagstaff and Robin Greenwald, dated 4 which discusses the parameters of this 5 deposition, wherein defense counsel stated 5 4/4/17, marked for identification, as of 6 that "Monsanto requests leave to obtain 6 this date.) 7 relevant documents from and depose (Exhibit 12-7, One-page document 8 8 entitled Pretrial Order No. 22: Jameson and Dr. Charles Jameson, chair of the 9 9 experimental animal subgroup, and to depose Ross Depositions, marked for identification, Dr. Matthew Ross, a member of the mechanism 10 10 as of this date.) 11 subgroup whose documents have already been 11 MR. LASKER: Are you done? 12 produced in this litigation." 12 MS. HANLON: Oh, I have one more. 13 13 And furthermore on page 3 where they Sorry. 14 state that "Monsanto expects Dr. Jameson 14 You should have jumped in faster. 15 15 will be able to testify about the scientific MR. LASKER: No doubt about it. 16 debate and key findings that led to the 16 MS. FORGIE: No. 12-8 is a Pretrial 17 animal subgroup's change in evaluation." 17 Order No. 18 stating -- an order of the 18 It is our position that this 18 court stating that Dr. Jameson's fact 19 deposition is limited to what occurred at 19 deposition will take place no later than 20 2.0 the animal subgroup's meetings. May 5th. And it is, indeed, taking place no 21 21 Monsanto had a representative, later than May 5th. 22 22 Dr. Sorahan, and others present during the (Exhibit 12-8, One-page document 23 general plenary sessions of the IARC 23 entitled Pretrial Order No. 18: Deadline for 24 meeting, therefore we believe it is limited 24 Additional Deposition, marked for 25 25 as requested in this briefing document by identification, as of this date.)

Page 14 Page 16 1 1 expect you know most of what's in there. MR. LASKER: Okay. And for the 2 2 record, with respect to the time of the And let me just start by asking you 3 3 for your educational background. deposition and the court's order, pretrial 4 order No. 22 -- and just for clarification, 4 A. I received my bachelor's of science in 5 5 chemistry from Mount Saint Mary's College in the six hours that we have for questioning 6 is out of a total of seven hours, which I 6 Emmitsburg, Maryland. 7 I received a Ph.D. in organic believe is what has been worked out with you 8 8 and your counsel. chemistry from the University of Maryland in 9 9 So then we'll have an hour left for College Park. 10 10 your counsel or for plaintiffs counsel to Q. And if you can just briefly run 11 the extent that they have questions for you 11 through what your professional background --12 as well. 12 your professional background since you finished 13 But we will be finished within the 13 your educational training. 14 14 seven-hour time period, so you'll be done A. After graduating with my Ph.D. I was 15 today. 15 initially employed as a contractor for the 16 And with respect to the scope of the 16 National Cancer Institute for its animal 17 deposition, we do agree that this is a fact 17 bioassay program. 18 deposition. 18 I was then recruited by the National 19 19 And if Dr. Jameson is identified and Cancer Institute and went to work for NIH or 2.0 produces an expert report in this litigation 20 National Cancer Institute, NCI, as a senior 21 there will be a subsequent deposition that 21 chemist for the rodent bioassay program. 2.2 addresses any expert opinions that you 22 Following that I -- the program that I 23 express in this litigation. 23 was affiliated with was transferred to the 24 With respect to the scope of the 24 national toxicology program at the National 25 deposition that is, I'm not exactly sure to 25 Institute of Environmental Health Sciences in Page 15 Page 17 1 the extent plaintiffs counsel was seeking to 1 Research Triangle Park, North Carolina. It's 2 2 limit it. the only National Institute of Health that isn't 3 in Bethesda, Maryland. The deposition will be consistent with 4 4 the scope of the document requests and the There I was the lead chemist for the 5 subpoena that was issued in this case. 5 national toxicology program and also responsible 6 6 for the -- all the chemistry aspects of the **EXAMINATION BY** 7 7 animal rodent bioassay program. MR. LASKER: 8 8 Following that I moved into the office Q. So with that, Dr. Jameson, you're now 9 9 on. of the director of the National Institute of 10 10 In case you thought you were just Environmental Health Sciences. And there I got going to get away without talking. 11 11 involved with the -- what is the Report on 12 A. I thought it was going to be easy, 12 Carcinogens. 13 just sit here all day and listen to everybody 13 Do you need a definition of what the 14 14 Report on Carcinogens is? talk. 15 15 Q. Let's -- let me turn first to your Q. Sure. 16 16 curriculum vitae, which I was going to mark, but A. Okay. The Report on Carcinogens is a 17 now it's already been marked. 17 document that is required by the Public Health 18 And I just have to figure out what 18 Service Act, I think it's 1968 or something like 19 19 number it was. 20 2.0 It requires that the Secretary of MS. HANLON: Exhibit 3. 21 21 Q. Okay. So Exhibit 3. Health and Human Services submit a report to 22 Let me -- first of all, good morning. 22 Congress. 23 23 A. Good morning. Initially it was every -- supposed to

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Q. Let me just put that deposition in

front -- your CV in front of you, although I

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be every year, but subsequently it was changed

to a biannual report, but now I think it's when

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it's ready it's submitted.

2.0

But anyway, it's a report to Congress that lists all of the materials that are either known to be human carcinogens or reasonably anticipated to be human carcinogens, and to which a majority of the population of the United States are exposed.

So basically it was a document that Congress requested for information on what materials were known or reasonably anticipated to be human carcinogens. And ultimately it was tagged, if you will, as the official U.S. government list of carcinogens. I was responsible for that.

Becoming director -- ultimately director for that Report on Carcinogens and continued that until I retired from the government in 2008.

In 2008, upon retirement, I set up a private consulting firm, CWJ Consulting, LLC, which has a total employment of one, me, and I do consulting for environmental carcinogenesis.

Q. And as I see from your curriculum vitae, that you were the director for the Report on Carcinogens from 1995 to 2008; is that

possible carcinogens and should be reviewed for listing in the Report on Carcinogens.

So we received nominations from private individuals, even some from industry, environmental groups, other government agencies.

And we also did a search of the literature to see if there was any new information on a chemical or a substance that possibly had shown some carcinogenic potential.

A list was prepared, submitted to the director of the NTP for approval. And once it's approved it was put into the pipeline.

We would do a thorough literature search, have a background document prepared with all the relevant, available information on exposure, human cancer, animal, experimental animal cancer, and also any information on possible mechanisms of action of the material that could lead to cancer.

These documents were then -- it went through a -- in my -- in my tenure it went through a series of reviews.

There was an NTP, NIEHS review group. It's like an internal review group of scientists from NIEHS that would review the background

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correct?

A. Correct.

- Q. And during that period, how many Reports on Carcinogens or how many times did you submit a Report on Carcinogens to Congress?
- A. How many Reports on Carcinogens were submitted?

Q. Yes.

A. Let's see.

I think I was responsible for the eighth through the 12th report on carcinogens.

- Q. Okay. And what -- so that would be five Reports on Carcinogens?
 - A. Uh-huh.
- Q. What work was conducted by you and your staff in compiling the listing of known or possible human carcinogens, which is the official list for the United States Government?
- A. Well, it was from the beginning to the end.

We were -- my group was responsible for accepting nominations from outside. The NTP would go out with a federal register notice asking people or the gen -- the public or anybody if they were aware of materials that are document and the literature associated with it.

Essentially a peer review of the document, see if they agreed with the information in the document and give an indication if they felt there was sufficient evidence in humans or limited evidence in humans or inadequate evidence in humans, similar for the animals.

If there was any supporting mechanistic data and that the exposure data indicated there, in fact, was truly human exposure of concern for this material.

Then after that review group it went to a second review group which was an intergovernmental agency.

The National Toxicology Program is a program made up of agencies within the federal government that are interested or have research in the area of toxicology. There were four --

I'm going into way too much information here.

MS. FORGIE: Really.

A. TMI.

There was an intergovernmental agency that reviewed the background document. They

Page 22 Page 24 1 1 would give their opinion if they felt the about with respect to your job. 2 2 information there was adequate for humans, So during this 13-year period that you 3 were the director for the Report on Carcinogens 3 animals and mechanistic data. 4 It would then also go to the Board of 4 for NTP, in preparing this official U.S. list of 5 5 Scientific Counselors, which is a group of carcinogens did you and did the NTP ever independent scientists that are -- that the NTP 6 identified glyphosate as either a known or a 7 identifies to advise them on their research possible human carcinogen? 8 8 efforts. A. No. 9 9 They're made up of industry, academia, MS. FORGIE: Objection. 10 and other scientists with the proper 10 Wait, let me get my objection in. Objection, this is exactly the kind of 11 credentials. They review the document. 11 12 All those recommendations are taken, 12 thing that I think is objectionable. 13 culminated, reviewed by staff, taken to the 13 It has nothing to do with what he did director and ultimately if the recommendation is 14 at IARC and it's beyond the scope of this 15 to list and the director agrees that everybody 15 deposition. 16 was in agreement, then it would be sent up to 16 MR. LASKER: Okay. Let me repeat the 17 the Secretary of Health and Human Services for 17 auestion. 18 18 final approval. MS. HANLON: I join in the objection. 19 Sorry, that was rather lengthy. 19 Q. Let me repeat the question. 2.0 Q. No, that's important to have a sense 20 During this period, this 13 to 14-year 21 of the scope of this. 21 period when you were the director of the Report 22 MS. FORGIE: Well, I'm going to -on Carcinogens for the NTP and responsible for 22 23 O. Let me just --23 printing up the official List of Carcinogens for 2.4 MS. FORGIE: Let me interpose an 24 the United States government did you or the NTP 25 objection here. 25 ever identify glyphosate as a known or possible Page 23 Page 25 1 I think that, you know, we've produced 1 human carcinogen? 2 2 the CV as a courtesy and as requested, but I MS. FORGIE: Objection, it's beyond 3 don't think that going into great detail the scope. 4 about what he did in the toxicology program 4 MS. HANLON: Objection. 5 5 was appropriate for a fact witness A. No. 6 deposition at all. 6 Q. Now you mentioned that you were in 7 7 charge -- I'm sorry, that you worked on You're trying to get into bias and the 8 type of things that would be handled in an chemistry aspects of animal cancer bioassays 9 9 expert deposition. So I'm going to start during this period I guess prior to 1995. 10 10 I guess maybe for about -- if the date interposing objections --11 11 MR. LASKER: Well, I think -is correct, for about a 15-year period or maybe 12 12 MS. FORGIE: Let me just finish. more than that. 13 13 I'm going to start interposing Yeah, about a 15-year period. 14 14 What does that mean? objections to that. MR. LASKER: I believe my question was 15 15 Just -- I'm trying to get a sense, 16 16 what was your job at the NTP, so -what is the chemistry aspects of cancer 17 But that's fine. 17 bioassay? 18 18 MS. FORGIE: Objection, beyond the But let me --19 19 MS. FORGIE: I think you understand my scope. 2.0 2.0 position. MS. HANLON: Form. 21 21 MR. LASKER: I think it's a coaching 22 objection, but that's fine. 22 A. I can go into an explanation, but I 23 23 don't know that it's relevant to what I did at Q. But let me just follow up --24 MS. FORGIE: I don't agree. 24 IARC. 25 25

Q. -- with respect to what you testified

Q. I understand.

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And she has -- plaintiffs counsel has the right to object on the record and the court will decide whether or not those objections are valid.

But unless they instruct you not to answer, and that would be an instruction from your counsel, you do have to answer the question.

A. Okay.

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MS. HANLON: I am also going to add an additional objection.

In the sense that since Dr. Jameson's deposition is going to be retaken a second time as an expert witness, that is something that plaintiffs counsel will review at that time.

And the court will determine whether or not a second line of questioning on the same -- for the same line of questioning can be revisited.

MR. LASKER: That's for the court to decide.

Q. I'm still asking the same question, what is the --

You said you were involved in the

was completed -- well, it included monitoring the study while it was in progress, going to the laboratory and making sure they were doing the studies properly.

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And it also included after the study was completed reviewing the document -- the report from the contract laboratory for its completeness and evaluating the data that was in there.

And participating in writing the ultimate technical report that is published on the NTP bioassay of a particular substance.

Q. And would you then be also involved in reviewing tissue slides of the prog report?

MS. FORGIE: Objection, beyond the cope.

And I'm going to join in counsel's objection that we reserve the right to not allow him to answer these similar questions should he be deposed as an expert.

MR. LASKER: You can have a standing objection about that.

MS. HANLON: And I'd like to join in the standing objection, please, anything that relates to on the CV and his prior

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chemical aspects of animal cancer bioassays, what does that mean?

MS. FORGIE: Objection.

A. Basically as a chemist I was responsible for identifying the chemical or the substance that was nominated, to make sure we were looking at the proper material.

I was responsible for getting -procuring the chemical, having it analyzed, characterized, determine its purity, determine if -- what vehicle it was compatible with.

We could mix it in the feed or the water or if it had to be mixed in corn oil for a stomach intubation study or could we generate an atmosphere.

It included participating in protocol development for the animal bioassay from the standpoint of bringing the expertise of chemistry into the determination of how the protocol should be established and commenting on all aspects of the development of the protocol for the bioassay study.

O. Okay.

A. I -- it also involved reviewing the data from the animal bioassay after the study

experience that may go outside of the reason he is here today, which is a factual deposition in regards to the animal subgroup's discussion.

MR. LASKER: And just to be clear, the whole deposition is about his role, as the animal toxicology subgroup on IARC does depend on his knowledge of animal toxicology, so all this is directly relevant.

I'm not sure exactly what the objection is, but you have a standing objection.

And let me repeat my objection. MS. FORGIE: Let me just say I don't think -- I completely disagree with that.

You're not entitled to do that in a factual deposition.

And I'm not going to go for a standing objection, I don't like them.

MR. LASKER: Okay. That's fine. I just -- I do want the time, though, for objections to be on plaintiffs and not for us.

MS. FORGIE: I don't agree.

Page 30 Page 32 1 1 Q. Continuing with the question, would A. Yes. 2 2 that involve reviewing tissue slides? Q. Okay. Now you mentioned that you were 3 3 MS. FORGIE: Objection. a private consultant since 2008. MS. HANLON: Join. 4 And if you can just give a general 5 5 discussion or general explanation of what your A. I'm not a pathologist. 6 Q. And would that involve analyzing, as 6 consulting work has involved during this period 7 7 far as an animal toxicologist is concerned, the since 2008. 8 findings of tumors in controls versus the 8 MS. FORGIE: Objection. 9 9 treated groups in a study? What does this have to do with 10 MS. FORGIE: Objection. 10 anything at IARC? 11 A. Reviewing tumor incidence in animals, 11 A. Why is that relevant to what happened 12 12 at IARC? ves. 13 Q. And would you conduct statistical 13 Q. That's -- I'm here to ask questions, 14 analyses of those tumor incidences? 14 you're to answer questions. MS. FORGIE: Objection. 15 15 So I'll ask the question again. 16 MS. HANLON: Join. 16 What has been the general nature of 17 A. We had a statistical group at the 17 your consulting work since 2008? 18 NIEHS that performed all the statistical 18 MS. FORGIE: Objection, privileged. 19 analysis for the studies. 19 MS. HANLON: Form. 20 Q. Okay. Just to be clear, my prior 20 A. I've had several clients in the area 21 question I was asking about you specifically. 21 of environmental cancer. 22 Would you conduct any statistical 2.2 Q. Okay. And have you consulted with --23 analysis? 23 and you don't have to name names because 24 A. No --24 obviously if it's non-testifying some of those 25 MS. FORGIE: Objection. 25 will be confidential. Page 31 Page 33 1 A. -- because it was done for us by the 1 I leave that to you and your attorney. 2 2 Have you consulted with private statisticians. 3 corporations? Q. And would you review the tissue 4 MS. FORGIE: Objection, privileged. 4 findings and the tissue counts to reach 5 A. That's private, confidential. 5 conclusions as to the tumor findings in the 6 6 Q. The issue of who you consulted with, study? 7 7 the names would be. MS. FORGIE: Objection. 8 8 The question of whether or not you've MS. HANLON: Join. 9 9 A. I would participate in those review consulted with private corporations is not, 10 meetings of staff, yes. 10 unless your counsel wants to instruct you not to 11 11 Q. Okay. But would it be your decision answer. 12 to do that work initially or would you just be 12 MS. FORGIE: Objection. 13 13 O. Have you consulted with any private in meetings with staff when other people 14 14 corporations? presented --15 A. I would --15 A. Yes. 16 16 MS. FORGIE: Wait. Q. Have you --17 17 Objection. And with respect to that, and again I 18 A. I was in the meeting and helping 18 don't want you to talk about the details of any 19 19 individual chemical or any individual client by evaluate the data. 2.0 2.0 name, but what is the general nature of the work Q. Okay. So there would be an animal 21 2.1 toxicologist then that would analyze the data, that you've been -- that you've done as a 22 present the data to the meeting, and then all of 22 consultant for private corporations? 23 23 you would discuss it; is that correct? MS. FORGIE: Objection, privileged. 24 MS. FORGIE: Objection. 24 MS. HANLON: Objection, form. 2.5 25 MS. HANLON: Join. A. They've been asking my opinion in the

Page 34 Page 36 1 1 area of environmental carcinogenesis. Not meaning that he is not going to 2 2 Q. And again, without naming particular respond in the future for an expert 3 3 substances would that involve, first of all, deposition when he is going to be available conducting animal studies, animal toxicology 4 for you to question him on -- in great 5 5 detail on his curriculum vitae. studies? 6 6 A. No. MR. LASKER: Okay. Well, I'm going to 7 7 continue with my questioning. Q. Would that involve reviewing reports 8 8 of animal toxicology studies that have been I'm also going to object to the fact 9 9 conducted internally? that plaintiffs counsel is providing 10 objections to Mr. Jameson's counsel, writing 10 A. Yes. 11 11 notes back and forth. MS. FORGIE: Objection, privileged, 12 12 way beyond the scope. If Ms. -- if plaintiffs counsel wants 13 A. I -- I don't understand what you mean to represent Dr. Jameson in this deposition, 13 14 she can, otherwise I will object to the 14 by internally. 15 continuing communications back and forth of 15 Q. Okay. Would that include reviewing 16 16 regulatory animal toxicology studies -- animal counsel, about which objections should be 17 17 toxicology studies prepared for regulatory made. 18 18 And I'll continue with my questions -purposes? 19 MS. HANLON: And I'll object to that, 19 MS. FORGIE: Objection. sir, because the nature of what we are 2.0 MS. HANLON: Object to form. 20 21 A. That's a very broad question. writing is not known to you. 21 22 And I object to your discussion on the 2.2 Q. Okay. Well, let me ask it differently 23 record as to what you believe is the nature 23 then. 2.4 24 of our writing. Would that -- would your private 25 MR. LASKER: Okay. All I know is that 25 consulting work have involved reviewing animal Page 35 Page 37 you write something -- you forward -- you 1 toxicology studies, the full report of an animal 1 2 2 write something down, she hands it to you, toxicology study? MS. FORGIE: Objection. 3 and you object. 4 4 MS. HANLON: Form. I can't say what's on the piece of paper, but I can say what's going on. 5 5 A. Yes. 6 MS. FORGIE: That is not a correct 6 Q. Okay. Have you helped private 7 7 corporations submit toxicology or prepare representation of what is happening and it's 8 8 toxicology studies for submission to agencies insulting. 9 9 like the Environmental Protection Agency? MR. LASKER: Okay. Well, then stop 10 MS. HANLON: Before we go on I'd like 10 doing it. 11 11 to make an objection. MS. FORGIE: No. And I'm going to instruct my client 12 12 Don't tell me what to do at a 13 that it's my understanding this is beyond 13 deposition. 14 the scope of the factual deposition. 14 BY MR. LASKER: I was told that this is a deposition 15 15 Q. So Dr. Jameson, have you consulted as in regards to his participation in the 16 16 part of your consulting work with advocacy animal subgroup discussion. 17 17 organizations like the NRDC or other 18 We were not prepared to talk about his 18 organizations that have an interest in issues 19 curriculum vitae and his experience and 19 relating to environmental carcinogenicity? background, which I believe is more proper 20 2.0 MS. FORGIE: Objection, privileged. 21 21 at the time of his expert deposition. A. I really don't see what this has to do 22 2.2 So I am instructing him, because he with this deposition on IARC. 23 23 seems to be agreeing with that, it's outside Q. I understand that's your answer. 24 the scope of what his understanding is and 24 But unless your counsel instructs you 25 25 not to respond to this at this time. not to witness (sic) and then I can raise the

Page 38 Page 40 1 issue with the court, you still do have to 1 MS. HANLON: I'm objecting and 2 2 answer the question. instructing him not to answer. 3 3 THE WITNESS: I thought she just MR. LASKER: Am I correct then for 4 indicated that I --4 counsel that you will not -- you will 5 5 MS. HANLON: It's my understanding -instruct the witness not to answer any MR. LASKER: If your counsel instructs 6 questions dealing with any consulting work 7 you not to answer, and she is free to do he has conducted from 2008 and to the 8 8 that, we can raise it with the court. present? 9 9 MS. HANLON: And I have instructed MS. HANLON: That's correct. 10 10 Dr. Jameson not to answer anything that is We believe that it's the subject of 11 outside the scope of the deposition that 11 his expert deposition that will be taken. 12 we're prepared to sit for here today, which 12 MR. LASKER: Okay. And are you 13 13 is a factual discussion of the animal representing then that Dr. Jameson will be subgroup that was conducted and then his 14 producing an expert report and we will be involvement with that. 15 15 getting an expert deposition of Dr. Jameson? 16 MS. FORGIE: Are you -- you're looking 16 MR. LASKER: I understand that. 17 17 Are you instructing him not to answer at me now, Eric, so are you switching and 18 18 the question? asking me a question? 19 19 MR. LASKER: Well, plaintiffs counsel, MS. HANLON: I have instructed 2.0 Dr. Jameson not to answer any of the 20 I assume you're the ones who will have the 21 questions that he believes are not connected 21 answer to that question. MS. FORGIE: Well, I don't have the 22 22 with the factual studies that were done as 23 23 part of the animal subgroup, correct. answer right now. 24 MR. LASKER: So you're giving him an 24 On May 12th, as the judge has ordered, 25 open-ended instruction not to answer 25 we will make a decision as to whether we're Page 39 Page 41 1 questions that he believes that they're not 1 designating him and whether we're serving an 2 2 appropriate? expert report. Because if so, we'll get the judge on 3 3 MR. LASKER: Okay. Given that 4 4 the phone right now. representation, that there is no guarantee 5 5 MS. HANLON: That was not my that there will be a deposition --6 6 MS. FORGIE: Just wait, let me objection. 7 7 My objection is that we are here today finish --8 8 to discuss his role in the animal study MR. LASKER: -- of Dr. Jameson as an 9 9 subgroup. expert witness --10 10 MR. LASKER: Okay. I'm going ask the MS. FORGIE: Eric, I didn't finish. 11 11 questions. MR. LASKER: Okay. 12 12 If your counsel instructs you not to MS. FORGIE: But this is still beyond 13 13 answer that specific question, then you the scope of a fact deposition. 14 can -- you should certainly listen to what 14 You're asking him questions about what 15 kind of consulting work he has done and he 15 your counsel says. 16 16 If she does not instruct you not to has already stated he is uncomfortable with 17 17 answer that question I'm going to expect an that. 18 answer to the question. 18 MR. LASKER: I understand. 19 Q. And so I ask the question again, have 19 That I believe that there has been you done as part of your work as a private 2.0 2.0 lots of depositions taken in this case about 21 21 consultant since 2008 any consulting work for third parties that has gone into their 22 organizations like the NRDC or other 22 consulting relationship. 23 23 organizations that have interests in issues of I think we actually had issues before 24 human carcinogenicity? 24 the court was involved in that in 25 25 MS. FORGIE: Objection. depositions that plaintiffs counsel have

Page 42 Page 44 1 1 MS. FORGIE: Wait, let me finish, taken. 2 2 But just to clarify, there is no -- as Eric. 3 3 plaintiffs counsel has now stated, there is I think you can ask him limited 4 no expert deposition that is guaranteed to 4 questions about his CV. 5 take place in this case. But to ask him questions about who he 5 So to the extent that that is the 6 6 consults with, no, I don't think that's 7 7 basis for your objection to these questions, appropriate. 8 8 that objection is not valid. I think that's privileged and I think 9 9 So again, I'm going to ask you and -it's beyond the scope. 10 10 MS. HANLON: If I may respond, sir. MR. LASKER: And just so the record is 11 My objection is twofold. 11 clear, is it plaintiffs position that 12 12 One, that there is as we understand questions going to issues of potential bias 13 13 right now, that he has not been retained or outside consulting work of third-party 14 14 formally as an expert, that is true. witnesses is irrelevant and outside the 15 scope of this litigation? 15 But No. 2, my original objection was 16 16 MS. FORGIE: I'm not going to answer the fact that he was produced and asked to 17 17 the question that way because this is a be present today to give facts regarding his 18 18 involvement in the animal subgroup, so he different type of deposition. 19 was prepared to come today to discuss his 19 As you know, he has been retained as 20 involvement in that animal subgroup. 20 an expert. 21 21 MR. LASKER: Okay. And my question Right now he is a non-designated 22 then to both plaintiffs counsel and 22 consulting expert so there is privileges 23 23 Dr. Jameson's counsel -- first I'll ask the there. 24 plaintiffs. 24 But furthermore you have made 25 25 representations to the court about the scope Is it plaintiffs position that third Page 43 Page 45 1 parties who are involved in analyses of 1 of this deposition. 2 issues relating to glyphosate science, that 2 And you have limited this deposition their outside work is irrelevant to the 3 3 in your request to the court to take this 4 4 issues in their deposition and should not be deposition, to what was done at IARC. 5 5 We're allowing wide leeway in terms of inquired into? 6 6 MS. FORGIE: Our position is that, as bringing his CV and letting questions be 7 we noticed in Exhibit -- I can't remember asked. 8 8 now the number. But when you start asking about 9 9 The one that had your briefing letter privileged information, about outside 10 10 on it, Exhibit 5 -- 6, wherein you said that consulting work, that's beyond the scope. 11 11 MR. LASKER: Just to be clear, we've was the whole purpose of taking this 12 12 deposition, that that limits the scope of not asked for any privileged information. 13 13 his deposition to what he did at IARC. We've not asked him to identify any 14 14 And that has clearly been -- that was specific entities he has worked with or what 15 15 the representation that you made to -- that he has done with them. 16 16 your firm and you made to the court when you You know, in response -- contrasting 17 17 asked for this deposition. back to what plaintiffs counsel have asked 18 of other third-party witnesses. 18 And to ask him questions about the 19 And we have not in our submission to 19 consulting work that he is doing, which he 20 2.0 the court limited ourselves to testimony already said he is uncomfortable discussing 21 21 about his background or issues that might because it's private and privileged is 22 relate to bias or issues involving how he 22 beyond the scope of that. 23 23 approached the issue of analyzing the data I think you can ask him limited 24 24 for IARC. questions --25 If it is plaintiffs position, though, 25 MR. LASKER: My question to you --

Page 46 Page 48 1 1 MR. LASKER: You're instructing him that questions going to bias and outside 2 2 consulting work is irrelevant, that is not to answer the question about whether or 3 3 not he has been proposed as a testifying something that we need to have on the 4 record. 4 expert? 5 5 And if it's not plaintiffs position MS. FORGIE: He doesn't know that 6 that that information is outside the scope 6 right now. 7 when they're taking depositions, then we We haven't made that decision. 8 8 will object to the instructions not to How could he possibly know that? 9 9 answer questions that have been given now And that's privileged anyway. 10 10 MR. LASKER: Okay. I'm not sure if repeatedly in this deposition to issues 11 going to that. 11 it's privileged if you've just told me the 12 12 So again, what is plaintiffs position? answer, but okay. 13 13 MS. FORGIE: I've already stated my MS. FORGIE: I haven't told you the 14 14 position very clearly. answer. 15 15 My position is that the scope of this But if I answered a question, that 16 16 deposition is outlined in Exhibit 6, which makes me happy. 17 17 is the brief letter you filed with the Thank you, Eric. 18 18 Q. As far as you know then, you have not court. 19 19 been told whether you'll be a testifying expert I have not given any instructions not 20 20 in this litigation, is that fair to say? to answer. 21 21 MS. FORGIE: Objection, that's And finally, you did ask privileged 22 22 questions, because Dr. Jameson testified privileged. 23 23 that the information you were asking him was Don't answer that. 24 something he was not comfortable discussing 24 MS. HANLON: I direct you not to 25 because it involved other clients and other 25 answer. Page 47 Page 49 1 work he was doing for other clients. 1 MR. LASKER: And, I'm sorry, you're 2 2 So you have asked privileged instructing the witness not to answer in 3 information. what capacity here? 4 MR. LASKER: Well, for the record, to MS. FORGIE: On the grounds that he 5 5 the extent that continued instructions not has been retained, as you well know, as an 6 6 expert and as a non-testifying expert, which to answer are given by counsel, we will 7 7 reserve our right to reopen the deposition is where he is right now. 8 8 after we raise that issue with the court and All the information about the 9 9 we'll get additional time. discussions between us are privileged and 10 BY MR. LASKER: 10 you know that. 11 11 Q. Dr. Jameson, there has been a And there's an agreement in effect to 12 representation by counsel, but not by you -- so 12 that, too, in addition to the federal rules. 13 that really is not relevant -- about whether or 13 MR. LASKER: Let us mark -- or I don't 14 not you've been retained by an expert --14 have to mark as -- as Exhibit 12-4 an e-mail 15 15 retained as an expert by plaintiffs in this exchange between you and one of my partners, 16 16 litigation. Neil Bromberg, on or about August 10th of 17 17 And so let me ask you a question, to 18 your understanding have you been retained as an 18 Q. And ask, first of all, if you could 19 expert for plaintiffs in this litigation? 19 identify that document for the record. 20 2.0 A. Yes. A. Yes. 21 21 Q. And have you been retained to your Q. And can you explain what that document 22 understanding as a testifying expert or a 22 is. 23 23 potential testifying expert in this litigation? A. Well, this is correspondence between MS. FORGIE: Objection, privileged. 24 24 me and Mr. Bromberg. 25 25 Don't answer. He had contacted me and indicated that

	Page 50		Page 52
1	he was interested in talking with me about	1	counsel in this litigation?
2	potentially retaining me for this Monsanto	2	MS. HANLON: Objection to form.
3	litigation.	3	MS. FORGIE: Objection.
4	Q. Is it your testimony that Mr. Bromberg	4	A. I can't remember for sure.
5	talked to you about retaining you or just to ask	5	It was either two or three hours.
6	you about your experience?	6	Q. Okay. And did you contact plaintiffs
7	A. Just asking me about the experience,	7	counsel or did they call contact you?
8	basically.	8	A. No
9	It wasn't really clear.	9	MS. FORGIE: Objection, form.
10	He said he wanted to talk to me about	10	A. They contacted me.
11	glyphosate.	11	Q. Okay. And in this first conversation
12	Q. And am I correct in my understanding	12	with plaintiffs counsel, did you advise them
13	that you agreed to talk with Mr. Bromberg	13	that and again, this would be prior to being
14	initially?	14	retained as an expert witness did you advise
15	A. At the time I did, yes.	15	plaintiffs counsel that you had agreed to
16	Q. Okay. And at some point after that	16	discuss your experiences at IARC with Monsanto's
17	conversation you were retained by plaintiffs	17	counsel?
18	counsel, correct?	18	MS. FORGIE: Objection, privileged.
19	MS. FORGIE: Objection.	19	And he never stated he had agreed to
20	MS. HANLON: Objection to form.	20	testify with to talk to Monsanto.
21	Q. You were retained as a testifying	21	And I'm instructing him not to answer.
22	strike that.	22	MS. HANLON: And I'm going to join in
23	Sometime after that August 10th	23	this because, again, this is not only a
24	conversation with Mr. Bromberg you were retained	24	violation
25	as an expert for plaintiffs; is that correct?	25	Objection, form, based on violation of
	us an expert for plantaris, is that correct.		objection, form, bused on violation of
	Page 51		Page 53
1	MS. HANLON: Objection to form.	1	the attorney-client privilege.
2	I'm also going to instruct the witness	2	Also it's not going to the basis of
3	you can answer, but please do not disclose	3	the factual deposition today.
4	any confidential information with regards to	4	What he did or did not do as a
5	discussions with attorneys.	5	potential expert conversation as a
6	MS. FORGIE: Join.	6	potential expert is outside the scope of
7	A. Could you repeat the question.	7	his discussion today.
8	Q. At some point after you agreed to talk	8	And we're instructing him not to
9	with Mr. Bromberg about your experiences at	9	answer.
10	IARC, you were retained by plaintiffs counsel as	10	Q. Again, my question goes to before you
11	an expert witness in this litigation for	11	were retained as an expert.
11 12	an expert witness in this litigation for plaintiffs, correct?	11 12	
			were retained as an expert.
12	plaintiffs, correct?	12 13 14	were retained as an expert. MS. FORGIE: That was not the
12 13	plaintiffs, correct? MS. FORGIE: Objection.	12 13 14 15	were retained as an expert. MS. FORGIE: That was not the question. MR. LASKER: That was exactly the question.
12 13 14	plaintiffs, correct? MS. FORGIE: Objection. MS. HANLON: Join. A. Yes. Q. Prior to the time that you had talked	12 13 14 15 16	were retained as an expert. MS. FORGIE: That was not the question. MR. LASKER: That was exactly the
12 13 14 15 16 17	plaintiffs, correct? MS. FORGIE: Objection. MS. HANLON: Join. A. Yes. Q. Prior to the time that you had talked with Mr. Bromberg, had you had any conversations	12 13 14 15 16 17	were retained as an expert. MS. FORGIE: That was not the question. MR. LASKER: That was exactly the question.
12 13 14 15 16 17	plaintiffs, correct? MS. FORGIE: Objection. MS. HANLON: Join. A. Yes. Q. Prior to the time that you had talked with Mr. Bromberg, had you had any conversations with plaintiffs counsel?	12 13 14 15 16 17 18	were retained as an expert. MS. FORGIE: That was not the question. MR. LASKER: That was exactly the question. MS. FORGIE: Could we have it read
12 13 14 15 16 17	plaintiffs, correct? MS. FORGIE: Objection. MS. HANLON: Join. A. Yes. Q. Prior to the time that you had talked with Mr. Bromberg, had you had any conversations with plaintiffs counsel? A. Before I talked with him?	12 13 14 15 16 17 18 19	were retained as an expert. MS. FORGIE: That was not the question. MR. LASKER: That was exactly the question. MS. FORGIE: Could we have it read back, please.
12 13 14 15 16 17 18	plaintiffs, correct? MS. FORGIE: Objection. MS. HANLON: Join. A. Yes. Q. Prior to the time that you had talked with Mr. Bromberg, had you had any conversations with plaintiffs counsel?	12 13 14 15 16 17 18	were retained as an expert. MS. FORGIE: That was not the question. MR. LASKER: That was exactly the question. MS. FORGIE: Could we have it read back, please. (Record read.)
12 13 14 15 16 17 18	plaintiffs, correct? MS. FORGIE: Objection. MS. HANLON: Join. A. Yes. Q. Prior to the time that you had talked with Mr. Bromberg, had you had any conversations with plaintiffs counsel? A. Before I talked with him?	12 13 14 15 16 17 18 19 20 21	were retained as an expert. MS. FORGIE: That was not the question. MR. LASKER: That was exactly the question. MS. FORGIE: Could we have it read back, please. (Record read.) MS. FORGIE: Objection, privileged.
12 13 14 15 16 17 18 19 20	plaintiffs, correct? MS. FORGIE: Objection. MS. HANLON: Join. A. Yes. Q. Prior to the time that you had talked with Mr. Bromberg, had you had any conversations with plaintiffs counsel? A. Before I talked with him? Q. Yes.	12 13 14 15 16 17 18 19 20	were retained as an expert. MS. FORGIE: That was not the question. MR. LASKER: That was exactly the question. MS. FORGIE: Could we have it read back, please. (Record read.) MS. FORGIE: Objection, privileged. Don't answer that.
12 13 14 15 16 17 18 19 20	plaintiffs, correct? MS. FORGIE: Objection. MS. HANLON: Join. A. Yes. Q. Prior to the time that you had talked with Mr. Bromberg, had you had any conversations with plaintiffs counsel? A. Before I talked with him? Q. Yes. A. No. Q. Can you describe when was it then and this would obviously be before you were	12 13 14 15 16 17 18 19 20 21 22 23	were retained as an expert. MS. FORGIE: That was not the question. MR. LASKER: That was exactly the question. MS. FORGIE: Could we have it read back, please. (Record read.) MS. FORGIE: Objection, privileged. Don't answer that. MR. LASKER: What's the basis for the
12 13 14 15 16 17 18 19 20 21 22 23 24	plaintiffs, correct? MS. FORGIE: Objection. MS. HANLON: Join. A. Yes. Q. Prior to the time that you had talked with Mr. Bromberg, had you had any conversations with plaintiffs counsel? A. Before I talked with him? Q. Yes. A. No. Q. Can you describe when was it then and this would obviously be before you were retained as an expert for plaintiffs when did	12 13 14 15 16 17 18 19 20 21 22 23 24	were retained as an expert. MS. FORGIE: That was not the question. MR. LASKER: That was exactly the question. MS. FORGIE: Could we have it read back, please. (Record read.) MS. FORGIE: Objection, privileged. Don't answer that. MR. LASKER: What's the basis for the objection? MS. FORGIE: It's privileged. All the conversations I had with him,
12 13 14 15 16 17 18 19 20 21 22 23	plaintiffs, correct? MS. FORGIE: Objection. MS. HANLON: Join. A. Yes. Q. Prior to the time that you had talked with Mr. Bromberg, had you had any conversations with plaintiffs counsel? A. Before I talked with him? Q. Yes. A. No. Q. Can you describe when was it then and this would obviously be before you were	12 13 14 15 16 17 18 19 20 21 22 23	were retained as an expert. MS. FORGIE: That was not the question. MR. LASKER: That was exactly the question. MS. FORGIE: Could we have it read back, please. (Record read.) MS. FORGIE: Objection, privileged. Don't answer that. MR. LASKER: What's the basis for the objection? MS. FORGIE: It's privileged.

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1	MR. LASKER: That was the question.	1	A. Correct.
2	Q. Prior to being the question is	2	Q. You did not provide the documents to
3	specific, Dr. Jameson.	3	us, correct?
4	Prior to your being retained as an	4	A. Correct.
5	expert witness in this litigation for	5	Q. You also, is it correct, advised
6	plaintiffs, did you advise plaintiffs counsel	6	plaintiffs counsel not to provide us with the
7	that you had agreed to talk with Monsanto's	7	documents that you had provided to plaintiffs
8	counsel about your experiences at IARC?	8	counsel; is that correct?
9	MS. FORGIE: Objection	9	MS. FORGIE: Objection. Objection,
10	MS. HANLON: Objection, form.	10	privileged.
11	MS. FORGIE: privileged.	11	Don't answer that.
12	Don't answer that.	12	He is not going to answer any
13	MR. LASKER: Okay. We'll mark that as	13	questions about discussions he had with me.
14	well.	14	You know that, he is retained as an
15	We've had some other people join on	15	expert.
16	the line, have we?	16	MR. LASKER: Actually this is
17	We've been hearing beeps.	17	something that you guys told us.
18	MS. FORGIE: Hello, is there anybody	18	So to the extent that there was any
19	else on the line?	19	privilege, you've long ago waived it.
20	Let's just ask.	20	MS. FORGIE: I don't agree that we've
21	Hello, is there anybody on the line?	21	waived it.
22	MR. WOOL: This is David Wool, I'm	22	And I'm instructing him not to answer
23	still on the line.	23	about discussions that he had with us.
24	MS. FORGIE: Okay. But did anybody	24	If we waived it.
25	else join?	25	Q. Is it your
	·		<u> </u>
	Page 55		Page 57
1	MS. HANLON: He lost and he had to	1	Well, let me ask you this, why did you
2	call back.	2	elect to provide documents to plaintiffs counsel
3	MS. FORGIE: It's technical.	3	and not to Monsanto's counsel?
4	Anyway, the basis is conversations	4	A. I was asking for some guidance.
5	with him and I are privileged and he was	5	Q. So you were asking plaintiffs counsel
6	retained as an expert, and you know that.	6	for guidance as to whether or not you should
7	Q. How many conversations did you have	7	provide documents to Monsanto's counsel; is that
8	with plaintiffs counsel before you agreed to	8	correct?
9	serve as an expert in this litigation?	9	MS. FORGIE: Objection, that's
10	MS. HANLON: Objection, form.	10	privileged.
11	Direction not to answer.	11	Don't answer that.
12	Q. When you were	12	MR. LASKER: That's not privileged.
13	At some point after you agreed to	13	MS. FORGIE: It is absolutely
14	serve as an expert for plaintiffs counsel you	14	privileged.
15	provided them with well, strike that.	15	And he is talking about
16	We	16	MR. LASKER: Are you
17	You received a subpoena from us for	17	MS. FORGIE: Wait. Let me finish my
	documents relating to your work on IARC, do you	18	objection.
18	- · · · · · · · · · · · · · · · · · · ·	19	He is discussing the conversations he
18 19	recall that?		e e
	- · · · · · · · · · · · · · · · · · · ·	20	had with us, that's privileged.
19	recall that? A. I do. Q. And at some point in time you gathered	20 21	_
19 20	recall that? A. I do.	20 21 22	had with us, that's privileged.
19 20 21	recall that? A. I do. Q. And at some point in time you gathered	20 21 22 23	had with us, that's privileged. And he was retained as our expert.
19 20 21 22	recall that? A. I do. Q. And at some point in time you gathered documents in response to that subpoena, correct?	20 21 22	had with us, that's privileged. And he was retained as our expert. MR. LASKER: Are you representing that

Page 58 Page 60 1 1 MS. FORGIE: I am not. correct? 2 2 MS. FORGIE: Objection. What I'm saying is --3 3 MR. LASKER: Then the question --A. The situation was at the time I 4 MS. FORGIE: Wait. What I'm saying is 4 received the subpoena I was -- I was trying to 5 5 he is answering with conversations he had clarify what documents I could send and what 6 documents -- what documents I could send to you. with regard to us, and that's privileged. 7 7 And you know it's privileged. Mainly because in working with the 8 8 IARC, when you produce documents as a member of MR. LASKER: That's clearly not 9 9 privileged. an IARC working group, all of the documents that 10 10 MS. FORGIE: It's clearly privileged. you produce are considered to be the property of 11 11 MR. LASKER: You're instructing him IARC and not your personal documents. 12 not to respond to questions about the advice 12 And routinely when you attend an IARC 13 13 you gave him as to whether or not he should meeting they say that, please leave all of your 14 14 respond to the third-party subpoena that was documents here. issued to him for documents in this case. 15 15 If -- they say, however, if you want 16 MS. FORGIE: I am advising him not to 16 to maintain the references for your own 17 17 talk about any conversations he had with us purposes, then you can keep them or they will 18 because he was retained as our expert, as 18 even package them up and send them to you. 19 19 you well know, and that's privileged. But any documents that are prepared as 2.0 MR. LASKER: Just to be clear, you are 20 part of the review of an IARC working group are 21 21 advising him not to provide answers with considered the property of IARC and they ask for 22 22 respect to any guidance that plaintiffs them to either leave them at the meeting or 23 counsel provided him as to whether or not he 23 dispose of them. 24 needed to respond to a third-party subpoena 24 In fact, specific to IARC Volume 112, 2.5 for documents in this case? 25 I received communication from IARC saying that Page 59 Page 61 1 1 Is that your position? because of a number of working group members 2 2 MS. FORGIE: My position is that he is have been contacted and asked for their files, 3 not going to talk about conversations he had they wanted to remind us and emphasize that the 4 4 with us because we have retained him as an documents belong to IARC and they should 5 5 expert, that's my position. either -- and if we had any, they should be 6 6 And I think I've made it pretty clear. returned or destroyed. 7 7 MS. HANLON: In regards to my role, So routinely, I don't keep anything 8 8 but the references usually. the subpoena for the documents that was 9 9 produced today, I'm also instructing him not I might keep the invitation letter 10 10 just as a -- you know, a momento or to remind me to have any conversation in regards to our 11 when I was invited, but that's -- that's usually 11 discussion with the documents. 12 12 all I have in my files. Thank you. 13 13 MR. LASKER: I'm not asking about your Q. I understand. 14 14 conversation. You're clearly his counsel. But you did make the decision to 15 15 But to the extent that plaintiffs gather up all the documents you had that were 16 16 counsel have instructed him or given him responsive to the subpoena, and notwithstanding 17 17 guidance on whether or how he has to respond whatever communications you had with IARC, you 18 to a third-party subpoena, there is no 18 decided to produce those documents to plaintiffs 19 19 privilege there. counsel, correct? 20 2.0 BY MR. LASKER: A. Just -- just to make them aware of 21 21 Q. Let me just ask this, after you what I had and -- at the time there was -- there 22 obtained the guidance from plaintiffs counsel in 22 was -- there were multiple subpoenas circulating 23 23 this litigation with respect to the subpoena from various members of the IARC working group 24 24 that was issued to you by Monsanto, you elected and everybody was trying to decide how to 25 25 not to produce any documents to Monsanto, respond to the subpoena.

Page 62 Page 64 1 And were waiting for some direction them with the documents that were responsive to 2 2 from IARC and -- I think that IARC submitted the subpoena, you decided that you for whatever 3 3 reason did not have to provide documents to some sort of a document to you or Monsanto 4 stating that, you know, the documents are 4 Monsanto in response to the subpoena; is that 5 5 privileged and belong to IARC. 6 Q. And at some point in time, after MS. FORGIE: Objection. 7 7 producing the documents to plaintiffs counsel, A. No. 8 8 you had a conversation with plaintiffs counsel Q. Did you provide the documents to 9 Monsanto in response to the subpoena? 9 as to whether or not you should provide those 10 MS. FORGIE: Objection, time. 10 same documents to Monsanto's counsel, correct? 11 11 A. I don't remember. MS. FORGIE: Objection. 12 12 Q. Let's continue --Instruction not to answer. 13 13 He is not going to answer any MS. FORGIE: Is this a good place to 14 14 questions about conversations he had with me take a short break? 15 or any members of my firm. 15 I just want to take like a literally 16 16 five minute biological break. Q. At some point in time after your 17 17 MR. LASKER: Sure, that's fine. conversation with plaintiffs counsel you elected 18 18 not to produce documents to Monsanto in response THE VIDEOGRAPHER: This will be the 19 to the subpoena, correct? 19 end of video media disk No. 1. The time is 2.0 A. I decided not to take any action 20 9:35 a.m. We're going off the video record. 21 21 because I thought the case was closed. (Recess taken.) 22 22 THE VIDEOGRAPHER: We are back on the I thought it was -- was done. 23 Q. Why did you think it was done? 23 video record. This is video media disk 2.4 A. Why did I think it was done? 2.4 No. 2. The time is 9:47 a.m. 25 25 O. Did anyone tell you that you no MR. LASKER: Okay. For the record, in Page 63 Page 65 1 longer --1 connection with both plaintiffs counsel and 2 Based upon your conversations with 2 Mr. Jameson's counsel's repeated 3 3 plaintiffs counsel, were you under the instructions to the witness not to answer on 4 4 understanding that you did not have to respond the ground of scope we will cite for 5 5 plaintiffs counsel the case, Detoy versus to the subpoena? 6 6 City of San Francisco, 196 FRD 362 in the MS. FORGIE: Objection. 7 7 If you can answer that question Northern District of California, 2000, which 8 8 without telling him anything about what was makes it clear that instructions to a 9 9 discussed with us, you may answer. witness not to answer questions at a 10 10 But don't tell him anything about what deposition on the grounds of scope are 11 11 was discussed. improper. 12 12 A. Could you repeat that, please. And we again would make note as the 13 13 deposition goes on, to the extent those type Q. I'm going to ask you this way. 14 14 Following your conversation with of improper instructions are provided, and 15 15 plaintiffs counsel, was it your understanding we'll raise that issue with the court as 16 16 that your obligation to respond to the subpoena necessary. 17 17 But at this point we're going to move was no longer outstanding? 18 18 A. No, I didn't get that feeling. on with the deposition. 19 In particular --19 But, I mean, I didn't get that 20 2.0 MS. FORGIE: I'm going to respond to direction, but I -- I don't remember all the --21 21 you know, all of the circumstances, but I that. 22 22 thought that the request for -- your -- the As far as I know, the instructions not 23 23 to answer that I've made have been on request for the information had been satisfied. 24 24 Q. So subsequent to your conversation grounds of privilege, not on grounds of 25 25 with plaintiffs counsel, after having provided scope.

Page 66 Page 68 1 1 I've objected on grounds of scope, but Jameson SDT 001696, marked for 2 2 I've allowed him to answer. identification, as of this date.) 3 3 And certainly with regard to the CV. I O. And Dr. Jameson, if you could first of 4 think you're entitled to ask him, you know, 4 all identify Exhibit 12-9 as the subpoena that 5 5 background questions with regard -- that you received for documents in this case on or will establish his competency to be involved 6 about August 2016. 7 7 (Witness looks at document.) in the IARC meetings, but not to ask him 8 8 questions about glyphosate, and NTP, and A. Okay. It looks like it. 9 9 things like that. Q. And can you identify what 10 MS. HANLON: And I join in that 10 Exhibit 12-10 is. 11 discussion because my objection in regards 11 (Witness looks at document.) 12 to the CV were very similar, in the sense 12 A. This is a -- I think it's an inventory 13 13 that I understand how you need to establish of what I had in my files in response to this. 14 his background. 14 Q. And did you prepare Exhibit 12-10? But in regards to specific details of 15 15 A. Did I prepare this? what he did in each of his jobs, I believe 16 16 Q. Yes. 17 is beyond the scope of that. 17 A. I think I did. 18 MR. LASKER: I understand your 18 Q. Okay. So if I understand correctly 19 position and the record will be clear as to 19 there is on Exhibit 12-10 numbers and then 2.0 where you instructed the witness not to 2.0 listed next to those numbers either "None," 21 21 indicating you didn't have responsive documents 22 And if you are not going to be doing 22 or documents that you identified as being 23 that in the future, that will make things go 23 responsive to the subpoena; is that correct? 24 a lot smoother. 2.4 A. I think that's what this is, yes. 25 BY MR. LASKER: 25 Q. Okay. And all right, am I correct Page 67 Page 69 1 Q. Dr. Jameson, let me mark as the next 1 also my understanding then that these documents 2 2 exhibit in line -- and I'm frankly not sure what that are listed in Exhibit 12-10 are the 3 3 that is -documents that you provided to plaintiffs 4 4 MS. HANLON: That will be 9. counsel? 5 5 MR. LASKER: No. 9, 12-9, the subpoena A. I believe that's correct. 6 6 duces tecum that was served upon you Q. The document request No. 4, which is 7 7 sometime in August of 2016. subpoena all -- subpoenaed "All research, 8 8 studies, analyses, calculations, re-evaluations Let's have the court reporter mark 9 9 that first. of previously published studies, or data you 10 10 (Exhibit 12-9, Multipage document reviewed, drafted, generated, or received in 11 11 entitled Notice of Subpoena Duces Tecum, connection with IARC Working Group 112." marked for identification, as of this date.) 12 12 A. Uh-huh. 13 13 MR. LASKER: And then as Jameson 12-10 Q. So that would be the listing and 14 a document that you produced that has been 14 there's about a page and a half of documents 15 15 Bates stamped Jameson SDT 001693 through that you had in your files responsive to that 16 16 1696. request, correct? 17 17 MS. FORGIE: Counsel, do you have a A. Uh-huh. 18 18 copy for me? O. Is that correct? 19 19 MR. LASKER: We do. A. Yes. MS. FORGIE: Thank you. 2.0 2.0 Q. And so these documents you provided to 21 And this is 12-9? 21 plaintiffs counsel, correct? 22 MR. LASKER: This is No. 10, sorry. 22 A. Yes. 23 23 (Exhibit 12-10, Four-page document O. I will represent to you that we did 24 24 entitled Document Requests, bearing Bates not receive these documents or certainly the 25 25 stamp Nos. Jameson SDT 001693 through majority I think.

Page 70 Page 72 1 A couple of them or maybe one of them 1 this is the document in your production 2 2 that -- the only document we can tell in the we received. 3 3 production that corresponds with the listing The other documents we did not receive 4 4 in response to our subpoena. of various documents for exhibit -- or for Do you understand --5 5 auestion 4. 6 Do you still have copies of these 6 We did not receive original documents. 7 documents in your files? 7 Some of these documents are identified 8 8 A. I believe I do, yes. as far as what's available publicly, but 9 9 MR. LASKER: We would again request those, of course, would not be the documents 10 10 that these documents be produced in response in your files or with any annotations that 11 to the subpoena. 11 you may have on those documents. 12 12 They have been under subpoena since And some of the documents it's even 13 13 August of 2016. impossible to tell what they are from this 14 And to the extent that these are list. 15 15 documents that we would want to question So again, we will repeat our prior 16 16 Dr. Jameson on, we are not in a position to 17 17 do so here today. We did not receive these documents 18 18 So we will reserve our rights with from Dr. Jameson. 19 19 respect to those documents and with respect They have been under subpoena since 20 2.0 to any further questioning of those August of 2016. 21 documents. 21 And to the extent that those documents 22 22 And we would ask that those documents give rise to other questions, we'll reserve 23 23 our right to take further deposition of be produced as they should have previously 24 in response to the subpoena. 24 Dr. Jameson regarding those documents. 25 MS. FORGIE: Counsel, they have been 25 MS. FORGIE: Is there a question Page 71 Page 73 1 produced. 1 pending? 2 2 MR. LASKER: Just to be clear, let's MR. LASKER: No. 3 mark as Exhibit 12-11... MS. FORGIE: Okay. 4 4 (Exhibit 12-11, Two-page document MR. LASKER: Just to the extent that 5 entitled Documents Request #4-references in 5 the representation was that they were 6 my files, bearing Bates stamp Nos. Jameson 6 produced, these documents were not produced. 7 7 SDT 000008 and Jameson SDT 0000009, marked Q. Let me direct you also to 8 8 Exhibit 12-2. for identification, as of this date.) 9 9 MR. LASKER: And I will represent this And this is objections and responses 10 is a document Bates stamped Jameson SDT 10 to Monsanto's notice of deposition of 11 11 Dr. Jameson, which we received today that was 000008 to 09. 12 12 marked by your counsel. And this is --13 Q. Well, first of all, can you identify 13 And this lists --14 this document, Dr. Jameson? 14 MR. LASKER: I'm sorry, do we have 15 15 A. This document? another copy of this? 16 16 O. Yes. MS. FORGIE: Are you talking about the 17 17 A. It looks like it was taken from -objections? 18 Q. I'm sorry, Exhibit 12-11. 18 MR. LASKER: Yes, the objections. A. 12-11 looks like it's taken from 19 19 MS. FORGIE: I have a copy, so if 20 2.0 you're looking for one... Exhibit 12-10. 21 MS. FORGIE: Do I have 12-11? Q. Dr. Jameson, and just some questions, 2.2 MR. KALAS: I only had three copies. 22 first of all, about the objections that were 23 23 I'm sorry. served. 24 MS. FORGIE: Okay. That's okay. 24 There is just to be clear a -- the 25 25 MR. LASKER: We will represent that numbering scheme is off by one because there is

Page 74 Page 76 an additional question here. that break. 2 2 But document request No. 5 as set I was trying to clarify something, but 3 3 forth in your objections is also the same I wasn't able to clarify it any further, but 4 question as is set forth in the subpoena at 4 5 5 No. 4, asking for the same set of documents, MR. LASKER: That's fine. 6 6 MS. FORGIE: Thank you. correct? 7 7 Q. So Dr. Jameson, with respect to the (Witness looks at document.) 8 8 subpoena, the document subpoena included A. That's what it appears to be, yes. 9 9 requests for e-mail communications and you did Q. And again, it states there that "All 10 10 responsive documents were previously produced to produce a handful of e-mails. 11 11 My question for you is, how did you go Defendant," correct? 12 12 A. That's what this document says, yes. about looking for responses -- e-mail 13 13 communications in response to the subpoena? Q. Now I just want to be clear on the 14 14 A. I went to my e-mail account and went nature of your objections to the document 15 15 requests that were submitted in connection with to the dates of the IARC meeting and looked to 16 16 see if I had kept any e-mails from that this deposition. 17 17 March 2015 time frame. There are a series of objections which 18 18 I don't understand or expect you to understand, Q. Did you --19 19 A. I'm sorry. that's legal stuff. 20 20 Excuse me. But there is also the statement made 21 21 Actually it would have included like that "no documents have been withheld from 22 22 six months prior to that, because that's when production on the basis of the objections set 23 23 forth in this Response unless expressly stated." the process started. 24 24 Q. Did you run any searches on your And I'll represent to you that it's 25 e-mail system for the specific items or specific 25 not stated, unless I've missed it and counsel Page 75 Page 77 1 1 can clarify for me, that any documents were names of individuals for whom the document 2 2 withheld. subpoena covered? 3 3 But I'm going to ask you that on the So, for example, to the extent the 4 4 document subpoena covered communications with record. 5 5 Do you have any documents in your particular individuals, did you search for those 6 6 files that you understand to be responsive to individuals names? 7 7 the subpoena or the document requests in the A. I searched the names of the 8 8 notice of deposition, putting aside the issue individuals at IARC that I had communication 9 9 with the documents that we have just talked with during the process and also the names of 10 10 about, that have not been produced to defendants the subgroup members for the animal 11 11 in this case? carcinogenesis group that I had had 12 correspondence with in the course of our going 12 A. No. 13 13 MS. FORGIE: Counsel, let us take a back and forth with the drafts of the documents 14 14 that they prepared or I prepared for that short minute break. 15 15 I may be able to help clarify particular meeting. 16 16 something. But I had deleted just about all of 17 17 THE VIDEOGRAPHER: Okay to go off the 18 18 Q. And did you also search your e-mail record? 19 19 MR. LASKER: Sure. with respect to the word glyphosate or Roundup? 20 20 THE VIDEOGRAPHER: We're going off the A. I don't recall doing a search for 21 21 video record. The time is 9:59 a.m. glyphosate or Roundup. 2.2 (Recess taken.) 22 I would have -- I knew the names of 23 23 THE VIDEOGRAPHER: We're back on the the people I would have corresponded with, so 24 24 video record. The time is 10:02 a.m. that's what I did the search with, is by name. 25 25 MS. FORGIE: Thank you, counsel, for And to be honest, if -- the -- well, I

Page 78 Page 80 1 guess the text would have had glyphosate in it. 1 A. No. 2 2 The subject matter might not have said Q. Did you conduct any searches with 3 3 glyphosate, but we might have been discussing respect to EFSA, the European Food Safety 4 something. 4 Agency? 5 5 Q. Have you subsequent to receiving the A. No. 6 subpoena deleted any e-mails that would 6 Q. Did you have any documents that came 7 7 otherwise be responsive to the subpoena? up in your searches that you did do that you 8 8 determined were not responsive to the subpoena? A. No. 9 MR. LASKER: We would ask that you 9 A. There may have been, but I don't -- I 10 10 continue to preserve all documents and all don't recall. 11 e-mails in your files. 11 Q. Did you consult with any counsel about 12 And again, we'll make a request to 12 whether or not the documents you've identified counsel that to the extent there are 13 13 were within the scope of the subpoena or not? 14 14 documents that are responsive to the subpoena -- the subpoena, again, was issued 15 15 MR. LASKER: Well, again, we'll have 16 back in August of 2016 -- the e-mail 16 the same request of counsel for a search to 17 communications that are within the scope of 17 be conducted pursuant to the subpoena for 18 the subpoena that have not been searched for 18 any additional materials. 19 with respect to glyphosate, that Dr. Jameson 19 MS. HANLON: So noted. 2.0 conduct that search. 20 Q. Dr. Jameson, what did you do to 21 And if there are any documents, 21 prepare for this deposition? 22 further documents be produced to us, and 2.2 A. What did I do to prepare? then we will address that issue again also. 23 23 O. Yeah. 24 MS. FORGIE: Okay. 2.4 A. Well, I read through the monograph 25 Q. Likewise, did you do any searches on 25 from Volume 112 for glyphosate. Page 79 Page 81 1 your e-mail system for Environmental Protection 1 I read through the preamble for the 2 2 Agency? IARC monographs. 3 3 A. No. I had access to previous depositions, 4 4 Q. Did you do searches of your e-mail so I read through one or two of those to get a 5 5 system with respect to the World Health feel for what type of questions might be asked. 6 Organization? 6 And I met with Sharon to -- just to go 7 7 A. I did not do a search for the World over -- get some advice from her as to what to 8 8 expect and --Health Organization, no. 9 9 Q. Did you do a search for the term MS. HANLON: Dr. Jameson. 10 10 surfactant? MR. LASKER: You shouldn't go into 11 11 anything about that, that's privileged. 12 12 THE WITNESS: Sorry. Q. Did you do a search for the term 13 P-O-E-A, POEA? 13 MS. HANLON: That's okay. 14 14 Q. With respect to prior deposition A. No. 15 15 Q. Did you do a search for the term AMPA, transcripts that you reviewed, do you recall who 16 16 A-M-P-A? the deponents were? 17 17 A. No. A. Specifically, Aaron Blair. 18 18 Q. Do you recall reviewing any other O. And did you have any limitation as far 19 as time, dates with respect to the e-mails that 19 deposition transcripts? 2.0 2.0 you did search? A. Not for the preparation of this. 21 A. I'm sorry, any limitations? 21 It was only Aaron Blair. 2.2 Q. With respect to the dates within which 22 I'm sorry, it was just his. 23 23 vou were --Q. Okay. And did you have any 24 24 conversations -- not with your counsel -- but A. Oh, you mean the search --25 25 Q. Period. with plaintiffs counsel, either alone or with

	Page 82		Page 84
1	your counsel in preparation for this deposition?	1	MR. LASKER: I'm not going to
2	A. No.	2	MS. FORGIE: You don't want to go
3	Q. Who is paying for your counsel here	3	there, do you?
4	today?	4	Q. Okay. Dr. Jameson, I'd like to start
5	MS. FORGIE: Objection.	5	talking to you about some of the documents that
6	A. Who is paying?	6	you have produced in response to the subpoena
7	What does that	7	and
8	I mean that's not	8	MS. HANLON: If I may have a moment,
9	MS. HANLON: Objection, form,	9	Kathryn?
10	relevance.	10	We're just going right here.
11	Instruct him not to answer.	11	MR. LASKER: Okay.
12	MR. LASKER: Okay. Are you	12	THE VIDEOGRAPHER: We're going off the
13	instructing the witness not to answer the	13	video record. The time is 10:12 a.m.
14	question?	14	(Recess taken.)
15	MS. HANLON: Yes, I am.	15	(Exhibit 12-12, Multipage document
16	MR. LASKER: What is the basis?	16	entitled NTP Technical Report on Toxicity
17	MS. HANLON: Attorney-client	17	Studies of Glyphosate, bearing Bates stamp
18	privilege.	18	Nos. Jameson SDT 001124 through Jameson SDT
19	MR. LASKER: For who is paying for the	19	001181, marked for identification, as of
20	attorney?	20	this date.)
21	MS. HANLON: That's right.	21	THE VIDEOGRAPHER: We're back on the
22	And beyond the scope of this	22	video record. The time is 10:12 a.m.
23	deposition.	23	MS. HANLON: Going back to the
24	MR. LASKER: Again, we already know	24	question with regards to who is paying for
25	that looked into this	25	today's deposition, I am going to instruct
	mat 100xee into this		today's deposition, I am going to instruct
	Page 83		Page 85
1	Outside the scope of the deposition is	1	Page 85 the witness that he can respond to it.
1 2		1 2	the witness that he can respond to it. MR. LASKER: Okay.
	Outside the scope of the deposition is		the witness that he can respond to it.
2	Outside the scope of the deposition is not a proper basis to instruct the witness	2	the witness that he can respond to it. MR. LASKER: Okay.
2	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer.	2	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question.
2 3 4	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer. MS. HANLON: And also the relevance	2 3 4	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question. Q. Who is paying for your counsel here
2 3 4 5	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer. MS. HANLON: And also the relevance area.	2 3 4 5	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question. Q. Who is paying for your counsel here today?
2 3 4 5 6	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer. MS. HANLON: And also the relevance area. MR. LASKER: I understand that.	2 3 4 5	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question. Q. Who is paying for your counsel here today? A. Me.
2 3 4 5 6 7	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer. MS. HANLON: And also the relevance area. MR. LASKER: I understand that. But the basis for your instruction not	2 3 4 5 6 7	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question. Q. Who is paying for your counsel here today? A. Me. Q. Okay. So can you identify for the
2 3 4 5 6 7 8	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer. MS. HANLON: And also the relevance area. MR. LASKER: I understand that. But the basis for your instruction not to answer is privilege; is that correct?	2 3 4 5 6 7 8	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question. Q. Who is paying for your counsel here today? A. Me. Q. Okay. So can you identify for the record the exhibit that has been marked as Exhibit 12-12? A. This appears to be a copy of the NTP
2 3 4 5 6 7 8	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer. MS. HANLON: And also the relevance area. MR. LASKER: I understand that. But the basis for your instruction not to answer is privilege; is that correct? MS. HANLON: It's the variety.	2 3 4 5 6 7 8 9 10	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question. Q. Who is paying for your counsel here today? A. Me. Q. Okay. So can you identify for the record the exhibit that has been marked as Exhibit 12-12? A. This appears to be a copy of the NTP Technical Report on the Toxicity Studies of
2 3 4 5 6 7 8 9	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer. MS. HANLON: And also the relevance area. MR. LASKER: I understand that. But the basis for your instruction not to answer is privilege; is that correct? MS. HANLON: It's the variety. It's relevance, it's privilege, and	2 3 4 5 6 7 8 9	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question. Q. Who is paying for your counsel here today? A. Me. Q. Okay. So can you identify for the record the exhibit that has been marked as Exhibit 12-12? A. This appears to be a copy of the NTP Technical Report on the Toxicity Studies of Glyphosate that was administered in dose feed to
2 3 4 5 6 7 8 9 10	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer. MS. HANLON: And also the relevance area. MR. LASKER: I understand that. But the basis for your instruction not to answer is privilege; is that correct? MS. HANLON: It's the variety. It's relevance, it's privilege, and beyond the scope of this deposition.	2 3 4 5 6 7 8 9 10	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question. Q. Who is paying for your counsel here today? A. Me. Q. Okay. So can you identify for the record the exhibit that has been marked as Exhibit 12-12? A. This appears to be a copy of the NTP Technical Report on the Toxicity Studies of
2 3 4 5 6 7 8 9 10 11 12	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer. MS. HANLON: And also the relevance area. MR. LASKER: I understand that. But the basis for your instruction not to answer is privilege; is that correct? MS. HANLON: It's the variety. It's relevance, it's privilege, and beyond the scope of this deposition. MR. LASKER: Okay. And can you	2 3 4 5 6 7 8 9 10 11	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question. Q. Who is paying for your counsel here today? A. Me. Q. Okay. So can you identify for the record the exhibit that has been marked as Exhibit 12-12? A. This appears to be a copy of the NTP Technical Report on the Toxicity Studies of Glyphosate that was administered in dose feed to
2 3 4 5 6 7 8 9 10 11 12 13	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer. MS. HANLON: And also the relevance area. MR. LASKER: I understand that. But the basis for your instruction not to answer is privilege; is that correct? MS. HANLON: It's the variety. It's relevance, it's privilege, and beyond the scope of this deposition. MR. LASKER: Okay. And can you provide me with a cite to any legal	2 3 4 5 6 7 8 9 10 11 12 13	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question. Q. Who is paying for your counsel here today? A. Me. Q. Okay. So can you identify for the record the exhibit that has been marked as Exhibit 12-12? A. This appears to be a copy of the NTP Technical Report on the Toxicity Studies of Glyphosate that was administered in dose feed to Fischer rats and B6C3F1 mice.
2 3 4 5 6 7 8 9 10 11 12 13 14	Outside the scope of the deposition is not a proper basis to instruct the witness not to answer. MS. HANLON: And also the relevance area. MR. LASKER: I understand that. But the basis for your instruction not to answer is privilege; is that correct? MS. HANLON: It's the variety. It's relevance, it's privilege, and beyond the scope of this deposition. MR. LASKER: Okay. And can you provide me with a cite to any legal authority by which you can instruct the	2 3 4 5 6 7 8 9 10 11 12 13 14	the witness that he can respond to it. MR. LASKER: Okay. So let's go back to that question. Q. Who is paying for your counsel here today? A. Me. Q. Okay. So can you identify for the record the exhibit that has been marked as Exhibit 12-12? A. This appears to be a copy of the NTP Technical Report on the Toxicity Studies of Glyphosate that was administered in dose feed to Fischer rats and B6C3F1 mice. Conducted by the National Toxicology
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Page 86 Page 88 1 1 witness if you need time to read the Q. And this document was also a report 2 2 that was available to you during that period document in order to answer a question, 3 3 when you were in charge of the official U.S. please feel free to do so. 4 list of known or possible human carcinogens for 4 THE WITNESS: Okay. 5 5 NTP, correct? A. According to this document, to this 6 A. Correct. 6 paper, they did conduct those studies, correct. 7 7 Q. The NTP, as indicated in this Q. And if I could refer you to 1158, 8 Exhibit 12-12, has conducted a number of 8 which has the results of these studies. 9 9 genotoxicity studies on glyphosate, correct? A. Okay. 10 A. According to this report, I really 10 Q. And -- well, first of all, let me ask 11 11 don't remember, but I think that's accurate, you again, as it relates to your view of this 12 12 document what is a Salmonella -- immunogenicity yes. 13 13 Q. Okay. If I could refer you to -study in Salmonella typhimurium? 14 A. Oh, the back of the report. Okay. Am I pronouncing that correct? 15 Q. -- to pages, and these are Bates 15 MS. FORGIE: Do you -stamped, and I'll just put it on the record, if 16 16 A. Salmonella typhimurium, yeah. 17 I didn't already. 17 Q. What is that? 18 This is Jameson SDT 001124 through 18 A. Okay. Again, I'm not so sure what 19 1180. 19 this has to do with IARC. 2.0 MS. FORGIE: 1181, for accuracy. 20 But the Salmonella is a bacterial 21 MR. LASKER: Thank you. 21 system and they are looking for the -- if it 22 22 1181. causes a mutagenic effect in the bacteria, this 23 MS. FORGIE: Something we can agree 23 strain of bacteria. 24 24 Q. And is this a standard, generally 25 Q. And just refer you to various pages of 25 accepted genotoxicity test? Page 87 Page 89 1 this document. 1 A. Yes. 2 2 And I will refer just to the last page MS. FORGIE: Objection. 3 3 of the Bates number, but if you look at it, 1141 Q. And the mouse peripheral blood 4 4 and 1142 in this document. micronucleus test, what is that? 5 5 (Witness looks at document.) A. Again, first I would say I'm not a 6 6 genetic toxicologist. Q. Bottom right corner. 7 7 Q. Uh-huh. A. Yeah. 8 8 41 and 42. Okay. A. But the micronucleus assay is to check 9 9 Q. And it's indicated in the NTP report, the -- use a blood smear to check to see if the 10 10 the NTP, National Toxicology Program, had chemical that was used in the study caused an 11 11 conducted both mutagenicity studies and mouse effect on the micronuclei of the cell in the 12 12 peripheral blood micronucleus tests on blood. 13 13 glyphosate, correct? Q. And this is also a standard, generally 14 accepted genotoxicity test, correct? 14 MS. FORGIE: Objection. 15 MS. FORGIE: Objection. 15 (Witness looks at document.) 16 16 A. I'm sorry, could you repeat that. MS. HANLON: Object to form. 17 17 I was reading --I think that the basis for whether or 18 not he has the background in order to answer 18 Q. As indicated in this NTP toxicity 19 19 these questions has not been laid. report that you had reviewed in connection with 20 2.0 your work on the IARC Working Group 112 meeting, He has also indicated to you that it's not something that he was involved in. 21 21 the NTP has conducted mutagenicity studies and a 22 2.2 Q. I'm going to back up. mouse peripheral blood and micronucleus test on 23 You indicated already, I believe, that 23 glyphosate, correct? 24 24 this is a document that you reviewed in MS. FORGIE: Objection. 25 25 MS. HANLON: I'm going to instruct the connection with your work on IARC Working Group

Page 90 Page 92 1 1 MS. HANLON: The same objection. 112, correct? 2 2 You produced it as such --A. I see no information in here about 3 3 A. Correct. Syrian golden hamsters. Q. -- okay? 4 Q. Okay. If I could direct you to the 5 bottom of the page, "Genetic Toxicology" --A. But I concentrated more on the animal 5 6 expose -- on the -- you know, on the toxicity in 6 A. Ah, there it is. 7 7 the animals, not the genotoxicity. MS. FORGIE: Wait. 8 Q. In conducting in connection with your 8 Are you on page 58? 9 review in preparation for Working Group 112, did 9 MR. LASKER: Yeah. 10 you read this document? 10 MS. FORGIE: Okay. 11 11 A. I read through it, yes. A. I'm sorry. 12 Q. Okay. Again, I'll ask you, the mouse 12 Q. So can you read the first sentence 13 peripheral blood micronucleus test, is that a 13 under "Genetic Toxicology" for the record. 14 14 standard genotoxicity test --A. "Glyphosate did not induce gene 15 MS. FORGIE: Objection. 15 mutations in Salmonella typhimurium strains 16 16 TA100, TA1535, TA97, or TA98 when tested in" MS. HANLON: Join. 17 17 Q. -- a generally accepted genotoxicity prenucle -- "preincubated protocol in the 18 18 presence and the absence of Aroclor 1254-induced test? 19 A. Again, I am not a genetic 19 male Sprague-Dawley rat or Syrian hamster liver 20 toxicologist, but it's a test that is routinely 20 S9." 21 run in some animal bioassays to see if they can 21 So I stand corrected. 22 22 gather some information on the genotoxicity of It does say it in the "Syrian hamster 23 23 S9," sorry. the compound. 2.4 Q. And in connection with your work as --24 Q. Okay. Just so the record is clear, in 25 25 at NTP, and particularly as the head of that NTP testing glyphosate did not induce gene Page 91 Page 93 1 group that created the list of known or possible 1 mutations in either Sprague-Dawley rat or Syrian 2 human carcinogens, would this be the type of 2 hamster models, correct? 3 3 information, including about genetic toxicity, MS. FORGIE: Objection. 4 4 that you would routinely consider? A. According to this report at the doses 5 5 that were tested it did not cause an effect. MS. FORGIE: Objection. 6 Q. And the NTP, when it conducts these 6 A. This would be part of the information, 7 7 tests, conducts them at the dosages that NTP but just, you know, one piece. 8 8 Q. But one piece that you would consider, believes and NTP scientists believe are 9 9 correct? appropriate, correct? 10 10 A. Right. MS. FORGIE: Objection. 11 11 Q. Okay. Now if you go to page 1158, and MS. HANLON: Objection. 12 I'm going to object on the form. 12 particularly the bottom where it discusses 13 13 I'm not sure the proper groundwork was genetic toxicology. 14 Based upon the NTP's testing, 14 laid here to have him testify in regards to 15 15 glyphosate did not induce gene mutations in procedures. 16 16 either the Sprague-Dawley rats or the Syrian A. This is a study of a 13 -- this is a 17 17 hamster models, correct? report of a 13-week study. 18 MS. FORGIE: Objection. 18 Three-week studies in the NTP are run 19 MS. HANLON: Objection, form. 19 as mostly dose setting for a potential chronic 2.0 2.0 A. Say it again. bioassay. 21 21 Q. Based upon the testing that NTP So the doses that -- the doses that 22 conducted, glyphosate did not induce gene 22 were run here were run to see -- or to determine 23 23 mutations in either Sprague-Dawley rats or what doses would be appropriate for a two-year 24 24 Syrian hamster models, correct? bioassay study. 25 25 MS. FORGIE: Objection. Q. Okay. Well, that is with respect to

Page 94 Page 96 1 1 ask you questions about the 13-week toxicity the 13-week animal bioassay --2 2 study, okay? A. Right. 3 3 Q. I'm going to ask you questions about A. Okay. 4 4 MS. FORGIE: Do you want him to read that. 5 5 But I'm dealing now with the genetic 6 toxicity tests which are a separate series of 6 MR. LASKER: If he needs to in 7 7 tests, correct? response to subsequent questions, sure. 8 8 But let me ask the question, first. A. Okay. 9 9 Q. At page 1158 also -- one second here. MS. FORGIE: Objection. 10 10 Q. And with respect to those tests, when I'm sorry. 11 the NTP conducts those genetic toxicity tests 11 At page 1161 the second paragraph from 12 the NTP is conducting those tests at the doses 12 the bottom of the NTP report states that "The 13 that it believes is appropriate to determine 13 results of the Salmonella typhimurium assays and 14 whether or not glyphosate has a genotoxic 14 micronuclei tests showed no evidence that 15 effect, correct? 15 glyphosate is genotoxic," correct? 16 MS. FORGIE: Objection, asked and 16 A. That's what's stated here, yeah. 17 answered. 17 Q. And the NTP then also looks at the 18 You can answer it again. 18 literature and states that its findings that 19 A. It's -- it was run to see if it causes 19 glyphosate was not genotoxic were consistent 20 mutagenicity, right. 20 with findings in published literature, correct? 21 Q. Okay. And it didn't, glyphosate did 21 MS. FORGIE: Objection. 22 not cause mutagenicity, right? 2.2 A. That's what's stated here. A. In this particular study --23 23 Q. Now you mentioned that the NTP also 24 MS. FORGIE: Objection. 24 conducted a 13-week toxicity test of glyphosate 25 A. In this particular study it did not. 25 or actually 13-week toxicity tests of glyphosate Page 95 Page 97 1 1 Q. Okay. And with respect to the mouse in mice and rats, correct? 2 2 peripheral blood micronucleus test, glyphosate A. Correct. 3 3 also did not induce an increase in micronuclei Q. And you're talking about dose, so 4 4 in mice, correct? let's look to the dose that was used there at 5 5 MS. FORGIE: Objection. page 1137. 6 6 A. At the doses that the animals were And if you look at the 13-week study 7 7 design the mice and rats were fed glyphosate at exposed to, that's accurate, yes. 8 8 doses up to 50,000 parts per million which was O. And you have no reason to believe that 9 9 the doses that NTP used in these tests were equivalent to 5 percent of total food intake, 10 improper doses, correct? 10 correct? 11 11 MS. FORGIE: Objection. MS. FORGIE: Objection. 12 MS. HANLON: Objection. 12 A. No, that means 5 percent of the diet 13 A. As I said, they were doses that were 13 contained glyphosate. 14 used -- that were used in the 13-week study, 14 Q. Ah, okay. 15 15 which is usually a dose setting exercise for I stand corrected. 16 16 chronic bioassay. 50,000 parts per million then, so 17 17 base -- 5 percent of everything they ate was Q. Was there a determination made in the 18 initial report that the doses used in that 18 glyphosate? 19 13-week study were improper? 19 A. In the top dose, yes. 2.0 2.0 A. I'd have to read the study through to Q. And that is generally the maximum 21 2.1 dosage that is used in these types of animal see. 22 studies, including two-year cancer bioassays, 22 Do you want me to take the time to 23 23 read the study now? correct, 5 percent of the total diet? 24 24 MS. HANLON: Objection. MS. FORGIE: Objection. 25 25 Q. We will continue because I'm going to MS. FORGIE: Objection.

Page 98 Page 100 1 MS. HANLON: Objection, form. type of micronuclei test? 2 2 A. Yes, that is typically the case. MS. FORGIE: Objection. 3 3 Q. So the 13-week study design or the A. It's -- the situation is, you do the 4 13-week study that we're talking about tested 4 study and you take advantage of the fact that 5 with glyphosate up to the maximum dose used in 5 you're dosing animals to do a micronuclei study. 6 these types of studies, correct? 6 So I mean... 7 7 MS. FORGIE: Objection. Q. So it would be fair to say that 8 8 A. I'm trying to recall if they ever went generally these studies are conducted in animal 9 9 above the 5 percent level. tests and in those animal tests 5 percent of the 10 10 The issues that you run into and diet is generally accepted as the maximum dose? 11 11 MS. FORGIE: Objection. I'm -- you know, this is really going beyond the 12 scope of IARC. 12 MS. HANLON: Objection. 13 13 But very briefly, the issues you run A. Generally accepted for these types of 14 into, if you start feeding the animals more than 14 studies. 5 percent -- higher than 5 percent in the diet, 15 15 Q. Now the 13-week study, and I recognize 16 you start to effect their nutritional intake, 16 this wasn't a full two-year study, but part of 17 17 and so it may -- it could compromise the results the 13-week study included histopathology 18 you see because you're compromising their -- you 18 evaluation of various tissues, correct? 19 know, their nutritional intake. 19 A. Correct. 20 Q. Okay. So the 13-week study --2.0 Q. And part of the reason for this is to 21 21 MS. FORGIE: Wait. see if there is any specific organ toxicity for 2.2 22 He didn't finish. the compound being tested, correct? 23 23 MS. HANLON: Objection, form. MR. LASKER: I'm sorry. 2.4 2.4 A. So -- but there may have been studies, A. Correct. 25 25 I really can't remember, but there may have been MS. FORGIE: Could I have that last Page 99 Page 101 1 studies where it was tested at higher than 1 question read back, please. 2 2 5 percent. MR. LASKER: Part of the reason for 3 3 Q. But it's fair to say that the 13-week this is to see if there is any specific 4 4 study that NTP conducted on glyphosate was organ toxicity for the compound being 5 5 conducted at doses up to the maximum dose that's tested. 6 generally accepted for use in these studies, 6 MS. FORGIE: Thank you. 7 7 correct? Q. And the NTP considers that data as 8 relevant for -- to answer the question of A. Correct. 9 9 MS. FORGIE: Objection. whether or not a two-year cancer bioassay will 10 Q. And so with respect then to the mouse 10 be conducted, correct? 11 peripheral blood micronucleus test and results 11 MS. FORGIE: Objection. 12 of that test, that was a test that included 12 A. It's part of the information, yes. 13 doses up to the highest dose generally used in 13 Q. If there is evidence of specific organ 14 these types of studies, correct? 14 toxicity that might be a reason to conduct a 15 two-year cancer bioassay, correct? MS. FORGIE: Objection. 15 16 16 MS. HANLON: Objection. A. Correct. 17 17 A. I can't speak to the micronucleus Q. And if there is no specific organ 18 18 toxicity that might be a factor that would lead test. 19 Again, I'm not a genetic toxicologist. 19 NTP to determine that a two-year study cancer 20 They may do studies at higher levels 20 bioassay was not indicated, correct? 21 than that to determine effects on micronuclei. 21 MS. FORGIE: Objection. 22 I don't know. 22 A. That's not necessarily true. 23 23 Q. Based upon your work at NTP, is a I mean there may be other factors that 24 5 percent of the diet maximum dose a dose that 24 even though you see no effect at the highest 25 25 is -- you often see used as a top dose for this dose in the sub-chronic study, there may be

Page 102 Page 104 1 1 other reasons to go ahead and complete a these tests, the 13-week test and the 2 2 two-year study. genotoxicity test, to determine whether or not 3 3 Q. I understand that. the compound being studied is one that will be But let me ask my question again. 4 considered by NTP as being something they need 5 5 Maybe there is exceptions, there may to look at in a two-year cancer bioassay, 6 be other circumstances. 6 correct? 7 7 But a 13-week study that fails to show MS. FORGIE: Objection. 8 specific organ toxicity would be a factor that 8 A. No. 9 9 would lien against conducting a two-year cancer As I indicated before, the 13-week 10 10 bioassay, correct? study is conducted as a dose setting for a 11 11 MS. FORGIE: Objection, asked and potential two-year study. 12 12 Q. After conducting the 13-week study, answered. 13 13 You can answer it again. toxicity study, and finding no specific target 14 14 organ toxicity and the genotoxicity tests that A. It could be. 15 My -- my experience with the NTP is if 15 showed no genotoxicity for glyphosate, did NTP they -- if they start -- initiate studies and do 16 16 then proceed to conduct a two-year cancer 17 a 13-week study on a compound, there's concern 17 bioassay on glyphosate? 18 over the chemical because of potential exposure 18 MS. FORGIE: Objection. 19 or what have you. 19 A. I don't think they did, no. 2.0 20 Q. Now the NTP also conducted studies to And the fact that you don't see 21 anything in the 13-week study does not tell you 21 determine the extent to which glyphosate is --2.2 what you may be -- what you might see for a 22 and I'll direct you to this because page 1159 --23 two-year lifetime bioassay study. 23 the extent to which glyphosate is absorbed into 2.4 24 Unfortunately other situ -- other the body, correct? 25 25 A. Yes. considerations such as budget and other Page 105 Page 103 1 priorities also play a factor in not going 1 MS. FORGIE: Objection. 2 forward with a study. 2 Q. And in the discussion -- well, 3 But just I -- so basically what I'm actually, let me go back to the study itself. 4 4 trying to say is. All right. 5 I was looking at my notes. 5 Just because you get no effect in a 6 two -- in a 13-week study is not an absolute for 6 So on 1159 the NTP found that at 7 7 not conducting a two-year study. 5.6 milligrams per kilogram oral dose of 8 8 Q. I understand that. glyphosate, about 30 percent of the glyphosate 9 9 But let me ask it this way or let me was absorbed into the body, correct? 10 ask this question, when NTP conducts a 13-week 10 MS. FORGIE: Where is that? 11 MR. LASKER: I'm sorry, on 1159 in the 11 toxicity study and they also conduct genetic 12 toxicity studies and the 13-week study shows no 12 middle of the first paragraph. 13 13 MS. FORGIE: Are you referencing the specific target organ toxicity and the 14 genotoxicity studies show no genotoxic effect, 14 Cabana (phonetic) study or are you talking 15 15 about something NTP did? is that evidence that NTP would then consider 16 16 the basis for not proceeding with the two-year Q. We're in the middle of the first 17 17 paragraph, "If the usual assumption is made that cancer bioassay? 18 MS. FORGIE: Objection, asked and 18 IV administration represents the" --19 19 THE REPORTER: Excuse me, I'm having answered --2.0 2.0 MS. HANLON: Objection. trouble hearing you. 2.1 MS. FORGIE: -- and these are 21 Q. I'm sorry. 22 hypotheticals. 22 Do you see the sentence, Dr. Jameson,

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I object.

A. It lowers the priority.

Q. And that, in fact, is why NTP conducts

A. Uh-huh.

that starts "If the usual assumption is made" in

the middle of the first paragraph?

	Page 106		Page 108
1	Q. So let me repeat my question.	1	correct?
2	The NTP concluded that doses of	2	A. Correct.
3	5.6 milligrams per kilogram, only 30 percent of	3	Q. And the NTP concluded that systemic
4	the oral dose of glyphosate was absorbed into	4	doses of glyphosate are eliminated unchanged
5	the body, correct?	5	almost entirely through the urine, correct?
6	MS. FORGIE: Objection.	6	MS. FORGIE: Objection.
7	(Witness looks at document.)	7	He said he needed time to read it.
8	MR. LASKER: And just to be clear,	8	(Witness looks at document.)
9	oral doses.	9	THE WITNESS: Okay.
10	This is with oral administration.	10	Q. Is that correct?
11	MS. FORGIE: Objection.	11	A. Uh-huh.
12	A. I'm sorry, I'm trying to read this.	12	MS. FORGIE: Objection.
13	Let me just let me read through	13	Q. Yes?
14	this for a second, please.	14	A. That's what the paper that's what
15	MR. LASKER: Uh-huh.	15	this table says.
16	Yeah.	16	Q. Okay. So based upon the NTP study,
17	(Witness looks at document.)	17	roughly 90 percent of a systemic dose of
18	THE WITNESS: Okay, I'm sorry.	18	glyphosate is eliminated unchanged through the
19	Then your question again, please.	19	urine, correct?
20	Q. At an oral dose of 5.6 milligrams per	20	MS. FORGIE: Objection.
21	kilogram, NTP concluded that 30 percent of that	21	A. Well, this was a they used C14
22	oral dose of glyphosate was absorbed into the	22	glyphosate, so they were monitoring the
23	body, correct?	23	radioactivity that was eliminated.
24	MS. FORGIE: Objection.	24	So the 90 percent of the radioactivity
25	A. That's what it states.	25	from the glyphosate was from the urine, yes.
	11. That's what it states.		from the gryphosate was from the time, yes.
	Page 107		Page 109
1	Q. Okay. And now if we can go if we	1	Q. So the radioactivity is a way of
2	can go to now to page 1143.	2	measuring where the glyphosate is, correct?
3	A. Okay.	3	MS. FORGIE: Objection.
4	Q. And this is providing data also with	4	A. Correct.
5	respect to the intravenous or a systemic dose of	5	Q. And after 24 hours of a systemic dose,
6	glyphosate, correct?	6	98 percent of that glyphosate is then being
7	A. Right.	7	eliminated through the urine, correct?
8	Q. And the NTP concluded that systemic	8	MS. FORGIE: Objection.
9	doses of glyphosate as indicated in Table~3 are	9	MS. HANLON: Do you need time to
10	eliminated unchanged almost entirely through the	10	review the document?
11	urine, correct?	11	THE WITNESS: No.
12	MS. HANLON: If you need a moment to	12	A. That's what it says here in this
13	review the document, you may do so.	13	paper, yes.
14	MS. FORGIE: Objection.	14	Q. That's correct.
15	And again, this is so far beyond the	15	And the NTP also found that so
16	scope of this deposition.	16	24 hours after a systemic dose only 1 percent of
17	A. I've	17	glyphosate would be remaining inside the test
18	Q. Do you want me to repeat the question?	18	animal, correct?
19	And it's at Table~3, the far column to	19	MS. FORGIE: Objection.
20	the right, which is talking about the IV	20	A. That's what it says here.
21	A. About the IV.	21	Q. And NTP also, if you look at
22	Q the systemic dose, right, correct?	22	page 19
23	A. Uh-huh.	23	A. 19?
24	Q. So IV is a way an IV test is a way	24	Q I'm sorry, 44, 1144, Bates number,
25	to measure a systemic dose inside the body,	25	that's the next page.
1 2	to measure a systemme dose misiae the cour,		

Page 110 Page 112 1 1 A. That's what this sentence says. A. Okay. 2 2 Q. The NTP also looked at Roundup or Q. Okay. So then with respect to the 3 3 formulated glyphosate, correct? elimination of oral dose of glyphosate or the 4 A. That's what it says here. 4 elimination of an oral dose of Roundup, the NTP 5 Q. And the NTP separately concluded that 5 concluded that there was no difference, correct? 6 the absorption and elimination of Roundup was 6 MS. FORGIE: Objection. 7 7 identical to that of glyphosate alone, correct? A. I'm not reading that in this sentence. 8 8 MS. FORGIE: I'm going to object to MS. FORGIE: I don't see it either. 9 all this line of questioning. 9 MR. LASKER: Again, coaching 10 I think it's only fair since you're 10 objections are not allowed. 11 skipping all over the place to let him read 11 You keep doing this, we will go to the 12 the whole document because it has nothing to 12 court. 13 do with IARC. 13 MS. FORGIE: I'm asking you to point 14 It's completely unfair. to me where the sentence is you're reading 15 MR. LASKER: You can -- I'll repeat 15 from. 16 the question. 16 I think that's completely fair. 17 The objection is noted. 17 O. The first complete paragraph, "Rats 18 Q. The NTP separately concluded that the 18 were exposed to Roundup" --19 absorption and elimination of Roundup is 19 MS. FORGIE: I see that. 20 identical to that of glyphosate alone, correct? 20 Q. -- "in drinking water at 21 MS. FORGIE: The same objection. 21 concentrations of 0.5 to 100,000 parts per 22 And are we talking about rats or mice 22 million for 9 to 16 days. 23 23 No differences were observed in the 24 You're bouncing all over the place. 24 elimination of an oral dose of 5.6 milligrams 25 MR. LASKER: If you keep doing 25 per kilogram glyphosate following any of these Page 111 Page 113 1 coaching objections again I'm going to have 1 exposures as compared to the elimination of a 2 to go to the court. 2 similar dose one day prior to beginning 3 The question still stands, I'll repeat administration of Roundup," correct? 4 4 MS. FORGIE: Objection. it again. 5 5 O. Dr. Jameson, the NTP separately A. That's what the sentence says. concluded that the absorption and elimination of 6 Q. So with respect to this testing 6 7 7 Roundup is identical to that of glyphosate conducted in rats exposed to drinking water with 8 8 concentrations of glyphosate and concentration alone, correct? 9 9 MS. FORGIE: Objection. of -- at the concentrations tested, they did not 10 10 A. Okay. Your question again. see any difference in the elimination of Roundup 11 11 Q. The NTP separately concluded that the as compared to the elimination of glyphosate at absorption and elimination of Roundup is 12 that 5.6 milligrams per kilogram test, correct? 12 13 13 MS. FORGIE: Objection. identical to that of glyphosate alone, correct? 14 MS. FORGIE: Objection. 14 A. That's not what this sentence is 15 15 A. I am not reading that here. saving. 16 16 Q. Okay. Let me go -- direct you then to Q. Can you clarify what the sentence is 17 17 the second paragraph and maybe -saying. 18 Let me ask you this on page 1144. 18 A. What they're saying is the elimination 19 19 of glyphosate was not affected by treatment with The NTP found that there was no 2.0 2.0 Roundup formulation. difference in the elimination of oral dose of 21 21 5.6 mg/kg glyphosate following any of these Q. So if a rat was exposed to Roundup the 22 exposures compared with the elimination of a 22 glyphosate still was eliminated the same way as 23 23 similar dose one day prior to the beginning of it would be eliminated if the rat was exposed to 24 24 the administration of Roundup, correct? glyphosate alone; is that correct? 25 MS. FORGIE: Objection. 25 MS. FORGIE: Objection.

Page 114 Page 116 1 1 MS. HANLON: Objection, form. to ask him. 2 2 A. That's what I'm reading from this MS. HANLON: And I appreciate that. 3 3 sentence. But again, I'm interpreting some of 4 4 your questions as bordering on asking him to You can't say anything about the 5 5 elimination of Roundup -give an opinion. 6 Q. But the glyphosate --6 MR. LASKER: Okay. 7 7 A. -- but you can say that --MS. HANLON: Thank you. 8 8 MS. FORGIE: Let him finish his Q. So again, Dr. Jameson what the NTP 9 9 studies are indicating is first they provide the answer. 10 10 A. But you can say that the data with respect to their tests, as far as the 11 administration of Roundup did not affect the 11 elimination of glyphosate through --12 elimination of the glyphosate. 12 administered to their test animal. 13 13 Q. Okay. So to the extent that we were And then they do a separate test to 14 14 just talking about what the NTP found with determine whether or not having the 15 15 respect to the elimination of glyphosate, that administration of Roundup altered the 16 16 finding would not be, according to the NTP's elimination of glyphosate and they find that it 17 17 does not, correct? testing, altered by the fact that the exposure 18 18 MS. FORGIE: Objection. was also to a formulated Roundup product, 19 19 A. That's what this says, yes. correct? 20 MS. FORGIE: Objection. 20 Q. Okay. Dr. Jameson, you have, I 21 21 believe -- and let's actually go back to your MS. HANLON: Objection to form. 22 2.2 CV, which was marked --I think --23 23 A. I --I'm sorry, I don't remember the name 24 MS. HANLON: And let me -- just a 24 of it. 2.5 25 MS. HANLON: The CV is No. 3, 12-3. moment. Page 115 Page 117 1 I think some of your questions, Eric, 1 MR. LASKER: Oh, good. 2 are bordering on more of an expert witness. 2 Thank you. 3 And we've been giving you -- I've been Q. So in your CV, right after your 4 employment history and the positions that you 4 giving you great leeway in some of this 5 held in connection with your employment at NI --5 stuff, but I believe your questions are 6 getting closer and closer to those asking 6 NTP, you list your international activities, 7 7 correct, at page 3 -him to give an opinion. 8 8 MR. LASKER: Okay. A. Correct. 9 9 Q. -- through 4. MS. HANLON: So I ask you, please, in 10 the continuation here to monitor -- to limit 10 And those activities are comprised of 11 11 your questions where they do not ask his numerous instances in which you have served on 12 12 opinion. various IARC working groups in one capacity or 13 13 MR. LASKER: And just to be clear, another, correct? 14 this is a document that the witness has 14 A. Among others, yes. 15 15 already testified to that he reviewed in Q. And you -- your first involvement with 16 connection with his work for IARC, and 16 IARC, at least as I gather from your CV, was in 17 therefore anything in this document is 17 2002, correct? 18 obviously directly relevant to his work for 18 A. Correct. 19 19 Q. And -- I cannot count this up. 20 2.0 So there's --And so I'm just asking for the 21 understanding of what this document says. 21 Well, you were also a member of an 22 I'm not asking for his expert 22 advisory group for IARC in 2003, correct? 23 23 opinions. A. Correct. 24 I've asked him for what the document 24 Q. And then you have been in one capacity 25 says, and that's what I'm going to continue 25 or another on one, two, three, four, five, six,

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seven, eight, nine, 10, 11, 12, 13, 14, 15 IARC working groups; is that correct?

- A. Yeah, that's -- that looks to be correct.
- Q. And you have over the past ten years alone -- so I guess that would start with Volume

In the past ten years one, two, three, four, five, six, seven, eight, nine, 10 -you've been on 11 IARC working groups in the past ten years; is that right?

A. That sounds about right.

Some of those meetings were not actual monograph working group meetings.

Some of those meetings were special advisory groups for evaluating the known human carcinogens that were listed in the IARC monographs.

Q. Okay. So I think that was -- you're referring to -- well, actually of the IARC working groups that you have listed in your CV in the past ten years, how many of them were actual IARC working groups in consideration of one compound or another and how many of them were this different type that you're talking

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conflict of interest statement basically to them and to make -- to see if they can formally invite us, formally invite an individual to participate in the meeting.

Q. And is there some process by which --I mean you've now served, as we talked about -every year you're serving on an IARC working group.

Is there some process by which you sort of throw your hat into the ring and say I'd like to be considered for this?

MS. FORGIE: Objection.

A. Well, the process at IARC is they announce on their Web site future meetings and where they identify what chemicals they're going to be reviewing for what monograph.

And in that announcement they call for individuals to submit any information that somebody may feel is helpful for the review of any of the chemicals listed for that particular monograph.

They also ask if anybody knows an individual who may be -- have some experience or knowledge or would be helpful in the review for that particular compound, and they also say

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Page 121

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- A. Since 2007 one, two, three, four, five, six, seven, eight -- 10, I guess.
- Q. So you've worked on 10 IARC working groups then in the past ten years, correct?
 - A. Uh-huh. Correct.
 - Q. How did you -- well, strike that. Let me ask it this way.

How are you contacted with respect to the possibility of serving on an IARC working group?

- A. How am I contacted?
- O. Uh-huh.
- A. I usually receive an e-mail from the director of the IARC monograph program, who is Kurt Straif.

And whoever is the responsible IARC staff member for coordinating a particular meeting sends an e-mail and says that IARC is considering reviewing certain chemicals for a particular volume.

Because of an individual's background and expertise, they would like to invite us to submit a declaration of interest, which is a

self-nominations are allowed.

- O. Right.
- A. And so that's how you find out what's going to be studied.
- Q. So in connection with these IARC working groups have you nominated yourself, if you will, to serve on various IARC working groups?
 - A. Yes.
- Q. And do you regularly monitor the IARC monograph program to determine which working groups are being formed for future --
- A. Yes.
- Q. And do you regularly, if you have, any experience --

At NTP I assume you've had experience with lots of compounds, correct?

- A. Correct.
- Q. So to the extent that you've had any experience, is it your practice then to reach out to IARC and let them know that you'd be interested?
- A. If they're reviewing a chemical or a group of chemicals which I either have some knowledge on or am interested in because of my

Page 122 Page 124 1 1 past experience of NTP, I will write into them Carcinogens. 2 2 and say this looks like a very interesting group And being a supporter of IARC, the 3 3 of compounds. National Institute of Environmental Health I outline my past experience in 4 Sciences sends a representative to all of the 5 5 looking at compounds similar to that and include IARC meetings. 6 my CV and say I'd like to be considered for a 6 And I started attending the IARC 7 7 member of the working group. meetings first as a representative of the 8 8 Q. And I take it you consider serving on National Institute of Environmental Health 9 9 an IARC working group to be something that is a Sciences, that's how I -- I started. 10 10 credential you listed certainly on your CV, And as a representative I was allowed 11 11 correct? to, you know, attend all of the meetings, attend 12 MS. FORGIE: Objection. 12 the subgroups that I wanted to participate -- or 13 13 A. It's that. sit in on. 14 14 But to be very honest with you, I I was allowed to participate in the 15 enjoy doing them. 15 discussions. 16 I enjoy the stimulation. 16 But as a representative I was not 17 I enjoy having the opportunity to 17 allowed to vote on the final recommendation for 18 18 interact with international scientists that listing. 19 19 participate in these meetings to see -- to get Event -- as time went on, then IARC 20 their spin and their interpretation on what the 20 started inviting me to participate as an actual 21 21 data means and to keep up. member of the working group and it just grew 22 2.2 Q. Do you know of the 10 IARC working from there. 23 groups that you have served on in the past 23 Q. And not going into too much detail 2.4 24 ten years how many of those you, if you will, here, but as part of working on an IARC working 25 self-nominated yourself to serve on? 25 group, as I understand it, they will then pay Page 123 Page 125 1 MS. FORGIE: Objection. 1 for your travel and your expenses --2 2 A. Over the past ten years? A. Right. 3 Q. -- for a week in Lyon, France? I don't know the -- I don't recall the 4 exact number, but it may be two. 4 A. That's correct. Q. And in the earlier years were you 5 5 Q. And you mentioned that you would be 6 having to self-nominate more until you became 6 involved and you would form conversations with 7 7 known as an IARC member -other people in the scientific community --8 A. No --A. Right. 9 9 MS. FORGIE: Wait. Q. -- that's part of what you do this 10 10 Let him finish his question and let me for. 11 11 get my objection in. And are there --12 Were you finished with the question? 12 Is there a group of scientists who 13 MR. LASKER: Yeah. 13 like yourself have been involved in multiple 14 MS. FORGIE: Objection. 14 IARC working groups over the years? 15 15 MS. FORGIE: Objection. THE WITNESS: Okay. 16 16 A. My initial involvement with IARC was A. I see familiar faces when I go back to 17 17 through my activities for the Report on the meetings, yes. 18 Carcinogens. 18 Q. And is it part of your -- serving on And the National Institute of 19 19 these working groups and working with these 20 2.0 Environmental Health Sciences provides support individuals, that's part of your way of sort of 21 21 to the IARC monograph, financial -- I mean grant continuing as part of a scientific community 22 money and that type of support for their 22 that likes to address these issues --23 23 activities. A. Correct. 24 24 Their activities coincide very closely Q. -- for IARC, correct?

to what I was doing with the Report on

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A. Correct.

Page 126 Page 128 1 Q. Now I noticed that after about however to be the chair. 2 2 many years it was, for the Working Group 115 you If it's based on animal --3 finally made it I guess -- I don't know if this 3 experimental animal data, they will ask somebody 4 means it or not, but you got to be the overall 4 in the -- from the -- a toxicologist from the 5 5 chair of a working group; is that correct? experimental animals. 6 MS. FORGIE: Did you say after 115? 6 If there's a lot of mechanistic data, 7 7 MR. LASKER: Working Group 115. they may ask somebody with a mechanistic 8 MS. FORGIE: Okay. Thank you. 8 background to chair. 9 9 A. Which one was that, let's see --That's just my observation. 10 10 Q. It's on your CV, I think, on page 4, Q. Okay. 11 11 probably. A. I just can't speak, you know, for IARC 12 12 because I don't know how they do it, but that's Yeah, right in the middle, "member and 13 13 overall chair." my observation. 14 14 A. Uh-huh. Q. For Working Group 115 --15 MS. HANLON: Is that a yes, verbally? 15 MR. LASKER: And actually, John, if 16 you can just give me the members of that 16 A. Yes. 17 17 working group. I'm sorry, yes. 18 Q. Is that something, am I correct, that 18 MS. FORGIE: 115? MR. LASKER: Yeah, Working Group 115. 19 you considered that, becoming a chair of a 19 2.0 20 MS. FORGIE: Objection, relevance. working group, overall chair to be an honor? 21 21 A. I thought of it as an honor, yes. MR. LASKER: I'll mark this as 12 --22 22 Q. And is that something that -- an honor Where are we? 23 you sort of obtained based upon your work for 23 THE REPORTER: 13. 24 24 IARC over the years? MR. LASKER: 12-13. 25 25 A. Well, I can't speak for IARC as to how Page 127 Page 129 1 they select the chairmen. 1 (Exhibit 12-13, Three-page document 2 2 Q. Right. entitled List of Participants, marked for 3 A. But it is in recognition of I think of 3 identification, as of this date.) 4 being -- of the work that has been done for 4 Q. And this is a document -- this is the 5 5 IARC. working group that you were chair of, correct, 6 6 I think they consider if you -- if the overall chair? 7 someone has experience with IARC, they know how 7 A. I believe so, yes. 8 8 the process works, they know how things are Q. Okay. And you had mentioned something 9 9 supposed to run. about -- in your previous testimony about 10 10 conflicts of interest and conflicts of interest And so therefore serving as a -- they 11 11 have one up serving as a chair. forms that you have to submit before you serve 12 12 You wouldn't want somebody who is on a working group, correct? 13 unfamiliar with the program to serve as a chair. 13 A. Correct. 14 Plus if you look at the different 14 Q. And if you serve on a working group I 15 15 chairs of the different IARC monographs it's assume that means that you've made it through 16 16 usually -- the chair is selected based on where the conflicts check and IARC has determined that 17 the emphasis -- where the emphasis of the data 17 you don't have any conflicts that would 18 18 disqualify you from serving on a working group, is placed. 19 19 I'm having difficulty explaining this. correct? 20 20 Q. Uh-huh. A. Correct. 21 21 A. But, for example, if you're looking at Q. So for Working Group 115, the working 22 a group of chemicals and the majority of the 22 group you served as chair, there was a member of 23 23 data that you're looking at or the strongest that working group, Ron Melnick. Do you see that? 24 data that appears to be available is that for 24 25 25 epidemiology, then they'd ask an epidemiologist A. Yes.

Page 130 Page 132 1 1 Q. Ronald Melnick? MS. FORGIE: Objection. 2 2 A. I see Ron, yes. That's goes into his --3 3 Q. And he was a voting member of that A. Correct. working group, correct? 4 MS. FORGIE: Wait. 5 5 A. Correct. That goes into his expert, he doesn't 6 Q. And as part of the disclosure there 6 have to answer those questions about what he 7 7 for Mr. Melnick it's noted that he was serving is paid. 8 8 as an expert witness and he was, and I'll MR. LASKER: I'm not asking about 9 9 represent a plaintiffs expert witness concerning details. 10 10 exposure to toluidine? Q. I'm just making it clear for the 11 11 record he is a paid expert consultant, and you A. O-toluidine, yes. 12 O. Yeah. 12 are, correct, for plaintiffs? 13 MS. FORGIE: That you can answer. 13 So Mr. Melnick was a consulting 14 THE WITNESS: I'm sorry, Kathryn? 14 plaintiff expert on exposure to toluidine, 15 correct? 15 MS. FORGIE: This you can answer. 16 16 MS. FORGIE: Objection, relevance. A. Yes. 17 17 Q. Does IARC have any rules that you're A. (Nodding head.) 18 18 aware of that would preclude a member of a Q. And that disclosure, though, did not 19 19 disqualify him under IARC's rules for serving on working group from thereafter accepting a paid 20 20 position in private litigation in connection IARC Working Group 115, correct? 21 with one of the substances that that individual 21 MS. FORGIE: Objection. 22 studied in connection with an IARC working 2.2 A. I -- you know, I can't speak for IARC. 23 23 But evidently he sat -- his group? 24 24 A. Not that I'm aware of. declaration of interest satisfied their 25 25 Q. And in connection with being retained criteria. Page 131 Page 133 1 Q. And does IARC have any rules -- and 1 as a plaintiffs expert in glyphosate litigation, 2 2 this might be more directly relevant to you, I do you consider your role as a member of the 3 3 suppose -- with regard to whether or not IARC working group in connection with glyphosate 4 4 individuals who serve on an IARC working group to be something that would factor into whether 5 5 can subsequently serve as expert witnesses, paid or not you would be able to serve as an expert 6 6 expert witnesses with respect to the substances witness in glyphosate litigation? 7 7 MS. FORGIE: Objection. that they are analyzing as part of that working 8 8 group? A. I'm sorry, say that again. 9 9 A. I'm sorry? I'm sorry. 10 10 Re -- could you restate the question. MR. LASKER: Strike that. 11 11 Q. I'll state it more directly. Q. Prior to being retained as an expert So you were -- served on IARC Working 12 12 witness by plaintiffs counsel, when plaintiffs 13 Group 112, correct? 13 counsel reached out to you did they make any 14 A. Oh, yes. 14 statements to you to the effect that one of the 15 15 Glyphosate, yes. reasons they called you was that you had served 16 16 Q. And Working Group 112 analyzed, among on the IARC working group? 17 17 other pesticides, glyphosate, correct? MS. FORGIE: Objection. 18 A. Correct. 18 Make sure you only answer as to prior 19 19 to the time that we retained you. Q. And you have now been retained as an 20 2.0 expert witness for plaintiffs in connection with A. Yes. 21 21 glyphosate litigation, correct? I think that was -- part of our 22 A. Correct. 22 conversation was the fact that I had served on 23 23 O. And you'll be paid for that work and I the IARC working group. 24 24 assume you've already been paid for that work, Q. Okay. Now prior to --25 25 correct? For IARC Working Group 112 for

Page 134 Page 136 1 glyphosate and other pesticides, you were the the basis of privilege, correct. 2 2 chair of the animal toxicology subgroup, Q. Without asking you the nature of your 3 3 correct? consulting work, which --A. For that -- for Volume 112, yes. 4 Well, first of all let me ask you, 5 Q. And you had previously served as a 5 have you ever been retained as a testifying 6 subgroup chair for animal toxicology on other 6 witness in connection with any of the substances 7 7 IARC working groups, correct? that you've analyzed for any of your IARC work 8 8 A. That's correct. aside from glyphosate? 9 9 A. No. Q. So you were familiar -- by the time 10 10 you got to Working Group 112 you were familiar Q. Okay. How many... 11 with the IARC rules and the preamble rules 11 On how many occasions have you 12 governing the review of animal data for purposes 12 provided private paid consulting work in 13 13 of an IARC classification, correct? connection with substances that you analyzed as 14 14 A. That's correct. part of your work for IARC? 15 Q. Have you worked with any of the 15 A. How many... 16 16 scientists that you met through IARC working Q. How many different consulting jobs 17 17 groups subsequently in connection with your paid have you taken, if you will, in connection with 18 18 substances that you analyzed as part of your consulting work? A. No. 19 19 work for IARC? 20 20 Q. And aside from the present MS. FORGIE: Objection. 21 21 circumstances, glyphosate that we just A. Probably -- probably three or four. 2.2 2.2 discussed, have you been retained for any But can I qualify that answer? 23 private paid consulting work in connection with 23 Q. Answer it however you want, it's your 2.4 24 any of the substances that you have analyzed in answer. 25 25 any of your other IARC work? A. The consulting that I did involved Page 135 Page 137 1 MS. FORGIE: Objection. 1 substances that I had served as a working group 2 It may be requesting privileged 2 member at IARC to review, but it also were 3 information. substances that I had reviewed for the Report on 4 4 Q. At this point I'm not asking about who Carcinogens. 5 retained you. And most of the contacts that -- or 6 6 I'm just asking whether or not -most of the clients that I have, the main reason 7 7 again to repeat -- whether you have been they contacted me was because of what I did on 8 the ROC. 8 retained for prior paid consulting work in 9 9 connection with any of the other substances that It just happened that I also did an 10 you've analyzed for IARC. 10 IARC. 11 11 A. Yes. So in response to your question there 12 12 were, yeah, there were compounds that I reviewed MS. HANLON: And I'm going to instruct 13 13 at IARC that I have done consulting for. him not to answer anything further. 14 Because, again, I think that he should 14 But most of those were really because 15 of my work with the ROC. 15 be held as an expert witness, that's an 16 16 appropriate question for him to ask him on Q. When you said most of those, excluding 17 17 glyphosate, are there other substances in which at that time. 18 18 you have had private consulting work where you I do not think --19 19 had done work for IARC and had not done work for MR. LASKER: Again, instructing him 20 2.0 not to answer on the grounds of scope is not the NTP? 21 21 a proper instruction. MS. FORGIE: Objection. 2.2 So if you have instructions on the 2.2 MS. HANLON: Objection. 23 2.3 basis of privilege, that fine, but you At this point, again, this is

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cannot instruct him --

MS. HANLON: I have instructions on

I'm instructing him not to answer.

privileged.

Page 138 Page 140 1 I believe it's beyond the scope. That's why they were asked to 2 2 A. I've told you what -participate, yes. 3 3 MS. HANLON: I've instructed you not Q. The individuals who were invited to 4 serve on -- in the subgroup on epidemiology for to answer. 5 5 A. -- what you've asked. Working Group 112 were invited because they're 6 MR. LASKER: Okay. Well, again, we'll 6 experts in epidemiology, correct? 7 7 A. Correct. reserve our rights on this. 8 8 Q. Dr. Jameson, turning to Working Group O. The individuals who were invited for 9 112, the working -- 112 Working Group looked at 9 the mechanisms working group for Working Group 10 five different pesticides, correct? 10 112 were invited because they're experts in 11 11 A. Correct. mechanisms, correct? 12 12 A. Correct. Q. So in addition to glyphosate there was 13 TCVP, parathion, malathion, and diazinon, 13 Q. And prior to the meeting, the week 14 14 long meeting that you have actually in Lyon, as correct? 15 A. Right, and... 15 a general course members of one subgroup would Oh, TVCP, I'm sorry. 16 16 not be analyzing the studies that may have been 17 Q. Yeah. 17 compiled for another subgroup, correct? 18 18 MS. FORGIE: Objection. A. Sorry. 19 Q. Now for each of these five pesticides 19 A. That's correct. 20 I understand that there are four different 2.0 Q. So, for example, I take it prior to 21 subgroups, one for exposure, one for 21 that one-week meeting at Lyon you did not look 22 epidemiology, and one for animal toxicology, and 22 at the epidemiology studies or the mechanism 23 one for mechanisms, correct? 23 studies or the exposure studies with respect to 24 A. Correct. 24 glyphosate; is that correct? 25 25 Q. And the working group members would MS. FORGIE: Objection. Page 139 Page 141 1 obviously split up the work in some way, not 1 A. Prior to the beginning of the meeting? 2 2 doing everything, correct? O. 3 A. Correct. A. Well, I -- I probably started to look 4 4 Q. And the working group is also divided at some of the mechanistic studies before the --5 5 based upon their areas of expertise, correct? you know, a day or two before the meeting A. Correct. 6 started, when they became available. 7 7 Q. IARC would select scientists into a Q. Okay. All right. 8 8 particular subgroup based upon their expertise, That's a clarification for me. 9 9 correct? Do the -- did the studies --10 10 A. Correct. You said they became available one or 11 Q. So when you were asked to join IARC 11 two days before the week long meeting; is that 12 112 you were invited to join as the chair of the 12 correct? 13 13 animal subgroup, correct? Or the mechanism studies became 14 A. Correct. 14 available to you one to two days before the week 15 Q. There were other individuals then who 15 long meeting in Lyon in March? 16 16 were asked to join to be part of your subgroup MS. FORGIE: Objection. 17 17 based upon their expertise in animal toxicology, A. I'm sorry. I misspoke. 18 18 No, they weren't. correct? 19 19 I didn't start to look at them until A. Correct. 20 2.0 we got to the actual meeting, sorry. Q. And likewise, the individuals that 21 were invited to join Working Group 112 for the 21 Q. Okay. So the only studies that were 22 exposure subgroup were experts in exposure, 22 available to you then prior to the meeting of 23 23 correct? Working Group 112 were the animal toxicology 24 24 MS. FORGIE: Objection. studies, correct? 25 25 A. (Nodding head.) MS. FORGIE: Objection.

Page 142 Page 144 1 1 Q. And when did you first start looking A. Correct. 2 2 Q. And you were actually -- there's at those studies, the ones that you were not the 3 3 actually been assignments as to who has to do author? 4 work before the meeting as opposed to who can 4 A. When they became available from the 5 5 just wait till the meeting and do the work then, author. 6 What I -- as chairman of the animal correct? 7 7 A. That's correct. subgroup I would ask IARC to provide me with the 8 8 MR. LASKER: So let me mark as the initial drafts of all of the chemicals --9 9 Q. Okay. next document in line, this is the document 10 that has been produced in this litigation by 10 A. -- that were being reviewed because 11 another member of the working group and by 11 I'd like to read through them and give my 12 plaintiffs counsel as well. 12 comments to the people as early as I can. 13 And this will be 12-14. 13 The other process within the animal 14 (Exhibit 12-14, Four-page document subgroup is that you have the individual who 15 entitled Vol 112 - Overview of assignments, 15 drafts the working paper, the initial draft of 16 marked for identification, as of this date.) 16 the working paper for the particular compound. 17 Q. And so document 12-14 I'll represent 17 And then that initial draft is 18 to you is a document, again, we received from 18 distributed to -- to other members of the animal 19 another working group member. 19 subgroup to essentially peer review, if you 2.0 And it is listed Volume 112, overview 20 will, to review, and make comments, and edits, 21 of assignments. 21 suggestions before the meeting. 22 And I think it's actually two versions 22 And then those comments are returned 23 of the same document, although one is dated 23 to the original author for his consideration. 24 October 18, 2014 and the next one is dated 24 Q. Okay. So generally speaking -- and I 25 November 20th, 2014. 25 understand you may not have specific recall Page 143 Page 145 1 1 First of all, let me just ask you, about the actual dates, but how far in advance 2 2 does this document look familiar to you? of the Working Group 112 did you receive drafts 3 (Witness looks at document.) from the other assigned authors of these other 4 4 A. No, not really. three pesticides for their animal toxicology 5 Q. Okay. Let me ask you then about --5 analyses? 6 and see if it refreshes your recollection or you 6 A. I don't remember the exact date, but 7 7 may already remember. it was probably at least two months before the 8 8 There is a listing here of various meeting. 9 9 sections of the monograph and who is assigned to Q. Okay. And do you recall when this 10 author those sections, correct? 10 document -- this document here indicates 12-14, 11 11 (Witness looks at document.) but let me ask you if this is correct. 12 12 The assignment, as far as who is A. That's what it looks like, yes. 13 13 Q. And for you there is -- as I read assigned to do what, is it sort of consistent 14 this, you were given two assignments in advance 14 with your recollection that the assignments were 15 roughly three and a half -- given out roughly 15 of Working Group 112, correct? 16 A. Correct. 16 three and a half months before Working Group 17 17 Q. And your assignments were to draft the 112? 18 initial report on animal cancer bioassays for 18 A. Yeah. 19 glyphosate and for TCVP, correct? 19 My experience is that they come out 2.0 2.0 A. That's correct. about four months before -- the assignments come

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Q. In advance of the working group

meeting did you also review animal studies for

the other three compounds that were being -- to

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be examined?

A. Yes.

out about four months before the actual meeting.

Q. Okay. And then so you would -- you

were assigned three to four months before the

meeting to draft up the analysis of the animal

cancer bioassays for glyphosate and for TCVP,

Page 146 Page 148 1 1 correct? Web site where they have the results of the 2 2 search that they did for the particular A. Correct. 3 3 O. And we'll limit ourselves to individual chemicals. 4 glyphosate for these questions. 4 Q. So that's something that's going on 5 more recently, and I take it, though, sometime 5 A. Uh-huh. 6 6 Q. Do you recall when you then first in the past that changed how that worked? 7 7 would have begun looking at the glyphosate A. Yeah. 8 8 animal toxicology data or studies? Q. At one point you were given access 9 only to those studies that were relevant to a 9 A. When I first started? 10 substance and a section that you'd been asked to 10 Q. Yes. 11 11 be author on; is that right? A. I don't remember the exact time. 12 12 A. Not -- I didn't mean to mislead you. What I remember is when IARC assigned 13 Previously the Web site had PDF files 13 you the chemical to draft they also give you that were broken down into the different 14 14 access to a Web site at IARC that contains 15 15 the -- contains a file of PDF files of the sections. 16 16 Q. Got it. actual papers that they have identified for 17 17 A. So you still had access to all of the glyphosate. 18 files that they had identified for all of the 18 Q. Okay. 19 sections, but they had gone through the trouble 19 A. And they instruct everybody -- all of 20 the working group members that their preliminary 20 of separating them out. 21 Q. Right. 21 literature search has identified these papers 22 A. But now they don't do that for you. 2.2 and here are the PDF files of those. 23 23 O. Got it. But the individual is expected to do 2.4 24 And -- okay. their own literature search to supplement what 25 So you began your review based upon 25 is in that PDF file to make sure all the data Page 147 Page 149 1 1 has been found. the studies that IARC had identified, correct? 2 2 So as soon as that PDF file became A. And any additional literature that I 3 3 available, I started downloading the files and was able to find from my literature search. 4 4 reviewing the data. O. Right. 5 5 Q. Okay. So as I understand it then, Now I'm going to give you the next 6 there would be assignments or are these 6 question. 7 7 assignments made by IARC as to who is And so your literature search, you 8 8 responsible for each section? would look at peer reviewed literature, correct? 9 9 A. Yeah. A. Okay. 10 10 Q. So IARC makes assignments and then it Q. And would you also look for reports on 11 would provide to each of the working group 11 regulatory documents that were publicly available, for instance, from the EPA or other 12 members access to those documents that would be 12 13 13 relevant to the specific section that they were organizations that would fit within the IARC 14 assigned to work on, correct? 14 rules? 15 15 A. Correct. A. I would --16 16 Although at least -- I don't remember MS. HANLON: Dr. Jameson, let him 17 if they were broken down by section for the 17 finish. 18 glyphosate, Volume 112. 18 THE WITNESS: I'm sorry. I know that in latter working group 19 19 Q. That would fit within the IARC rules. 2.0 meetings you have access to a Web site that has 2.0 A. Yeah, I would go to an EPA Web site, 21 21 the PDF files of all the references for all the but I hate to say this on tape, it's hard to 22 22 chemicals. find stuff on the EPA Web site. 23 23 It's so convoluted and they send you And so you have to go through and 24 identify the ones that you want to download, but 24 to so many different places. It's hard to find 25 25 they also -- but there also is a place on the the exact information you're looking for.

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	Page 150		Page 152
1	By your reaction, I think you have had	1	subpoena.
2	similar experience.	2	Q. Okay.
3	But the IARC is very good at going	3	A. And these are all
4	through and getting the regulatory documents	4	Q. Exhibits, right.
5	pertinent to a particular compound.	5	MR. LASKER: So going back, we were
6	So I would focus mostly on the NL	6	talking about you had been after that
7	National Library of Medicine, Medline search	7	time you had been assigned the task of
8	type of information.	8	drafting up the analysis of the animal
9	Sometimes in looking at the particular	9	cancer bioassays for glyphosate.
10	literature it would the literature would	10	And let me actually mark at this point
11	reference a regulatory document and from that	11	in time I want to do the glyphosate
12	you could go and find something, but	12	monograph.
13	You know, you try to find some	13	Let's mark that down.
14	regulatory documents, but it's not that easy	14	Maybe that will help Dr. Jameson in
15	sometimes.	15	going through these questions.
16	MR. LASKER: Let's take a break	16	This will be 12-15.
17	because we're running out of tape.	17	(Exhibit 12-15, Multipage document
18	THE WITNESS: Okay.	18	entitled Glyphosate, marked for
19	MS. FORGIE: Okay.	19	identification, as of this date.)
20	THE VIDEOGRAPHER: This will be the	20	Q. And for the record, if you can just
21	end of video media disk No. 2. The time is	21	identify what this document is, Exhibit 12-15.
22	11:27 a.m. We're going off the video	2.2	A. This is the monograph for glyphosate
23	record.	23	from Volume 112 of the IARC monograph series.
24	(Recess taken.)	24	Q. Okay. And then from pages 30 to I
25	THE VIDEOGRAPHER: We're back on the	25	think it's 41, that would be the Section 3,
			7 150
	Page 151		Page 153
1	video record. This is video media disk	1	which is the section on animal cancer bioassays
2	No. 3. The time is 11:50 a.m.	2	that you were the lead author on, correct?
3	BY MR. LASKER:	3	A. Correct.
4	Q. Dr. Jameson, I'm sorry, I meant to do	4	Q. And this is just going to be for
5	this earlier and I forgot.	5	reference for you.
6	You have a stack of documents in front	6	We'll go into it in more detail.
7	of you that you brought with you to the	7	But for this next line of questions,
8	deposition, can you identify what those	8	this is to help you refresh your recollection
9	documents are for the record.	9	A. Uh-huh.
10	A. Sure.	10	Q to the extent you think
11	It's the subpoena that I received	11	necessarily.
12	yesterday evening	12	So when you were first assigned to
13	Q. Okay.	13 14	draft up the animal toxicology section for the
14	A with all the attachments to it.	15	glyphosate Working Group 112, you went to the
15 16	Q. Okay.	16	IARC's Web site.
17	A. And then there's one additional	17	Do you recall what materials were
18	document that I identified last night in my	18	available to you at that time from IARC
19	e-mail.	19	regarding animal cancer bioassays and glyphosate?
20	Q. Okay. And those were the documents	20	A. Well, I mean I can go through and
21	that you had there, those A. This has been introduced as	21	identify the references that I used in the
22		22	document.
23	Q. I know. I got that.	23	But basically there were several
24	A. But there is nothing I didn't bring	24	published journal articles for studies in rats
25	anything in addition to what was in the	25	and mice.
1	J want of the was in the		

Page 154 Page 156 are -- or other studies that are identified in 1 And several EPA documents that the 2 2 IARC had been able to secure. the monograph that were discussed in a 3 3 I'm under the impression they got it published -- a peer reviewed published review through a Freedom of Information. 4 article by Dr. Greim. 5 5 Do you recall that study or that But there were a number of EPA 6 documents that contained the EPA review of 6 paper? 7 7 several studies in mice and rats that had been A. Oh, yes, I remember that. 8 8 Q. Did you have that document prior to submitted to them for the registration of 9 9 arriving at the working group meeting? glyphosate. 10 10 And these were unpublished industry A. No. 11 studies that had been reviewed by the EPA and 11 Q. Okay. The -- you talked about the 12 the summary of their review was contained in the 12 materials you had for -- from EPA as being documents that to your understanding were 13 13 documents that we got. 14 14 Q. And there is in your -- in your final documents that had been obtained by FOIA, is 15 monograph you also cite to some materials or 15 that --16 some information regarding other animal studies 16 A. That's -- that's my recollection. 17 that have been reviewed by the World Health 17 There were representatives from EPA or 18 Organization, JMPR? 18 there were personnel from EPA that participated 19 A. That's correct. 19 on the working group. 20 That was also in the -- that document 20 And, in fact, I think there was one or 21 21 two that actually were invited that could not was also available. 22 2.2 Q. Was that in your recollection attend. 23 available prior to the meeting, or is that 23 But I know there was at least one or 2.4 24 information that you obtained to be able to two EPA members there at the working group 25 review either later in time or during the 25 meeting, serving on the working group. Page 157 Page 155 1 1 meeting? And I don't know if they aided in 2 2 A. I'm pretty sure it was available getting the documents or not. 3 I -- they very well could have, but I 3 before the meeting. 4 4 I think I used it before the -- in my don't know. 5 draft before the meeting, I think. Q. Okay. And the documents that you --6 I don't really remember, but I'm 6 the EPA documents that you had available to you, 7 7 pretty sure it was. if I understand, and these are the documents 8 Q. Okay. So sitting here today is it that are cited by you in that section of the 9 9 fair to say you're not --IARC monograph, correct? 10 You do recall the EPA documents, you 10 A. Yes. 11 mentioned those already? 11 Q. Did you have any other EPA documents 12 A. Yes, absolutely, I remember those. 12 regarding glyphosate animal cancer bioassay 13 13 Q. The JMPR, the World Health studies that are not cited by you in the working 14 Organization documents, you're not sure if you 14 group -- in the monograph? 15 A. There may have been other documents 15 had them before the meeting or maybe during the 16 16 meeting? that we had. 17 17 A. I think I had them before the meeting. We had a fair number of documents in 18 O. That's why I gave you this. 18 the form of memos, memos that contain reports of 19 19 I had a feeling you might be doing their peer review of the studies. 20 2.0 Some of the documents were more this. 21 21 (Witness looks at document.) administrative like, you know, we're having our 22 22 A. Yes, a 2006 document, so I'm sure I meeting next week, are you coming, this type of 23 23 had it before the meeting. thing.

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Q. Okay. Do you recall --

And then there's other documents that

And I just discarded those --

disregarded those and would not have included

Page 158 Page 160 1 1 those. investigators conclusions based upon their 2 2 The ones that were included in the review of the animal data and the pathology data 3 3 report are the ones that would have contained from the original study? 4 some data that we could evaluate. 4 A. If I recall properly, some of the --5 5 or the EPA memos that reported their peer review Q. And did you then cite in your section 6 of the monograph, and as reflected in the final 6 of the data would indicate what the original 7 7 monograph, all of the EPA documents that you had pathologist or the original study director had 8 8 access to that had data regarding animal cancer reported. 9 9 bioassays? Q. And that would be all that you would 10 10 A. Correct. have? 11 11 Q. So am I correct also then in my A. Yeah. 12 understanding that you did not have access to 12 Yes. 13 13 the full study reports, the animal cancer Q. Now in your years at the NTP, I think 14 14 you testified earlier that you conducted or bioassay reports? 15 MS. FORGIE: Objection. 15 participated in conducting original cancer 16 16 A. What we had were the documents from bioassays, correct? 17 the EPA that some -- that reported on their peer 17 A. Yes. 18 review of the studies that they reviewed, but we 18 Q. While you were at -- and so -- strike 19 didn't have any actual studies. 19 that. 2.0 Q. Okay. And so you also did not have 20 The information that you had available 21 21 any copies of pathology reports from the to you in reviewing the data for those compounds 22 22 underlying studies, correct? was certainly greater than the information you 23 A. No. 23 had available to you for purposes of this IARC 24 24 Some of the reports would have some working group, correct? 25 25 tables of incidence, tumor incidences and that MS. HANLON: Object to form. Page 159 Page 161 1 type of thing, but no formal pathology reports 1 MS. FORGIE: Objection. 2 from the study laboratory, no. 2 A. I'm trying to go through in my mind... 3 3 Q. Okay. And just to be clear, when you The data -- okay. 4 4 say some of the reports would have and maybe we The data available to me in reviewing 5 should have our nomenclature clear. 5 the studies that we sponsored in the NTP, 6 6 obviously we would have the full study report, You had access to the EPA memos that 7 7 the individual animal data, all the soup to might have data contained within them, right? 8 MS. FORGIE: Objection. nuts --9 A. Right. 9 Q. Right. 10 10 Q. You did not have access to any of the A. -- for a particular study. 11 underlying study documents or pathology reports 11 So for reviewing glyphosate, as for 12 or data tables themselves, correct? 12 reviewing any compound for the IARC monograph or 13 13 A. From the studies submitted to the EPA for the Report on Carcinogens you -- we rely on 14 14 that the memos were referring to, that's the information contained in scientific 15 15 correct. publications, the peer reviewed science 16 Q. And it just may be subsumed in my last 16 publications. 17 question. 17 So the -- it's really -- it's not a 18 But did -- is it also correct to say 18 fair question to say that it would -- you know, 19 you would not -- you did not have data on any of 19 is it the same from an animal bioassay that I 2.0 the individual animals in those studies --20 was an active participant in in designing the 21 MS. FORGIE: Object --21 study and then reviewing the data versus in a 2.2 Q. -- cancer bioassay studies? 22 published peer reviewed journal article, you 23 MS. FORGIE: Objection. 23 know, they summarize the data and give you the 24 A. I don't recall. 24 information, but they don't give you the 25 Q. Did you have the original 25 individual animal data.

Page 162 Page 164 1 1 But I would say that the information individual credit for what's in the document. 2 2 contained in a peer reviewed journal article was The document belongs -- is a product 3 3 more complete than the information in an EPA of the entire working group, okay. 4 4 So when you're saying what I found, I 5 5 Q. Okay. So let's take this in steps mean... 6 6 because I was actually talking about the EPA I just wanted to make it clear that 7 7 reports because I -the document reflects the opinion and the 8 8 A. Oh. decisions of the entire working group, not an 9 9 Q. There were, I understand, a couple of individual. 10 10 published animal studies that you looked at, Q. Understood. that you found in the peer reviewed literature 11 11 A. Okay. So... 12 that you looked at in connection with your 12 Q. And that's a good point. 13 13 review? Let me sort of follow up on that, A. Correct. 14 14 because how the working group comes up with 15 15 Q. But if I read the analysis that you their conclusions is obviously one of the things 16 16 prepared in the report that's in your final -we're here to talk about. 17 in the final IARC monograph, you conclude that 17 A. Okay. 18 18 those studies actually weren't particularly Q. So with respect to the published peer 19 informative, correct, the published, peer 19 reviewed animal studies that were part of your 2.0 reviewed animal cancer studies? 20 Section 3, and I think there were two such 21 21 A. Several... studies, there was a study by -- or maybe there 22 22 MS. FORGIE: Objection. may be three. 23 A. Well, that would be -- I would be 23 Seralini in rats? 24 giving you my opinion in that case. 24 A. Uh-huh. 25 So that would be --25 Q. Chruscielska in rats? Page 163 Page 165 1 1 Q. I'm only actually asking about what A. Uh-huh. 2 you stated as part of your work on the IARC 2 Q. And I think also --3 3 monograph. A. There's another one. 4 4 If you've changed your opinion, you Q. -- George. 5 have a different opinion as an expert witness in 5 Bioassay by George. 6 a litigation, you know, we'll get to that later. 6 A. Uh-huh. 7 7 But in connection with your work on Q. Those studies as set forth in the 8 8 the IARC monograph you obviously have identified monograph, as you've already acknowledged or 9 9 some peer reviewed studies? discussed, in the monograph they state that 10 A. Right. 10 those studies were inadequate. 11 11 Q. And as I read through this in the A. Those were inadequate. 12 report you prepared for IARC, your determination 12 Q. Now in your initial drafting of this 13 13 was that these studies were inadequate, the peer section, when you reviewed these studies for 14 reviewed animal cancer bioassays were inadequate 14 consideration by the working group was that your 15 15 to use for purposes of your assessment of assessment as well? 16 16 glyphosate, correct? A. Yes. 17 17 MS. FORGIE: Objection. Q. Okay. So then let's talk about the 18 A. That's what the document states, yes. 18 regulatory materials and go back to the question 19 But I'd like to make a point or a 19 that I asked previously, which was how much 20 20 information you had available in considering point of clarification in that the IARC 21 monograph that we're looking at here and that those studies that were -- where you had the EPA

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was published by a IARC, this entire monograph

And no single author on the working

group can take credit for anything, you know,

is the product of the entire working group.

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memos as compared to when you were at NTP and

And would it be fair to say that when

you had access to the actual full study reports?

you had access to the full study reports you

Page 166 Page 168 1 1 have more information in order to inform a Q. That would be the full study report? 2 2 decision or an assessment as to whether or not a A. Right. 3 3 substance that's being studied shows potential MS. FORGIE: Objection. cancerous effects? 4 O. For --5 5 MS. FORGIE: Objection. MS. FORGIE: Wait, were you finished 6 A. Well, I mean logically that makes 6 with your answer? 7 7 THE WITNESS: Yeah. sense 8 8 If you have more data to evaluate you O. For other studies that were -- may 9 9 get a better feel for what's actually happening, have been submitted to other government 10 10 yes. agencies, would you have access to the materials 11 11 Q. And the EPA in its review, in the that those other government agencies had? 12 review documents that you looked at with respect 12 MS. HANLON: Object to form. 13 13 to I think three of the animal studies for MS. FORGIE: Objection. 14 14 A. I'm trying -- I'm hesitating. glyphosate, they would have had access to those 15 underlying studies themselves, correct? 15 I'm remembering. 16 MS. FORGIE: Objection. 16 Q. Uh-huh. 17 17 MS. HANLON: Objection to form. A. I can remember instances where we were 18 18 A. Could you repeat that. made aware that there were possible studies 19 I'm sorry. 19 available that had been submitted to a 20 Q. Sure. 20 regulatory agency, either the Food and Drug 21 21 The EPA in its review of -- I believe Administration or the Environmental Protection 22 22 it was three of the cancer bioassays that you Agency. 23 looked at --23 Q. Uh-huh. 24 24 A. Uh-huh. A. And when -- but when we contacted Q. -- one in mice and two in rats, the 25 25 those particular agencies they would not share Page 167 Page 169 1 EPA for purposes of its review actually had 1 the information with us because it was 2 2 access to the underlying study documents, confidential. 3 3 correct? Q. Okay. 4 MS. FORGIE: Objection. 4 MR. LASKER: Let me show you -- let's 5 MS. HANLON: Object to form. 5 mark as the next exhibit in line the paper 6 A. All I can say is the documents we got 6 we previously mentioned. 7 7 from the EPA indicated they reviewed the full It's a publication by Greim, 8 study report. 8 G-r-e-i-m, and this will be 12-16. 9 9 Q. Okay. The... (Exhibit 12-16, Multipage Review 10 And when you were at the NTP and doing 10 Article entitled Evaluation of carcinogenic 11 11 your assessment for purposes of that official potential of the herbicide glyphosate, 12 list of U.S. government list of possible or 12 drawing on tumor incidence data from 13 probable or known human carcinogens, would you 13 fourteen chronic/carcinogenicity rodent 14 have access to full study reports? 14 studies, marked for identification, as of 15 MS. FORGIE: Objection. 15 this date.) 16 16 (Discussion off the record.) A. For the Report on Carcinogens? 17 17 Q. So if I could --Q. Yes. 18 A. Would we have access to the full study 18 Dr. Jameson, if you could identify --MS. HANLON: Are you asking him for 19 19 report from an NTP study, is that what you're 2.0 2.0 asking? the document? 21 21 Q. Well, let's start with that. MR. LASKER: To identify that for the 22 A. We would rely on the published 22 record. 23 23 technical report, yes. MS. HANLON: It has not been produced 24 Q. From the NTP? 24 to him. 25 25 A. From the NTP, excuse me. MR. KALAS: It's sitting right next to

Page 170 Page 172 1 MS. HANLON: -- Eric, Eric --1 him. 2 2 MS. HANLON: I handed him mine. Q. -- take a chance to review the 3 3 e-mail --MR. LASKER: Yeah, that's fine. Q. Can you identify the document that's 4 MS. HANLON: I was just going to say, 5 5 been marked as Exhibit 12-16? give him just a moment, if you would, to 6 A. This is a review article published in 6 read the document. 7 7 Critical Reviews in Toxicology by Dr. Greim on MR. LASKER: That's what I just said, 8 8 glyphosate. I believe. 9 9 Q. And the Critical Reviews in Toxicology MS. FORGIE: As much time as you want. 10 10 is a peer reviewed journal, correct? MR. LASKER: You're objecting to my 11 11 A. Correct. suggesting he read the document, to say he 12 There was also an online supplement of 12 should read the document, but we all agree. 13 13 data tables that were provided along with this Please take a chance to read through 14 14 study, correct? this document, please. 15 A. That's -- it was referred to in this 15 And it's an e-mail, so --16 16 THE WITNESS: Okay. Start at the paper, yes. 17 17 Q. Okay. And -- well, let me get back to bottom. 18 18 that. MR. LASKER: -- if you want to go from the back -- toward the bottom would be a 19 Let me just first ask you some 19 20 20 questions about the paper you have in front of little bit more... 21 21 (Witness looks at document.) 2.2 2.2 And you've already mentioned that you A. Hmm... 23 did not have a copy of this document prior to 23 I'll be dammed. 2.4 2.4 arriving at the working group meeting, Working Sorry. 25 25 Group 112, correct? (Witness looks at document.) Page 171 Page 173 1 1 A. That is correct. A. Okay. 2 2 Q. And the Greim paper at least discusses Q. Okay. So Dr. Jameson, this is an 3 3 a number of animal cancer bioassays that you had e-mail exchange. 4 4 not had information about prior to arriving at It starts out as an exchange between 5 5 the Working Group 112 meeting, correct? Donna Farmer, who works for Monsanto, and 6 MS. FORGIE: Objection. 6 Dr. Guyton, Kathryn Guyton. 7 7 A. Correct. And can you identify who Dr. Guyton is 8 8 Q. You had -- in fact, it has, I believe, for the record? 9 9 up to the time that you -- well, strike that. A. Dr. Guyton is an IARC staff member and 10 10 she was a responsible individual who coordinated Let me show you another document that 11 11 was produced by another member of the working the review for Volume 112. 12 12 O. And as reflected in this e-mail group. 13 13 And this is a document that has also exchange, Dr. Farmer at Monsanto provided some 14 14 materials to Dr. Guyton in advance of the been produced in the litigation, and to 15 15 plaintiffs counsel as well. Working Group 112 meeting on glyphosate for the 16 16 MR. LASKER: And we'll mark it as working group to be able to consider in its 17 17 12-16 -- 17. Exhibit 12-17. assessment of glyphosate, correct? 18 That will be better. 18 MS. HANLON: Objection. 19 19 MS. FORGIE: I'm just going to object (Exhibit 12-17, Seven-page e-mail 2.0 2.0 chain, first e-mail to Kathryn Guyton from to this. 21 21 Ivan Rusyn, dated 2/27/15, marked for I don't see in my quick perusal where 2.2 identification, as of this date.) 22 he is on this e-mail. 23 23 Q. And --MR. LASKER: That's fine. 24 24 MS. HANLON: If you can --O. Correct? 25 25 Q. -- if you can --MS. FORGIE: Objection.

Page 174 Page 176 1 1 MS. HANLON: Objection. e-mail forwarding along the Greim paper to him, 2 2 correct? A. It's a memo or an e-mail from 3 3 MS. FORGIE: Objection. Dr. Farmer to Kate Grunyon (sic) saying she's providing some reference -- some papers. 4 MS. HANLON: Object to form. 5 5 Q. Okay. And one of the -- and we're (Witness looks at document.) 6 going to get back to the RAR, the European 6 A. Okay. On the middle of the front page 7 7 it looks like she was forwarding something to regulatory document in a moment. 8 8 But particularly on page -- the second Dr. Rusvn. 9 9 page of this document, which has the Bates Q. And then at the top of the page 10 number on the top left of 5036, is an e-mail 10 Dr. Rusyn references the fact that there was a 11 11 that Dr. Farmer sent to Dr. Guyton providing her publication in the Critical Reviews in 12 with the now published -- final published 12 Toxicology that he then reviewed, right? 13 13 version of the Greim paper, correct? MS. FORGIE: Objection, calls for pure 14 14 MS. FORGIE: Objection. speculation. 15 A. That's what it says. 15 (Witness looks at document.) 16 16 Q. Okay. And she also notes that she had A. It's stated here in this that he said 17 17 previously or Donna Farmer notes that she had that "I looked through the paper." 18 previously provided Dr. Guyton with an in press 18 Q. Okay. And if you go through 19 version of the Greim article, correct? 19 the e-mail chain that we just looked at, 2.0 MS. FORGIE: Objection, foundation --20 Donna Farmer provided Dr. Guyton with the Greim 21 21 MS. HANLON: Objection, form. publication. 22 2.2 MS. FORGIE: -- beyond the scope. And then Dr. Guyton said like I don't 23 (Witness looks at document.) 23 have the link, it doesn't work, can you send me 2.4 24 A. It says that she provided an in press a PDF? 25 2.5 version of it and it's now published. Donna Farmer sends him a PDF of the Page 175 Page 177 1 1 Q. And according to the IARC rules, IARC Greim publication and then Dr. Guyton turns 2 2 working groups can consider articles even when around and forwards that on to Dr. Rusyn, 3 3 they're in press prior to final publication, correct? 4 4 correct? MS. FORGIE: Objection. 5 5 A. If they've been accepted for MS. HANLON: Object to form. 6 publication, I believe that's correct. 6 MS. FORGIE: Are you asking him to 7 7 If they can get a -- you know, get a read this or speculate as to what happened? 8 8 copy from the journal. This is unfair. 9 9 Q. Okay. And if we go to the front page (Witness looks at document.) 10 of this e-mail chain Dr. Guyton -- and just to 10 Q. And, in fact, there's actually even an 11 be clear Dr. Guyton was -- as you mentioned was 11 attachment. 12 12 one of -- was the individual at IARC who was If you look at the very top of the 13 13 responsible for getting the various working e-mail on the first page, when Dr. Rusyn is then 14 group members materials for purposes of their 14 responding back to Dr. Guyton, the attachment is 15 15 review in doing their assessments of the the Greim paper. 16 16 substance they were studying, correct? It says that right on the attachment 17 17 A. Correct. line, correct? 18 18 MS. FORGIE: Objection, calls for O. And on February 27, 2015 Dr. Guyton 19 provided the Greim publication to Ivan Rusyn, 19 speculation, unless you're asking him to 2.0 2.0 who is another member of the working group, read it. 21 21 correct? (Witness looks at document.) 22 MS. FORGIE: Objection, foundation. 22 A. I'm still trying to find where you say 23 23 A. Ivan was a member of the working she went back to Dr. Farmer -- where Dr. Grunyon 24 24 (sic) went back to Dr. Farmer and said she group, yes. 25 25 Q. And Dr. Guyton sent Ivan Rusyn an couldn't down -- get -- download that.

Page 178 Page 180 1 1 Q. If you go to the second page of the Q. And subgroup 3 is your subgroup, 2 2 document, 5036, Dr. Guy -correct? 3 3 In the bottom e-mail Donna Farmer A. That's correct. 4 provides a link to the Greim paper, the online 4 Q. But you did not, as you previously 5 Greim paper at the very bottom of the second 5 testified, receive a copy of the Greim paper 6 6 from Dr. Guyton at IARC prior to the working 7 7 group meeting in March of 2015? Then at the top of the page Dr Guyton 8 8 says, "We couldn't get the link to work, can you MS. FORGIE: Objection. send me a PDF?" 9 9 A. That is accurate. 10 10 And then the bottom of the first page I did not. 11 Donna Farmer attaches the PDF. 11 Q. And Dr. Rusyn --12 MS. FORGIE: And what's the question? 12 So just to get the time frame, 13 Is there a question? 13 Dr. Guyton sends Dr. Rusyn the Greim paper on MR. LASKER: I'm responding to his 14 8:14 a.m. on February 27th, 2015, as reflected on the first page of this document in the inquiry as to what the e-mail string says. 15 15 16 MS. FORGIE: Well, wait for a 16 middle, correct? 17 question. 17 MS. FORGIE: Wait, where does it say 18 MR. LASKER: I haven't asked a 18 8:14? 19 question. 19 Q. On page 5035, at the middle of the 2.0 MS. FORGIE: You have or have not? 20 page, Dr. Guyton sends Dr. Rusyn a copy of the 21 MR. LASKER: I'm going to ask a 21 Greim publication on February 27th, 2015 at 22 22 question now. 8:14 a.m., correct? 23 MS. FORGIE: Okay. 23 MS. FORGIE: Objection. 24 Q. Dr. Guyton then forwards on -- and you 24 A. Well, I mean this e-mail states, "FYI, 25 can also see in the very top e-mail when 25 do let us know if the new references you'd like Page 179 Page 181 1 1 Dr. Rusyn responds, that the attachment is the to include in the recent review. Kate." 2 Greim publication. 2 Q. And so that was February 27th, 2015 at 3 It's referenced in the attachment 8:14 a.m., correct? 4 4 line, correct? A. Right. 5 5 MS. FORGIE: Objection, calls for But I mean all the memo says is, "Do 6 let us know if there are new references you'd 6 speculation. 7 7 like to include in this recent review." (Witness looks at document.) 8 8 A. Where is the attachment line, I'm Q. "From this recent review." 9 A. "From this recent review." 9 sorry? 10 10 Q. And Dr. Rusyn responds --Q. On the very top of the document, the MS. FORGIE: Wait. 11 11 very top of the page 5035, "Attachments: Greim 2015." 12 Were you finished with your answer, 12 13 13 Do you see that? Doctor? 14 A. Oh, okay. 14 A. Well, I'm -- it doesn't say it's the 15 Greim -- you know, it doesn't refer to the Greim 15 Yeah. 16 16 MS. FORGIE: Do you have the paper. 17 17 attachment? I guess you're assuming that it's the 18 A. Okay. I see. 18 Greim paper. 19 19 Q. Well, Dr. Rusyn's e-mail back to her It says it was attached. 20 2.0 Q. Okay. Then Dr. Rusyn responds back to attaches something called the Greim paper, 21 21 Dr. Guyton saying that he believes that, among correct? 22 other things, that the Greim paper will be of 22 A. Yeah. 23 23 Q. Okay. And we have -- as we're going more interest to subgroup 3, not group 4, 24 24 forward right now, Dr. Ross, who is copied on correct? 25 25 A. That's what's stated here, yes. this e-mail chain and who provided this document

	Page 182		Page 184
1	to us is also being deposed, so he'll be able to	1	MS. HANLON: Objection to form.
2	talk about this e-mail chain as well, so we'll	2	MS. FORGIE: Objection, lacks
3	have his testimony on it.	3	foundation, calls for speculation.
4	MS. FORGIE: Objection.	4	A. Is that what polemical means?
5	Go ahead.	5	Q. No, it is not.
6	A. No.	6	A. Well, then I've asked you to define
7	I was just going to say it looks like	7	polemical, please.
8	Ivan was carbon copying the member of his	8	Q. I'm asking you a different question.
9	subgroup.	9	MS. FORGIE: Wait.
10	Q. Right.	10	Hold on.
11	So the members of the subgroup 4 had	11	A. Oh, okay.
12	access to the Greim publication, but the members	12	Q. Do you consider the Greim publication
13	of the subgroup 3 headed by you did not?	13	to contain scientific data relevant to the
14	MS. FORGIE: Objection	14	question of whether or not glyphosate causes
15	MS. HANLON: Object to form.	15	cancer in animals?
16	MS. FORGIE: calls for speculation.	16	MS. HANLON: Objection, form.
17	A. All I can say is I did not see the	17	MS. FORGIE: Objection, lack of
18	Greim paper until I got to the IARC meeting.	18	foundation.
19	Q. Okay. And Dr. Rusyn, who sends his	19	A. It contains summaries of data from
20	response back to Dr. Guyton about 25 minutes	20	studies submitted by Monsanto and other
21	after she sends it to him	21	industry in other industries to regulatory
22	And you can tell that from the	22	agencies for review for registration.
23	date lines on the two e-mails, correct, about	23	Q. And as you've already discussed in
24	25 minutes later?	24	connection with your review of other documents,
25	MS. FORGIE: Objection.	25	you looked at EPA documents that likewise
	Page 183		Page 185
1	A. Well, what you've got to realize is	1	contained information from underlying studies
1 2	A. Well, what you've got to realize is that there is six hours difference between	2	contained information from underlying studies that had been submitted as regulatory studies
	A. Well, what you've got to realize is that there is six hours difference between France and	2 3	contained information from underlying studies that had been submitted as regulatory studies for glyphosate, correct?
2	A. Well, what you've got to realize is that there is six hours difference between	2 3 4	contained information from underlying studies that had been submitted as regulatory studies
2	A. Well, what you've got to realize is that there is six hours difference between France and Q. Ah A and I think Ivan is in the	2 3	contained information from underlying studies that had been submitted as regulatory studies for glyphosate, correct?
2 3 4	A. Well, what you've got to realize is that there is six hours difference between France and Q. Ah	2 3 4	contained information from underlying studies that had been submitted as regulatory studies for glyphosate, correct? MS. FORGIE: Objection.
2 3 4 5	A. Well, what you've got to realize is that there is six hours difference between France and Q. Ah A and I think Ivan is in the	2 3 4 5	contained information from underlying studies that had been submitted as regulatory studies for glyphosate, correct? MS. FORGIE: Objection. MS. HANLON: Objection to form.
2 3 4 5 6	 A. Well, what you've got to realize is that there is six hours difference between France and Q. Ah A and I think Ivan is in the University of Texas, there's probably seven 	2 3 4 5 6	contained information from underlying studies that had been submitted as regulatory studies for glyphosate, correct? MS. FORGIE: Objection. MS. HANLON: Objection to form. A. Yes.
2 3 4 5 6 7	A. Well, what you've got to realize is that there is six hours difference between France and Q. Ah A and I think Ivan is in the University of Texas, there's probably seven hours difference.	2 3 4 5 6 7	contained information from underlying studies that had been submitted as regulatory studies for glyphosate, correct? MS. FORGIE: Objection. MS. HANLON: Objection to form. A. Yes. Q. So again I'll ask you the question I asked you before, do you consider the Greim publication to contain information that is
2 3 4 5 6 7 8	 A. Well, what you've got to realize is that there is six hours difference between France and Q. Ah A and I think Ivan is in the University of Texas, there's probably seven hours difference. Q. Okay. Dr. Rusyn refers to the Greim 	2 3 4 5 6 7 8	contained information from underlying studies that had been submitted as regulatory studies for glyphosate, correct? MS. FORGIE: Objection. MS. HANLON: Objection to form. A. Yes. Q. So again I'll ask you the question I asked you before, do you consider the Greim
2 3 4 5 6 7 8	A. Well, what you've got to realize is that there is six hours difference between France and Q. Ah A and I think Ivan is in the University of Texas, there's probably seven hours difference. Q. Okay. Dr. Rusyn refers to the Greim paper as a "polemic piece," correct?	2 3 4 5 6 7 8	contained information from underlying studies that had been submitted as regulatory studies for glyphosate, correct? MS. FORGIE: Objection. MS. HANLON: Objection to form. A. Yes. Q. So again I'll ask you the question I asked you before, do you consider the Greim publication to contain information that is
2 3 4 5 6 7 8 9	 A. Well, what you've got to realize is that there is six hours difference between France and Q. Ah A and I think Ivan is in the University of Texas, there's probably seven hours difference. Q. Okay. Dr. Rusyn refers to the Greim paper as a "polemic piece," correct? MS. FORGIE: Objection. 	2 3 4 5 6 7 8 9	contained information from underlying studies that had been submitted as regulatory studies for glyphosate, correct? MS. FORGIE: Objection. MS. HANLON: Objection to form. A. Yes. Q. So again I'll ask you the question I asked you before, do you consider the Greim publication to contain information that is relevant to the question of whether glyphosate
2 3 4 5 6 7 8 9 10	A. Well, what you've got to realize is that there is six hours difference between France and Q. Ah A and I think Ivan is in the University of Texas, there's probably seven hours difference. Q. Okay. Dr. Rusyn refers to the Greim paper as a "polemic piece," correct? MS. FORGIE: Objection. A. That's what he says in his first	2 3 4 5 6 7 8 9 10	contained information from underlying studies that had been submitted as regulatory studies for glyphosate, correct? MS. FORGIE: Objection. MS. HANLON: Objection to form. A. Yes. Q. So again I'll ask you the question I asked you before, do you consider the Greim publication to contain information that is relevant to the question of whether glyphosate can cause cancer in animals?
2 3 4 5 6 7 8 9 10 11 12	A. Well, what you've got to realize is that there is six hours difference between France and Q. Ah A and I think Ivan is in the University of Texas, there's probably seven hours difference. Q. Okay. Dr. Rusyn refers to the Greim paper as a "polemic piece," correct? MS. FORGIE: Objection. A. That's what he says in his first sentence.	2 3 4 5 6 7 8 9 10 11 12	contained information from underlying studies that had been submitted as regulatory studies for glyphosate, correct? MS. FORGIE: Objection. MS. HANLON: Objection to form. A. Yes. Q. So again I'll ask you the question I asked you before, do you consider the Greim publication to contain information that is relevant to the question of whether glyphosate can cause cancer in animals? MS. FORGIE: Objection
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Page 186 Page 188 1 materials to the Greim publication? submitted too late for us to consider. 2 MS. FORGIE: Could I have that 2 Q. And your understanding that the 3 3 question read back, please. publication was submitted too late is based upon Q. I'll ask it again. 4 what you were hearing during that meeting; is 5 I'll just read it again. 5 that correct? 6 Did anybody during the IARC working 6 MS. FORGIE: Objection. 7 7 group meeting in Lyon provide you with access to A. Well, as far as I knew, the paper had 8 8 the data tables that were included as an online just shown up a day or two before I got there. 9 9 supplement to the Greim publication? I didn't know that it had come any 10 1.0 MS. FORGIE: Objection. earlier than that. 11 11 A. I think so, but I don't really I wasn't aware of that. 12 12 O. And we have just looked back at remember. 13 13 Q. Did you make use then of the data Exhibit --14 contained in those supplemental tables -- well, 14 MR. LASKER: Is this 12-17? 15 first of all, strike that. 15 MR. KALAS: Yeah. 16 Did you then review the data that was 16 Q. -- 12-17, which is the e-mail exchange 17 contained in those supplemental tables? 17 between Dr. Farmer and Dr. Guyton. 18 MS. FORGIE: Objection. 18 And the first e-mail in that chain is 19 19 A. No, not at that time. dated February 3rd, 2015, so that would be 2.0 Q. Well, why not? 20 outside of a month before the meeting. 21 21 A. When we -- okay. The meeting started on March 4th, 22 22 When I arrived at the IARC meeting, 2015, correct? 23 the day before the actual meeting starts we have 23 MS. FORGIE: Objection. 2.4 a subgroup chair meeting. 24 A. I guess. 25 25 At the subgroup chair meeting is when I don't -- I'm -- I mean the date of Page 187 Page 189 1 I was made aware of the fact that this Greim 1 this document is February 3rd. 2 2 paper existed. Q. Right. 3 There was a lot of discussion around So that --4 MS. FORGIE: Which document are you 4 the table about if this publication should be 5 even looked at, because it was not received in 5 referring to? 6 6 the time identified in the announcement for Exhibit 17? 7 7 MR. LASKER: Yeah. submission of data that IARC had for this 8 8 MS. FORGIE: Okay. particular monograph meeting, Volume 112. 9 9 The Web site indicates -- it calls for Q. So that would then have been a 10 10 submission that was timely under the IARC rules, individuals who have any information relevant to 11 the review of any of the chemicals specific for 11 correct? 12 Volume 112 to submit the data to IARC. 12 MS. FORGIE: Objection --13 MS. HANLON: Object to form. 13 And to please submit it at least a 14 month before the date of the meeting so that 14 MS. FORGIE: -- lacks foundation. 15 15 A. I mean you'd have to broach that with there is time to distribute the data to the 16 16 pertinent people, to give the people time to IARC. 17 17 review the data and digest it and include it, if Q. So your understanding from the IARC 18 appropriate, include it in their documents. 18 staff was that you were not to take the Greim 19 19 So the document was not received publication into account because you were 20 2.0 informed that that publication had not been made within that one -- within that time period. 21 21 And like I said, I was just made aware available to IARC during the time period 22 of it, my subgroup was just made aware of it the 22 allotted, correct? 23 23 day before the meeting. MS. FORGIE: Objection. 24 24 So that's what some of the discussion A. No. 25 25 was, is this thing was -- this publication was If you look at the monograph you will

Page 190 Page 192 1 1 see that the Greim paper was addressed in there. actually review and look at the data that was 2 2 We summarized as best we could the provided in those supplemental tables, correct? 3 data with the time that we had, that was 3 MS. FORGIE: Objection. contained in the Greim paper. 4 mischaracterizes his testimony. 5 5 A. There was -- the amount of data in the But I'd have to look to see the exact 6 wording, but basically what we were saying is, 6 tables was overwhelming. 7 7 we just didn't have time to adequately evaluate And it would not have been possible to 8 8 the information in the paper. review those -- that data during the meeting. 9 Q. Okay. And then the data tables that Q. And you don't sitting here today know 10 10 you were provided access to at some point during when those data tables were made available to 11 the working group meeting -- and those -- just 11 IARC, correct? 12 to be clear, those are the underlying study data 12 A. I do not. 13 13 tables with all the tumor counts from those Q. Okay. The -- back to 12-17. 14 14 original 14 cancer bioassays on glyphosate, There's also a discussion in that 15 correct? 15 document about the renewal assessment report --16 16 MS. FORGIE: Objection, unclear what MS. FORGIE: Wait. 17 17 Did you say 17 or 18? tables. 18 18 MR. LASKER: 12-17. If you could show him what tables 19 you're referring to. 19 MS. FORGIE: Oh, I thought you said 20 A. I don't understand your question. 2.0 18. I'm sorry. 21 MR. LASKER: 12-17, the e-mails. 21 2.2 2.2 MR. LASKER: Let me repeat the MS. FORGIE: Yes, it is. 23 23 But I thought you said 18. question. 24 2.4 Q. You testified earlier that you had Q. On 12-17 on the third page of this 25 25 access during the meeting at one point or e-mail, there is a discussion of a renewal Page 191 Page 193 1 1 another to the data tables that were provided on assessment report that had been prepared by the 2 2 the online supplement to the Greim publication, German Federal Institute for Risk Assessment, 3 3 correct? the BfR, regarding glyphosate, correct? 4 MS. FORGIE: Objection, foundation, 4 A. I --5 5 calls for speculation. MS. FORGIE: Wait. 6 MS. HANLON: Join. Is there a question? 7 7 MR. LASKER: Yes. A. That's what it states here in this 8 8 MS. FORGIE: What is the question? document. 9 MR. LASKER: He is about to answer it. 9 Q. Okay. And during --10 10 First of all, in your review of the MS. FORGIE: No. 11 11 materials that were provided to you by IARC in I'd like to hear the question, please. 12 Q. You testified earlier that you had 12 advance of the meeting, did those materials 13 access during the meeting at one point or 13 include the BfR renewal assessment report? 14 another, and this would be the working group 14 MS. HANLON: Object to the form. 15 15 meeting, to the data tables that were provided A. The BfR --16 16 as part of the online supplement for the Q. The German Federal Institute for Risk 17 17 publication, correct? Assessment, again that's the German regulatory 18 MS. HANLON: Objection. 18 document. 19 MS. FORGIE: Objection. 19 A. I don't recall. 2.0 2.0 A. I stated that I thought. I don't think they were, but I don't 21 21 I really don't remember clearly that I recall. 22 did. 22 Q. Do you recall having that German 23 23 regulatory renewal assessment report for I thought they may have been shown to 24 24 glyphosate available to you during the IARC me during the meeting. 25 25 Q. And -- but you did not then proceed to working group meeting when you were in Lyon,

Page 194 Page 196 1 1 France in March of 2015? Eric, I have a right to make an 2 2 A. It may have been. objection to the admission of an exhibit. 3 3 MR. LASKER: We're off the record. I don't recall. 4 O. We'll talk a little bit more about 4 THE VIDEOGRAPHER: We're going off the 5 5 that. video record. The time is 12:40 p.m. 6 A. Is it referenced here? 6 (Luncheon recess: 12:40 p.m) 7 7 It's not referenced here in the 8 8 document, is it? 9 9 Q. It's not referenced in the document. 10 10 A. Okay. 11 11 Q. And if it's not referenced in the 12 monograph, is it fair to say that you then would 12 not have had access to that document in 13 13 14 conducting your assessment? 14 MS. FORGIE: Objection. 15 15 16 A. I don't know. 16 17 MR. LASKER: Let me -- we can do it 17 18 18 now. 19 Let's break for lunch. 19 2.0 MS. HANLON: Before we do, I'd like to 20 21 for the record make an objection to the 21 22 submission of Exhibit 12-17 on the basis 22 23 that it calls for speculation as to its 23 24 truth and veracity, since he was not a party 24 25 or a participant in the e-mail chain and had 25 Page 195 Page 197 1 1 AFTERNOON SESSION no involvement in its ownership or creation 2 2 (Time noted: 1:23 p.m.) 3 CHARLES W.JAMESON, MR. LASKER: And I would just state 4 4 for the record that the fact that he was not as a witness, having been previously sworn by 5 the Notary Public, was examined and testified 5 copied on this e-mail chain is exactly the 6 6 point, because he certainly should have as follows: 7 7 THE VIDEOGRAPHER: We're back on the been. 8 8 video record. The time is 1:23 p.m. And the question of why he did not 9 9 receive an e-mail from IARC providing him MR. LASKER: And just for the record, 10 10 who is on the phone, if anyone? with this study so that he would have had it 11 11 MS. FORGIE: Hello, is anyone on the to make his assessments during the working 12 12 group meeting is one of the questions that I phone? 13 13 think we have and I guess Dr. Jameson also MR. LASKER: I guess we've lost them 14 14 all. has. 15 15 **EXAMINATION BY** MS. FORGIE: Now I completely object 16 16 MR. LASKER: to that statement --17 17 MS. HANLON: I was going to say, I was Q. So Dr. Jameson, turning back to the 18 18 subgroup report that you drafted in anticipation making an objection for the record. 19 19 of Working Group 112 on glyphosate, I think you MS. FORGIE: -- diatribe. 20 2.0 mentioned that prior to the meeting that the MS. HANLON: I wasn't looking for 21 21 testimony as to the response. procedure in your group was that two other 22 22 Thank you. members of the subgroup would review the initial 23 23 MR. LASKER: Well, then stop making draft that was prepared, correct? 24 24 objections that provide testimony. A. Correct. 25 25 MS. HANLON: Excuse me. Q. Do you recall who in the subgroup

Page 198 Page 200 1 1 reviewed your draft of the glyphosate Q. Okay. So then how --2 2 Correct me where I'm wrong. assessment? 3 3 A. I don't really recall. A. The entire working group meets in a 4 I'm sorry. 4 plenary session the morning of the first day --5 5 Q. Okay. If we had a list of --O. Okay. Would a list of the working group 6 A. -- for introductions and some guidance 7 7 members help you in identifying who that was? from IARC as to how the meeting should be --8 8 (Witness looks at document.) proceed. 9 9 A. Oh, this is for 115. Going through the review process in 10 10 O. There's a Dr. Jahnke, there's a detail, so everybody knows it, because there's 11 Dr. Ser -- no, that's a different person. 11 always somebody there that is new to the 12 Dr. Sergi, Dr. Jahnke, Dr. Calaf, if 12 process. 13 I'm pronouncing it correctly. 13 Usually that lasts the morning and 14 A. Yes. 14 then the afternoon is when we break up into the 15 I think it was... 15 subgroup meetings. 16 (Witness looks at document.) 16 Then every day after that for the 17 MS. FORGIE: Don't speculate. 17 first -- for the next -- I believe there's three 18 A. I can't find their names here. 18 days, every morning you meet in the plenary 19 Consolato, Consolato Sergi, I believe 19 session, the entire working group meets in the 20 is his name. 20 plenary session in the morning for about an hour 21 Q. Uh-huh. 21 just to -- each subgroup chair usually gives a 22 Yeah. 22 brief update of how they're doing, any 23 A. I think he was one of them. 23 administrative things that need to be taken care 24 And the other one was Gloria Jahnke, I 2.4 25 believe. 25 And then you break out into the Page 199 Page 201 1 I may be mistaken, but I believe it 1 subgroups for the rest of the day. 2 2 was those two. And then it is usually the fifth day. 3 3 Depending on how the progress has been Q. And they would have provided you their 4 4 comments, then would have sent them back to you made, it may be a plenary session at the 5 5 to incorporate into the draft before you reached beginning of the day, then break into subgroups. 6 6 But then by the afternoon you start in the working group meeting; is that correct? 7 7 MS. FORGIE: Objection. plenary session to discuss -- for the whole 8 8 A. They would have made their comments, working group to start discussing all of the 9 9 sent the draft back to IARC. reports. 10 And then IARC would have sent them to 10 Q. Okay. 11 11 me for my consideration. A. And from then on it's plenary 12 Q. Okay. And do you recall receiving 12 sessions. 13 comments back on the draft and incorporating 13 O. Got it. 14 them to the extent that you thought appropriate? 14 And when you then start meeting in 15 15 A. Correct. those sort of midweek -- in those plenary 16 16 Q. Okay. And then if I understand sessions, that's at a point in time where the 17 correctly, once the working group meeting is 17 subgroups have finished their work sufficiently 18 convened in March of 2015 -- 2015 in this 18 to be able to provide their assessment to the instance, the first half of the week you meet 19 19 plenary for a full of whatever the compound is 20 2.0 solely within your subgroup, maybe after the at issue: is that correct? 21 21 first initial hi, we're all here, but then you MS. FORGIE: Objection. 22 22 have subgroup meetings for the first few days, A. I'm sorry, say that again. 23 23 O. Sometime about the middle of the week correct? 24 24 MS. FORGIE: Objection. you reach a point where the subgroups have 25 25 A. No. completed their substantive work to the extent

Page 202 Page 204 1 that they're now able to provide their that is, just to be clear, not only are the 2 2 assessment to the plenary session for the then members of the working group there, but the 3 3 entire working group to consider the compound, observers are there as well, outside observers. 4 correct? 4 right, at those sessions, correct? 5 5 MS. FORGIE: Objection. MS. FORGIE: I'm objecting to the 6 6 plenary session questions, that's outside A. Yes. 7 7 the scope of what you asked the judge for. Q. Okay. And would --8 8 And Monsanto had a representative, In that plenary session, is it the 9 9 person who is providing the subgroup assessment Dr. Sorahan, present during that section. 10 10 for whatever compound is at issue, is that the And, in fact, in your brief which 11 11 we've marked as Exhibit 6, I believe -person who originally drafted the report, who 12 12 would then tell the plenary this is what we have MR. LASKER: First of all, this is no 13 13 determined or would it be the subgroup chair? longer an objection. 14 14 And I want to make sure the A. It depends on the subgroup chair. 15 15 Some subgroup chairs like to report videographer is taking this time away from 16 16 plaintiffs counsel because they are loading for the group and some subgroup chairs will ask 17 17 up the record now with speaking objections. the individual if -- if they're talking about a 18 18 There is no objection. specific compound or chemical, then he would ask 19 19 the person who drafted it to speak to it. There is no instruction not to answer 20 20 the question based on scope. But in my case, I usually speak for 21 21 I understand your objection. the group. 22 22 It does not change the question. Q. And required to state it doesn't MS. FORGIE: I have not even finished 23 23 matter because you were both. 24 24 my objection. And in your presentation with respect 25 25 to glyphosate to the plenary session MR. LASKER: I understand. Page 203 Page 205 1 1 initially -- and I recognize there are things This is not -- this is out of your 2 2 that go on after that -- but in the initial time. 3 presentation to the plenary session the 3 MS. FORGIE: The objection is that in 4 4 subgroup's analysis of the animal cancer the exhibit it stated, "Monsanto expects 5 5 bioassay data was that that data provided Dr. Jameson will be able to testify about 6 6 limited to inadequate evidence of the scientific debate and key findings that 7 7 carcinogenicity, correct? led to the animal subgroup's change in 8 MS. FORGIE: Objection. evaluation," and that's our objection. 9 9 A. As I remember, I think at one of the If you want to give me a standing 10 plenary sessions on the third or fourth day they 10 objection to everything outside of the 11 were going around, and since we'd enough time to 11 animal subgroup, that's fine, otherwise I'll 12 work on all the -- all of the documents, they 12 continue to object. 13 13 were asking the subgroup, well, have you come up MR. LASKER: I will give you a 14 with a preliminary evaluation? 14 standing objection. 15 15 And so I think it was at that time I don't agree your objection is 16 16 that we -- that I said specifically for proper, but I'll give you a standing 17 17 glyphosate, that the data was looking to be objection. 18 limited. 18 MS. FORGIE: Okay. 19 19 Q. And was it limited to inadequate or do Q. So anyway just to be clear, the 2.0 2.0 plenary session is when you have the outside you not recall --21 21 A. I -- you know, I can't imagine I would observers who are also watching what's going on 22 22 have said limited to inadequate, but I -- I know in addition to the working group members, 23 23 I said it was at least limited. correct? 24 24 Q. Okay. Do you recall --A. The outside observers are present at 25 25 And obviously the plenary session, all the plenary sessions, yes.

Page 206 1 Q. And is it your testimony today that 2 you did not state that the animal data for 3 glyphosate was limited to inadequate or that you can't recall whether you stated that? 4 5 A. I do not recall saying limited to 6 inadequate. 7 Q. Okay. Your recollection is limited? 8 A. My recollection is that I said 9 limited, but... 10 Q. And just so the record is clear, this 11 would have been after the two to three-month period that you spent analyzing the studies, 12 13 drafting up the initial submission, having the 14 review of the two other members of the animal subgroup, incorporating their comments, and then 15 16 having the first three days of meetings with the 17 animal subgroup, correct? 18 MS. FORGIE: Objection. A. It would have been after that period, 19 20 yes. 21

Q. All right. Do you recall any discussions among the subgroup members prior to that plenary session in which you were discussing whether the animal data for glyphosate should be classified as limited or

preliminary assessment, as you recalled today of limited for the animal data for glyphosate, you were aware of and understood how the data was to be interpreted under IARC's preamble, correct?

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Page 209

A. Correct.

Q. As I understand the process -- and correct me --

After you had that initial plenary session and then you start meeting in plenary, each morning of the plenary session there will be a new draft that is provided to the individuals who are in attendance of each of the sections of each of the various compounds being looked at, correct?

MS. FORGIE: Objection.

A. Not necessarily a new draft every morning.

Usually what happens is the -- you'll have a -- the plenary sessions are set up so that you address one chemical at a time.

And usually what it is is you go through the chemical and then comments and suggestions from the whole working group are taken into account.

And then you go -- they go back to

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A. I don't remember the exact discussions.

As I recall, the discussions were that the evidence for the -- I think there were a couple of members there that felt the evidence was sufficient, to be honest with you.

I think it was -- again, I -- you know, I don't know how much is fact and how much is opinion.

I don't know what to say about the studies.

But I think there was some -- some people in the -- on the subgroup who felt that the data for the -- the data for the mice, where the kidney tumors were observed in the CD-1 mouse, those tumors were so rare that they felt that that was sufficient evidence.

Q. Do you recall --

Now you had served -- we've already discussed you had served as chair for animal subgroups on prior working groups, correct?

A. Correct.

Q. So at the time that you made the presentation to the plenary session with the the -- the subgroup takes it back and addresses the comments of the whole working group, redrafts it, and then that goes to the next day.

But there are --

Q. On days there wouldn't be a --

A. Some days -- sometimes you finish up a compound, you know, on the Monday before the final day or on the Sunday before the final day.

It's not -- and so those don't come back, that's all I'm saying.

Q. Right.

And then every evening after the plenary session there is a meeting that is solely among the IARC staff and the chairs of the subgroup and the overall chair, correct?

A. That's correct.

Q. And observers are not allowed to attend those meetings, correct?

A. That's correct.

Q. Was Christopher Portier, he was the invited specialist to Working Group 112, was he in attendance at those evening sessions?

A. I don't recall that he was.

Q. Was he -- during the time he was there was he in meetings with your subgroup or was he

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Page 210 Page 212 1 the ready, if you will -- to the IARC monograph, 1 bouncing around between subgroups, do you 2 2 the final IARC monograph. 3 3 A. He was bouncing around. I'm sorry, I don't recall the 4 I think he concentrated mostly on the 4 number -- 12-15. 5 5 mechanisms group, but he did come in once or And if we can go to page 30 of 12-15. 6 twice in the animal section just to hear some of 6 And that is starting off -- that is 7 7 the discussion or to ask a question. the same section then in the final monograph 8 8 MR. LASKER: Let me show you a starting on page 30 as the document that we've 9 9 document that I have no idea what the number marked as 12-18. 10 10 is. It's covering the same section, 11 11 correct, 3, and "3.1 Mouse," and then "3.1.1 Again, 12-19? 12 MR. KALAS: 18, I believe. 12 Feed" versus "Dietary administration," correct? 13 13 MR. LASKER: 18. MS. FORGIE: Objection. 14 14 A. Okay. Well, this document says "3.1.1 (Exhibit 12-18, Multipage document 15 entitled Vol 112-Monograph 04-Glyphosate, 15 Feed" and the actual monograph is "3.1.1 Dietary 16 16 Section 3, 2nd Draft.rev4, bearing Bates administration." 17 17 stamp Nos. MONGLY01616857 through Q. Right. 18 MONGLY01616874, marked for identification, 18 A. Yes. 19 as of this date.) 19 Q. And the first study that is being 2.0 2.0 discussed both in the draft document and in the Q. And this is a document that's been 21 21 produced in this litigation bearing the Bates final monograph is this study in CD-1 mice, 22 22 No. MONGLY01616857 and continuing through to correct? 23 874. 23 50/50 with same doses, referring to 24 24 And, Dr. Jameson, please take your the EPA 1985 document? 25 time to take a look at this document. 25 (Witness looks at document.) Page 211 Page 213 1 (Witness looks at document.) 1 A. It's -- yeah. 2 2 Yeah, this draft says the doses are A. Okay. 3 Q. And so we were just talking about 1,000 -- this document identified as the "2nd 4 4 various drafts of the monograph that would be Draft.rev4" says the doses were zero, 1,000, 5 5 5,000, and 30,000. prepared as the meeting was going on in Lyon, France, correct? 6 6 But it doesn't have the same 7 7 A. Okay. Uh-huh. information in this as it is in the final 8 8 Q. And this would be one of the drafts monograph. 9 9 then of the Section 3 on glyphosate, the animal Q. I understand, but it seems to be 10 10 cancer bioassays section on glyphosate, correct? referring to the same study. 11 11 A. I... And we'll go through, as we go 12 12 MS. FORGIE: Objection. through, but I want to just confirm this is 13 13 talking about a study that was addressed in some A. I mean it appears to be in the format 14 of a draft for the IARC monograph, yes. 14 EPA documents in 19 -- in the mid-1980s and it's 15 15 Q. Okay. And obviously -- well, strike the same? 16 16 A. It appears to be, yeah. that. 17 17 As you discussed, there were changes MS. FORGIE: Objection. 18 that took place in the draft for the animal 18 MS. HANLON: Object to the form. 19 19 Q. Now let us just focus on the final subgroup's assessment of glyphosate during the 2.0 20 course of the meeting over that week long monograph for a moment. 21 21 period, correct? And as we discussed previously you had 22 MS. FORGIE: Objection. 22 for purposes of your review or an assessment, 23 23 you had EPA review documents that discussed A. Yes. 24 24 Q. Okay. The -- and I want to direct you underlying animal studies, correct? 25 MS. FORGIE: Objection. 25 also -- you can have both of these at your -- at

Page 214 Page 216 1 1 A. We had copies of memos from the EPA March 11th, 1986. 2 2 that discussed their review of studies submitted But there's also signatures in January 3 3 on glyphosate, ves. and February of 1986 by individuals as well, 4 Q. And then in your final monograph you 4 but that will be 12-20. 5 5 actually cite to those studies. THE REPORTER: 12-21. 6 And I think you have --6 MR. LASKER: Yeah, I'm sorry, 12-21. 7 7 A. Right. Thank you. 8 8 Q. -- EPA 1985, EPA 1985b, EPA 1986, and (Exhibit 12-21, Ten-page document 9 then EPA 1991, I believe. 9 entitled US EPA Archive Document, with 10 10 Although in this section it's actually attached Memorandum to Robert Taylor from 11 just '85a, '85b, and '86, correct? 11 William Dykstra, dated 3/11/86, marked for 12 A. Correct. 12 identification, as of this date.) 13 13 (Witness looks at document.) Q. Okay. So let's mark and just so it's 14 clear, the index then to the monograph actually 14 THE WITNESS: Okay. 15 has the references and has a cite that has a 15 Q. And so am I correct then in my 16 16 link in which you can find the document that's understanding from the final monograph that 17 17 these were the three EPA memos that -- upon being cited. 18 18 which the IARC -- or that IARC had and that the So people who can read this can click 19 on that link and find the document, correct? 19 working group had with respect to this mouse 20 MS. FORGIE: Objection. 20 study which was, I'll represent, the 1983 21 21 A. They can click on the link, yes. Monsanto mouse study? 2.2 2.2 MS. FORGIE: Objection. MR. LASKER: Okay. And let's mark a 23 23 A. According to the EPA document numbers turn --24 2.4 (Discussion off the record.) and the reference, they correspond to what's 25 25 MR. LASKER: So the first document here, yes. Page 215 Page 217 1 1 we'll mark which corresponds to 1985a in the Q. So these would be the three memos then 2 2 monograph is an April 3rd, 1985 EPA memo. that you had and that IARC had available to it 3 (Exhibit 12-19, Five-page document to obtain data regarding this mouse study, 4 entitled US EPA Archive Document, with 4 correct? 5 5 attached Memorandum to Robert Taylor from MS. HANLON: Objection to form. 6 William Dykstra, dated 4/3/85, marked for 6 MS. FORGIE: Objection. 7 7 identification, as of this date.) A. These appear to be the ones that's 8 8 MR. LASKER: Okay. So that's 12-19. referenced in the document, yes. 9 9 (Discussion off the record.) O. And these are the only documents that 10 MR. LASKER: And the next document, 10 you had and that IARC reviewed for information 11 11 which will be 12-20, then is the EPA memo regarding the 1983 Monsanto mouse study, 12 that comes up for 1985d (sic). 12 correct? 13 And it's dated December 4th, 1985, so 13 MS. FORGIE: Objection. 14 that chronologically makes sense also to be 14 A. As I indicated before, there could 15 15 the second 1985 document. have been other memorandas regarding these 16 16 (Exhibit 12-20, Three-page document particular studies that didn't contain any 17 17 actual data that was available. entitled US EPA Archive Document, with 18 attached Memorandum to William Dykstra from 18 O. But these were the only documents that 19 Louis Kasza, dated 12/4/85, marked for 19 you had regarding the 1983 mouse study that 2.0 20 identification, as of this date.) provided any data, correct? 21 21 (Discussion off the record.) MS. FORGIE: Objection. 22 2.2 MR. LASKER: And then the next in MS. HANLON: Objection. 23 23 A. According to what's -- the references line, which will be 12-21, is the 1986 EPA 24 24 memo and it's dated -- it has a date of -here, yes. 25 25 some handwritten dates on it, it says it's Q. And references here are to the

Page 218 Page 220 1 then not consider the findings with respect to 1 monograph? 2 2 A. To the monograph, correct. renal tumors in female mice? 3 3 Q. And these memos discuss findings with MS. HANLON: Objection, form. 4 respect to renal tumors, correct? 4 A. To no tumors in female mice? 5 5 A. That's what it says, yes. MS. FORGIE: Objection. 6 Q. Did IARC have any information -- well, 6 Q. Why did the IARC working group not 7 7 let me take a step back. consider the findings with respect to renal 8 When you do an animal cancer bioassay 8 tumors in female mice? 9 9 the investigators will look at a large number of MS. HANLON: Objection, form. 10 different tissues in the standard animal study, 10 MS. FORGIE: Objection. 11 11 A. But the report says there was no data. correct? 12 A. Correct. 12 Q. So it's your understanding that the EPA documents that you reviewed did not provide 13 MS. FORGIE: Objection. 13 14 data with respect to female mice and renal 14 Q. Upwards to 50 different tissues will 15 be examined, correct? 15 tumors? MS. FORGIE: Objection. 16 16 MS. FORGIE: Objection. 17 17 A. That's correct. A. I don't know. 18 Q. And IARC in its assessment of this 18 I'd have to look through the documents 19 1983 mouse study, the only data that you looked 19 to see if they did. 20 at and that IARC looked at were the data with 20 Q. Okay. Well, let me see if I can help 21 21 respect to renal tumors, correct? you there. 22 2.2 MS. FORGIE: Objection. If you could look at document 12-21. 23 MS. HANLON: Objection, form. 23 MS. FORGIE: I think he is entitled to 2.4 24 A. In this study? look at as much as he wants to, not just 25 25 Q. Yes. what you point out to him. Page 221 Page 219 1 A. As best I can recall, yes. 1 MR. LASKER: Okay. But the data is 2 Q. Okay. The final monograph -- and if 2 what the data is, and he can look at what I 3 3 you can look at pages 33 to 34 -- or actually direct him to. 4 it's -- I'm sorry, that's wrong. 4 And then if he thinks there is 5 5 Page 30 and then it carries over to different data elsewhere, he can look at 6 page 33, in discussing this 1983 Monsanto mouse 6 that elsewhere. 7 7 study the IARC monograph states that "there was Q. If you can look at page 5 of 8 8 no data on tumors of the kidney provided for Exhibit 12-21. 12-21. 9 female mice," correct? 9 MS. FORGIE: I'm sorry, what number 10 MS. FORGIE: Objection. 10 did you say, page 3? 11 11 (Witness looks at document.) MR. LASKER: Page 5. 12 Q. I'm sorry, at the bottom of page 30 12 MS. FORGIE: Page 5. 13 and the top of page 33. 13 (Witness looks at document.) 14 (Witness looks at document.) 14 Q. And this is, if you look in the middle 15 15 of the page there's a discussion that you can A. Yeah, the document states there were 16 16 no data on tumors for the kidneys of the female see there, data provided for male mice and renal 17 17 tumors and also for female mice. 18 Q. Now obviously the 1983 mouse study 18 Do you see that? 19 would have looked at the kidneys of both the 19 A. Where is this? 2.0 2.0 male mice and the female mice, correct? Q. If you start in the middle of the 21 21 MS. HANLON: Object to form. page, "In response to your letter of 22 MS. FORGIE: Objection. 22 September 16th," do you see that? 23 23 A. You would expect them to if they A. Okav. 24 24 studied the female mice. Q. If you read through that paragraph. 25 25 Q. And why did the IARC working group (Witness looks at document.)

Page 222 Page 224 1 MS. FORGIE: And, Doctor, you can take exhibit and I just marked that for the record 2 2 as much time as you want to read the Exhibit 12-22. 3 3 whole -- all three of these. It is an EPA document, the second peer 4 (Witness looks at document.) 4 review of glyphosate, dated October 1991. 5 5 A. Okay. This information is taken And that also is a document, 6 evidently from a letter from a Dr. Robert Olson 6 Dr. Jameson, that IARC considered in its 7 7 to Monsanto. assessment of the animal cancer bioassays for 8 8 O. Correct. glyphosate, correct? 9 9 A. I mean I don't know who Dr. Olson is. A. Correct. 10 10 O. Correct. Q. And during the break did you have the 11 11 So did you discount certain opportunity to review the EPA documents that 12 information in the document and not consider 12 were at your disposal with respect to whether or 13 13 some data that would support the document based not they provided data on renal tumors in female 14 14 upon an assessment of who was being quoted in mice in this 1983 Monsanto study? 15 the various parts of the document? 15 A. I looked at the reports, yes. 16 16 MS. FORGIE: Objection. Q. And the reports do indicate that there 17 17 (Witness looks at document.) were no renal tumors found in female mice in 18 18 Q. Dr. Jameson, did you -that study, correct? 19 MS. FORGIE: Wait a minute. 19 A. That's correct. 20 He is reading and he is entitled to 2.0 Q. So the monograph stating that no data 21 21 were provided for female mice, you guys just read if he --2.2 2.2 MR. LASKER: I understand. missed that, correct? 23 23 MS. FORGIE: Objection. There's a question outstanding. 2.4 2.4 I don't even know if he remembers what A. It's poorly worded. 25 25 I mean they didn't give any -- they the question is. Page 223 Page 225 1 The question does not --1 didn't list any incidences in the table because 2 MS. FORGIE: We're going to read it 2 there were none. 3 3 first. But it's poorly worded, yes, I'll 4 4 admit to that. It's not fair. 5 5 MS. HANLON: I request that you allow O. Okay. And then there's also --6 him to read through the document and he will 6 And just to be clear then, is it your 7 7 recollection that you are aware that there were 8 8 no findings of renal tumors in the female mice MR. LASKER: Okay. Let's go off the 9 9 record. in the 1983 mouse study at the time that you 1.0 10 drafted the monograph and just poorly worded it And, Dr. Jameson, if you want to read or that you did not -- were not aware of the 11 11 through these documents you can take your 12 12 data on female mice? 1.3 13 A. I think it is probably -- I think it's THE VIDEOGRAPHER: We're going off the 14 video record. The time is 1:57 p.m. 14 just poorly worded. 15 15 (Recess taken.) Q. So your recollection is that you were 16 (Exhibit 12-22, Multipage document, 16 aware of the fact that there were no renal 17 17 first page is entitled US EPA Archive tumors in the female mice? 18 Document, with attached Memorandum to 18 A. In the female mice, right. 19 19 Q. But then you worded it in a way that Robert Taylor and Lois Rossi, dated 20 10/30/91, premarked for identification, as 2.0 it suggested that there is no data? 21 21 of this date.) A. There is no data, right. 2.2 THE VIDEOGRAPHER: We're back on the 22 Q. And with respect to the final 23 23 video record. The time is 2:08 p.m. monograph you also state that -- again on 24 BY MR. LASKER: 24 page 30 -- that survival -- on the bottom of 25 25 Q. So during the break we marked another page 30 on this right column you state that

Page 226 Page 228 1 1 "survival in all dose groups." greater survival in the highest dosed group of 2 2 And this is about the seventh line animals, of mice, in the 1983 mouse studies as 3 3 compared to the other treatment groups and as from the bottom on the right column, "survival 4 in all dose groups was similar to that of 4 compared to controls, correct? 5 5 controls for this 19883 mouse study," correct? A. There's greater survival in the 6 A. That's what it says here. treated group --7 Q. Okay. And the issue of survival and 7 Q. The highest treated group? 8 8 the reason it would be set forth in this A. -- in the highest treated group than 9 9 monograph and other discussions of animal in the controls? 10 10 studies is obviously if an animal lived longer Q. Correct. 11 there is more time for them to get tumors, 11 That's what you're saying it says A. 12 correct? 12 here? 13 13 MS. FORGIE: Objection. O. Yes. 14 A. Correct, that's one of the things. A. Oh, okay. 15 15 Q. And so when you're analyzing the study Q. So that I'm reading that table 16 you want to know if the survival is the same 16 correctly, correct? 17 between treatment groups and control groups in 17 A. This table says there's more alive 18 18 order to properly analyze the data from that after 24 months in the high dose group than 19 19 study, correct? there was in the control, correct. 2.0 A. Yes, that's one of the data points. 20 Q. There were depending on how you 21 Q. Okay. And the EPA documents that you 21 measure, there's something like 70 percent 22 22 greater survival -- I don't know how to do the reviewed in connection with preparing this 23 23 monograph provides data on survival in the math here -- well, there is -- there were --24 various treatment groups for this mouse study, 24 there's greater survival --25 25 correct? Strike that, let me restate it. Page 227 Page 229 1 1 A. I don't know. I'd have to go look. There was greater survival in the 2 Q. Okay. Well, let me ask you, if you 2 highest dose group of 30,000 parts per million could, to look at 12-19, the 1985a. 3 3 also as compared to the medium dose group and as 4 compared to the low dose group, correct? 4 And that was one of the documents that 5 MS. FORGIE: Objection. you were just reviewing during the break, 6 6 MS. HANLON: Objection. correct? 7 7 Eric, are we talking about the treated A. Okay. 8 8 Q. And on the second page of this or the untreated? 9 9 document there is a table, "Cumulative Q. We're talking about for the 1983 mouse 10 Mortality," correct? 10 study there was greater survival of the mice in 11 11 the highest dose group as compared to the medium A. Correct. 12 Q. And that table provides information on 12 dose group, correct? 13 13 survival as between the different treatment MS. FORGIE: Objection. 14 groups in the 1983 mouse study, correct? 14 A. The table appears to show that, yes. 15 15 Q. And there was higher survival in the A. Correct. 16 16 Q. And the table reports that as of highest dose group than there was in the low 17 24 months there was higher survival among the 17 dose group, correct? 18 highest dosed group where the three renal tumors 18 (Witness looks at document.) 19 19 were noted as compared to the other treatment A. Oh, than in the low dose -- okay. 20 2.0 groups, correct? O. Correct? 21 21 A. I'm sorry, say that again. A. It appears -- the table does --22 I was reading something. 22 appears to show that, yes. 23 O. The table on 1985a, that was one of 23 O. Okay. And then as we said, greater 24 the documents that you relied upon in preparing 24 survival in the highest dose group as compared 25 25 the IARC monograph, reports that there was to controls, correct?

Case 3:16-md-02741-VC Document 546-14 Filed 10/06/17 Page 60 of 133 Page 230 Page 232 1 1 MS. FORGIE: Objection. convened a pathology working group to evaluate 2 2 the renal tumors in the male mice in this study, A. Okay. Yes. 3 3 Q. And so the data with respect to correct? 4 survival shows that there was a difference in 4 A. The EPA did, yes. 5 5 Q. Okay. And can you just for the record survival between the highest dose group and the 6 6 so it's clear, do you understand from your time controls, correct? 7 7 at NTP and did you understand at the time when MS. FORGIE: Objection. 8 A. They survived better than the 8 you were working on this monograph, understand 9 9 what a pathology working group is? controls. 10 10 Q. Okay. So in the IARC monograph where A. Yes. 11 11 it states that "survival in all dose groups was Q. What is a pathology working group? 12 similar to that of controls," is that something 12 A. A pathology working group is like a 13 13 that was poorly worded as well? peer review whereby pathologists, mostly for 14 14 bioassay study they're veterinary pathologists, MS. FORGIE: Objection. 15 A. I'm not supposed to give you my 15 a group of qualified veterinary pathologists get 16 16 opinion in this deposition. together, review slides at the same time and --17 17 O. Did -to evaluate the diagnosis of the tissues that 18 18 Were you aware at the time that you they've been given to review. 19 drafted this statement in the IARC monograph 19 Q. And if we can look at the document 20 20 that's been marked as Exhibit 12-21, which is that "survival in all dose groups was similar to 21 21 that of controls," were you aware of the fact the 1986 EPA document that was available to you 22 2.2 that as reported in this 1985 EPA document that in preparing the IARC monograph. 23 you considered, survival was in fact greater in 23 And particularly, and I know that you 2.4 24 the highest dose group than in any mouse studies reviewed this during the break, at pages 25 25 7 through 9 of Exhibit 12-21. compared to controls? Page 231 Page 233 1 1 MS. HANLON: Objection. That is where you had obtained the 2 MS. FORGIE: Objection. 2 information -- and "you" being IARC and yourself 3 A. Did I know that survival was greater as chair of the animal subgroup -- is where you 4 4 in the treated than in the controls? obtained the information about the pathology 5 5 O. In the highest dose group as compared working group review of this mouse study, 6 6 to controls. correct? 7 7 MS. HANLON: Objection, form. MS. FORGIE: Objection. 8 8 A. Well, that's what the table here says. A. Yes, this is where we would have found 9 9 Q. Okay. So at the time that you wrote the information on the PWG. 10 in the IARC monograph that survival in all dose 10 Q. Okay. And on page 7 of 11 11 Exhibit 12-22 -- I'm sorry, 12-21, the 1986 EPA groups in this 1983 mouse study was similar to 12 12 document states, and this is the second that of controls, you were aware that there was 13 13 paragraph to the bottom, "The PWG blindly greater survival in the highest dose group, 14 14 examined coded slides without respect to correct? 15 15 treatment group, of all cases or" -- I suppose MS. FORGIE: Objection. 16 16 A. There were more alive in the high dose it should be of -- "renal tubular cell tumors 17 17 group than in the controls after 24 months, and all discrepancies and diagnosis among the 18 that's what the table says. 18 OP, original pathologists, Dr. Kuschner and the

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Q. Okay. And just so we're clear, with

adenomas, or carcinomas in this 1983 mouse

study, three of those tumors were found in the

Q. The IARC monograph notes that the EPA

respect to the findings of renal tumors,

highest dose group, correct?

A. That's correct.

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2.0

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renal tubular cell hyperplasias.

Do you see that?

A. Uh-huh.

chairperson of the renal tubular cell tumors and

The consensus viewpoint of the

Q. And just so that I understand and the

participants is recorded in Appendix A."

	Page 234		Page 236
1	record is clear, what does it mean to say that	1	working group convened by EPA?
2	the "PWG blindly examined coded slides"?	2	(Witness looks at document.)
3	A. It means that they were given the	3	MS. HANLON: What was your question to
4	slides and they didn't know from which dose	4	him?
5	group those particular slides came from.	5	Q. That this is page 9 is a
6	Q. And I think we discussed this earlier,	6	continuation of the pathology working group's
7	but the pathology working group in conducting	7	findings, correct?
8	its analysis of the 1983 mouse study had	8	A. "The following points were taken into
9	available to it a greater amount of data	9	consideration in reaching its decision," that's
10	regarding that study than IARC had in conducting	10	what it says, yes.
11	its assessment, correct?	11	Q. So the pathology working group, as set
12	MS. HANLON: Object to form.	12	forth in this page, which is one of the
13	MS. FORGIE: Objection.	13	documents you relied upon in providing in the
14	A. Who had a greater amount of data?	14	IARC monograph, talks about all the different
15	Q. The pathology working group that	15	factors that the pathology working group
16	reviewed the slides and reviewed the original	16	considered in reaching its assessment, correct?
17	study materials under the 1983 mouse study had	17	MS. FORGIE: Objection.
18	greater amount of data available to it in	18	A. Okay. That's what it says.
19	assessing the findings in the mouse study than	19	Q. And, for example, it talked about the
20	IARC had in conducting its assessment in 2015 of	20	fact that there were no number technically
21	the same study, correct?	21	d), no nephrotoxic lesions or preneoplastic
22	MS. HANLON: Objection, form.	22	changes in the kidneys of these of a hold
23	MS. FORGIE: Objection.	23	on a second three-month sub-chronic toxicity
24	A. I don't know.	24	study, correct?
25	I don't know what was available to the	25	(Witness looks at document.)
	D 22E		
	Page 235		Page 237
1	PWG, so I really can't answer that.	1	A. I mean it says that the renal toxicity
2	PWG, so I really can't answer that. Q. Well, you know that they had the	2	A. I mean it says that the renal toxicity was not noted in the three-month sub-chronic
2	PWG, so I really can't answer that. Q. Well, you know that they had the actual slides, correct?	2	A. I mean it says that the renal toxicity was not noted in the three-month sub-chronic toxicity study.
2 3 4	PWG, so I really can't answer that. Q. Well, you know that they had the actual slides, correct? A. Well, they had the actual slides, but	2 3 4	A. I mean it says that the renal toxicity was not noted in the three-month sub-chronic toxicity study. But I have no idea what study they
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	PWG, so I really can't answer that. Q. Well, you know that they had the actual slides, correct? A. Well, they had the actual slides, but you said they had more data, too. Q. Do you know what information the PWG looked at from your review A. I'm not I don't know what they had to look at, no. Q. Okay. But they did look at all the tissue slides for the kidney tumors, correct? MS. FORGIE: Objection. A. Well, it explains it in this document what they looked at, yes. Q. And that would allow them also to look at whether there is evidence of preneoplastic lesions in the kidneys, correct? MS. HANLON: Objection, form. MS. FORGIE: Objection, speculation. A. I have no idea what they looked at when they did the PWG. Q. Okay. And I refer you to page 9 of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I mean it says that the renal toxicity was not noted in the three-month sub-chronic toxicity study. But I have no idea what study they were referring to. It was reported in 1979, but I don't know if it's a sub-chronic study that was done before this study or that they just knew of a sub-chronic study or I don't know what they're referring to there. MR. LASKER: So we're going to have to take a break because we're reaching the end of the we're reaching the end of the tape, sorry. THE VIDEOGRAPHER: This will be the end of video media disk No. 3. The time is 2:24 p.m. We're going off the video record. (Recess taken.) THE VIDEOGRAPHER: We're back on the video record. This is video media disk No. 4. The time is 2:31 p.m. BY MR. LASKER:
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	PWG, so I really can't answer that. Q. Well, you know that they had the actual slides, correct? A. Well, they had the actual slides, but you said they had more data, too. Q. Do you know what information the PWG looked at from your review A. I'm not I don't know what they had to look at, no. Q. Okay. But they did look at all the tissue slides for the kidney tumors, correct? MS. FORGIE: Objection. A. Well, it explains it in this document what they looked at, yes. Q. And that would allow them also to look at whether there is evidence of preneoplastic lesions in the kidneys, correct? MS. HANLON: Objection, form. MS. FORGIE: Objection, speculation. A. I have no idea what they looked at when they did the PWG. Q. Okay. And I refer you to page 9 of this document.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. I mean it says that the renal toxicity was not noted in the three-month sub-chronic toxicity study. But I have no idea what study they were referring to. It was reported in 1979, but I don't know if it's a sub-chronic study that was done before this study or that they just knew of a sub-chronic study or I don't know what they're referring to there. MR. LASKER: So we're going to have to take a break because we're reaching the end of the we're reaching the end of the tape, sorry. THE VIDEOGRAPHER: This will be the end of video media disk No. 3. The time is 2:24 p.m. We're going off the video record. (Recess taken.) THE VIDEOGRAPHER: We're back on the video record. This is video media disk No. 4. The time is 2:31 p.m. BY MR. LASKER: Q. Dr. Jameson, when we broke we were

Page 238 Page 240 1 1 pathology working group noted was that compound which is the Bates 16857, in discussing the 1983 2 2 related nephrotoxic lesions including Monsanto mouse study the draft monograph states 3 3 for the last sentence, "The report from the PWG preneoplastic changes were not present in the 4 1993 mouse study, correct? 4 also indicated they firmly believe and 5 5 MS. FORGIE: Objection. unanimously concur with the original pathologist 6 A. That's what it states here in this 6 that the incidences of renal tubular-cell 7 7 document, yes. neoplasm in this study are not compound 8 Q. And then if you look at page 7 under 8 related." 9 9 "Conduct of the PWG Review" it states, "Prior to And also, "The EPA (1991) stated they 10 10 the pathology working group review, the did not feel this lesion was compound related." 11 Chairperson reviewed the pathology incidence 11 Do you see that? 12 tables, the original pathologist's narrative, 12 A. That's what it states here. 13 13 pertinent individual animal records, and all Q. And if you go to the final monograph, 14 14 tissue sections of kidneys from male mice," the final IARC monograph, which is 15 correct? 15 Exhibit 12-3 --16 16 A. That's what it says here, yes. MR. LASKER: 12-15? 17 17 Q. So is it fair to say --MR. KALAS: Yeah. 18 18 I'm sorry. Q. -- 12-15 and you look at the 19 And to correct the record, it's the 19 discussion of this same mouse study, it appears 2.0 1983 mouse study, not the 1993 mouse study, 20 on page 30 and carried over to page 33, that 21 21 Doctor. statement that was in the draft monograph at 22 22 A. Okay. some point indicating the EPA pathology working 23 Q. And it's fair to say then that the 23 group's conclusion and the EPA's conclusion that 24 24 pathology working group had more information the lesions, the renal tumors seen in this 25 available to it in reviewing the renal tumor 25 study, were not compound related. Page 239 Page 241 1 1 findings in the 1983 mouse study than you had That has been taken out of the IARC 2 and that IARC had in 2015, correct? 2 monograph as it appears in its final form, 3 3 MS. HANLON: Objection, form. correct? 4 4 A. Based on what they say here it sounds MS. HANLON: Objection, form. 5 5 MS. FORGIE: Objection. like they had more information, yes. 6 6 Q. And on page 8 of this document, 12-21, A. I don't know. 7 7 the pathology working group's conclusions are I'd have to read this. 8 8 stated. (Witness looks at document.) 9 9 And it states that, "The PWG firmly MR. LASKER: We can go off the record 10 believes and unanimously concurs with the 10 and let the doctor read it. 11 11 original pathologist and reviewing pathologist, THE VIDEOGRAPHER: We're going off the 12 12 that the incidence of renal tubular cell video record. The time is 2:35 p.m. 13 13 neoplasms in this study are not compound (Recess taken.) 14 related," correct? 14 THE VIDEOGRAPHER: We're back on the 15 15 A. That's what this states, yes. video record at 2:36 p.m. 16 16 Q. Okay. So IARC reached a different BY MR. LASKER: 17 conclusion than the pathology -- EPA pathology 17 Q. So Dr. Jameson, the statement in the 18 working group --18 draft of the IARC monograph for glyphosate, 19 MS. FORGIE: Objection. 19 which notes that the EPA pathology working group 20 2.0 O. -- correct? and the EPA itself had concluded that the renal 21 21 A. Yes. tumors found in the 1983 mouse study were not 22 Q. And the -- if you go back to the 2.2 related to glyphosate, those statements were not 23 23 exhibit, I'm sorry, 12-18, which is the draft of included in the final IARC monograph, correct? 24 the IARC monograph section on the animal cancer 24 MS. FORGIE: Objection. 25 25 bioassays, at the bottom of the first page, MS. HANLON: Objection to form.

Case 3:16-md-02741-VC Document 546-14 Filed 10/06/17 Page 63 of 133 Page 242 Page 244 1 A. It appears to be that way, yes. Q. And they state in their analysis at 2 2 Q. And do you know who took that language b) -- I'm on page 9 -- that the -- and again, if 3 3 out of the monograph? you look at page 8, they're referring to that 4 MS. FORGIE: Objection. 4 same data that's set forth in the IARC monograph 5 5 of 1013. 6 Q. Do you know why that language was 6 And they state that that data does not 7 7 taken out of that monograph? reflect a statistically significant trend, do 8 MS. FORGIE: Objection. 8 you see that? 9 9 MS. HANLON: Objection. A. I see that -- where the statement says 10 10 A. I don't recall. that, yes. 11 11 Q. The draft -- or strike that. Q. Do you know how the IARC's working 12 12 group reached a contrary conclusion with respect The final IARC monograph states at the 13 13 middle of page 33, the second column, provides to the statistical -- with respect to the linear trend than EPA had calculated when it reviewed 14 14 tumor counts from that 1983 mouse study and 15 particularly notes that the findings of combined 15 this data? 16 adenoma and carcinoma of the renal tubule of 1 16 MS. FORGIE: Objection. 17 17 out of 49 for the controls, 0 out of 49 for low A. I don't. 18 18 dose, 1 out of 50 for the mid dose, and 3 out of Q. Do you recall whether there was any 19 50 for the high dose was -- reflects a 19 conversations within the IARC working group of 20 statistically significant trend. 20 the difference between what the EPA had 21 21 Do you see that? concluded in looking at that same data and what 2.2 2.2 A. Yes. is set forth in the final monograph as far as 23 23 statistical significance? Q. Now that information, that statistical 24 2.4 analysis is not contained in the draft MS. FORGIE: Objection. 25 25 A. I don't recall the -- a conversation monograph, and you can look at that same section Page 245 Page 243 1 1 concerning that, no. on page (sic) 12-18. 2 Let me ask you first, do you recall 2 Q. Part of the or one of the determining 3 3 yourself having conducted that statistical factors for IARC and for your review of the analysis to determine whether or not the 4 animal data under IARC or the IARC rules is 4 5 5 trend -identifying whether or not there is a 6 6 statistically significant increase in tumors And the data is on the first page, if 7 7 found in an animal study, correct? you will, fourth line from the bottom, 1 out of 8 49, 0 out of 49, et cetera. A. Correct. 9 9 A. Okav. Q. And it is actually important in 10 10 determining how to classify something, to know Q. Do you recall yourself having 11 11 performed the statistical analysis that is set whether or not there is a statistically 12 12 forth in the final monograph stating that this significant increase, correct? 13 13 MS. FORGIE: Objection. is a statistically significant trend for renal 14 tubule adenomas and carcinomas? 14 A. Yes. 15 15 A. I don't recall doing that, no. Q. And the finding that is set forth in 16 16 Q. Okay. Let me ask you to look at, the monograph of a statistically significant 17 17 again, the EPA document that was available to increase in renal tumors in the mice of the 1983 18 vou and that you reviewed. 18 mouse study was then one of the factors that

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correct?

A. Yes.

This is the 1986 EPA document, it's 12-21.

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And particularly if you can look at page 9 again, which was that last page that we were looking at with respect to the pathology working group.

(Witness looks at document.)

cannot state why it is that the IARC reached a different conclusion with respect to statistical

Q. Okay. But sitting here today you

determined how glyphosate was characterized with

respect to animal cancer bioassays and cancer,

		1	
	Page 246		Page 248
1	significance in the 1983 mouse study than the	1	12-23 and you've had a chance to review, that is
2	EPA did, correct?	2	the 2006 copyrighted document, although 2004 on
3	MS. FORGIE: Objection.	3	its face, that provided you and IARC with
4	A. I can't I can't give you my opinion	4	information regarding the second mouse study
5	of what that data means because this is a	5	that is discussed in the monograph at page 33,
6	fact	6	correct?
7	Q. I'm asking you the fact, do you know	7	A. Correct.
8	why the EPA and the IARC calculation of	8	Q. And this is the only source of data
9	statistical significance is different?	9	from that study that IARC had at its disposal,
10	MS. HANLON: Objection, form.	10	correct?
11	MS. FORGIE: Objection.	11	MS. FORGIE: Objection.
12	A. Sitting here today I can't I don't	12	MS. HANLON: Object to form.
13	know.	13	A. To the best of my recollection, this
14	Q. Let's move on to the second study	14	is the only one I saw.
15	that's considered in the IARC monograph for	15	Q. Okay. And as indicated on the JMPR
16	mice.	16	document on pages 121 and 122, the study that's
17	And this is a study that you discuss	17	being discussed here is the 1993 Atkinson study,
18	on page 33.	18	which is a study that was conducted for
19	And here you're referring to the JMPR	19	Cheminova, correct?
20	2006.	20	MS. FORGIE: Objection.
21	It's the second column, the bottom	21	(Witness looks at document.)
22	paragraph.	22	A. I can't tell from what I have in front
23	A. Uh-huh.	23	of me.
24	Q. And this is for this mouse study	24	Q. It's the Atkinson 1993 study, it's
25	the source of information was a review that was	25	indicated on the bottom of 123, correct?
	Daga 247		
	Page 247		Page 249
1		1	
1 2	conducted by the World Health Organization, correct?	1 2	A. On the bottom of 123?
	conducted by the World Health Organization,		A. On the bottom of 123? (Witness looks at document.)
2	conducted by the World Health Organization, correct?	2	A. On the bottom of 123?
2	conducted by the World Health Organization, correct? A. Correct.	2 3	A. On the bottom of 123?(Witness looks at document.)Q. The very bottom line oh, sorry,
2 3 4	conducted by the World Health Organization, correct? A. Correct. MR. LASKER: Let's mark as the next	2 3 4	 A. On the bottom of 123? (Witness looks at document.) Q. The very bottom line oh, sorry, 122.
2 3 4 5	conducted by the World Health Organization, correct? A. Correct. MR. LASKER: Let's mark as the next document in line.	2 3 4 5	 A. On the bottom of 123? (Witness looks at document.) Q. The very bottom line oh, sorry, 122. Sorry, wrong page.
2 3 4 5 6	conducted by the World Health Organization, correct? A. Correct. MR. LASKER: Let's mark as the next document in line. THE REPORTER: 23.	2 3 4 5	 A. On the bottom of 123? (Witness looks at document.) Q. The very bottom line oh, sorry, 122. Sorry, wrong page. A. 122?
2 3 4 5 6 7	conducted by the World Health Organization, correct? A. Correct. MR. LASKER: Let's mark as the next document in line. THE REPORTER: 23. (Exhibit 12-23, Multipage document	2 3 4 5 6 7	 A. On the bottom of 123? (Witness looks at document.) Q. The very bottom line oh, sorry, 122. Sorry, wrong page. A. 122? Oh, it says Atkinson, et al., 1993.
2 3 4 5 6 7 8	conducted by the World Health Organization, correct? A. Correct. MR. LASKER: Let's mark as the next document in line. THE REPORTER: 23. (Exhibit 12-23, Multipage document entitled Pesticide residues in food - 2004,	2 3 4 5 6 7 8	 A. On the bottom of 123? (Witness looks at document.) Q. The very bottom line oh, sorry, 122. Sorry, wrong page. A. 122? Oh, it says Atkinson, et al., 1993. Q. Okay. And the JMPR document, on the
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2 3 4 5 6 7 8 9	conducted by the World Health Organization, correct? A. Correct. MR. LASKER: Let's mark as the next document in line. THE REPORTER: 23. (Exhibit 12-23, Multipage document entitled Pesticide residues in food - 2004, Evaluations 2004, Part II - Toxicological, marked for identification, as of this date.)	2 3 4 5 6 7 8 9	A. On the bottom of 123? (Witness looks at document.) Q. The very bottom line oh, sorry, 122. Sorry, wrong page. A. 122? Oh, it says Atkinson, et al., 1993. Q. Okay. And the JMPR document, on the first sentence of that second to last paragraph on page 122 states, "There were no statistically
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	conducted by the World Health Organization, correct? A. Correct. MR. LASKER: Let's mark as the next document in line. THE REPORTER: 23. (Exhibit 12-23, Multipage document entitled Pesticide residues in food - 2004, Evaluations 2004, Part II - Toxicological, marked for identification, as of this date.) (Witness looks at document.) Q. And if you can MR. LASKER: We'll go off the record so you have a chance let's go off the record so the doctor has a chance to look through this document. MS. HANLON: Thank you. THE VIDEOGRAPHER: We're going off the video record. The time is 2:44 p.m. (Recess taken.) THE VIDEOGRAPHER: We're back on the video record. The time is 2:53 p.m. BY MR. LASKER:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. On the bottom of 123? (Witness looks at document.) Q. The very bottom line oh, sorry, 122. Sorry, wrong page. A. 122? Oh, it says Atkinson, et al., 1993. Q. Okay. And the JMPR document, on the first sentence of that second to last paragraph on page 122 states, "There were no statistically significant increase in the incidence of any tumors, either benign or malignant, in either sex when compared with control groups," correct? A. That's what it states. Q. And then the JMPR document provides the same numbers for haemangiosarcomas in that study that you then report in the IARC monograph, correct? MS. HANLON: Object to form. A. That appears to be the case, yes. Q. And then the JMPR document states in connection both with the haemangiosarcomas and with respect to finding some one other tissue,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	conducted by the World Health Organization, correct? A. Correct. MR. LASKER: Let's mark as the next document in line. THE REPORTER: 23. (Exhibit 12-23, Multipage document entitled Pesticide residues in food - 2004, Evaluations 2004, Part II - Toxicological, marked for identification, as of this date.) (Witness looks at document.) Q. And if you can MR. LASKER: We'll go off the record so you have a chance let's go off the record so the doctor has a chance to look through this document. MS. HANLON: Thank you. THE VIDEOGRAPHER: We're going off the video record. The time is 2:44 p.m. (Recess taken.) THE VIDEOGRAPHER: We're back on the video record. The time is 2:53 p.m. BY MR. LASKER: Q. Okay. So Dr. Jameson, the document	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. On the bottom of 123? (Witness looks at document.) Q. The very bottom line oh, sorry, 122. Sorry, wrong page. A. 122? Oh, it says Atkinson, et al., 1993. Q. Okay. And the JMPR document, on the first sentence of that second to last paragraph on page 122 states, "There were no statistically significant increase in the incidence of any tumors, either benign or malignant, in either sex when compared with control groups," correct? A. That's what it states. Q. And then the JMPR document provides the same numbers for haemangiosarcomas in that study that you then report in the IARC monograph, correct? MS. HANLON: Object to form. A. That appears to be the case, yes. Q. And then the JMPR document states in connection both with the haemangiosarcomas and with respect to finding some one other tissue, in that last sentence of the second from the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	conducted by the World Health Organization, correct? A. Correct. MR. LASKER: Let's mark as the next document in line. THE REPORTER: 23. (Exhibit 12-23, Multipage document entitled Pesticide residues in food - 2004, Evaluations 2004, Part II - Toxicological, marked for identification, as of this date.) (Witness looks at document.) Q. And if you can MR. LASKER: We'll go off the record so you have a chance let's go off the record so the doctor has a chance to look through this document. MS. HANLON: Thank you. THE VIDEOGRAPHER: We're going off the video record. The time is 2:44 p.m. (Recess taken.) THE VIDEOGRAPHER: We're back on the video record. The time is 2:53 p.m. BY MR. LASKER:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. On the bottom of 123? (Witness looks at document.) Q. The very bottom line oh, sorry, 122. Sorry, wrong page. A. 122? Oh, it says Atkinson, et al., 1993. Q. Okay. And the JMPR document, on the first sentence of that second to last paragraph on page 122 states, "There were no statistically significant increase in the incidence of any tumors, either benign or malignant, in either sex when compared with control groups," correct? A. That's what it states. Q. And then the JMPR document provides the same numbers for haemangiosarcomas in that study that you then report in the IARC monograph, correct? MS. HANLON: Object to form. A. That appears to be the case, yes. Q. And then the JMPR document states in connection both with the haemangiosarcomas and with respect to finding some one other tissue,

Page 250 Page 252 1 1 the lack of a dose response relationship, the correct? 2 2 lack of statistical significance, and the fact MS. FORGIE: Objection. 3 3 that the" changes "recorded in this study fell A. That's what we had. 4 within the historical ranges for controls, these 4 Q. The IARC monograph in discussing this same study states that "the findings of 5 5 changes were not considered to be caused by 6 administration of glyphosate," correct? 6 haemangiosarcoma" --7 7 A. That's what it says here, yes. MS. FORGIE: What page are you on, 8 MS. HANLON: Objection, form. 8 9 9 I'm going to indicate that the -- you Q. Page 33 of the working group document 10 10 indicated -- you said instead of incidences, of the monograph. 11 11 changes, mine said incidences. The middle of that last paragraph on 12 12 page 33 says that there was a statistically So if we're taking it literally, 13 13 reading it, the third sentence up where it significant increase in the incidence of 14 14 says, "the fact that the incidence recorded haemangiosarcoma in males with a P value of less 15 in this study." 15 than 0.001. 16 16 MR. LASKER: It says "incidences," Do you see that? 17 17 A. I see that. that's what I said. 18 MS. HANLON: No, you didn't. 18 MS. HANLON: Objection, form. 19 I will object on the basis of I heard 19 Q. Did you prepare that statistical 2.0 "changes." It was not correctly read. 20 analysis? 21 21 MR. LASKER: Let me restate the A. It was prepared in our subgroup. 22 22 question. Q. Did you have any discussion of the 23 23 fact that the statistical analysis conducted for Q. The JMPR document states with respect 24 2.4 to the haemangiosarcoma findings in this 1993 IARC reported statistically significant to the 25 25 .0001 (sic) P level, where the JMPR concluded mouse study, the same haemangiosarcoma findings Page 251 Page 253 1 1 that IARC reports, "Owing to the lack of a that there was no statistically significant 2 2 dose-response relationship, the lack of increase in haemangiosarcomas in the male mice 3 3 statistical significance and the fact that the in the study? 4 4 incidences recorded in this study fell within MS. FORGIE: Objection. 5 5 the historical range for controls, these changes A. I don't recall that particular --6 6 are not considered to be caused by discussion to those particular points, no. 7 7 administration of glyphosate," correct? Q. Do you recall who it was in your 8 8 subgroup that conducted that statistical A. That's what it states. 9 9 Q. And the JMPR document that IARC had in analysis? 10 its review of this 1993 mouse study states, "In 10 MS. FORGIE: Objection, asked and 11 11 conclusion" -- the very last paragraph on the answered. 12 page -- "In conclusion, administration of 12 A. I don't remember who did it, no. 13 13 glyphosate to CD-1 mice for 104 weeks produced It was probably IARC staff that did 14 no signs of carcinogenic potential at any dose," 14 it, but I don't remember who did it. 15 15 correct? Q. And you don't recall, I take it, 16 16 A. That's what it says. during the working group meeting going back and 17 17 Q. And the JMPR in conducting its review looking at the 2006 JMPR document and seeing 18 of this study had the actual study documents to 18 that they were reporting that this data was not 19 look at, correct? 19 statistically significant; is that correct? 2.0 2.0 MS. FORGIE: Objection. MS. FORGIE: Objection. 21 21 MS. HANLON: Objection, form. MS. HANLON: Objection, form. 22 A. I have no idea. 22 A. I don't re -- I don't recall that 23 23 Q. All that you have for your review in specific discussion. 24 24 IARC was what the JMPR set forth in this one It could very well have come up in the 25 25 page, a little bit over one page in its review, discussion.

Page 254 Page 256 1 1 But with this and so many others, when renal tumors in the mice in the 1993 mouse study 2 2 we looked at the published -- when we look at a that is discussed in the IARC monograph? 3 3 study and we look at the data from the study we MS. FORGIE: Objection. 4 do -- the working group is asked to do its own 4 MS. HANLON: Objection. 5 5 evaluation of the data and not -- and not to MS. FORGIE: Do not answer that with just take the conclusions of the office. 6 6 regards to anything that you and I or any of 7 the other attorneys have discussed. So that's what is done in all of the 8 8 working groups. Don't give any -- in other words, no 9 Q. But just to be clear, the only data 9 information that we have provided to you or 10 10 you had for this study was the data that was discussed with you can be discussed at this 11 provided by the -- that's in this one page of 11 12 the JMPR document; is that right? 12 If you have that answer without going MS. FORGIE: Objection, 13 13 into discussions you had with us as our mischaracterizes his testimony. 14 expert, then you may do so. 15 A. That appears to be the case. 15 Q. Okay. So again I'll state the 16 Q. And do you have any information with 16 question because I think my question addressed 17 respect to renal tumor -- renal tumors in the 17 that. 18 1993 Cheminova mouse study? 18 Based upon your own independent 19 A. I'm sorry, say that again. 19 assessment of the scientific studies, sitting 2.0 Q. For the 1993 mouse study, I'm sorry, 20 here today do you have any understanding of the 21 the one that we're talking about with respect to 21 incidence and distribution of renal tumors in 22 the JMPR --2.2 the 1993 mouse study that is discussed in the 23 A. Okay. 23 IARC monograph? 24 Q. -- do you have any information with 24 MS. HANLON: Objection, form. 25 respect to the incidence of renal tumors in that 25 MS. FORGIE: Objection, also it goes Page 255 Page 257 1 study? 1 beyond the scope. 2 2 It's supposed to be about what he did A. Only if it was in the report. 3 Q. And sitting here today do you have any at IARC, not what he does today. 4 A. I cannot give you an opinion on that 4 understanding of the number of and distribution of renal tumors in the 1993 mouse study that is 5 5 right at the present time. discussed in the IARC monograph? 6 Q. I'm not asking for your opinion. 6 7 7 MS. HANLON: Objection, form. I'm just asking if you're aware of the 8 MS. FORGIE: Objection. 8 data. 9 9 That goes into privileged information Are you aware of what the 1993 10 because you're asking him as of today and 10 Cheminova mouse study found with respect to 11 11 we've discussed these matters. renal tumors? 12 12 And I object and instruct him not to MS. FORGIE: Objection. MS. HANLON: Objection, form. 13 13 answer to the extent that information you 14 have comes from discussions that you have 14 And I would instruct him not to had with us as your expert -- as our expert. 15 15 answer. MS. HANLON: And I join in that 16 16 Because at this point you've asked and 17 17 answered and I feel like it's gone beyond instruction -- I join in that objection and 18 I instruct him, too, in regards to the 18 it. 19 objection as a -- in regards to the 19 We're here for a fact deposition. 2.0 2.0 MR. LASKER: Okay. You've asked and relationship with the attorney. 21 21 MR. LASKER: Well, I'll restate the answered, he has not answered. 22 22 I've asked, you've objected four times question. 23 23 Q. Based upon your own continuing now. 24 24 analysis of the data in the studies, are you If you're instructing the witness not 25 to answer questions based on his factual 25 aware sitting today of what the incidence is of

Page 258 Page 260 1 knowledge of the data in the 1993 mouse to that question about whether or not there were 2 2 study, we can take that up with a judge. renal tumors found in the 1993 mouse study? 3 3 There is no basis on any rule of MS. FORGIE: Objection. evidence for you to instruct the witness not 4 mischaracterizes his testimony. 5 5 to answer that question. A. No, we didn't have time to go through 6 6 It's a factual question. the reams and reams of numbers that were 7 7 provided with the Greim. MS. HANLON: I'm instructing him not 8 8 Q. Now the 1990 -- I'm sorry, strike to answer. 9 9 MR. LASKER: Okay. We'll mark that in that. 10 10 the deposition as well. Exhibit 12-18, also the draft of the 11 11 IARC monograph also has a discussion of the Q. As part of the IARC monograph process, 12 when you are presenting the data and your 12 1997 -- sorry -- yes, the 1993 mouse study as 13 discussed by the JMPR, and this is on page 858. 13 assessment of these animal studies and when you 14 14 A. 858. Okay. looked at the 1983 mouse study and reported data 15 15 on renal tumors and then you reported data from Q. The second page, the second -- bottom 16 16 paragraph. the 1993 mouse study in the very next paragraph, 17 17 MS. FORGIE: I'm sorry, what page are did anyone suggest looking at the data from that 18 18 you on? 1993 mouse study to determine whether or not it 19 19 had data on renal tumors that would either MR. LASKER: 858. 20 2.0 MS. FORGIE: Thank you. replicate or not replicate what was found in the 21 (Witness looks at document.) 21 1983 mouse study? 22 Q. And in that paragraph in the draft 2.2 A. As part of a review of any chemical, 23 23 when you look at data -- when you look at document it is reported that the findings with 2.4 24 respect to haemangiosarcoma were not studies you would look to see if the tumor sites 25 25 significant, correct? reported in one study are also reported in Page 259 Page 261 1 1 another study because that gives you -- if there (Witness looks at document.) 2 2 MS. FORGIE: What line is it, please? are reports -- if the same tumor site is 3 3 reported in more than one study, then that gives MR. LASKER: That would be the 4 4 you some more information into the strength of fifth and sixth line of the second 5 5 the evidence for the finding. paragraph -- or the bottom paragraph on that 6 6 Q. And in conducting that review for IARC page. 7 7 in 2015, after reporting on the renal tumor A. Okay. 8 8 findings in the 1983 mouse study, and then Q. And the final sentence of that page, 9 9 turning to the 1992 mouse study, did you look to of that paragraph also states that the tumor 10 see whether, in fact, the 1993 mouse study had 10 incidence for haemangiosarcoma and for also the 11 11 data with respect to renal tumors? other -- other findings in this study of tumors MS. FORGIE: Objection. 12 12 "fell within the historical ranges for 13 13 A. We probably -- we probably would have controls," correct? 14 asked the question, wonder if there was any 14 A. That's what it says here. 15 15 tumor -- any kidney tumor data from that study, Q. And in the final monograph those two 16 16 but there wasn't any indicated in the statements, the final IARC monograph of Working 17 17 information that we had. Group 112, those two statements have been taken 18 O. Okay. And when you were provided 18 out, correct? 19 access -- as you mentioned earlier -- to those 19 MS. FORGIE: Objection. 2.0 2.0 original data tables that were appended to the A. They're not in the -- in this version 21 of the monograph, correct. 21 Greim publication that you were aware that those Q. Do you know who took those statements 22 existed, did you at any -- during the IARC 22 23 23 out of the draft monograph before the monograph working group meeting, did you at any time or 24 24 did anyone suggest at any time looking at those was finalized? 25 25 data tables to see if it would provide an answer MS. HANLON: Objection.

A. I - you really cannot say an individual was responsible for that because the monograph is a product of the whole working group. Q. Okay. Let me ask you this, do you recall the decision to remove those statements from the draft — M. S. FORGIE: Objection. Q. — monograph? A. No, I don't remember — I don't recall those discussions. Q. — by ou know why those statements were removed from the draft monograph? M. S. FORGIE: Objection. Q. Do you know why those statements were removed from the draft monograph? M. S. FORGIE: Objection. A. I don't know why. Q. The IARC monograph also talks about ratious and well turn to that. And in particular there was a discussion both in the draft monograph and in the final monograph of rat studies and well turn to that. And in particular there was a discussion which each the draft monograph and in the final monograph of rat studies had were exceed by EPA. And I can direct you to page 36 and age 40 of the final monograph and in the final m		Page 262		Page 264
2 individual was responsible for that because the monograph is a product of the whole working group. 2 group. 3 group. 4 group. 5 Q. Okay. Let me ask you this, do you recall the decision to remove those statements from the draft — 5 MS. FORGIE: Objection. 9 Q. — monograph? 10 A. No, I don't remember — I don't recall those discussions. 11 Q. Do you know why those statements were reviewed from the draft monograph? 12 MS. FORGIE: Objection. 13 A. I don't know why. 14 MS. FORGIE: Objection. 15 A. I don't know why. 16 Q. The IARC monograph also talks about rat studies and well turn to that. 17 rat studies and well turn to that. 18 And in particular there was a discussion of the final monograph of rat studies that were reviewed by FPA. 20 And I can direct you to page 36 and page 40 of the final monograph. 21 MR. LASKER: Why don't we actually go 22 MR. LASKER: Why don't we actually go 23 I'm going to ask you, Doctor, to review the IARC monograph with respect to the studies and well facenomy. 24 And then also the draft of that wideo record. The time is 3:11 p.m. 25 So why don't we go off the record so you have a chance to do that. 16 THE VIDEOGRAPHER: We're going off the video record. The time is 3:11 p.m. 17 RIF VIDEOGRAPHER: We're going off the video record. The time is 3:26 p.m. 18 Were alknig about the IARC review of certain rat studies that were discussed in EPA memos, and their discussion of two rat studies. Starting with the second full paragraph on 8.5 that studies confered. 4 Land the decision to remove the studies and well paragraph on 8.6 starting with the second full paragraph on 8.5 that studies that were also, full the starting with the second full paragraph on 8.5 that decision of two fits at studies. 5 Correct? A. A did the	1		1	
monograph is a product of the whole working group. Q. Okay. Let me ask you this, do you recall the decision to remove those statements from the draft — M. F.ORGIE: Objection. A. No, I don't remember — I don't recall those discussions. Q. — monograph? M. M. F.ORGIE: Objection. A. I don't know why. D. Do you know why those statements were removed from the draft monograph? M. M. F.ORGIE: Objection. A. I don't know why. Q. The IARC monograph also talks about rart studies and well turn to that. And in particular there was a discussion of the draft monograph and in the final monograph of rat studies that were reviewed by EPA. And I can direct you to page 36 and page 40 of the final monograph. MR. LASKER: Why don't we actually go Page 263 off the record just so we can have the doctor do this efficiently. The poing to ask you, Doctor, to review the IARC monograph with respect to the rat studies reviewed by EPA. They begin on pages 36 and 40. And then also the draft of that monograph at page 863. which is again Exhibit 12-18. The JUBEOGRAPHEE: Were going off the video record. The time is 3:11 p.m. MR. HANLON: Okay. D. There is a discussion of pancreatic islet can have the video record. The time is 3:14 p.m. MR. HANLON: Okay. D. There is the statement at page — at lines 22 through 24 with respect to the pancreatic islet can be alternomas, correct? A. Okay. Q. And in the draft of that monograph as there is again discussion of two rat studies, correct? MR. HANLON: Okay. MR. LASKER: This is Exhibit 12-18. MR. HANLON: Okay. Q. There is a discussion of pancreatic islet can delenomas, correct? A. Okay. Q. And in the draft of that monograph with respect to the review the fall with respect to the pancreatic islet can be adenomas, correct? MR. HANLON: Okay. Q. And the PEA concluded that this kesion was not compound related, correct? MR. HANLON: Okay. A. Okay. Q. And the EPA would have reached that assessment based upon its review of the full studies that were discussed in EPA memos, correct? M	2	· · · · · · · · · · · · · · · · · · ·	2	
4 group. 5 Q. Okay. Let me ask you this, do you recall the decision to remove those statements from the draft		*		=
group. Q. Okay. Let me ask you this, do you recall the decision to remove those statements from the draft		• · · · · · · · · · · · · · · · · · · ·		
recall the decision to remove those statements from the draft — M.S. FORGIE: Objection. Q. — monograph? A. No, I don't remember — I don't recall those discussions. Q. Do you know why those statements were reviewed by Eva. A. I don't know why. M.S. FORGIE: Objection. A. I don't know why. O. The IARC monograph also talks about rat studies and we'll turn to that. M.S. HANLON: Are you referring him to which exhibit? M.S. HANLON: Are you referring him to which exhibit. M.S. HANLON: Are you referring him to which exhibit. M.S. HANLON: Are you referring him to which exhibit. M.S. HANLON: Coay. M.S. HANLON: Are you referring him to which exhibit. M.S. HANLON: Coay. M.S. HANLON: Coay. M.S. HANLON: Are you referring him to which exhibit. M.S. HANLON: Coay. M.S. HANLON: Are you referring him to which exhibit. M.S. HANLON: Coay. M.S. HANLON: Co				
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MS. FORGIE: Objection. Q. — monograph? A. No, I don't remember — I don't recall those discussions. Q. — Do you know why those statements were removed from the draft monograph? MS. FORGIE: Objection. A. I don't know why. Q. The IARC monograph also talks about rat studies and well turn to that. And in particular there was a discussion both in the draft monograph and in the final monograph of rat studies that were reviewed by EPA. And I can direct you to page 36 and page 40 of the final monograph. Winters looks at document.) MR. LASKER: Why don't we actually go Page 263 off the record just so we can have the doctor do this efficiently. I'm going to ask you, Doctor, to review the IARC monograph with respect to the rat studies reviewed by EPA. They begin on pages 36 and 40, And then also the draft of that monograph section on those same two studies, which appears at page 863. They begin on pages 36 and 40, And then also the draft of that monograph section on those same two studies, which appears at page 863. They begin on pages 36 and 40, And then also the draft of that monograph section on those same two studies, which appears at page 863. They begin on pages 36 and 40, And then also the draft of that monograph section on those same two studies, which appears at page 863. They begin on pages 36 and 40, And then also the draft of that monograph section on those same two studies, which appears at page 863. They begin on pages 36 and 40, And then also the draft of that monograph section on those same two studies, which appears at page 863. They begin on pages 36 and 40, And the malso the draft of that monograph section on those sume two studies, which appears at page 863. They begin on pages 36 and 40, And the rat studies that were discussed in EPA memos, correct? A. That's what it says here. Q. And the FPA would have reached that conclusion based upon its review of the full attitude that were talking about the IARC review of certain rat studies that were discussed in EPA memos, correct? A. Uh-hub. Q. And there				
9 Q. — monograph? 10 A. No, I don't remember — I don't recall those discussions. 11 those discussions. 12 Q. Do you know why those statements were removed from the draft monograph? 13 MS. FORGIE: Objection. 14 MS. FORGIE: Objection. 15 A. I don't know why. 16 Q. The IARC monograph also talks about rat studies and we'll turn to that. 18 And in particular there was a discussion the final monograph and in the final monograph. 19 MS. HANLON: Are you referring him to which exhibit? 19 MS. HANLON: Are you referring him to which exhibit? 19 MS. HANLON: Are you referring him to which exhibit? 19 MS. HANLON: Okay. 20 There is a discussion on page 36 and page 40 of the final monograph. 21 Off the record just so we can have the doctor do this efficiently. 22 Off the record just so we can have the doctor do this efficiently. 23 Off the record just so we can have the doctor do this efficiently. 24 (Winness looks at document.) 25 MR. LASKER: Why don't we actually go Page 263 10 Off the record just so we can have the doctor do this efficiently. 26 They begin on pages 36 and 40. 27 And then also the draft of that monograph with respect to the study on 60 male and 60 female rats there was a discussion there about pancreatic islet cell adenomas? MR. LASKER: This is Exhibit 12-18, and the document he is looking at on page 36 at about lines. — 17 THE WITNESS: 19. 18 A. That's what it says here. Q. And in the draft monograph of on the study on 60 male and 60 female rats there was a discussion there about pancreatic islet cell adenomas. THE WITNESS: 19. 10 Off the record just so we can have the doctor do this efficiently. 21 Off the record just so we can have the doctor do this efficiently. 22 They begin on pages 36 and 40. 33 Fine goal of the final monograph with respect to the pancreatic islet cell adenomas, correct? 34 A. Okay. 35 Page 265 The FiPA concluded that this lesion was not compoun				· ·
A. No, I don't remember – I don't recall those discussions. Q. Do you know why those statements were removed from the draft monograph? MS. FORGIE: Objection. A. I don't know why. D. The IARC monograph also talks about ratt studies and well turn to that. And in particular there was a discussion both in the draft monograph and in the final monograph of rat studies that were reviewed by EPA. And I can direct you to page 36 and page 40 of the final monograph. (Witness looks at document.) MR. LASKER: Why don't we actually go Page 263 off the record just so we can have the doctor do this efficiently. They begin on pages 36 and 40. And then also the draft monograph with respect to the tart studies reviewed by EPA. They begin on pages 36 and 40. And then also the draft monograph with respect to the pancreatic islet cell adenomas, correct? A. Okay. Q. And in the draft monograph the at studies that were reviewed by EPA. They begin on pages 36 and 40. And then also the draft monograph with respect to the pancreatic islet cell adenomas, correct? A. Okay. Q. And in the draft monograph the aim to which exhibit? MR. LASKER: Why don't we actually go Page 263 off the record just so we can have the doctor do this efficiently. They begin on pages 36 and 40. And then also the draft of that monograph section on those same two studies, which appears at page 863. So why don't we go off the record so you have a chance to do that. THE VIDEOGRAPHER: We're back on the video record. The time is 3:11 p.m. (Recess taken.) PYMR. LASKER: We're back on the video record. The time is 3:25 p.m. BY MR. LASKER: Q. Dr. Jameson, when we took our break we were talking about the IARC review of certain rat studies that were discussed in EPA memos, correct? A. Uh-huh. Q. And there were, as set forth in the final monograph, two rat studies for which you The page 263 A. Uh-huh. A. I may fine the wind page and fine freath monograph. the final monograph. The page 263 The page 265 The page 265 The page 265 A. They beg				
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, and the state of	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	the rat studies reviewed by EPA. They begin on pages 36 and 40. And then also the draft of that monograph section on those same two studies, which appears at page 863. So why don't we go off the record so you have a chance to do that. THE VIDEOGRAPHER: We're going off the video record. The time is 3:11 p.m. (Recess taken.) THE VIDEOGRAPHER: We're back on the video record. The time is 3:26 p.m. BY MR. LASKER: Q. Dr. Jameson, when we took our break we were talking about the IARC review of certain rat studies that were discussed in EPA memos, correct? A. Uh-huh. Q. And there were, as set forth in the final monograph, two rat studies for which you	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	significant positive dose-related trend in the occurrence of these tumors and no progression to carcinoma. The EPA concluded that this lesion was not compound related, correct? A. That's what the EPA said. Q. And the EPA would have reached that assessment based upon its review of the full study report, correct? MS. HANLON: Form. MS. FORGIE: Objection, calls for speculation. A. I'm sorry, say that again. Q. The EPA would have reached that conclusion based upon its review of the full animal rat cancer bioassay study report, correct? MS. HANLON: Objection. MS. FORGIE: Objection. A. I I don't know. I mean that's what we got out of the

Page 266 Page 268 1 Q. You were --MS. FORGIE: Calls for speculation. 2 2 A. This -- EPA indicated that they or Wait. 3 concluded that the lesion was not compound 3 Let me get my objection in. 4 related. 4 Objection, calls for speculation and 5 asked and answered. 5 Q. And you worked at the NTP for how 6 long, 25, 30 years did you say? 6 Thank you. 7 7 A. Thirty years. A. That was their conclusion. 8 8 Q. Based upon your work at the NTP, do O. And that was their conclusion based 9 9 you have any understanding of how the EPA -upon a review of the actual rat study, correct? 10 10 when the EPA reviews substances for MS. FORGIE: Objection. 11 carcinogenicity whether they actually review the 11 MS. HANLON: Objection, form. 12 study documents? 12 MS. FORGIE: Calls for speculation, 13 13 MS. FORGIE: Objection, calls for asked and answered. 14 14 A. I've already answered that. speculation. 15 A. I don't know. 15 O. And the answer --16 A. It was that -- that was their 16 I have no experience with what EPA 17 17 conclusion. does. 18 18 O. Based upon a review of the actual Q. So in your analysis of the animal data 19 19 when you were relying upon these EPA review study, correct? 20 2.0 MS. FORGIE: Objection. documents for purposes of IARC, is it your 21 MS. HANLON: Objection, form. 21 testimony that you did not have an understanding 22 MS. FORGIE: Asked and answered three 2.2 of what information EPA had at its disposal in 23 23 preparing those review documents? or four times. 2.4 24 You're now starting to harass him just MS. FORGIE: Objection. 25 25 because you don't like the answer. MS. HANLON: Objection to form. Page 267 Page 269 1 1 A. I mean obviously we had the documents A. Based on their review of the study 2 because we reference them. 2 that was submitted for the registration of 3 3 I don't understand what you're driving glyphosate, that was their conclusion. 4 4 Q. Thank you. at. 5 5 Q. My question is, did you have any Now, and I think you already stated 6 understanding when you relied upon those EPA 6 the only documents you had, the only information 7 7 memorandum of what information EPA had when it that you had for your review for IARC is what 8 8 conducted its review of those studies? EPA stated in its review memorandum, correct? 9 9 MS. FORGIE: Objection. MS. FORGIE: Objection. 10 A. They had the studies that were 10 MS. HANLON: Objection, form. 11 submitted to them for the registration of 11 A. Correct. 12 12 Q. You did not have the underlying study, glyphosate. 13 13 Q. Okay. So for the purpose of this correct? 14 study now, the 1990 -- the rat study that's 14 A. I did not. 15 15 being discussed on page 863 where EPA reached Q. Okay. And if you can look at the 16 16 its conclusion that there was no statistically final monograph when it's discussing this same 17 17 significant positive dose related trend, no rat study that is discussed in the draft, the 18 progression to carcinomas, and where EPA 18 statement that appears in the draft monograph 19 19 concluded that the lesion was not compound that you prepared, which notes that there was no 20 20 related, the EPA reached that conclusion based statistically significant positive dose related 21 21 upon a review of the actual rat study, correct? trend and no progression to carcinoma, that has 2.2 MS. FORGIE: Objection, asked and 22 been deleted from the final monograph, correct? 23 23 MS. FORGIE: Objection. answered. 24 24 MS. HANLON: Form. A. Umm... 25 25 A. That was their conclusion --(Witness looks at document.)

Page 270 Page 272 1 A. This is EPA... that the EPA concluded that these pancreatic 2 2 (Witness looks at document.) islet cell adenomas in this rat study were not 3 3 Q. Page 36, if that's helpful, the second compound related, correct? 4 column. 4 MS. FORGIE: Objection. 5 5 A. Uh-huh. A. That is correct. 6 (Witness looks at document.) That is correct, but I would --7 7 MS. FORGIE: Wait. A. I can't -- I don't see that it's in 8 8 there or not, but I don't think it is. Let him finish. 9 9 (Witness looks at document.) Go ahead. 10 10 A. Well, let's see, line by line... A. I would just like to point out that 11 11 what you have here is a draft document. MR. LASKER: Okay. Let's go off the 12 record. 12 It's a draft working document that the 13 13 THE VIDEOGRAPHER: We're going off the working group was working from for the review of 14 14 video record. The time is 3:34 p.m. glyphosate. 15 (Recess taken.) 15 It is a work in progress and so that's 16 THE VIDEOGRAPHER: We're back on the 16 why there are changes between this document that 17 17 video record. The time is 3:37 p.m. you see here and the final document that is 18 18 published as the IARC monograph. BY MR. LASKER: 19 19 Q. So Dr. Jameson, as we were discussing, So it's apples and oranges. 2.0 20 in the draft monograph that your subgroup Q. I understand that. 21 21 prepared with respect to this rat study reviewed And part of what I'm trying to find 22 22 by EPA in 1991, the draft monograph notes that out is what changes were made in the drafting 23 there was no statistically significant positive 23 process and why. 24 24 dose related trend in the occurrence of And do you recall when it was that the 25 25 pancreatic islet cell adenomas and no statement that appeared in the draft monograph Page 271 Page 273 1 1 progression to carcinoma, and the draft noting EPA's conclusion that these pancreatic 2 monograph also notes that the EPA concluded that 2 islet cell adenomas in the rat study were not 3 3 this lesion was not compound related. compound related, do you remember when that 4 4 And those statements were deleted from statement was deleted from the monograph? 5 5 the monograph and do not appear in the final A. I do not. Q. Do you remember who made the decision 6 6 Working Group 112 monograph for glyphosate, 7 7 to delete that statement from the monograph? correct? 8 MS. FORGIE: Objection. A. I don't know for sure who did -- I do 9 9 A. No. not know who did it. 10 10 Q. Do those statements appear in the Q. Do you know why that statement was 11 11 deleted from the monograph? final monograph? 12 A. One of the statements is still in the 12 MS. FORGIE: Objection. 13 13 monograph, but reworded. A. I do not know for a fact. 14 Q. Okay. Which statement is still in the 14 I could only speculate and I do not 15 15 monograph and which one has been deleted? want to speculate. 16 16 A. If you look on page 36, the second Q. Okay. Let's look then at the draft 17 17 column towards the bottom in the bracketed monograph discussion of the second rat study 18 statement, okay, "the working group noted that 18 that was reviewed by EPA. 19 there were no statistically significant positive 19 And this is on the bottom of page 863, 20 2.0 trend in the incidence of these tumors and no Bates number ending 863 and carrying over to 21 21 apparent progression to carcinoma." 864. 22 22 Q. I stand corrected. And this is also discussing another 23 23 So the only thing that then was rat study. 24 24 deleted from the draft monograph and does not And there's a discussion of pancreatic 25 25 appear in the final monograph was the statement islet cell adenomas in that study as well.

Page 274 Page 276 1 Do you see that? MS. FORGIE: Objection. 2 2 Q. And do you, first of all, know who A. Yes. 3 3 made the decision to remove that statement from Q. And in the draft monograph on page 864 4 with respect to the second rat study it states 4 the draft monograph? 5 5 on line 5 to line 7, "there was no statistically A. No. 6 significant positive dose related trend in the 6 Q. Do you know when that statement was 7 7 occurrence of these tumors and no progression to removed from the draft monograph? 8 carcinoma," correct? 8 A. I don't know when, no. 9 9 A. Correct. Q. Do you know why that statement was 10 10 O. And there was a statement that "the removed from the draft monograph? 11 11 EPA concluded that this lesion was not compound A. In asking these series of questions 12 related," correct? 12 I've been pondering over in my mind why would 13 13 that statement be taken out? A. Correct. 14 14 MR. LASKER: And I expect we're going And all of a sudden I remembered the 15 to want to take a break here, but I'm going 15 reason why that statement would be taken out. 16 16 to ask you with respect to those statements Q. Okay. Now let me just -- before you 17 17 to take a look at the final monograph and to get to that I want to clarify --18 18 see which of those statements remained and MS. FORGIE: Wait. 19 which of the statements, if any, did not 19 He gets to finish his answer. 2.0 20 MR. LASKER: No. remain in the final monograph. 21 21 So let's take a break so that the Because he just said he doesn't 22 22 doctor can review it. remember who or when, so I want to make sure 23 THE VIDEOGRAPHER: We're going off the 23 I understand what his answer is going to be. 2.4 24 video record. The time is 3:41 p.m. MS. FORGIE: Wait. He gets to finish 25 25 (Discussion off the record.) his answer before you do that. Page 275 Page 277 1 1 THE VIDEOGRAPHER: We're back on the Q. Do you recall why the statement was 2 2 removed or do you recall a reason why it may video record. The time is 3:43 p.m. 3 3 BY MR. LASKER: have been removed? 4 4 Q. So Dr. Jameson, the -- again, the A. I remember why it may have been 5 5 draft monograph has a discussion of the second removed. 6 rat study about the fact -- with respect to 6 Q. Okay. Well, we can -- your counsel 7 7 pancreatic islet cell adenomas, that there was may ask you that question. 8 8 no statistically significant positive dose My question for you, though, is not 9 9 related trend in the occurrence of these tumors why it may have been removed, but why, in fact, 10 10 it was removed. and no progression to carcinoma. 11 11 So again, do you know why, in fact, First of all I'll take that, and that 12 12 sentence does appear in the final monograph, the statement that appears in the draft 13 13 monograph, the EPA concluded that this lesion correct? 14 A. It does appear? 14 was not compound related with respect to the 15 15 second rat study and pancreatic islet cell O. Yes. 16 16 A. Yes, it's in the bracketed comments adenomas, do you know for a fact why that 17 17 there. statement was removed from the draft monograph? 18 18 MS. FORGIE: Objection. Q. And then there's a second statement in 19 19 the draft monograph with respect to the second MS. HANLON: I'll instruct him not to 20 2.0 draft study, that the EPA concluded that this answer if he feels that it's going to cross 21 21 lesion, the pancreatic islet cell adenomas in over into expert testimony. 2.2 the second rat study was not compound related. 22 A. I'll answer, okay, because like I 23 23 And that statement does not appear in said, it just came to me. 24 24 the final monograph, correct? This is an IARC publication and the 25 25 A. Correct. opin -- the evaluation and the findings are from

Page 278 Page 280 1 1 IARC monograph. an IARC working group. 2 2 And so other opinions or other reviews A. Oh, the summary. 3 3 that may have been done with this data is --O. And there is discussions of the 4 it's not appropriate to have that in the 4 findings for animal carcinogenicity data. 5 5 document. And if you need to take a break for 6 So that's why I think they were taken 6 you to review this, we can. 7 7 But my question is going to be, there out. 8 8 Q. In your assessment as part of IARC for are some studies that are discussed that didn't 9 9 determining or trying to understand the data have findings of tumors or had inadequate 10 that appears in studies that you've not had an 10 information. 11 opportunity to review, is one of the factors 11 And then there are some studies that 12 that you consider, well, what those scientists 12 you mentioned had information that you believe 13 who did have an opportunity to review the 13 supported your ultimate conclusion. 14 ongoing study concluded with respect to study? 14 My question to you is whether I am 15 MS. FORGIE: Objection. 15 correct that the studies that IARC relied upon 16 MS. HANLON: Object to the form. 16 in reaching its conclusion with respect to the 17 A. I think as I indicated before, the 17 animal data are the same studies that we've 18 18 charge to the working group is to -- is to take talked about that you learned about from EPA or 19 the data that is available in the available 19 JMPR review? 2.0 documents, the published literature, the 20 MS. FORGIE: Objection. 21 21 government reports, whatever data that is Q. Okay. And they would actually be the 22 available to the working group, and for the 22 four studies we talked about, the two mouse 23 working group to look at the data, assess the 23 studies and the two rat studies --24 data, and make a determination of what the data 24 MS. FORGIE: Objection. 25 means. 25 MR. LASKER: And if you want to take a Page 281 Page 279 1 1 So that it -- when it's reported in break to be able to look through this to be 2 the IARC monograph it is the opinion of the IARC 2 able to be sure you know the answer to that, 3 3 monograph working group that something is known we can take a break and you can look through 4 4 to be a human carcinogen, probably a human, this and I'll ask that question. 5 possibly a human, it's an IARC determination. Does that make sense? 6 Q. But specifically with respect to 6 THE WITNESS: Okay. 7 7 glyphosate and with respect to the animal data MS. FORGIE: Okay. Off the record. 8 8 and the IARC working group's conclusion with THE VIDEOGRAPHER: We're going off the 9 9 respect to the animal studies for glyphosate, video record. The time is 3:50 p.m. 10 those conclusions were based solely upon data 10 (Recess taken.) 11 that was provided in a summary fashion in 11 THE VIDEOGRAPHER: We're back on the 12 12 memorandum by either the EPA or the JMPR in video record. The time is 4:05 p.m. 13 13 those documents we've reviewed, correct? BY MR. LASKER: 14 MS. FORGIE: Objection. 14 Q. So Dr. Jameson, I'd like to actually 15 15 A. The data was taken from those just take a step back and go back to the 16 16 discussion of those two rat studies, because documents, correct. 17 17 Q. And the original reviews were prepared there's something I missed with respect to both 18 by scientists either at EPA or at the JMPR who 18 of the rat studies as reviewed by the EPA. 19 19 actually looked at the underlying study There was a second -- another sentence 20 20 documents, correct? I wanted to direct you to on page 863. 21 2.1 MS. FORGIE: Objection --With respect to the first rat study 22 2.2 MS. HANLON: Form. there is the statement on lines 24 and 25 of the 23 23 MS. FORGIE: -- calls for speculation. draft monograph that "tumors were observed in 24 24 both males and females at low incidence in other A. That is the assumption, yes. 25 25 Q. And if we could turn to page 76 of the tissue sites, including thyroid, but were also

Page 282 Page 284 1 not considered to be related to the exposure to 1 been discussing that were discussed in an EPA 2 2 review document and the two mouse studies that glyphosate." 3 3 Do you see that? we've discussed in this deposition, one reviewed 4 A. Yes. 4 by EPA and the other by JMPR, correct? 5 MS. HANLON: Object to the form. 5 Q. And likewise with respect to the 6 second rat study that was reviewed by EPA in its 6 MS. FORGIE: Objection. 7 7 1991 document on page 864. A. That's accurate, yes. 8 8 Again there is a statement on lines Q. And with respect to all four of these 7 through 9, "Tumors were observed in both male 9 9 studies the findings that IARC cited to as 10 10 and females at low incidence in other tissue evidence in support of a sufficient evidence of 11 11 sites including thyroid but were also not carcinogenicity in animals, in all of those 12 considered to be related to the exposure to 12 studies the EPA or the JMPR had concluded that 13 13 glyphosate." those findings were not related to glyphosate, 14 14 Do you see that? correct? 15 A. Yes. 15 MS. FORGIE: Objection. 16 16 MS. HANLON: Objection, form. Q. And so these were statements that 17 17 A. That's what their document indicated. appeared in the draft monograph that you 18 prepared at some point during that working group 18 Q. Dr. Jameson, there are -- there were 19 meeting, correct? 19 four individuals on the IARC 112 working group 20 20 who were also fellows of an organization called A. Correct. 21 21 Collegium Ramazzini. Q. And those statements at least as 2.2 2.2 stated did not appear in the final monograph, A. Okay. 23 23 Q. Are you familiar with Collegium correct? 2.4 2.4 MS. FORGIE: Objection. Ramazzini? 25 25 A. I have heard about it. A. That's correct. Page 283 Page 285 1 Q. And do you recall when those 1 I know very little about it. 2 2 statements were removed from the monograph? Q. Have you had discussions with any of 3 3 A. I do not. the scientists that you've worked with for IARC, 4 4 MS. FORGIE: Objection. on IARC working groups about the Collegium 5 5 O. Do you remember or do you recall who Ramazzini? 6 would have removed those statements from the 6 A. No. 7 7 monograph? Q. Has anyone ever discussed with you the 8 8 MS. FORGIE: Objection. possibility of your joining the Collegium 9 9 A. No. Ramazzini? 10 10 A. No. Q. Do you know why those statements were 11 Q. Have you ever attended Ramazzini Days 11 removed from the monograph? 12 MS. FORGIE: Objection. 12 in Italy? 13 13 A. No. A. No. 14 Q. Okay. Returning to page 76 of the 14 MS. FORGIE: Objection, relevancy. 15 monograph, there is the discussion of the animal 15 Q. Do you know what those are? 16 16 carcinogenicity data that IARC ultimately relied A. I've heard of some colleagues when I 17 upon in reaching the conclusion that there was 17 worked at the NTP that went to these, but just 18 sufficient evidence of carcinogenicity in the 18 that they went to Italy. 19 animal studies, correct? 19 That's all I knew. 2.0 2.0 Q. Okay. And have you -- to your A. Correct. 21 Q. And the -- as set forth in the final 21 knowledge have you had conversations with 22 monograph, the determination with respect to the 22 members of the Collegium Ramazzini regarding 23 23 carcinogenicity data in support of that IARC glyphosate? 24 24 finding of sufficient evidence in animal studies A. No. 25 25 was based upon the two rat studies that we've MS. FORGIE: Objection.

Page 286 Page 288 MR. LASKER: Let's take a short break. 1 Working Group 112 would have taken whatever was 2 2 I may be almost finished up. the final draft that you saw in the working 3 3 MS. FORGIE: No way. group during that week long meeting in March of 4 THE VIDEOGRAPHER: We're going off the 4 2015 and revised it to the final draft that was 5 5 video record. The time is 4:11 p.m. published in July 2015? 6 MS. FORGIE: Objection. (Recess taken.) 7 7 THE VIDEOGRAPHER: We're back on the A. That would have been the 8 8 video record. The time is 4:42 p.m. responsibility of the editor who was present at 9 BY MR. LASKER: 9 the meeting. 10 10 Q. Dr. Jameson, the IARC Working Group There was always an individual who 11 11 112 completed it's week long session in March of serves as the editor who just keeps track of all 12 2015, correct? 12 the different sections and the different parts. 13 13 A. Yes. And she ultimately was the person 14 14 responsible for getting the final draft Q. And the final monograph came out -- I 15 can't remember, sometime like in July of 2015, 15 completed. 16 something along those lines? 16 Q. And who was that for Working Group 17 17 A. I think it was available online at 112? 18 18 that time, yes. A. I'd have to look at the list of 19 19 Q. So am I correct in my understanding attendees, but I think it was Heidi -- I think 2.0 that subsequent to the completion of that week 2.0 her name was Heidi -- I'm sorry, I don't 21 21 long working group meeting, there is further remember her last name. 22 22 work that's done on the monograph to bring it to O. Would there be other members of the 23 its final form in which it's published; is that 23 IARC staff who would have assisted her --2.4 2.4 A. Oh, yes. correct? 25 25 A. That's correct. It's --Page 289 Page 287 1 Q. Were you involved in any of the 1 MS. FORGIE: Wait. 2 2 process subsequent to the end of that working We have to wait for the question to 3 3 group meeting, up to the time of the publication come out, please. 4 4 of the final monograph in any revisions or edits I know it's the end of the day, but... 5 5 that were made to the monograph? O. Would there have been other members of 6 6 the IARC staff who would have assisted the A. I don't really remember. 7 7 In general I know in the past from editor in any revisions to the monograph from 8 8 time to time they do come back to the -- usually the version that existed at the end of the 9 9 the subgroup chair for points of clarification working group meeting to the final published 10 10 if they're not -- if they need to clean up a version? 11 11 reference or get the wording right. MS. FORGIE: Objection, calls for 12 But for glyphosate, to be honest, I do 12 speculation. 13 13 not recall if I was contacted about that or not. A. Okay. The editor would rely on the 14 14 various subgroup rapporteurs to provide the I don't remember. 15 15 Q. And did you for a period of time information she would need to make the final 16 16 retain the final draft monograph document that draft of the entire document. 17 17 you had at the end of that meeting so that if Q. And so the subgroup rapporteurs, those 18 questions were raised in that subsequent period 18 are the members of the IARC staff? 19 of time by IARC staff about language changes you 19 A. Those are IARC staff members. 2.0 2.0 would have the final monograph as the working Q. Okay. And who was the subgroup 21 21 group had seen it to compare it to? rapporteur for the animal --22 MS. FORGIE: Objection. 22 MS. FORGIE: Objection. 23 23 O. -- subgroup for Working Group 112? A. I may have. 24 24 I don't remember. A. That would have been Yann Grosse. 25 25 Q. Okay. Do you know who at IARC for Q. Okay. And I actually do have a list,

Page 290 Page 292 1 1 or I don't, my -- John did of the members of the course of your testimony here today various 2 2 staff who worked on IARC 112 -- but I can show changes in the monograph from the draft 3 3 it to you if you want. monograph until the final monograph. 4 But is it Heidi Mattock? 4 Could those changes that we discussed 5 5 A. There you go. have been made by the IARC staff after the 6 Q. So she was the editor for Working 6 working group meeting concluded? 7 7 Group 112? A. No. 8 8 MS. FORGIE: Objection. A. Yes. 9 9 Q. And so she would have worked with Q. So is your testimony then --10 respect to your section --10 Okay. I'm sorry. 11 11 A. May I clarify? MR. LASKER: Well, actually, why don't 12 12 O. Yes. we mark this. 13 13 (Exhibit 12-24, Multipage document A. Grammatical corrections and grammar 14 14 entitled Some Organophosphate Insecticides and verification of references may have been and Herbicides, Volume 112, marked for 15 15 made by other than the actual working group 16 members who submitted the final document. 16 identification, as of this date.) 17 17 O. And this is a -- the first pages of But as I indicated before, the 18 18 the Volume 112 monograph. monograph is considered a product of the working 19 And page 7 or the last page of this 19 group. 20 document is a list of the participants from IARC 20 And so the working group is 21 21 who are involved in that process, correct? responsible for everything that's in the 22 2.2 A. Correct. document. 23 Q. Okay. So of the individuals who are 23 Q. Okay. So just so I understand, the 2.4 24 listed on page 7 of this document, other than edits or the changes that we had talked about 25 25 Heidi Mattock and Yann Grosse -between the draft and the final monograph that Page 291 Page 293 1 Grosse or Grosse? 1 we walked through, those changes you do not 2 2 believe would have been changes that would have A. Grosse. 3 been appropriate for IARC staff to have made; is Q. Grosse. 4 4 that correct? Sorry. 5 5 -- would any of the other individuals MS. FORGIE: Objection. 6 A. Yes, that is my opinion. 6 on the IARC staff have been involved in 7 7 Q. Okay. But you do not, as you've revisions or edits to the monograph after the 8 8 end of the working group meeting leading up to already talked about here today, know who made 9 9 the publication of the final monograph? those changes, correct? 10 10 MS. FORGIE: Objection, asked and MS. FORGIE: Objection, asked and 11 11 answered, calls for speculation. answered. 12 12 A. I do not. A. The individuals who are identified 13 13 here as a rapporteur for the respective MR. LASKER: Okay. I have no further 14 subgroups would have been the individuals who 14 15 15 MS. FORGIE: Okay. Do you need to -would have assisted Heidi in getting all the 16 16 MR. LASKER: We can go off the record information together for the final draft. 17 17 Q. Okay. Would anybody else among the and switch it around and... 18 IARC staff that's not listed as a rapporteur 18 THE VIDEOGRAPHER: We're going off the 19 have been involved in edits to that monograph 19 video record. The time is 4:50. 20 2.0 from the time of the end of the working group (Recess taken.) 21 21 session until it appears in the final monograph? THE VIDEOGRAPHER: We're back on the 2.2 MS. FORGIE: Objection, asked and 2.2 video record. The time is 5:02 p.m. 23 23 answered, calls for speculation. **EXAMINATION BY** 24 24 A. I don't know of anybody else. MS. FORGIE: 25 25 Q. Okay. And we had discussed during the Q. Okay. Dr. Jameson, you were asked a

Page 294 Page 296 1 1 material out there that people are potentially few questions about your work --2 2 MR. LASKER: I'm sorry. I have to exposed to that is harmful to them that may 3 3 cause cancer, if you can provide those reserve my time. 4 So I have finished my questioning. I 4 individuals with that information then they can 5 5 think I have 36 minutes left. make an informed decision if they want to be 6 MR. KALAS: 38. 6 exposed to it or not. 7 7 MR. LASKER: 38 minutes left I will They can make the decision that, oh, I 8 8 reserve for cross-examination -- for need to use this material in my life. 9 9 redirect, I'm sorry. I can't avoid it. 10 10 MS. FORGIE: Okay. But knowing that it causes harm to me, 11 Q. Doctor, you were asked a few questions 11 I can take additional steps to protect myself 12 about your work at IARC and I just have a few 12 from it. 13 follow-up questions on that. 13 I can wear protective clothing; I can 14 Do you consider your work at IARC to 14 make sure I, you know, don't overuse it; I 15 be in some way a continuation of the work you 15 respect it more. 16 performed at NTP? 16 So my philosophy has been find out the 17 A. Yeah, in a manner of speaking, yes, it 17 causes of cancer. 18 18 is. Let people know that information so 19 You know, I've always -- my whole 19 that they can make an informed decision how that 2.0 career has been environmental carcinogenesis. 20 may affect their life. 21 And it's a way for me to keep in 21 Q. And is that one of the reasons you 22 touch, to keep up to date on what's going on and 2.2 volunteered to work on the IARC working group 23 to interact with former and new colleagues that 23 committee with regard to glyphosate? 24 I've developed over the many years I've worked. 24 A. Yes. 25 Q. And is your work concerned with the 25 I've been interested in -- in my past Page 295 Page 297 1 causes of cancer? 1 work experience I've investigated a number of 2 2 A. The work that I do or have done for my pesticides and it sparked an interest in me in 3 3 all of the pesticides to see if something that career is to look at the environmental causes of 4 has been developed as a poison to something may 4 cancer. 5 5 not also be a poison to humans and how it might If materials that people are exposed to in their environment, be it, you know, from 6 6 affect them as it relates to cancer. 7 outdoor air exposure to the materials that they 7 Q. Okay. And you mentioned that early, 8 8 wear, the food that they eat, whatever, if there first thing in the day almost, that you had 9 9 are agents within those materials that could reviewed the IARC preamble in preparation for 10 possibly lead to cancer. 10 your deposition today. 11 11 Do you recall that testimony? Q. And why is it -- why are the causes of cancer important to you? 12 12 A. Yes. MR. LASKER: Objection to scope to the 13 13 Q. And why did you review the IARC 14 extent that this is not expert testimony. 14 preamble in preparation for your deposition 15 15 The same objection I was getting on today? 16 16 the other side, but you can answer. MR. LASKER: Objection to form. 17 17 A. Well, it -- this was a deposition for A. Say that again, please. MS. FORGIE: You can read the question 18 18 fact of what worked in the animal work --19 19 experimental animal subgroup for the IARC back, please. 20 2.0 (Record read.) monograph. 21 21 A. The causes are important, I think, And so I just wanted to make sure I 22 because it's important to get the information 22 was up to date on what the preamble said and 23 23 and the knowledge out to the general public. could hopefully clearly express it if the 24 24 question came up. In my mind knowledge is strength. 25 25 And if you determine that there is a Q. So the question came up?

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- Page 300
- A. The question came up.

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- Q. What is the purpose of the IARC preamble, your understanding of the purpose?
- A. The preamble basically outlines what the IARC monograph is, what its purpose is, how it is developed, the procedure that the IARC monograph or that the International Agency for Research on Cancer follows in the preparation of the monograph.

And it describes the criteria, most importantly I guess, it has a criteria by which the data for the substance under review are evaluated for cancer in the monograph.

Q. So the preamble to the IARC monograph tells you -- gives you the guidelines to follow in determining whether or not a substance is carcinogenic?

MR. LASKER: Objection to form.

- A. It gives you the guidelines -- yeah, it gives you the guidelines for the -- for how the IARC wants the working group to review the data, and prepare the report, and evaluate the data, judging -- using the criteria that's in the preamble.
 - Q. And is it important to have guidelines

1 if you look -- if you look at the preamble it 2 specifically refers to the Bradford Hill 3 criteria for the evaluation of epidemiology 4 data.

> So the epidemiology group obviously is directed to -- in their evaluations or discussions of the data in the epidemiology program, to make sure they apply the Bradford Hill criteria for adequacy of the study and ultimately deciding the level of evidence for that particular study.

- Q. And --
 - A. But that's just one example.

The -- to be honest, that's about the only other one, other than the actual guidelines that IARC has outlined themselves for how the review process is to be done.

That's the only one that comes to mind right now.

Q. Okay. And very briefly, what is the Bradford Hill criteria?

> MR. LASKER: Objection to form, beyond the scope.

> > Page 301

MS. FORGIE: You can answer.

A. Bradford Hill is -- refers to a

Page 299

that set out how the working group is to proceed and make their determination with regard to carcinogenicity?

- A. Well, it's very important because the guidelines not only act as an outline to the individual members of the working group as to how they're expected to review the data and what criteria they need to use in order to make their final evaluation, but it also describes to the individuals who read the monograph how the monograph -- what the monograph is and how it's prepared and the importance of it in the international community.
- Q. And with regard to your work on the 1112 (sic) Working Group with regard to glyphosate, did you follow the guidelines that were set out in the IARC preamble?
 - A. Yes.
- Q. And do you follow other guidelines with regard to IARC working group in making your determinations with regard to carcinogenicity?

MR. LASKER: Objection to form.

- A. Do we use other guidelines?
- O. Yes.
- A. Well, from the standpoint of -- well,

publication where the --

How to explain it?

The -- it's a -- it's like the Bible for epidemiology as far as describing how -what criteria the data from an epidemiology study must meet or should meet in order to say that the effects observed in an epidemiology study are causative of the agent that people were exposed to and not the result of a random chance.

Q. Okay. And did the IARC 1112 Working Group follow the Bradford Hill criteria in making their assessments with regard to carcinogenicity of glyphosate?

MR. LASKER: Objection to form, beyond the scope.

The witness has testified this deals with the epidemiology group, which he was

MS. FORGIE: You can answer.

A. I did not attend the epidemiology subgroup discussions so I can't say specifically that they did address or did apply the Bradford Hill criteria.

They are directed to do so by IARC at

Page 302 Page 304 1 1 the beginning of the meeting. to a listing of a category 2A. 2 2 Q. Okay. It's my understanding -- or let Q. Okay. And was the decision to place 3 3 glyphosate into a category 2A a unanimous me ask it in a different way. 4 Was there a member, an employee of the 4 decision? 5 5 EPA as part of the working group for glyphosate A. Yes. 6 6 Q. And so the EPA employee who was a 1112? 7 7 member of the 112 Working Group was in agreement A. Yes. 8 8 that the glyphosate is probably carcinogenic to Q. Okay. And was that member, was that 9 9 humans; is that correct? EPA employee in the animal subgroup? 10 10 A. No. MR. LASKER: Objection. 11 11 Q. Was the decision with regard to Objection to form, calls for 12 classification of glyphosate as to a --12 speculation. 13 13 Well, let me start -- let me go back MS. FORGIE: You can answer. 14 14 for a second. A. I did not visibly see his yes vote, 15 Can you explain what 2A is, the 15 but the fact that it was unanimous implies that 16 16 he did vote yes in favor of group 2A. classification of 2A? 17 17 Q. Okay. And likewise the EPA working A. In IARC the classification of 2A means 18 18 group member agreed that a positive association the material is determined to be a probable 19 19 human carcinogen. had been observed between glyphosate and NHL; is 20 And a probable human carcinogen is one 20 that correct? 21 21 for which there is limited evidence in humans MR. LASKER: Objection to form, calls 22 2.2 and sufficient evidence for the carcinogenicity for speculation. 23 in experimental animals, or it could be -- there 23 MS. FORGIE: You can answer. 2.4 2.4 are other caveats. A. All I can -- all I can say is that the 25 25 EPA representative there voted in favor of a 2A. A 2A could be sufficient -- limited Page 303 Page 305 1 1 evidence in humans, insufficient in animals. The 2A was based on limited evidence 2 But you have mechanistic studies that 2 in humans based on epidemiology studies that 3 3 indicate that a mechanism for the formation of showed that exposure to glyphosate and 4 4 cancer operates in humans and that evidence is glyphosate formulations is associated with an 5 5 strong enough to add credence to the increased -- with the formation of non-Hodgkin's 6 epidemiology study so that it would still be 6 lymphoma in workers. 7 considered a 2A carcinogen. And so by implication, and if he voted 8 On the other hand, you could have in favor of the 2A, he was voting in favor of 9 9 inadequate evidence in humans and sufficient the epidemiology showing that glyphosate and 10 evidence in animals, and again, have supporting 10 glyphosate formulations caused non-Hodgkin's 11 mechanistic data from gene tox studies or other 11 lymphoma. 12 mechanism studies that indicate that mechanism 12 MR. LASKER: Objection, move to 13 13 for the formation of cancer in humans is strike, lack of foundation. 14 14 Q. You were shown -- you were shown a credible based on the understanding of the 15 15 number of EPA documents earlier, specifically mechanistic data. 16 16 So that in addition to sufficient 19 -- Exhibits 19, 20, 21, and 22. 17 17 evidence in animals could also lead to a 2A. Do you remember being shown those EPA 18 Q. Okay. And did the 112 -- did the IARC 18 documents? 19 19 A. Yes, I do. 112 Working Group make a determination that 20 2.0 glyphosate fit into category 2A? Q. And was the IARC working group 21 21 A. The entire working group -- yes, committee aware at the time they were viewing --22 they -- the decision from the working group was 22 were reviewing these EPA documents that the EPA

23

24

25

that there was limited evidence in humans.

sufficient evidence in animals, and supportive

evidence from the mechanistic data, and that led

23

24

25

possibly carcinogenic agent?

had classified glyphosate as a category C,

MR. LASKER: Objection to form,

	Page 306		Page 308
1	misstates the record.	1	Q. I'd like you to turn to page 30,
2	A. The we were aware of the fact that	2	please, which is the section that begins with
3	EPA at one time had classified it as a category	3	the "Cancer in Experimental Animals."
4	C, yes.	4	A. Okay.
5	Q. And what is your understanding of	5	Q. And do you see Section "3.1.1 Dietary
6	category C?	6	administration"?
7	A. Carcinogenic, it is a carcinogen.	7	A. Yeah.
8	Q. Possibly?	8	Q. Okay. And you were asked several
9	A. Possibly carcinogen.	9	questions well, first why don't you look to
10	Q. Okay. And IARC was aware of that at	10	the middle of that and you'll see a sentence
11	the time they were reviewing the glyphosate	11	that states, "Survival in all dose groups were
12	issues, correct?	12	similar to that of controls."
13	MR. LASKER: Objection to form.	13	Do you see that section?
14	A. Yes.	14	A. Yes.
15	The documents that we had indicated	15	Q. Okay. Do you recall being asked
16	that it was classified as a Class C.	16	several questions by counsel for Monsanto about
17	Q. You were also asked several questions	17	that section?
18	about EPA conclusions and what EPA had reviewed.	18	A. Yes, I do.
19	Do you remember those questions?	19	Q. Okay. And anywhere in there do you
20	A. Yes.	20	state whether the survival in all dose groups
21	Q. Were you aware at the time that you	21	was statistically significant, whether there was
22	were on the chair of the IARC animal subgroup	22	a change that was statistically significant?
23	that or what exactly EPA had reviewed when	23	A. No.
24	they made those statements?	24	Q. And you weren't asked if there was a
25	A. All I could say is what the documents	25	statistical significance statistically
	Page 307		Page 309
1	we had obtained from the EPA the information	1	significant difference, were you?
2	they contained, which indicated that they were	2	A. No.
3	looking at studies that had been submitted to	3	Q. Okay. And is statistical significance
4	them for the registration of glyphosate.	4	a term of art?
5	Q. But do you have any way of knowing	5	A. By term of art you mean
6	whether EPA reviewed raw data, what tables they	6	Q. In other words, does it mean something
7	reviewed, do you have any information about	7	specific?
8	that?	8	A. Yes.
9	A. No.	1 .	
	71. 110.	9	Q. And what does it mean?
10		10	Q. And what does it mean? MR. LASKER: I think I object to that.
10 11	MR. LASKER: Objection, form. A. I wasn't at the meeting.		
	MR. LASKER: Objection, form.	10	MR. LASKER: I think I object to that.
11	MR. LASKER: Objection, form. A. I wasn't at the meeting.	10	MR. LASKER: I think I object to that. Q. And what does statistical significance
11 12	MR. LASKER: Objection, form. A. I wasn't at the meeting. I didn't see what they reviewed.	10 11 12	MR. LASKER: I think I object to that. Q. And what does statistical significance mean?
11 12 13	MR. LASKER: Objection, form. A. I wasn't at the meeting. I didn't see what they reviewed. I have no way of knowing.	10 11 12 13	MR. LASKER: I think I object to that. Q. And what does statistical significance mean? A. Statistical significant means that the
11 12 13 14	MR. LASKER: Objection, form. A. I wasn't at the meeting. I didn't see what they reviewed. I have no way of knowing. Q. Okay. And did anyone from EPA appear	10 11 12 13 14	MR. LASKER: I think I object to that. Q. And what does statistical significance mean? A. Statistical significant means that the difference seen is not due to chance.
11 12 13 14 15	MR. LASKER: Objection, form. A. I wasn't at the meeting. I didn't see what they reviewed. I have no way of knowing. Q. Okay. And did anyone from EPA appear at the meeting to tell you what EPA had	10 11 12 13 14 15	MR. LASKER: I think I object to that. Q. And what does statistical significance mean? A. Statistical significant means that the difference seen is not due to chance. Basically it just means it's not due to chance. Q. Okay. And does the word similar have
11 12 13 14 15	MR. LASKER: Objection, form. A. I wasn't at the meeting. I didn't see what they reviewed. I have no way of knowing. Q. Okay. And did anyone from EPA appear at the meeting to tell you what EPA had reviewed? A. No. Q. I'd like you to turn to Exhibit 15,	10 11 12 13 14 15 16 17	MR. LASKER: I think I object to that. Q. And what does statistical significance mean? A. Statistical significant means that the difference seen is not due to chance. Basically it just means it's not due to chance. Q. Okay. And does the word similar have the same meaning as statistical
11 12 13 14 15 16 17	MR. LASKER: Objection, form. A. I wasn't at the meeting. I didn't see what they reviewed. I have no way of knowing. Q. Okay. And did anyone from EPA appear at the meeting to tell you what EPA had reviewed? A. No. Q. I'd like you to turn to Exhibit 15, which is the IARC monograph, please.	10 11 12 13 14 15 16 17 18	MR. LASKER: I think I object to that. Q. And what does statistical significance mean? A. Statistical significant means that the difference seen is not due to chance. Basically it just means it's not due to chance. Q. Okay. And does the word similar have the same meaning as statistical A. As statistical, no.
11 12 13 14 15 16 17 18 19	MR. LASKER: Objection, form. A. I wasn't at the meeting. I didn't see what they reviewed. I have no way of knowing. Q. Okay. And did anyone from EPA appear at the meeting to tell you what EPA had reviewed? A. No. Q. I'd like you to turn to Exhibit 15, which is the IARC monograph, please. A. Okay.	10 11 12 13 14 15 16 17 18 19 20	MR. LASKER: I think I object to that. Q. And what does statistical significance mean? A. Statistical significant means that the difference seen is not due to chance. Basically it just means it's not due to chance. Q. Okay. And does the word similar have the same meaning as statistical A. As statistical, no. MR. LASKER: Objection to form.
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11 12 13 14 15 16 17 18 19 20 21 22	MR. LASKER: Objection, form. A. I wasn't at the meeting. I didn't see what they reviewed. I have no way of knowing. Q. Okay. And did anyone from EPA appear at the meeting to tell you what EPA had reviewed? A. No. Q. I'd like you to turn to Exhibit 15, which is the IARC monograph, please. A. Okay. Q. And I'd like you to turn MS. FORGIE: Sorry. I'll wait till	10 11 12 13 14 15 16 17 18 19 20 21 22	MR. LASKER: I think I object to that. Q. And what does statistical significance mean? A. Statistical significant means that the difference seen is not due to chance. Basically it just means it's not due to chance. Q. Okay. And does the word similar have the same meaning as statistical A. As statistical, no. MR. LASKER: Objection to form. Q. Okay. And when you say "survival in all dose groups was similar to that of control,"
11 12 13 14 15 16 17 18 19 20 21 22 23	MR. LASKER: Objection, form. A. I wasn't at the meeting. I didn't see what they reviewed. I have no way of knowing. Q. Okay. And did anyone from EPA appear at the meeting to tell you what EPA had reviewed? A. No. Q. I'd like you to turn to Exhibit 15, which is the IARC monograph, please. A. Okay. Q. And I'd like you to turn MS. FORGIE: Sorry. I'll wait till you have it.	10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. LASKER: I think I object to that. Q. And what does statistical significance mean? A. Statistical significant means that the difference seen is not due to chance. Basically it just means it's not due to chance. Q. Okay. And does the word similar have the same meaning as statistical A. As statistical, no. MR. LASKER: Objection to form. Q. Okay. And when you say "survival in all dose groups was similar to that of control," is that a much broader range of what can be the
11 12 13 14 15 16 17 18 19 20 21 22 23 24	MR. LASKER: Objection, form. A. I wasn't at the meeting. I didn't see what they reviewed. I have no way of knowing. Q. Okay. And did anyone from EPA appear at the meeting to tell you what EPA had reviewed? A. No. Q. I'd like you to turn to Exhibit 15, which is the IARC monograph, please. A. Okay. Q. And I'd like you to turn MS. FORGIE: Sorry. I'll wait till you have it. MR. LASKER: Yeah.	10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	MR. LASKER: I think I object to that. Q. And what does statistical significance mean? A. Statistical significant means that the difference seen is not due to chance. Basically it just means it's not due to chance. Q. Okay. And does the word similar have the same meaning as statistical A. As statistical, no. MR. LASKER: Objection to form. Q. Okay. And when you say "survival in all dose groups was similar to that of control," is that a much broader range of what can be the differences between those two groups as opposed
11 12 13 14 15 16 17 18 19 20 21 22 23	MR. LASKER: Objection, form. A. I wasn't at the meeting. I didn't see what they reviewed. I have no way of knowing. Q. Okay. And did anyone from EPA appear at the meeting to tell you what EPA had reviewed? A. No. Q. I'd like you to turn to Exhibit 15, which is the IARC monograph, please. A. Okay. Q. And I'd like you to turn MS. FORGIE: Sorry. I'll wait till you have it.	10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. LASKER: I think I object to that. Q. And what does statistical significance mean? A. Statistical significant means that the difference seen is not due to chance. Basically it just means it's not due to chance. Q. Okay. And does the word similar have the same meaning as statistical A. As statistical, no. MR. LASKER: Objection to form. Q. Okay. And when you say "survival in all dose groups was similar to that of control," is that a much broader range of what can be the

Page 310 Page 312 1 1 specific meaning? different dose levels? 2 2 A. Yes. A. Yes. 3 3 MR. LASKER: Objection to form. Q. And so this is the original 4 Q. And can you explain what you mean by 4 pathologist's finding of kidney tumors, which 5 5 that. was 001 and 3. 6 A. Similar, similar survivals? 6 Do you see that? 7 7 Q. Yes, versus statistical. A. Yes. 8 8 Q. And what are -- do you know what those A. Versus statistical? 9 9 Similar means that the number of numbers refer to? 10 10 animals surviving in the controls and in the A. Those are the number of tumors seen in 11 treated group were not -- not statis -- they 11 the control, in the low, in the mid, and the 12 weren't statistically different. 12 high dose animals. I mean -- I'm sorry. 13 13 MR. LASKER: I'll just object to form 14 14 Q. It's been a long day. to the prior question, misreading the 15 A. The difference between treated and 15 document. 16 16 control animals is not that different. MS. FORGIE: Mystery document? 17 17 MR. LASKER: Misreading the document. It's -- relatively they're around the same amount of survival between the different 18 18 MS. FORGIE: Oh, misreading. 19 dose groups. 19 I thought you said mystery document. 20 20 Q. Okay. And with regard to the zero, Whereas if there's a statistical 21 21 does that refer to the control group? difference between survival that means that one 2.2 2.2 MR. LASKER: Objection to form. dose group had a much higher level of deaths 23 or -- than the groups you're comparing it to. 23 A. The first --2.4 2.4 So usually what you see in a study is O. The first zero. that if you're testing a compound at the maximum 25 25 A. -- zero in the parentheses refers to Page 311 Page 313 1 tolerated dose or at a very high dose, you see a 1 the control animal. 2 lot more deaths in the high dose animal than you 2 And when I read it I didn't read the 3 3 second set of parentheses in there, which was 1, do in control. 4 the asterisk, that that was a review 4 And it -- I'll stop there. 5 5 I don't want to -- I -- TMI. pathologist's findings of an adenoma in the 6 Q. Okay. I'd like you to turn to 6 controls. 7 7 Exhibit 20, please, which is one of the EPA Q. Okay. And what do the other numbers 8 mean in that section? 8 documents. 9 9 MR. LASKER: 12-20, right? A. The second zero is an incidence of 10 MS. FORGIE: 12-20, I'm sorry. 10 tumors in the low dose animals. 11 11 (Witness looks at document.) 1 is the incidence in the mid dose 12 A. Okay. 12 animals. 13 O. Okay. I'd like you to look at -- I 13 And 3 is the incidence in the high 14 guess it's the second page which starts -- which 14 dose animals, three tumors. 15 15 Q. So would it be fair to say that there is where the memorandum starts. 16 16 Do you see that? were zero controls in the -- excuse me, zero 17 A. Uh-huh. Okay. 17 tumors in the control, zero in the low dose, one 18 O. And what was the date of that 18 tumor in the midrange dose, and three tumors in 19 memorandum, please? 19 the high range dose? 2.0 2.0 A. December 4th, 1985. A. That was the original finding for this 21 21 Q. And can you look at the introduction study, yes. 22 22 section. Q. Okay. And so this is the review by 23 23 the original pathologist who reviewed the A. Uh-huh. 24 24 pathology in this study, correct? Q. Do you see where it states that tumors 25 25 that were found in the kidneys of male mice at A. Correct.

Page 314 Page 316 1 1 Q. And then I'd like you to turn to Q. Can you read the "Results" section 2 2 Exhibit 12-21, please. into the record, please, Doctor. 3 3 And can you turn to page 8, please. A. Sure. 4 A. Okay. 4 "There's no difference in diagnoses Q. And do you see under "Table 1" a 5 5 between my and other pathologists' diagnoses 6 6 listing of "Renal Tubular-Cell Lesions"? with respect to kidney tumors in the mid- and 7 7 A. Yes. the high dose groups." 8 8 Q. And can you explain what that table is Q. Let me stop you for one second. 9 9 telling us, please. So the mid dose is where one tumor was 10 10 A. This is a table of renal tubular cell found and the high dose was where three were 11 lesions seen in male mice. 11 found; is that correct? 12 12 It's giving the incidences for the A. That's correct. control, the low dose, the mid dose, and the 13 I guess the way I should read the 13 14 14 sentence is, "There is no difference in high dose. 15 Tubular cell adenoma is -- there's one 15 diagnosis between my and other pathologists' 16 16 in the control, zero in the low dose, zero in diagnosis with respect to kidney tumors in mid-17 17 (referring to animal No. 3023) and high dose the medium, one in the high. 18 18 For tubular cell carcinoma zero (referring to animals 4029, 4023, and 4041) 19 19 control, zero dose, zero for low, one for groups." 20 medium, two for high. 20 Q. Okay. Please continue. 21 And the combined incidence of tubular 21 A. "With regard to the questionable male 22 22 control kidney it is my opinion that the cell adenoma and carcinoma is one in the 23 23 presence of a tumor cannot definitively be control, zero in the low dose, one in the medium 24 dose, and three in the high dose. 24 established." 25 Q. Okay. And then going back to 25 Q. Okay. And is that reference to the Page 315 Page 317 1 1 Exhibit 12-20, please. tumor that Dr. Kuschner originally -- claims to 2 2 A. Uh-huh. have found on page 8 of Exhibit 21? 3 MR. LASKER: Objection to form, Q. Can you look at the "Results" section 4 4 on that at the first page that's not the cover misstates the document. 5 5 Table 8 is not Dr. Kuschner, it's the page. 6 6 It looks like that. pathology working group. 7 7 MS. FORGIE: Okay. It starts out with a memo dated 8 8 That the pathologist found. December 4th, 1985. 9 9 A. Okay. THE WITNESS: The pathology working 10 Q. And can you look at the bottom in the 10 11 11 "Results" section. MR. LASKER: The pathology working 12 12 group, the EPA pathology working group. A. Okay. 13 13 Q. And do you see where it starts out MS. FORGIE: You can answer. 14 "There was no difference in diagnosis between 14 A. So the question is, is that the one --15 my" --15 is that -- is this referring to the one -- the 16 16 A. -- "my and the other pathologists' tumors identified in the control from the 17 diagnoses with respect to kidney tumors." 17 pathology working group results? 18 Q. Correct. 18 Q. And can you read that "Results" 19 section into the --19 A. Okay. Yes. 2.0 2.0 Q. Okay. And then please continue MR. LASKER: And just to be clear, 21 2.1 that's in mid, high dose groups. reading. 22 22 Complete that sentence. A. Okay. "Cannot definitely be 23 23 established." MS. FORGIE: I'm going to have him 24 24 My interpretation is similar to the read it. 25 25 MR. LASKER: Okay. conclusion of Bio/dynamics pathology staff and

Page 318 Page 320 1 1 That's not what the document is Dr. McConnell that the lesion may be a 2 2 proliferative change having the potential to saying. 3 3 lead to the development of a frank tumor. MS. FORGIE: You can answer. But as the tissue can be seen under a 4 4 A. What I read from this document is that 5 5 microscope as a small, well-demarcated focal the EPA pathologist did not see a tumor, an 6 cell aggregate, morphologically different from 6 adenoma in the control animals of this study. 7 7 the healthy looking surrounding kidney tissue, Q. Okay. And then going to Exhibit 18, 8 8 this morphological alteration does not represent please, or 12-18. 9 9 a pathophysiologically significant change." MR. LASKER: 12-18? 10 10 Q. Okay. And can you explain in layman's MS. FORGIE: I'm sorry, what? 11 terms what that means, please. 11 MR. LASKER: 12-18? 12 MR. LASKER: Objection to form. 12 MS. FORGIE: Yeah. A. In layman's terms, basically it means 13 13 Isn't that this one, the draft? 14 14 they didn't see the tumor in the control animals MR. LASKER: Yeah. 15 that that pathologist said. 15 I didn't know where you were. MR. LASKER: Objection to form, calls 16 16 THE WITNESS: Okay. 17 17 for speculation. MS. FORGIE: Okay. I'll wait for 18 18 Q. Meaning "they," are you referring to everybody to get it. 19 the EPA? 19 Okay. 20 A. I'm sorry --2.0 John, you ready? 21 21 MR. LASKER: Objection to form, Q. Okay. 22 22 misstates the document. At the bottom on the first page --23 23 A. -- what they're saying is the... A. Uh-huh. 24 MR. LASKER: Which "they" are you 24 Q. -- do you see the statement, the last 25 25 two sentences where it says, "The report from referring to here? Page 321 Page 319 1 MS. FORGIE: I'm on 20. 1 the PWG also indicated they firmly believe and 2 2 MR. LASKER: I'm asking which "they" unanimously concur with the original 3 you're referring to. pathologists that the incidence of renal 4 4 MS. FORGIE: I just asked him that tubular-cell neoplasms in the study are not 5 question. compound-related"? 6 MR. LASKER: Who "they"? 6 Do you see that? 7 7 A. It is the EPA pathologists are A. Yes. 8 8 Q. And then it goes on to state, "The EPA saying --9 9 MR. LASKER: That I -stated that they did not feel that this lesion 10 10 was compound related." MS. FORGIE: You can continue. 11 11 A. -- that they did not see a tumor in Do you see that? the control animals that was reported previously 12 12 Yes. A. 13 by Dr. Kuschner, I guess it was, who diagnosed 13 Q. Okay. And that was a sentence that 14 14 was not in the final monograph; is that correct? that. 15 15 MR. LASKER: Objection to form, A. Correct. 16 16 misstates the document, misstates also the Q. And that's because the original 17 17 pathology working group document. pathologist, or would you agree that the 18 Q. Okay. So with regard to Exhibit 20, 18 original pathologist -- let me rephrase that. 19 the EPA document -- the EPA, U.S. EPA archived 19 That the EPA agreed with the original 2.0 document that was produced today by Monsanto's 2.0 pathologist that there was no tumors in the 21 21 attorneys, the EPA is stating in this document control, zero tumors in the low dose, one in the 22 22 that they do not see a tumor in the control mid, and three in the high dose? 23 23 group; is that correct? MR. LASKER: Objection to form, 24 24 MR. LASKER: Objection to form, misstates the record, misstates the 25 25 misstates the document. document.

	Page 322		Page 324
1	MS. FORGIE: You can answer.	1	A. The working group is instructed to
2	A. You're saying that's the reason why it	2	come up with their own interpretation of the
3	was taken out of the IARC monograph?	3	data.
4	Q. I'm asking.	4	Q. Okay. And furthermore, with regard to
5	A. No, that would not be the reason why	5	the EPA review of the kidney study the mouse
6	it was taken out of the IARC monograph.	6	study that we're talking about, what is your
7	Q. Okay. In any event with regard to	7	understanding of the tumors that the EPA found
8	okay.	8	in that study, the kidney study?
9	With regard to Exhibit 20	9	MR. LASKER: Objection to form.
10	MS. FORGIE: You know what, why don't	10	A. My understanding of the scenario as
11	we change the tape now and I'll come back.	11	I based on the information I have at the
1.2	MR. LASKER: Okay.	12	present time, if I'm allowed to talk about
13	THE VIDEOGRAPHER: This will be the	13	that
14	end of video media disk No. 4. The time is	14	Q. No.
15	5:34 p.m. We're going off the video record.	15	I would prefer that you talk about
16	(Recess taken.)	16	what you knew at
17	THE VIDEOGRAPHER: We're back on the	17	A. What you knew at this time?
18	video record. This is video media disk	18	Q. At the IARC.
19	No. 5. The time is 5:42 p.m.	19	A. At the IARC meeting
20	THE WITNESS: Could I ask to go back	20	Q. And you can include what is in this
21	to the last question?	21	document that I was just talking about,
22	MS. FORGIE: Sure.	22	number
23	THE WITNESS: Could you read the last	23	Hold on, let me
24	question from Kathryn, please.	24	A. 20?
25	(Record read.)	25	Q. 20.
	Page 323		Page 325
1	A. Just a point of clarification, as I	1	Yes, Exhibit 20.
2	don't feel that was the reason or the main	2	A. My understanding at the time of the
3	reason that it was taken out of the IARC	3	IARC review of glyphosate was that the initial
4	monograph.	4	pathologists report indicated there were no
5	I think, as I indicated before, the	5	tumors in control, none in the low dose, one in
6	IARC had indicated they didn't want any other	6	the mid dose and three in the high dose.
7	interpretation indicated in the monograph except	7	I think that's correct, if I'm right.
8	that of the working group.	8	(Witness looks at document.)
9	So that's why the EPA determinations	9	A. Yes.
10	were removed from this particular draft, from	10	None in control, one in the mid dose,
11	the draft.	11	and three in the high dose.
12	Q. Okay.	12	Q. And are you confirm
13	A. Yes.	13	Okay. Go ahead.
14	Q. In other words, IARC does not rely	14	A. Okay. That was the initial
15	upon EPA conclusions or the IARC working group	15	pathologists review
16	does not rely upon the EPA conclusions, they	16	Q. Okay. In Exhibit 20
17	perform their own analysis; is that correct?	17	MR. LASKER: I don't think the witness
18	A. That's correct.	18	has finished answering the question.
19	MR. LASKER: Objection to form.	19	MS. FORGIE: I thought he was.
20	Q. So the statements about EPA	20	A. No.
21	conclusions were taken out of the draft because	21	I was going to say then we also had
22	the working group is not supposed to rely on	22	information about additional when they
23	other group's opinions, correct?	23	evidently when Monsanto got the report they
24	MR. LASKER: Objection to form, calls	24	asked to have a closer look at the kidneys.
25	for speculation.	25	The original pathologist came back and
	•		

Page 326 Page 328 1 1 said that he found an additional adenoma in the were several versions of drafts and the only 2 2 control animal. draft that was presented to you by Monsanto's 3 3 counsel today was the second draft, the When that information was sent to the fourth revision? 4 EPA for their review, their pathologist could 4 5 not confirm that there was an additional adenoma 5 A. Yes. 6 Q. If you look at Exhibit 18, you see 6 in the control group. 7 7 that on the top? It was only when the EPA PWG came that 8 8 the one tumor in the control animals showed up A. Yes. 9 9 I saw it, yes. 10 1.0 Q. And is it your understanding that PWG, Q. There were many, many other drafts and 11 11 revisions; is that correct? the pathology working group, was a group formed 12 and funded by Monsanto? 12 A. That's correct. 13 MR. LASKER: Objection to form. Q. And we don't know whether the 13 14 14 MS. FORGIE: I'll withdraw it. sentences you were asked about, various 15 15 A. I don't know. sentences, we don't know if they were included 16 in other drafts or not included, do you? MS. FORGIE: The question is 16 17 17 A. I do not recall. withdrawn. 18 18 That's right, I don't know. Q. So with regard to Exhibit 20 --19 Q. And you don't know if the sentences 19 A. Uh-huh. 2.0 20 that you were asked about were taken in, taken Q. -- this is the EPA stating that they 21 out, put back in, taken out, you don't have any 21 do not see a tumor in the control group --22 22 information about that right now, correct? MR. LASKER: Objection to form. 23 23 Q. -- right? A. No. 2.4 24 Q. Okay. And that's why you don't use MR. LASKER: This is not the EPA 25 drafts because they're just simply drafts, 25 stating anything. Page 327 Page 329 1 What are you talking about? 1 correct? 2 2 A. That's correct. MR. LASKER: Objection to form. 3 MS. FORGIE: Okay. That's not an A. They're working documents during the 4 appropriate objection and you know it. review process. MR. LASKER: Well, then read the 5 Q. You were asked several questions about 6 6 the Greim paper, do you remember that? document correctly. 7 Q. Were you aware that Monsanto was given 7 8 drafts of the IARC 1112 monograph by Q. Does the Greim paper support the 9 9 Dr. Sorahan? proposition that glyphosate is carcinogenic in 10 10 MR. LASKER: Objection to form. animals? 11 11 Q. If you know? MR. LASKER: Objection to form, 12 A. I -- no, I didn't know that. 12 outside the scope. 13 Q. Do you agree with Dr. Sorahan that it 13 Are you creating an expert deposition 14 would not be appropriate to quote from draft 14 now, because you can change this to an 15 15 IARC monographs? expert deposition anytime you want? 16 16 MR. LASKER: Objection to form, it MS. FORGIE: You can answer. 17 17 lacks foundation. MR. LASKER: Objection to form, beyond 18 18 the scope, calls for expert opinion. A. I... 19 19 MS. FORGIE: You can answer. Q. Let me state it another way. 2.0 20 Do you agree that it's inappropriate MS. HANLON: Do you feel like you're 21 21 to use the draft monograph in any form? able to answer without invading into... 22 MR. LASKER: Objection --22 A. I would be giving an opinion. 23 23 A. I would agree with that. MS. FORGIE: All right. 24 24 I'll withdraw that question. MR. LASKER: -- to form. 25 25 Q. Okay. And you would agree that there Q. Was the raw data that was referenced

Page 330 Page 332 1 1 in the studies in the Greim report made MR. LASKER: 2 2 available to IARC for review? Q. Dr. Jameson, I just wanted to review 3 3 MR. LASKER: Objection to form. some of the testimony you just provided in 4 A. It was -- the raw data was referred to 4 response to questions from plaintiffs counsel. 5 5 in the document that we got as available --First of all, plaintiffs counsel asked 6 being available on the Web site -- on a Web site 6 you a question about certain statements that 7 7 that in my experience was very difficult to appeared in the draft monograph regarding the 8 8 four animal studies upon which IARC based its access. 9 9 conclusion as to the strength of the animal data And I think, as I testified earlier, I 10 10 might have seen a printout of the table, but for glyphosate, correct? 11 11 A. Correct. that's all I remember about the raw data that 12 was referred to in the Greim paper. 12 Q. And she asked you about certain 13 statements that assessed that data that appeared 13 Q. So as far as you're concerned as a 14 14 in the draft monograph we have, but that do not member of the IARC 1112 Working Group the raw 15 15 data was not available to you; is that correct? appear in the final monograph, correct? 16 16 MR. LASKER: Objection to form, A. Correct. 17 17 MS. FORGIE: Objection. misstates the testimony. 18 18 A. Not for the review that we did. O. And I believe your testimony -- and 19 strike that. 19 MS. FORGIE: Okay. I think I'm 2.0 finished, but I want to take a three-minute 2.0 You were the chair of the animal 21 subgroup for purposes of assessing that animal 21 break --22 data and preparing that section of the 22 MR. LASKER: Sure. 23 23 monograph, correct? MS. FORGIE: -- and discuss with my 24 A. Correct. 2.4 colleague. 25 25 Q. And you, in fact, also were assigned How much time do I have left according Page 331 Page 333 1 1 to his -the responsibility to be the initial drafter of 2 2 MR. LASKER: Let him go off the record that section of the monograph, correct? 3 3 A. That's correct. first. 4 4 THE VIDEOGRAPHER: We're going off the Q. It is your testimony, though, that 5 video record. The time is 5:53 p.m. with respect to those statements about the 6 6 (Recess taken.) animal data in those four key studies that 7 7 THE VIDEOGRAPHER: We're back on the appeared in the draft monograph, that you don't 8 8 know when those statements were in the draft, video record. The time is 6 o'clock. 9 9 MS. FORGIE: Okay. Without agreeing when they were out of the draft, whether they 10 that I'm limited to one hour, I'm going to 10 were in various drafts and taken out, or 11 reserve my remaining 12 minutes. 11 anything about that, correct? 12 MR. LASKER: Very good. 12 MS. FORGIE: Objection. 13 1.3 Well, we should have done that A. I don't remember the specifics of when 14 14 they were in or were out, correct. beforehand. 15 15 Let's go off the record because we Q. Plaintiffs counsel also asked you 16 16 have to switch around. about a document, 12-20, and I'd like to ask you 17 17 We need to fix the camera. a couple of questions about that, if I may. 18 THE WITNESS: We need to switch the 18 Do you have that in front of you? 19 19 A. I will in just a second. camera. 20 2.0 THE VIDEOGRAPHER: We're going off the 12-20. Okay. 21 21 video record at 6:01 p.m. Q. And plaintiffs counsel asked you a 2.2 (Recess taken.) 22 number of questions about what EPA had decided 23 23 THE VIDEOGRAPHER: We're back on the or not decided based upon this document. 24 video record. The time is 6:04 p.m. 24 Do you recall that? 25 2.5 **EXAMINATION BY** A. Yes.

Page 334 Page 336 Q. Now this document is, in fact, a MS. HANLON: Objection, form. 2 2 memorandum from an individual employee of EPA, MS. FORGIE: -- asked and answered. 3 You can answer it again. correct? A. This is -- the document is from an EPA 4 A. It's signed by an individual employee, 4 5 5 pathologist. 6 Q. And this sets forth this individual 6 The EPA had said in -- I think in a 7 7 employee's assessment of what he saw in looking previous document that they wanted the slides 8 8 looked at again. at various slides, correct? 9 9 MS. FORGIE: Objection. So this is the EPA pathologist who 10 10 MS. HANLON: Object to the form. looked at the slides and these are his 11 11 (Witness looks at document.) conclusions. 12 A. It implies -- it says in this document 12 Q. Okay. That's not my question, though. 13 13 that he had requested all the kidney sections My question is, was it your 14 from the male mice, and after selection of 14 understanding when you were on the IARC working 15 slides from all animals in which kidney tumors 15 group assessing this study and assessing the 16 16 renal tumor findings in this study that the EPA were diagnosed he studied them under the 17 17 microscope. had concluded that there was no tumor, no tumor Q. And the information in this portion of 18 18 in any of the control animals in this study? 19 19 the memo is his interpretation as an individual MS. FORGIE: Objection, asked and 2.0 employee of EPA, correct? 20 answered and answered twice. 21 21 MS. HANLON: Object to form. You may answer it a third time. 22 22 MS. FORGIE: Objection. A. My interpretation of this document is 23 Q. And, in fact, he states in the results 23 that EPA wanted to have the slides evaluated by 24 24 "My interpretation," correct, in this document? an EPA pathologist. 25 MS. FORGIE: Where is that? 25 This is the EPA pathologist who Page 335 Page 337 1 1 MR. LASKER: The first line under reviewed the slides and this is his report of 2 2 "Results." his findings. 3 (Witness looks at document.) Q. That is not the answer to the question 4 4 A. That's correct. I asked. 5 Q. Was it your understanding when you My question is, is it -- was it your 6 were preparing, when you were working on the 6 understanding when you were working on the IARC 7 7 IARC working group that this document reflected working group as the chair of the animal 8 8 EPA's conclusion with respect to the tumors in subgroup examining this study and examining the 9 9 the 1983 mouse study, the renal tumors? renal tumor data in this study that the EPA, not 10 10 MS. FORGIE: Objection. an individual at the EPA, but the EPA had 11 11 A. This document to me reflected the determined that there were no renal tumors in 12 12 evaluation of the tumors by an EPA -- by the the control animals in this study? 13 13 MS. HANLON: And I'm going to --EPA. 14 They had -- they had asked that 14 MS. FORGIE: Objection, asked and 15 15 somebody -- a pathologist at the EPA look at the answered. slides, and this is the individual who looked at 16 16 This is the fourth time you've asked 17 17 the slides. 18 18 And this is his interp -- evaluation I'm sorry you don't like the answer, 19 19 but you can't keep asking the same question. of what the slides said. 20 2.0 Q. Okay. My question again, was it your This is the fourth time. 21 21 understanding when you were analyzing this You're harassing the witness at this 22 information for IARC that the EPA had concluded 22 point. 23 23 that the finding in the control animal was not Are you going to let him answer? 24 reflective of a renal tumor? 24 Hold on a second. 25 25 MS. FORGIE: Objection --MS. HANLON: I join in the objection.

Page 338 Page 340 1 1 I will let the doctor if you feel like Q. There are one person who wrote 2 2 you're able to answer. "nonconcur," correct? 3 3 If you feel that the answer to the A. There are two people who do not question you just heard is going to be a 4 concur. 5 5 recitation of what you just said, please Q. There is one person that says 6 6 "nonconcur" -- two people that said "not indicate thus. 7 7 A. I will repeat what I said before. concur." 8 8 And some of these members were unable Q. Well, let me ask you this, isn't it a 9 9 fact -to attend the discussion, correct? 10 MS. FORGIE: Well, wait, do you want 10 MS. FORGIE: Wait. 11 11 What's the question? 12 12 Q. Some people were not able to attend --MR. LASKER: No, because he is just 13 These were -- the people who are 13 going to repeat the same answer. 14 listed here as "nonconcur" were review members 14 I don't want it. 15 Q. Let me ask you this --15 in absentia, correct, they could not attend the MS. FORGIE: Why not? 16 16 session? 17 17 MS. FORGIE: Objection. It's the same question. 18 18 MS. HANLON: Object to form. Q. -- isn't it in fact correct that the 19 EPA in its ultimate conclusion based upon 19 A. It doesn't indicate so here. 20 information you had available to you determined 20 O. No. 2 were "Peer Review Members in 21 21 that there was a tumor in a control animal in Absentia." 2.2 2.2 the -- a renal tumor in a control animal in the It says absentia, but I think that's 23 23 what it means, correct? 1983 mouse study? 2.4 2.4 MS. FORGIE: Objection, asked and A. Okay. That says that they were unable 25 25 to attend the discussion, but the signature answered. Page 341 Page 339 1 You may answer it. 1 indicates concurrence with the overall 2 2 A. There is a report from the EPA that conclusion. 3 3 says a PWG reviewed the slides and the PWG Q. Okay. 4 A. So they did not concur with the 4 report indicates there is an adenoma in the 5 5 control animals, in the control male mice. overall conclusions. 6 6 Q. Let me ask you to look at Q. There were one, two, three, four, 7 7 Exhibit 12 -five, six, seven, eight, nine, 10, 11, 12, 13, 8 8 14, 15, 16, 17 EPA employees that signed on as MS. FORGIE: Wait. 9 9 Were you finished with your answer, agreeing with the overall conclusions, correct? 10 10 MS. FORGIE: Objection, misstates the Doctor? 11 11 THE WITNESS: Yeah. document. 12 12 Q. Let me ask you to look at MR. LASKER: You can count it 13 13 Exhibit 12-22. 14 14 And this is a second peer review of MS. FORGIE: That's not the part of it glyphosate from 1991, correct? 15 15 that's wrong. MS. FORGIE: Hold on. 16 16 MS. HANLON: What's your question? 17 17 A. Okay. 1991. Q. There are one, two, three, four, five, 18 Q. Second peer review by EPA, correct? 18 six, seven, eight, nine, 10, 11, 12, 13, 14, 15 19 19 A. Uh-huh. individuals who sign on as agreeing with the Q. And this is a document that has -- is 2.0 2.0 overall peer review analysis and two additional 21 21 signed by something like 15 to 20 different who sign on stating that the final report is 22 individuals at EPA, correct? 22 accurate, correct? 23 23 (Witness looks at document.) MS. FORGIE: Objection. 24 24 A. Several of whom do not concur with the MS. HANLON: Objection, form. 25 25 findings, correct. A. There are that many signatures there,

Page 342 Page 344 1 1 time that you were reviewing this for IARC that yes. 2 2 Q. And if you can look to page 11 of this EPA considered glyphosate to be a Class C 3 3 document. possible carcinogen, are vou? It isn't 11. 4 A. I don't remember -- I mean they've 5 changed their classification so many times, I 5 Hold on, sorry. 6 13 of this document. don't remember what it was. 7 When the second peer review panel for Q. How many times is it your 8 8 EPA discusses the tumor data, the renal tumor understanding that EPA changed its 9 9 data at Section b. they state, "Glyphosate classification --10 10 produced an equivocal carcinogenic response in A. I think it's three --11 males characterized by an incidence of renal 11 MS. FORGIE: Wait, wait, wait. 12 12 tubular neoplasms of 1 out of 49, 0 out of 49, 1 Let him finish with the question and out of 50, and 3 out of 50," correct? 13 13 then let me get my objection. 14 A. That's what the document states. I'm sorry. 15 O. And so EPA's view, at least of this 15 I know it's the end of the day, but we 16 16 second peer review and the 17 individuals who do still have to follow the process. 17 signed onto this document, was that there was a 17 THE WITNESS: Sorry. 18 18 tumor found in a control animal in this -- a MS. FORGIE: That's okay. 19 19 renal tube -- in a kidney in this study, Is the question --2.0 correct? 20 What is the question? 21 21 Q. How many times is it your MS. FORGIE: Objection, calls for understanding that the EPA has changed its 22 22 speculation. 23 23 (Witness looks at document.) classification of glyphosate with respect to 24 A. I'm sorry, could you restate that 24 carcinogenicity? 25 25 MS. FORGIE: Objection. question again. Page 345 Page 343 1 I was reading something. 1 A. My understanding is it has done it 2 2 three times. 3 Q. If you can look at the 12-22, at the The EPA in its second peer review in 4 4 this document signed by 17 EPA employees stated first page -- it's the second page of the 5 5 that in characterizing incidence of renal tumors document, but the first page of the peer review 6 6 analysis signed by the 17 EPA employees. in this 1983 mouse study, stated that there was 7 7 a tumor in a control animal found in this study, It states there that "The Health 8 8 correct? Effects Division Carcinogenicity Peer Review 9 9 MS. FORGIE: Objection. Committee" --10 MS. HANLON: Objection, form. 10 MS. FORGIE: Wait, where are you? 11 11 A. It -- yes, it indicates the data that MR. LASKER: The first full page of 12 this peer review panel review included a 12 the memorandum, at the very top. 13 control -- an adenoma in the control group. 13 MS. FORGIE: Page 3? 14 Q. And you mentioned previously in your 14 MR. LASKER: Page 1 of the document. 15 testimony in response to plaintiffs counsel that 15 MS. FORGIE: Oh, okay. 16 16 it was your understanding at the time that you At the bottom. 17 were on the IARC working group that EPA had 17 You said the top and I --18 classified glyphosate as a Group C possible 18 Q. In 1991 the second peer review of EPA 19 carcinogen; is that correct? 19 concluded that glyphosate was "classified as a Group E (evidence of noncarcinogenicity for 2.0 2.0 MS. FORGIE: Objection. 21 21 A. The EPA had at one time classified it humans)," correct? 22 22 as a Class C, correct. A. Where are you reading? 23 23 I can't -- I don't see that. Q. So maybe I misunderstood your 24 24 Q. The -testimony. 25 25 You were not testifying that at the A. Oh, the last paragraph?

Page 346 Page 348 1 1 Q. It's actually the first paragraph on To be honest with you, I don't know if 2 that page, "The Health Effects Division" -- and 2 they've changed it since 1991 or not. "The Committee" -- the last sentence in that 3 3 I know prior to 1991 when we started 4 paragraph -- "The Committee concluded that 4 looking at the data from the mid-'80s, at that 5 5 glyphosate should be classified as Group E time it was classified as a Group C. (evidence of noncarcinogenicity for humans), 6 And then evidently they got some more 7 7 based upon lack of convincing carcinogenicity information and they said they couldn't evaluate 8 8 evidence in adequate studies in two animal species," correct? 9 9 And then after that it went to a not 10 A. Okay. Yeah, that's what it says. 10 carcinogen or whatever. Q. Do you believe, is it your 11 11 Q. After they obtained additional 12 understanding that EPA has ever changed that 12 information beyond that, correct? 13 classification of glyphosate since 1991? 13 A. Evidently. MS. FORGIE: Objection. 14 14 I guess that's what they based it on. 15 A. My understanding is that's their last 15 Q. Okay. And you testified you were not 16 one, yeah. 16 aware of what information EPA reviewed in 17 Q. So EPA has not changed at any time 17 reaching its conclusion with respect to 18 since then its classification of glyphosate to 18 glyphosate and carcinogenicity, correct? 19 your knowledge, correct? 19 MS. FORGIE: Objection, 2.0 MS. FORGIE: Objection, this is way 20 mischaracterizes his testimony. 21 beyond the scope. 21 A. I'm sorry? 22 MR. LASKER: This is exactly what you 2.2 Q. During the questioning from plaintiffs asked him in your questions. 23 23 counsel she asked you if you were aware of what 24 You're the one who asked the 2.4 materials EPA reviewed in reaching its 25 questions. 25 determination about glyphosate and Page 349 Page 347 1 MS. FORGIE: No, it's not. 1 carcinogenicity and you said you don't know. 2 2 MS. FORGIE: Objection. I asked him about exhibits that you 3 Q. Am I misstating your testimony? put in front of him --4 A. I don't remember saying that. 4 MR. LASKER: You asked him about 5 5 But if it's recorded, you know, then I Group C. 6 6 Q. Dr. Jameson, you know for a fact, misspoke. 7 7 don't you, that EPA has never changed its Q. Okay. So you are aware of the 8 8 classification of glyphosate as a Group E information that EPA considered in reaching its 9 9 carcinogen since 1991, don't you? conclusions? 10 MS. HANLON: Objection, form. 10 A. Based on the document --MS. FORGIE: Objection. 11 11 MS. FORGIE: Objection. 12 12 A. Based on the documents that I received A. But that's not the point. 13 13 in the IARC review for the IARC monograph, I Q. I'm asking you the question, you 14 testified in response to plaintiffs counsel that 14 know what data they used -- they outlined in 15 EPA had classified glyphosate as a Group C 15 their reports. 16 Q. And you had also testified in response 16 possible carcinogen, but you know for a fact 17 17 that since 1991 EPA has consistently classified to plaintiffs questioning, you provided some 18 glyphosate as Group E, evidence of 18 information about the epidemiology subgroup for 19 noncarcinogenicity, don't you? 19 Working Group 112 and the Bradford Hill 2.0 MS. FORGIE: Objection --2.0 criteria. 21 MS. HANLON: Form. 21 Do you recall that testimony? 22 MS. FORGIE: -- mischaracterizes his 22 MS. FORGIE: Objection, 23 23 mischaracterizes the testimony. testimony, and you're arguing with the 24 24 A. I'm sorry, would you repeat that. witness, and this is way beyond the scope. 25 25 A. I don't know that for a fact. I don't understand the question.

Page 350 Page 352 1 Q. Sure. all of the available data and able to make a 2 2 In response to questions from determination with respect to whether a 3 3 plaintiffs counsel about other methodologies or substance might be associated with cancer? 4 4 other guidelines that the Working Group 112 MS. FORGIE: Objection --5 5 would have been using in its assessment of A. No --6 6 glyphosate, you referred to the assessment that MS. HANLON: Form. 7 7 the epidemiology group would have conducted MS. FORGIE: -- this is too far beyond 8 8 using a Bradford Hill criteria, correct? the scope. 9 9 MS. HANLON: Object to form. A. No, I did not say that. MS. FORGIE: Objection, 10 10 Q. Okay. Let me --11 mischaracterizes the testimony. 11 So is it your testimony --12 A. The Bradford Hill criteria is 12 A. You said I said it is not --13 MS. FORGIE: Wait, wait, wait. 13 specifically identified in the preamble in the directions for review of epidemiology data. 14 14 MR. LASKER: Okay. Let me get the 15 15 Q. And were you aware during the IARC double negatives out. 16 16 working group and when you were in plenary We'll try this again, okay? 17 MS. FORGIE: Let's follow the format. 17 session that Dr. Blair had epidemiological data, 18 I know it's the end of the day, but 18 updated data from the agricultural health study 19 19 and also additional data from the North American please --20 pooled projected regarding findings, 20 MR. LASKER: Sorry. 21 21 I'll ask you the affirmative question. epidemiological findings for glyphosate and 22 MS. FORGIE: -- let's do questions, 2.2 cancer that he had not disclosed to the rest of 23 23 the working group? objections, and then answers. 2.4 24 Q. Dr. Jameson, do you believe it is MS. FORGIE: Objection, 25 important for the public to have access to all 25 mischaracterizes his testimony. Page 353 Page 351 1 1 A. Was I -scientific data with respect to a chemical and 2 No, I wasn't aware of any data he 2 its potential association with cancer? 3 3 didn't bring up. MS. FORGIE: Objection, this is so far I didn't -- but, you know, I didn't --4 4 beyond the scope. You're asking his opinion about data 5 5 no, I did not know. 6 Q. And you discussed in your testimony 6 and what the public should know about data? 7 how it's important for the public to be able to 7 That's incredible. 8 8 make an informed decision about substances and A. I said nothing about data. 9 9 about the data that's available with respect to Q. My question still stands. 10 substances and whether or not they might be 10 Do you believe it's important for the 11 11 public to have access to all available data, associated with cancer, correct? 12 12 scientific data with respect to whether a MS. FORGIE: Objection. 13 13 chemical might be associated with cancer? Can I have that question read back, 14 14 MS. FORGIE: Objection. please. 15 15 MS. HANLON: Object to the form. (Record read.) MS. FORGIE: He hasn't even had time 16 MS. FORGIE: Objection. 16 17 17 to think about these things, they're so far 18 O. Do you recall that testimony at the 18 outside the scope. 19 very beginning of your --19 I object. 20 2.0 A. I didn't say anything about the data. I'm very close to instructing him not 21 21 Q. Oh, okay. to answer. 22 2.2 So am I -- if I'm clear then -- let me A. Everybody should have access to as 23 23 much information as they need to make an restate that. 24 24 Is it your testimony then that it's informed decision. 25 25 not important for the public to have access to MR. LASKER: Thank you.

	Page 354		Page 356
1	I have no further questions.	1	A. I can't fathom a guess.
2	MS. FORGIE: Let me have a minute, if	2	MR. LASKER: Form.
3	that.	3	Q. And let me rephrase it on advice of a
4	MR. KALAS: Reserve before we go	4	much higher source.
5	MR. LASKER: I actually don't think	5	Do you have any idea how many memos
6	we the way that these have been going, I	6	EPA has generated between 1985 and 1991 that
7	don't think we've been able to we've been	7	relate to glyphosate, any idea?
8	having recross in any of these depositions,	8	A. I have no idea.
9	but maybe I'm mistaken.	9	Q. And so you haven't since you don't
10	Have we had recourse in any	10	have any idea how many there are, you don't have
11	Then I'm wrong.	11	any idea what could be in those memos, do you?
12	I take it back.	12	A. No.
13	MS. FORGIE: And it gives me great	13	Q. Okay. And you were asked earlier if
14	pleasure to say, Eric, you're wrong.	14	it was important for the public to have access
15	MR. LASKER: Okay. Well, I stand	15	to data, correct?
16	corrected.	16	Do you remember those questions?
17	Although I accept that from Mr. Kalas.	17	A. I do, yes.
18	Not that I don't trust you, but	18	I remember the question.
19	MS. FORGIE: We always accept it from	19	Q. Okay. But it would be important for
20	John.	20	the public to have access to peer reviewed
21	THE VIDEOGRAPHER: We're going off the	21	published date, correct?
22	video	22	MR. LASKER: Objection to form.
23	MR. LASKER: And that's the final word	23	Q. Because unpublished data in draft form
24	on the record.	24	could have all sorts of underlying issues that
25	MR. KALAS: I'm good at that.	25	have not been properly addressed; is that right?
	Page 355		Page 357
1	Page 355	1	Page 357
1	THE VIDEOGRAPHER: We're going off the	1	MR. LASKER: Objection to form.
2	THE VIDEOGRAPHER: We're going off the video record. The time is 6:26 p.m.	2	MR. LASKER: Objection to form. A. That that's correct.
2	THE VIDEOGRAPHER: We're going off the video record. The time is 6:26 p.m. (Recess taken.)	2	MR. LASKER: Objection to form. A. That that's correct. It would not be beneficial to
2 3 4	THE VIDEOGRAPHER: We're going off the video record. The time is 6:26 p.m. (Recess taken.) THE VIDEOGRAPHER: We're back on the	2 3 4	MR. LASKER: Objection to form. A. That that's correct. It would not be beneficial to individuals to get draft documents because it
2 3 4 5	THE VIDEOGRAPHER: We're going off the video record. The time is 6:26 p.m. (Recess taken.) THE VIDEOGRAPHER: We're back on the video record at 6:32 p.m.	2 3 4 5	MR. LASKER: Objection to form. A. That that's correct. It would not be beneficial to individuals to get draft documents because it would be confusing.
2 3 4	THE VIDEOGRAPHER: We're going off the video record. The time is 6:26 p.m. (Recess taken.) THE VIDEOGRAPHER: We're back on the video record at 6:32 p.m. EXAMINATION BY	2 3 4 5	MR. LASKER: Objection to form. A. That that's correct. It would not be beneficial to individuals to get draft documents because it would be confusing. Because they are a work in progress.
2 3 4 5 6 7	THE VIDEOGRAPHER: We're going off the video record. The time is 6:26 p.m. (Recess taken.) THE VIDEOGRAPHER: We're back on the video record at 6:32 p.m. EXAMINATION BY MS. FORGIE:	2 3 4 5 6 7	MR. LASKER: Objection to form. A. That that's correct. It would not be beneficial to individuals to get draft documents because it would be confusing. Because they are a work in progress. They're not final and they may mislead
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	Page 358		Page 360
1	I reviewed the documents that IARC was	1	CERTIFICATE
2	able to get from the EPA.	2	STATE OF FLORIDA)
3	Q. And there was an EPA employee on that	3	: ss.
4	working group, correct?	4	COUNTY OF LEE)
5	A. There was an EPA employee who was a	5	
6	member of the IARC working group for Volume 112.	6	I, DONALD R. DePEW, a Registered
7	Q. And that employee, just to be clear,	7	Professional Reporter, Certified Realtime
8	was appearing in his individual capacity, not as	8	Reporter, Florida Professional Reporter, and
9	a representative of the EPA, correct?	10	Notary Public within and for the State of
10	MS. FORGIE: Objection	11	Florida at Large, do hereby certify: That CHARLES W. JAMESON, the witness
11	MS. HANLON: Objection, form.	12	whose deposition is hereinbefore set forth, was
12	MS. FORGIE: calls for speculation.	13	duly sworn by me and that such deposition is a
13	A. You when a member when an	14	true record of the testimony given by the
14	individual is asked to participate in the	15	witness.
15	working group they are as an individual and not	16	I further certify that I am not related
16	representing their organization or institution.	17	to any of the parties to this action by blood or
17	Q. And did you at any time during the	18	marriage, and that I am in no way interested in
18	working group ask this EPA employee if there was	19	the outcome of this matter.
19	other information the EPA had about glyphosate?	20	IN WITNESS WHEREOF, I have hereunto set
20	A. I don't recall that I did.	21	my hand this 7th day of May, 2017.
21	MR. LASKER: No further questions.	22	
22	MS. FORGIE: Nothing further.	23	
23	MS. HANLON: We'll read.	23	DONALD D. D. DEW DDD. CDD. EDD.
24	MR. LASKER: You're done.	24	DONALD R. DePEW, RPR, CRR, FPR
25	THE VIDEOGRAPHER: This concludes the	25	
	Page 359		Page 361
1	videotaped deposition of Charles W. Jameson,	1 2	I N D E X
2	Ph.D., consisting of five video media disks.		WITNESS EXAMINATION BY PAGE
3	The time is 6:36 p.m. We're going off the	3	
4	record.	4	CHARLES W. JAMESON MR. LASKER 15, 332, 357
5	(Time noted: 6:36 p.m.)	4	MS. FORGIE 294, 355
6		5	MB. I ORGIL 274, 333
7	CHARLES W. JAMESON	6	EXHIBITS
8	Subscribed and sworn to before me	7 8	EXHIBIT PAGE LINE Exhibit 1
9 10	this day of, 2017.	9	One-page document entitled Notice of7 2 Limited Appearance at the Deposition of
11	(Notary Public) My Commission Expires:	10	Dr. Charles Jameson
12	•	11 12	Exhibit 2 Seven-page document entitled7 6
13			Dr. Jameson's Objections and Responses to
14		13	Monsanto's Notice of Deposition of Dr. Jameson
15		14	Exhibit 3
16		15	Multipage document entitled
17		16	Bibliography
18		17	Exhibit 4
19		18	One-page e-mail chain, first e-mail to8 7 Bill Jameson from Neil S. Bromberg,
20		19	dated 8/10/16
21		20	Exhibit 5
22		21	One-page document entitled Pretrial10 22 Order No. 16: Additional Discovery Re IARC
		22	
23			
23 24		23	
		23 24 25	

		Page 362			Page	364
1	EXHIBITS		1	EXHIBITS		
2	EXHIBIT PAGE LINE		2	EXHIBIT PAGE LINE		
3	Exhibit 6		3	Exhibit 20		
4	Ten-page letter to Honorable13 1		4	Three-page document entitled US EPA215 16		
5	Vince Chhabria from Joe Hollingsworth,		5	Archive Document, with attached Memorandum to William Dykstra from Louis Kasza,		
,	Michael Miller, Aimee Wagstaff and Robin Greenwald, dated 4/4/17			dated 12/4/85		
6	•		6	Exhibit 21		
7	Exhibit 7		7	Ten-page document entitled US EPA216 8		
	One-page document entitled Pretrial13 7		8	Archive Document, with attached Memorandum		
8 9	Order No. 22: Jameson and Ross Depositions Exhibit 8			to Robert Taylor from William Dykstra,		
)	One-page document entitled Pretrial13 22		9 10	dated 3/11/86		
	Order No. 18: Deadline for Additional		11	Exhibit 22 Multipage document, first page is223 16		
1	Deposition			entitled US EPA Archive Document, with		
2	Exhibit 9		12	attached Memorandum to Robert Taylor and		
3	Multipage document entitled Notice of67 11 Subpoena Duces Tecum		13	Lois Rossi, dated 10/30/91		
4	Subpoena Duces Tecum			Exhibit 23		
5	Exhibit 10		14	Multipage document entitled Pesticide247 7		
-	Four-page document entitled Document67 24		15	residues in food - 2004, Evaluations 2004,		
6	Requests, bearing Bates stamp Nos. Jameson		16	Part II - Toxicological		
7	SDT 001693 through Jameson SDT 001696		1 10	Exhibit 24		
7	Exhibit 11		17			
8			18	Multipage document entitled Some290 14 Organophosphate Insecticides and Herbicides,		
9	Two-page document entitled Documents71 5			Volume 112		
_	Request #4-references in my files, bearing Bates stamp Nos. Jameson SDT 000008 and		19	PIPECTIONS		
0	Jameson SDT 0000009		20	DIRECTIONS: Ms. Hanlon35, 38, 40, 48, 52, 55, 82, 135,		
1	Exhibit 12		21	137, 255, 257, 258		
2	Multipage document entitled NTP84 16		22	Ms. Forgie47, 48, 52, 53, 54, 56, 57, 62,		
3	Technical Report on Toxicity Studies of Glyphosate, bearing Bates stamp Nos.		23	255, 256		
-	Jameson SDT 001124 through Jameson SDT 001181		23	REQUESTS:		
4	vanieson BBT 00112 i an sugni vanieson BBT 001101		24	Mr. Lasker70, 78, 80		
5						
,			25	MOTION:		
		Page 363	25	MOTION:	Page	365
1	FXHIRITS	Page 363	25		Page	365
1	EXHIBITSEXHIBITS	Page 363	1	WITNESS: DATE(S):	Page	365
1 2	EXHIBIT PAGE LINE Exhibit 13	Page 363		WITNESS: DATE(S): CASE:	Page	365
1 2 3	EXHIBIT PAGE LINE Exhibit 13 Three-page document entitled List of129 1	Page 363	1	WITNESS: DATE(S): CASE: I wish to make the following changes, for the following reasons:	Page	365
1 2 3 4	EXHIBIT PAGE LINE Exhibit 13	Page 363	1 2	WITNESS: DATE(S): CASE: I wish to make the following changes, for the following reasons: PAGE LINE	Page	365
1 2 3 4	EXHIBIT PAGE LINE Exhibit 13 Three-page document entitled List of129 1 Participants	Page 363	1 2 3 4	WITNESS: DATE(S): CASE: I wish to make the following changes, for the following reasons: PAGE LINE CHANGE FROM:	Page	365
1 2 3 4	EXHIBIT PAGE LINE Exhibit 13 Three-page document entitled List of129 1	Page 363	1 2 3	WITNESS: DATE(S): CASE: I wish to make the following changes, for the following reasons: PAGE LINE CHANGE FROM: CHANGE TO: REASON:		365
1 2 3 4	EXHIBIT PAGE LINE Exhibit 13 Three-page document entitled List of129 1 Participants		1 2 3 4	WITNESS:		365
1 2 3 4 5	EXHIBIT PAGE LINE Exhibit 13 Three-page document entitled List of129 Participants Exhibit 14		1 2 3 4 5	WITNESS: DATE(S): CASE: I wish to make the following changes, for the following reasons: PAGE LINE CHANGE FROM: CHANGE TO: REASON: CHANGE FROM: CHANGE FROM: CHANGE TO: REASON:	-	365
1 2 3 4 5 6	EXHIBIT PAGE LINE Exhibit 13 Three-page document entitled List of129 1 Participants Exhibit 14 Four-page document entitled Vol 112142 14 Overview of assignments Exhibit 15	-	1 2 3 4 5 6 6 7	WITNESS: DATE(S): CASE: I wish to make the following changes, for the following reasons: PAGE LINE CHANGE FROM: CHANGE TO: REASON: CHANGE FROM: CHANGE TO: REASON: CHANGE FROM: CHANGE TO: REASON: CHANGE TO:	-	365
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1 2 3 4 5 6 7 8 9	EXHIBIT PAGE LINE Exhibit 13 Three-page document entitled List of129 1 Participants Exhibit 14 Four-page document entitled Vol 112142 14 Overview of assignments Exhibit 15 Multipage document entitled Glyphosate152 1 Exhibit 16 Multipage Review Article entitled169 10	-	1 2 3 4 5 6 7 7 8 8 9	WITNESS: DATE(S): CASE: I wish to make the following changes, for the following reasons: PAGE LINE CHANGE FROM: CHANGE TO: REASON: CHANGE TO: REASON: CHANGE TO: REASON: CHANGE TO: REASON: CHANGE FROM: CHANGE TO: REASON:	-	365
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WITNESS: Charles W Jameson	
DATE (S): May 3, 2017	
CASE: In Re: Roundup Products Liability Litigation	
I wish to make the following changes, for the	
following reasons:	
PAGE LINE 21 15	
CHANGE FROM: Intergovernmental agency	
CHANGE TO: government Interagency review group	
REASON: to clarify what the review group 15 CHANGE FROM: to list and	
CHANGE TO: to list in the Report on Carcinogens REASON: to clarify where it will be listed	
TANKA WAS DECIMAL TO THE PARTY OF THE PARTY	9
22 16 CHANGE FROM: the director agrees that everybody was in agreement, then CHANGE TO: the director agrees, then	9.1
REASON: clarify to say if director agrees with listing then it will sent to the Secretary	
93 18 CHANGE FROM: Three week studies in the NTP	
CHANGE TO: Thirteen week studies in the NTP	
REASON: correct mistake in transcript	
244 17 CHANGE FROM:	R
CHANGE TO: I don't know because EPA and IARC both reached the same cor	saluralan abasid adallah
REASON: Clarify my answer significance	COSOT ADOUT STATIST
246 12 CHANGE FROM: I don't know	
CHANGE TO: I don't know because EPA and IARC both reached the same construction. REASON: Clarify my answer significance	nclusion about statisti
254 6 CHANGE FROM: office	
CHANGE TO: author	
REASON: correct mistake in transcript	
279 5 CHANGE FROM:, its an IARC determination	
CHANGE TO: , its an IARC Working Group determination	
REASON: clarify who is making the determination	
284 17 CHANGE FROM: Indicated	
CHANGE TO: Indicates	0.
REASON: clarify what was said	
CHANGE FROM:	
CHANGE TO:	
REASON:	
CHANGE FROM:	
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REASON:	
CHANGE FROM:	
CHANGE TO:	
Subscribed and sworn to before to this	
Subscribed and sworn to before me this 22nd day of May , 2017.	
OI May , 2017.	

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