Exhibit 2

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IN THE UNITED STATES DISTRICT COURT
     FOR THE DISTRICT OF UTAH, CENTRAL DIVISION
UNITED STATES OF
                        ) Deposition of:
AMERICA,
    Plaintiff,
                        ) CODY MICHAEL BUCK
vs.
                        ) Time on record: 1 Hour,
                        ) 29 Minutes
RAPOWER3, LLC,
                        ) Case No. 2:15-cv-00828 DN
INTERNATIONAL
AUTOMATED SYSTEMS,
INC., LTB1, LLC, R. ) Judge David Nuffer
GREGORY SHEPARD,
                        )
NELDON JOHNSON and
ROGER FREEBORN,
    Defendants.
          February 15, 2017 * 1:05 p.m.
    Location: United States Attorney's Office
         111 South Main Street, Suite 1800
               Salt Lake City, Utah
          Reporter: Dawn M. Perry, CSR
    Notary Public in and for the State of Utah
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2 (Pages 2 to 5)

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A P P E A R A N C E S FOR THE PLAINTIFF: Christopher R. Moran Erin Healy Gallagher Erin R. Hines (Telephonically) United States Department of Justice Trial Attorneys, Tax Division P.O. Box 7328 Washington, D.C. 20044 (202) 357-0834 (202) 353-2452 (202) 514-6770 (fax) christopher.r.moran@usdoj.gov erin.healygallagher@usdoj.gov FOR THE DEFENDANTS, RAPOWER3, LLC, INTERNATIONAL AUTOMATED SYSTEMS, INC., LTB1, LLC, AND NELDON JOHNSON: Christian D. Austin Attorney at Law Heideman & Associates 2696 No. University Avenue Suite 180 Provo, Utah 84604 (801) 472-7742 (801) 374-1724 (fax) caustin@heidlaw.com FOR THE WITNESS: Eric G. Benson Attorney at Law Ray, Quinney & Nebeker 36 South State Street Suite 1400 Salt Lake City, Utah 84111 (801) 532-7543 (fax) ebenson@rqn.com	PROCEEDINGS CODY MICHAEL BUCK, called as a witness, being first sworn, was examined and testified as follows: EXAMINATION BY MR. MORAN: Q. Good morning, Mr. Buck. We met previously, but I'll introduce myself again. My name is Chris Moran. I'm here on behalf of the United States Department of Justice, Tax Division, appearing on behalf of the United States. Have you had your deposition taken before? A. No. Q. Then I'm going to walk you through some of the ground rules, just to familiarize yourself. Mr. Benson has probably gone over it with you, but we'll do it again here. MS. HEALY GALLAGHER: Do appearances. MR. MORAN: Before we go any further, can all the other attorneys in the room please state their appearances on the record? MR. BENSON: Yeah. Eric Benson appearing on behalf of Cody Buck. MR. AUSTIN: And Christian Austin on
3	behalf of RaPower3.
1	MS. HEALY GALLAGHER: And Erin Healy Gallagher also for the U.S. Department of Justice, Tax Division. Erin Hines, also for the DOJ, is on the phone. MR. MORAN: And counsel for Roger Freeborn and R. Gregory Shepard is Donald Reay, and he is not in attendance today. This deposition will be governed by the Federal Rules of Civil Procedure and the local rules of the District of Utah. Any exhibits that we mark today will be kept by me and I will give them to the court reporter at the end of the week. Q. Mr. Buck, can you please state your name and address for the record? A. Cody Michael Buck. Q. Okay. A. 1333 home address, right?
18 19 20 21 22 23 24 25	A. 1333 home address, right? Q. Business address is fine. A. Business, 178 South Rio Grande Street, Suite 200, Salt Lake City, Utah 84101. Q. And who is your employer? A. My current employer is BDO USA. Well, I'm a partner of BDO USA. Q. Was BDO USA previously known as were

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you previously employed by a different employer?

- A. Yes.
- Q. What was that?
- A. Mantyla McReynolds.
- Q. Okay. And what happened to Mantyla McReynolds?

A. The partners determined to join BDO USA. It was effective July 1st of 2016.

- Q. Okay. So until July 1st, 2016, you were employed by Mantyla McReynolds?
 - A. Correct.

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- Q. Were you a partner there?
- A. I was from 2015 to 2016.
- Q. Okay. We'll talk a little bit more about your employment later on.
 - A. Okay.
- Q. You already said you had never been deposed before. One of the most important things today is that the court reporter who is sitting to my left is able to record everything, all my questions and your answers. Therefore, I need you to speak loudly enough so that she can hear you, as well as everyone else in the room, and answer my questions verbally. That means head nods and uh-huhs won't do the job. I will need a yes, a no, and if you want to

Q. Throughout today there may be objections by either -- by any of the attorneys in the room.

Unless your attorney directs you not to answer, I would just ask you to let that attorney place his objection on the record and then provide an answer to the question. Do you understand?

A. Understood.

Q. It may happen today that you will give an answer as completely as you can but then later on in the deposition you realize that you would like to expand on that answer or correct some portion of it. And that's perfectly fine; just tell me that you'd like to do so, that you would like to clear up an answer that you gave previously, and I'll be happy to give you the time to make that correction for the record

A. Understood.

Q. I also have some opportunities to take breaks through the deposition, probably every 90 minutes or so. We're here in the afternoon, so there shouldn't be a need for a lunch break.

If you, at any point, want to talk to your attorney, Mr. Benson, that's fine. The only thing I'd ask is that you not do that while a question is pending. So if you would like to consult with Mr.

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further explain your answer, go ahead, but no uh-huhs or head nodding or things of that nature.

- A. Understood.
- Q. If you could just speak up a little bit.
- A. Understood.
- Q. We also have a tendency in casual conversation to speak over one another. In this deposition I'll ask you to wait until I'm done asking a question before you provide your response. The court reporter can't take down what we're saying if you and I are speaking over each other. So I'll do my best to police myself on that, and I just ask you to do the same. Sound good?
 - A. Understood.
- Q. When I do finish each question, your obligation is to give full and complete answers. Do you understand that obligation?
 - A. Yes, I do.
- Q. It's also my obligation to ask understandable questions of you. So if I ask you a question that you don't fully understand, please feel free to ask me to rephrase or say that you don't understand, and I'll do my best to clear up any ambiguities.
 - A. Understood.

Benson, answer whatever question is pending as fully as you can and I'll be happy to give you some time and some privacy to talk to Mr. Benson.

A. Understood.

- Q. Like I said earlier, we're here today to get as accurate a record as we can as it relates to the facts of this case, so I have to ask, is there anything that would prevent you from understanding and answering questions today?
 - A. No.
- Q. Okay. Have you had any alcoholic drinks in the last eight hours?
 - A. Eight hours? No.
- Q. Okay. Are you feeling sick or unwell today?
- A. No. I am a Type 1 diabetic, so that could change.
 - Q. Okay. If you need to step out for a -MR. BENSON: If that happens --
- Q. (BY MR. MORAN) -- drink of water or anything, or sugar -- we don't want you passing out on us. If you need to take more frequent breaks than 90 minutes, you just let me know.
 - A. Okay.
 - Q. I'm going to ask you some questions about

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4 (Pages 10 to 13)

	1 (1 uges 10 to 13)
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¹ your background, just so we can more fully understand	¹ functions are?
how you came to have some familiarity with the facts	A. So the tax services is, you know,
³ of this case.	³ preparation of tax returns.
4 How long have you worked at Mantyla	The audit services is establishing
⁵ McReynolds?	5 opinions on financial statements.
6 A. Since 2003. January, about.	⁶ Q. Okay. We'll start out with the audit part
⁷ Q. Do you have any family?	of it. What's a financial statement?
8 A. Parents.	8 A. It's a description of a business's
⁹ Q. Okay. Are you married?	⁹ financial position and the results of their
¹⁰ A. Siblings. No, I'm not.	operations.
¹¹ Q. So no children?	¹¹ Q. Why does a business maintain financial
12 A. No children.	12 statements?
Q. Can you walk me through your education,	A. To report to investors and interested
starting with the end of high school?	parties, such as banks.
15 A. I've got an associate's degree from Salt	¹⁵ Q. Anyone else?
Lake City Community College and then a bachelor's	A. If it's a public company, the general
degree from the University of Utah, as well as a	public users, in order to make investment decisions.
18 master's in professional accountancy from the	public users, in order to make investment decisions. Republic users, in order to make investment decisions. Republic users, in order to make investment decisions.
master's in professional accountancy from the	Q. Tou just said a public company. What do
Oniversity of otali.	you mean by public company:
Q. Okay. What was your bachelor's life	A. A company man's publicly fraced of
A. Accounting.	registers with the SEO.
Q. Okay. When did you graduate from when	Q. Are any or the reports that you just
did you get your bachelor's and master's:	taiked about filed with the SEC!
A. Wy master's i believe was around 2002, and	A. 165.
so my bachelor would have been around 2001.	Q. And you stated you started out as an
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Q. And you said you started at Mantyla	¹ associate?
² McReynolds in January of 2003?	² A. Correct.
3 A. Correct.	Q. And you said at the time your time was
4 Q. Was that your first job after	4 split between audit and tax?
5 completing	5 A. Correct.
	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
A. College, yes.	G. So did you do both? A. I did.
Q. Let me linish the question.	
8 A. I'm sorry.	Q. Can you give the an idea of the breakdown
⁹ Q. When you started at Mantyla McReynolds,	or your percentage or your time?
was that your first job after completing your	A. 1 I doi! t lecall. My assumption would
accounting education:	be that it was predominantly tax when i hist
A. Correct.	Started. Dut as Since I started, our business on
Q. What was your first position at Mantyla	the assurance side grew significantly, and so I would
14 McReynolds?	say by 2004 I was full-time audit.
15 A. An associate.	Q. Okay. You just said business on the
Q. In what department?	assurance side?
A. The well, at the time we didn't have	¹⁷ A. I'm sorry, 2005.
interdepartmentals, when I started, so everyone did a	¹⁸ Q. So by 2005 you were
little tax, a little audit.	¹⁹ A. Full-time assurance.
²⁰ Q. Okay. You just	Q. What does "assurance" mean?
MR. BENSON: Speak up a little bit.	²¹ A. Audit.
THE WITNESS: Sorry.	²² Q. Okay.
²³ MR. MORAN: Thank you.	A. That's another form of audit.
²⁴ Q. You just said tax and audit. Can you	Q. So assurance and audit are synonymous?
explain to me what the difference in those two	²⁵ A. Assurance is typically, the broad

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description over financial reporting is assurance,	¹ A. Do I recall?
and underneath that you would have audit services, as	² Q. Yes.
well as review services and the like.	A. I I believe it was 2011 or 2012.
 Q. Okay. You said by 2005 you were doing 	Q. Fair enough. I'm just looking for a
5 mostly assurance auditing?	5 ballpark. I'm trying to understand your trajectory
6 A. Correct.	as your responsibilities increased at Mantyla
 Q. Okay. Do you have experience in the tax 	7 McReynolds.
8 side of accounting?	8 So you became senior manager in 2012,
9 A. Minimal. A first-year associate is, you	⁹ 2013. Were there any promotions subsequent to that?
know, primarily just inputting tax returns.	10 A. And then I was made income partner at
¹¹ Q. And that's what you did?	¹¹ Mantyla McReynolds in 2015.
A. Correct.	¹² Q. And throughout your promotions from
Q. And subsequently you focused your practice	
on assurance?	 associate to manager to senior manager to partner, were you always focused on assurance and auditing?
15 A. Correct.	were you always locused on assurance and additing? A. Correct.
A. Correct.	A. Correct.
Q. One other question about your education.	16 Q. Okay. And not tax? 17 A. No tax.
Do you have any other formal education? A. Beyond grade school and what I've	A. NO tax.
A. Deyona grade school and what i ve	Q. Okay. Are you familial with a company
 previously given? No. Q. Okay. All right. After 2005, you said 	 known as International Automated Systems? A. Yes.
Q. Okay. All right. After 2005, you said	A. Tes. 21 Q. How?
that's when you focused primarily on assurance and auditing practice?	
additing practice:	A. We were the auditing firm for them.
A. Correct.	Q. When did you first flear of international
Q. What changed in 2005?	Automated Systems?
A. Our business, the assurance or audit side,	A. When the partner brought them on as a
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had grown. That's what the focus of my education was	client, which I believe was I believe it was in
² in college.	² 2006 or 2007. I'm pretty sure it was 2006.
³ Q. Okay.	³ Q. Who was that partner?
4 A. In college you typically at least with	⁴ A. Jon Lelegren.
5 the University of Utah you have two primary	⁵ Q. Can you spell that, please?
tracks. When I went there it was audit information	⁶ A. J-o-n, L-e-n sorry. Can I write it
⁷ track and a tax track. My track was the audit	7 down first?
8 information systems track.	8 MR. BENSON: It's not a test.
⁹ Q. And in 2005 were you still an associate?	⁹ THE WITNESS: I can't remember if there is
A. I don't recall.	an E in there.
¹¹ Q. Okay. At some point were you promoted	Q. (BY MR. MORAN) To the best of your
12 from associate?	12 recollection.
¹³ A. Yes.	A. I think it's L-e-l-e-g-r-e-n, Lelegren.
¹⁴ Q. To what?	Q. Is he still employed at Mantyla
¹⁵ A. A manager.	¹⁵ McReynolds, which became BDO Seidman?
Q. Do you recall about when that was?	16 A. No.
A. It it would have been I would	Q. Do you remember when he ceased being
guess I would assume 2006, 2007, is about when.	¹⁸ employed there?
¹⁹ Q. Were you ever promoted from manager?	A. It would have been it would have been
20 A. Say that again.	20 2010. Well, it was probably 2011.
Q. Were you ever promoted from manager to	Q. Okay. So he was the partner that brought
22 something else?	in International Automated Systems?
23 A. From manager? Yes, I was promoted to	A. Correct.
24 senior manager.	Q. Do you know how he learned of
²⁵ Q. Do you recall when that was?	25 International Automated Systems?
Q. Do you locall whom that was:	

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6 (Pages 18 to 21)

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A. I do not recall.

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Q. And if that was in 2006, would you have still have been an associate?

A. Yes, I was probably an associate in 2006. I was probably a senior associate at that time.

Q. And I think you were, based on your previous testimony, promoted to manager shortly --

A. Around there, yeah. Around that same time, yes.

Q. What was Mantyla McReynolds retained to -what services was Mantyla McReynolds retained to provide for International Automated Services?

A. Purely auditing services.

Q. You talked about this earlier, but could you describe for me exactly what Mantyla McReynolds did under the auspices of audit services for International Automated Systems?

MR. AUSTIN: I would object to the extent that it's privileged. Tax advice.

THE WITNESS: We would provide opinions on their financial statements that were prepared by management, which would include a balance sheet, a statement of operations, cash flow statements, equity statements and related footnotes.

Q. (BY MR. MORAN) So did Mantyla -- when I

client's.

MR. MORAN: Mr. Austin, I don't understand what you are saying. I'm not familiar with an accounting privilege. What are you referring to?

MR. AUSTIN: The accountant, tax preparation professional who renders advice related to the preparation of a tax return. Any communications that the professional has with the taxpayer related to taxes is privileged to the same extent that the communication would be privileged if it were between an attorney and the taxpayer.

MR. MORAN: Do you have a case or a statutory citation for that?

MR. AUSTIN: I don't -- I don't -- if you want to take a break, I can point you to authority, but I would assume that since you represent the government in this case you would be familiar with that.

MR. BENSON: So I'll just -- for the record, I have no objection so far to this line of questioning, to the extent that a question is asked that elicits any information that touches on attorney-client communications, which we have extensively reviewed based on the audit, and there were some communications that have been pulled

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say Mantyla, I'm referring to the firm Mantyla McReynolds.

A. Yes.

Q. Did Mantyla provide -- draft those financial statements?

A. No.

Q. Who drafted them?

MR. AUSTIN: Objection. Privilege.

THE WITNESS: I believe -- I can't think
of the company's name at this time. It was a CPA out
of -- I want to say South Jordan area. I think his
name was Swensen, Bryan Swensen.

Q. (BY MR. MORAN) Sorenson?

A. Sorenson.

MS. HEALY GALLAGHER: Hang on.
MR. AUSTIN: I'm just going to make a
statement on the record at this point. Information
relating to accountant's advice given related to
preparation of tax returns or any other tax advice
and communications related thereto are protected by
the evidentiary privilege in this case. And my
client's do -- expressly do not waive the privilege
of confidentiality and, accordingly, will object to
any questions that seek to breach that privilege,
which is not the witness's to waive, but it's the

because, in an abundance of caution, we determined there were privileged communications.

Regarding the more narrow tax preparer privilege, that's, I think, a very, very narrow exception, but I will advise my client to not answer any questions if one of those recognized privileges is implicated. We'll just take on your questioning, Counsel, as far as my advice to my client.

MR. AUSTIN: If you want me to quote you from the IRS Restructuring Reform Act of 1988, it states that "With respect to tax advice, the same common law protections of confidentiality which apply to a communication between a taxpayer and an attorney shall also apply to a communication between a taxpayer and any federally-authorized tax practitioner, to the extent the communication would be considered a privileged communication if it were between a taxpayer and an attorney."

MR. MORAN: Mr. Austin, you are referring to 26 USC 7525, which several courts have concluded does not cover preparation of tax returns.

I'd cite you to Valero Energy Corporation v. United States 569 F.3d 626.

MR. AUSTIN: The authority you're citing -- and this is why it's a good idea not to try

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Buck, Cody Michael

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to debate issues of law in the context of a deposition on the record. The authority you're citing refers to ministerial acts, not to tax advice.

Preparation of a tax return, in and of itself, may, in many circumstances, not render -- or not -- may not fall within the protections of provisions cited, but tax advice does. And were it not -- were there

not something covered by that, Counsel, then it would be surplusage to even include it in the statute.

So if you want to have a debate with me about this, that's fine. I'll just put on the record that my clients do not waive the confidentiality of any communications made with the witness in this case as it relates to tax advice and/or opinions regarding the applicability of deductions and/or credits. That, in my view, falls within the protections of the statute and is not merely a ministerial act. And to the extent that that privilege is breached by the witness, then, of course, my clients have remedies available for that.

MR. MORAN: And I would also cite you to -- my colleague, Miss Healy Gallagher, is handing you a copy of United States v. -- or Valero Energy Corporation v. United States, a previously cited case. I see you've been delivered a copy.

tax treatment, that is the same advice that an attorney would give if -- if such advice was sought by a client, and attorneys routinely do give. And the purpose of the language in the statute is to make it clear that when it is another professional that is -- that is providing that type of advice, then that communication is also protected.

So I'm not going to sit here and have a further debate with you on the record. This is why I don't bother to argue with you generally about the cases you try to throw in my face in the middle of a deposition, because they are typically inapposite and -- and it's pointless and almost certainly going to be fruitless for us to sit here and have a debate about it

MR. MORAN: I agree that it will be fruitless. The appropriate remedy would have been to file a motion to quash this deposition, which your client didn't do.

MR. AUSTIN: Again, as I stated to you yesterday, it's not my job to go out and try to figure out in advance whether you're going to act inappropriately and prevent you from doing it. It's not my job -- it's not my job to anticipate that you might misconstrue case law that I think probably is

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I would also cite you to United States v. BDO Seidman, 337 F.3d 82. Miss Healy Gallagher is --MR. AUSTIN: Let me read the case into the

record since you want to cite it.

MR. MORAN: I'm not citing the case. MR. AUSTIN: Yeah, you did.

MR. MORAN: I'm not the one asserting a privilege here.

MR. AUSTIN: On the record you just handed me a case, and so the -- this case -- accounting advice. Let me read to you from the head notes. "Preparation of tax returns is an accounting, not a legal service, therefore, information, so that it might be used on a tax return, is not privileged under tax practitioner client's privilege."

Now, this is maybe too fine a distinction for you to grasp, because you're looking really smug, but I can -- if you want to give me 30 minutes, I'll give you cases that explain that just because you transmit information to a tax preparer for the purposes of permitting the tax preparer to create a return, does not render the transmitted information confidential. However, Counsel, to the extent that there is advice given with regard to the applicability of the tax code and the propriety of

easily identified as inapposite to the particular privilege that I'm raising and seek a -- a -- a advisory opinion from the court compelling you to not seek to breach the privilege.

I think -- I think if you -- I think that if you, just as with the other witnesses that we've had this week, were intent on attempting to just breach the privilege and debate the case and debate the law with another attorney on the record in a deposition, that perhaps was not a good plan. But it's not my responsibility to teach you how to

MR. MORAN: And it's not the government's responsibility to assert privilege on behalf of your client. We're going to continue with this deposition. And if the witness's attorney directs him not to answer, he can consult with his attorney. But I'm going to continue asking my guestions.

MR. AUSTIN: You can ask whatever questions you want, but -- but you're the one who decided to try to argue case law with me in the middle of a deposition.

MR. BENSON: Is there any way we could go off the record for a couple of minutes, maybe, just to deal with this issue?

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26 28 MR. MORAN: Sure. THE WITNESS: I will not -- pithy? I am MR. BENSON: I don't know if we want to do not going to answer, based on the advice of counsel. it on the record, but maybe to just practically speak Q. (BY MR. MORAN) Mr. Buck, is International Automated Systems a public company? MR. MORAN: Go off the record. MR. BENSON: Same objection. I would (A break was taken from 1:53 p.m. to instruct the witness not to answer. 1:54 p.m.) THE WITNESS: I will not answer, based on MR. MORAN: I'm going back on the record. the advice of counsel. Do you have something you wanted to say? Q. (BY MR. MORAN) Mr. Buck, what are 10 10 MR. BENSON: Yeah. Do you want to ask a International Automated Systems -- withdrawn. 11 11 question or do you want -- maybe -- are we on the Mr. Buck, you testified earlier that you record? were assigned to audit International Automated 13 13 THE REPORTER: Yes. Systems for assurance purposes. Do you recall that 14 14 MR. BENSON: So we've had some discussions testimony? 15 MR. BENSON: Same objection. I would about some potential privilege issues that may or may not exist, and it sounds like there could be allow the witness to answer anything about the -- his 17 17 initial work at Mantyla McReynolds in the assurance potential litigation over these issues. So I would 18 18 like to make a record that I will be instructing my department. However, anything touching on the 19 19 client not to answer any questions that pertain to representation, the scope of the representation with 20 the representation and/or tax advice that was given IAS, I would instruct him not to answer. 21 21 MR. MORAN: Would it be helpful if the to a former client, which is IAS, subject to the 22 22 determination of these privilege issues at a later court reporter read the question back to you? 23 23 THE WITNESS: Yes, please. date by a federal judge. MR. MORAN: Okay. Could you read back the (Record was read as follows: "Mr. Buck, 25 last question that was asked? you testified earlier that you were assigned to 27 29 audit International Automated Systems for (Record was read as follows: "Who drafted assurance purposes. Do you recall that "MR. AUSTIN: Objection. Privilege. testimony?") "THE WITNESS: I believe -- I can't think MR. BENSON: Do you recall that you testified about that? of the company's name at this time. It was a CPA out of -- I want to say South Jordan area. THE WITNESS: Yes. I think his name was Swensen, Bryan Swensen.") Q. (BY MR. MORAN) Was anyone else at Mantyla Q. (BY MR. MORAN) Mr. Buck, before our break McReynolds assigned to audit International Automated you mentioned a gentleman by the name of Bryan Systems? 10 MR. BENSON: Same objection. I would Sorenson? 11 11 MR. BENSON: Same objection that I just advise the client not to answer anything relating to 12 12 stated on the record. 13 13 THE WITNESS: I will not answer that, MR. MORAN: Are you instructing the based on the advice of counsel. witness not to answer? 15 15 MR. BENSON: Yes. Q. (BY MR. MORAN) Mr. Buck, are you familiar 16 Q. (BY MR. MORAN) Mr. Buck, your attorney 16 with a person by the name of Stacey Hansen? 17 17 has instructed you not to answer the question. Are 18 18 you going to follow that advice? Q. How are you familiar with Stacey Hansen? 19 19 A. Yes, I'll follow the advice of my counsel. A. She was an associate at our -- at Mantyla 20 20 Q. Mr. Buck, is Bryan Sorenson associated McReynolds. 21 21 with an entity known as Cloward and Sorenson, LLC? MR. BENSON: Sorry. I'm going to ask you 22 MR. BENSON: Same objection. I would to speak up again. I know we had a break, but --23 23 instruct the witness not to answer. And just say, THE WITNESS: Sorry. She was an associate 24 24 "I'm not going to answer, based on advice of with Mantyla McReynolds. Q. (BY MR. MORAN) When was she an associate counsel," or something pithy.

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30 32 at Mantyla McReynolds? Can I clarify that? A. I'm not sure the exact dates. I would Q. Absolutely. Please do. assume '06. I think she went part-time around '12, A. There are certain filings that we're '13, but I'm not exactly sure. required to include letters on. These would Q. Was Stacey Hansen assigned to the team obviously be -- include the audit opinion related to that audited International Automated Systems? financial statements, as well as certain required correspondence with 8-K filings. There may be others MR. BENSON: Same objection. I would instruct the witness not to answer. that I'm not thinking of. Q. Does Mantyla typically do any work for an THE WITNESS: Based on the advice of 10 10 audit client that is used in SEC Form 10-K? counsel, I will not answer. 11 11 A. Yes, we will audit the financial (EXHIBIT 371 WAS MARKED.) 12 statements that are incorporated within. And we will Q. Mr. Buck, you've been handed a copy of 13 13 Plaintiff's Exhibit 371. Do you have that document provide an opinion that's necessary under the 14 14 in front of you? circumstances for inclusion within that filing. 15 15 A. Yes. Q. So Mantyla's opinion would be included on Q. Do you recollect -- I ask you to take a the 10-K that someone else files? 17 17 look at Plaintiff's Exhibit 371 and see if you are A. It would be included within the 10-K that 18 familiar with it. 18 someone else files. 19 19 A. Yes, I'm familiar with it. Q. Okay. And that audit opinion that you 20 20 Q. What is Plaintiff's Exhibit 371? just referenced, is that part of your typical 21 21 MR. BENSON: Same objection. I would responsibilities when you're auditing a client? 22 22 instruct the witness not to answer anything A. It's the formation and description of --23 23 of the conclusions that we reach based on our audit pertaining to the document as it relates to the client, International Automated Systems, Inc. of the financial statements. 25 25 THE WITNESS: Based on the advice of Q. Mr. Buck, you previously testified about a 31 33 counsel, I will not answer. public company known as International Automated Q. (BY MR. MORAN) Mr. Buck, are you familiar Systems and that you were involved in that audit. with an SEC website known as EDGAR? Did you ever have occasion to discuss -- or to have A. Yes, I'm familiar with that website. conversations with anyone at International Automated Q. What is EDGAR? Systems? MR. BENSON: Same objection. Instruct the A. It's a reporting and storage location for witness not to answer. public filings. Q. What types of public filings? THE WITNESS: I will not answer, based on A. Typically, financial statements and annual advice of counsel. reports, quarterly reports, public information Q. (BY MR. MORAN) When you're auditing a 11 11 statements of public companies. client, is it necessary to obtain information from 12 12 Q. Do you draft statements that are filed on the client? 13 13 EDGAR? A. Yes. Q. What types of information would you A. No. 15 Q. Does Mantyla McReynolds draft statements 15 typically ask for from that client? 16 that are filed on EDGAR? 16 A. Typically, legal documents, such as 17 17 A. No. articles of incorporation, the formation documents. 18 Q. Who drafts documents that are filed on And then we would obtain information related to -- to 19 19 EDGAR? management. And then the lead item would be any 20 20 A. Typically, the public companies that are trial balances. And then based on those trial 21 21 balances, we'll obviously make selections of 22 Q. Does Mantyla McReynolds ever -- is Mantyla additional informations, contracts, invoices, bank 23 23 McReynolds ever retained to draft documents that are 24 24 filed on EDGAR? Q. What's a trial balance? A. No. A. It's a -- it's a summary of the general

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34 36 ledger of their -- their accounting. witness Q. What's the general ledger accounting? THE WITNESS: I'm not familiar. A. It's the de -- the general ledger is the Q. (BY MR. MORAN) You've never heard the detail of the transactions that make up a trial name before? balance. It's the detail -- line-by-line detail of A. I do not recall. the transaction. So if you buy something, it would Q. Okay. Are you familiar with a person by have the entry showing cash. And then the opposite the name of Jason Clements? side of that would be to the expense that that I'm not familiar with that name. disbursement is associated with. Q. Are you familiar with a person by the name 10 10 Q. You described information related to of R. Gregory Shepard? 11 11 management? MR. BENSON: Same objection. Same 12 12 A. Yes. instruction, to the extent that it relates. If you 13 13 Q. What types of information would you be have a personal relationship or something else 14 14 asking for about management? outside of your representation, I would instruct the 15 15 A. It would -- typically, inquiries. We're witness to answer. required to inquire fraud. Inquiries of plans in THE WITNESS: On the -- based on the 17 17 business. Inquiries of transactions with related advice of counsel, I choose not to answer. 18 parties. An understanding of their internal control 18 Q. (BY MR. MORAN) Are you familiar with a 19 19 processes for recording and summarizing accounting person by the name of LaGrand Johnson? 20 transactions. Information similar to that. MR. BENSON: Same objection. Same 21 21 Q. Why do you need the information that instruction. 22 22 you've been describing? THE WITNESS: I will not answer, based on 23 23 A. In order to form a conclusion, to express the advice of counsel. our opinion as to whether the financial statements Q. (BY MR. MORAN) Are you familiar with a 25 are -- are free of -- from material misstatement. person by the name of Randale Johnson? 35 37 Q. And is the financial statements that --MR. BENSON: Same objection if it relates withdrawn. to IAS. Are you familiar with a person by the name THE WITNESS: Based on the advice of of Neldon Johnson? counsel. I will not answer. MR. BENSON: Same objection as it relates Q. (BY MR. MORAN) Mr. Buck, are you familiar to the representation of IAS. If it doesn't relate with International Automated Systems' businesses? to IAS, general familiarity as a person, I will MR. BENSON: Same objection. Same allow -- or I will instruct him to answer the instruction. question. THE WITNESS: Based on advice of counsel, THE WITNESS: Yes, I am. I will not answer. 11 11 Q. (BY MR. MORAN) Who is Neldon Johnson? Q. (BY MR. MORAN) Are you aware if 12 MR. BENSON: Same objection as it relates 12 International Automated Systems' business involves 13 13 to IAS. solar lenses or solar energy? THE WITNESS: I will not answer, based on MR. BENSON: Same objection. Same 15 advice of counsel. 15 instruction 16 Q. (BY MR. MORAN) How are you familiar with 16 THE WITNESS: I will not answer, based on 17 17 Neldon Johnson? advice of counsel 18 MR. BENSON: Same objection, with the same MR. MORAN: Take a five-minute break? 19 19 MR. BENSON: Okay. 20 20 THE WITNESS: I will not answer, based on MS. HEALY GALLAGHER: We're just going to 21 21 advice of counsel. step out. 22 22 Q. (BY MR. MORAN) Are you familiar with a (A break was taken from 2:15 p.m. to 23 23 person by the name of Glenda Johnson? 2:22 p.m.) 24 24 MR. BENSON: Same objection. If it MR. MORAN: Back on the record. 25 relates to IAS, then the same instruction to the Q. Mr. Buck, there has been testimony in this

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38 40 case that International Automated Systems is involved MR. BENSON: Same objection. Same in the production of -- construction and operation of instruction. THE WITNESS: I will not answer, based on alleged alternative energy systems that involve solar lenses. Do you have any knowledge about that? the advice of counsel. MR. BENSON: Same objection. Same Q. (BY MR. MORAN) Mr. Buck, do you have any instruction. knowledge as to whether or not alternative energy THE WITNESS: I will not answer, based on systems or solar or any application involving solar advice of counsel. lenses were ever placed in service at a Delta, Utah, Q. (BY MR. MORAN) Mr. Buck, in your duties site owned or operated by International Automated 10 10 to audit International Automated Systems, would you Systems? 11 11 have had occasion to become familiar with MR. BENSON: Same objection. Same International Automated Systems' solar lenses and instruction. 13 13 alternative energy systems? THE WITNESS: I will not answer, based on 14 14 MR. BENSON: Same objection. Same advice of counsel. 15 15 instruction Q. (BY MR. MORAN) Mr. Buck, do you have any THE WITNESS: I will not answer, based on knowledge or information about whether or not 17 17 International Automated Systems ever earned income advice of counsel 18 18 Q. (BY MR. MORAN) Mr. Buck, if it turned out from the sale or operation of alternative energy 19 19 to be true that International Automated Systems was systems or solar lenses at a Delta, Utah, site? 20 20 involved in solar lenses and alternative energy MR. BENSON: Same objection. Same 21 21 systems as part of their business, what implications instruction. 22 22 would that have had to your audit? THE WITNESS: I will not answer, based on 23 23 MR. BENSON: I'd object that that calls advice from counsel. 24 for speculation and is subject to this earlier Q. (BY MR. MORAN) Mr. Buck, do you have any 25 long-winded objection that I had, and the same knowledge or information about power purchase 39 41 agreements that International Automated Systems may instruction not to answer. THE WITNESS: I will not answer, based on have related to their alternative energy systems or the advice of counsel. solar lenses at a site in Delta, Utah? Q. (BY MR. MORAN) Mr. Buck, have you ever MR. BENSON: Same objection. Same had occasion to visit an installation owned or instruction. operated by International Automated Systems in or THE WITNESS: I will not answer, based on around Delta, Utah? advice of counsel. MR. BENSON: Same objection. Same Q. (BY MR. MORAN) Mr. Buck, have you ever instruction had conversations with someone else at Mantyla 10 THE WITNESS: I will not answer, based on McReynolds, outside of the auditing, about 11 11 the advice of counsel. International Automated Systems? 12 12 Q. (BY MR. MORAN) Mr. Buck, would anyone on MR. BENSON: Same objection. Same 13 13 Mantyla McReynolds' audit team have had occasion to instruction. visit an installation of International Automated THE WITNESS: I will not answer, based on 15 15 Systems in Delta, Utah? advice from counsel 16 MR. BENSON: Same objection. Same 16 Q. (BY MR. MORAN) Mr. Buck, have you ever 17 17 instruction had occasion to discuss International Automated 18 18 THE WITNESS: I will not answer based on Systems with Ken Oveson? 19 19 the advice of counsel. MR. BENSON: Same objection. Same 20 20 Q. (BY MR. MORAN) Mr. Buck, during the audit instruction. 21 21 of International Automated Systems, would you or THE WITNESS: I will not answer, based on 22 anyone on the audit team have had occasion to ask for advice from counsel. 23 23 information about alternative energy systems or solar Q. (BY MR. MORAN) Let me back up a little 24 24 lenses located at International Automated Systems' bit. Delta, Utah, site? Are you familiar with a gentleman by the

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12 (Pages 42 to 45)

42 name of Ken Oveson? MR. BENSON: Page 65 of 66 or --A. Yes, I am familiar with Ken Oveson. MR. MORAN: Page 66. Q. Who was Ken Oveson? MR. BENSON: 66 of 66. You got it? A. He was a retired partner of Mantyla -- he THE WITNESS: Yes. is a retired partner of Mantyla McReynolds. Q. (BY MR. MORAN) There is a Note 13, Q. What was Mr. Oveson's role at Mantyla Reclassification. And I'm going to read that out McReynolds? loud. If you can read along silently with me. A. He was the head of our tax department. "Certain prior year amounts have been reclassified to Q. Do you know if Mr. Oveson was ever conform to the current year presentation. Alternate 10 involved with International Automated Systems as a solar energy system was moved from current assets to 11 11 noncurrent assets." 12 MR. BENSON: Same objection. Same And, again, for the record, I'm reading on 13 13 instruction. page 66 of 66 of Plaintiff's Exhibit 371. 14 14 THE WITNESS: I will not answer, based on Did I read Note 13 correctly? 15 15 advice from counsel Q. (BY MR. MORAN) Mr. Buck, do you know if MR. BENSON: The document speaks for 17 17 Mr. Oveson -- do you know if Mr. Oveson was involved itself. To the extent that it calls for anything 18 in -- withdrawn. 18 pertaining to the representation of IAS, we would 19 19 Do you know if Mr. Oveson had a client by object, but as to the document, it speaks for itself. 20 20 the name of R. Gregory Shepard? Q. (BY MR. MORAN) Mr. Buck, does Note 13 21 21 MR. BENSON: Same objection. Same mean anything to you? 22 22 instruction. MR. BENSON: Same objection. Same 23 23 THE WITNESS: I will not answer, based on instruction as it pertains to representation of a advice from counsel. current or former client. If this note means 25 25 Q. (BY MR. MORAN) Do you know whether or not something to you otherwise, then I would instruct you 43 45 Mr. Oveson had a client by the name of Bigger Faster to answer THE WITNESS: Based on advice of counsel, Stronger? MR. BENSON: Same objection. Same I will not answer. Q. (BY MR. MORAN) Mr. Buck, was there -- did instruction. THE WITNESS: I will not answer, based on there come a time when International Automated advice from counsel. Systems ceased being a client of Mantyla McReynolds Q. (BY MR. MORAN) Are you familiar with or BDO Seidman? whether or not Mr. Oveson had a client by the name of MR. BENSON: Same objection. Same Robert Rowbotham? instruction. MR. BENSON: Same objection. Same THE WITNESS: I will not answer, based on 11 11 instruction. advice from counsel. 12 THE WITNESS: I will not answer, based on 12 Q. (BY MR. MORAN) Mr. Buck, is International 13 13 Automated Systems currently a client of BDO Seidman? advice from counsel. Q. (BY MR. MORAN) Do you know if MR. BENSON: Same objection. Same 15 Mr. Oveson's -- if any of Mr. Oveson's clients ever 15 instruction. 16 claimed tax benefits related to a solar lens or 16 THE WITNESS: I will not answer, based on 17 17 alternative energy system that was -- that was advice from counsel. 18 connected to International Automated Systems? Q. (BY MR. MORAN) Mr. Buck, during the 2009 19 19 MR. BENSON: Same objection. Same time frame, what was your role on the International 20 instruction. 20 Automated Systems' audit? 21 21 THE WITNESS: I will not answer, based on MR. BENSON: Same objection. Same 22 22 advice from counsel. instruction. 23 23 Q. (BY MR. MORAN) Mr. Buck, can I direct THE WITNESS: I will not answer, based on 24 24 your attention to the last page of Plaintiff's advice from counsel. Exhibit 371? Yes, you're looking at the right page. MR. MORAN: Just to be clear, my question

13 (Pages 46 to 49)

48 46 for a client? pertains to whether or not Mr. Buck was in charge of the audit or if he was -- if there was someone else A. Yes. that was in charge of the audit. Q. Are the quarterly reviews filed with the SFC? MR. BENSON: Of IAS? MR. MORAN: The audit of International A. Yes. Q. What's the form that --Automated Systems. A. Form 10-Q. MR. BENSON: Oh, okay. Same objection. Q. What's the yearly form that's filed? Same instruction. THE WITNESS: I will not answer, based on A. I'm sorry, repeat that. 10 10 advice from counsel. Q. What's the yearly form that's filed? 11 11 Q. (BY MR. MORAN) Mr. Buck, in the context A. The annual report is within the 10-K, Form 12 of an audit of International Automated Systems, what 10-K. 13 13 would the term "purchase commitment" mean? Q. Okay. Is Exhibit 371 a Form 10-K? 14 14 MR. BENSON: Same objection. Same MR. BENSON: You can answer generally. 15 objection. THE WITNESS: Yes. THE WITNESS: I will not answer, based on Q. (BY MR. MORAN) Mr. Buck, you've answered 17 17 some questions today. Before we close for today, is advice from counsel 18 18 Q. (BY MR. MORAN) Mr. Buck, I'm not there any answer you've given that you would like to 19 19 asking -- this question doesn't pertain to clarify or expound upon? 20 20 International Automated Systems, but more your A. Not -- what I've answered, not at this 21 21 practice. When you're retained to audit a client, as 22 22 you've described it, is that something that's Q. All right. Is there any information that 23 23 I asked -- that I asked previously that you remember performed every year? A. At the client's choosing, yes. Typically, now that you didn't recall as an answer to the 25 question when I asked it? every -- once a year. 47 49 Q. What about for a public company? A. There has been no change. A. Public companies, as long as you're the Q. Have you ever been arrested? auditor of record, then it's -- it's once a year. And you can resign whenever you so choose as an Q. Have you ever had any type of professional auditor. Or you can be fired at any time. disciplinary record? Q. Sure, but if you are retained to provide A. Yes. auditing services for a company, let's say from 2006 Q. And what were the circumstances? to 2010, and the company is a public company, would A. I was disciplined for -- I can't recall you expect to be doing an audit every year? what it's called. 10 A. Yes. Q. To the best of your recollection is fine. 11 11 Q. And why is that? MR. BENSON: Do you want to talk? There 12 12 A. It's anticipated that engagements will be is a question pending, but can we talk for -- or do 13 13 renewed on an annual basis. you want to pursue this line of questioning? 14 Q. (BY MR. MORAN) I'm going to ask you to Q. Do public -- withdrawn. 15 Do public companies have a requirement to answer the question as best you can recall. 16 16 be audited on any type of regular basis? A. Okay. 17 17 A. Yes, public companies are required to be Q. If you would like to take a break to 18 18 consult with your attorney, that's fine. audited annually. 19 19 A. For -- I was disciplined for -- I guess Q. How about quarterly? 20 20 A. Quarterly review services are performed. the easiest answer would be for failure to abide by 21 21 Q. And why is that? the AICPA code of conduct. 22 22 Q. Do you recall what part of the AICPA code A. It's mandated by SEC rules. 23 23 of conduct that pertained to? Q. And those type of -- the audits that 24 A. I don't recall at this time. you're discussing, those are the audits that Mantyla Q. Would you like to take a moment to consult McReynolds and BDO Seidman would typically provide

14 (Pages 50 to 53)

	14 (1 ages 50 to 55)
50	52
¹ with your attorney?	Q. Have you ever given legal advice?
² A. Yes.	² A. No.
³ MR. MORAN: Did you want to step outside?	³ Q. Do you consider yourself authorized to
⁴ MR. BENSON: That's fine.	⁴ give legal advice?
⁵ MR. MORAN: If not, I can walk you back to	⁵ A. No.
⁶ that room you were in.	⁶ MR. MORAN: We will be holding this
MR. BENSON: This is probably fine.	deposition open for resolution of the issues that
⁸ (A break was taken from 2:40 p.m. to	8 have arisen, but for today I have no further
⁹ 2:53 p.m.)	⁹ questions. Mr. Austin may have some questions for
MR. MORAN: We'll go back on the record.	¹⁰ you.
Counsel for the United States has had an	MR. AUSTIN: I don't have any questions.
off-the-record discussion with counsel for the	¹² Thanks.
witness, Mr. Benson. The United States is agreeing	MR. BENSON: Great. Thank you, everyone.
to withdraw the last the last question to	MR. AUSTIN: Oh, hold on. I do have one
¹⁵ Mr. Buck.	¹⁵ question.
ls that your understanding as well,	¹⁶ EXAMINATION
¹⁷ Mr. Benson?	BY MR. AUSTIN:
¹⁸ MR. BENSON: That's my understanding.	¹⁸ Q. Are you a CPA?
¹⁹ MR. MORAN: Okay.	¹⁹ A. Yes.
Q. Before we conclude, Mr. Buck, I have just	MR. AUSTIN: Okay. Thank you.
²¹ a few summary questions.	MR. MORAN: Mr. Buck, we are going to ask
You're not a lawyer, right?	that you read and sign your deposition. The court
²³ A. No.	reporter will provide you with a copy, as well as
Q. Have you ever been a lawyer?	Mr. Benson, if he wants one.
²⁵ A. No.	MR. BENSON: Yeah, I'll take it.
51	53
¹ Q. Did you go to law school?	¹ MR. MORAN: We just want on the record
² A. No.	that we're asking you to read and sign.
³ Q. Okay. Are you authorized to practice	MR. BENSON: Yeah, we will do that, of
before the Internal Revenue Service?	4 course.
A. NO.	5 MR. MORAN: We're off the record. 6 (Deposition supponded at 2:56 n m.)
Q. Are you an enrolled agent?	6 (Deposition suspended at 2:56 p.m.)
A. NO.	8
Q. Do you know what Circular 230 is?	
9 A. No.	10
Q. Have you ever represented a chefit before	11
the into:	12
A. No.	13
Q. Tou ve lestified at leftgiff today about	14
your role as an auditor at Marityla McReyholds and now	15
BDO Seidman. Do you recall that testimony? A. Yes.	16
Q. In your role, what are you doing?	17
A. Audit and assurance work. Primarily,	18
¹⁹ audits and financial schedules.	19
Q. And in the context of public companies,	20
you are auditing financial statements for filings for	21
the SEC?	22
23 A. Yes.	23
Q. Are you giving legal advice?	24
25 A. No.	25

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15 (Pages 54 to 55)

	54
1	
2	REPORTER'S CERTIFICATE STATE OF UTAH)
3) ss. COUNTY OF SALT LAKE)
4	I, Dawn M. Perry, Certified Shorthand
5	Reporter and Notary Public in and for the State of Utah, do hereby certify:
6	
7	That prior to being examined, the witness, CODY MICHAEL BUCK, was by me duly sworn to tell the
8	truth, the whole truth, and nothing but the truth;
9	That said deposition was taken down by me
10	in stenotype on February 15, 2017, at the place therein named, and was thereafter transcribed and
	that a true and correct transcription of said testimony is set forth in the preceding pages.
11	I further certify that, in accordance with
12	Rule 30(e), a request having been made to review the transcript, a reading copy was sent to the witness,
13	for the witness to read and sign under penalty of
14	perjury and then return to me for filing with Christopher R. Moran, Attorney at Law.
15	I further certify that I am not kin or otherwise associated with any of the parties to said
16	cause of action and that I am not interested in the
17	outcome thereof.
18	WITNESS MY HAND this 21st day of February, 2017.
19 20	
21 22	Davie M. Davier COD
23	Dawn M. Perry, CSR
24 25	
	55
1	Case: UNITED STATES OF AMERICA vs. RAPOWER3, LLC,
2	INTERNATIONAL AUTOMATED SYSTEMS, INC., LTB1, LLC, R.
3	GREGORY SHEPARD, NELDON JOHNSON and ROGER FREEBORN
4	Case No.: 2:15-cv-00828 DN
5	Reporter: Dawn M. Perry, CSR
6	
7	Date taken: February 15, 2017
7	Date taken: February 15, 2017
7 8 9	
7 8 9	Date taken: February 15, 2017
7 8 9 10	Date taken: February 15, 2017 ACKNOWLEDGMENT OF DEPONENT
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