

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
ALEXANDRIA DIVISION

RAI STRATEGIC HOLDINGS, INC. and
R.J. REYNOLDS VAPOR COMPANY,

Plaintiffs and Counterclaim Defendants,

v.

ALTRIA CLIENT SERVICES LLC; PHILIP
MORRIS USA INC.; and PHILIP MORRIS
PRODUCTS S.A.,

Defendants and Counterclaim Plaintiffs.

Case No. 1:20-cv-00393-LO-TCB

**[PROPOSED] ORDER GRANTING REYNOLDS'S MOTION *IN LIMINE* TO
EXCLUDE NEWLY ADDED REFERENCES TO MENTHOL PRODUCTS AND
ALLEGATIONS AGAINST REYNOLDS IN PRODUCT-LIABILITY CASES**

Upon consideration of Reynolds's Motion *in Limine* to Exclude Newly Added References to Menthol Products and Allegations Against Reynolds in Product-Liability Cases, PM/Altria's Response, Reynolds's Reply, and arguments of the parties, **IT IS HEREBY ORDERED** that Reynolds's motion is **GRANTED**, and it is further **ORDERED** that PM/Altria shall not solicit or offer at trial:

1. Any evidence or argument related to alleged racial targeting, youth marketing, or prospective FDA action regarding menthol or flavored tobacco products.
2. Any evidence or argument related to allegations against Reynolds in product-liability cases.

ENTERED this ____ day of _____, 2022.

Alexandria, Virginia

