SUPERIOR COURT OF THE STA	ATE OF CALIFORNIA
COUNTY OF LOS ANGELES, C	CENTRAL DISTRICT
RAYMOND FOREMAN, by and through his Attorney in Fact, LATONYA FOREMAN,	) Case No.: BC559909 ) )
Plaintiff,	)
ν.	)
SHLOMO RECHNITZ; BRIUS MANAGEMENT CO., INC.; BRIUS, LLC; SOL HEALTHCARE, LLC; B-EAST, LLC; B-SAN DIEGO, LLC; B-SPRING VALLEY, LLC; CNRC, LLC; POINT LOMA REHABILITATION CENTER, LLC; CENTINELA SKILLED NURSING & WELLNESS CENTRE - WEST, LLC; CENTINELA SKILLED NURSING & WELLNESS CENTRE - EAST, LLC; HIGHLAND PARK SKILLED NURSING & WELLNESS CENTRE, LLC; LAIBCO, LLC; SOUTH PASADENA REHABILITATION CENTER, LLC; LIGHTHOUSE HEALTHCARE CENTER, LLC; VERNON HEALTHCARE, LLC; NORWALK SKILLED NURSING & WELLNESS CENTRE, LLC; VERDUGO VALLEY SKILLED NURSING & WELLNESS CENTRE, LLC; VERNON HEALTHCARE, LLC; NORWALK SKILLED NURSING & WELLNESS CENTRE, LLC; VERDUGO VALLEY SKILLED NURSING & WELLNESS CENTRE, LLC; FRESNO SKILLED NURSING & WELLNESS CENTRE, LLC; WISH-I-AH HEALTHCARE & WELLNESS CENTER, LLC; GRANADA REHABILITATION & WELLNESS CENTRE, LC; OAKHURST HEALTHCARE & WELLNESS CENTRE, LLC; EUREKA REHABILITATION & WELLNESS CENTER, LLC; GRANADA REHABILITATION & WELLNESS CENTER, LP; PACIFIC REHABILITATION & WELLNESS CENTER, LP; SEAVIEW REHABILITATION & WELLNESS CENTER, LP; FORTUNA REHABILITATION & WELLNESS CENTER, LP; SEAVIEW REHABILITATION & WELLNESS CENTER, LP; FORTUNA REHABILITATION & WELLNESS CENTER, LP; GRANITE HILLS HEALTHCARE & WELLNESS CENTER, LC; CLAIREMONT HEALTHCARE & WELLNESS CENTER, LC; SOLNUS ONE, LLC; SOLNUS TWO, LC; SOLNUS THREE,	) ) ) ) ) ) ) ; ) )

1	LLC; SOLNUS FOUR, LLC; SOLNUS FIVE, )
2	LLC; SOLNUS SIX, LLC; SOLNUS SEVEN, ) LLC; SOLNUS EIGHT, LLC; LAWNDALE )
	HEALTHCARE & WELLNESS CENTRE, LLC; )
3	THE HEALTHCARE CENTER OF DOWNEY, )
4	LLC; SAN MARINO GARDENS WELLNESS )
4	CENTER, LP; NOTELLAGE CORPORATION; )
	FOUR SEASONS HEALTHCARE & WELLNESS )
5	CENTER, LP; ALHAMBRA HEALTHCARE & )
c	WELLNESS CENTRE, LP; MESA VERDE )
б	CONVALESCENT HOSPITAL, INC.; )
7	FULLERTON HEALTHCARE & WELLNESS )
7	CENTRE, LP; HAWTHORNE HEALTHCARE & )
8	WELLNESS CENTER, LLC; YORK )
0	HEALTHCARE & WELLNESS CENTRE, LP; ) NOVATO HEALTHCARE CENTER, LLC; )
9	OXNARD MANOR, LP; POMONA HEALTHCARE )
9	& WELLNESS CENTER, LLC; PINE GROVE )
10	HEALTHCARE & WELLNESS CENTRE; SAN )
10	GABRIEL HEALTHCARE & WELLNESS ( )
11	CENTRE, LP; SAN RAFAEL HEALTHCARE & )
	WELLNESS CENTRE, LP; and DOES 1 )
12	through 100, inclusive,
13	Defendant.
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18	VIDEOTAPED DEPOSITION OF SHLOMO RECHNITZ
1.0	
19	TAKEN ON MONDAY, AUGUST 28, 2017
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23	Reported By: Kristiaan Ruiz
	CSR No. 13984
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2	COUNTY OF LOS ANGELES, CEN	VTRAL DISTRICT
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4	RAYMOND FOREMAN, by and through	Case No.: BC559909
5	his Attorney in Fact, LATONYA FOREMAN,	
6	Plaintiff,	)
7	v.	)
8	SHLOMO RECHNITZ; BRIUS MANAGEMENT CO., INC.; BRIUS, LLC; SOL	) )
9	HEALTHCARE, LLC; B-EAST, LLC; B-SAN DIEGO, LLC; B-SPRING VALLEY,	)
10	LLC; CNRC, LLC; POINT LOMA	)
11	CENTINELA SKILLED NURSING & ) WELLNESS CENTRE - WEST, LLC;	)
12	CENTINELA SKILLED NURSING & ) WELLNESS CENTRE - EAST, LLC;	)
13	HIGHLAND PARK SKILLED NURSING & ) WELLNESS CENTRE, LLC; LAIBCO, LLC; )	)
14	SOUTH PASADENA REHABILITATION () CENTER, LLC; LIGHTHOUSE HEALTHCARE ()	)
15	CENTER, LLC; VERNON HEALTHCARE, LLC; NORWALK SKILLED NURSING &	)
16	WELLNESS CENTRE, LLC; VERDUGO VALLEY SKILLED NURSING & WELLNESS	)
17	CENTRE, LLC; MAYWOOD SKILLED NURSING & WELLNESS CENTRE, LLC;	)
18	WISH-I-AH HEALTHCARE & WELLNESS CENTER, LLC; FRESNO SKILLED NURSING	
19	& WELLNESS CENTRE, LLC; OAKHURST HEALTHCARE & WELLNESS CENTRE, LLC;	
20	EUREKA REHABILITATION & WELLNESS CENTER, LLC; GRANADA REHABILITATION	
21	& WELLNESS CENTER, LP; PACIFIC REHABILITATION & WELLNESS CENTER,	
22	KEHABILITATION & WELLNESS CENTER,         LP; SEAVIEW REHABILITATION &         WELLNESS CENTER, LP; FORTUNA	
23	REHABILITATION & WELLNESS CENTER, LP; ) GRANITE HILLS HEALTHCARE & WELLNESS )	
24	GRANITE HILLS HEALTHCARE & WELLNESS         CENTRE, LLC; CLAIREMONT HEALTHCARE         & WELLNESS CENTRE, LLC; SOLNUS ONE,	)
25	LLC; SOLNUS TWO, LLC; SOLNUS THREE,	

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4	CENTER, LP; NOTELLAGE CORPORATION; ) FOUR SEASONS HEALTHCARE & WELLNESS )
5	CENTER, LP; ALHAMBRA HEALTHCARE & ) WELLNESS CENTRE, LP; MESA VERDE )
6	CONVALESCENT HOSPITAL, INC.; )
7	FULLERTON HEALTHCARE & WELLNESS ) CENTRE, LP; HAWTHORNE HEALTHCARE & )
8	WELLNESS CENTER, LLC; YORK ) HEALTHCARE & WELLNESS CENTRE, LP; )
9	NOVATO HEALTHCARE CENTER, LLC; ) OXNARD MANOR, LP; POMONA HEALTHCARE ) & WELLNESS CENTER,LLC; PINE GROVE )
10	HEALTHCARE & WELLNESS CENTRE; SAN ) GABRIEL HEALTHCARE & WELLNESS )
11	CENTRE, LP; SAN RAFAEL HEALTHCARE & )
12	WELLNESS CENTRE, LP; and DOES 1 ) through 100, inclusive, )
13	Defendant. )
14	/
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16	
17	VIDEOTAPED DEPOSITION OF SHLOMO RECHNITZ, taken
18	before Kristiaan Ruiz, a Certified Shorthand Reporter
19	for the State of California, with principal office in
20	the County of Los Angeles, commencing at 10:10 a.m.,
21	Monday, August 28, 2017, at 555 West 5th Street,
22	32nd Floor, Los Angeles, California 90013.
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           JUSTICE EDWARD J. WALLIN, Arbitrator and Mediator
22
23
     THE VIDEOGRAPHER:
24
           JASON BROWN
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1 Monday, August 30, 2017, 10:10 a.m. Los Angeles, California 2 3 4 THE VIDEOGRAPHER: Good morning. Here begins the 5 videotape deposition of Shlomo Rechnitz in the matter of Foreman versus Brius Management. This is being held in the 6 7 Jams Judicial Arbitration Case, Case No. 1220052954. 8 Today's date is August 8, 2017, and the time on the 9 monitor is 10:10 a.m. This deposition is being taken at 555 10 West 5th Street, 32nd Floor in Los Angeles, California 90013, 11 being made at the request of the Plaintiffs. 12 I'm Jason Brown, your videographer, representing 13 Platinum Reporters and Interpreters, located in San Pedro, 14 California, and our court reporter is Ms. Kris Ruiz. Would 15 all that are present please identify themselves for the 16 record. 17 JUSTICE WALLIN: All right. We'll start with me. I'm 18 Justice Ed Wallin. I'm the arbitrator and mediator and 19 whatever in this case if we get to that far, and right now 20 today I'm here to referee the deposition of Mr. Rechnitz. 21 I'll ask counsel for both parties, starting with counsel for plaintiff, to identify themselves on the record. 22 23 MR. GARCIA: Stephen Garcia for the plaintiff. 24 MR. MEDBY: David Medby for the plaintiff. 25 MR. SENELICK: Good morning. Devin Senelick for Rockport

1 Administrative Services, LLC. MS. GLASER: Patty Glaser for the witness, and I just 2 3 want to say that I wasn't sure --4 JUSTICE WALLIN: He said December 8. It's December 28 5 today. 6 MS. GLASER: No. It's August. 7 JUSTICE WALLIN: August 28. 8 MS. GLASER: You did give the wrong date. That's all. 9 No problem. 10 MS. BASINGER: Jill Basinger on behalf of the witness and all defendants other than Rockport. 11 12 THE WITNESS: Shlomo Rechnitz, defendants. 13 JUSTICE WALLIN: All right. Begin. 14 15 SHLOMO RECHNITZ, 16 called as a witness on behalf of the Plaintiff, having been 17 first duly sworn, was examined and testified as follows: 18 THE WITNESS: Correct. 19 20 EXAMINATION 21 BY MR. GARCIA: 2.2 Would you state your name, please. 0 Shlomo Rechnitz, R-E-C-H-N-I-T-Z. 23 Α 24 Mr. Rechnitz, what city do you live in? Q 25 Los Angeles. Α

1 Q How long have you lived in Los Angeles? 2 I was born here. Α 3 0 Okay. Mr. Rechnitz, do you have any involvement with an entity named Brius Management Company, Inc.? 4 There's one of the Brius's that are inactive, but 5 Α 6 the answer is I definitely did have an involvement. There's 7 a Brius Management, I believe, and a Brius, LLC, but there's no question -- I did have involvement. 8 9 When you say they are inactive, have they been 0 10 declared inactive with the Secretary of State of California 11 or other states? 12 I'm not sure of the accountants. Α Some of the 13 attorneys took care of that. 14 0 What was your role with Brius Management Company, 15 Inc.? 16 I was basically the managing shareholder. Α What was your function with Brius, LLC? 17 0 18 Same thing, managing shareholder. Α 19 When you say managing shareholder, what led to you 0 believe you were the managing shareholder of those entities? 20 21 MS. BASINGER: It's vague and ambiguous. 22 JUSTICE WALLIN: Overruled. Go ahead. He's really 23 asking you what was your role. Answer that question. 24 THE WITNESS: Yeah. I understand when they put LLCs 25 together they need to put a manager. One of the people have

1	to be the manager and my accountants, people who set up the
2	corporation, put me as manager and I would also make the
3	decisions.
4	BY MR. GARCIA:
5	Q On behalf of those companies?
6	A Correct.
7	Q Do you know if there's a document that reflects your
8	employment as the managing shareholder of Brius Management
9	Company, Inc.?
10	A I don't know.
11	Q How about as to Brius, LLC?
12	A I don't know.
13	Q Who would I ask or strike that. Do you have any
14	notion who would be best suited to answer that question?
15	A Probably Steven Stroll.
16	Q He's your accountant?
17	A He's the president of Rockport.
18	Q Yes. We're asking about Brius Management.
19	A Right.
20	Q Why would Mr. Stroll be the person to speak to about
21	Brius Management Company, Inc. and Brius, LLC?
22	A Because Brius started before Rockport did.
23	Q Did Mr. Stroll have involvement with Brius
24	Management Company, Inc.?
25	A In setting up the corporation.

-		
1	Q	Other than that, did he have involvement?
2	A	No.
3	Q	So your belief is that Steven Stroll is the best
4	person t	to ask as it pertains to organizational documents of
5	Brius Ma	anagement Company, Inc.?
6	A	Correct.
7	Q	And Brius, LLC?
8	A	Correct.
9	Q	Did Mr. Stroll have any involvement other than as
10	accounta	ant for Brius Management Company, Inc.?
11	А	I don't know if he was the accountant. I know he
12	set up t	the corporation.
13	Q	He's not a lawyer, is he?
14	А	He's not.
15	Q	He's been your personal certified personal
16	accounta	ant for some time?
17	A	He was, I believe, till Rockport started.
18	Q	About 1998 he began?
19	А	I can't recall.
20	Q	When did Brius Management Company, Inc. suspend
21	doing bu	isiness?
22	A	I can't recall.
23	Q	Do you have an idea of this decade, this year, last
24	year?	
25	A	To be perfectly honest with you I you know, this

1 is something that the attorneys and accountants deal with. Ι 2 would just be guessing. 3 As the managing member who made decisions, when did 0 you make the decision that Brius Management Company, Inc. 4 5 would suspend doing business? I can't recall. 6 А Is there some document that might refresh your 7 0 recollection? 8 I'm sure there's a document of when it came in 9 А 10 control that we can get our hands on. 11 I'm asking about the suspension of business? Q 12 Oh, the suspension? А 13 0 Yes. 14 I'm not sure if it was a suspension or it's just not Α 15 currently doing business. I'm not sure. 16 When was it that you decided as the managing 0 17 shareholder in making decisions on behalf of Brius Management 18 Company, Inc. that it would stop doing business? 19 Again, you know, I'm not trying to be evasive. Α Ι 20 just don't recall. 21 Would there be a document that would refresh your Ο 22 recollection in that regard? 23 А I don't know of any. 24 Did you issue an e-mail, writing a letter, or Q 25 signing any sort of document that directed that Brius

1 Management Company, Inc. would suspend doing business? 2 I don't remember, but if I did it was to my Α 3 attorney, which would have been privileged I assume. Who's your attorney? 4 Q 5 I have a few attorneys to my left. Α 6 0 Who was that attorney that it would have been sent 7 to? 8 It was Mark Johnson from Hooper Lundy. Α 9 Other than sending letters to your attorney, did you Q 10 advise anybody else that Brius Management Company, Inc. was 11 going to suspend business? 12 Α No. 13 Brius Management Company, Inc. provided management Q 14 services to nursing homes in the State of California? 15 Α That's why I kind of keep getting messed up. One 16 provided the management service and one -- actually, they 17 were both holding companies. One got more involved than the 18 other. 19 0 Okay. So Brius Management Company, Inc. and Brius, 20 LLC were both holding companies? 21 Α Correct. What did they hold? 22 0 They held shares of different LLCs. 23 Α 24 What type of LLCs? 0 25 Α Limited liability type.

1 Q What were the businesses operated under those LLCs? 2 It's vaque and ambiquous. MS. BASINGER: 3 JUSTICE WALLIN: Overruled. THE WITNESS: Skilled nursing facilities. 4 5 BY MR. GARCIA: So Brius Management and Brius, LLC were the holding 6 0 companies over operating skilled nursing facilities in the 7 State of California? 8 9 Can you repeat the question? Α 10 Ο Sure, maybe. Brius Management and Brius, LLC were 11 holding companies holding the ownership interest over skilled 12 nursing facilities operating in the State of California? 13 Again I'm not sure that's what their role was, but, Α 14 you know, I put trust in my accountants and my attorneys. 15 0 As the person making the decision, did you decide 16 that Brius Management Services and Brius, LLC would hold --17 be the holding company which operated in the State of 18 California? 19 I can just assume. It would be a guess, if you want Α to hear that. 20 21 I prefer to know what decisions you made since you 0 22 told me you're the decision maker, so let me ask the question 23 again. As the person making the decisions, did you decide 24 that Brius Management Company, Inc. and Brius, LLC would hold 25 service holding companies for skilled nursing facilities

1 operating in the State of California?

Again, Mr. Garcia, as I'm sure you know, I own 2 Α 3 ninety nursing homes; probably a good few hundred million dollars in real estate; an ambulance company; a Durable 4 5 medical company; a pharmacy; an oxygen company; a wound care company; a company that makes canisters for gas, and I'm 6 7 probably forgetting a lot of them, so I really just do see 8 everything from forty thousand feet literally. I can't -- I 9 just don't get into the wheats.

Q My question was: As the person who made decisions on behalf of Brius Management Company LLC -- Brius, LLC and Brius Management Company, Inc., did you decide that they would be holding companies for skilled nursing facilities in the State of California?

15 A I don't recall.

16 Q Is there any document which might refresh your 17 recollection in that regard?

18 A I don't know.

19 Q Well, in fact, you signed multiple documents on 20 behalf of those entities under penalty of perjury, did you 21 not?

22 A No

A No, I didn't.

23 Q You never signed a document on behalf of Brius, LLC 24 under penalty of perjury; is that your testimony?

25 A That wasn't your question. You said did you know

1 that you did, and your second question was did you know. 2 Again, sir, my question is: Is it your testimony 0 3 that you never signed a document under penalty of perjury on Behalf of Brius, LLC? 4 5 Α That's not my testimony. Did you ever sign a document under penalty of 6 0 perjury on behalf of Brius, LLC? 7 Α I don't recall. 8 9 Did you ever sign a document under penalty of 0 10 perjury on behalf of Brius Management Company, Inc.? 11 Α I don't recall. 12 Is it your practice to sign documents under penalty Ο 13 of perjury without ensuring their accuracy? 14 Α I believe I would ensure the accuracy before I No. 15 sign something. So if you signed something under penalty of perjury, 16 0 we can rely on it as having been verified as accurate by 17 yourself? 18 19 I would say so, yes. Α 20 To your satisfaction? 0 21 Α Correct. 22 Did Brius Management Company ever provide management 0 or consulting services to skilled nursing facilities in the 23 24 State of California? 25 Again, as I mentioned, I believe Brius Management Α

1 did at some point do management, did manage Brius; then just 2 became a holding company. Brius, LLC was always just a 3 holding company. 0 So Brius Management Company, Inc. did provide 4 5 management services to skilled nursing facilities in the State of California? 6 7 Can you repeat the question? Α Did Brius Management Company, Inc. provide 8 0 Yes. management services to skilled nursing facilities operating 9 in the State of California? 10 11 Α Very long ago. 12 Do you know when that time period would have been Ο 13 elapsed? 14 First of all, when you were representing me. Α 15 0 I never represented you. 16 I thought you did. Α 17 I got documents and e-mails up the kazoo. 0 In fact, 18 now that you bring it up --19 MS. GLASER: Come on, can we not have this colloquy back 20 and forth? 21 JUSTICE WALLIN: We don't have to have that. You're not 22 testifying today. Just ask him questions. 23 BY MR. GARCIA: 24 Ο Did you ever read the November 5, 2015 letter sent 25 to Mrs. Glaser by me?

1 MS. BASINGER: It's Ms. Glaser. 2 THE WITNESS: I don't recall. MR. GARCIA: Ms. Glaser, excuse me. 3 4 THE WITNESS: I don't recall. 5 MR. GARCIA: I don't mean to disrespect for that. Ι 6 apologize. I'll clarify accordingly. 7 Did you instruct Ms. Glaser to speak to me in 0 November -- strike that. Did you intend to make threats 8 against my ability to earn a living November 5, 2015? 9 10 Α Why would I have done that? 11 Did you intend to do so? 0 12 MS. BASINGER: Objection. That's vague and ambiguous. 13 Do you mean that he say something to Ms. Glaser? That would 14 be privilege. I instruct him not to answer any --15 JUSTICE WALLIN: Sustained. 16 BY MR. GARCIA: 17 Did you know that there were threats against my 0 18 ability to make a living? 19 MS. BASINGER: It's vague and ambiguous. Again I 20 instruct not to answer anything dealing with counsel. 21 JUSTICE WALLIN: Overruled. 22 MS. BASINGER: Any conversation with counsel. 23 JUSTICE WALLIN: Of course. You don't have to answer, 24 but it calls for a conversation with counsel. But the question was did you know about whatever it was he just said. 25

1	THE WITNESS: Absolutely not.
2	JUSTICE WALLIN: The answer would be yes or no.
3	BY MR. GARCIA:
4	Q Did you know that threats were made against my
5	children in November of 2015?
6	A No.
7	Q Did you authorize that threats be made against my
8	ability to make a living in 2015?
9	MS. BASINGER: Objection. Authorize who? Again, if it's
10	counsel, I instruct not to answer.
11	THE WITNESS: I already said I didn't know about it. How
12	would I instruct somebody?
13	BY MR. GARCIA:
14	Q Did you instruct somebody did you authorize
15	someone to make a threat against my children in November of
16	2015?
17	A Again I don't even know what you're talking about.
18	How would I authorize it?
19	Q So the answer is no?
20	A Correct.
21	Q During the time period during which Brius Management
22	Company, Inc. provided management services to skilled nursing
23	facilities in the State of California, did it receive any
24	sort of consideration or payment?
25	A I don't recall if it just received distributions or

1 payments.

What's the difference? 2 0 3 Α One would be, I guess, a paycheck for working and the other one would be a distributions of profits that were 4 made at the facility. 5 Would the distributions of profit or the payments, 6 Ο 7 like paychecks, be made pursuant to some sort of written 8 agreement between Brius Management Company, Inc. and the 9 facility? 10 MS. BASINGER: Your Honor, how is this class issues? 11 JUSTICE WALLIN: Are we just going on class issues today? 12 MR. GARCIA: Yes, your Honor. I can answer that 13 question. JUSTICE WALLIN: Go ahead. 14 15 MR. GARCIA: We're trying to determine an overriding 16 general concern and conspiracy of action which shows 17 uniformity and regularity of conduct which would be part of 18 the class requirements. 19 MS. BASINGER: But whether they were paid or not, how does that -- what does that do with class? 20 21 MR. GARCIA: Uniformity. 22 JUSTICE WALLIN: Overruled. 23 BY MR. GARCIA: 24 The question was, I think, was there a written 0 25 agreement by which Brius Management Company, Inc. would be

1	paid the distributions of profit and/or the payments from the
2	facility?
3	A Again I would assume. I can guess, but I cannot
4	tell you that I remember that.
5	MS. BASINGER: The document speaks for itself.
6	BY MR. GARCIA:
7	Q Did you execute any such documents?
8	A Again I would assume. If you're going to ask me to
9	recall when it was, what it was, no, I don't.
10	Q Did Brius Management Company, Inc. ever have a
11	license to operate skilled nursing facilities in the State of
12	California?
13	A No.
14	Q Did Brius Management Company, Inc. ever require a
15	license to manage skilled nursing facilities in the State of
16	California?
17	A I don't know.
18	Q Do you have any involvement with an entity entitled
19	Sol, S-O-L, Healthcare, LLC?
20	A Yes.
21	Q What is your involvement?
22	A I purchased it.
23	Q You own it?
24	A I own shares in it.
25	Q You said I purchased it. What does that mean?

1 А One of my corporations purchased shares in that 2 company. 3 0 What corporation? Which of my corporations? 4 Α 5 Q Yes, sir. It could have been Brius. I cannot tell you for 6 Α 7 sure. Which Brius? 8 0 9 MS. BASINGER: Calls for speculation. 10 JUSTICE WALLIN: Overruled. I don't remember what happened twenty years 11 THE WITNESS: 12 ago. I just, you know, what can I tell you. 13 BY MR. GARCIA: So one of the Brius entities or the other purchased 14 0 15 nursing homes in the State of California? 16 MS. BASINGER: Misstates testimony. 17 MR. GARCIA: I'm asking. 18 JUSTICE WALLIN: Overruled. 19 THE WITNESS: I don't know who did the purchasing. I 20 basically hire attorneys for that and, you know, they were 21 the ones who guided me, you know, on what to do. 2.2 BY MR. GARCIA: 23 But ultimately like you said you made the decisions Q 24 on behalf of the Brius entities; correct? 25 А I did.

1 Q So did you make a decision on behalf of Brius 2 Management Company, Inc. to purchase skilled nursing 3 facilities in the State of California? You asked me that question. I said I don't 4 Α 5 remember. I can tell you what I think maybe, but I just --6 MS. BASINGER: Please don't speculate. 7 BY MR. GARCIA: So does a corporation controlled by you own Sol 8 0 9 Healthcare, LLC as of this day? 10 Α How do you mean a corporation owned by me? 11 I'm just using your words. You said I purchased it 0 12 and then I said what do you mean I purchased, and my 13 recollection you said, well, one of my corporations, so I'm 14 using your words. 15 MS. GLASER: Purchased shares. THE WITNESS: I had said I had purchased shares in the 16 17 company. 18 BY MR. GARCIA: 19 So you purchased shares in Sol Healthcare? Q Okay. 20 Α Either myself or a company I was involved with. 21 Okay. Do either yourself or a company you're Ο 22 involved with still own shares in Sol Healthcare? 23 А Yes. 24 And the majority of the shares? 0 25 Α Yes.

1	Q	And are you the managing shareholder?
2	A	I don't know.
3	Q	So you may or may not be the managing shareholder of
4	Sol Heal	thcare, LLC; is that accurate?
5	A	Correct.
6	Q	Okay. Do you have any involvement with B-East
7	LLC?	
8	A	Yes.
9	Q	And what is your involvement with B-East, LLC?
10	A	It is one of the nursing homes that one of my
11	companie	es had purchased and still own.
12	Q	When you say one of your companies, do you mean a
13	company	controlled by you?
14	A	Yes.
15	Q	So a company controlled by you purchased B-East,
16	LLC; is	that accurate?
17	A	Correct.
18	Q	Which company owned by you purchased B-East, LLC?
19	A	I can't recall.
20	Q	Are you the managing member of B-East, LLC? Excuse
21	me for a	a minute, let me withdraw that. Are you the managing
22	sharehol	der of B-East, LLC?
23	A	I don't know.
24	Q	So you may or may not be the managing shareholder of
25	B-East,	LLC, and you just have no recollection at this

1 time? I think that was one of the first facilities I 2 Α 3 I just can't, you know, remember. bought. So you may or may not be the managing shareholder of 4 0 5 B-East, LLC. You just don't recall at this time; is that 6 accurate? 7 I don't recall, correct. Α Okay. Do you have any involvement with B-San Diego, 8 Q LLC? 9 10 Α Yes. 11 0 What is your involvement with B-San Diego, LLC? 12 The same involvement as with B-East. Α 13 Which is what? 0 14 Which is one of my companies purchased an interest Α 15 in that skilled nursing facility. 16 0 And is that a company -- a purchasing company, is 17 that a company in which you control? Define control. 18 Α 19 Either through the majority of ownership or through 0 20 the managing member or managing shareholder role? I don't remember the operational agreement, but I 21 А 22 have partners there. So I don't -- I couldn't tell you 23 that. 24 Do you make decisions for the entity which purchased 0 25 B-San Diego, LLC?

1 А I don't remember any decisions that I made now, but 2 I have probably made decisions for them. 3 And does the company or which you're involved, did 0 it buy the majority of the shares of B-East, LLC? 4 5 I don't recall, and if you could help do me a favor Α and differentiate between the real estate and the business. 6 7 I'm just asking about an LLC. I don't have any 0 idea, maybe you do. Maybe you can help me differentiate 8 between the real estate and the business. 9 10 Okay. Then let's go back on all the answers. Α 11 B-East and B-San Diego, if they are the real estate part, I 12 know that I'm the owner or one of my corporations runs it and 13 manages it and makes decisions. 14 What about the operations? Ο 15 Like I told you I can't remember a decision I made, Α 16 but I believe I'm definitely someone who can make a decision, and I believe I've made decisions. 17 18 On behalf of B-East, LLC? Ο 19 Yes, in either capacity. Α 20 0 B-San Diego, LLC, did you have any involvement with 21 that entity? 22 Again same as B-East, everything is the same. Α 23 Would you please explain your involvement with B-San 0 Diego, LLC? 24 25 One of my companies purchased into either the Α

1 facility or if this is the real estate side, purchased into 2 that. 3 So when I say B-East, LLC, you're unable to 0 determine whether it's the real estate side or the skilled 4 nursing facility operation side? 5 6 Α I'm not. And you don't own the real estate and the operations 7 0 in the same LLC, do you? 8 9 Α I do not. 10 So what happens in effect is there's an entity 0 11 created, an LLC or otherwise, to purchase the property; 12 fair? 13 Α Correct. 14 Then there's a separate investor driven LLC Q 15 oftentimes to purchase the operations of the skilled nursing 16 facility; correct? 17 Α But they are not usually the same owners. 18 0 I didn't suggest that, and I appreciate that by the 19 way. 20 Α Correct. 21 Okay. And you're unable to discern if Sol 0 22 Healthcare, LLC is on the real estate side or the operation 23 side? 24 Α No. 25 And you're unable to discern if B-East, LLC is on 0

1 the operation side or on the real estate side; is that 2 accurate? 3 I can't tell you for sure, no. Α And you're unable to discern if B-San Diego, LLC is 4 Ο 5 on the operation or the property side; correct? 6 Α Correct. 7 Okay. Do you know which of your companies purchased Ο B-San Diego, LLC? 8 9 А T don't. Are you involved with B-Spring Valley, LLC? 10 0 11 I am. Α How are you involved with B-Spring Valley, LLC? 12 0 One of my companies either purchased it if it's the 13 Α 14 real estate side, purchased shares in that piece of real 15 estate, and one of my companies purchased shares in the 16 operation. 17 I will share with you I don't think any of these 0 18 are --19 MS. GLASER: I'm sorry --20 BY MR. GARCIA: 21 I will share with you that I don't believe that any 0 of these are the property side but rather all licensees of 22 skilled nursing facilities, so operations. Does that assist 23 24 you at all in analyzing this? 25 Α That you told me?

1	Q Yes.
2	A Why would you ask me the question if you knew?
3	Q For a lot of reasons, which I'm sure will become
4	clear in months to come.
5	A If you tell me that it is, then I have no reason not
6	to believe you.
7	Q I'm asking your recollection. So let me ask you
8	from your recollection, do you know if B-Spring Valley, LLC
9	is the operation side or the property side?
10	A I'm testifying under perjury. If I don't know for
11	sure, I'm not going to say. I just don't recall. I seem
12	like an idiot, you know.
13	Q There's nothing wrong with I don't recall as an
14	answer. I just have to we have to go through the process,
15	and that's why when you tell me I don't recall, I move on. I
16	don't question your representation. I just move on, okay.
17	It's an answer. CNRC, LLC, do you have any involvement with
18	that?
19	A Yes.
20	Q And what is that involvement?
21	A That one of my companies purchased a shares in
22	that company.
23	Q The majority of shares?
24	A I don't recall.
25	Q You actually hire get involved in hiring the

1	administr	ators for facilities such as CNRC, LLC; correct?
2	A	No, I usually don't, except in one specific case I
3	remember	I did.
4	Q	I missed the last two words, I'm sorry.
5	A	In one specific case I remember I did, but usually
6	that is n	not something I do.
7	Q	So Jeffrey Aronson would be that administrator?
8	A	Jeff Aronson, I believe he is, yeah.
9	Q	So the only time that you've ever gotten involved in
10	the hirir	ng of an administrator of one of your skilled nursing
11	facilitie	es is Jeffrey Aronson; is that accurate?
12	A	Probably not. When I had two or three or five
13	facilitie	es, I probably got involved. For the good last
14	couple of	years I had zero involvement.
15	Q	Do you know which one of your companies purchased
16	CNRC, LLC	2?
17	A	I don't.
18	Q	Did the company did your company purchase the
19	majority	of the shares in CNRC, LLC?
20	A	I'm going to assume we did because all those other
21	companies	you just mentioned, this was all one purchase so
22	I'm going	g to assume, yes.
23	Q	Are you familiar with an entity entitled Point Loma
24	Rehabilit	ation Center, LLC?
25	A	Yes.

1	Q	And how are you familiar with that entity?
2	A	One of my companies bought shares in that company.
3	Q	And did your company buy the majority of shares in
4	Point Lo	ma?
5	A	Again I'm going to assume, yes, because that was
6	part of	the same purchase.
7	Q	Are you familiar with Centinela Skilled Nursing and
8	Wellness	Centre, LLC?
9	A	I am.
10	Q	And how are you familiar with that entity?
11	A	One of my companies purchased shares in that
12	company.	
13	Q	Did one of your companies purchase the majority of
14	shares i	n Centinela Skilled Nursing and Wellness?
15	A	Centinela, yes.
16	Q	Are you familiar with Centinela Skilled Nursing and
17	Wellness	Centre East?
18	A	Yes.
19	Q	How are you familiar with that?
20	A	That's an old name of the facility that I used
21	to th	at I purchased shares.
22	Q	Do you personally or one of your businesses?
23	A	One of my businesses.
24	Q	And did your business purchase the majority of the
25	shares i	n Centinela Skilled Nursing Facility and Wellness
1		

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1 Centre East?

2	
1.	

A Centinela, yes.

3 Are you familiar with an entity entitled Highland 0 Park Skilled Nursing and Wellness Centre -- let me stop for a 4 5 second. With Justice Wallin's permission, this isn't a 6 marathon. So if you feel like you want to take a break, I 7 know it comes out rapid fire and if you want to stop for a minute, I don't --8 9 JUSTICE WALLIN: I'm going to suggest that if you have a 10 list, why don't you ask him all in one question to look at 11 the list and see if the same answer applies to every single 12 one. 13 I appreciate that, your Honor, but I need to MR. GARCIA: 14 go through every one for a variety of reasons. 15 JUSTICE WALLIN: All right. 16 BY MR. GARCIA: 17 Are you familiar with Highland Park Skilled Nursing 0 18 and Wellness Centre, LLC? 19 Α As per the judge, I understand that you have to go 20 through every one but the answer the same okay? 21 0 Yeah. 22 Okay. Α And let's just -- actually, let me try it that way. 23 0 24 Let me ask you the name and you just say same, and would it 25 be fair that when you say same, you mean one of your

1 businesses purchased the majority of the shares of the 2 entity? 3 Α Yes. Would it be the same as to Highland Park 4 0 Okay. 5 Skilled Nursing and Wellness Centre, LLC? 6 Α Yes. Would it be the same as to Laibco, L-A-I-B-C-O, 7 0 LLC? 8 9 Α Yes. 10 Would it be the same as to South Pasadena 0 11 Rehabilitation Center, LLC? 12 Α I don't know. 13 Would it be the same as to Lighthouse Healthcare 0 14 Center, LLC? 15 Α I believe I had already been partnered there. No. 16 You what? 0 17 Α I believe I might have already been partner there. Okay. Would it be the same as to Norwalk Skilled 18 0 19 Nursing and Wellness Centre, LLC? 20 Α Yes. 21 Would it be the same as to Verdugo Valley Skilled Q 22 Nursing and Wellness Centre, LLC? 23 Α Yes. Would it be the same as to Maywood Skilled Nursing 24 0 and Wellness Centre, LLC? 25

1	A Yes.		
2	Q Would it be the same as to Wish-I-Ah Skilled Nursing		
3	and Wellness Centre, LLC?		
4	A Yes.		
5	Q Would it be the same as to Fresno Skilled Nursing		
6	and Wellness Centre, LLC?		
7	A Yes.		
8	Q Would it be the same as to Oakhurst Healthcare and		
9	9 Wellness Centre, LLC?		
10	A Yes.		
11	Q Would it be the same as to Eureka Rehabilitation and		
12	2 Wellness Center, LP? Let me rephrase the questions because I		
13	13 think these switch to LPs.		
14	A Can we just assume each question is LLC or LP?		
15	Q Let me ask the first ones LP and then we'll whiz		
16	6 through them again, just for clarity?		
17	A Yeah.		
18	Q Are you the managing partner of Eureka		
19	Rehabilitation Wellness Center, LP?		
20	A I don't know if I'm the managing member, no.		
21	Q Pardon?		
22	A I don't know if I'm the managing member.		
23	Q And I appreciate that, and I'm using the word		
24	partner. I'm not trying to I accept your I don't know,		
25	but you're saying managing member is a partnership. Are		

-	
1	there members in the partnership or is there a managing
2	partner; do you know?
3	A I know I'm not the only investor so but I don't
4	know if I'm the managing partner.
5	Q Okay. How did you come to be involved with the
6	Eureka Rehabilitation and Wellness, Center, LP?
7	A We got a call from a company called Skilled
8	Healthcare, who had just gotten a judgment of, I believe, six
9	hundred and seventy-seven million before punitive damages and
10	they settled, but they looked at that facility, their company
11	and the company that was there beforehand and realized it's a
12	very contiguous community, they want it out, so they came to
13	me.
14	Q I appreciate that. I apologize. I was going
15	through the short answer. Did one of the companies in which
16	your did one of your companies purchase a interest in
17	Eureka Rehabilitation Center, LP?
18	A Yes.
19	Q And did it purchase the majority share of the
20	partnership?
21	A Yes.
22	Q Would your answers be the same would your answer
23	be the same as to Granada Rehabilitation and Wellness Center,
24	LP?
25	A Yes.

1	Q	Pacific Rehabilitation and Wellness Center, LP?
2	A	Yes.
3	Q	Seaview Rehabilitation and Wellness Center, LP?
4	A	Yes.
5	Q	Fortuna Rehabilitation and Wellness Center, LP?
6	A	Yes.
7	Q	Granite Hills Healthcare and Wellness Centre let
8	me withd	raw that. San Marino Gardens Wellness Center, LP?
9	A	No.
10	Q	What's different there?
11	А	I owned it once. I don't own anymore.
12	Q	When you say I owned it, do you mean you
13	13 personally?	
14	А	No, one of my companies.
15	Q	When you say owned it, did you own it all?
16	А	No, I didn't.
17	Q	Did you own the majority or portion of it?
18	А	I hate to go back there but you represented me
19	there, I	mean.
20	Q	I never represented you there.
21	А	Did you represent San Marino? That was mine.
22	Q	Never represented you. You declined to sign
23	conflict	waivers, which I happen to have here if you want me
24	to show	them to you.
25	MS.	BASINGER: Is Mr. Garcia testifying?
1		

1 THE WITNESS: They were never offered to me because I'm 2 not a lawyer. 3 JUSTICE WALLIN: Let them talk. 4 MR. GARCIA: It's not what Mr. Beckel says, but that's 5 okay. Anyhow, were you the majority owner of San Marino 6 Q 7 Gardens Wellness Center, LP? 8 А At the time before we sold it, yes. 9 Okay. I'm going back to the same answers again. 0 10 Would your answer be the same as to the initial answer as it 11 pertains to Four Seasons Healthcare and Wellness Center, 12 LP? 13 Α Yes. 14 0 Would it be the same as to Alhambra Healthcare and 15 Wellness Centre, LP? 16 Α Yes. 17 Would it be the same as to Mesa Verde Convalescent 0 18 Hospital, Inc.? Oh, shoot, sorry. Let me withdraw that 19 question. Would your answer be the same as to Fullerton Healthcare and Wellness Centre, LP 20 21 А I'm sorry, can you repeat that? 22 Q I'm going to withdraw it. Would your answer be the 23 same as to Novato Healthcare Center, LLC? 2.4 Novato Healthcare it was, but I then took an Α 25 investor so it's not now.

1	Q Would your answer be the same as to Pomona
2	Healthcare and Wellness Center, LLC?
3	A Are you referring to Country Villa Pomona because
4	when I bought it, again, you represented me.
5	Q I never represented you. I wish you'd stop saying
6	that.
7	A Did you represent Country Villa Pomona? It was
8	mine.
9	Q I never represented you, sir.
10	A I said Pomona.
11	Q Never you, never.
12	JUSTICE WALLIN: All right. Let's get back to the
13	question. There's obviously some disagreement between the
14	two of you over that, but I don't think we're here today to
15	resolve that.
16	MR. GARCIA: I got the documents. I brought them with me
17	just in case we needed
18	JUSTICE WALLIN: We're not here
19	MR. GARCIA: to disprove that kind of silliness.
20	JUSTICE WALLIN: It doesn't matter today.
21	BY MR. GARCIA:
22	Q So would your answer be the same as to Pomona
23	Healthcare and Wellness Center, LLC?
24	A Again I don't remember when I initially went in.
25	Country Villa it was a part of it. Definitely there was a

1	point at	which I bought them out. So today as we sit here
2	today, I	would be the answer would be yes, same.
3	JUST	ICE WALLIN: Mr. Rechnitz, anytime you want to take a
4	break, I	don't know your health. You look healthy, but it's
5	not suppo	osed to be an ordeal.
6	BY MR. GA	ARCIA:
7	Q	Would your answer be the same as to Granite Hills
8	Healthcar	re and Wellness Centre, LLC?
9	А	I guess asked and answered, but yes.
10	Q	Would it be the same as to Clairemont Healthcare and
11	Wellness	Centre, LLC?
12	А	Yes.
13	Q	Would it be the same as to Solnus, S-O-L-N-U-S, One,
14	LLC?	
15	A	Yes.
16	Q	And Solnus Two, LLC?
17	A	Yes.
18	Q	And Solnus Three, LLC?
19	A	Yes.
20	Q	And Solnus Four, Five, Six, Seven, and Eight, LLC?
21	A	Yes.
22	Q	And as to Lawndale Healthcare and Wellness Centre,
23	LLC?	
24	A	Yes.
25	Q	And as to the Healthcare Center of Downey, LLC?

1	A Do you have an address there? I think I know what
2	you're talking about. Is it Lakewood Healthcare?
3	Q It's just the Healthcare Center of Downey, LLC.
4	A I'm almost sure that's Lakewood, so the answer is
5	yes. I don't know for sure, but I think that's
6	MS. GLASER: If it's Lakewood, the answer is yes?
7	THE WITNESS: Yes.
8	BY MR. GARCIA:
9	Q Fair enough. If it's not, we don't know. Would
10	that be fair?
11	A Correct.
12	Q Okay. I'm going to go back to the LP questions.
13	Would your answer be the same as to the prior LP responses as
14	to Fullerton Healthcare and Wellness Centre, LP?
15	A Yes.
16	Q And as to Hawthorne Healthcare and Wellness Centre,
17	LP?
18	A Yes.
19	Q And as to York Healthcare and Wellness Centre, LP?
20	A Yes.
21	Q And as to Novato Healthcare Center, LLC?
22	A Asked and answered.
23	Q Yes, it is. You're right. Oxnard, how about the
24	same as the Oxnard Manor, LP?
25	A Yes.

1	Q You're a member of the governing board of	Alhambra
2	Healthcare and Wellness Center?	
3	A I don't know.	
4	Q You work with a company or have in the pas	st worked
5	with a company called Axiom to prepare cost reports	which are
6	submitted to the State of California?	
7	A I have.	
8	Q And you understand that those reports are	submitted
9	under penalty of perjury to the Office of Statewide	e Health
10	Planning and Development?	
11	A I do now.	
12	Q Did you not know that before?	
13	A It wasn't a piece of trivia I knew, but no	). I just
14	thought you sign a cost report, but I don't believe	e I signed
15	any cost reports.	
16	Q Do you expect the cost report information	to be
17	accurate as submitted as to your facilities?	
18	A Absolutely.	
19	Q And the fact that you've gone through some	e rather
20	significant audits relating to the cost reports, ha	ave you
21	not?	
22	A Yes.	
23	Q And some of which the findings in which yo	ou appealed
24	and some of which you didn't; correct?	
25	A Most skilled nursing facilities appeal the	eir

1 findings.

6

2 Q I'm speaking specifically to your facilities and 3 your audit.

4 MS. BASINGER: Your Honor, again class, how is this a 5 class issue?

MR. GARCIA: Commonality of control.

7 JUSTICE WALLIN: Overruled.

8 BY MR. GARCIA:

9 Q You would have no reason to question the accuracy of 10 a cost report submitted as to your skilled nursing facilities 11 by Axiom, would you?

12 A I wouldn't.

13 Q You would accept those accurate and true; correct?14 A Yes.

Q So if they represented that you were the sole member of the governing board and officer of Alhambra Healthcare and Wellness Center, you would accept that as accurate;

18 correct?

19

25

A Can you repeat the question?

Q Sure. If the submission of the cost report to the Office of Statewide Health Planning and Development as to Alhambra Healthcare and Wellness Center stated that you were the only governing board officer, you would accept that to be correct?

MS. BASINGER: Mr. Garcia, if you're looking at a

1 document, it would probably be easier for him to look at the 2 document, say whether it's correct or not, without taking 3 your representations to what it says. MR. GARCIA: I don't mind doing that. 4 5 THE WITNESS: I don't think I need to see it. 6 MR. GARCIA: I was trying to make it quicker. That's 7 all. 8 JUSTICE WALLIN: All right. Yeah, he says he doesn't 9 need to see it. 10 MR. GARCIA: May I? If at some point you do, tell me and 11 we'll give it to you, is that --12 JUSTICE WALLIN: Sure. Yeah. 13 THE WITNESS: 14 BY MR. GARCIA: 15 Okay. So there was a submission by an entity which 0 16 you're the controlling party that you are the sole governing 17 board officer of Alhambra Healthcare and Wellness Center. 18 You have no reason to disagree with that, do you? 19 MS. BASINGER: I'm sorry, did you say -- I think your 20 question was that he assumed he was the controlling party of 21 Axiom. That's the way -- if you reread your question --22 MR. GARCIA: That wasn't my intent. 23 MS. BASINGER: Okay. Then --24 MR. GARCIA: I actually know that he's not so that would 25 be --

MS. BASINGER: Right. That's why I'm saying you may want 1 2 to reask that. 3 MR. GARCIA: I actually know that he's not. That would not be my intention to insinuate. 4 5 MS. BASINGER: I understood that. That's why I'm saying 6 you want to be able to correct your question. 7 BY MR. GARCIA: 8 Would you have any reason to doubt submission to the 0 Office of Statewide Health Planning and Development by 9 10 Alhambra Healthcare and Wellness Center in their cost report 11 that states that you are the only member of the governing 12 board of the facility? 13 And again, who reported this to me? Where did I see Α 14 this? 15 0 I'm not asking if you saw it -- excuse me -- I'm not 16 suggesting you saw it. I don't know. 17 You had asked if I trust Axiom, because they're Α No. 18 the ones that submit the report; correct? 19 I don't think I'm answering questions. Ο Okay. I don't understand your question. 20 Α 21 JUSTICE WALLIN: Ask him again. 22 BY MR. GARCIA: 23 Give me tab two. I'm going to show you a page and Ο 24 mark as Exhibit 1 a page of a cost report relating to 25 Alhambra Wellness Center. Now, you're familiar with the

1 Section 3.2 in the cost report, aren't you? 2 I am not. Α 3 MS. BASINGER: Steve, you're marking this as Rechnitz's One or are we continuing numbers? How do you want to do it? 4 5 MR. GARCIA: Whatever you want, whatever's easiest. 6 MS. BASINGER: It's your deposition. I'll go with yours. 7 MR. GARCIA: Let's do one because I don't know what they were before. 8 9 JUSTICE WALLIN: Okay. It would be a good idea since 10 there might be other depositions in this case to 11 consecutively number exhibits all the --12 MR. GARCIA: Do you have the transcript? 13 MS. BASINGER: If I may suggest, I would start with --14 some depositions have already been taken in this case, but 15 there have been less than a hundred exhibits. I would 16 suggest starting at a hundred. 17 MR. GARCIA: May I have that back for a second? 18 JUSTICE WALLIN: All right. Good idea. 19 BY MR. GARCIA: 20 0 We'll mark it as Exhibit 100. Would it be accurate to say that you are the sole member of the governing board of 21 22 Alhambra Healthcare and Wellness? 23 (Exhibit 100 was marked for identification by 24 Plaintiff's counsel.) 25 Α You changed your question.

1 Q I do that. 2 Should I answer the other one or do we just forget Α 3 about it? Forget about it and answer this one, please. 4 Q 5 Okay. Can you repeat it? Α 6 0 Sure. Would it be accurate to say that you are the 7 sole member of the governing board officer and member of Alhambra Healthcare and Wellness Center? 8 9 I don't know. А 10 Would it be accurate to say that you -- tab four, 0 11 please -- you are the manager of Fullerton Wellness, GP, LLC, 12 are you not? 13 Α Correct. 14 In fact, you filed that with the Secretary of State Q 15 accordingly; is that accurate? 16 А I don't recall, but probably. 17 0 Are you involved with an entity entitled Rechnitz 18 Citrus GP? 19 Α The name rings a bell, but I don't know if it's a 20 corporation or just certain facilities that we refer to. 21 0 You're the manager of Rechnitz Citrus GP, are you 22 not? 23 MS. BASINGER: He just said he doesn't recall so. 24 BY MR. GARCIA: 25 0 Exhibit 101 filed with the Secretary of State, dated

1	February	2, 2015. That indicates that Rechnitz Citrus GP is	
2	the manager of Citrus Wellness Center, LLC. Does that		
3	refresh your recollection as to your involvement with those		
4	entities	?	
5		(Exhibit 101 was marked for identification by	
6	Plai	ntiff's counsel.)	
7	MS.	BASINGER: Just give him a second to look at it.	
8	MR.	GARCIA: Sure.	
9	THE	WITNESS: It doesn't refresh my recollection. I just	
10	am seeing that it's stated here, so I'm assuming that that's		
11	the case	e, but I didn't file this myself.	
12	BY MR. G	ARCIA:	
13	Q	Let's mark as Exhibit 102 a document which I	
14	understa	nd to be a cost report by Citrus Wellness Center,	
15	LLC. At	the bottom it has a signature. Are you familiar	
16	with tha	t signature?	
17		(Exhibit 102 was marked for identification by	
18	Plai	ntiff's counsel.)	
19	A	Yes.	
20	Q	Is that your signature?	
21	A	It is.	
22	Q	And below that it has a title?	
23	A	Yes.	
24	Q	And what is that title?	
25	A	The document speaks for itself.	

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1	Q	Would you mind reading it for me, please?
2	A	Partner of Rechnitz Citrus GP.
3	Q	And are you in fact the partner at this Rechnitz
4	Citrus G	Ρ?
5	MS.	BASINGER: That misstates the document.
6	BY MR. G	ARCIA:
7	Q	Shlomo Rechnitz, Partner of Rechnitz Citrus GP. Are
8	you a pa	rtner of Rechnitz Citrus GP?
9	A	Clearly.
10	Q	Are you the managing partner?
11	A	Of what?
12	Q	Rechnitz Citrus GP?
13	A	I don't know.
14	Q	Do you know any partners you have in Rechnitz Citrus
15	GP?	
16	A	Yes.
17	Q	How many, approximately?
18	А	I can just think of one now.
19	Q	Okay. And Rechnitz Citrus GP is the manager of
20	Citrus W	ellness Center, LLC; is that accurate?
21	A	That's what it says.
22	Q	Well, that's what you signed for; correct?
23	А	Yeah, in four years ago.
24	Q	August 26, 2014?
25	А	Three years ago.

1 MS. BASINER: Three years ago. 2 BY MR. GARCIA: 3 0 And in signing this you actually certified that you had read the statement and examined the accompanying 4 5 statement; correct? What does the above statement mean? Is that this? 6 Α MS. BASINGER: You'd have to ask him. 7 THE WITNESS: What does it mean by the above statement? 8 Is that worksheet A? 9 10 BY MR. GARCIA: 11 Where are you looking at? I'm sorry. 0 12 It says I hereby certify that I have read the above Α 13 statement. 14 0 I don't know what you were certifying. What were 15 you certifying? 16 Hold on a second, Mr. Rechnitz, I'm going MS. BASINGER: 17 to caution you just momentarily. I don't know if counsel was 18 involved in this. If what you're about to say had 19 instruction to counsel, that's a different issue because it 20 sounded like you were about to step on privilege if there was 21 a lawyer involved. I don't know. I'm just cautioning you. 22 BY MR. GARCIA: Let me ask him in person. Did you read the part 23 Ο 24 where it says I hereby certify that I have read the above 25 statement and that I have examined the accompanying statement

1 of allowable home office costs and equity capital if 2 applicable, the allocation thereof to the chained components 3 and the other supporting schedules for the period 1/1/2012 and ending 12/31/2012. To the best of my knowledge and 4 5 belief, they are true and correct statements prepared from 6 the books and records of the home office in accordance with 7 applicable instructions, except as noted attach statement with exceptions if necessary. Did you read that before you 8 signed this document? 9 10 Α Yes. 11 0 Did you understand it before you signed the 12 document? 13 Α Yes. 14 Did you make sure of its accuracy before you signed Ο 15 the document? 16 Α Yes. But as we sit here today, I don't know what 17 document we're referring to. Citrus Wellness Center is the sole member of the 18 0 19 governing board of officers and members of Alta Vista 20 Healthcare and Wellness Center; correct? 21 Α Aqain. 22 Citrus Wellness Center, LLC is the sole governing 0 board officer and member of Alta Vista Healthcare and 23 24 Wellness Center; correct? 25 I don't know. А

Q You would rely on the submission of the State of
 California by Axiom for accuracy?

A For who?

3

You would rely on the submission by Axiom on behalf 4 0 5 of Alta Vista to the State of California for accuracy? 6 MS. BASINGER: Steve, I think there's also a tense issue 7 These are dated and I don't know what you're looking here. 8 at. My only point is, was it accurate at the time because 9 you're saying is this still true so there's a distinction 10 there. I'm just asking you to draw that distinction because 11 something may have been true in 2012 which isn't true in 12 2017.

13 BY MR. GARCIA:

Q As of the date of the execution of the document to the State of California you would rely on Axiom's representations to the State of California on behalf of these entities; correct?

18 A There are a lot of people there. Who at Axiom?
19 Q Would you answer my question? Why don't you answer
20 my question, please.

A If it was told to me by Mike Lesnick, who you know, because he did the cost reports for your nursing homes as well.

24 Q I never heard of Mike Lesnick in my life but thank 25 you.

1	A But you just said before that you didn't even
2	that you can say that he is a part of Axiom.
3	Q No, I didn't.
4	MR. GARCIA: Would you repeat my question, please, and
5	would your Honor ask him to answer my question, please.
6	JUSTICE WALLIN: Sure. Go ahead and repeat it, ma'am.
7	(Court reporter read back the question.)
8	MR. GARCIA: I can repeat it.
9	Q Would you rely on the accuracy of the submissions
10	by Axiom on behalf of the facilities as to the date they were
11	submitted to accurately reflect the members of the governing
12	board officers and members of the particular facility?
13	A I would if I got it from Mike Lesnick.
14	Q But you would not if it was from someone else?
15	A No. That's where I usually get it from. If someone
16	else gave me something, I would just call Mike Lesnick.
17	Q Would you rely on the accuracy of the documents
18	actually submitted to the State of California as to the date
19	they were submitted by Axiom as cost reports in the facility
20	for accuracy as of those dates?
21	MS. BASINGER: Asked and answered.
22	JUSTICE WALLIN: Overruled.
23	THE WITNESS: If Mike Lesnick gave them to me, I would
24	rely on them. If I all of a sudden got something from
25	someone else who I didn't know, I would call Mike Lesnick.

1 BY MR. GARCIA:

My question didn't involve who gave you anything. 2 0 3 My question was: Would you rely on the accuracy of the submissions by Axiom on behalf of the facilities to the State 4 5 of California as being accurate as of the date they were submitted? 6 7 If they were given to me by Mike Lesnick. Α 8 I'm not asking if they were given to you. Q I'm 9 asking if they were given to the State. Let me ask my 10 question again. 11 You said would you rely, so maybe ask your question Α 12 again because I think I answered it. 13 Would you accept the accuracy of the submission by 0 14 Axiom to the State of --15 If it was given by Mike Lesnick. Α 16 JUSTICE WALLIN: So if it wasn't given by him, what would 17 you say? 18 I don't know. I'd call Mike Lesnick. THE WITNESS: 19 MR. GARCIA: Would you ensure --20 JUSTICE WALLIN: I think that's his answer. 21 Would you ensure the accuracy of submissions MR. GARCIA: to the State of California Office of Statewide Health 22 23 Planning and Development on behalf of the entities in which 24 you are involved? 25 MS. BASINGER: Objection. Vague and ambiguous and

1 compound.

2 JUSTICE WALLIN: Overruled.

3 THE WITNESS: Can you repeat the question?
4 MR. GARCIA: Madam Reporter, would be please be so kind.
5 (Court reporter read back the question.)
6 THE WITNESS: If I signed them and they were given to me

7 by Mike Lensick.

8 BY MR. GARCIA:

9 Q So if someone other than you signed the cost reports 10 you submitted to the State of California on behalf of the 11 entities in which you were involved, you would not rely upon 12 their accuracy?

13 A I did not say that.

14 Q That was my question.

15 A No. I would call Mike Lesnick and ask him is this16 his product.

17 Q And so if they were submitted to the State of 18 California, you would ensure their accuracy whether it be by 19 calling Mike Lesnick or some other mechanism?

20 A Yes.

21 Q Citrus Wellness Center, LLC is the sole governing 22 board officer and member of Desert Springs Healthcare and 23 Wellness Center; correct?

A I don't know.

25 Q So I don't have to waste your time doing this, if I

1 ask you about every single one, would your answer be as you 2 sit here today without documentation you don't know but you 3 would rely on others? 4 I'm not trying to be evasive. You know there's ten Α 5 of thousands of documents we give to the government so. You can do the same thing with all of them. 6 7 I'm not suggesting you're trying to be evasive. 0 I'm just trying to save time. 8 Yeah. 9 Α 10 Ο So if I ask you about who's the governing board 11 officer and member of each of the facilities, you would say I 12 don't know and you would rely on the other documents? 13 Α Correct. 14 And one of the documents you would rely on is the 0 submission of the cost report to the Office of Statewide 15 16 Health Planning and Development; correct? 17 It's not correct. I don't know if it has all the Α 18 board governors on there. 19 0 So you would not rely on its accuracy? 20 I don't know. I'd have to look at it. Α 21 MS. BASINGER: Is now -- it's been about an hour. Is now 22 a good time for a break? 23 MR. GARCIA: No problem with me. 24 JUSTICE WALLIN: All right. Time out. 25 THE VIDEOGRAPHER: Going off the record at 11:06 a.m.

1	(Off the record.)
2	THE VIDEOGRAPHER: We're back on the record at 11:24 a.m.
3	This begins disc two.
4	JUSTICE WALLIN: All right, Steve, proceed.
5	BY MR. GARCIA:
6	Q Are you familiar with an entity entitled Eureka-Let,
7	L-E-T, GP, LLC?
8	A Eureka-Let, yeah, I'm familiar with them.
9	Q And you own ninety-nine percent of that and your
10	wife Tamar owns one percent of that?
11	A Yes.
12	Q And Eureka-Let, LP is the lessee of a certain
13	property from SHG Resources, LP?
14	A Correct.
15	Q Do you have any ownership interest in SHG Resources,
16	LP?
17	A They don't exist anymore, so no.
18	Q Did you?
19	A I owned some stock, nothing major but
20	Q So were you the controlling shareholder?
21	A No. I was way less than one percent.
22	Q Okay. So Eureka-Let, LP leased certain land from
23	SHG Resources, LP; is that accurate?
24	A Correct.
25	Q And where was that land located?

1 А In Eureka. 2 And what was on that land? Ο 3 Nursing facilities. Α Eureka Health and Wellness? 4 Ο 5 Eureka Health and Wellness, whatever. Α 6 0 And then Eureka-Let, LP subleased that same property to Eureka Rehabilitation and Wellness Center, LP? 7 8 Α Correct. 9 At a profit; correct? 0 10 MS. BASINGER: How is this class, your Honor? This case 11 is about nursing ratios, and now he's talking about ownership 12 and I'm assuming he's going to talk about rent, et cetera 13 and --14 JUSTICE WALLIN: Overruled. 15 MS. BASINGER: But your Honor, this is purely individual at this point. Can we at least define what the class issues 16 17 are because everything seems --18 JUSTICE WALLIN: I'm not sure I know at this point what the issues are. This is discovery. When we complete 19 20 discovery, perhaps we'll know. 21 But if you go with Mr. Garcia's prior MS. BASINGER: 22 representations as to why we couldn't have certain discovery, 23 the court ruled that the issues at stake are, A, nursing 24 hours and B, Garcia indicated that there was some kind of 25 overarching scheme or fraud, which if he wants to inquire

1 about that, that's absolutely fine, but unless he's saying 2 that this is part of an overarching scheme or fraud --3 JUSTICE WALLIN: I think what he's asking now is preliminary. 4 5 MS. BASINGER: Okay. 6 JUSTICE WALLIN: Overruled. THE WITNESS: Can you repeat the question? 7 MR. GARCIA: Can you repeat the question? Or actually I 8 can ask it. 9 10 Isn't it accurate that Eureka-Let, LP leased the 0 11 land which is the lease from SHG Resources to Eureka 12 Rehabilitation and Wellness Center, LP as a profit? 13 The answer to that is I don't know if it was that А 14 particular one, but between the five facilities, because we 15 looked at it kind of as one group, there was a profit 16 overall. So I don't know which one it went through. 17 0 And then you were also managing partner of Eureka 18 Rehabilitation and Wellness Center, LP; correct? 19 Again I don't know if I was managing partner. Α 20 0 Let's mark as Exhibit 103 the Sublease Agreement 21 between Eureka-Let, LP and Eureka Rehabilitation Wellness 22 Center, and specifically I would draw your attention to page 23 three there up. Do you recognize any signatures on this 24 page? 25 (Exhibit 103 was marked for identification by

<b></b>		
1	Plair	ntiff's counsel.)
2	A	Yes.
3	Q	Yours twice?
4	A	Yes.
5	Q	Signing first as the manager of Eureka-Let GP,
6	LLC?	
7	A	Yes.
8	Q	And then signing secondly as the manager of Eureka
9	Wellness	GP, LLC?
10	A	Yes.
11	Q	Does that refresh your recollection as to whether
12	you're th	ne manager of Eureka
13	A	It doesn't refresh. It dictates.
14	Q	So you are the manager of Eureka Wellness GP, LLC?
15	A	I guess I am.
16	Q	In fact, you also execute a management that's all
17	right. H	Have you ever strike that. Do you recall
18	executing	g individual applications with the Department of
19	Public He	ealth for licensure as it pertains to skilled nursing
20	facility	operations?
21	A	Did I personally?
22	Q	Yes.
23	A	No.
24	Q	You never put an applicant individual information
25	form in t	to the Department of Public Health relating to Four

1 Seasons Healthcare and Wellness Center?

A I might have signed one, but I never submitted. I
never filled one out.

MS. BASINGER: Your Honor, I think there may be a 4 5 conflict with this later so we might as well deal with it now 6 so Mr. Garcia can't say he was mislead. Before we went back 7 on the record, Mr. Garcia and I were having a question about the timing. My understanding is Mr. Rechnitz would be 8 9 deposed for seven hours which would be split between class 10 and merits. Mr. Garcia believes that he's entitled to seven 11 on class and seven on merits, which is why he takes -- in my 12 opinion, he's currently asking certain merits question to 13 give him more time on merits and just if the court can 14 clarify that it's going to be seven hours unless more time is 15 needed and I understand that.

16 JUSTICE WALLIN: It's going to be seven hours today, and 17 I think he can divide it up anyway he wants.

MS. BASINGER: I understand, as long as it's dividing it up. Mr. Garcia thinks --

20 JUSTICE WALLIN: But it doesn't have to be equal.

21 MS. BASINGER: I understand, but Mr. Garcia believes he 22 is entitled to fourteen.

23 MR. GARCIA: Actually, that's not what I said. What I 24 said is I would move that your Honor for more time if I need 25 it in accordance with the Code of Civil Procedure.

1	MS. BASINGER: Great.
2	JUSTICE WALLIN: That's fair.
3	MS. BASINGER: That's fine.
4	MR. GARCIA: But I also said is I will shoot myself if we
5	were here seven hours today.
6	MS. BASINGER: So stipulated.
7	MR. GARCIA: Mr. Rechnitz is just showing extremely
8	restraint in not jumping on that one. Okay.
9	Q You have represented yourself to be the chairman of
10	Four Seasons Healthcare and Wellness in submissions to the
11	Department of Public Health State of California; correct?
12	A I don't know. Chairman of what?
13	Q This is Exhibit No. 104, a letter dated July 25,
14	2011, Four Seasons Healthcare and Wellness Center letterhead,
15	and I'm going to ask you down at the bottom do you recognize
16	any signatures?
17	(Exhibit 104 was marked for identification by
18	Plaintiff's counsel.)
19	A Yes.
20	Q Is that yours?
21	A Yes.
22	Q And do you see under your name Shlomo Rechnitz the
23	word chairman?
24	A Yes.
25	Q What did you intend to signify by that nomenclature?

1 А Again this is six years ago. I don't know what I 2 was at the time, you know. 3 Would you write the word chairman if you didn't 0 intend to represent that you were the chairman? 4 5 I didn't write the letter, I could tell you that. Α Ι 6 signed it. Would you sign a document with the word chairman 7 0 under your signature if you did not intend for those 8 9 reviewing it to rely on the representation that you were the 10 chairman of something? 11 I was possibly the chairman at that time. I just Α 12 can't remember with all these titles. It just sounds like I 13 should be getting so many paychecks I wasn't aware of. 14 Q Are you involved with something called Eretz, 15 E-R-E-T-Z, San Rafael Properties, LLC? 16 Yes. Α 17 Q And how are you involved with that entity? I'm the majority owner of that real estate. 18 Α 19 Eretz San Rafael Properties, LLC owns real estate? 0 20 Α Yeah. This property usually means properties. 21 And so when your entities are involved in Ο 22 properties, they usually have the word properties in them? 23 Α I'm not saying that for sure, but when they do they 24 mean properties. 25 And Eretz San Rafael Properties lease land at 1601 0

1 5th Avenue, in San Rafael, California? 2 When you say lease, are you talking about are they Α 3 the lessor or the lessee? It says tenant. Here, I'll make it easier for you, 4 Ο 5 thirty-seven, please. 6 MS. BASINGER: Your Honor, are we still in the 7 preliminary stages of something that's going to become a class issue, or maybe Mr. Garcia can tell us what the class 8 issue is? 9 10 JUSTICE WALLIN: As I understand what you said your 11 agreement is he can ask questions about class or merits; 12 right? 13 MS. BASINGER: No, your Honor. It's class only today. 14 MR. GARCIA: I can tell you where --15 JUSTICE WALLIN: All right. Overruled. 16 Thank you. I'll mark as Exhibit No. 105 a MR. GARCIA: 17 document titled Lease, and it says the tenants Eretz San Rafael Properties, LLC. 18 19 (Exhibit 105 was marked for identification by 20 Plaintiff's counsel.) Are you familiar with this document? 21 0 22 MS. BASINGER: Take a look. 23 MR. GARCIA: Actually, let me -- let me ask him pages 24 first and parts first, excuse me. 25 What is Sytr, S-Y-T-R, Real Estate Holdings, LLC? Q

1 MS. BASINGER: Can you just give him a sec. to look at 2 it? 3 MR. GARCIA: Sure. THE WITNESS: To answer your questions, when we 4 5 originally went into this building, we went in as a tenant. 6 MS. BASINGER: Wait, wait. Hold on a second, 7 Shlomo, one moment. I'm looking at this, Steve, maybe it's the wrong version, but can you direct me to where this is the 8 9 signed version? 10 MR. GARCIA: No. 11 Okay. So this may not be the -- do you MS. BASINGER: 12 know -- can you represent that this is the final or do you 13 know? 14 MR. GARCIA: Don't know. 15 THE WITNESS: So the tenant --16 MS. BASINGER: That's why you need to look at it first. 17 THE WITNESS: Okay. The tenant -- we started -- we had 18 an agreement with them to purchase their facility over a 19 certain period of time, and when we purchased the property, 20 it would have properties under it. So initially we were a tenant, but then we became the owners. 21 22 BY MR. GARCIA: 23 Of this property at 1601 5th Avenue? 0 24 Correct. Α 25 0 And then you'd lease that property back to a skilled

1	nursing	facility?
2	A	Correct.
3	Q	Which was also controlled by you?
4	A	Can you define control?
5	Q	That the entity which operated the facility was
6	majority	of which was owned by you or a company controlled by
7	you?	
8	A	Yes.
9	Q	What is Sytr, S-Y-T-R, Real Estate Holdings, LLC?
10	А	It is one of my companies.
11	Q	And you're the managing member?
12	A	I feel stupid, but I don't know.
13	Q	And you used have you in the last five years used
14	Brius, L	LC as the guarantor purchases of land?
15	А	Have I used Brius or Sytr?
16	Q	Brius, LLC as the guarantor?
17	А	I don't know.
18	Q	And, in fact, on this well, as it pertains to
19	this pro	perty Eretz San Rafael Properties, LLC subleased the
20	property	to a nursing facility titled San Rafael Healthcare
21	and Well:	ness Center, LP; correct?
22	А	Correct.
23	Q	And mark as Exhibit 106 a document entitled Sublease
24	Agreemen	t between Eretz San Rafael Properties and San Rafael
25	Healthca	re and Wellness Center, LP. I draw your attention to

I

1 page three of this document. Are you familiar with any 2 signatures there? (Exhibit 106 was marked for identification by 3 Plaintiff's counsel.) 4 5 Α Both of them. Yours? 6 0 7 Α Yes. As managing member of Eretz San Rafael Properties, 8 0 9 LLC by Sytr Real Estate Holdings, LLC. That's on the one 10 hand; correct? 11 Α Yes. And on behalf of San Rafael Healthcare and Wellness 12 0 13 Center, LP on the other hand; correct? 14 Α Yes. 15 0 You represent --16 MS. BASINGER: It's GP, not LP. 17 MR. GARCIA: GP, excuse me. It's actually GP, LLC to be 18 accurate. 19 Q And you signed as the managing member of those 20 entities; correct? 21 Α Yes. 22 0 And in point of fact Eretz San Rafael Properties, 23 LLC which you're a managing member, subleased the property in 24 question as to San Rafael Healthcare and Wellness Center for 25 more than it had paid to lease the property from Joseph

1	Augello	Credit Exemption Trust, et al.; correct?
2	A	There's a good chance because we do that with a lot
3	of facil	ities. I can't tell you this one.
4	Q	Okay.
5	A	I'm sure it has it in the document, though.
6	Q	Are you familiar with the property at 1601 5th
7	Avenue w	hich upon which an entity entitled Kindred
8	Transiti	onal Care and Rehabilitation 5th Avenue sits?
9	A	I own the company Kindred, but I don't know any
10	address	you just said. I don't know if Kindred
11	Q	We'll mark as 107 a document which appears to be a
12	cost rep	ort from Brius Management Company, Inc. Do you
13	recogniz	e any signatures on this first page of this
14	document	?
15		(Exhibit 107 was marked for identification by
16	Plai	ntiff's counsel.)
17	А	Yes.
18	Q	Whose?
19	А	Mine.
20	Q	And did you sign this document on behalf of Brius
21	Manageme	nt Company, Inc.?
22	A	Correct.
23	Q	As what? What entity, what role?
24	A	As the CEO.
25	Q	Chief executive officer?
1		

1

5

A I guess, yes.

2 Q And you are the chief -- strike that. You were at 3 least of 2014 in August the chief executive officer of Brius 4 Management Company, Inc.?

A Yes.

Q While you were the chief executive officer of Brius
Management Company, Inc., it provided management services to
skilled nursing facilities in the State of California;
correct?

10 A It's kind of asked and answered, but we did it 11 before so I'll go through it again. One of the companies did 12 management and then it was a holding company. The other 13 Brius was just a holding company.

14 Q I understand. We've established that Brius, LLC was 15 just a holding company; correct?

16 A So as far as management, for some period of time17 they provided management services.

18 Q They being Brius Management Company, Inc.?

19 A Correct.

20 Q What is included in this management services 21 provided by Brius Management Company, Inc.?

22 A I would have to see a copy of the contract, but I 23 think it was mainly financial stuff.

Q You were deposed by Mr. Moran sometime ago. Do you recall that deposition?

1	A Yes.
2	Q And I'm paraphrasing, but you describe the Rockport
3	involvement as operating the facilities. Do you recall that
4	testimony?
5	A If I saw it, I'm sure it would refresh my memory.
6	JUSTICE WALLIN: He's not required to recall prior
7	testimony. If you wanted to ask him a question, you could
8	ask him.
9	MR. GARCIA: I'll be happy to give it to him. I was
10	trying to be fast. Give me Tab 21.
11	JUSTICE WALLIN: Anything asking about the witness to
12	recall prior testimony is argumentative.
13	MR. GARCIA: Mark as 108 excerpts from the deposition of
14	Shlomo Rechnitz taken on Thursday, January 24, 2013 in the
15	matter of Nevarrez versus San Marino Skilled Nursing, et al.,
16	Los Angeles County, Case No. BC491081.
17	(Exhibit 108 was marked for identification by
18	Plaintiff's counsel.)
19	MS. BASINGER: Your Honor, I'm objecting in that I don't
20	know what Mr. Garcia is going to ask but these are
21	JUSTICE WALLIN: Maybe we should wait till he asks
22	something.
23	MS. BASINGER: But it's an incomplete document.
24	MR. GARCIA: I don't think you're going to have a problem
25	with what I'm going to ask.

1 JUSTICE WALLIN: He can ask about any part of it or he 2 can ask a question without showing it to him, whatever he 3 choose. 4 BY MR. GARCIA: 5 0 If you turn to page 73 of that document, the 6 deposition transcript. 7 You gave me two documents. Α He didn't mean to. Let me do it. 8 MS. BASINGER: I kept the correct one. 9 10 JUSTICE WALLIN: All right. Turn to page 73. 11 BY MR. GARCIA: 12 Mr. Moran asked you what kind of consulting services 0 13 Rockport provided. Line seventeen, you responded consulting 14 on skilled nursing, consulting on financials, and consulting 15 on day-to-day operations. With that what you were describing in mind does Brius -- didn't Brius Management Company, Inc. 16 17 provide the same type of services as Rockport to your skilled nursing facilities while it was operational? 18 19 Α No, it didn't. 20 What was the distinction? 0 21 I don't think Brius did anything outside of Α 22 financial. 23 What do you mean by financial? What are you Ο 24 describing? 25 Accounts payable, accounts receivable, billings; Α

1 that type of stuff.

Q So that was the totality of the services provided by Brius Management Company, Inc. to the skilled nursing facilities to which it provided management services?

5 A I didn't say it was the totality. I was saying what 6 I said to exclude something like nursing services.

7 Okay. For example, if you turn to page 75, please, 0 at line 22 -- excuse me -- twenty-two, the question was asked 8 9 as to Rockport, when you say they're in charge of day-to-day 10 operations, what's that mean to you? And your answer 11 starting on page 24 over to page 76, line five is, it means that there are constantly rules and regulations that need to 12 13 be followed, there's buildings that need to be run, and 14 there's actual plans, physical plans need to be taken care 15 of, patients need to be taken care of, vendors need to be ordered, they need to be paid, supplies need to be ordered, 16 17 et cetera, et cetera. Did Brius Management Company provide 18 those type of services to facilities when it was providing 19 management services?

20 A 3

I don't believe so.

Q I'll mark as Exhibit 109 what appears to be a cost report regarding Brius, LLC. Do you recognize any signatures on the first page of that document?

24 (Exhibit 109 was marked for identification by25 Plaintiff's counsel.)

-			
1	A	Yes, mine.	
2	Q	And you're signing on behalf of Brius, LLC?	
3	A	Yes.	
4	Q	As its managing member?	
5	A	Yes.	
6	Q	And you are certifying that to the best of your	
7	knowledge	e and belief the information provided is true and	
8	correct?		
9	A	Yes.	
10	Q	Brius, LLC did not provide any services to any	
11	skilled :	nursing facilities in the State of California; is	
12	that accurate?		
13	MS.	BASINGER: Objection. That misstates the testimony.	
14	MR.	GARCIA: Let me rephrase it.	
15	Q	Is it accurate to say that Brius, LLC provided no	
16	services to any skilled nursing facility in the State of		
17	Californ	ia?	
18	A	I don't believe they did.	
19	Q	And you were the managing member; correct?	
20	A	Correct.	
21	Q	What is Boardwalk West Financial Services?	
22	A	They are a financial consulting company that I own,	
23	just for	my facilities.	
24	Q	Do you own the entirety of Boardwalk West Financial	
25	Services	?	
1			

1	A It could be my wife is part of it.
2	Q The two of you?
3	A Yeah.
4	Q You are the managing member of Boardwalk West
5	Financial
6	MS. BASINGER: Excuse me, you have to put your arm down
7	because you're blocking your face for the camera.
8	BY MR. GARCIA:
9	Q Let me ask it just so it's clear. You are the
10	managing member of Boardwalk West Financial Services?
11	A It's either me or my wife.
12	Q I'll mark as Exhibit 110 what appears to be a cost
13	report on behalf of Boardwalk West Financial Services. Do
14	you recognize any signatures in the first page of that
15	document?
16	(Exhibit 110 was marked for identification by
17	Plaintiff's counsel.)
18	A Yes.
19	Q Yours?
20	A Yes.
21	Q Signed as the managing member of Boardwalk West
22	Financial Services?
23	A Yes.
24	Q And certifying that the information contained
25	therein to the best of your knowledge is true and correct?

1 А Yes. MS. BASINGER: Hey, Steve, just as an aside, have any of 2 3 these been produced that you're showing him in the deposition 4 right now? 5 MR. GARCIA: I don't know. JUSTICE WALLIN: I don't know the state of documents in 6 7 discovery in this matter so I --MS. BASINGER: One of the requests was any documents that 8 9 you intend to show Mr. Rechnitz at his deposition. 10 MR. GARCIA: And I object to attorney work product. Ι 11 could tell you what I didn't -- I didn't produce a darn one 12 of those. 13 JUSTICE WALLIN: He doesn't have to. 14 MR. GARCIA: Exactly. 15 You've been told, have you not, in writing that your 0 16 nursing homes claim of labor hours is inaccurate; correct? 17 Can you repeat the question? А 18 You've been told in writing that your nursing homes Q 19 claims of labor hours reports are inaccurate; correct? 20 Α Not from any government agency or anything like 21 that. 22 I didn't limit to any government agency. You have 0 23 been so advised, have you not? 24 MS. BASINGER: Does that include by you? 25 MR. GARCIA: No. Excluding me.

1 I guess I'm just going to go back to Jeff THE WITNESS: Aronson, the administrator, who knows, who wrote me the 2 3 e-mail saying that everything is inaccurate. BY MR. GARCIA: 4 5 Actually he said they were inflated; correct? 0 I don't remember what he said. 6 Α 7 He actually told you that certified nursing 0 assistants were being claimed when they were working at other 8 9 departments unlawfully; correct? 10 MS. BASINGER: Your Honor, we have a concern here, and I 11 just want to make it very clear. One of Mr. Rechnitz high 12 level executives left, separated from the company, and has 13 subsequently retained Mr. Garcia, and we are concerned that the gentleman may have privileged information because he was 14 15 a control group officer. He was an administrator of an 16 entire facility, and we're concerned that right now he's 17 looking at documents which weren't exchanged between 18 Mr. Rechnitz and a control group employee. MR. GARCIA: Well, here. I'll make it easy. 19 It's an 20 e-mail. I'll mark it. I'm not playing games here. 21 JUSTICE WALLIN: I don't think there's anything objectionable I heard so far, because you say privilege, I'm 22 23 thinking of attorney/client privilege. 24 MS. BASINGER: It may be. That's what we don't know what 25 he's looking at, so those may be a result of conversations --

1 JUSTICE WALLIN: He's about to show you. BY MR. GARCIA: 2 3 0 I'll be happy to give it to you. I didn't think I'd 4 be able to pull it out. I'm speaking of an e-mail from Jeff 5 Aronson to Shlomoshlomo.com, dated April 3, 2015. You received this, did you not? 6 7 (Exhibit 111 was marked for identification by Plaintiff's counsel.) 8 Yes. 9 Α You have in fact received other similar e-mails --10 0 11 MS. BASINGER: I'm sorry, can he read it? Before you say 12 similar -- you need to read it because he asked if you've 13 received similar ones. You need to read it. 14 MR. GARCIA: Here, I'll make it simple. I want to ask about this: 15 You have received other e-mails from other employees 16 0 of your skilled nursing facilities advising you that the 17 nursing hours were padded; correct? 18 19 Α No. 20 MS. BASINGER: Again can he please read the document, 21 because again you're saying --THE WITNESS: I read the document. 22 23 JUSTICE WALLIN: No. He asked Mr. Rechnitz and 24 Mr. Rechnitz answered the question. Let's move on. 25 MR. GARCIA: He said no.

1 MS. BASINGER: Read them. I'm just saying if --2 MR. GARCIA: I'm not referring to the document anymore. 3 JUSTICE WALLIN: Let him ask the next question. 4 MR. GARCIA: And he said no. 5 JUSTICE WALLIN: He already said no. BY MR. GARCIA: 6 7 Have you systematically throughout the nursing homes 0 8 that you have an ownership interest in directed Joshua 9 Coffman and others to provide kickbacks to physicians for referrals? 10 11 А No. Can we have a five-minute break? 12 0 13 JUSTICE WALLIN: Time out. 14 MR. GARCIA: I might be done. THE VIDEOGRAPHER: Going off the record at 11:52 a.m. 15 16 (Off the record.) 17 THE VIDEOGRAPHER: We are back on the record at 11:58 18 a.m., still continuing disc two. BY MR. GARCIA: 19 20 Back to Boardwalk Management Services, they provide Q 21 financial services only? 22 Α Correct. 23 They don't get involved in operation -- patient care Q 24 giving operations like Rockport? 25 Not at all. If you didn't hear me --Α

1	Q No, I heard you. I want to see if I can clear two.
2	JUSTICE WALLIN: Try to keep your hand down, Mr.
3	Rechnitz.
4	MR. GARCIA: Okay. I'm down two. I have no further
5	questions.
6	MS. BASINGER: Standard stip?
7	MR. GARCIA: I don't know what
8	MS. BASINGER: Thirty days to review
9	MR. GARCIA: Let me just say it. May it be stipulated
10	the court reporter be relieved of her duty under the Code;
11	that the original go to defense counsel's office. The
12	witness will have thirty days after you all receive it to
13	correct it, change it, do whatever needs to be done, execute
14	it under penalty of perjury; that the original be returned to
15	my office for safekeeping; that if the original is lost,
16	stolen, mutilated, destroyed or otherwise unavailable, that a
17	certified copy may be used with the same force and effect as
18	the original.
19	MS. BASINGER: So stipulated.
20	MR. GARCIA: Thank you.
21	THE VIDEOGRAPHER: Going off the record at 11:59 a.m.
22	This concludes today's deposition and disc two.
23	(Deposition concluded at 11:59 a.m.)
24	
25	

State of California ) County of Los Angeles )

I certify or declare under declaration of penalty of perjury under the laws of the State of California that the foregoing testimony is true and correct, subject to any changes or corrections I have made herein or attached hereto.

Executed in the state of California,

WITNESS

State of California ) County of Los Angeles )

The undersigned Certified Shorthand Reporter, a court reporter in and for the State of California, does hereby certify:

That any witness(s) named in the foregoing proceeding was(were), before and/or during the commencement of proceeding, duly sworn to testify the truth, the whole truth, and nothing but the truth;

That said proceeding was stenographically (or otherwise) reported by me and thereafter transcribed into typewriting under my direction.

The undersigned Certified Shorthand Reporter further certifies to be neither counsel for nor related to any party to said action nor in any way interested in the outcome thereof.

IN WITNESS WHEREOF, I have hereunto subscribed my name September 18, 2017.

River River

Certified Shorthand Reporter

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$\begin{array}{c} 18, 59\text{-}24 \\ \textbf{inflated} \dots 15\text{-}5\\ \textbf{information} \dots 41\text{-}16, \\ 59\text{-}24, 72\text{-}7, 73\text{-}24, 75\text{-} \\ 14 \end{array} \qquad \begin{array}{c} 20\text{-}22\text{-}22\text{-}10, 22\text{-}18, 32\text{-} \\ 5, 32\text{-}9, 32\text{-}15, 37\text{-}3, \\ 38\text{-}12, 38\text{-}18, 38\text{-}20, 39\text{-} \\ 3, 42\text{-}7, 43\text{-}8, 43\text{-}12, \\ 44\text{-}21, 45\text{-}9, 45\text{-}18, 52\text{-}6 \end{array} \qquad \begin{array}{c} 11, 15\text{-}23, 16\text{-}4, 16\text{-}7, \\ 17\text{-}2, 21\text{-}19, 23\text{-}9, 24\text{-}4, \\ 24\text{-}7, 24\text{-}9, 24\text{-}16, 24\text{-}18, \\ 24\text{-}20, 24\text{-}22, 24\text{-}25, \\ 25\text{-}5, 25\text{-}9, 25\text{-}11, 25\text{-}25 \end{array} \qquad \begin{array}{c} 5, 20\text{-}7, 22\text{-}23, 26\text{-}1, \\ 26\text{-}2, 26\text{-}15, 26\text{-}17 \\ \textbf{mail.} 12\text{-}24, 75\text{-}3, 75\text{-}20 \\ 76\text{-}4 \\ \textbf{mail.} 12\text{-}24, 75\text{-}3, 75\text{-}20 \\ 76\text{-}4 \end{array}$					· · ·
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