

EXHIBIT #	Description	Evidentiary Basis
DX 124	Archele Hundley Affidavit (9/29/06) (Exhibit MM to Pls. Opp. to Defendant's Motion for Summary Judgment) (Docket No. 113) (11/22/06) (Ex. 2 to Archele Hundley Deposition)	Judicial Notice; Identical to PWC 114A (DX 124 is filed exhibit)
DX 157	Robert Tom Declaration (10/10/06) (Exhibit LL to Pls. Opp. to Defendant's Motion for Summary Judgment) (Docket No. 113) (11/22/06) (Ex. 4 to Robert Tom Deposition)	Judicial Notice; Identical to portion of PWC 115 (DX 157 is filed exhibit)
DX 186	Notice of Intent to Sue Letter from Archele Hundley; Robert Tom and Margaret Tom (3/30/07) (Ex. 3 to Pls. Motion to File a Supplemental Complaint) (Docket # 181-4) (8/29/07) (marked on cross-examinations of Archele Hundley and Robert Tom)	Judicial Notice; No objection by plaintiffs
DX 266	The Elephant Sanctuary, Annual Reports (2002-2007) (marked on cross-examination of Carol Buckley)	Evidence of defenses to "taking" claim
DX 302 A	Photographs from the website of Dr. Joyce Poole Photograph 1, 5, 8, 25 (marked on cross-examination of Joyce Poole)	Evidence of defenses to "taking" claim
DX 305	2006 Red Unit Schedule (with highlighting) (pdf # 36 from DX 59) (marked on cross-examination of Archele Hundley)	Evidence of defenses to "taking" claim
DX 307	Comparison of PWC 132 Clip Orders and Timestamps	Evidence of defenses to

EXHIBIT #	Description	Evidentiary Basis
	(marked on cross-examination of Pat CuvIELlo)	“taking” claim
PWC 92	<p>Documents reflecting Animal Protection Institute’s Circus Advocacy Work</p> <p>API 5662-63 / pdf # 113-14</p> <p>API 5630-37 / pdf # 81-88</p> <p>API 5616-21 / pdf # 67-72</p> <p>API 5566-68 / pdf # 17-19</p> <p>API 5649 / pdf # 100</p> <p>(marked on cross-examination of Nicole Paquette (API))</p>	<p>Entire exhibit admitted into evidence during plaintiffs’ case-in-chief;</p> <p>Evidence of defenses to “taking” claim</p>
--	<p>Complaint, Civ. Act. No. 00-1641 (Docket # 1) (7/11/00)</p> <p>(identified on cross-examination of Tom Rider)</p>	Judicial Notice
--	<p>Complaint, Civ. Act. No. 03-2006 (Docket # 1) (9/26/03)</p> <p>(identified on cross-examination of Tom Rider)</p>	Judicial Notice
--	<p>Plaintiffs' Motion for Reconsideration (district court) (7/16/01)</p>	Judicial Notice
--	<p>Reply Brief of Plaintiffs-Appellants (9/6/02)</p>	Judicial Notice
--	<p>Motion for Leave to File a Supplemental Complaint (Docket # 55) (10/27/05)</p> <p>(identified on cross-examination of Nicole Paquette(API))</p>	Judicial Notice
--	<p>Order (Docket # 60) (2/23/06)</p> <p>(identified on cross-examination of Nicole Paquette(API))</p>	Judicial Notice

EXHIBIT #	Description	Evidentiary Basis
--	Motion for Leave to File a Supplemental Complaint (Docket # 181) (8/29/07) (identified on cross-examination of Archele Hundley)	Judicial Notice
--	Exhibit 1 to Motion for Leave to File Supplemental Complaint (Second Supplemental Complaint) (Docket # 181-2) (8/29/07) (identified on cross-examination of Robert Tom)	Judicial Notice
--	Order & Memorandum Opinion (Docket # 212 & 213) (10/25/07) (identified on cross-examination of Nicole Paquette (API))	Judicial Notice
--	Order (Docket # 195) (9/25/07) (identified on cross-examination of Carol Buckley)	Judicial Notice
--	Order (Docket # 228) (11/26/07) (identified on cross-examination of Carol Buckley)	Judicial Notice

II. SACHA HOUCKE

EXHIBIT #	Description	Evidentiary Basis
--	Deposition Testimony 05:11- 08:23 09:03-09:09 09:13-09:23 10:02:10:04 10:07-10:16 10:19-12:16 13:02-13:05 13:16-14:01 14:08-14:11 14:14-14:20	Deposition testimony of unavailable witness.

EXHIBIT #	Description	Evidentiary Basis
	14:25-15:02 15:08-15:19 15:21 16:03-17:15 17:19-17:25 18:03-20:06 20:08-20:15 20:18-20:22 20:24-21:19 21:21-22:03 22:06-22:07 22:10-22:15 22:17-22:24 23:01-24:06 24:08-24:17 24:21-25:18 25:21-26:03 26:07-26:17 26:20-26:24 27:02-28:04 28:07-28:09 28:16-28:18 28:21-28:23 29:02-29:03 29:05-29:09 29:17-29:18 29:20-30:21 30:23-30:25 31:02-31:04 31:06-32:09 32:12-32:14 32:17-32:19 33:09-33:12 33:13-33:18 34:05-34:09 35:13-35:17 36:04-36:12 36:16-36:19 36:22-36:25 37:02-38:11 38:13-40:01 40:11-41:17 41:19-42:14	

EXHIBIT #	Description	Evidentiary Basis
	42:16-44:19 44:22-45:07 45:10-47:01 47:05-47:11 47:14 47:16-47:25 48:04-48:08 48:13-52:12 52:15-53:13 53:19-54:04 54:07-54:15 55:06-55:24 56:01-56:07 56:09-56:13 56:15-56:23 57:02-57:07 57:10-57:13 57:16-57:18 57:21-57:24 58:02 58:04-58:19 58:23-58:25 59:05-59:17 59:19-59:20 92:08-92:13 93:17-96:17 98:24-100:20 101:24-103:07 103:16-104:16 104:24-105:11 106:13-106:23 107:09-108:07 115:17-116:18	

III. ROBERT RIDLEY

EXHIBIT #	Description	Evidentiary Basis
--	Deposition Testimony 04:14-05:01 10:18-41:02 41:10-59:23	Deposition testimony of unavailable

EXHIBIT #	Description	Evidentiary Basis
	60:06-71:14 71:24-77:18 83:04-90:08 90:21-97:19 104:20-107:21 112:09-115:24 120:14-121:09 127:04-128:08 131:01-133:13	witness.

III. DR. DENNIS SCHMITT

EXHIBIT #	Description	Evidentiary Basis
DX 23	Expert Report of Dr. Dennis Schmitt (5/15/08) (Report Text and CV)	Probative of Dr. Schmitt's qualification as an expert; Evidence of defenses to "taking" claim
PWC 2A Karen	Medical Records of the Elephants Jewell, Karen, Lutzi, Mysore, Nicole, Susan, and Zina Prepared by Defendant or at Defendant's Request, including: FELD 7116, FELD 18712, FELD 18713, FELD 21891, FELD 21892, FEI 23197, FEI 23198, FEI 23199, FEI 36482, FEI 36481, FEI 36480, FELD 21822, FEI 36429, FELD 221791, FELD 2867, FEI 36887, FELD 21828, FELD 2810, FELD 21827, FELD 21897, FELD 2864, FEI 3294, FEI 13162, FELD 8356, FELD 28942, FEI 44456, FEI 44481, FEI 44482, FEI 7962, FEI 8028, FEI 8030, FEI 8061, FEI 8118, FEI 8165, FEI 8166, FEI 8200, FEI 8201, FEI 8204, FEI 8247, FEI 8028, FEI 8030, FEI 8165, FEI 8166, FEI 8201, FEI 8247, FEI 8274, FEI 8061, FEI 8118, FEI 8200, FEI 8201, FEI 8273, FEI 8304, FELD 21810	Admitted into evidence during plaintiffs' case-in-chief
PWC 2A	Medical Records of the Elephants Jewell, Karen, Lutzi,	Admitted into

EXHIBIT #	Description	Evidentiary Basis
Nicole	<p>Mysore, Nicole, Susan, and Zina Prepared by Defendant or at Defendant's Request, including:</p> <p>FELD 26414, FELD 26415, FEI 22857, FEI 22821, FELD 30198, FELD 26415, FEI 31085, FEI 21511, FEI 25261, FELD 21812, FELD 21827, FELD 21898, FELD 21836, FELD 8344, FEI 40041, FEI 8377, FEI 8381, FEI 8399, FEI 11093, FEI 11094, FEI 21808, FEI 21807, FEI 21806, FEI 41390, FEI 41391, FEI 2373, FEI 44334, FEI 44481, FEI 44482, FEI 8043, FEI 8053, FEI 8079, FEI 8027, FEI 8043, FEI 8044, FEI 8052, FEI 8053, FEI 8063, FEI 8064, FEI 8065, FEI 8196, FEI 8197, FEI 8077, FEI 8083, FEI 8126, FEI 8128, FEI 8131, FEI 8157, FEI 8158, FEI 8196, FEI 8197, FEI 8246, FEI 8271, FEI 8272, FEI 8297.</p>	evidence during plaintiffs' case-in-chief
PWC 2A Mysore	<p>Medical Records of the Elephants Jewell, Karen, Lutzi, Mysore, Nicole, Susan, and Zina Prepared by Defendant or at Defendant's Request, including:</p> <p>FELD 8361, FEI 22433, FELD 8353, FELD 8358, FELD 2956, FEI 23292, FEI 29635, FEI 19437, FEI 19438, FEI 19439, FELD 21891, FEI 33029, FELD 21841, FELD 21832, FELD 21822, FELD 21806, FELD 2957, FELD 2958, FELD 21828, FELD 20178, FELD 21815-U, FELD 2959, FELD 21812, FELD 2959, FELD 21825, FELD 21899, FELD 21835, FEI 3305, FEI 40054, FEI 40055, FEI 10872, FEI 11093, FEI 1280, FEI 41165, FEI 17003, FEI 41461, FEI 41271, FEI 8132, FEI 8193, FEI 8192, FEI 8132, FEI 8123, FEI 8003, FEI 8195, FEI 8194, FEI 17933, FEI 17932, FEI 17931, FEI 17930, FEI 17929, FEI 17928, FEI 17927, FEI 17926, FEI 17922, FEI 17921, FEI 17920, FEI 17919, FEI 18356, FEI 18355, FEI 18055, FEI 18054, FEI 18053, FEI 17949, FEI 17948, FEI 17947, FEI 17946, FEI 17944, FEI 17943, FEI 17942, FEI 17941, FEI 17940, FEI 17939, FEI 17938, FEI 17937, FEI 17936</p>	Admitted into evidence during plaintiffs' case-in-chief
PWC 2A Susan	<p>Medical Records of the Elephants Jewell, Karen, Lutzi, Mysore, Nicole, Susan, and Zina Prepared by Defendant or at Defendant's Request, including:</p> <p>FELD 26886, FEI 15430, FELD 3145, FELD 21833, FELD 21823, FELD 21792, FELD 3146, FEI 15346, FELD 3147,</p>	Admitted into evidence during plaintiffs' case-in-chief

EXHIBIT #	Description	Evidentiary Basis
	FELD 21829, FELD 3148, FEI 3355, FEI 13139, FEI 13104, FELD 3148, FELD 3149, FEI 13115, FELD 0020622, FELD 3150, FEI 27063, FEI 3352, FELD 8344, FEI 39991, FEI 10872, FEI 38185, FEI 38184, FEI 3952, FEI 16936, FEI 10347, FEI 15345	
PWC 117	Photographs of Ringling Brothers Elephants including: FEI 15431, FEI 8090, FEI 8089, FEI 8088, FEI 8087, FEI 8081, FEI 8080, FEI 8075, FEI 8074, FEI 8073, FEI 8072, FEI 8070, FEI 8090.	Admitted into evidence during plaintiffs' case-in-chief
PWC 2A Lutzi	Medical Records of the Elephants Jewell, Karen, Lutzi, Mysore, Nicole, Susan, and Zina Prepared by Defendant or at Defendant's Request, including: FELD 7259, FELD 7260, FELD 21893, FELD 21842, FELD 21832, FELD 7256, FELD 2926, FELD 21901, FELD 2928, FELD 21820, FELD 21839, FELD 20407, FELD 28072, FEI 40006, FEI 41148, FEI 7988	Admitted into evidence during plaintiffs' case-in-chief
PWC 2A Jewell	Medical Records of the Elephants Jewell, Karen, Lutzi, Mysore, Nicole, Susan, and Zina Prepared by Defendant or at Defendant's Request, including: FELD 21791, FEI 31063, FEI 31061, FELD 21806, FELD 21828, FEI 33051, FELD 21901, FELD 21845, FELD 21812, FELD 21896, FEI 16787, FELD 21897, FELD 21836, FEI 4261, FEI 16590, FEI 39550, FEI 16587, FEI 42363, FEI 42364, FEI 42373, FEI 42391, FEI 42383, FEI 27238.	Admitted into evidence during plaintiffs' case-in-chief
DX 8	Documents Relating to the Asian Elephant "Jewell," including: ELD 6980, FELD 6981, FELD 6968, FELD 6969, FELD 6970, FELD 6971, FELD 6972, FEI 41479, FEI 41482.	Evidence of defenses to "taking" claim
PWC 2A Zina	Medical Records of the Elephants Jewell, Karen, Lutzi, Mysore, Nicole, Susan, and Zina Prepared by Defendant or at Defendant's Request, including:	Admitted into evidence during plaintiffs'

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	FELD 8058, FELD 26888, FELD 8059, FELD 21891, FEI 33029, FELD 26888, FELD 21823, FELD 29579, FELD 21828, FELD 3223, FELD 21895, FELD 21812, FELD 21896, FELD 21897, FELD 21899, FELD 21835, FEI 16559, FELD 21839, FEI 38202, FEI 16971, FEI 17100.	case-in-chief
PWC 102	Documents reflecting the TB status of Ringling Brothers Elephants (see Appendix A), including: pdf # 431-34, 436, 438, 440-45, 483, 485-86, 545, 550, 551, 559, 605-09, 660.	Evidence of defenses to “taking” claim
PWC 102A	Documents reflecting the TB status of Ringling Brothers Elephants (see Appendix A) pdf # 441-443	Admitted into evidence during plaintiffs’ case-in-chief
PWC 9	1/8/05 Email from Deborah Fahrenbruck to Mike Stuart regarding a letter written, but never sent, to Kenneth Feld (FEI 15025-15027)	Admitted into evidence during plaintiffs’ case-in-chief
PWC 10	1/8/05 Email from Deborah Fahrenbruck to Mike Stuart regarding notes on Phoenix/California (FEI 15024)	Admitted into evidence during plaintiffs’ case-in-chief
PWC 11	7/25/04 Email from Heather Riggs to William Lindsay, Ellen Wiedner, and Allison Case regarding a few updates (FEI 16646-16648)	Admitted into evidence during plaintiffs’ case-in-chief
PWC 12	7/24/04 Email from Heather Riggs to William Lindsay, Ellen Wiedner, and Allison Case regarding elephants (FEI 16614-16618)	Admitted into evidence during plaintiffs’

EXHIBIT #	Description	Evidentiary Basis
		case-in-chief
PWC 1A	<p>Medical Records of Ringling Brothers Elephants Prepared by Defendant or at Defendant's Request</p> <p>Feld 8373 (Gunther)</p> <p>Feld 21831 (Bonnie)</p> <p>Feld 2762 (Doc)</p> <p>Feld 2764 (Doc)</p> <p>FEI 16839 (Doc)</p> <p>Feld 7068 (Juliette)</p> <p>Feld 11917 (Juliette)</p> <p>Feld 2848 (Juliette)</p> <p>Feld 2850 (Juliette)</p> <p>Feld 7597 (Romeo)</p> <p>Feld 21843 (Juliette, Romeo)</p> <p>FEI 8407 (PT)</p> <p>FEI 20416 (PT)</p> <p>FEI 41271 (PT)</p> <p>FEI 50395 (Sara)</p> <p>FEI 48055 (Sara)</p> <p>FEI 31832 (Angelica)</p> <p>FEI 22434 (Angelica)</p> <p>Feld 26682 (Baby)</p>	<p>Admitted into evidence during plaintiffs' case-in-chief;</p> <p>Evidence of defenses to "taking" claim</p>

EXHIBIT #	Description	Evidentiary Basis
PWC 1A-Baby	Medical Records of Ringling Brothers Elephants Prepared by Defendant or at Defendant's Request (Baby), including: pdf # 129-132 (FEI 45182-185)	Evidence of defenses to "taking" claim
PWC 1A-Riccardo	Medical Records of Ringling Brothers Elephants Prepared by Defendant or at Defendant's Request (Riccardo) pdf # 456-463	Evidence of defenses to "taking" claim
DX 85	Documents Relating to USDA Investigation Regarding the Asian Elephant "Riccardo"	Evidence of defenses to "taking" claim
PWC 1A-Benjamin	Medical Records of Ringling Brothers Elephants Prepared by Defendant or at Defendant's Request (Benjamin)	Evidence of defenses to "taking" claim
DX 83	Documents Relating to USDA Investigation Regarding the Asian Elephant "Benjamin"	Evidence of defenses to "taking" claim
PWC 1A-Kenny	Medical Records of Ringling Brothers Elephants Prepared by Defendant or at Defendant's Request (Kenny)	Evidence of defenses to "taking" claim
DX 84	Documents Relating to USDA Investigation Regarding the Asian Elephant "Kenny"	Evidence of defenses to "taking" claim
PWC 1A-Bertha	Medical Records of Ringling Brothers Elephants Prepared by Defendant or at Defendant's Request (Bertha)	Evidence of defenses to "taking" claim

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PWC 113J	Portions of Dr. Ensley's report admitted into evidence during plaintiffs' case-in-chief.	Admitted into evidence during plaintiffs' case-in-chief
PWC 113K	<p>Portions of Dr. Ensley's report admitted into evidence during plaintiffs' case-in-chief.</p> <p>Including photos at App. C to Dr. Ensley's report:</p> <p style="padding-left: 40px;">PKE 96 PL 15024 PL 15037 PKE 125, 126 PL 15269 PL 15337, 15367, 15339 PL 15320 PL 15568</p>	Admitted into evidence during plaintiffs' case-in-chief
PWC 113L	Summaries of Medical Records Review from the expert report of Dr. Ensley	Admitted into evidence during plaintiffs' case-in-chief
DX 237	Color Copy of Photograph, Zina, Figure 37 (Ex. 9 to Philip Ensley Deposition) and high resolution versions of such photographs provided by plaintiffs' counsel to defense counsel by letter of January 26, 2009.	No objection by plaintiffs
DX 238	Color Copy of Three Photographs, Susan, Figures 41, 42, 43 (Ex. 10 to Philip Ensley Deposition) and high resolution versions of such photographs provided by plaintiffs' counsel to defense counsel by letter of January 26, 2009.	No objection by plaintiffs
DX 239	Black and White Copy of Two Photographs, Karen, Figures	No objection by

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	19 and 20 (Ex. 11 to Philip Ensley Deposition) and high resolution versions of such photographs provided by plaintiffs' counsel to defense counsel by letter of January 26, 2009.	plaintiffs
DX 240	Color Copy of Two Photographs, Karen, Figures 17 and 18 (Ex. 12 to Philip Ensley Deposition) and high resolution versions of such photographs provided by plaintiffs' counsel to defense counsel by letter of January 26, 2009.	No objection by plaintiffs
DX 241	Color Copy of Three Photographs, Karen, Figures 14, 15, and 16 (Ex. 13 to Philip Ensley Deposition) and high resolution versions of such photographs provided by plaintiffs' counsel to defense counsel by letter of January 26, 2009.	No objection by plaintiffs
DX 242	Color Copy of Two Photographs, Karen, Figures 23 and 24 (Ex. 14 to Philip Ensley Deposition) and high resolution versions of such photographs provided by plaintiffs' counsel to defense counsel by letter of January 26, 2009.	No objection by plaintiffs
DX 243	Color Copy of Photographs, Figures 10, 11, 35, 36, 38, 39, 40, 44, 45, 46, 47, 48, 49, 53 and 54 (Ex. 15 to Philip Ensley Deposition) and high resolution versions of such photographs provided by plaintiffs' counsel to defense counsel by letter of January 26, 2009.	No objection by plaintiffs
PMC 54	Photos from Auburn Hills Inspection pdf # 3, 6, 7, 11, 12, 15, 16, 36, 110, 201, 202	Admitted into evidence during plaintiffs' case-in-chief
PWC 118	PWC 118 Photos from the CEC inspection	Admitted into evidence during plaintiffs' case-in-chief
PWC 142	Video footage of the Rule 34 Inspection at the Center for Elephant Conservation outside Polk City, Florida Timestamp: 1:25:15-1:25:39	Admitted into evidence during plaintiffs' case-in-chief
PWC 142A	Video footage of the Rule 34 Inspection at the Center for	Admitted into

EXHIBIT #	Description	Evidentiary Basis
	Elephant Conservation outside Polk City, Florida (11/29/07)	evidence during plaintiffs' case-in-chief
PWC 142B	Video footage of the Rule 34 Inspection at the Center for Elephant Conservation outside Polk City, Florida (11/29/07)	Admitted into evidence during plaintiffs' case-in-chief
PWC 142C	Video footage of the Rule 34 Inspection at the Center for Elephant Conservation outside Polk City, Florida (11/29/07)	Admitted into evidence during plaintiffs' case-in-chief
PWC 142D	Video footage of the Rule 34 Inspection at the Center for Elephant Conservation outside Polk City, Florida (11/29/07)	Admitted into evidence during plaintiffs' case-in-chief
PWC 142E	Video footage of the Rule 34 Inspection at the Center for Elephant Conservation outside Polk City, Florida (11/29/07)	Admitted into evidence during plaintiffs' case-in-chief
PWC 143	<p>Video footage of the Rule 34 Inspection of the Blue Unit in Auburn Hills, Michigan (11/13/07)</p> <p>Timestamps:</p> <p>20:56 – 22:56</p> <p>25:10 – 26:14</p> <p>48:11 – 48:29</p> <p>49:34 – 49:49</p> <p>51:02 – 51:24</p> <p>54:57 – 55:57</p>	Admitted into evidence during plaintiffs' case-in-chief

EXHIBIT #	Description	Evidentiary Basis
	01:00:59 – 01:01:06 01:15:25 – 01:15:43 01:19:43 – 01:20:06 04:06:04 – 04:06:20 04:08:13 – 04:09:43 04:12:44 – 04:14:59 04:14:45 – 04:17:00 02:12:51 – 02:18:34 02:27:53 – 02:30:16 03:14:10 – 03:18:08 03:27:19 – 03:27:55 03:52:03 – 03:52:34 03:56:38 – 03:57:19	
PWC 143A	Video footage of the Rule 34 Inspection of the Blue Unit in Auburn Hills, Michigan (11/13/07)	Admitted into evidence during plaintiffs' case-in-chief
PWC 143B	Video footage of the Rule 34 Inspection of the Blue Unit in Auburn Hills, Michigan (11/13/07)	Admitted into evidence during plaintiffs' case-in-chief
PWC 143C	Video footage of the Rule 34 Inspection of the Blue Unit in Auburn Hills, Michigan (11/13/07)	Admitted into evidence during plaintiffs' case-in-chief
PWC 143D	Video footage of the Rule 34 Inspection of the Blue Unit in	Admitted into

EXHIBIT #	Description	Evidentiary Basis
	Auburn Hills, Michigan (11/13/07)	evidence during plaintiffs' case-in-chief
PWC 143E	Video footage of the Rule 34 Inspection of the Blue Unit in Auburn Hills, Michigan (11/13/07)	Admitted into evidence during plaintiffs' case-in-chief
PWC 143F	Video footage of the Rule 34 Inspection of the Blue Unit in Auburn Hills, Michigan (11/13/07)	Admitted into evidence during plaintiffs' case-in-chief
PWC 143G	Video footage of the Rule 34 Inspection of the Blue Unit in Auburn Hills, Michigan (11/13/07)	Admitted into evidence during plaintiffs' case-in-chief
DX 27D	Court-ordered Inspection Video Footage (CEC) (11/29/07) Timestamp: 1:00-1:02:00	No objection by plaintiffs
DX 2	Elephant Husbandry Resource Guide	Evidence of defenses to "taking" claim
DX 302B	Elephant Skin Photographs	Evidence of defenses to "taking" claim
PMC 19	Care and Weaning of Young Elephants (FELD 29207-29209)	Evidence of defenses to "taking" claim
PMC 21	12/13/99 Email from Dennis Schmitt to Debbie Olson (FEI 18885-18886)	Evidence of defenses to

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		“taking” claim
PMC 47	5/8/06 Letter from Dennis Schmitt to Ellen Wiedner regarding artificial insemination of traveling elephants (FEI 16624)	Evidence of defenses to “taking” claim
PWC 141	Baby Ricardo - Raw Birth Footage - unedited (FELD-VID 006, FEI 0019)	Evidence of defenses to “taking” claim
PWC 141A	Baby Ricardo - Raw Birth Footage - unedited (FELD-VID 006, FEI 0019) Time stamp 55:00-59:00	Admitted into evidence during plaintiffs’ case-in-chief
Scientific article/ book	AVMA animal welfare principles (2007)	Evidence of defenses to “taking” claim
Scientific article/ book	Fowler & Mikota, Biology, Medicine, and Surgery of Elephants (2006)	Evidence of defenses to “taking” claim
Scientific article/ book	Fowler ed., Zoo and Wild Animal Medicine (Volume 6, 2008)	Evidence of defenses to “taking” claim
Scientific article/ book	Mikota, et al., Medical Management of the Elephant (1994)	Evidence of defenses to “taking” claim

Dated this 9th day of March, 2009.

Respectfully submitted,

/s/ Kara L. Petteway

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