

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.	)	

ORDER

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 <sup>14</sup>14 day of June, 2022.

Alexandria, Virginia

*/s/ LMB*  
\_\_\_\_\_  
Leonie M. Brinkema  
United States District Judge