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.	Case No. 1:20-cv-00393-LO-TCB
ALTRIA CLIENT SERVICES LLC; PHILIP MORRIS USA INC.; and PHILIP MORRIS PRODUCTS S.A.,	
Defendants and Counterclaim Plaintiffs.	
[PROPOSED] ORDER GRANTING REYNOLDS'S MOTION IN LIMINE NO. 7 TO PRECLUDE EVIDENCE OR ARGUMENT THAT ANY VUSE PRODUCTS ALLEGEDLY INFRINGE ANY CLAIM OF THE '545 PATENT ON THE BASIS THAT JUUL AND/OR NUMARK ALLEGEDLY PRACTICE THAT PATENT Upon consideration of Reynolds's Motion in Limine No. 7, 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 that any VUSE products allegedly infringe any claim of the '545 patent on the basis that JUUL and/or NuMark allegedly practice that patent.	
ENTERED this day of, 202	22.
Alexandria, Virginia	

