

Exhibit F

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
SOUTHERN DIVISION

CHROMADEx, INC.,)
)
 Plaintiff,)
) Case No. SACV 16-02277-CJC
)
 vs.)
)
 ELYSIUM HEALTH, INC.,)
 and MARK MORRIS,)
)
 Defendant.)
)
 _____)
 ELYSIUM HEALTH, INC.,)
)
 Counterclaimant,)
)
 vs.)
)
 CHROMADEx, INC.,)
)
 Counter-Defendant.)
 _____)

HIGHLY CONFIDENTIAL
DEPOSITION OF
DAN ALMINANA
NEW YORK, NEW YORK
MARCH 29, 2019

Reported by:
VICTORIA RUSSO
NO. 19-76235

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SOUTHERN DIVISION

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CHROMADEX, INC.,)	
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Counter-Defendant.)	
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Defendants.)
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ELYSIUM HEALTH, INC.,)
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Counterclaimant,)
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vs.)
)
CHROMADEX, INC.,)
)
Counter-Defendant.)

)

VIDEOTAPED DEPOSITION of DANIEL ALMINANA,
taken on behalf of the Plaintiff, held at the offices
of Cooley, LLP, 1114 6th Avenue, New York, New York
10036, 46th Floor, at 9:12 a.m., on Friday,
March 29, 2019, before Victoria Russo.

01:49 1 Q. Why -- fair enough. Why did you need
2 to place the largest order you've placed; why did you
3 need to break that record, especially in the wake of
4 you're upset with Mr. Jaksch?

01:49 5 MR. SACCA: Object to the form of the
6 question.

7 A. If you are a growing business, you need
8 more inventory. Regardless of the dispute, we needed
9 inventory.

01:49 10 Q. So the reason that -- the sole reason
11 for the order in late June at a record-breaking
12 amount was that you needed inventory?

13 A. There is nothing remarkable about
14 record-breaking and yes.

01:50 15 Q. And you don't remember how large the
16 order was?

17 A. I remember the dollar amount
18 approximately.

19 Q. How much?

01:50 20 A. Around 2.8 or something in total.

21 Q. How long was that supply going to last
22 you?

23 A. I don't know.

24 Q. No idea?

01:50 25 A. It's really difficult to forecast the

01:50 1 stuff when you're in a company.

2 Q. When you brought -- the NR you bought
3 at the end of June, you had no forecast in mind how
4 long it would last?

01:50 5 A. You always forecast. You know, that's
6 a lot easier when you're Pepsi or Coca-Cola because
7 you have established distribution channels. When you
8 are a startup company, you know, we went from almost
9 zero million dollars in our, you know, low single
01:50 10 digit million dollars in our first year to 18.6
11 million in our second year which blew away what we
12 thought we'd do.

13 There are so many factors when it comes
14 to customer uptake, retention, PR, how that PR then
01:51 15 works over time, how new market initiatives kick in.
16 You have no -- in the early days you have no idea
17 what's going to work and what's not going to work and
18 we were always stressed out about being out of
19 inventory and we just didn't have the capital to or
01:51 20 the foresight or the -- the potential of finalizing
21 around prior to that that would have given us the
22 comfort to placing a larger order. We can finally
23 breath a little bit from an inventory standpoint.

24 Q. Did you begin working with Mr. Morris
01:51 25 right around this time on finding an -- an

04:25 1 A. I don't know.

2 Q. Have you ever bought anything from
3 Grace?

4 A. No.

04:25 5 Q. You mentioned you had all these other
6 molecule and things you were talking about to Grace
7 about buying; have you bought a single thing from
8 Grace ever?

9 A. We didn't end up going forward with
04:25 10 some of those projects that we were working on.

11 Q. You've never gone forward with projects
12 other than Basis, have you?

13 A. Not that we made public.

14 Q. You've never sold a single product to a
04:26 15 single consumer, not one pill, that's not Basis with
16 nicotinamide riboside and pterostilbene?

17 A. That's correct.

18 Q. Since 2013?

19 A. 2015.

04:26 20 Q. Well, I am talking about when the
21 company was founded. Since 2013, you haven't sold a
22 single pill to a single consumer other than Basis
23 made with pterostilbene and nicotinamide riboside,
24 correct?

04:26 25 A. Correct.

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C E R T I F I C A T E

I, VICTORIA RUSSO, a Certified Shorthand Reporter and Notary Public within and for the States of New York and New Jersey, do hereby certify:

I reported the proceedings in the within-entitled matter, and that the within transcript is a true record of such proceedings.

I further certify that I am not related, by blood or marriage and that I am in no way interested in the outcome of this matter.

IN WITNESS WHEREOF, I have hereunto set my hand this 10th day of April, 2019.



VICTORIA RUSSO
Registration No. 01RU4849015
Notary Public for the State of New York
My commission expires: October 31, 2021
Registration No. 2347397
Notary Public for the State of New Jersey
My commission expires: July 20, 2021