{jurisdiction\_1}

{jurisdiction\_2}

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{plaintiff\_1\_line\_1},

Plaintiff(s),

v. Case No:

{defendant\_1\_line\_1}{case\_no}

Defendant(s).

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

{proceeding\_type}

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

WITNESS: {witness\_name}

DATE: {weekday}, {month} {day}, {year}

START TIME: {start\_time}

END TIME: {end\_time}

REMOTE LOCATION: {videoconference\_platform}

PROCEEDINGS OFFICER: {reporter\_name}, {reporter\_id}

JOB NO.: {job\_number}

A P P E A R A N C E S

{plaintiff\_1\_law\_firm\_name\_1}

{plaintiff\_1\_law\_firm\_1\_address\_1}

By: {plaintiff\_1\_law\_firm\_1\_attorney\_name\_1}, ESQUIRE

{plaintiff\_1\_law\_firm\_1\_attorney\_email\_1}

Appearing for Plaintiff, {plaintiff\_1}

{defendant\_1\_law\_firm\_name\_1}

{defendant\_1\_law\_firm\_1\_address\_1}

By: {defendant\_1\_law\_firm\_1\_attorney\_name\_1}, ESQUIRE

{defendant\_1\_law\_firm\_1\_attorney\_email\_1}

Appearing for Defendant, {defendant\_1}

ALSO PRESENT:

{also\_present\_1}

I N D E X O F T E S T I M O N Y

EXAMINATION OF {witness\_name}: PAGE

By Attorney 1

By Attorney 2

By Attorney 1

I N D E X O F E X H I B I T S

(one of three parentheticals)

EXHIBIT DESCRIPTION PAGE

<PLEASE CHOOSE ONE PARENTHETICAL and enter under heading:

(none marked)

(available for download)

(retained by counsel)

If one or more exhibits are marked, INDEX OF EXHIBITS should be on its own page.

If no exhibits are marked, use the (none marked) parenthetical and put INDEX OF EXHIBITS on the same page as INDEX OF TESTIMONY.>

I N D E X O F R E Q U E S T S

DESCRIPTION PAGE LINE

<If no requests are made, delete this page from the transcript.>

FEDERAL STIPULATIONS

IT IS HEREBY STIPULATED AND AGREED by and between the attorneys for the respective parties that the presence of the Referee be waived;

IT IS FURTHER STIPULATED AND AGREED that all objections, except as to form, are reserved until the time of trial;

IT IS FURTHER STIPULATED AND AGREED that this deposition may be utilized for all purposes as provided by the Federal Rules of Civil Procedure;

AND FURTHER STIPULATED AND AGREED that all rights provided to all parties by the Federal Rules of Civil Procedure shall not be deemed waived and the appropriate sections of the Federal Rules of Civil Procedure shall be controlling with respect thereto.

FEDERAL REMOTE STIPULATIONS

IT IS HEREBY STIPULATED, by and between the attorneys of record for all parties to the above-entitled action, that:

Pursuant to Rule 30(b)(4) of the Federal Rules of Civil Procedure, this deposition will be conducted by remote videoconference with the oath being administered remotely and a court reporter creating an accurate written record; that, if necessary, the parties agree that each witness can be identified with picture identification;

No attorney, nor any party or witness, shall capture any still photographs, nor record, by video or audio, any part of these deposition proceedings;

Each attorney agrees to instruct their witness that there is to be no communication with anyone outside of the identified and participating group, by chat, text, email, or other means during the deposition;

There shall be no other person in the room with the witness during their deposition;

Any phone or electronic device in the room with a witness shall be identified and not read, referred to, or otherwise used during the witness' deposition, unless agreed to by all counsel on record.

NEW YORK STIPULATIONS

IT IS HEREBY STIPULATED, by and between the attorneys for the respective parties hereto, that:

All rights provided by the CPLR and Part 221 of the Uniform Rules for the Conduct of Depositions, including the right to object to any questions, except as to form, or to move to strike any testimony at this examination is reserved; and in addition, the failure to object to any question or to move to strike any testimony at this examination shall not be a bar or waiver to make such motion at, and is reserved to, the trial of this action.

This deposition may be sworn to by the witness being examined before a Notary Public other than the Notary Public before whom this examination was begun, but the failure to do so or to return the original of this deposition to counsel, shall not be deemed a waiver of the rights provided by Rule 3116 of the CPLR, and shall be controlled thereby.

NEW YORK REMOTE STIPULATIONS

IT IS HEREBY STIPULATED, by and between the attorneys of record for all parties to the above-entitled action that:

Pursuant to Rule 3113(d) of the CPLR, this deposition will be conducted by remote videoconference with the oath being administered remotely and a court reporter creating an accurate written record; that, if necessary, the parties agree that each witness can be identified with picture identification;

No attorney, nor any party or witness, shall capture any still photographs, nor record, by video or audio, any part of these deposition proceedings;

Each attorney agrees to instruct their witness that there is to be no communication with anyone outside of the identified and participating group, by chat, text, email, or other means during the deposition;

There shall be no other person in the room with the witness during their deposition;

Any phone or electronic device in the room with a witness shall be identified and not read, referred to, or otherwise used during the witness' deposition, unless agreed to by all counsel on record.

Each deposition taken hereunder shall be usable under the provisions of CPLR 3117 (Use of Depositions).

{@rawXml}

(Proceedings concluded at {end\_time})

(Read and Sign requested / Read and Sign waived.)

\* \* \* \* \*

CERTIFICATE OF NOTARY PUBLIC

State of {state} )

County of {county} )

I hereby certify that on the {day} day of {month}, {year}, before me, a RON notary public for the State of {state}, {witness\_name} remotely appeared via videoconference, and prior to testifying, swore an oath, to tell the truth.

DATED this day of {month}, {year}.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

{notary\_name}

RON Notary Public

State of {state}

Commission No.: {comm\_no}

Commission Expiration: {comm\_exp}

CERTIFICATE OF PROCEEDINGS OFFICER

I, {reporter\_name}, hereby certify:

That the foregoing proceedings were taken before me at the time and place therein set forth;

That the proceedings were recorded by me and thereafter formatted into a full, true, and correct transcript of same;

I further certify that I am neither counsel for nor related to any parties to said action, nor in any way interested in the outcome thereof.

DATED, this day of {month}, {year}.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

{reporter\_name}

{reporter\_id}

Proceedings Officer

A C K N O W L E D G E M E N T

I do hereby certify that having been first duly sworn to testify to the truth, I gave the above testimony on {month} {day}, {year}.

I further certify that the foregoing transcript is a true and correct transcript of the testimony given by me at the time and placed specified.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

{witness\_name}

Sworn to before me this \_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Notary Public

E R R A T A S H E E T

Deponent: {witness\_name}

Deposition Date: {weekday}, {month} {day}, {year}

PAGE LINE CHANGE FROM/TO REASON FOR CHANGE

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Under penalties of perjury, I declare that I have

read the foregoing deposition and hereby affix my signature that same is true and correct, except as noted above.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_

{witness\_name} Date

Sworn to before me this \_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Notary Public