

1 ON NOVEMBER THE 12TH OF 2004, A TRI CHECK FOR
2 \$105,000 WAS WRITTEN TO NIZAR KARIM AND NEGOTIATED IN
3 CANADA.

4 ON NOVEMBER THE 16TH OF 2004, A TRI CHECK FOR
5 \$8,500 WAS WRITTEN TO NIZAR KARIM AND NEGOTIATED IN CANADA.

6 ON NOVEMBER THE 18TH OF 2004, TWO TRI CHECKS FOR
7 \$8,500 WERE WRITTEN TO NIZAR KARIM AND NEGOTIATED IN
8 CANADA.

9 IN THE EIGHT MONTHS PRIOR TO THE INSPECTION BY
10 THE FDA, A TOTAL OF APPROXIMATELY ONLY \$9,000 WAS SENT TO
11 NIZAR KARIM. SO ALL OF A SUDDEN WE HAVE THIS HUGE INCREASE
12 IN MONEY BEING SENT OUT OF THE UNITED STATES AND TO ONE OF
13 THE DEFENDANTS' RELATIVES AND BEING NEGOTIATED IN CANADA.

14 THEN ON NOVEMBER THE 30TH, 2004, A NATIONAL NEWS
15 STORY BROKE REGARDING FOUR INDIVIDUALS, INCLUDING BACH
16 MCCOMB, A CODEFENDANT, AND THREE OTHERS WHO HAD BEEN
17 INJECTED WITH WHAT PURPORTED AT THAT TIME TO BE BOTOX AND
18 HAD WOUND UP WITH BOTULISM.

19 NOW, AS IT TURNED OUT, AND I WANT TO BE VERY
20 CLEAR ABOUT THIS, IT WAS NOT THE DEFENDANTS' PRODUCT THAT
21 CAUSED THAT CONDITION. HOWEVER, THAT WAS NOT REPORTED IN
22 THE PRESS AT THAT TIME, NOR WAS IT KNOWN AT THAT TIME. IT
23 WAS NOT KNOWN WHAT EXACTLY HAD CAUSED THESE INDIVIDUALS
24 CONDITION.

25 HOWEVER, BACH MCCOMB HAD TAUGHT AT THE POWDERZ

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