IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Alexandria Division

PHILIP MORRIS PRODUCTS S.A.,)
Counterclaim Plaintiff,)
v.) 1:20-cv-393 (LMB/TCB)
R.J. REYNOLDS VAPOR COMPANY,)
Counterclaim Defendant.)

<u>ORDER</u>

For the reasons stated in open court, it is hereby

ORDERED that Philip Morris' Motion in Limine to Preclude Reynolds' Improper

Demonstratives [Dkt. No. 1334] and Philip Morris' Motion in Limine to Preclude Reynolds from

Arguing that the Patent Office Examiner Erred [Dkt. No. 1346] be and are GRANTED; and it is

further

ORDERED that Philip Morris' Motion for Judgment as a Matter of Law of No Invalidity [Dkt. No. 1341], Philip Morris' Motion in Limine to Preclude Reynolds from Contradicting the Court's Construction of "Blind Hole" [Dkt. No. 1343], and Philip Morris' Motion in Limine to Preclude Reynolds from Presenting Improper Arguments Regarding the Alto's Mouthpiece [Dkt. No. 1355] be and are DENIED; and it is further

ORDERED that Reynolds's Rule 50(a) Motion for Judgment as a Matter of Law of Invalidity of '911 Patent [Dkt. No. 1350] be and is DENIED.

The Clerk is directed to forward copies of this Order to counsel of record.

Entered this 14 day of June, 2022.

Alexandria, Virginia

Leonie M. Brinkema
United States District In

