Dkt. 699-9, 9 of 11

## ATTORNEYS' EYES ONLY

10:49:43	1	decided to switch from ABR to using Stem-Express as tissue
	2	procurement organization?
	3	A I was approached by a representative of Stem-Ex
	4	and who was very enthusiastic about the research, the
10:50:07	5	researchers they were working with, and I felt that we would
	6	contribute more to medical research by working with a
	7	different company.
	8	BY MR. LiMANDRI:
	9	Q Who approached you from Stem-Express?
10:50:21	10	A Cate Dyer.
	11	Q Had you met with her previously?
	12	A No.
	13	Q How many times can you estimate you've met with her
	14	over the years?
10:50:29	15	MS. STERK: Objection. Vague.
	16	THE WITNESS: In person, less than ten times.
	17	BY MR. LiMANDRI:
	18	Q Okay. And then you've spoken to her on the phone
	19	as well, I take it?
10:50:39	20	A Yes.
	21	Q And corresponded by email?
	22	A Yes.
	23	Q Do you recall what it was that Cate Dyer told you
	24	in your initial conversation that gave you the impression
10:50:48	25	that she was enthusiastic about research?

## Dkt. 699-9, 10 of 11

## ATTORNEYS' EYES ONLY

10:50:52	1	A I don't remember specifics, but just that it seemed
	2	that she was working with a number of researchers, and it
	3	seemed very positive in terms of the benefits to society.
	4	Q Did it sound to you at that time that Stem-Express
10:51:16	5	had a need for higher volume of fetal tissue specimens and
	6	PPMM was providing at that time to ABR?
	7	MS. STERK: Objection. Vague. Calls for speculation.
	8	THE WITNESS: I don't recall really any volume being
	9	discussed.
10:51:36	10	BY MR. LiMANDRI:
	11	Q Do you know if there was any discussion about
	12	whether or not Stem-Express would send technicians to PPMM
	13	health centers on more days a week than ABR would have been
	14	doing at that time?
10:51:50	15	MS. STERK: Objection. Vague.
	16	THE WITNESS: I think that that's true; that it seemed
	17	that Stem-Ex was working with more researchers perhaps than
	18	ABR was.
	19	BY MR. LiMANDRI:
10:52:06	20	Q Okay. If Stem-Express determined that a particular
	21	example was not usable, would PPMM still get the \$55
	22	reimbursement for that sample?
	23	A No.
	24	Q Okay. Let's go to the first page of Exhibit 2204,
10:52:29	25	please. In the first email at the bottom of the page dated