#### IN THE SUPREME COURT OF THE STATE OF NEVADA

McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

No. 64658

Appellant,

VS.

THE BOURASSA LAW GROUP, LLC, a
Nevada limited liability corporation; OASIS
LEGAL FINANCE, LLC, an Illinois limited
liability company; CALIFORNIA BACK
SPECIALISTS MEDICAL GROUP, INC., a
California corporation; CALIFORNIA
MINIMALLY INVASIVE SURGERY
CENTER, INC., a California corporation;
THOUSAND OAKS SPINE MEDICAL
GROUP, INC., a California corporation;
CONEJO NEUROLOGICAL MEDICAL
GROUP, INC., a California corporation; and
MEDICAL IMAGING MEDICAL GROUP
INC., a California corporation,

Respondents.

### JOINT APPENDIX

**VOLUME I** 

PART 6

Electronically Filed 04/12/2013 05:51:57 PM

JACQUELINE MARY MCQUIGG 2620 Regalta Dr. Ste 102 Las Vegas, NV 89128 Nevada State Bar # 702 925-8701 Alum & Lauren

JAMES T. STUDER, State Bar No. 141116 1420 Los Angeles Avenue, Suite 203 Simi Valley, California 93065 (805) 582-9191/FAX: (805) 830-0446 Email: jamesstuderesq@aol.com

Attorneys for counter-claim defendants California Back Specialists Medical Group, Inc., California Minimally Invasive Surgery Center, Conejo Neurological Medical Group, Inc.

#### DISTRICT COURT

#### CLARK COUNTY NEVADA

THE BOURASSA LAW GROUP, LLC

Case No. A651563 Dept. No. XXVIII

Plaintiff,

CALIFORNIA BACK SPECIALISTS MEDICAL GROU, INC. et al.

Defendants.

ANSWER CALIFORNIA BACK
SPECIALISTS MEDICAL GROUP, INC.,
CALIFORNIA MINIMALLY INVASIVE
SURGERY CENTER, THOUSAND OAKS
SPINE MEDICAL GROUP, CONEJO
NEUROLOGICAL MEDICAL GROUP,
MEDICAL IMAGING MEDICAL GROUP
TO COMPLAINT OF THE BOURASSA
LAW GROUP, LLC FOR INTERPLEADER

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COMES NOW, defendants California Back Specialists Medical Group, Inc.

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Medical Imaging Medical Group, California Minimally Invasive Surgery Center,

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Thousand Oaks Spine Medical Group Conejo Neurological Medical Group, Inc., and do

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hereby answer the complaint of the Bourassa Law Group, LLC for interpleader as follows:

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-]-

California Back Specialists Medical Group, Inc. is owed the sum of \$85,146 per statement of account for medical care services provided to claimant Robert Cooper pursuant to a contractual lien on personal injury case resulting in interplead with court, plus the sum of \$28,824.46 in interest (See attached lien).

California Minimally Invasive Surgery Center is owed the sum of \$77,300.00 per statement of account for medical care services provided to claimant Robert Cooper pursuant to a contractual lien on personal injury case resulting in funds currently interplead with court, plus \$26,393.20 in interest (See attached lien).

Thousand Oaks Spine Medical Group is owed the sum of \$31,047.50 per statement of account for medical care services provided to claimant Robert Cooper pursuant to a contractual lien on personal injury case resulting in funds currently interplead with court, plus \$10,552.36 in interest (See attached lien).

Conejo Neurological Medical Group is owed the sum of \$2064.00 per statement of account for medical care services provided to claimant Robert Cooper pursuant to a contractual lien on personal injury case resulting in funds currently interplead with court (See attached lien).

Medical Imaging Medical Group is owed the sum of \$10,241.88 per statement of account for medical care services provided to claimant Robert Cooper pursuant to a contractual lien on personal injury case resulting in funds currently interplead with court (See attached lien).

WHEREFORE, Plaintiffs pray for declaratory judgment as follows: That their respective claims be paid pro rata from funds currently interplead with court.

For any further relief as the Court deems just and proper.

Dated: May 29, 2012

/S/JAMES STUDER

Attorney for Defendants

#### PROOF OF SERVICE BY MAIL AND TELEFAX

I, JAMES STUDER declare:

б

I am over the age of 18 years. My business address is 1420 Los Angeles Suite 203, Simi Valley, CA 93065.

On May 29, 2012, I caused a copy of Answer to Cross Claim of McDonald Carano Wilson, LLP to be served on interested parties as follows:

McDonald Carano Wilson LLP

2300 West Sahara Ave. Suite 1000

Las Vegas, Nevada 89102

The Baurossa Law Group, LLC

3025 West Sahara Ave. Suite 105

Las Vegas, Nevada 89102

I declare under penalty of perjury under the laws of the state of Nevada that the forgoing is true and correct executed this 29th day of May 2012.

/s/ JAMES STUDER

-3-

\*\*\*\*\*\*\*\*\*\*\*\*\* Reprinted from Electronic Medical Record - Created on 08/25/08 11:17:18 FORLERIC: COUPER, ROBERT MR No.: 65544 DOB: 07/16/1954

#### California minimally invasive surgery center 1001 Newbury Road, Sulle 202 Thousand Onks, CA 91320

805/375-7950

Fax: 805/375-7975

TO: Law office of Patrick Murch, Esq.

RE: Robun Cooper

Date of 1,055: 12/10/2005

I do hereby authorize California Minimally tavasive Surgery Center to furnish you, my attorney, with a full report of his examination, diagnosts, treatment, prognosis, etc., on my helialf in regard to the accident in which I was involved.

I horeby authorize and direct you, my attorney, to pay directly in sold Physician such sums as may be due and owing him for medical services rendered me by reason of this accident/injury that are due his office, according to his office, and withhold such soms Bons any settlement judgment or verilet which may be paid to you, my oliomey, or myself as the result of the injuries for which I have been treated or injuries in connection

I fully understand that I am directly and full responsible to said Physician for all medical bill submitted by him for services rendered, and that this agreement is made sololy for soid Physicians additional protection and in consideration of his awalting payment further understand that this ilenshall be irrevocable both by myself as well as by any other agent that may represent nie, i also understand that such payment is not contingent upon any settlement, judgment or verdict by which I may eventually recover said fee.

)8/06/08\_

Robert Cooper

The undersigned, being attorney of record for the so above-captioned patient, does herby agree to observe all torms of the above and agrees to withhold such sum from any settlement judgment of person and warman that there is a liduciary relationship between the attorney and the Physician and the Oronp regarding payment from any acutement of Judgment of the fees medical services cendered by Physician and Group.

DATED:

ATTORNEY FOR PATIENT

tor office of Povick Morch; Ear

MC. POUALD CIRWO WILSON LLP

2300 W. Sahnip #1000 Los Voyas, NV. 00102

Anomoy: Please dun, sign, and senar ner copy to the Physician's office, 702-873-4100

Acep was copy for your records.

FAL 702-873-9966

Page 1 of 1

Reprinted from Electronic Medical Record - Created on 88/25/08 11:17:20 Patient: COOPER, ROBERT MR No.: 65544 DOB: 07/16/1954

Medical Imaging Medical Group 1911 Newbay Road, Thousand Ocks, CA 91320 Phone: (20X) 375-7900 Fax: (20X) 375-7901

#### RELEASE AND LIEN

To: Low office of Patrick Murch, Esq.

Robert Cooper

Date of Loss: 12/10/2005

t do increby authorize Medical Imaging Medical Group to faraish you, my attorney, with a full report of his examination, diagnosis, treatment, prognosis, etc., on my behalf in regard to the accident in which I was involved.

I hereby authorize and direct you, my anomey, to pay directly to said Physician such sums as may be due and owing him for medical services rendered me by reason of this accident/injury that are due lik office, according to his office, and withhold such sums from any settlement, judgment, or readiet which may be paid to you, my anomey, or mysolf as the results of the injuries for which I have been treated or injuries in connection therewith.

I fully understand that I am directly and full responsible to said Physician for all medical bill submitted by him for services rendered, and that this agreement is made safely for said Physicians additional protection and in consideration of ide availing payment further understand that this lien shall be irrevocable both by mysulf as well as by any other agent that may represent me. I also understand that such payment is not confingent upon any settlement, judgment, or verdict by which I may eventually recover said fee.

Dates 08/00/08

Patients Signature

The undersigned, heing attorney of record for the so above captioned patient, does herby agree to observe all terms of the above and agrees to withhold such sum from any settlement judgment of person out warrants that there is a flduciery relationship between the attorney and the Physician and the Chuap regarding payment from any sculement of judgment of the fees medical services rendered by Physician and Group.

DATE:

Altuney for Potions

Law office of Provice Islands, Esq. McDonald. CARANO.

2300 W. Sonnia p 1000 WILSON LLP

Los Vegas, NV, 89102 702-873-4100

TEL 702-873-9966

Attorney: Please date, sign and return one cupy to the Physician's office.

Keep one copy for your seconds.

Page 1 of 1

Reprinted from Electronic Medical Record - Created on 08/25/08 11:17:21 Patient: COOPER, ROBERT MR No.: 65544 DOB: 07/16/1954

> Collornia Back Specialists Medical Group Thousand Oaks Spine Medical Group Cone o Multi-Specialty Medical Group 1001 Newbory Real, Thousand Oaks, CA \$1320 Phone: (\$05) 375-7900 Faz: (\$05) 375-7901

#### RELEASE AND LIEN

To: Lavroffice of Patrick Murch, Esq. ite: Robert Cooper

Date of 1.0xs1 12/10/2008

יים בנונים בנו ונתמבב במונים מלמו לחיים ביו היו הממונים במונים במונים במונים וויים במונים במונים ביו היו היו ה

I do hereby authorize California Back Specialists Medical Group, Thousand Oaks Spine Medical Group, and Concjo Multi-Specialty Medical Group to furnish you, my attainey, with a full report of his examination, diagnosis, treatment, progressis, etc., on my behalf in regard to the accident in which I was involved.

I berefy authorize and direct you, my attorney, to pay directly to said Physician such sums as may be due and awing him for medical survives condered me by reason of this accident/injury that are due his office, according to his office, and withhold such sums from any settlement, judgment, or verillet which may be said to you, my attorney, or myself as the results of the injuries for which I have been tremed or injuries in connection

I fully understand that I am directly and full responsible to said Physician for all medical bill submitted by him for services rendered, and that this agreement is made solely for said Physicians additional protection and in consideration of his awaiting payment further understand that this lien shall be irrevocable both by mysulf as well as by any other agent that may represent me. I also understand that such payment is not contingent upon any settlement, judgment, or worded by which I may avenually recover said fee.

Robert Cooper

The undersigned, being attorney of record for the sit obove-contioned patient, dues herby agree to observe all terms of the above and agrees to withhold such sum from any settlement judgment of person and warrants that there is a feduciary relationship between the altumey and the Physician and the Group regarding payment from any settlement of judgment of the fees medical services removed by Physician and Group.

DATE:

Altomey for Patient

LOW OFFICE OF PULLER LINE THE WAS DONALD - CAPANO .

2000 YZ. Sehara #1000

WILSON WIP

LAS Vegas, NV. 69102

702-873-4100

712-871-9966 EXX

- Attorney: Please dute, sign and remait one copy to the Physician's uffice.
- Keep one copy for your records.

Page 1 of 1

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CLERK OF THE COURT

JACQUELINE MARY MCQUIGG 2620 Regalta Dr. Ste 102 Las Vegas, NV 89128 Nevada State Bar # 702 925-8701

JAMES T. STUDER, State Bar No. 141116 1420 Los Angeles Avenue, Suite 203 Simi Valley, California 93065 (805) 582-9191/FAX: (805) 830-0446 Email: jamesstuderesq@aol.com

Attorneys for counter-claim defendants California Back Specialists Medical Group, Inc., California Minimally Invasive Surgery Center, Conejo Neurological Medical Group, Inc.

# DISTRICT COURT CLARK COUNTY NEVADA

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THE BOURASSA LAW GROUP, LLC
Plaintiff,

\_\_\_

Case No. A651563 Dept. No. XXVIII

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> CALIFORNIA BACK SPECIALISTS MEDICAL GROU, INC. et al.

> > Defendants.

ANSWER CALIFORNIA BACK
SPECIALISTS MEDICAL GROUP, INC.,
CALIFORNIA MINIMALLY INVASIVE
SURGERY CENTER, THOUSAND OAKS
SPINE MEDICAL GROUP, CALIFORNIA
NEUROLOGICAL MEDICAL GROUP,
MEDICAL IMAGING MEDICAL GROUP
TO CROSS CLAIM OF MCDONALD
CARANO WILSON, LLP

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COMES NOW, counter claim defendants California Back Specialists Medical Group, Inc. California Minimally Invasive Surgery Center, Conejo Neurological Medical Group, Inc. and do hereby answer counter claim of McDonald Carano Wilson, LLP as follows:

-1.

California Back Specialists Medical Group, Inc. is owed the sum of \$85,146 per statement of account for medical care services provided to claimant Robert Cooper pursuant to a contractual lien on personal injury case resulting in funds currently interplead with court, plus the sum of \$28,824.46 in interest (see attached).

California Minimally Invasive Surgery Center is owed the sum of \$77,300.00 per statement of account for medical care services provided to claimant Robert Cooper pursuant to a contractual lien on personal injury case resulting in funds currently interplead with court, plus \$26,393.20 in interest (see attached).

Thousand Oaks Spine Medical Group is owed the sum of \$31,047.50 per statement of account for medical care services provided to claimant Robert Cooper pursuant to a contractual lien on personal injury case resulting in funds currently interplead with court, plus \$10,552.36 in interest (see attached).

California Neurological Medical Group is owed the sum of \$2064.00 per statement of account for medical care services provided to claimant Robert Cooper pursuant to a contractual lien on personal injury case resulting in funds currently interplead with court (see attached).

Medical Imaging Medical Group is owed the sum of \$10,241.88 per statement of account for medical care services provided to claimant Robert Cooper pursuant to a contractual lien on personal injury case resulting in funds currently interplead with court. (see attached).

WHEREFORE, Plaintiffs pray for declaratory judgment as follows: That their respective claims be paid pro rata from funds currently interplead with court.

For any further relief as the Court deems just and proper.

Dated: May 29, 2012

/S/JAMES STUDER

Attorney for Defendants

## PROOF OF SERVICE BY MAIL AND TELEFAX

I, JAMES STUDER declare:

б

I am over the age of 18 years. My business address is 1420 Los Angeles Suite 203, Simi Valley, CA 93065.

On May 29, 2012, I caused a copy of Answer to Cross Claim of McDonald Carano Wilson, LLP to be served on interested parties as follows:

McDonald Carano Wilson LLP

2300 West Sahara Ave. Suite 1000

Las Vegas, Nevada 89102

The Baurossa Law Group, LLC

3025 West Sahara Ave. Suite 105

Las Vegas, Nevada 89102

I declare under penalty of perjury under the laws of the state of Nevada that the forgoing is true and correct executed this  $29^{th}$  day of May 2012.

/s/ JAMES STUDER

-3-

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* Reprinted from Electronic Medical Record - Created on 08/25/08 11:17:18 Patient: COOPER, ROBERT MR No.: 65544 DOB: 07/16/1954

#### California minimally invasive surgery center 1001 Newbury Road, Suite 202 Thousand Onks, CA 91320 805/375-7950 Fux: 805/375-7975

TO: Law office of Patrick Murch, Esq.

RE: Robert Cooper

Date of Luss: 12/10/2005

I do hereby authorize California Minimally invosive Surgery Center to furnish you, my attorney, with a full report of his examination, diagnosis, treatment, prognosis, etc., on my behalf in regard to the accident in which I was involved.

I hereby authorize and direct you, my attorney, to pay directly to said Physician such sums as may be due and owing him for medical services rendered me by roason of this accidentifying that are due his office, according to his office, and withhold such name from any settlement judgment or ventlet which may be paid to you, my attorney, or myself as the result of the injuries for which I have been treated or injuries in connection

I fully understand that I am directly and full responsible to said Physician for all medical bill submitted by him for services rendered, and that this agreement is made solely for said Physicians additional protection and in consideration of his awaiting payment further understand that this lien shall be inevocable both by myself as well as by any other agent diat may represent me, I also understand that such payment is not contingent upon any settlement, judgment or verdict by which I may eventually recover sold fee.

Robert Cooper

The undersigned, being attorney of record for the so above-captioned patient, does herby agree to observe all terms of the above and agrees to willhold such sum from any southermont judgment of purson and warrants that there is a finactury relationship between the attorney and the Physician and the Group regarding payment from any settlement of judgment of the fees medical services rendered by Physician and Group.

DATED:

ATTORNEY FOR PATIENT

Law office of Patrick Months Esty

MCDOWLD CARDO. WILSON LLP

2300 W. Sahora #1000 Las Vogas, NV. 80102

Attention Place data sign, and return one copy to the Physician's effice. 702-873-4100

Keep one copy for your records.

FM 702-873-9966

Page 1 of 1

Reprinted from Electronic Medical Record - Created on 08/25/08 11:17:20 Patient: COOPER, ROBERT Patient: COOPER, ROBERT MR No.: 65544 DOB: 07/16/1954

Medical Imaging Medical Group ion Newbury Road, Thousand Oaks, CA 91320 Phone: (203) 375-7901 Fax: (203) 375-7901

#### RELEASE AND LIEN

To: Lew office of Patrick Murch, Esq.

Rigi Robert Cooper

Date of Loss: 12/10/2005

l do hereby miliorize Medical Imaging Medical Group to famish you, my attoracy, with a full report of his examination, diagnosis, treatment, prognosis, etc., on my behalf in regard to the secident in which I was involved.

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I fully understand that I am directly and full responsible to said Physician (or all medical bill submitted by him for services rendered, and that this agreement is made safely for said Physicians additional protection and in consideration of his awalting payment further understand that this lien shall be inevocable both by myself as well as by my other agent that may represent me. I also understand that such payment is not coalingent upon any settlement, judgment, or verdled by which I may oventually recover said fee.

Date: 08/00/08

Robert Cooper The undersigned, being anomey of record for the so above-captioned patient, does herby agree to observe all terms of the above and agrees to withhold such sum from any settlement judgment of person and warrants that there is a fiduciary relationship between the attermey and the Physician and the Group regarding payment from any sottlement of judgment of the fees medical services rendered by Physician and Group.

DATE:

Altorney for Patient

Law office of Proces Moren, Exq. McDonald. CARANO.

2300 W. Spania #1000 Los Vegas, NV, 89102

WILSON LLP

702-873-4100

Fee 702-873-9966

Attorney: Pleaso date, sign and return one copy to the Physician's office.

Keep one copy for your records,

Page 1 of 1

Reprinted from Electronic Medical Record - Created on 08/25/08 11:17:21 Patient: COOPER, ROBERT MR No.: 65544 DOB: 07/16/1954

> California Book Specialists Medical Group Thousand Oaks Spine Medical Group Conejn Multi-Specialty Medical Group 1001 Newbuy Rand, Thomas Code, CA 91320 Flore: (205) 375-7900 Faa: (205) 175-7901

#### RELEASE AND LIEN

To: Law office of Paulck Murch, Esq.

Re: Robert Cooper

Date of 1.039; 12/10/2005

I do hereby authorize Californio Back Specialists Medical Group, Thousand Oaks Spine Medical Group, and Conejo Multi-Specialty Medical Group to furnish you, my attorney. with a full report of his examination, diagnosis, treatment, prognosis, etc., on my behalf in regard to the accident in which I was involved.

I hereby authorize and direct you, my altorney, to pay directly to said Physician such sums as may be due and owing him for medical services cendered no by reason of this accident/injury that are due his office, according to his office, and withhold such sums from any somement, judgment, or verifies which may be paid to you, my astorney, or myself us the results of the injuries for which I have been treated or injuries in connection

I fully understand that I am directly and full responsible to said Physician for all medical bill submitted by him for services rendered, and that this agreement is made solely for said Physicians additional protection and in consideration of his awaiting payment further understand that this lien shall be irreverable both by myself as well as by any other agent that may represent me. I also understand that such payment is not condugood upon any settlement, Judgment, or vordict by which I may oventually recover said fee.

Robert Cooper

The undersigned, being attorney of record for the 30 obove-captioned patient, does herby agree to observe all tenus of the above and agrees to withhold such sum from any settlement judgment of person and wormally that there is a fiduciary relationship between the attorney and the Physician and the Group regarding payment from any settlement of judgment of the fees medical services rendered by Physician and Group.

DATE:

Attorney for Patient

HOW OFFICE OF PRINCE LAW ESTE FAC DONAS - CARANO -WILSON LLP

2000 W. Sobbie #1000 Las Vegas, hV. 89102

702-073-4100

Altorney: Please date, sign and return one copy to the Physician's uffice.

Keep one copy for your records.

Page 1 of 1

# EXHIBIT 12

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**VDSM** 1 MARK J. BOURASSA, ESQ. 2 Nevada Bar No. 7999 CLERK OF THE COURT CHRISTOPHER W. CARSON, ESQ. 3 Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 4 8668 Spring Mountain Road, Suite 101 Las Vegas, Nevada 89117 5 Telephone: (702) 851-2180 6 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC, CASE NO.: A651563 12 Plaintiff, DEPT NO.: XXVIII 13 14 CALIFORNIA BACK SPECIALISTS VOLUNTARY DISMISSAL OF MEDICAL GROUP, INC., a California 15 DEFENDANT SCREEN ACTORS Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an GUILD, INC. 16 unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California 17 Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a 18 California Corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown 19 entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; 20 CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL 22 GROUP, INC., a California Corporation; 23 STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, 24 LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO 25 WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE 26 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a 28

> 27 28

California Limited Liability Company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Defendants.

#### VOLUNTARY DISMISSAL OF DEFENDANT SCREEN ACTORS GUILD, INC.

COMES NOW, Plaintiff, THE BOURASSA LAW GROUP, LLC, by and through its attorneys of record Mark J. Bourassa, Esq. and Christopher W. Carson, Esq., and hereby voluntarily dismisses Defendant, SCREEN ACTORS GUILD, INC. only, without prejudice, with each party to bear their own fees and costs incurred herein. Said Defendant has yet to be served with the Summons and Complaint, therefore, filing no answer or opposition, or otherwise appear herein.

This voluntary dismissal is made in good faith, in the interests of judicial economy and not for purposes of delay.

DATED this  $\frac{4}{3}$  day of January, 2012.

THE BOURASSA LAW GROUP, LLC

MARK J. BOURASSA, ESQ. Nevada Bar No. 7999

CHRISTOPHER W. CARSON, ESQ.

Nevada Bar No. 9523

8668 Spring Mountain Road, Suite 101

Las Vegas, Nevada 89117 Telephone: (702) 851-2180

Facsimile: (702) 851-2189

Attorneys for Plaintiff

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the day of January, 2012, I served a true and correct copy of the foregoing document entitled VOLUNTARY DISMISSAL OF DEFENDANT SCREEN ACTORS GUILD, INC.via Electronic Service and/or US Mail, postage prepaid, to the following persons:

George F. Ogilvie, III, Esq. Patrick J. Murch, Esq. McDonald Carano Wilson, LLP 2300 West Sahara Avenue, Ste. #1000 Las Vegas, Nevada 89102

An Employee of The Bourassa Law Group, LLC

Electronically Filed 12/09/2011 10:32:54 AM

1 VDSM MARK J. BOURASSA, ESQ. 2 Nevada Bar No. 7999 CLERK OF THE COURT CHRISTOPHER W. CARSON, ESQ. 3 Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 4 3025 W. Sahara Ave. Suite 105 Las Vegas, Nevada 89102 5 Telephone: (702) 851-2180 6 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC, CASE NO.: A651563 12 Plaintiff, DEPT NO.: XXVIII 13 14 CALIFORNIA BACK SPECIALISTS VOLUNTARY DISMISSAL OF MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY 15 DEFENDANT CHARLES K. NEAL, INVASIVE SURGERY CENTER, an M.D. 16 unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California 17 Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a 18 California Corporation; MEDICAL IMAGING MÉDICAL GROUP, an unknown 19 entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST 20 DIAGNOSTICS WEST HILLS, a foreign 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; 22 THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, 23 24 LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO 25 WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE 26 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a 28

28

California Limited Liability Company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Defendants.

#### **VOLUNTARY DISMISSAL OF DEFENDANT** CHARLES K. NEAL, M.D.

COMES NOW, Plaintiff, THE BOURASSA LAW GROUP, LLC, by and through its attorneys of record Mark J. Bourassa, Esq. and Christopher W. Carson, Esq., and hereby voluntarily dismisses Defendant, CHARLES K. NEAL, M.D., only, without prejudice, with each party to bear their own fees and costs incurred herein. Said Defendant has yet to be served with the Summons and Complaint, therefore, filing no answer or opposition, or otherwise appear herein.

This voluntary dismissal is made in good faith, in the interests of judicial economy and not for purposes of delay.

DATED this 30 day of November, 2011.

THE BOURASSA LAW GROUP, LLC

MARK J. BOURASSA, ESO.

Nevada Bar No. 7999

CHRISTOPHER W. CARSON, ESQ.

Nevada Bar No. 9523

3025 W. Sahara Ave., Suite 105

Las Vegas, Nevada 89102 Telephone: (702) 851-2180

Facsimile: (702) 851-2189

Attorneys for Plaintiff

VDSM 1 Electronically Filed 12/30/2011 03:42:42 PM MARK J. BOURASSA, ESQ. 2 Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ. 3 Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC CLERK OF THE COURT 4 8668 Spring Mountain Road, Suite #101 5 Las Vegas, Nevada 89117 Telephone: (702) 851-2180 6 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC, CASE NO.: A651563 12 Plaintiff, DEPT NO.: XXVIII 13 14 CALIFORNIA BACK SPECIALISTS VOLUNTARY DISMISSAL OF MEDICAL GROUP, INC., a California 15 Corporation; CALIFORNIA MINIMALLY **DEFENDANT OUEST** INVASIVE SURGERY CENTER, an DIAGNOSTICS WEST HILLS 16 unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California 17 Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a 18 California Corporation; MEDICAL IMAGING MÉDICAL GROUP, an unknown 19 entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; 20 CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; 22 THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California 23 Corporation; OASIS LEGAL FINANCE, 24 LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO 25 WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE 26 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a 28

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California Limited Liability Company; and 1 2

DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Defendants.

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#### **VOLUNTARY DISMISSAL OF DEFENDANT QUEST DIAGNOSTICS WEST HILLS**

COMES NOW, Plaintiff, THE BOURASSA LAW GROUP, LLC, by and through its attorneys of record Mark J. Bourassa, Esq. and Christopher W. Carson, Esq., and hereby voluntarily dismisses Defendant, QUEST DIAGNOSTICS WEST HILLS only, without prejudice, with each party to bear their own fees and costs incurred herein. Said Defendant has yet to be served with the Summons and Complaint, therefore, filing no answer or opposition, or otherwise appear herein.

This voluntary dismissal is made in good faith, in the interests of judicial economy and not for purposes of delay,

DATED this 26 day of December, 2011.

THE BOURASSA LAW/GROUP, LLC

MARK J. BOURASSA, ESQ.

Nevada Bar No. 7999

CHRISTOPHER W. CARSON, ESQ.

Nevada Bar No. 9523

8668 Spring Mountain Road, Suite #101

Las Vegas, Nevada 89117 Telephone: (702) 851-2180 Facsimile: (702) 851-2189

Attorneys for Plaintiff

- 2 -

**VDSM** 1 MARK J. BOURASSA, ESQ. 2 Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ. 3 Nevada Bar No. 9523 Electronically Filed THE BOURASSA LAW GROUP, LLC 12/09/2011 10:31:35 AM 4 3025 W. Sahara Ave. Suite 105 Las Vegas, Nevada 89102 5 Telephone: (702) 851-2180 Facsimile: (702) 851-2189 6 CLERK OF THE COURT mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC, CASE NO.: A651563 12 Plaintiff, DEPT NO.: XXVIII 13 14 CALIFORNIA BACK SPECIALISTS VOLUNTARY DISMISSAL OF MEDICAL GROUP, INC., a California DEFENDANT MOUNTAIN VIEW 15 Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an SURGICAL CENTER, INC. unknown entity; CONEJO NEUROLOGICAL 16 MEDICAL GROUP, INC., a California 17 Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a 18 California Corporation; MEDICAL IMAGING MÉDICAL GROUP, an unknown 19 entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST 20 DIAGNOSTICS WEST HILLS, a foreign 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; 22 THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; 23 STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, 24 LLĈ, a foreign Illinois Limited Liability Company; MCDONALD, CARANO 25 WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE 26 VALLEY ÁT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a 28

California Limited Liability Company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

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Defendants.

#### VOLUNTARY DISMISSAL OF DEFENDANT MOUNTAIN VIEW SURGICAL CENTER, INC.

COMES NOW, Plaintiff, THE BOURASSA LAW GROUP, LLC, by and through its attorneys of record Mark J. Bourassa, Esq. and Christopher W. Carson, Esq., and hereby voluntarily dismisses Defendant, MOUNTAIN VIEW SURGICAL CENTER, INC., only, without prejudice, with each party to bear their own fees and costs incurred herein. Said Defendant has yet to be served with the Summons and Complaint, therefore, filing no answer or opposition, or otherwise appear herein.

This voluntary dismissal is made in good faith, in the interests of judicial economy and not for purposes of delay.

DATED this 30 day of November, 2011.

THE BOURASSA LAW GROUP, LLC

MARK J. BOURASSA, ESQ.

Navada Bar No. 7999

CHRISTOPHER W. CARSON, ESQ.

Nevada Bar No. 9523

3025 W. Sahara Ave., Suite 105

Las Vegas, Nevada 89102

Telephone: (702) 851-2180

Facsimile: (702) 851-2189

Attorneys for Plaintiff

27 28

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McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

#### Counterclaimant,

VS.

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THE BOURASSA LAW GROUP, LLC, a Nevada limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive.

#### Counterclaim Defendants.

McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

#### Cross-Claimant,

VS.

CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation; THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP, a California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Cross-Claim Defendants.

Page 2 of 3

Defendant/Counterclaimant/Cross-Claimant McDonald Carano Wilson LLP hereby voluntarily dismisses its cross-claim against defendant/cross-claim defendant Quest Diagnostics West Hills only, without prejudice, with each party to bear its own fees and costs incurred herein. Quest Diagnostics West Hills has yet to be served with the summons and cross-claim, and has filed no answer or opposition, or otherwise appeared herein.

This voluntary dismissal is made in good faith, in the interest of judicial economy and not for purposes of delay.

DATED this 3rd day of May 2012.

#### McDONALD CARANO WILSON LLP

By: /s/ Patrick J. Murch George F. Ogilvie III, Esq. (#3552) Patrick J. Murch, Esq. (#10162) 2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102

Attorneys for McDonald Carano Wilson LLP

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**VDSM** 1 GEORGE F. OGILVIE III, ESO. 2 Nevada Bar No. 3552 PATRICK J. MURCH. ESO. 3 Nevada Bar No. 10162 McDONALD CARANO WILSON LLP 4 2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102 5 gogilvie@mcdonaldcarano.com pmurch@mcdonaldcarano.com 6 Telephone: (702) 873-4100 7 Facsimile: (702) 873-9966 8 Attorneys for McDonald Carano Wilson LLP Electronically Filed 05/03/2012 01:14:26 PM

Alun to Louis

CLERK OF THE COURT

### DISTRICT COURT

#### CLARK COUNTY, NEVADA

THE BOURASSA LAW GROUP, LLC

Plaintiff,

Case No.: A651563 Dept. No.: XXVIII

CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE

CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC.

MOUNTAIN VIEW SURGICAL CENTER, INC., a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation; THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; McDONALD CARANO

23 liability company; McDONALD CARANO
WILSON LLP, a Nevada limited liability
partnership; IMAGING CENTER OF THE

25 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP, a

California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE

27 CORPORATIONS VI-X, inclusive,

Defendants.

VOLUNTARY DISMISSAL OF CROSS-CLAIM DEFENDANT MOUNTAIN VIEW SURGICAL CENTER, INC. McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

#### Counterclaimant,

vs.

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THE BOURASSA LAW GROUP, LLC, a Nevada limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

#### Counterclaim Defendants.

McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

#### Cross-Claimant,

vs.

CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation; THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP, a California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Cross-Claim Defendants.

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Defendant/Counterclaimant/Cross-Claimant McDonald Carano Wilson LLP hereby voluntarily dismisses its cross-claim against defendant/cross-claim defendant Mountain View Surgical Center, Inc. only, without prejudice, with each party to bear its own fees and costs incurred herein. Mountain View Surgical Center, Inc. has yet to be served with the summons and cross-claim, and has filed no answer or opposition, or otherwise appeared herein.

This voluntary dismissal is made in good faith, in the interest of judicial economy and not for purposes of delay.

DATED this 3rd day of May 2012.

#### McDONALD CARANO WILSON LLP

By: /s/ Patrick J. Murch George F. Ogilvie III, Esq. (#3552) Patrick J. Murch, Esq. (#10162) 2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102

Attorneys for McDonald Carano Wilson LLP

Defendants.

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A651563 Dept. No.: XXVIII

Additional to the second of th

VOLUNTARY DISMISSAL OF CROSS-CLAIM DEFENDANT CHARLES K.

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McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

#### Counterclaimant,

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THE BOURASSA LAW GROUP, LLC, a Nevada limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

#### Counterclaim Defendants.

McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

#### Cross-Claimant,

vs

CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity: CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation: THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP. a California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Cross-Claim Defendants.

Page 2 of 3

Defendant/Counterclaimant/Cross-Claimant McDonald Carano Wilson LLP hereby voluntarily dismisses its cross-claim against defendant/cross-claim defendant Charles K. Neal, M.D. only, without prejudice, with each party to bear its own fees and costs incurred herein. Charles K. Neal, M.D. has yet to be served with the summons and cross-claim, and has filed no answer or opposition, or otherwise appeared herein.

This voluntary dismissal is made in good faith, in the interest of judicial economy and not for purposes of delay.

DATED this 3rd day of May 2012.

#### McDONALD CARANO WILSON LLP

By: /s/ Patrick J. Murch
George F. Ogilvie III, Esq. (#3552)
Patrick J. Murch, Esq. (#10162)
2300 West Sahara Avenue, Suite 1000
Las Vegas, Nevada 89102

Attorneys for McDonald Carano Wilson LLP

Page 3 of 3

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VDSM 1 GEORGE F. OGILVIE III, ESQ. 2 Nevada Bar No. 3552 CLERK OF THE COURT PATRICK J. MURCH, ESQ. 3 Nevada Bar No. 10162 McDONALD CARANO WILSON LLP 4 2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102 5 gogilvie@mcdonaldcarano.com 6 pmurch@medonaldearano.com Telephone: (702) 873-4100 7 Facsimile: (702) 873-9966 8 Attorneys for McDonald Carano Wilson LLP 9 DISTRICT COURT 10 MCDONALD-CARANO-WILSON<sup>2</sup> 2300 WEST SAHARA, MENUE. 5 SITTE 1000 - 1AS VEGAS, NEWDA 187100-1334 PILONE (702) 873-1100 - FAX (702) 873-9966 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC Case No.: A651563 Dept. No.: XXVIII 12 Plaintiff, 13 VOLUNTARY DISMISSAL OF CROSS-CLAIM DEFENDANT 14 CALIFORNIA BACK SPECIALISTS MEDICAL SCREEN ACTORS GUILD, INC. GROUP, INC., a California corporation; 15 CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; 16 CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California corporation; LOS 17 ANGELES ORTHOPAEDIC INSTITUTE, INC., a California corporation; MEDICAL IMAGING 18 MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC. 19 a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST 20 HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation; 21 THOUSAND OAKS SPINE MEDICAL GROUP. INC., a California corporation; STEVEN ZLATT. 22 M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; McDONALD CARANO 23 WILSON LLP, a Nevada limited liability 24 partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY 25 HOSPITAL, LTD., A CALIFORNIA LP, a California limited partnership; VALLEY OPEN 26 MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Defendants.

27 28 McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

#### Counterclaimant,

VS.

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THE BOURASSA LAW GROUP, LLC, a Nevada limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

#### Counterclaim Defendants

McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

#### Cross-Claimant,

VS.

CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation: THOUSAND OAKS SPINE MEDICAL GROUP. INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP. a California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Cross-Claim Defendants.

Page 2 of 3

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Defendant/Counterclaimant/Cross-Claimant McDonald Carano Wilson LLP hereby voluntarily dismisses its cross-claim against defendant/cross-claim defendant Screen Actors Guild, Inc. only, without prejudice, with each party to bear its own fees and costs incurred herein. Screen Actors Guild, Inc. has yet to be served with the summons and cross-claim, and has filed no answer or opposition, or otherwise appeared herein.

This voluntary dismissal is made in good faith, in the interest of judicial economy and not for purposes of delay.

DATED this 3rd day of May 2012.

#### McDONALD CARANO WILSON LLP

By: /s/ Patrick J. Murch
George F. Ogilvie III, Esq. (#3552)
Patrick J. Murch, Esq. (#10162)
2300 West Sahara Avenue, Suite 1000
Las Vegas, Nevada 89102

Attorneys for McDonald Carano Wilson LLP

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Page 3 of 3

# EXHIBIT 13

JUDG 1 MARK J. BOURASSA, ESQ. Electronically Filed Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523 2 09/05/2012 04:03:29 PM 3 THE BOURASSA LAW GROUP, LLC 8668 Spring Mountain Road, Suite 101 Las Vegas, Nevada 89117 Telephone: (702) 851-2180 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 4 CLERK OF THE COURT 5 6 ccarson@bourassalawgroup.com Attorneys for Plaintiff 8 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA THE BOURASSA LAW GROUP, LLC. 11 Case No.: A651563 Dept. No.: XXVIII 12 Plaintiff, 13 CALIFORNIA BACK SPECIALISTS MEDICAL 14 GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE DEFAULT JUDGMENT AS TO 15 DEFENDANT SURGERY CENTER, an unknown entity; IMAGING CENTER OF THE VALLEY CONEJO NEUROLOGICAL MEDICAL 16 GROUP, INC., a California corporation; LOS AT SHERMAN OAKS COMMUNITY ANGELES ORTHOPAEDIC INSTITUTE, INC., a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., 17 HOSPITAL, LTD. 18 a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST 19 HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation; THOUSAND OAKS SPINE MEDICAL GROUP, 20 21 INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; McDONALD CARANO 22 23 WILSON LLP, a Nevada limited liability partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY 24 25 HOSPITAL, LTD., A CALIFORNIA LP, a California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company; 26 and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 27 28 Defendants.

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1	McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,
2	Nevada innice haomey partiessing,
3	Counterclaimant,
4	vs.
5	THE BOURASSA LAW GROUP, LLC, a Nevada limited liability company; and DOES I-V,
6	inclusive; and ROE CORPORATIONS VI-X,
7	inclusive,
8	Counterclaim Defendants.
9	McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,
10	Cross-Claimant.
11	,
12	CALIFORNIA DAGE SPECIALISTS A SENGAL
13	CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California corporation;
14	CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity;
15	CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California corporation; LOS
16	ANGELES ORTHOPAEDIC INSTITUTE, INC.,
17	a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity;
18	MOUNTAIN VIEW SURGICAL CENTER, INC.
19	a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware corporation; SCREEN
20	ACTORS GUILD, INC., a California corporation;
21	THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California corporation; STEVEN ZLATT,
22	M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited
23	liability company; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY
24	HOSPITAL, LTD., A CALIFORNIA LP, a
25	California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company;
26	and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,
27	Cross-Claim Defendants.
28	Closs-Claim Deletidaits.

Page 2 of 3

# DEFAULT JUDGMENT AS TO DEFENDANT IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD.

This matter came before the Court pursuant to the Application for Entry of Judgment by Default as against Defendant Imaging Center Of The Valley At Sherman Oaks Community Hospital, Ltd. on file herein by Plaintiff, THE BOURASSA LAW GROUP, LLC.

Defendant, Imaging Center Of The Valley At Sherman Oaks Community Hospital, Ltd. having been duly served with Summons and Complaint in this action and having failed to timely answer or otherwise respond to the same or enter any appearance in this action, Default having been duly entered against said Defendant by the Court Clerk, and good cause appearing therefore, it is hereby:

Accordingly, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

- The Application for Entry of Default Judgment against the Imaging Center Of The Valley At Sherman Oaks Community Hospital, Ltd. is hereby GRANTED;
- 2. Judgment is entered in favor of the Plaintiff and against the Defaulting Party on each of the Plaintiff's respective claims against the Defaulting Party;
- 3. Any interest that the Defaulting Party has or may have in or to any amount of the Settlement Proceeds is foreclosed.

DATED this D day of Mg 2012. DISTRICT COURT JUDGE

Submitted by:

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RONALD J. ISRAEL

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THE BOURASSA LAW GROUP, LLC

MARK J. BOURASSA, ESQ., 7999 TRENT L. RICHARDS, ESQ., 11448 8668 Spring Mountain Road, Suite 101

Las Vegas, Nevada 89117 Telephone: (702) 851-2180 Facsimile: (702) 851-2189

Attorneys for Plaintiff

Ht.

Electronically Filed 09/05/2012 04:02:07 PM

JUDG 1 MARK J. BOURASSA, ESQ. Nevada Bar No. 7999 2 CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC CLERK OF THE COURT 3 Representation of the process of the 4 5 6 ccarson@bourassalawgroup.com 7 Attorneys for Plaintiff 8 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA THE BOURASSA LAW GROUP, LLC Case No.: A651563 11 Dept. No.: XXVIII 12 Plaintiff, 13 vs. CALIFORNIA BACK SPECIALISTS MEDICAL 14 GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE DEFAULT JUDGMENT AS TO 15 SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., DEFENDANT LOS ANGELES ORTHOPAEDIC 16 INSTITUTE, INC. 17 a California corporation; MEDICAL IMAGING a California corporation; MEDICAL INAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation; THOUSAND OAKS SPINE MEDICAL GROUP, 18 19 20 21 INC., a California corporation; STEVEN ZLATT, INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; McDONALD CARANO WILSON LLP, a Nevada limited liability partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP, a California limited nautnership; VALLEY OPEN 22 23 24 25 California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 26 27 28 Defendants.

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1	McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,					
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3	Counterclaimant,					
4	vs.					
5	THE BOURASSA LAW GROUP, LLC, a Nevada limited liability company; and DOES I-V,					
6	inclusive; and ROE CORPORATIONS VI-X,					
7	inclusive,					
8	Counterclaim Defendants.					
9	McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,					
10	Cross-Claimant,					
11	vs.					
12	CALIFORNIA BACK SPECIALISTS MEDICAL					
13	GROUP, INC., a California corporation;					
14	CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity;					
15	CONEJO NEUROLOGICAL MEDICAL					
16	GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC.,					
	a California corporation; MEDICAL IMAGING					
17	MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC.,					
18	a California corporation; CHARLES K. NEAL, an					
19	individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware corporation; SCREEN					
20	ACTORS GUILD, INC., a California corporation;					
21	THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California corporation; STEVEN ZLATT,					
22	M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited					
23	liability company; IMAGING CENTER OF THE					
24	VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP, a					
25	California limited partnership; VALLEY OPEN					
	MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE					
26	CORPORATIONS VI-X, inclusive,					
27	Cross-Claim Defendants.					
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Page 2 of 3

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#### <u>DEFAULT JUDGMENT AS TO DEFENDANT</u> LOS ANGELES ORTHOPAEDIC INSTITUTE, INC.

This matter came before the Court pursuant to the Application for Entry of Judgment by Default as against Defendant LOS ANGELES ORTHOPAEDIC INSTITUTE, INC on file herein by Plaintiff, THE BOURASSA LAW GROUP, LLC.

Defendant, LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., having been duly served with Summons and Complaint in this action and having failed to timely answer or otherwise respond to the same or enter any appearance in this action, Default having been duly entered against said Defendant by the Court Clerk, and good cause appearing therefore, it is hereby:

Accordingly, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

- 1. The Application for Entry of Default Judgment against the LOS ANGELES ORTHOPAEDIC INSTITUTE is hereby GRANTED;
- 2. Judgment is entered in favor of the Plaintiff and against the Defaulting Party on each of the Plaintiff's respective claims against the Defaulting Party;
- 3. Any interest that the Defaulting Party has or may have in or to any amount of the Settlement Proceeds is foreclosed

Submitted by:

THE BOURASSA LAW GROUP, LLC

MARK J. BOURASSA, ESQ. Nevada Bar No. 7999 TRENT L. RICHARDS, ESQ. Nevada Bar No. 11448 8668 Spring Mountain Road, Suite 101 Las Vegas, Nevada 89117

Telephone: (702) 851-2180 Facsimile: (702) 851-2189 Attorneys for Plaintiff

Electronically Filed 09/05/2012 04:00:04 PM

JUDG 1 MARK J. BOURASSA, ESQ. Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ. 2 CLERK OF THE COURT Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 3 Reference of the state of the s 4 5 6 7 Attorneys for Plaintiff 8 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA Case No.: A651563 Dept. No.: XXVIII THE BOURASSA LAW GROUP, LLC 11 12 Plaintiff, 13 14 CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE DEFAULT JUDGMENT AS TO 15 DEFENDANT SURGERY CENTER, an unknown entity; STEVEN ZLATT, M.D., INC. CONEJO NEUROLOGICAL MEDICAL 16 GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., 17 a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC. 18 a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST 19 HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation; THOUSAND OAKS SPINE MEDICAL GROUP, 20 21 INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; McDONALD CARANO 22 23 WILSON LLP, a Nevada limited liability partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP, a 24

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California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE

Defendants.

CORPORATIONS VI-X, inclusive,

McDONALD CARANO WILSON LLP, a 1 Nevada limited liability partnership, 2 Counterclaimant, 3 4 5 THE BOURASSA LAW GROUP, LLC, a Nevada limited liability company; and DOES I-V, б inclusive; and ROE CORPORATIONS VI-X, inclusive, 7 Counterclaim Defendants. 8 McDONALD CARANO WILSON LLP, a Nevada limited liability partnership, 10 Cross-Claimant, 11 12 CALIFORNIA BACK SPECIALISTS MEDICAL 13 GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE 14 SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL 15 GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., 16 a California corporation; MEDICAL IMAGING 17 MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., 18 a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST 19 HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation; 20 THOUSAND OAKS SPINE MEDICAL GROUP, 21 INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS 22 LEGAL FINANCE, LLC, a foreign Illinois limited liability company; IMAGING CENTER OF THE 23 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP, a 24 California limited partnership; VALLEY OPEN 25 MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE 26 CORPORATIONS VI-X, inclusive, 27 Cross-Claim Defendants.

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Page 2 of 3

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#### DEFAULT JUDGMENT AS TO DEFENDANT STEVEN ZLATT, M.D., INC.

This matter came before the Court pursuant to the Application for Entry of Judgment by Default as against Defendant LOS ANGELES ORTHOPAEDIC INSTITUTE, INC on file herein by Plaintiff, THE BOURASSA LAW GROUP, LLC.

Defendant, LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., having been duly served with Summons and Complaint in this action and having failed to timely answer or otherwise respond to the same or enter any appearance in this action, Default having been duly entered against said Defendant by the Court Clerk, and good cause appearing therefore, it is hereby:

Accordingly, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

- 1. The Application for Entry of Default Judgment against the LOS ANGELES ORTHOPAEDIC INSTITUTE is hereby GRANTED;
- 2. Judgment is entered in favor of the Plaintiff and against the Defaulting Party on each of the Plaintiff's respective claims against the Defaulting Party;
- 3. Any interest that the Defaulting Party has or may have in or to any amount of the Settlement Proceeds is foreclosed.

DATED this 4 day of 1997 2012 DISTRICT COURT JUDGE

Submitted by:

THE BOURASSA LAW GROUP, LLC

MARK J. BOURASSA, ESQ. Nevada Bar No. 7999

TRENT L. RICHARDS, ESQ. Nevada Bar No. 11448

8668 Spring Mountain Road, Suite 101

Las Vegas, Nevada 89117 Telephone: (702) 851-2180 Facsimile: (702) 851-2189

Attorneys for Plaintiff

Page 3 of 3

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CLERK OF THE COURT

DFJD
GEORGE F. OGILVIE III, ESQ.
Nevada Bar No. 3552
PATRICK J. MURCH, ESQ.
Nevada Bar No. 10162
RORY T. KAY, ESQ.
Nevada Bar No. 12416
McDONALD CARANO WILSON LLP
2300 West Sahara Avenue, Suite 1000
Las Vegas, Nevada 89102
(702) 873-4100

Attorneys for McDonald Carano Wilson LLP

#### DISTRICT COURT

#### CLARK COUNTY, NEVADA

THE BOURASSA LAW GROUP, LLC

Plaintiff,

VS.

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CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation; THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; McDONALD CARANO WILSON LLP, a Nevada limited liability partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP, a California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE CORPORATIÓNS VI-X, inclusive,

Defendants.

Case No.: A651563 Dept. No.: XXVIII

AND THE SECOND STREET OF THE SECOND S

DEFAULT JUDGMENT AGAINST

1) LOS ANGELES ORTHOPAEDIC, INC.;

2) IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS HOSPITAL, LTD., A CALIFORNIA LP;

and

3) STEVEN ZLATT, M.D., INC

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McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

#### Counterclaimant,

VS.

THE BOURASSA LAW GROUP, LLC, a Nevada limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

#### Counterclaim Defendants.

McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

#### Cross-Claimant,

VS.

CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware corporation; SCREEN ACTORS GUILD, INC., a California corporation; THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP, a California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Cross-Claim Defendants.

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This matter came before the Court on the Application for Entry of Default Judgment Against Los Angeles Orthopaedic, Inc. ("LA Orthopaedic"), Steven Zlatt, M.D., Inc. ("Dr. Zlatt"), and Imaging Center of the Valley at Sherman Oaks Community Hospital, Ltd., a California LP ("Imaging Center") (collectively, the "Defaulting Parties") filed by defendant/counterclaimant/cross-claimant McDonald Carano Wilson LLP ("McDonald Carano").

The Court, having reviewed the Application and the entire case file, finds as follows:

- Each of the Defaulting Parties was served with McDonald Carano's Cross-Claim, and the respective summons related thereto, in accordance with the Nevada Rules of Civil Procedure;
- 2. None of the Defaulting Parties answered or otherwise responded to the Cross-Claim;
  - The Clerk of the Court has entered the default of all of the Defaulting Parties; 3.
- 4. None of the Defaulting Parties is an infant; nor are any of the Defaulting Parties in military service.

Page 3 of 4

Accordingly, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

- 1. The Application for Entry of Default Judgment against the Defaulting Parties is hereby GRANTED;
- 2. Judgment is entered in favor of the McDonald Carano and against the Defaulting Parties on each of McDonald Carano's respective claims against the Defaulting Parties;

3. Any interest that any of the Defaulting Parties has or may have in or to any amount of the Settlement Proceeds is foreclosed.

DATED this day of \_\_\_

ISTRICT COURT JUDGE

RONALD J. ISRAEL

JV

Submitted by:

McDONALD CARANO WILSON LLP

By: /s/ Patrick J. Murch
Patrick J. Murch, Esq.(#10162)
Rory T. Kay, Esq.(#12416)
2300 West Sahara Avenue, Suite 1000
Las Vegas, Nevada 89102
Attorneys for McDonald Carano Wilson LLP

# EXHIBIT 14

Electronically Filed 03/14/2013 11:42:48 AM

MOT 1 MARK J. BOURASSA, ESQ. 2 Nevada Bar No. 7999 CLERK OF THE COURT CHRISTOPHER W. CARSON, ESQ. 3 Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 4 8668 Spring Mountain Road, Suite 101 5 Las Vegas, Nevada 89117 Telephone: (702) 851-2180 6 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC, CASE NO.: A651563 12 Plaintiff, 13 DEPT NO.: XXVIII vs. 14 CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California 15 Corporation; CALIFORNIA MINIMALLY PLAINTIFF'S MOTION FOR INVASIVE SURGERY CENTER, an DISTRIBUTION OF 16 unknown entity; CONEJO NEURÓLOGICAL INTERPLEADER FUNDS MEDICAL GROUP, INC., a California 17 Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a 18 California Corporation; MEDIĆAL IMAGING MEDICAL GROUP, an unknown 19 entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; 20 CHARLES K. NEAL, an individual; OUEST DIAGNOSTICS WEST HILLS, a foreign 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; 22 THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, 23 24 LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO 25 WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE 26 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited Partnership: VALLEY OPEN MRI, LLC, a 28

California Limited Liability Company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Defendants.

#### PLAINTIFF'S MOTION FOR DISTRIBUTION OF INTERPLEADER FUNDS

Plaintiff, THE BOURASSA LAW GROUP, LLC (hereinafter "Plaintiff") by and through its attorneys of record, MARK J. BOURASSA, ESQ. and CHRISTOPHER W. CARSON, ESQ., of the law firm THE BOURASSA LAW GROUP, LLC, and hereby submits its Motion for Distribution of Interpleader Funds.

This Motion is made and based on the pleadings and papers on file herein, the following Memorandum of Points and Authorities and any oral argument that may be heard by this Honorable Court at the time set for hearing on this matter.

DATED this 14 day of March, 2013.

#### THE BOURASSA LAW GROUP, LLC

/s/ Mark J. Bourassa

MARK J. BOURASSA, ESQ.
Nevada Bar No. 7999
CHRISTOPHER W. CARSON, ESQ.
Nevada Bar No. 9523
8668 Spring Mountain Road, Ste. 101
Las Vegas, Nevada 89117
Tel: (702) 851-2180
Fax: (702) 851-2189
Attorneys for Plaintiff

-2-

1	NOTICE OF MOTION					
2	TO: ALL PARTIES WHO HAVE APPEARED IN THIS ACTION; AND					
3	TO: THEIR RESPECTIVE COUNSEL OF RECORD:					
4	PLEASE TAKE NOTICE that Plaintiff, THE BOURASSA LAW GROUP, LLC's Motion					
5	for Distribution of Interpleader Funds shall be brought on for hearing on the16_ day of					
7	APRIL , $20^{\underline{1}3}$ at the hour of $\underline{9:0}0A$ m. before the Eighth Judicial District					
8	Court, Department XXVIII.					
9	DATED this 14 day of March, 2013					
10						
11	THE BOURASSA LAW GROUP, LLC					
12	/s/ Mark J. Bourassa					
13	MARK J. BOURASSA, ESQ. Nevada Bar No. 7999					
14	CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523					
15	8668 Spring Mountain Road, Ste. 101					
16	Las Vegas, Nevada 89117 Tel: (702) 851-2180					
17	Fax: (702) 851-2189 Attorneys for Plaintiff					
18 19						
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#### MEMORANDUM OF POINTS AND AUTHORITIES

#### I. STATEMENT OF FACTS

On or about December 10, 2005, Defendant Robert Cooper ("Cooper") was involved in an automobile accident. Subsequently, Cooper received medical treatment and/or services from various providers as a result of the automobile accident. Plaintiff in Interpleader, The Bourassa Law Group, LLC ("Plaintiff") recovered settlement proceeds in the total amount of \$55,000.00 on behalf of Cooper.

#### II. PROCEDURAL HISTORY

On November 10, 2011, Plaintiff filed a Complaint in Interpleader, requesting the District Court order a distribution of the settlement funds. On December 20, 2011, McDonald Carano & Wilson, LLP filed its filed its answer to Plaintiff's Complaint in Interpleader. On February 23, 2012, Oasis Legal Finance, LLC filed its answer to Plaintiff's Complaint in Interpleader. On May 29, 2012, California Back Specialists Medical Group, Inc., California Minimally Invasive Surgery Center, Conejo Neurological Medical Group, Inc., Medical Imaging Medical Group and Thousand Oaks Spine Medical Group, Inc. filed their answers to Plaintiff's Complaint in Interpleader.

Thereafter, Plaintiff filed defaults, restraining the non-answering, remaining defendants from retaining any interest in the settlement funds.

#### III. ARGUMENT

Nevada law provides "persons having claims against the plaintiff may be joined as defendants and required to interplead when their claims are such that the plaintiff is or may be exposed to double or multiple liability. See NRCP 22. An interpleader action is proper where two or more persons claim the same debt or duty from the complainant. Orr Water District v

Larcombe, 14 Nev.53 (1879). An interpleader action is an equitable proceeding to determine the rights of rival claimants to property held by a third person who has no interest in the property. Balish v Farnhan, 92 Nev. 133, 137 (1976).

Plaintiffs complaint provides it holds a contingency fee agreement providing a 40% attorneys' fee award, and requests an award of \$22,000.00 in attorneys' fees and \$30.89 in costs. The answering defendants/claimants should each receive an equitable share of the remaining settlement funds. As such, Plaintiff requests this Honorable Court distribute the remaining settlement funds of \$32,969.11 as follows:

Claimant	Amount of	Percentage of Total	Amount to be	
	<u>Claim</u>	<u>Claim</u>	<u>Disbursed</u>	
California Back Specialists	\$85,146.00	32.5806%	\$10,741.53	
Medical Group, Inc.			,	
California Minimally	\$77,300.00	29.5784%	\$9,751.74	
Invasive Surgery Center	,		47,102.11	
Thousand Oaks Spine	\$31,047.50	11.8801%	\$3,916.76	
Medical Group, Inc.			40,020,70	
Conejo Neurological	\$2,064.00	0.7898%	\$260.39	
Medical Group			4200.27	
Medical Imaging Medical	\$10,241.88	3.9190%	\$1,292,06	
Group, Inc.	·		+ -,, -, -, -, -, -, -, -, -, -, -, -,	
McDonald Carano Wilson	\$13,500.00	5.1657%	\$1,703.09	
LLP			4 1,7 00 102	
Ossis I seel Finance II C	\$42,040.00	16.0864%	\$5,303.54	
Oasis Legal Finance, LLC			40,000.01	
TOTAL	\$261,339.38	100.0%	\$32,969.11	
TOTAL:				

#### IV. CONCLUSION

Based on the foregoing, Plaintiff respectfully requests this Honorable Court enter an order as follows:

a) Awarding Plaintiff, The Bourassa Law Group, LLC, contracted attorneys' fees in the amount of \$22,000.00 and costs in the amount of \$30.89;

b)	Awarding Defendant, Califor	nia Back Specialists	Medical	Group,	Inc.,	a pro-rata
distribution of	the subject funds in the amour	at of \$9,925.02;				

- c) Awarding Defendant, California Minimally Invasive Surgery Center, a pro-rata distribution of the subject funds in the amount of \$9,010.46;
- d) Awarding Defendant, Thousand Oaks Spine Medical Group, Inc., a pro-rata distribution of the subject funds in the amount of \$3,619.05;
- e) Awarding Defendant, Conejo Neurological Medical Group, Inc., a pro-rata distribution of the subject funds in the amount of \$240.58;
- f) Awarding Defendant, Medical Imaging Medical Group, a pro-rata distribution of the subject funds in the amount of \$1,193.84;
- g) Awarding Defendant, McDonald Carano Wilson, LLP, a pro-rata distribution of the subject funds in the amount of \$4,079.76; and
- h) Awarding Defendant, Oasis Legal Finance, LLC, a pro-rata distribution of the subject funds in the amount of \$4,900.40.

DATED this / day of March, 2013

#### THE BOURASSA LAW GROUP, LLC

Is/ Mark J. Bourassa

MARK J. BOURASSA, ESQ.
Nevada Bar No. 7999
CHRISTOPHER W. CARSON, ESQ.
Nevada Bar No. 9523
TRENT L. RICHARDS, ESQ.
Nevada Bar No. 11448
8668 Spring Mountain Road, Suite 101
Las Vegas, Nevada 89117
Tel: (702) 851-2180
Fax: (702) 851-2189
Attorneys for Plaintiff

	·					
1	CERTIFICATE OF SERVICE					
2	I HEREBY CERTIFY that on the $\frac{14}{100}$ day of March, 2013 I served a true and correct					
3	copy of the foregoing document entitled PLAINTIFF'S MOTION FOR DISTRIBUTION OF					
4						
5	INTERPLEADER FUNDS via first class, United States mail, postage prepaid addressed to the					
6	following persons:					
7	Michelle L. Abrams, Esq. 4750 W. Flamingo Rd. Ste. B					
8	Las Vegas, NV 89103					
9	Attorney for Oasis Legal Finance, LLC.					
10	Patrick J. Murch, Esq.					
11	Rory T. Kay, Esq.					
12	McDonald Carano Wilson LLP 2300 W. Sahara Ave., #10 Suite 1000					
13	Las Vegas, NV 89102 Attorneys for McDonald Carano Wilson LLP					
14	Jacqueline Mary McQuigg, Esq.					
15	2620 Regalta Dr., Ste. 102					
16	Las Vegas, NV 89128 Attorneys for the Chiu Entities					
17	James T. Studer, Esq.					
18	1420 Los Angeles Avenue, Ste 203 Simi Valley, CA 93065					
19	Attorneys for the Chiu Entities					
20						
21						
22						
23	// Matt					
24	An Employee of The Bourassa Law Group, LLC					
25						
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	- 7 -					

# EXHIBIT 15

Electronically Filed 03/29/2013 02:46:50 PM

1 2 3 4 5	JOIN ABRAMS PROBATE & PLANNING GROUP MICHELLE L. ABRAMS, ESQ. Nevada State Bar #005565 530 South Fourth Street Läs Vegas, Nevada 89101 Telephone: (702) 369-3724 Facsimile: (702) 369-0651 mabrams@abramsprobateandplanning.com Attorney for Oasis Legal Finance	Alun & Burum CLERK OF THE COURT
б		
7	DISTRICT	COURT
.8	CLARK COUN	ity, nevada
9.	THE BOURASSA LAW GROUP, LLC,	Case No. A-11-651563-C
10	Plaintiff,	Dept. No. XXVIII
11	٧.	
12 13	CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., et. al.,	DATE OF HEARING: April 16, 2013 TIME OF HEARING: 9:00 a.m.
14	Defendants.	
15		,
16	JOINDER IN MOTION FOR DISTRIB	PETON OF INPEDDICT AND PUNISH
17		
i		nd through its counsel, Michelle L. Abrams, Esq.
18	and does hereby join in the Motion for Distribut	·
19	hereby requests that the Court grant the same a	llowing payment to Oasis Legal Finance in the
20	amount of \$5,303.54.	
21	Respectfully submitted, ABRAMS PROBATE & PLANNING GROUP	
22	Michael	
23	MICHELLE L. ABRAMS, ESQ.	
24	Nevada State Bar #005565	
25		
26		
27		
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#### IN THE SUPREME COURT OF THE STATE OF NEVADA

McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

No. 64658

Appellant,

VS.

THE BOURASSA LAW GROUP, LLC, a
Nevada limited liability corporation; OASIS
LEGAL FINANCE, LLC, an Illinois limited
liability company; CALIFORNIA BACK
SPECIALISTS MEDICAL GROUP, INC., a
California corporation; CALIFORNIA
MINIMALLY INVASIVE SURGERY
CENTER, INC., a California corporation;
THOUSAND OAKS SPINE MEDICAL
GROUP, INC., a California corporation;
CONEJO NEUROLOGICAL MEDICAL
GROUP, INC., a California corporation; and
MEDICAL IMAGING MEDICAL GROUP
INC., a California corporation,

Respondents.

## **JOINT APPENDIX**

**VOLUME I** 

PART 5

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פטופר חם מעשומנותפט

From; (847) 521-4380 Page: 14/15 Date: 9/6/2005 12:17:21 PM

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## Qasis Legal Finance

# NOTICE OF LIEN AND ASSIGNMENT

September 5, 2008

Patrick Murch, Esq. 2300 W. Sahara Ave. Las Vegas, NV 89102

RE:

OUR CLEENT: Robert Cooper OURCASE D: P-CA-139835

Doar Patrick Much

Oasis Legal Finance LLC has entered into a Purchase Agreement (attached) with Robert Cooper. Casis Legal Pinance has purchased an interest in the potential proceeds from the legal claim of Robert Cooper.

PLEASE BE ADVISED THAT YOU MAY NOT DISBURSE ANY FUNDS FROM THE CLIENTS PORTION OF THE SETTLEMENT, JUDGEMENT OR OTHER RESOLUTION UNTIL OUR PURCHASED INTEREST HAS BEEN SATISFIED.

#### OASIS OWNERSHIP AMOUNT

	Oasis Ownership Amount
Payment Schedule	(Payoff Amount)
September 5, 2008 to March 4, 2009	\$4,500.00
Manch 5, 2009 to September 4, 2009	\$4,950.00 \$6,750.00
Centember 5, 2009 to December 4, 2009	\$6,730.00 \$7,500.00
December p. 2009 to March 4, 2010	\$8,250,00
March 5, 2010 to September 4, 2010 September 5, 2010 to March 4, 2011	\$9,750.00
March 5, 2011 and thereafter	\$10,500.00

Please call (866) 265-4800 (Press Option 6) or by fax at (847) 521-4392 to receive more information about payment

40 North Skokle Blvd, Suite 500, Northbrook, IL 60062 Phone (866) 206-4800 — Fax (847) 521-4392

Effective date February 2016

oabis legal finance, LLC privacy folicy

At Oacis Legal Finance we are summitted to providing you the bast

366301 0.0 139835 20080505094453

Case ID: P.CA-139835

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פלופר הל שטעגומטיפט

From: (847) 521-4380 Page: 15/15 Date: 9/5/2008 12:17:21 PM

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service while earning your bust. A chilical part of carning that trust is protecting your privacy rights. We extravoled up your right to keep your own man public information confidential sock because of this, we have created this document is conjulin our privacy policy by you. In addition, we see complying with both side and federal laws which require financial services companies to exhibit you, our valued customars, shoot how we intend to head your non-public personal information that you have statusted us with.

We want our customers to be twice of whit information Cashe collects and from it is introduced, with whome the information may be sizeed, and the customer's "opt out" rights.

I. NON-EUBLIC PERSONAL INTORMATION

To provide mitable, quality review Orale Logal Finance must collect cordat non-public personal financial [agal, and modical information treasting lie cuttumes and potential submerson. This is beforemation that reasting lie cuttumes and potential submerson. This is beforemation that proof or your interpreparation for many provides to us on application and other forms, by provide, for into limited to, your date of birth, traployment and iteems indicated in the medical information, possific case obtains and claims information, whereas statements und collect provides. und pollee reports.

IL DASIS LEGAL FINANCE'S COLLECTION AND USE OF

IL CASIS LEGAL FINANCES COMMUNICATION OF THE PROPERTY OF THE P

Casis Legal Plustice uses non-public personal information (1) for the stated purpose for which such information is gathered; (11) for marketing and safety and safety and collection purposes; (11) for legal, instead, accounting and experience (12) for other business purposes associated with its services and (VI) recultaments imposed by governmental additionalizes.

However, in an effort le provide a diversity of product and structe offers that may burstle our curbonaries or pointful sudcarets, O.116 Le. 13. Finance may provide may public information on our customers to affiliate d and unatilistics companies. This recognition interests in misked, but it not limited to 1, come, a citeracy, phote cumber (9), details of O.212 franspillon with the outlemer, have details, related afformers for more and employment information. At to time will the every information, and employment information. At to time will the every information and employment information. At the time will the every full solution or maintained by any company polyment information. Out a Legal Plance, that other company primery policy will great the transmitted in homomation. Where positiofs, Oxala Legal Pinance requires that such parties tred such information in accordance with this Privacy Policy.

A Exception:

Onto Lagal Fingues will consider not quoble personal information that is collected and kept about any personal to excellential and will not disclose it to a third party unless and if (6) disclosent is necessary to confer the Casia Legal Finance services and to perform rotated business activities acceptant to the private polity; (6) disclosure is necessary to compare it is recently to protect of protecting or control for control private protecting or relevant law, including compliance with the USA Pariet Act or (6) before a surface financial prompliance with the USA Pariet Act or (6) before a surface financial prompliance with the USA Pariet Act or (6) before a surface financial prompliance with the USA Pariet Act or (6) before a surface financial prompliance with the USA Pariet Act or (6) before a minor distinguishment threat to the safety of any personal formation. However, the conference accordingly used information to Death Legal Finance, the conference accordingly used the customer sufficient information, defend on his distance to the terms and conditions of this Privacy Palley, and the customer sufficient information defend on his distance to the provisions according to the provisions described under the within Casia Legal Finance pursuant to the provisions described under the within Privacy Policy.

B. Ozals Legal Finance Web Sites
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Legal Finance currently operates several web rates, the Ozals
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practices in place to protect the privacy of information that you supply.
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stelerated as of each of the sites that we hinded to or accessed from Ozals
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iv. Daeis legal france's information security IV. OABIS LEGAL FRANCE'S INFORMATION SECURITY
OBSILLEGI Planes is committed to the confidential traducts of all nonpublic personal information that it inserves from you, both on computer
servers, physically or otherwise. We maistain physical, electronic and
procedural refigurate that comply with federal and attle regulations to
guard year monepublic personal information, and secure year
information from uncultarized eccess, we und distinguish a server
aminoments. To this end, we use housing standard archods such as
fitteralis, exception and system access ecolorly, and our security
practices are resolutive reviewed regime industry best practices by internal
staff and independent third parties.

All non-cubile present information that Ozala Legal Finance collects in accountly by Ozala Legal Finance employers and contracters, and to this extent required for the tark accounting, legal and other professionate third by Ozala Legal Finance to fulfull that fiderings or representative days. All next professionate are bound to multifain the confidentiality of information supplied to them by contracted or othical obligations.

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companies. To remove your information from our database so as not lo
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adomice acceptation. Or you can seed a waiten excrependence to the
same stack its:
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Please note that it may take up to 60 days from the date of are slip of wellfielding for your request to become active. In you collect instruction, so that one can eccurately remove your record, please include your many, a different please include your many, a different please include your many a mane that handled

VII. REVISION OF THIS POLICY This Privary Pollity may be revised from time to time by Casis Legal Pinners, Amendments to like policy will be effective when posted to our website at warm, and singul, com.

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#### PURCHASE AGREEMENT PAGE 1 OF 8

Purchasori	Ossis Legal Finance, LLC (Ossis)
Sellor:	Robert Cochai
Dunahasa Price	\$4,750.00
Onlis Ormership	Oasis Ownership Amount (Payoff Amount)
Payment Schedule Ogrober 13, 2008 to April 12, 2009	57,125.00
Amil 13, 2009 to October 12, 2009	\$7,837.50 \$10,687.50
Ortober 13 2009 to January 12 2010	\$11,875,00
January 13, 2010 to April 12, 2010 April 13, 2010 to October 12, 2010	\$13,062,50
October 13, 2010 to April 12, 2011	\$15,437,50 \$16,625,00
April 13, 2011 and thereafter	

SELLER EXPLICITLY AGRRES THAT THE PURCHASE PRICE WILL BE FOR SELLER'S PERSONAL NEEDS ONLY
SELLER EXPLICITLY AFFIRMS THAT THE LEGAL CLAIM REFERENCED HEREIN WAS BROUGHT IN GOOD
FAITH, PREDATES THIS FURCHASE AGREEMENT, AND THAT NO PART OF THE PURCHASE PRICE WILL BE
USED TO SUPPORT, DIRECT OR MAINTAIN THE LEGAL CLAIM OR ITS PROSECUTION

IF SELLER COMPLIES WITH THIS PURCHASE AGREEMENT AND RECOVERS NOTHING FROM THE LEGAL CLAIM CITED BELOW, THEN PURCHASER SHALL RECEIVE NOTHING. SELLER IS NOT ENTITLED TO RECEIVE ANY PROCEEDS UNTIL PURCHASER HAS RECEIVED THE OASIS DWNERSHIP AMOUNT.

IF SELLER MAKES ANY FALSE STATEMENTS IN THE PURCHASE AGREEMENT (SEE SECTION 1.3), FALLS TO DISCLOSE A PRIOR SALE (SEE SECTION 3.4), RECEIVES ADDITIONAL ADVANCES WITHOUT FURCHASER CONSENT (SEE SECTION 5.3), REPLACES SELLER'S ATTORNEY WITHOUT OBTAINING A NEW ACKNOWLEDGEMENT FROM THE REPLACEMENT ATTORNEY (SEE SECTION 5.8), AVOIDS OR ATTEMPTS TO ACKNOWLEDGEMENT FROM THE REPLACEMENT ATTORNEY (SEE SECTION 5.8), AVOIDS OR ATTEMPTS TO AVOID PAYMENT TO PURCHASER, SELLER SHALL IMMEDIATELY PAY TO PURCHASER LIQUIDATED DAMAGES IN THE AMOUNT OF TWO TIMES (X) THE HIGHEST OASIS OWNERSHIP AMOUNT, REGARDLESS OF DAMAGES IN THE AMOUNT OF TWO TIMES (X) THE HIGHEST OASIS OWNERSHIP AMOUNT, REGARDLESS OF THE OUTCOME OF THE LEGAL CLAIM OR THE AMOUNT OF THE PROCEEDS IN ADDITION, SELLER SHALL PAY FOR ALL COLLECTION COSTS, INCLUDING ATTORNEY'S FEES AND EXPENSES OF PURCHASER.

Fully Informed: Soiler fully understands the terms and conditions of this night (8) page Purchase Agreement. Soiler has had an opportunity to read this Purchase Agreement and to consult with such advisors as Soiler deems appropriate, including attorneys and tax advisors. Soiler has not relied on any stoment, assuance, representation or warranty, whether written or oral, of Purchaser or any other person in connection with Soiler's decision to enter into this Purchase Agreement.

5065 Ponryn Cl., Las Vegas, NV 89139 Address: SELLER Robert Cooper Other Phone: Work Phone: Home Phone: of Birth: 07/16/1954 State Issued! \_Cu-Drivers License #1 \_ personal injury or other claim that is currently being pursued by my attorney Painck Murch. 1866 Section 1.1 for Legal Claim: complete definition) Seller sells and assigns all of Seller's right, title and interest in and to the Purchased Interest to Purchaser, and Purchaser purchased Interest from Seller on the terms and conditions provided in this Purchase Agreement. The purchase of the Purchased Interest that anticle Purchaser to receive the Ossis Ownership Amount (See above and Section 1.2). As consideration for the sale of the Purchased Interest, Purchaser shall pay the Purchase Price to Seller. Capitalized terms have the meanings set forth in Section 1 of this I certify that I have read and agree to the statements above and the entire Purchase Agreement consisting of eight (3) pages. I agree to be bround by the terms and conditions of this Purchase Agreement. This Agreement shall not be effective will the Purchase Price is paid to Seller. Date Purchasor' Signature Date Seller's Signature Ossia Lugal Floance, LLC

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### PURCHASE AGREEMENT

#### Background

Soller is the plaintiff in the Legal Claim. In order to ensure the receipt of some proceeds in connection with the Legal Claim without regard to its outcome, Soller desires to sell en interest in the Proceeds to Purchaser. Purchaser desires to purchase an interest in the Proceeds from Seller of the Legal Claim.

#### SECTION 1. DEFINITIONS.

- 1.1 "Legal Claim" means (a) the pending legal action and/or lawnuit to obtain money or property in which the Seller is engaged as alresult of injuries and/or damages arising out of a personal injury or other claim; (b) all applicable proceedings, proceedings on appeal or remand, enforcement, and litery, parallel, or alternative dispute resolution proceedings and processes arising out of or relating to such case in which Seller is a party; and (d) any arrangements made with Seller with another party to such case on which Seller is a party; and (d) any arrangements made with Seller with another party to such case which resolves any of the Seller's claims against such purty.
- 1.2 "Oasls Ownership Amount" is the amount Purchaser is to be paid out of the Proceeds and as determined as of the date Purchaser receives payment based on the Payment Schedule on Page 1 of this Purchase Agreement.
- 1.3 "Prefer Value" means, with respect to any payment renoived by Purcheser, the present value of the amount of such payment, dispolinted at the rate of 17% per annum (compounding amount) on a 365 days year basis) from the date on which such payment is received by Purchaser to the date on which the Oesis Ownership Amount is determined.
- 1.4 "Proceeds" means all property or things of value payable on account of the Legal Claim including, without limitation, cash, negotiable instruments, contract rights, annulies and securilies whether obtained by judgment, settlement, arbitral award or otherwise. Without limitation of the Foregoing "Proceeds" shall include a reasonable estimate of the monetary value of all non-cash benefits receivable by Solici on account of the Legal Claim.
- 1.6 "Parclassed Interest" means the right to reactive a partion of the Proceeds equal to the Oasis Ownership Amount on the further terms and conditions provided for in this Purchese Agreement.
  - 1.6 "Purchaser" meens Ossis Legal Financa, LLC (Ossis).
  - 1.7 "Seller" means Robert Cooper,
- 1,8 "Selfer's Attorney" means, collectively, Patrick Murch, Esq., which is Soller's attorney(a) in respect of the Legal Claim and any substitute, new or additional attorney/representing Selter in the Legal Claim.
- SECTION 2. SELLER'S STATEMENTS. Soller states to Purchaser as follows:
- 2.1 This Capacity. Seller believes the Legal Claim to be meritorious and filed in good faith. Seller is the plaintiff in the Legal Claim and has full right, title and interest in, to and under the Legal Claim and the Proceeds. Seller has the capacity and authority to enter into this Purchase Agreement and perform Seller's obligations set forth in this Purchase Agreement.
- 2.2 Effect of Purchase Agreement, Binding and Enforceable. The execution, delivery and performance of this Purchase Agreement and the obligations set forth in this Purchase Agreement do not conflict with, or result in the breach or termination of, any provision of, or constitute a default under, any institution of Purchase Agreement to which Seller is a party. This Purchase Agreement constitutes the legal, volid and binding Purchase Agreement of Seller, enforceable in accordance with its terms.
- 2.3 Information True, Complete and Correct. Seller has provided Purchaser with true, correct and complete copies of all documents in connection with Purchaser's examination of the Legal Claim. Seller has truthfully and completely responded to all questions saked by Purchaser in connection with the Legal Claim. Seller has informed Purchaser of the status of all actions, facts and circumstances that materially affect or impair the Legal Claim. Seller's rights in connection with the Legal Claim or the amount of the Proceeds. All documents and responses provided to Purchaser do not

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# PURCHASE AGREEMENT

make any unitro material of a metatrial fact or omit to state a majorial feet necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading.

#### SECTION 3. SELLER'S ACKNOWLED GEMENTS. Seller coknowledges the following:

- 3.1 Risk of Loss; No Loan Transaction. (The purchase of the Purchased Interest and the other transactions contemplated by this Purchase Agreement involve a substential economic risk and a bone fide risk of tota to Purchaser. Too Coals Covaceship Amount has been negotiated to account for such risk. The sale and assignment of the Purchased Interest is an absolute assignment and not a loan secured by a colleteral assignment of the Purchased Interest.
- 3.2 No Attorney-Client Relationship; No Obligations with Respect to Legal Claim. Purchase is not engaged in the practice of law and is not serving as Seller's attorney. Purchaser's solo obligation under this Purchase Agreement is to pay the Purchase Price hereunder. Purchaser does not assume or have any responsibility or obligation of any kind whatsoever to Seller's Attorney in connection with the Legal Claim, including, without limitation, any chligation to pay court costs or other expenses.
- 3.3 No Direction as to Use of Purchase Price, Purchaser has imposed no conditions on Seller's use of the
- 3.4 No Previous Assignment. Seller has not sold, assigned, pledged, transferred, or encumbered any interest in the Legal Claim or the Proceeds. There are no pending of threatened claims, liens, assignments, encumbrances or judgments against Seller or Seller's assets that would maletially impair the value, griently or collectibility of the Proceeds payable to Seller in connection with the Legal Claim or the amounts owed to Purchaser pursuant to this Purchase Agreement.

#### SECTION 4. PURCHASER'S ACKNOWLEDGEMENT.

4.1 Purchaser's Acknowledgment. Purchaser exproved and agrees that Purchaser shall have no right to end will not make any decisions with respect to the optical of the Legal Claim or any settlement or resolution thereof and that the right to make such decisions remains sololy with Seller and Seller's Attorney.

#### SECTION 5. SELLER'S AGREEMENTS. Seller agrees pa follows:

- 5.1 Treatment of Transaction, Soller agrees to treat and report the sale and purchase of the Purchased Interest as a sale transaction and not as a loss for all purposes (including tex purposes).
- 5.2 Treatment in Benkruptcy. If Sellet commandes or has commenced against it any case or other proceeding pursuant to any bankruptcy, insolvency or similar law offer to payment of the full Casis Ownership Amount to Purchaser, Seller shall cause the Purchased Interest to be described as an asset of Purchaser (and not as a debt obligation of Seller) in any oral of varione communications, including, without limitation, any schedule or other document filed in connection with such case or proceeding.
- 5.3 No Nurther Assignment. Soller shall not golf assign, pledge, or transfer (whether voluntarily, by operation of law or otherwise) any interest in the Legal Claim or the Proceeds without the prior written consent of Purchaser, except for transfers by intereste due to Soller's death. In the event an interest in the Legal Claim or the Proceeds is transferred by interest due to Soller's death, Schar's heirs, estate executors and personal representatives will be bound by this Purchase Agreement. Seller shall not permit or grant any security interest, lien, or encumbrance to attach to Seller's interest in the Legal Claim or the Proceeds without the prior written consent of Purchaser.
- 5.4 Prosecution of Claim. Solier intends to use the best offeris to prosecute the Legal Claim and to bring the Legal Claim to good faith sufficient or final judgment. Upon settlement or final judgment, Sellen shall use its best efforts to enforce collection of all sums due pursuant to any judgment or other sward made with respect to the Legal Claim.
- 5.5 Requests for Information. At Purchaser's reasonable request, Seller agraes (and Seller's Attorney is authorized by Seller) to provide to Furchaser copies of non-privileged materials including: (a) pleadings, notices, orders, motions, briefs or other documents filed in the Legal Claim by any person or party, (b) correspondence, Purchase Agreements,

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#### PURCHASE AGREEMENT PAGE 4 OF 8

or written proposals, or written summaries of any oral Purchase Agroements or imposals, from or to Seller or Seller's Attorney or the Proceeds, (c) all medical records of Seller or information regarding any medical lien, and (d) documents relating to any other meterial developments with respect to the Legal Claim or the Preceeds.

- 5.6 Mandatory Documents and Reports of Supplementary Information. Seller shall provide Purchaser with prompt written notice of: (a) any receipt by Soller or Soller's Alterney of Proceeds and (b) any notices of or documents evidencing any receipt of payments or promises to make payments on account of the Logal Claim.
- Subsequent Case Review. Seller agrees to an additional case review charge of \$35.00 each time he requests additional funding from Purchaser, whether or not Purchaser subsequently agrees to provide such additional funding
- 5.8 Facilitation of Payments. If Seller's Attorney or any other person pessesses Proceeds that ere payable to Purchaser, Seller shall execute and deliver such documents or other instruments and take such other actions as may be reasonably requested by any person to direct or otherwise facilitate the payment of such Proceeds to Purchaser.
- 5.9 Substitution of Attorneys in the Legal Claim. If Soller determines to him new or additional attorneys to represent Soller in the Legal Claim, Soller agrees that, prior to such himp. Soller shall (a) provide Purchaser with written notice of such determination and (b) delivers copy of the irrevocable Letter of Direction to such new or additional attorney, (c) require such new or additional attorney to execute and delives to Purchaser an Attorney Acknowledgement of the Irrevocable Letter of Direction. Any such new or additional attorney(s) shall be considered part of "Seller's Attorney in the Legal Claim" upon such hidre for all rumoness of this Agreement. upon such hiring for all purposes of this Agreement.
- Restrictive Agreement. Selles shall use reasonable efforts not to onter into any settlement agreement or covenant that restricts Purchaser's access to (or Sellor's obligation to provide to Purchaser) information relating to the Proceeds or any settlement in connection therewith.
- Walver of Defenses. Seller waives any and all defenses with respect to the sale of the Purchased Interest 5.11 WHIVEF OF DESIRES. DELIST WALVES any ENU SH describes with respect to the case of the curenased interest and egrees not to svoid payment of any Proceeds that ere payable to Purchaser. Soller has not, and shall not, directly or indirectly, in any manner, delay, seek to provent, impair or insurete the rights granted to Purchaser under this Purchase Agroculant or payment of the Purchased Interest sold to Purchaser.

#### SECTION 6. PAYMENT AND PRIORITY.

- 6.1 Priority Payment to Purchaser. Purchaser and Soller acknowledge that the Purchased Interest may be worthless. Purchaser necepts the risk of loss with respect to the Purchased Interest. Soller's colligation to make payments to worthless. Purchaser necepts the risk of loss with respect to the Purchased Interest. Soller's colligation to make payments to European pursuant to this Purchase Agreement is limited to encounts recovered by Soller in the Legal Claim unless Soller defaults under this Purchase Agreement. The Casis Ownership Amount shall be determined as of the date Casis readives payment is full from or on behalf of Soller. Soller shall not be entitled to receive any Proceeds until Purchaser has received the Casis Ownership Amount. Purchaser shall have the option, but not the obligation, to accept non-cash consideration will Purchaser receives cash of the Oaris Ownership Amount and may require Soller to encest, one-cash consideration will Purchaser receives cash of the Casis Councership Amount in full, Purchaser shall receive all of the Proceeds, subordinate to only extermeys' fees and costs and received lices. In any settlement of the Legal Claim wincronon-ash consideration is being paid to Soller, Soller agrees to use its greatenable best efforts to cause the adverse party in the Legal Claim to include sufficient cash to pay the Casis Ownership Amount to Soller in full upon the initial payment of Proceeds.
- 6.2 Timely Payment. All amounts owing to introduct on account of the Purchased Interest shell be paid to Furchaser to the extent that Proceeds from the Legal Claim are evallable to make payments to Purchaser. Seller shall pay such amounts to Purchaser within tan daya of receipt of the Proceeds in the Legal Claim by Seller or Seller's Attorney, whichever account first. Amounts that are not paid in this timely manner shall carn interest at the highest rate permitted by law until paid in full.
- 6.4 Costs of Collection. In addition to the Oasis Comership Amount, all costs and expenses incurred by Purchaser in collecting the Oasis Ownership Amount shall be and become an additional amount owed to Purchaser pursuant to this Purchase Agreement including legal fees and expenses.

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- 6.5 Power of Attorney. Seller irrevously designates, makes, constitutes and appoints Purchaser (and all persons or antities designated by Purchaser) as Seller's rue and lawful agent and attorney-in-fact for all matters relating to this agreement and the continuation thereof, with power, without notice to Seller, and at such time or times as Purchaser, in its tole and absolved discretion, may determine, in Seller's or Purchaser's name: (a) to provide Seller's Attorney with irrevocable written instructions that the Ossis Ownership Amount be paid discolly to Purchaser in accordance with the terms of this Purchase Agreement; and (b) to do all acts and things necessary, in Purchaser's sole discretion, to fulful Seller's obligations under this Purchase Agreement.
- 6.6 Manner of Payment. All amounts payable to Purchaser pursuant to this Purchase Agreement shall be yeld to Purchaser at the address for Purchaser provided in this Purchase Agreement or as otherwise provided by notice to Seller from Purchasec. Cash amounts shall be paid by check, in immediately available funds.
- 6.7 Installment Payments. In the event the Proceeds are received by Selter or Selter's Attorney in two or more installment payments and the cash portion of the initial installment is less than the Casis Ownership Amount (and Purchasar does not elect to satisfy the deficiency by any non-eash consideration available), the Frezent Value of each future installment payment received by Purchasar (and not the dollar amount of such payment) shall be applied to reduce the portion of the Oasis Ownership Amount remaining due to the Purchaser.
- SECTION 7. EVENT OF DEBAULT; SPECIFIC DEFAULT; RIGHT OF RESCISSION.
- 7.1 Event of Default. The breach by Soller of any of Seller's obligations under this Purchase Agreement shall constitute an "Event of Default, hereunder. In an Event of Default, Purchaser shall have all rights, powers, and remedies provided in the Purchase Agreement and as allowed by law or in equity.
- 7.2 Specific Default IF SELLER MAKES ANY FALSE STATEMENTS IN THIS PURCHASE AGREEMENT (SEE SECTION 2.3), FAILS TO DISCLOSE A PRIOR SALE (SEE SECTION 3.4), RECEIVES ADDITIONAL ADVANCES WITHOUT PURCHASER CONSENT (SEE SECTION 5.3), REPLACES SELLER'S ATTORNEY WITHOUT OBTAINING A NEW ACKNOWLEDGEMENT FROM THE REPLACEMENT ATTORNEY (SEE SECTION 6.3), AVOIDS OR ATTEMPTS TO AVOID PAYMENT TO PURCHASER, SELLER SHALL MAMEDIATELY PAY TO PURCHASER LIQUIDATED DAMAGES IN THE AMOUNT OF TWO TRACES (XX) THE HIGHEST OASIS OWNERSHIP AMOUNT/REGARDLESS OF THE OUTCOME OF THE LEGAL CLAIM OR THE AMOUNT OF THE PROCEEDS. IN ADDITION, SELLER SHALL PAY FOR ALL COLLECTION COSTS, INCLUDING ATTORNEY'S YEES AND EXPENSES OF PURCHASER.
- 7.3 Seller's Right of Reselssion. CONSUMERIS RIGHT TO CANCELLATION: YOU MAY CANCEL THIS AGREEMENT WITHOUT PENALITY OR FURTHER OBLIGATION WITHIN FIVE (5) BUSINESS DAYS FROM THE DATE YOU RECEIVE THE PURCHASE PRICE FROM PURCHASER.

#### TO CANCEL THIS AGREEMENT, YOU MUST EITHER:

- (I) RETURN THE FULL AMOUNT OF THE PURCHASE PRICE TO PURCHASER BY DELIVERING THE UNCASHED CHECK TO PURCHASER IN FERSON WITHIN FIVE (5) BUSINESS DAYS; OR
- (II) MAIL NOTICE OF CANCELLATION ALONG WITH REPAYMENT (EITHER BY RETURN OF PURCHASER'S UNCASALED CHECK, REGISTERED OR CERTIFIED CHECK, OR MONEY ORDER) BY INSURED, REGISTERED OR CERTIFIED U.S. MAIL, POSTMARKED ON OR WITHIN FIVE (5) BUSINESS DAYS OF RECEIVING THE PURCHASE PRICE, TO FURCHASER'S ADDRESS AS SET FORTHIN SECTION S.J BELOW.

#### SECTION 8. MISCELLANEOUS.

8.1 Expenses. Except as otherwise provided if Section 8.11, all legal and other costs and excenses incurred in connection with this Purchase Agreement and the transcollers contemplated hereby shall be paid by the party incurring such expenses.

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# PURCHASE AGREEMENT

8.2 Survival of Representations. All of the representations, warranties, covariants and Purchess Agreements of the parties harate contained in his Purchess Agreement or contained in any document furnished or to be furnished hereunder shell arrive the date of this Purchase Agreement.

8.3 Notices. All notices and other communications givenfor made pursuant to this Purchase Agreement shall be in writing. All such notices or communications shall be deemed to have been given or made delivered personally or sent by registered or certified mail (postage prepaid, return receipt requested) or delivered by reputable overnight courier to the parties at the following addresses:

if to Purchaser, to:

Ossis Legal Pinance, LLC 40 North Skokie Blvd, Suite 500 Northbrook, Illinois 60062 Athr: Controller

and if to Seller, to the address set forth on the first page of this Purchase Agreement, or at such other addresses as either of the parties hereto shall have accedited in writing to the other.

- 8.4 Further Assurances. Seller shall, at any time, and from time to time after the date hereof, upon request of Purchaser, do, execute, acknowledge and deliver, or cause to be done, executed, acknowledged and delivered, all such further ests, assignments, transfers, conveyances, powers of alterney and assurances as may be reasonably required to early out the terms of this Purchase Agreement and the transactions contemplated in this Purchase Agreement.
- 8.5 Financing Statements and Additional Documents. Soller irrovceobly authorizes Purmaser at any time and from time to time to file in any Uniform Commercial Code jurisdiction any initial fusioning statements and amendments thereto. Purchaser may indicate the following information in such financial statements and amendments: (a) Purchaser's ownership interest in the Legal Claim; (b) that a portion of the proceeds that are derived from the Legal Claim are owned by Purchaser, and (o) any other information required, in Purchaser's discretion, by the Uniform Commercial Code in any rolevant purisdiction. Soller agrees to furnish any information reasonably requested by Purchaser to feelilitete the objectives of this Section 8.5.
- 8.6 Release to Contact Third Pariles. As part of this Purchase Agreement it may be necessary to disalose information to third parities. Seller explicitly end irrevecably authorized Aurobaser to disalose any information to third parties as it deems appropriate. Seller releases Purchaser from any and all liability as a result of the release of any information.
- 6.7 Cumulative Rights. Each and all of the various rights, powers, and remedies of the parties set forth in this Purchase Agreement shall be considered as cumulative, with and in addition to any other rights, powers, or remedies of such party. No one such right, power, or remedies as subject to the others or is exclusive of any other rights, powers, or remedies allowed by lew or in equity. The exercise, partial exercise, or run-exercises of any rights, powers, or remedies shall not constitute either the election, nor the waiver, of any other rights, powers, or remedies. All rights, powers, and remedies of the parties shall survive the termination of this Purchase Agreement.
- 8.8 Walver. Any waiver by any party of its rights under this Purchase Agreement shall be in writing and signed by the party waiving such rights. The failure of either pisty to enforce, at any time, any of the provisions of this Purchase Agreement or any of the rights set forth in this Purchase Agreement, shall in no way be considered a waiver of such provisions, rights, or subsequent breaches thereof.
- 8.9 Headings; Number and Gender. The actions and other headings contained in this Purchase Agreement are for reference purposes only and shall not affect the meaning or indepretation of this Purchase Agreement. Reference to the singular or plural shall include the other and references to the meaning or indepretation of this Purchase Agreement. References to the meaning or indepretation of this Purchase Agreement. References to the meaning or independent and neuter genders shall include the other, as appropriate.
- 8.10 Entire Agreement. This Purchase Agreement conditions the entire agreement between the perties and supersedes all other prior agreements and understandings) both distand printer, between the parties, with respect to the subject matter of this Purchase Agreement. This Purchase Agreement may only be modified or supplamented by a written amendment examited by all of the parties herelo.

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From: (847) 521-4280 Page: 11/15 Date: 10/13/2008 10:17:10 AM

מד זם דד לספין בשרטונסה ועון

# **PURCHASE AGREEMENT**

8.11 Governing Law and Forum. This Purchase Agreement, and all lawsuits, disputes, claims, or precedings existing out of or relating to this Purchase Agreement or the relationships that result from this Purchase Agreement, shall be governed, construed and enforced in accordance with the laws of the State of California.

The Parties hereby irrevocably and unconditionally consent to submit to the exclusive jurisdiction of the Cirquit Court of Cook County, Illinois for any dispute, claims or other proceedings crising out of or relating to this Furchase Agreement, or the relationships that result from this Furchase Agreement, and agreement is commence any such lawsuit, dispute, claim or other proceeding except in the Circuit Court of Cook County, Illinois. The parties hereby interoceably and unconditionally valve any objection to the laying of vanue of any laysuit, dispute, claim or other proceeding arising out of or relating to this Furchase Agreement, or the relationships that result frem this Furchase (Agreement, in the Circuit Court of Cook County, Illinois, and hereby further irrevocably and unconditionally valve and agree not to plead or claim in the Circuit Court of Cook County, Illinois that any such laysuit, claim or other preceding brought in the Circuit Court of Cook County, Illinois has been brought in a inconvenient forum. has been brought in an inconvenient forum.

Bach of the parties to the Contract further irrovocably consents to the service of process out of the Circuit Court of Cook County, Illinois by mailing copies thereof by Registered or Certified United States mall, postage prepaid, to each of the parties of the Purchase Agreement at its address specified in this Contract.

Waiver of Jury Trial, Consolidation and Class Action; Costs.

THE PARTIES HEREBY WAIVE THE RIGHT TO ANY JURY TRIAL ON ANY LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY. THE PARTIES ALSO WAIVE ANY RIGHT TO CONSOLIDATE OR TO HAVE HANDLED AS A CLASS ACTION ANY PROCEEDING ON ANY LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY WITH ANY PROCEEDING ON ANY LAWSUITS, DISPUTES, CLAIMS, OR CONTROVERSIES INVOLVING ANY PERSON OR ENTITY NOT A PARTY TO THIS AGREEMENT.

THE FREVAILING PARTY IN ANY LAWFUIT, DISPUTE, CLAIM, OR CONTROVERSY SHALL BE ENTITLED TO ALL REASONABLE ATTORNEYS' FEES AND COSTS, EXPENSES AND DISBURSEMENTS WITH RESPECT TO SUCH LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY.

- 8.13 Attorneys' Fees. In the event of a failure by enjy party to comply with the terms of this Purchase Agreement, the breaching party will pay all coats and expenses, including reasonable attorneys' fees, costs and expenses, included by the non-breaching party as a consequence of breaching party's failure to comply with this Purchase Agreement.
- 8.14 Counterparts and Fassimite Signatures. This Purchase Agreement may be executed in counterparts, each of which shall be deemed an original and all of which shall tegether genetitute one and the same Purchase Agreement shall be deemed duly executed by Soller and Purchaser, respectively, upon the delivery of all of their respective executed algorithm pages by facsimile transmission to Soller for its attorney and Purchaser, as the case may be.
- 8.15 Assignment; Use of Information. Purphaser's rights and obligations under this Purphase Agreement may be assigned in its sole discretion without the consent of or notice to Seller's rights and obligations under this Purphase Agreement may not be assigned or transferred without the writion confecut of Purphaser, except for transfer by intestate due to Soller's death in which case Seller's heirs, estate exceptions and personal representatives will be bound by this Purphase Agreement. Soller agrees that Purphaser may share information that Purphaser obtained about Seller (whether from Seller or other person or entity) with potential assignees to whom surchaser may easign its rights and obligations under this Purphase Agreement, provided that: (1) such information is reasonably necessary to allow a potential assignee to make an informed decision whether to take assignment from Purphaser; and (ii) Purphaser enters into an appropriate confidentiality Purphase Agreement with any such potential assignee. Agreement with any such pountfal ossignee
- 8.16 No Third Party Beneficiaries; Successiors and Assigns. Subject to the provisions of Scotlon 8.15. (a) this Purchase Agreement is solely for the benefit of Purchaser and Sellerjand (b) this Purchase Agreement shall be binding upon and inure to the benefit of the parties' successors, helia, estates, execution, personal representatives and permitted assigns.

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From: (847) 521-4380 Page: 12/15 Date: 10/13/2008 10:17:10 AM

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#### PURCHASE AGREEMENT

PAGE 6 OP 8

- 8.17 Severability, If any provision of this Purchase Agreement or the application of any such provision to any party or circumstance shall be determined by any court of competent jurisdiction to be invalid or unanforceable to any extent, the remainder of this Purchase Agreement, or the application of such provision to such party or circumstances other than those to which it is so determined to be invalid or unanforceable, shall not be affected, and each provision of this Purchase Agreement shall be enforced to the fullest extent permitted by law. If any such court of competent jurisdiction deplaces that any term or provision of this Purchase Agreement is invalid or unanforceable, the parties here to agree that such court shall have the power to medify the ecope of such term or provision, to delete specific words or phrases, and to replace any invalid or unanforceable term or provision with a term or provision that is valid and conforceable, and that comes closest to expressing the intention of the invalid or unanforceable term or provision, and this Purchase Agreement shall be enforceable as so modified.

  8.18 Legal Representation. Seller understands and advanced that its (a) Purchaser has recommended that
- 8.18 Legal Representation. Seller understands and accordingts that; (a) Purchaser has recommended that Seller engage an attentory in connection with the execution and delivery of this Purchase Agreement; and (b) Seller has been represented by or has had the apportunity to be represented by an alternoy of Seller's aboosing in connection with the execution and delivery of this Purchase Agreement
- 8.19 Construction. Without limitation of the pravisions of Scotion 8.18, both parties have been represented by or have had the opportunity to be represented by an attorney of their obcosing in connection with the execution and delivery of this Purchase Agreement. The parties intend that this Purchase Agreement be deemed to have been prepared by all of the parties and that no party shall be entitled to the benefit of any favorable interpretation or construction of any term or provision hardefunder any rule or law with respect to the construction of this Purchase Agreement.

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Date: 10/13/2008 10:17:10 AM From: (847) 521-4380 Legal Fin

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אין ארושות ששמאורורער

IRREVOCABLE LETTER OF DIRECTION Sent by Fax to (702),873-9966 and by US Mail

October 13, 2008

Patrick Murch, Esq. 2300 W. Sahara Ave Las Vega, NV 89102

Dear Paidok Murok,

I. Robert Cooper, hereby irrevocably direct Patrick Murch of any subsequent attornoy(s) and law firms that may represent me, to place an assignment, consensual lien and security interest against my and all of the actitement proceeds due to me from the legal claim(s)/case(s) in which you represent me, after payment of any and all liegal loss and reimbursable costs, and to protect and satisfy this assignment, consensual lien and security interest up to the full Casis Councillap Amount per the Furchase Agreement I have executed with Casis Legal Firance, LLC, before releasing any funds to me. If any dispute arises over the amount owed Casis, I instruct you NOT to release any funds to me until that dispute is resolved. If a check is sent in my name, I havely grant you a limited, irrevocable power of attorney to endorse and deposit my check into your trust account and pay Casis Logal Finance, LLC, in full, before releasing any funds to me.

I have reed the Purchese Agreement and fully understand my obligations. I understand that Oasis has relied on this Interocable Letter of Direction to fund the Purchese Agreement, that the purchese price is \$4,750.00, and that the Oasis Ownership Amount will increase based on a multiple of the purchase price and the date Gasis receives payment per the Purchase Agreement. In the event that you no longer represent mo, I instruct you to provide Oasis which any insurance, altomey or other information requested that will allow it protect its interest and to follow my irreversible instructions. This letter may be executed in counterparts, each of which shall be deemed an original and all of which shall be the onsettlets on agreement. By signing the scknowledgement below, you soknowledge that this letter is from ms and that you comply with this invoveable Letter of Direction.

ATTORNEY ACKNOWLEDGMENT

I. Patrick Murch. Esq., acknowledge receipt of this Letter from my client.

My fee agreement is on a contingency basis and there are liens (skolusive of attempts fees and costs) against the case of approximately S. M. Continues to attempt feet, only a client in the case of approximately S. M. Continues to attempt feet, costs and appropriate medical liens as per instructions above.

If fully expect and anticipate that any settlement check will be sent to me from the defendant and/or insurance company, and not to the Plaintiff, and I agree that all disbursations of funds, including plaintiff's share of proceeds, will be through

my attorney trust account

To the best of my knowledge, Robert Cooper has NOT techined any provious cash advances on his/her legal claim(s), except for the Fuschase Agreements dated Jun 27, 2008 and Sep 08, 2008 with Ossis Logal Finance, LLC.

Without the prior written consent of Oasls Legal Phiance, LLC, I will not participate in or paknowledge any future each advances for Robert Cooper, How should we control your office for case nodates?

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rom: (847) 521-4350 Page: 14/15 Date: 10/13/2008 10:17:11 AM

פרום בר ספבים בשנטרסקיטן

### Oasis egal Finance

# NOTICE OF LIEN AND ASSIGNMENT

October 13, 2008

Patrick Murch, Esq. 2300 W. Sabara Ave. Las Vegse, NV 89102

RE:

OUR CLIENT: Robert Cooper OURCASEID: P-CA-139835

Dear Patrick Murch,

Casis Logal Finance ILC has ontered into a Purchase Agreement (attached) with Robert Cooper. Oasis Logal Finance has purchased an interest in the potential proceeds from the logal claim of Robert Cooper.

PLEASE BE ADVISED THAT YOU MAY NOT DISBURSE ANY FUNDS FROM THE CLIENTS PORTION OF THE SETTLEMENT, JUDGEMENT OR OTHER RESOLUTION UNTIL OUR PURCHASED INTEREST HAS BEEN SATISFIED.

#### OASIS OWNERSHIP AMOUNT

Payment Schedule	ii i		Oasis Ownership Amount
	j: }.		(Payoff Amount)
October 13, 2008 to April 12, 2009	1 3		\$7,125,00
April 13, 2009 to October 12, 2009			\$7,837.50
October 13, 2009 to January 12, 20			\$10,687.50
January 13, 2010 to April 12, 2010	7 i	•	\$11,875.00
April 13, 2010 to October 12, 2010	1, 1		\$13,062.50
October 13, 2010 to April 12, 2011	1		\$15,437.50
April 13, 2011 and thereafter	1 1		\$16,625.00
Tipate and man area sections	1: 4		

Picaso call (865) 206-4800 (Press Option 6 or by fax at (847) 521-4392 to receive more information about payment.

40 North Skokie Blvd, 3 ito 500, Northbrook, IL 60062 Phone (866) 206 4800 - Fax (847) 521-4392

Effective date February 2008

OASIS LEGAL FINANCE, LLC PRIVACY POLICY

At Oash Legal Finance we we committed to providing you the best

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From: (847) 521-4380 Page: 15/15 Date: 10/13/2008 10:17:11 AM

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eavice while earning your trust. A chilest part of earning that thus is protecting your privacy rights. We acknowledge your night to keep your own non-public information confidented and, because of this was that exceeded this document to explain our privacy pooling to you. In addition, we are complying with both twee and definal two which receive financial earnings with the trace and definal two which receive financial earnings are the properties of making you, our valued customers, about how we incend to breat your not public pursonal information that you have arranged the width. who see beganing

We wast our curouser to be ever of wist information Oask collects and how it is handled, with whem the information may be shared, and the customer's "opt our" rights.

L NON PUBLIC PERSONAL INFORMATION
To provide calible, queltly expide Casts Legal Finance must edicat
extels non-public persons financial, legal, and medical information that
training its customer and potential customers. This is information that
you be your elegans provides a us on application and other forms, by
phone, law, the informet, or oblat delivery services. This information may
instack, but it and inside its, you'd the oblithe, recommendations of
information, preside medical information putathing to your personal
injury, specific rests details and claims information, whiceas statements
and police reports.

II. OABIS LEGAL FEVANCES COLLECTION AND USE OF Information

information

one of the description of the desired of the legal finance collects when you or your allomy speak to an Casta Legal Elmano representative, or the key of Ocia's trob sites when you incube about or complete and application for one or more of our products or review to begin the inquiry or application process, whether you complete the process or may, in annihilated solely by Omit Legal Fleance in retouchuse with this privacy article.

Outs Legal Rimuco user non-public operanal information (i) for the stated purpose for which such information is gathered; (ii) for marketing makes and sakes pluming purposes. (iii) for servicing and collection purposes. (IV) for legal, (innesid, as revuelle, and extremely explain for for other particular purposes accordance of the list surface and (VI) requirements imposed by governments suthorities,

Nowers, in one effort to provide a diversity of product and revise offer that may brack our customers or potential customers, Outs Legal Mannes may provide non-public information on our customers to effiliated and emailitied companies. This remeablic information may include, but teed infinited to mose, edicary, playes made (6), details of one's branchish with the customer, case challs, related thereof information, and populymental logic medical. At me time will we saw disclose any medical information. It however, additional information is collected or maintained by any expressing other than Outs Legal France into other company's pithogy policy will sport the trainment of information. Where possibly, Quals Legal Finance requires that such parties were such information in secondars on with this Privacy Policy.

A. Exceptions

Oasia Legi Firmite will consider son-public personal information that is collected and kept about any person to be confidential and will not divide to the party unders and if (i) disclosure is necessary to render the Oasia Legal Finance revises and to perform related business activities expressed in this privary policy, (ii) disclosure is required subjects. Const Order, noder other legal instructured, legal proceeding resulted as exployed to Const Order, noder other legal instructured, legal proceeding relevant law, it studieg compilence with the USA Pacide Act, or (iii) there is not languaged to the legal instructured, legal proceeding relevant law, it shading compilence with the USA Pacide Act, or (iii) of there is not languaged the languaged that it is not the seafthy of any grouponal Oasia Legal Finance, legal principe of the continuous astaropicleges and except the terms and conditions of this rivivary bessey, and the instructured that is the proceeding of the seafthy of the proceeding of the seafthy of the seafthy of the proceeding of the seafthy of the proceeding of the seafthy of the seafthy of the principle of the principle of the order of the principle of the principle of the principle of the seafthy of the seafthy of the seafthy of the principle of the Ossis Legal Figures pureusal to the provisions described under the width privacy Folicy.

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legal Finance sides may also contain links to web siles that we not
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Legal Finance's who sile so that then will be too surprise sate hard each
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C. Cookies

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online banking, internal shopping.

As the curtomer learnills each subsequent page of information to the server the server will selve individuals computer for the Dockle to confirm the individual's identity without requiring the individual to logic confirm. The Dockle will not you any program, will not early wince sto see this amiliancion of a computer, The Cookle will only be tend by Onefficial Effects are better and used to expedits curtomer. interaction with our web alto.

III, CAN'S LEGAL FINANCE'S DATA RETENTION FOLICY Carlings Princated Corporate Folicy for data returing publishing to its customer a supplied personal information is for the tile of the account, plus to additional two (2) year.

IV. OASIS LEGAL FINANCE'S INFORMATION SECURITY

OLSIS LEGAL FOR SECURITIES to be confidential treatment of off nonpublic personal information that it receives from you, both on computer
servers, physically of otherwise. We meladed physical, electronic and
specifical settinguards that comply with finding and state repulsions to
good your non-public personal information, and second your
information, from inquisitalized security one and distingues in service
saydromnesis. To this and, we use industry without methods such as
forwalled, energy-loin and system securits controls, and our security
practices are repolarly revisited against industry but practices by interest
and and independent third parties.

All operable personal information that Ouris Legal Finance collects is accessible by Outle Legal Finance imployees and connection and to the extent required for the text recounding, legal and other professionals fixed by Oleia Legal Finance to fulfill their floricity or representality on our hydrolesis are bound to invitatinitie confidentiality of information supplied to them by assurants or either dolligations.

VI. OPT-OUT PROVISION

Ozni Lezi Kinase chire any person ilu oppatualy le "opl-cul" of recelling divine stiers from Ozala or from affiliated and unaffiliate d companies. To remove your information from our disabase and a rect to congenies, to tempty your information to the mount of the first receipt fully recycling to extend an ormality of principles of the principles of the sample first two.

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Please note that it may take up to 60 days from the date of receipt of notificialion for your request to become active. In your opi-out sometimest out that we can accurately remove your recold please being your same, address, please norther, and alterney's name that handled your same, address, please norther, and alterney's name that handled Aomices.

VIL REVISION OF THIS POLICY This Privacy Policy may be toyleed from time to hime by Oasia Legal Fineace. Amendments to this policy will be executive when posted to our medlegeleisse, wavr so olkdan

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#### PURCHASE AGREEMENT PAGE 1 OF 8

Purchasori	Ozsia Legal Finance, LLC (Ozsia)
Seller:	Robert Cooper
Purchase Pricei	SZ,000.00
Oasle Ownership A	monut
Payment Schedule October 31, 2008 to April 29, 2009 April 30, 2009 to October 30, 2009 October 31, 2009 to Junuary 30, 2010 January 31, 2010 to April 29, 2010 April 30, 2010 to October 30, 2010 October 31, 2010 to April 29, 2011 April 30, 2011 and thureafter	Oasis Ownership Amount (Payoff Autount)  \$3,000,00  \$4,500,00  \$5,000,00  \$5,000,00  \$5,500,00  \$5,000,00  \$7,000,00

SELLER EXPLICITLY AGREES THAT THE PURCHASE PRICE WILL BE FOR SELLER'S PERSONAL NEEDS ONLY SELLER EXPLICITLY AFFIRMS THAT THE LEGAL CLAIM REFERENCED HEREIN WAS BROUGHT IN GOOD faith, fredates this furchase agreement, and that no fart of the furchase price will be USED TO SUPPORT, DIRECT OR MAINTAIN THE LEGAL CLAIM OR HIS PROSECUTION

IF SELLER COMPLIES WITH THIS PURCHASE AGREEMENT AND RECOVERS NOTHING FROM THE LEGAL CLAIM CITED BELOW, THEN PURCHASER SHALL RECEIVE NOTHING, SELLER IS NOT ENTITLED TO RECEIVE ANY PROCEEDS UNTIL PURCHASER HAS RECEIVED THE OASIS OWNERSHIP AMOUNT.

IF SELLER MAKES ANY FALSE STATEMENTS IN THIS PURCHASE AGREEMENT (SEE SECTION 2.3), FAILS TO DISCLOSE A PRIOR SALE (SEE SECTION 3.4), RECEIVES ADDITIONAL ADVANCES WITHOUT PURCHASER CONSENT (SEE SECTION 5.3), REPLACES SELLER'S ATTORNEY WITHOUT OBTAINING A NEW ACKNOWLEDGEMENT FROM THE REPLACEMENT ATTORNEY (SEE SECTION 5.9), AVOIDS OR ATTEMPTS TO AVOID PAYMENT TO PURCHASER, SELLER SHALL IMMEDIATELY PAY TO PURCHASER LIQUIDATED DAMAGES IN THE AMOUNT OF TWO TIMES (2X) THE HIGHEST OASIS OWNERSHIP AMOUNT, REGARDLESS OF THE OUTCOME OF THE LEGAL CLAIM OR THE AMOUNT OF THE PROCEEDS, IN ADDITION, SELLER SHALL PAY FOR ALL COLLECTION COSTS, INCLUDING ATTORNEY'S FEES AND EXPENSES OF PURCHASER.

Fully Informed: Seller fully understands the terms and conditions of this eight (8) page Purchase Agreement. Seller has had an opportunity to read this Purchase Agreement and to consult with such advisors as Seller deems appropriate, including attempts and tax advisors. Seller has not relied on any statement, assurance, representation or warranty, whether written or snal, of Purchaser or any other

person in connection with Seller's decision to enter into this Purchase Agreement.

SELLER: Robert Cooper Address 5065 Petryn Ct, Lee Veges, NV 89139 Robert Cooper WorkPhone: SAME Other Phone: Home Phone: State Issuedi <u>CA</u> SS#3 Date of Birth: 07/16/1954 Drivers License # Legal Claim: personal injury or other claim that is currently being pursued by my attorney Patrick Murch. (See Section 1.1 for complete definition)

Selier sells and essigns all of Seller's right, this and interest in and to the Purchased Interest to Purchaser, and Purchases the Purchased Interest from Seller on the terms and conditions provided in this Purchase Agreement. The purchase of the Purchased Interest shall entitle Purchaser to receive the Ossis Ownership Amount (See above and Section 1.2). As consideration for the sale of the Purchased Interest, Purchaser shall pay the Purchase Price to Seller. Capitalized terms have the meanlings set forth in Section 1 of this

I certify that I have read and agree to the statements above and the entire Purchase Agreement consisting of eight (8) pages. I agree to be bound by the terms and conditions of this Purchase Agreement. This Agreement shall not be effective until the Purchase Price is paid

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Robert Cosper		Gazis Lagal Flatres, LLO	

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#### PURCHASE AGREEMENT PACES OF 8

#### Background

Seller is the plaintiff in the Legal Claim. In order to ensure the receipt of some proceeds in connection with the Legal Chaim without regard to its outcome, Seller desires to reli an interest in the Proceeds to Purchaser. Purchaser desires to purchase an interest in the Proceeds from Seller of the Legal Chaim.

#### SECTION 1. DEFINITIONS.

- 1.1 "Legal Claim" means (a) the pending legal action and/or legisuit to obtain money or property in which the Soller is crassaged as a result of injuries end/or damages crising out of a personal injury or other olding; (b) all applicable proceedings, proceedings on appeal or remand, enforcement, anothery, parallel, or alternative dispute resolution proceedings and processes arising out of ar relating to such case; (o) any other proceedings founded on the underlying facts giving rise to much case in which Saller is a party; and (d) any arrangements made with Seller with another party to such case which resolves any of the Seller's claims against such party.
- "Onsis Ownership Amount" is the amount Purchaser is to be paid out of the Proceeds and as determined as of the date Purchaser receives payment based on the Payment Schedule on Page 1 of this Purchase Agreement.
- "Present Value" means, with respect to any payment received by Purchaser, the present value of the amount of such payment, discounted at the rate of 17% per manum (compounding annually on a 365 days year basis) from the dele on which such payment is received by Purchaser to the date on which the Oasis Ownership Amount is determined.
- 14 "Proceeds" means all property or things of value payable on account of the Logal Claim including, without limitation, cash, negotiable instruments, contract rights, annuities and scounities whether obtained by judgment, settlement, whitrel award or otherwise. Without initiation of the foregoing, "Proceeds" shall include a reasonable estimate of the monelary value of all non-cash benefits receivable by Seller on account of the Legal Claim.
- "Purchased Interest" means the right to receive a portion of the Proceeds equal to the Casis Ownership Amount on the further terms and conditions provided for in this Purchase Agreement.
  - "Purchaser" means Ossis Legal Finance, LLC (O24is). 1,6
  - "Seller" means Robert Coopes. 1.7
- "Seller's Attorney" means, collectively, Pstrick Murch, Esq., which is Seller's attorney(s) in respect of the 1.8 Legal Claim and any substitute, new or additional attorney representing Seller in the Legal Claim.

## SECTION 2. SELLER'S STATEMENTS. Saller states to Purchasen as follows:

- 2.1 Title; Capacity. Soller believes the Legal Chaim to be meritorious and filed in good faith. Seller is the plaintiff in the Legal Chaim end has full right, title and interest in, to and under the Legal Chaim and the Proceeds. Seller has the expansity and authority to enter into this Purchase Agreement and perform Soller's obligations set forth in this Purchase Agreement
- 2.2 Effect of Purchase Agreement; Binding and Enforceable. The execution, delivery and performance of this Furchase Agreement and the obligations set forth in this Purchase Agreement do not conflict with, or result in the breach or termination of, any provision of, or constitute a default under, any instrument or Purohase Agreement to which Soller is a party.

  This Purchase Agreement constitutes too legal, valid and blading Purchase Agreement of Seller, enforceable in accordance
- 2.3 Information True, Complete and Correct. Soller has provided Purchaser with true, correct and complete copies of all documents in connection with Purchaser's examination of the Logal Claim. Soller has invihibly and completely responded to all questions asked by Purchaser in connection with the Legal Claim. Soller has informed Purchaser of the matus of all actions, facis and circumstances that materially affect or impair the Legal Claim, Seller's rights in connection with the Legal Claim or the zmount of the Proceeds. All documents and responses provided to Purchaser do not

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From: (847) 521-4380 Page: 7/15 Date: 10/31/2008 11:45:50 AM

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## PURCHASE AGREEMENT

make any untrue eletement of a material fact or omit to state a material fact necessary in order to make the statements made, in light of the circumstances under which they were made, not reisleading.

# SECTION 3. SELLER'S ACKNOWLEDGEMENTS. Seller acknowledges the following:

- 3.1 Risk of Loss; No Loan Transaction. The purchase of the Purchased Interest end the other transactions contemplated by this Furchase Agreement involve a substantial economic risk and a bone fide risk of loss to Purchaser. The Casis Owner-thip Amount has been negotiated to account for such risk. The rate and assignment of the Purchased Interest is an absolute assignment and not a loan secured by a collateral assignment of the Purchased Interest.
- 3.2 No Attorney-Client Relationship; No Obligations with Respect to Legal Claim. Purchaser is not engaged in the practice of law and is not serving as Seller's attorney. Purchaser's sole obligation under this Purchase Agreement is to pay the Purchase Price hereunder. Purchaser does not assume or have any responsibility or obligation of any kind whatsover to Seller's Attorney in connection with the Legal Claim, including, without limitation, any obligation to pay court costs or other expanses.
- 3.3 No Direction as to Use of Purchase Price. Purchaser has imposed no conditions on Seller's use of the Purchase Price.
- 3.4 No Previous Assignment. Soller has not sold, assigned, piedged, transferred, or encumbered any interest in the Legal Claim or the Proceeds. There are no pending or threatened claims, liens, assignments, encumbrances or judgments against Soller or Soller's assets that would materially impair the value, releasity or collectibility of the Proceeds payable to Soller in connection with the Legal Claim or the amounts owed to Purchaser pursuant to this Purchase Agreement.

## SECTION 4. PURCHASER'S ACKNOWLEDGEMENT.

4.1 Purchaser's Acknowledgment. Purchaser acknowledges and agrees that Purchaser shall have no right to and will not make any decisions with respect to the conduct of the Legal Claim or any settlement or resolution thereof and that the right to make such decisions remains solely with Saller and Saller's Attempty.

## SECTION 5. SELLER'S AGREEMENTS. Seller agrees as follows:

- 5.1 Trentment of Transaction. Seller agrees to iteal and report the sale and purchase of the Purchased Interest as a sale transaction and not as a loan for all purposes (including tax purposes).
- 5.2 Treatment in Bankruptcy. If Seller commences or has commenced against it any case or other proceeding pursuant to any bankruptcy, insolvency or similar law prior to payment of the full Casis Ownership Amount to Purchaser, Seller shall cause the Purchased Interest to be described at an asset of Purchaser (and not as a debt obligation of Seller) in any oral or written communications, including Without limitation, any schedule or other document filed in connection with such
- 5.3 No Burther Assignment. Soller shall not sell, assign, pledge, or transfer (whether voluntarily, by operation of law or otherwise) any intenst in the Legal Claim or the Proceeds without the prior written consent of Purchase, except for transfers by intesteds due to Seller's death. In the event an interest in the Legal Claim or the Proceeds is transferred by intestate due to Seller's heirs, noteto executors and personal representatives will be bound by this Purchase Agreement. Seller shall not permit or grant any accurity interest, lien, or enounterance to attach to Seller's interest in the Legal Claim or the Proceeds without the prior written consent of Purchaser.
- 5.4 Prosecution of Claim. Soller intends to use its best efforts to prosecute the Legal Claim and to bring the Logal Claim to good faith sedilement or final judgment. Upon selllement or final judgment, Soller shall use its best efforts to enforce collection of all sums due pursuant to any judgment or other award made with respect to the Legal Claim.
- 5.5 Requests for Information. At Purchaser's reasonable request, Seller agrees (and Seller's Atternay in authorized by Seller) to provide to Purchaser soples of non-privileged meterials including: (a) pleadings, notices, orders, motions, briefs or other documents filled in the Legal Claim by any nerson or party, (b) correspondence, Purchase Agreements,

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# PURCHASE AGREEMENT

or written proposals, or written summaries of any oral Purchase Agreements or proposals, from or to Seller or Seller's Attornsy or the Proceeds, (a) all medical records of Seller or information regarding any medical liter, and (d) documents relating to any other material developments with respect to the Legal Claim or the Proceeds.

- 5.6 Mandatory Documents and Reports of Supplementary Information. Scilic shall provide Purchases with prompt written notice of: (2) any receipt by Saller or Saller's Attenney of Proceeds and (b) any notices of or documental evidencing any receipt of payments or promises to make payments on account of the Legal Claim.
- 5.7 Subsequent Case Review. Seller agrees to an additional caso review charge of \$35.00 each time he requests additional funding from Purchaser, whether or not Purchaser subsequently agrees to provide auch additional funding.
- AB Fucilitation of Psyments. If Seller's Attorney or any other person possesses Proceeds that are payable to Purchaser, Seller shall execute and deliver such documents or other instruments and take such other sollons as may be reasonably requested by any person to direct or otherwise facilitate the payment of such Proceeds to Purchaser.
- 5.9 Substitution of Attorneys in the Legal Claim. If Seller determines to hire new or additional attorneys to represent Seller in the Legal Claim, Soller speeces that, prior to such thiring. Seller shell (a) provide Purchaser with written notice of such determination and (b) deliver a copy of the invocable Letter of Direction to such new or additional attorney, (c) require such new or additional otherway to execute and deliver to Purchaser an Attorney Acknowledgement of the Irrarocable Letter of Direction. Any such new or additional attorney(s) shall be considered part of "Seller's Attorney in the Legal Claim" upon such hiring for all purposes of this Agreement.
- 5.10 Restrictive Agreement. Seller shall use reasonable afforts not to enter into any softlement agreement or covenant that restricts Purchaser's 2000ss to (or Seller's obligation to provide to Purchaser) information relating to the Proceeds or any softlement in connection therewith.
- 5.11 Waiver of Dufensez. Seller waives any and all defenses with respect to the sale of the Purchassed Interest and agrees not to avoid payment of any Proceeds that are psyable to Purchastr. Seller has not, and shall not, directly or indirectly, in any manner, delay, seek to prevent, impair or frustrate the rights granted to Purchaser under this Purchase Agreement or payment of the Purchased Interest sold to Purchaser.

### SECTION 6, PAYMENT AND PRIORITY.

- 6.1 Priority Payment to Purchaser. Purchaser and Soller admoveded that the Purchased Interest may be worthless. Purchaser accepts the risk of loss with respect to the Purchased Interest. Soller's obligation to make payments to Purchase apprehens to the Purchase apprehens a specific to amounts recovered by Soller in the Logal Claim unless Soller defaults under this Purchase Agreement is limited to amounts shall be determined as of the date Casis receives payment in full from or on behalf of Soller. Soller shall not be entitled to receive any Proneeds until Purchaser has received the Casis Ownership Amount. Purchaser shall have the option, but not the obligation, to accept non-oush consideration on account of the Casis Ownership Amount and may require Soller to accept non-oush consideration while Purchaser receives cash consideration. If the Proceeds are insufficient to pay the Casis Ownership Amount in full, Purchaser shall receive all of the Proneeds, subordinate to only attorneys' fees and costs and medical ilens. In any settlement of the Legal Claim where non-oash consideration is being paid to Seller, Soller agrees to use its reasonable Less efforts to cause the adverse party in the Logal Claim to include sufficient cash to pay the Oasis Ownership Amount to Seller in full upon the initial payment of Proceeds.
- 6.2 Timely Payment. All amounts owing to Purokeser on secount of the Purokeset Interest shell be paid to Purokeser to the extent that Proceeds from the Logal Claim are available to make payments to Purokeser. Seller shell pay such amounts to Purokeser within ten days of receipt of the Proceeds in the Logal Claim by Seller or Seller's Attorney, whichever occurs first. Amounts that are not paid in this timely manner shall earn interest at the highest rate permitted by law until paid to full.
- 6.4 Costs of Collection. In addition to the Opsis Ownership Amount, all costs and expenses insurred by Purchaser in collecting the Casis Ownership Amount shall be and become an additional amount owed to Purchaser pursuant to this Purchase Agreement including legal fees and expenses.

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- 6.5 Power of Attorney. Seller irreveably designates, makes, constitutes and appoints Purchaser (and all partsons or entities designated by Purchaser) as Seller's true and lawful agent and attorney-in-fact for all matters relating to fuls agreement and the collection of payments due under this agreement and during the continuation thereof, with power, without notice to Seller, and at such time or times as Purchaser, in its sole and absolute discretion, may determine, in Seller's or notice to Seller, and at such time or times as Purchaser, in its sole and absolute discretion, to Gaise Ownership Amount be Purchaser's name: (a) to provide Seller's Altomay with ineversable whitch instructions that the Oasis Ownership Amount be purchaser's name: (a) to provide Seller's obligations under this Purchase Agreement. in Furcheser's sole discretion, to fulfill Seller's obligations under this Furchese Agreement.
- 6.6 Manner of Payment. All amounts payable to Purchaser pursuant to this Purchase Agreement shall be paid to Purchaser at the address for Purchaser provided in this Purchase Agreement or as otherwise provided by notice to Seller from Purchaser. Cash amounis shall be paid by check, in immediately available funds.
- Installment Psyments. In the event the Proceeds are received by Seller or Soller's Attorney in two or more 6:/ Installment Payments. In the event the Proceeds are received by Seller or Seller's Attornay in two or more installment payments and the cash portion of the Initial installment is less then the Oasis Cwnotzhip Amount (and Purchaster does not elect to eatisfy the defloiency by any non-eash consideration available), the Present Value of each future installment payment received by Purchaster (and not the dollar zmount of such payment) shall be applied to reduce the portion of the Oasis Ownership Amount remaining due to the Purchaser.

# SECTION 7. EVENT OF DEFAULT; SPECIFIC DEFAULT; RIGHT OF RESCISSION.

- 7.1 Eyent of Default. The breach by Soller of any of Soller's obligations under this Purchase Agreement shall constitute an Eyent of Default hereunder. In an Eyent of Default, Purchaser shall have all rights, powers, and remedies provided in the Purchase Agreement and as allowed by law or in equity.
- 7,2 Specific Default. IF SELLER MAKES ANY FALSE STATEMENTS IN THIS PURCHASE AGREEMENT (SEE SECTION 2.4), FAILS TO DISCLOSE A PRIOR SALE (SEE SECTION 3.4), RECEIVES ADDITIONAL ADVANCES WITHOUT PURCHASER CONSENT (SEE SECTION 5.3), REPLACES SELLER'S ATTORNEY WITHOUT OBTAINING A NEW ACKNOWLEDGEMENT FROM THE REPLACEMENT ATTORNEY (SEE SECTION 5.8), AVOIDS OR ATTEMPTS TO AVOID PAYMENT TO PURCHASER, SELLER ATTORNEY (SEE SECTION 5.8), AVOIDS OR ATTEMPTS TO AVOID PAYMENT TO PURCHASER, SELLER SHALL IMMEDIATELY PAY TO PURCHASER LIQUIDATED DAMAGES IN THE AMOUNT OF TWO TIMES SHALL IMMEDIATELY PAY TO PURCHASER LIQUIDATED DAMAGES OF THE OUTCOME OF THE LEGAL (2X) THE HIGHEST OASIS OWNERSHIP AMOUNT REGARDLESS OF THE OUTCOME OF THE LEGAL CLAIM OR THE AMOUNT OF THE PROCREDS. IN ADDITION, SELLER SHALL PAY FOR ALL COLLECTION COSTS, INCLUDING ATTORNEY'S FEES AND EXPENSES OF PURCHASER.
- 7.2 Seller's Right of Rescission. CONSUMER'S RIGHT TO CANCELLATION: YOU MAY CANCEL THIS AGREEMENT WITHOUT PENALITY OR FURTHER OBLIGATION WITHIN FIVE (6) BUSINESS DAYS FROM THE DATE YOU RECEIVE THE PURCHASE PRICE FROM PURCHASER.

# to cancel this agreement, you must either:

- RETURN THE FULL AMOUNT OF THE PURCHASE PRICE TO PURCHASER BY DELIVERING THE UNCASHED CHECK TO PURCHASER IN PERSON WITHIN FIVE (5) BUSINESS DAYS; OR
- MAIL NOTICE OF CANCELLATION ALONG WITH REPAYMENT (EITHER BY RETURN OF PURCHASER'S UNCASHED CHECK, REGISTERED OR CERTIFIED CHECK, OR MONEY ORDER) BY INSURED, RECISTERED OR CERTIFIED U.S. MAIL, POSTMARKED ON OR WITHEN FIVE (5) BUSINESS DAYS OF RECEIVING THE PURCHASE PRICE, TO FURCHASER'S ADDRESS AS SET FORTH IN SECTION 8.1 BELOW. (II)

#### MISCELLANEOUS. SECTION 8.

8.1 Expenses. Except as otherwise provided in <u>Section 8.11</u>, all legal and other costs and expenses incurred in connection with this Purchase Agreement and the transactions contemplated hereby shall be paid by the party incurring such expenses.

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- 8.2 Survival of Representations. All of the representations, warranties, covenants and Purchase Agreement of the parties hereto contained in this Purchase Agreement or contained in any document flurished or to be furnished hereunder shall survive the data of this Purchase Agreement.
- 8.3 Notices. All notices and other communications given or made pursuant to this Purchase Agreement chall be in writing. All such notices or communications avail be deemed to have been given or made delivered personally or sent by registered or certified mail (postage prepaid, return receipt requested) or delivered by reputable overnight courier to the parties at the following addresses:

if to Purchaser, lo:

Oasis Lagal Finance, LLC 40 North Skokie Blvd, Sulte 500 Northbrook, Illinois 60062 Attn: Controller

and if to Seller, to the address set forth on the first page of this Purchese Agreement, or at such other midresses as either of the parties hereto shall have specified in writing to the other.

- B.4 Further Assurances. Sailer shall, at any time, and from time to time after the data harcol, upon request of Purchaser, do, executed, acknowledged and delivered, all such further ants, essignments, transfers, conveyances, powers of attorney and assurances as may be reasonably required to carry out the terms of this Purchase Agreement and the transactions contemplated in this Purchase Agreement.
- 8.5 [Jinancing Statements and Additional Documents. Sellor irrevocably authorizes Purchaser et any time and from time to time to file in any Uniform Commercial Code jurisdiction any initial linancing statements and amendments thereto. Purchaser may indicate the following information in such linancial statements and amendments: (a) Purchaser's conversible information in Legal Claim are owned by conversible information to Legal Claim; (b) that a portion of the proceeds that are derived from the Legal Claim are owned by Purchaser; and (o) any other information required, in Purchaser; adiscretion, by the Uniform Commercial Code in any relevant purchaser; and (o) any other information required, in Purchaser; and (o) any other information reasonably requested by Purchaser to facilitate the objectives of this Section 8.5.
- 8.6 Release to Contact Third Parties. As part of this Purchase Agreement it may be necessary to disclose information to third parties. Seller explicitly and irreveably authorizes Purchaser to disclose any information to third parties as it deems appropriate. Seller releases Purchaser from any and all liability as a result of the release of any information.
- 8.7 Cumulative Rights. Each and all of the various rights, powers, and remedies of the parties set forth in this Purchase Agreement shall be considered as sumulative, with and in addition to any other rights, powers, or remedies of such party. No one such right, power, or remedies or shall be exclusive of the others or is exclusive of any other rights, powers, and remedies allowed by law or in equity. The extense, partial exercise, or non-execuse of any rights, powers, or remedies shall not constitute either the election, nor the walver, of any other rights, powers, or remedies. All rights, powers, and remedies of the parties shall survive the termination of this Parchase Agreement.
- 8.8 Waiver. Any waiver by any party of its rights under this Purchase Agreement shall be in writing and algred by the party waiving such rights. The failure of either party to enforce, at any time, any of the provisions of this Purchase Agreement or any of the rights act forth in this Purchase Agreement, shall in no vary be considered a waiver of such provisions, rights, or subsequent breaches thereof.
- 8.9 Headings, Number and Gender. The sections and other headings contained in this Purchase Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Purchase Agreement. References to the singular or plural shall include the other and references to the measuring. Sentimine and neuter genders shall know the compromise.
- 8.40 Entire Agreement. This Purchase Agreement constitutes the online agreement between the parties and supersedes all other prior agreements and understandings, both oral and written, between the parties, with respect to the subject matter of this Purchase Agreement. This Purchase Agreement may only be modified or supplemented by a written amendment executed by all of the parties heroto.

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# PURCHASE AGREEMENT

8.11 Governing Law and Forum. This Purchase Agreement, and all lawsuits, disputes, claims, or proceedings wising out of or relating to this Purchase Agreement or the relationships that result from this Purchase Agreement, chall be governed, construed and enforced in accordance with the laws of the State of California.

The Parties hereby irrevocably and unconditionally consent to submit to the exclusive jurisdiction of the Circuit Court of Cook County, Illinois for any disputes, albims or other proceedings arising out of or relating to this Purchase Agreement, or the relationships that result from this Purchase Agreement, and agree not to commune any such lawarit, dispute, olsien or other proceeding except in the Circuit Court of Cook County, Illinois, The parties hereby irrevocably and uncoexilisonally except on the laying of venue of any lawarit, dispute, alsien or other proceeding arising out of or relating to this varive any objection to the laying of venue of any lawarit, dispute, alsien or other proceeding arising out of or relating to this Purchase Agreement, or the relationships that result from this Purchase Agreement, in the Circuit Court of Cook County, Illinois, and hereby further irrevocably and unconditionally waive and agree not to plead or olsim in the Circuit Court of Cook County, Illinois that any ruch lawarit, dispute, claim or other proceeding brought in the Circuit Court of Cook County, Illinois has been brought in an irreonvenient forum.

Each of the parties to the Contrast further interactibly consents to the service of process out of the Circuit Court of Cook County, Illinois by mailing copies thereof by Registered or Cartified United States mail, postage prepaid, to each of the parties of the Purchase Agreement at its address specified in this Contract.

8.12 Waiver of Jury Trial, Consolidation and Class Action; Costs.

THE PARTIES HEREBY WAIVE THE RIGHT TO ANY JURY TRIAL ON ANY LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY. THE PARTIES ALSO WAIVE ANY RIGHT TO CONSOLIDATE OR TO HAVE HANDLED AS A CLASS ACTION ANY PROCEEDING ON ANY LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY WITH ANY PROCEEDING ON ANY LAWSUITS, DISPUTES, CLAIMS, OR CONTROVERSIES INVOLVING ANY PERSON OR ENTITY NOT A PARTY TO THIS AGRREMENT.

THE PREVAILING PARTY IN ANY LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY SHALL BE ENTITLED TO ALL REASONABLE ATTORNEYS' FEES AND COSTS, EXPENSES AND DISBURGEMENTS WITH RESPECT TO SUCH LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY.

- 8.13 Attorneys' Peos. In the event of a failure by any party to comply with the terms of this Purchase Agreement, the breaching party will pay all costs and expenses, including reasonable alternays' fees, costs and expenses, incurred by the non-breaching party as a consequence of breaching party's failure to comply with this Purchase Agreement.
- 5.14 Counterparts and Facshalls Signatures. This Purchase Agreement may be excented in counterparts, each of which shall be deemed an original and all of which shall logather constitute one and the same Purchase Agreement shall be deemed duly executed by Seller and Purchaser, respectively, upon the delivery of all of their respective executed signature pages by facethalle transmission to Seller or its attorney and Furchaser, as the case may be.
- 9.15 Assignment; Use of Information. Purchasor's rights and obligations under this Purchaso Agreement may be assigned in its sole discretion without the consent of or notice to Seller's rights and obligations under this Purchase Agreement may not be assigned or transferred without the written consent of Purchaser, except for transfer by intestate due to Seller's death in which case Seller's hoirs, estate executors and personal representatives will be bound by this Purchase Agreement. Soller egrees that Purchaser may share information that Purchaser obtained about Seller (whether from Suche or other person or entity) with potential essigness to whom Purchaser may assign its rights and obligations under his Purchase Agreement, provided that: (1) such information is reasonably necessary to allow a potential essignee to make an informed decision whether to take assignment from Purchaser, and (ii) Purchaser enters into an appropriate confidentiality Purchase Agreement with any such potential assignce.
- 8.16 No Third Porty Bonoficiarles; Successors and Assigns. Subject to the provisions of <u>Section 8.15</u>, (a) this Purchase Agreement is solely for the bunefit of Purchaser and Seller, and (b) this Purchase Agreement shall be binding upon and innur to the benefit of the parties' successors, heirs, estates, executors, personal representatives and parmitted assigns.

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#### PURCHASE AGREEMENT

#### PAGE 8 OF 8

- 8.17 Severability. If any provision of this Purchase Agreement or the application of any such provision to any extent, party or circumstance shall be determined by any court of competent jurisdiction to be invalid or unenforceable to any extent, the remainder of this Purchase Agreement, or the application of such provision to such party or circumstances other than those to which it is so determined to be invalid or unenforceable, shall not be affected, and each provision of this Purchase Agreement shall be enforced to the fullest extent permitted by law. If any such court of competent jurisdiction declares that Agreement shall be enforced to the fullest extent permitted by law. If any such court of competent jurisdiction declares that my term or provision of this Purchase Agreement is invalid or unenforceable, the parties factor agree that such court shall have the power to medify the scope of such term or provision, to dates specific words or phrases, and to replace any invalid or unenforceable term or provision with a term or provision that is valid and enforceable, and that comes closest to expressing the intention of the invalid or unenforceable term or provision, and this Purchase Agreement shall be enforceable as so modified. intention of the invalid or unenforceable term or provision, and this Purchase Agreement shall be enforceable as so modified,
- 8.18 Lagai Representation. Seller understands and acknowledges that: (a) Purchaser has recommended that Seller engage an atterney in connection with the execution and delivery of this Purchase Agreement, and (b) Seller has been represented by or has had the opportunity to be represented by an attorney of Seller's choosing in connection with the execution and delivery of this Purchase Agreement.
- 8.19 Construction. Without limitation of the provisions of Section 8.18, both parties have been represented by or have had the opportunity to be represented by an attorney of their choosing in connection with the execution and delivery of this Purchase Agreement. The parties intend that this Purchase Agreement be deemed to have been prepared by all of the parties and that no party shall be entitled to the benefit of any favorable interpretation or construction of any term or provision hereof under any rule or law with respect to the construction of this Purchase Agreement.

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PREVOCABLE LETTER OF DIRECTION Sent by Fex to (702) 873-9966 and by US Mail

October 31, 2008

Patrick Murch, Haq. 2300 W. Sahara Avc. Las Vegas, NV 89102

I. Robort Cooper, hereby irrevosably direct Patrick Murch or any subsequent attenuo(s) and law firms that may represent me, to place an assignment, consensual lien and security interest egainst any and all of the sattlement proceeds due to me from the legal rolating) case(s) in which you represent me, after payment of any and all legal fees and reimbursable costs, and to protect and satisfy this assignment, consensual lien and security interest up to the full Ozsis Ownership Amount per the Purchess Agreement I satisfy this assignment, consensual lien and security interest up to the full Ozsis Ownership Amount per the Purchess Agreement I satisfy this assignment, consensual lien and security interest up to the full Ozsis Ownership Amount per the Purchess Agreement I have executed with Ozsis Legal Finance, LLC, before roleasing any funds to me. If any disputs arises over the amount owed Ozsis, I instruct you NOT to release any funds to me until that disputs is resolved. If a check is sent in my name, I hereby grant you a limited, intercocable power of attorney to andorse and deposit my check into your interest queenunt and pay Ozsis Legal Finance, LLC, in full, before releasing any funds to me.

I have read the Purchase Agreement and fully understand my obligations. I understand that Oasia has relied on this Irrevocable Letter of Direction to fund the Purchase Agreement, that the purchase price is \$2,000.00, and that the Casia Ownamhip Amount will harvesse based on a multiple of the purchase price and the date Oasia receives payment per the Purchase Agreement. In the event that you no longer represent me, I instruct you to provide Casis with any insurance, attempt or other information requested that will allow it protect its interest and to follow my irrevocable instructions. This letter may be executed in counterparts, each of which small be decared an original and all of which shall together constitute on agreement. By signing the acknowledgement below, you acknowledge that this letter is from me and that you comply with this irrevocable Letter of Direction.

Sincerely.

Robert Cooper

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ATTORNEY ACKNOWLEDGMENT

I, Pairick Murch, Esq., spenowledge receipt of this Letter from my oliant. I. Partick sourch, Etg., spenowinger receipt of this Letter from my others.

My for agraement is on a contingency basis and there are lians (exclusive of attention, assignment, consensual lien and approximately \$\_\_\_\_\_\_, and I will hence my allent's irrevocable letter of direction, assignment, consensual lien and accountly interest, subordinate to attentive fees, costs and appropriate medical liens as per instructions above.

I fully expect and anticipate that any settlement shock will be sent to me from the defendant and/or insurance company, and not to the Plaintiff, and I agree that all disbursements of funds, including plaintiff's share of proceeds, will be through my offerent trust agreement.

my attorney trust eccount To the best of my knowledge, Robert Cooper has NOT received any provious cash advances on his/her legal claim(s), To the best of my knowledge, Robert Cooper has NOT received any provious cash advances on his/her legal claim(s), Coxespt for the Purchase Agreements deled Jun 27, 2008, Sep 08, 2008 and Oct 14, 2008 with Caxis Legal Finance, LLC.

Without the prior written consent of Ossis Legal Finance, LLC, I will not participate in or acknowledge any future cash advences for Robert Cooper.

How should we contact your office for ease undates?

prourch@rocdonaldrarans.com.
E. mall is Preferred (or Fex Number)

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## Oasis Laget Finances

# NOTICE OF LIEN AND ASSIGNMENT

October 31, 2008

Patrick Murch, Esq. 2300 W. Sahara Ave. Las Vogas, NV 89102

OUR CLIENT: Robert Cooper OURCASE ID: P-CA-139835

Dear Patrick Murch.

Oasis Legal Finance LLC has entered into a Purchase Agreement (attached) with Robert Cooper. Casis Legal Finance has purchased an interest in the potential proceeds from the legal claim of Robert Cooper.

PLEASE BE ADVISED THAT YOU MAY NOT DISBURSE ANY FUNDS FROM THE CLIENTS PORTION OF THE SETTLEMENT, JUDGEMENT OR OTHER RESOLUTION UNTIL, OUR PURCHASED INTEREST HAS BEEN SATISFIED.

### OASIS OWNERSHIP AMOUNT

Payment Schedule	Oasis Ownership Amount
Payment demanne	(Pavoff Amount)
October 31, 2008 to April 29, 2009	\$3,000,00
April 30, 2009 to October 30, 2009	\$3,300.00
October 31, 2009 to January 30, 2010	<b>54,500.00</b>
January 31, 2010 to April 29, 2010 April 30, 2010 to October 30, 2010	\$5,000.00
	\$5,500.00
October 31, 2010 to April 29, 2011	\$6,500.00
April 30, 2011 and thereafter	\$7,000.00

Please call (865) 206-4800 (Press Option 6) or by fax at (847) 521-4392 to receive more information about payment.

> 40 North Skokie Blvd, Suite 500, Northbrook, IL 60062 Phone (866) 206-4800 - Fax (847) 521-4392

> > Effedive date Permary 1008

oasiblegal finance, LLC Privacy Policy

At Onds Legal Strame we see committed to providing you the best

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service while examing your trust. A relicted proof examing that that is protesting your privacy rights. We acknowledge your sight to keep your own monopolite information confidencial end, because of this, we have meeted this chemical to replain our privacy golicy to you. In addition, we are complying with both etals and reduced have rainful enough a fixancial riskes comments to noistly you, our spliced carmoning, about how we intend to incid your non-poblic pursonal information that you have coirvited us with

We want our customers to be extens of what information Oards collecte end how it is handled, with whom the information may be shued, and the carlonner's "opt out" rights.

I NON-PUBLIC PERSONAL INFORMATION
To provide reliable, quality service Cusis Legal Fluttee must collect
certain non-public personal financial, legal, and medical information
regarding its confectors and potential customers. This is information that
you or year attempt provides for on a pepticulation and other forms, by
phone, far, the intends, or other delivery services. This information may
include, but it are limited to, your date of biths, employment and income
information, specific resided like omation pertaining to your presents
information, specific cases details and claims information, volumes relatements
and police 1830th. i non-public personal information

IL oasis legal finance's collection and use of INFORMATION

INFORMATION

Generally, all post-public personal information that Oasis Legal Finance collects who pro or year chomory speak to an Oasis Legal Finance representative, or yiz any of Oasis' treb cities what you imply about or complify and applicable process or more of our products or certainst (or begin the implied or applicable process, abother you complish the process of the), is maintained solely by Oasis Legal Financom recordance with this sulvery statement.

Ouris Legal Flugges over non-public personal information (n for the Haled purpose for Which such information in Educaci (II) for marketing analysis and rates pluming putposes. (III) for servicing and to elication purposes. (IV) for legal, fluoredal, accounting and text-econd accepting; (V) for older business purposes anaectated with its services and (VI) requirements imposed by governmental authorities.

Mowere, in an effort is provide a diversity of product and service offers sint may beaself our customers or potential customers. Ozali Legal planes may provide non-public information on our textomers to infilitated and untilitated compenies. This non-public information may being to the not limited to, impre, address, planes cumber (s), details of Ozalis transaction with the customer, easy details, rolked alternay information, and employment information. At mo that will use twee disclores my medical information. If however, additional information is collected or multitated by any company other than Ozaie Legal Pinnese, that other campany's potices policy will guyearnets becamed of information. Where possible, Ozais Legal Pinnese requires that such parties treat peak information in accordance with this Privacy Policy;

Dente tree income will consider non-public personal information that is collected and seed about any person to be sentidential and will be collected and seed about any person to be sentidential and will be disclosed to a shirt perty unless and if () disclosure is no creamy to ender the Oade Legal Planare arrevieur and to partern related business activities expressed in this privary policy, (ii) disclosure is treduced programate a record. For specific customer information to comply with a Subpona, Court Order, and/or other tigal information to person with the customer information to comply with a Subpona, Court Order, and/or other tigal information, legal protecteding or relevant law, including compilence with the UNA Pathot Arth or (III) there is no immediate, imminered increase to the formation to Cusin Legal Frince, the copioner action velocity and information to Cusin Legal Frince, the copioner action velocity and constitute and to the formation to Cusin Legal Frince, the copioner action velocity and constitute and in community, a formation of the Privacy Policy, and the customer shall indomicily, defend and hold harmless Outs Legal Frince, its parent community, agents, expolyers and subridicity, from sod against any and all cleims, loss, causes, cost or experted (including alterney) face) to the exclusive the thirm directly articles as each of reducers taken by Casia Legal Frinces opurated to the pravisions described under the within Privacy Policy.

B. Oasis Legal Binance Web Biles
Ousis Legal Binance contently operates several web sites. The Oasis
Legal Binance contently operates several web sites, the Oasis
Legal Binance in may also consist index to wis Site that are not
militied with Oasis Legal Figures that may be may not have similar
practices in place to protect the privacy of Information that you expertly
Oasis Legal Finance encourages everyons to protect the privacy
statements of each of the sites that are infect to or accordation Oasis
Legal Finance's web site to that that or nit be no exceptive as to how each
whited site collects, uses and distributes information.

C. Cookles

Cookles use mail text files that are utilized to enable a confitution occasion to such siles, making it more convenient to while pages within a web site without the need to download the web site seth time. Cookles will only enable information that a user may choose by whithet;

Cookles we mean to smind the user to while web site in a premient of further. Cookles we prefet the user to while web site in a premient of further. Cookles we prefet they user to while web site in a premient of further. Cookles we prefet they use to while web site in a premient of further cookles we prefet they use to while web site in a premient of the site of page in the page. The page is a present in feeling they a managements, unlike product, interest chepping.

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III. OASIS LEGAL FEVANCE'S DATA RETENTION POLICY
Orah Legal Finence's Coppeter Policy for the retention printining to its
cutomer's non-poblic personal information is for the life of the account,
plus un additional two (2) years.

IV. OASIS LEGAL, FINANCE'S INPORALATION SECURITY
OATH Legal Binance is considered to the confidencial resiment of all nonpublic personal information that litras rives from you, both on compute
service, physically or otherwise. We make in physical, electronic, and
providural subground that comply with federal and state regulations to
pared your non-public purcoust information, and secures your
information from unsubherized accesse, one and disclorure in secture
curricuments. To this and, we use industry alternate methods such as
fire nalls, entryption and system access controls, and our sectority
accesses a resulting and section and restrict the internal
provides a resulting and providence against their by the transfers to print of the section. practices us regularly reviewed against indostry best practices by internst staff and independent third parties.

All non-public personal information that Oasis Legal Finance collects is accombible by Ouris Legal Fibrance employers and contraction, and to the extent required for the lax, assumining, legal and other professional fixed by Oasis Legal Finances to fulfill their fluiding or representative duty. All such professionals are beyond to maintain the confidentiality of information supplied to them by contractual or ethics; obligations.

VI. "OPT-OUT" PROVISION
One is Legal Finance offers any person the opportunity to "opt-out" of receiving fluor offers any person the opportunity to "opt-out" of receiving fluor offers from One is or first still letter as on the legal to receive fluor advantage communications, you can tend as could be option gaystiling communications, you can tend at could be option gazetlogal.com. Or you exit send a milten concessondance to the sime effect to: Opt-Out Orata Legal Finance, LLO 40 M. Skolie Blyd, Solie 500 Northbrock, IL 60052

Please note that it may take up to 60 days from the date of receipt of notification for your request to become active. In your extent included includence, so that we can eccurately remove your record, please include your name, address, phone number, and attorney's usual that headled your case.

YII, REYISION OF THIS POLICY This Privary Polly may be revised from time to time by Usi's Legal Minuse. Amendments to this policy will be effective when posted to our recipile alwaysous indeptation.

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Cott ID: F-CA-139835

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1 ANS MICHELLE L. ABRAMS, LTD. MICHELLE L. ABRAMS (NV Bar #005565) 4750 W. Flamingo Road, Suite B Las Vegas, NV 89103 Telephone: (702) 369-3724 Facsimile: (702) 369-0651 E-mail: mabrams@abramstanko.com 5 Attorneys for Oasis Legal Finance, LLC 6 DISTRICT COURT CLARK COUNTY, NEVADA 8 McDONALD CARANO WILSON, LLP, CASE NO. A651563 a Nevada limited liability partnership, 9 DEPT. NO. XXVIII Cross-Claimant, 10 11 CALIFORNIA BACK SPECIALISTS 12 MEDICAL GROUP, INC., a California Corporation; et al. 13 Cross-Claim Defendants 14 15 OASIS LEGAL FINANCE, LLC'S ANSWER TO CROSS-CLAIM 16 COMES NOW Defendant, Oasis Legal Finance, LLC (hereinafter "Oasis"), a named 17 Cross-Claim Defendant in the above-captioned matter and, for its Answer to the Cross-Claim, 18 states as follows: 19 In answering paragraph one (1) of the Cross-Claim, Oasis is without sufficient 20 information to admit or deny the allegations contained therein, and therefore denies the allegations 21 contained therein. 22 In answering paragraph two (2) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations 24 contained therein. 25 In answering paragraph three (3) of the Cross-Claim, Oasis is without sufficient 26 information to admit or deny the allegations contained therein, and therefore denies the allegations 27 contained therein. 28 In answering paragraph four (4) of the Cross-Claim, Oasis is without sufficient

ANSWER OF OASIS LEGAL FINANCE, LLC

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information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.

- 5. In answering paragraph five (5) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 6. In answering paragraph six (6) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 7. In answering paragraph seven (7) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 8. In answering paragraph eight (8) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 9. In answering paragraph nine (9) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 10. In answering paragraph ten (10) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 11. In answering paragraph eleven (11) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 12. In answering paragraph twelve (12) of the Cross-Claim, Oasis denies the allegations contained therein. Notwithstanding the foregoing denial, Oasis states that it is a Delaware limited liability company with its principal place of business in Illinois.
- 13. In answering paragraph thirteen (13) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.

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- 14. In answering paragraph fourteen (14) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 15. In answering paragraph fifteen (15) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 16. In answering paragraph sixteen (16) of the Cross-Claim, Oasis admits the allegations contained therein.
- 17. In answering paragraph seventeen (17) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 18. In answering paragraph eighteen (18) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 19. In answering paragraph nineteen (19) of the Cross-Claim, Oasis denies the allegations contained therein. Notwithstanding the foregoing denial, Oasis states that it purchased the contingent right to receive a portion of the proceeds recovered by Robert K. Cooper in connection with the underlying Litigation.
- 20. In answering paragraph twenty (20) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 21. In answering paragraph twenty-one (21) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 22. In answering paragraph twenty-two (22) of the Cross-Claim, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.

#### AFFIRMATIVE DEFENSES

- 1. Oasis hereby asserts all affirmative defenses set forth in NRCP 8(c) and reserves the right to amend these affirmative defenses to include those defenses listed in NRCP 8(c) and other relevant affirmative defenses.
- 2. Moreover, Oasis reserves the right to assert additional affirmative defenses upon reasonable notice to all other parties.
  - Any allegation not otherwise responded to is generally and specifically denied.
     WHEREFORE, Defendant OASIS LEGAL FINANCE, LLC prays for the following relief:
- 1. That the interpled funds from the motor vehicle accident, which is the subject of this action, be paid to Oasis Legal Finance, LLC in the amount of \$42,040.00. Attached hereto as Exhibit "1" are documents in support of the claim of Oasis Legal Finance, LLC.
  - 2. That Oasis Legal Finance, LLC be granted and awarded all other proper relief.

Dated: May 8, 2012

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Attorney for Oasis Legal Finance, LLC

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#### CERTIFICATE OF SERVICE

I am an employee of Michelle L. Abrams, LTD, and I am a resident of Las Vegas, Nevada, and I am over the age of eighteen (18) years, and not a party to the within action. My business address is 4750 W. Flamingo Road, Suite B, Las Vegas, Nevada 89103. I served the attached ANSWER OF OASIS LEGAL FINANCE by placing a true copy thereof in an envelope addressed to:

McDONALD CARANO WILSON LLP George F. Ogilvie III, Esq. Patrick J. Murch, Esq. 2300 West Sahara Avenue, Suite 1000 Las Vegas, NV 89102

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27 28 THE BOURASSA LAW GROUP, LLC Mark J. Bourassa, Esq. 3025 West Sahara Ave., Suite 105 Las Vegas, NV 89102

which envelope was then sealed and postage fully prepaid thereon, and thereafter on May 2, 2012, placed with the United States Mail at Las Vegas, Nevada. There is regular delivery service between the place of mailing and the place so addressed by the United States Mail.

I certify under penalty of perjury that the foregoing is true and correct.

Dated: May 7, 2012

An Employee of Michelle L. Abrams, LTD

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# EXHIBIT 11

#### IN THE SUPREME COURT OF THE STATE OF NEVADA

McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

No. 64658

Appellant,

VS.

THE BOURASSA LAW GROUP, LLC, a
Nevada limited liability corporation; OASIS
LEGAL FINANCE, LLC, an Illinois limited
liability company; CALIFORNIA BACK
SPECIALISTS MEDICAL GROUP, INC., a
California corporation; CALIFORNIA
MINIMALLY INVASIVE SURGERY
CENTER, INC., a California corporation;
THOUSAND OAKS SPINE MEDICAL
GROUP, INC., a California corporation;
CONEJO NEUROLOGICAL MEDICAL
GROUP, INC., a California corporation; and
MEDICAL IMAGING MEDICAL GROUP
INC., a California corporation,

Respondents.

## **JOINT APPENDIX**

VOLUME I

PART 4

# EXHIBIT 10

Electronically Filed 02/23/2012 02:43:26 PM

ANS
MICHELLE L. ABRAMS, LTD.
MICHELLE L. ABRAMS (NV Bar #005565)
4750 W. Flamingo Road, Suite B
Las Vegas, NV 89103
Telephone: (702) 369-3724

CLERK OF THE COURT

Telephone: (702) 369-3724 Facsimile: (702) 369-0651 E-mail: mabrams@abramstanko

E-mail: <u>mabrams@abramstanko.com</u> Attorneys for Oasis Legal Finance, LLC

#### DISTRICT COURT

### CLARK COUNTY, NEVADA

THE BOURASSA LAW GROUP,

CASE NO. A651563

Plaintiff,

DEPT, NO. XXVIII

v.

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CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California Corporation; et al.

Defendants.

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#### ANSWER OF OASIS LEGAL FINANCE, LLC

COMES NOW Defendant, Oasis Legal Finance, LLC (hereinafter "Oasis"), a named Defendant in the above-captioned matter and, for its Answer to the Complaint for Interpleader, states as follows:

- 1. In answering paragraph one (1) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- In answering paragraph two (2) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 3. In answering paragraph three (3) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein,
- 4. In answering paragraph four (4) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations

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ANSWER OF OASIS LEGAL FINANCE, LLC

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- 5. In answering paragraph five (5) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 6. In answering paragraph six (6) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 7. In answering paragraph seven (7) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- In answering paragraph eight (8) of the Complaint, Oasis is without sufficient 8. information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- In answering paragraph nine (9) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 10. In answering paragraph ten (10) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein,
- 11. In answering paragraph eleven (11) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 12. In answering paragraph twelve (12) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein,
- In answering paragraph thirteen (13) of the Complaint, Oasis admits to doing business in Clark County, Nevada, but denies the allegations contained therein.

14. In answering paragraph fourteen (14) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.

- 15. In answering paragraph fifteen (15) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 16. In answering paragraph sixteen (16) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 17. In answering paragraph seventeen (17) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 18. In answering paragraph eighteen (18) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 19. In answering paragraph nineteen (19) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 20. In answering paragraph twenty (20) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 21. In answering paragraph twenty-one (21) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.
- 22. In answering paragraph twenty-two (22) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the allegations contained therein.

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	23.	In answering paragraph twenty-three (23) of the Complaint, Oasis is willion
suffici	ent info	mation to admit or deny the allegations contained therein, and therefore denies the
allega	țions coi	tained therein,

- In answering paragraph twenty-four (24) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the
- In answering paragraph twenty-five (25) of the Complaint, Oasis is without sufficient information to admit or deny the allegations contained therein, and therefore denies the
- Oasis has been required to retain the services of an attorney to defend against Plaintiff's Complaint and by reason thereof is entitled to reasonable attorneys! fees and costs
- Oasis hereby asserts all affirmative defenses set forth in NRCP 8(c) and reserves the right to amend these affirmative defenses to include those defenses listed in NRCP 8(c) and
- Moreover, Oasis reserves the right to assert additional affirmative defenses upon
  - Any allegation not otherwise responded to is generally and specifically denied. WHEREFORE, Defendant OASIS LEGAL FINANCE, LLC prays for the following relief:
- That the interpled funds from the motor vehicle accident, which is the subject of this action, be paid to Oasis Legal Finance, LLC in the amount of \$42,040.00. Attached hereto as Exhibit "1" are documents in support of the claim of Oasis Legal Finance, LLC.
  - That Oasis Legal Finance, LLC be granted and awarded all other proper relief.

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Attorney for Opsis Legal Finance, LLC

Į	CERTIFICATE OF SERVICE
2	I am an employee of Michelle L., Abrams, Ltd., and I am a resident of Las Vegas, Nevada,
3	and I am over the age of eighteen (18) years, and not a party to the within action. My business
4	address is 4750 W. Flamingo Road, Suite B, Las Vegas, Nevada 89103. I served the attached
5	ANSWER OF OASIS LEGAL FINANCE by placing a true copy thereof in an envelope addressed
6	to:
7 8	THE BOURASSA LAW GROUP, LLC Mark J. Bourassa, Esq. 3025 West Sahara Aye., Suite 105 Las Vegas, NV 89102
9	·
0	which envelope was then sealed and postage fully prepaid thereon, and thereafter on February,
1	2012, placed with the United States Mail at Las Vegas, Nevada. There is regular delivery service
2	between the place of mailing and the place so addressed by the United States Mail.
3	I certify under penalty of përjury that the foregoing is true and correct.
4	Dated; February 25, 2012
5	Dated, February (20, 2012
6	Jenneles toscual
7	An Employée of Michelle L. Abrams, Ltd.
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Ossie Legel Finance (847) 521-4370

ID: #90824 Page 6 of 47

# PURCHASE AGREEMENT PACELOFS

Purchaser:

Seller:

Robert Cooper

Seller:

Seller:

Casis Ownership Amount

Casis Ownership Ow

IF SELLER COMPLIES WITH THIS PURCHASE AGREEMENT AND RECOVERS NOTHING FROM THE LEGAL CLAIM CITED BELOW, THEN PURCHASER SHALL RECEIVE NOTHING. SELLER IS NOT ENTITLED TO RECEIVE ANY PROCEEDS UNTIL PURCHASER HAS RECEIVED THE OASIS OWNERSHIP AMOUNT.

IF SELLER MAKES ANY FALSE STATEMENTS IN THIS PURCHASE AGREEMENT (SEE SECTION 2.3), FAILS TO DISCLOSE A PRIOR SALE (SEE SECTION 3.4), RECEIVES ADDITIONAL ADVANCES WITHOUT PURCHASER CONSENT (SEE SECTION 5.3), REFLACES SELLER'S ATTORNEY WITHOUT OBTAINING A NEW CONSENT (SEE SECTION 5.3), REFLACES SELLER'S ATTORNEY WITHOUT OBTAINING A NEW CONSENTED FROM THE REPLACEMENT ATTORNEY (SEE SECTION 5.5), AYOIDS OR ATTEMPTS TO ACKNOWLEDGEMENT FROM THE REPLACEMENT ATTORNEY (SEE SECTION 5.5), AYOIDS OR ATTEMPTS TO ACKNOWLEDGEMENT FROM THE REPLACEMENT ATTORNEY FAY TO FURCHASER LIQUIDATED AYOID FAYDENT TO PURCHASER, SELLER SHALL, IMMEDIATELY PAY TO FURCHASER LIQUIDATED DAMAGES IN THE AMOUNT OF THE HIGHEST CASIS OWNERSHIP AMOUNT, REGARDLESS OF DAMAGES IN THE AMOUNT OF THE AMOUNT OF THE PROCEEDS. IN ADDITION, SELLER SHALL THE OUTCOME OF THE LEGAL CLAIM OR THE AMOUNT OF THE PROCEEDS. IN ADDITION, SELLER SHALL PAY FOR ALL COLLECTION COSTS, INCLUDING ATTORNEY'S FEES AND EXPENSES OF FURCHASER.

Fully Informed: Saller fully understands the terms and conditions of this eight (8) page Purchase Agreement. Saller has had an opportunity to read this Purchase Agreement and to consult with such advisors as Saller deems appropriate, including attorneys and tax advisors. Saller has not relied on any statement, assurance, representation or warranty, whether written or onal, of Purchaser or any other person in connection with Saller a decision to enter into this Purchase Agreement.

Der sout my norman			6.11	Los Angules, CA 76502		
SELLER:	Robert Cooper	Address: 247	gest Smisiae	TO's Wilderen OLLY ALAN		1000
PULLER	-	Work Phone		Other Phone: _		
Home Phone:				The of	Birth: 07/16/1954	•
Drivers Litense		Stato Issuedi Car	SS#: 🤛			
Dulhold Treestor	111			by my attorney Patrick	March, (See Secti	on 1.1 ICI

Legal Claim: personal injury or other oldin that is currently being pursued by my altomacy Patrick Merch. (See Section 1.1 for complete definition)

Soller sells and assigns all of Seller's right, title and interest in and to the Purchased Interest to Purchaser, and Purchaser purchases the Purchased Interest from Seller on the terms and conditions provided in this Purchase Agreement. The purchase of the Purchased Interest Purchased Interest from Seller on the terms and conditions provided in this Purchase Agreement. The purchased interest from Seller of the Ozsis Ownership Amount (See above and Section 12). As consideration, for the sale of the shall entitle Purchased Interest, Purchased Interest, Purchased Interest, Purchased Price to Seller. Capitalized terms have the meanings set forth in Section 1 of this Purchased Agreement.

I certify that I have read and agree to the slatoments show and the ealire Purchass Agreement consisting of eight (6) pages. I agreed to be bound by the terms and conditions of this Purchase Agreement. This Agreement shall not be directive until the Purchase Price is paid to Selier.

o di da Elemanico	Date	Purcheser' Signature	Dato
Seller's Signature			•
Julis Cas	·		
arms or		Opris Legal Pittems, LLCO	• •
Palest Coorec	_ ·		

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#### Background

Seller is the plaintiff in the Legal Claim. In order to ensure the receipt of some proceeds in connection with the Legal Claim without regard to its outcome, Seller desires to sell an interest in the Proceeds to Purchaser. Purchaser desires to purchase an interest in the Proceeds from Seller of the Legal Claim.

#### DEFINITIONS. SECTION I.

- 1.1 "Legal Claim" means (a) the panding Isgal action and/or lawsuit to obtain money or property in which the Seller is ongaged as a result of injuries and/or damages atting cut of a parsonal injury or other claim; (b) all applicable proceedings, proceedings on appeal or remand, enforcement, andilary, parallel, or alternative dispute resolution proceedings and processes crising out of or relating to such case (e) any other proceedings founded on the produtying facts giving rise to such case in which Seller is a party, and (d) any arrangements made with Seller with another party to such easy which resolves any of the Saller's oletims against such party.
- 1.2 "Oask Ownership Amount" is the amount Purchaser is to be paid out of the Proceeds and as determined as of the date Purchaser receives payment based on the Payment Schedule on Page 1 of this Purchase Agreement.
- 1.3 "Present Value" means, with respect to any payment received by Pinchaser, the present value of the amount of such payment, discounted at the rate of 17% per amount (compounding annually on a 365 days year basis) from the date on which such payment is received by Punchaser to the date on which the Ossis Ownstrain Amount is determined.
- 1.4 "Proceeds" means all property or things of value payable on account of the Legal Claim including, without limitation, cash, negotiable instruments, centract rights, annulies and securities whether obtained by judgment, settlement, arbitral award or otherwise. Without limitation of the foregoing, "Proceeds" shall include a reasonable estimate of the monetery value of all man-cash benefits receivable by Seller on account of the Lagal Claim.
- 1.5 "Purchased Interest" means the right to receive a partion of the Proceeds equal to the Oxsis Ownership Amount on the further terms and conditions provided for in this Furchese Agreement.
  - "Purchaser" means Oarls Legal Phramos, LLO (Oasis). 1.6
  - "Seller" means Robert Cooper.
- 1.8 2 "Seller's Attorney" means, collectively, Patrick March, Esq., which is Soller's attorney" means, collectively, Patrick March, Esq., which is Soller's attorney's new or additional attorney representing Soller in the Legal Claim.

#### SELLER'S STATEMENTS. Seller states to Purchaser as follows: SECTION 2.

- 2.1 Title; Capacity. Seller believes the Legal Claim to be meritorious and filed in good faith. Soller is the plaintiff in the Legal Claim and has full right, title and interest in, to and under the Legal Claim and the Proceeds. Seller has the capacity and authority to enter into this Purchase Agreement and perform Soller's obligations set forth in this Purchase
- 2.2 Effect of Purchase Agreement; Bluding and Enforceable. The execution, delivery and performance of this Purchase Agreement and the obligations set forth in this Purchase Agreement do not conflict with, or result in the breach or termination of, any provision of, or constitute a default under, any instrument or Purchase Agreement to which Soller is a party. This Purchase Agreement constitutes the legal, velid and binding Purchase Agreement of Seller, enforceable in accordance with its target. with its tanns.
- 2.3 Information True, Complete and Correct. Seller has provided Purchaser with true, correct end completely copies of all documents in connection with Purchaser's examination of the Legal Claim. Seller has informed Purchaser of the status responded to all questions asked by Purchaser in connection with the Legal Claim. Seller's rights in connection with the of all actions, facts and discumstances that meterially effect or impair the Legal Claim. Seller's rights in connection with the Legal Claim or the amount of the Proceeds. All documents and responses provided to Purchaser do not

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make any untrue statement of a malerial fact or croit to state a material fact necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading.

#### SECTION 3. SELLER'S ACKNOWLEDGEMENTS. Seller acknowledges the following:

- 3.1 Rick of Loss; No Loan Transaction. The purchase of the Purchased Interest and the other transactions contemplated by this Purchase Agraement involve a substantial according rick and a hone fide risk of loss to Purchased. The Oasis Ownership Amount has been negotiated to account for such risk. The sale and assignment of the Purchased Interest is an absolute assignment and not a loan secured by a collectual assignment of the Purchased Interest.
- 3.2 No Attorney-Client Relationship; No Obligations with Respect to Legal Claim. Perchaser is not engaged in the practice of lay and is not serving as Solier's attorney. Purchaser's sole obligation under this Purchase Agreement is to pay the Purchase Price hereunder. Purchaser does not assume or have any responsibility or obligation of any kind whatsoever to Seller or Seller's Attorney in connection with the Legal Claim, including without limitation, my obligation to pay court costs or other expenses.
- 3.3 No Direction as to Use of Purchase Price. Purchaser has imposed no conditions on Sollar's use of the Furchase Price.
- 3.4 No Previous Assignment. Soller has not sold, assigned, pledged, transferred, or exoundered any interest in the Legal Claim or the Proceeds. There are no pending or Extatered claims, liers, assignments, encumbrances or judgments against Seller or Seller's assets that would materially impair the value, priority or collectibility of the Proceeds payable to Seller in connection with the Legal Claim or the amounts owed to Purobaser pursuant to this Purchasa Agreement.

#### SECTION 4. PURCHASER'S ACKNOWLED GEMENT.

4.1 Purchaser's Acknowledgment. Purchaser saknowledges and agrees that Purchaser shall have no right to and will not make any decisions with respect to the conduct of the Legal Claim or any settlement or resolution thereof and that the right to make such decisions remains solely with Seller and Seller's Attorney.

#### SECTION 5. SELLER'S AGREEMENTS. Salier agrees 20 follows:

- 5.1 Treatment of Transaction. Seller egrees to treat end report the sale and purchase of the Parchased Interest as a sale transaction and not as a loan for all purposes (including tax purposes).
- 5.2 Treatment in Bankruptey. If Seller commences or has commenced against it any case or other proceeding pursuant to any benkruptey, is solvency or similar law prior to payment of the full Casis Ownership Amount to Ruchaser, Seller shall cause the Purchased Interest to be described as an asset of Purchaser (and not as a debt obligation of Seller) in any oral or written communications, including, without limitation, any schedule or other document filed in connection with such case or proceeding.
- 5.3 No Further Assignment. Seller shall not sell, essign, pledge, or transfer (whether voluntarily, by operation of law or otherwise) any interest in the Legal Claim or the Proceeds without the prior written consent of Purchases, except for transfers by intestate due to Saller's death. In the event on Interest in the Legal Claim or the Proceeds is transferred by intestet due to Seller's death, Seller's halts, estate executions and personal representatives will be bound by this Purchase Agreement, Seller shall not permit or grant any security interest, Hen, or enquashranes to attack to Seller's interest in the Legal Claim or the Proceeds without the prior written consent of Furchaser.
- 5.4 Prosecution of Claim. Seller intends to use its best afforts to prosecute the Legal Claim and to bring fite Legal Claim to good faith settlement or final judgment. Upon settlement or final judgment, Soller shall use its best afforts to enforce collection of all sums two pursuant to any judgment or other award nade with respect to the Legal Claim.
- 5.5 Requests for Information. At Purchaser's reasonable request, Soller agrees (and Saller's Attentity is sulhorized by Seller) to provide to Purchaser copies of non-privileged materials including: (a) pleadings, notices, orders, motions, brisis or other documents filed in the Legal Claim by any person or party, (b) correspondence, Purchase Agreements,

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or written proposals, or written summaries of any oral Purchaso Agreements or proposals, from or to Seller or Seller's Attenney or the Proceeds, (a) all medical records of Seller or information regarding any medical lien, and (d) dominants relating to any other material developments with respect to the Legal Claim or the Proceeds.

- 5.6 Mandatory Documents and Reports of Supplementary Information. Seller shall provide Purchaser with prompt written notice of: (a) any receipt by Seller or Seller's Attorney of Proceeds and (b) any notices of or documents evidencing any receipt of payments or promises to make payments on account of the Logal Claim.
- 5.7 Pacilitation of Payments. If Seller's Attorney or any other person possesses Proceeds that are payable to Purchaser, Seller shall execute and deliver such documents or other instruments and take such other actions as may be reasonably requested by any person to direct or cinerwise facilitate the payment of such Proceeds to Parchaser.
- 6.8 Substitution of Attornoys in the Legal Claim. If Saller determines to hire new or additional attorneys to represent Soller in the Legal Claim, Soller agrees that, prior to such thing, Soller shall (a) provide Furthesst with written notice of such determination and (b) daliver a copy of the Irrevocable Letter of Direction to such new or additional attorney, (c) require such new or additional attorney to execute and deliver to Furthesset an Attorney Acknowledgement of the Irrevocable Letter of Direction. Any such new or additional attorney(s) shall be considered part of "Soller's Attorney in the Legal Claim" through such their first all numbers of this Attorney. upon such hiring for all purposes of this Agreement.
- 5.9 Restrictive Agreement. Salier shall use reasonable offeits not to enter the any settlement agreement or coverant their restricts Purchaser's success to (or Seller's obligation to provide to Purchaser) information relating to the Proceeds or any settlement in connection therowith.
- 5.10 Waiver of Defenses. Seller waives any and all defenses with respect to the sale of the Purchased Interest and agrees not to avoid payment of any Protects that are payable to Purchaser. Seller has not, and thall not, directly or indirectly, in any manner, delay, seek to provont, impair or frustrate the rights granted to Purchaser under this Purchased Agreement or payment of the Purchased Interest sold to Purchaser.

#### SECTION 6. PAYMENT AND PRIORITY.

- 6.1 Priority Payment to Furchaser. Purchaser and Seller acknowledge that the Purchased Interest may be worthless. Purchaser secopts the risk of loss with respect to the Purchased Interest. Seller's chligation to make payments to Purchased pursuant to this Purchase Agreement. The Casis Ownership Amount shall be determined as of the date Oasis receives defaults under this Purchase Agreement. The Casis Ownership Amount shall be determined as of the date Oasis receives payment in full from or on behalf of Seller, Seller shall not be entitled to receive any Proceeds until Purchaser has received the Dasis Ownership Amount. Purchaser shall have the option, but not the chligation, to scoop themes consideration on secondate of the Oasis Ownership Amount and may require Seller to accept non-cash domideration while Purchaser shall receive all of the Consideration. If the Proceeds are insufficient to pay the Oasis Ownership Amount in full, Purchaser shall receive all of the Consideration. If the Proceeds are insufficient to pay the Oasis Ownership Amount in full, Purchaser shall weet num-cash Proceeds, subordinate to only afterneys? Seek and costs and medical liens, in any suthement of the Legal Claim where num-cash consideration is being paid to Seller, Seller agrees to use its reasonable best altitude to cause the adverse perty in the Legal Claim to include sufficient cash to pay the Oasis Ownership Amount to Seller in full upon the initial payment of Proceeds.
- 6.2 Timely Payment. All amounts owing to Purchaser on account of the Purchased interest shall be paid to Purchaser to the extent that Proceeds from the Legal Claim are evaluable to make payments to Purchaser. Seller shall pay such amounts to Purchaser within ten days of receipt of the Proceeds in the Legal Claim by Seller or Seller's Attorney, whichover counts first. Amounts that are not paid in this timely manner shall carn interest at the highest rate parallited by law until paid in Bill.
- 6.4 Costs of Collection. In eddition to the Ossis Ownership Amount, all costs and excenses incurred by Purchaser in collecting the Ossis Ownership Amount shall be and become an additional amount owed to Purchaser pursuant to this Purchase Agreement including legal fees and expenses.
- 6.5 Power of Afterney. Seller intercoably designates, makes, constitutes and appoints Purchaser (and all 'persons or entitles designated by Purchases) as Seller's true and lawful agent and attorney-in-fact for all matters relating to this agreement and the continuation thereof, with power, without

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notice to Seller, and at such time or times as Purchaser, in its sole and eksolute discretion, may determine, in Seller's or Purchaser's name: (a) to provide Seller's Attorney with interestable written instructions that the Casis Covnership Amount be paid directly to Furchaser in accordance with the terms of this Purchase Agreement; and (b) to do all acts and things necessary, in Purchaser's sole discretion, to fulfill Soller's obligations under this Purchase Agreement.

- 6.6 Manner of Payment. All amounts payable to Purchaser pursuant to this Purchase Agreement shall be paid to Purchaser at the address for Purchaser provided in this Purchase Agreement or as otherwise provided by notice to Seller from Purchaser. Cash amounts shall be paid by check, in intraclinately available funds.
- 6.7 Installment Payments. In the event the Proceeds are received by Saller or Seller's Attenty in two or more installment payments and the cesh portion of the initial installment is less than the Ossis Ownership Amount (end Purchaser doss not alcol to spirify the deficiency by any non-cesh consideration available), the Present Value of each fluture installment payment received by Purchaser (and not the dollar amount of such payment) shall be applied to reduce the portion of the Ossis Ownership Amount remaining due to the Purchaser.

SECTION 7. EVENT OF DEFAULT; SPECIFIC DEFAULT; RIGHT OF RESCISSION.

- 7.1 Event of Default. The breach by Seller of my of Seller's obligations under this Perchese Agreement shall constitute an "Event of Default" hereunder. In an Event of Default, Purchaser shall have all rights, powers, and remedies provided in the Purchase Agreement and as ellowed by law or in equity.
- 7.2 Specific Default. IF SELLER MAKES ANY FALSE STATEMENTS IN THIS FURCHASE AGREEMENT (SEE SECTION 2.3), ALLS TO DISCLOSE A PRIOR SALE (SEE SECTION 3.4), RECEIVES ADDITIONAL ADVANCES WITHOUT PURCHASER CONSENT (SEE SECTION 5.3), REPLACES SELLER'S ATTORNEY WITHOUT OBTAINING A NEW ACKNOWLEDGEMENT FROM THE REPLACEMENT ATTORNEY (SEE SECTION 5.8), AVOIDS OR ATTEMPTS TO AVOID PAYMENT TO PURCHASER, SELLER SHALL INJUDICATED LY PAY TO PURCHASER INQUIDATED DAMAGES IN THE AMOUNT OF TWO TIMES (AX) THE HIGHEST OASIS OWNERSHIP AMOUNT REGARDLESS OF THE OUTCOME OF THE LEGAL CLAIM OR THE AMOUNT OF THE PROCEEDS, IN ADDITION, SELLER SHALL PAY FOR ALL COLLECTION COSTS, INCLUDING ATTORNEY'S FEES AND EXPENSES OF FURCHASER.
- 7.3 Selet's Right of Reselssion. Consumer's right to cancellation. You may cancel This agreement without Penalty or further obligation within five (5) business days from the date you receive the furchase price from purchaser.

to cancel this agreement, you must either:

- (I) RETURN THE FULL AMOUNT OF THE PURCHASE PRICE TO PURCHASER BY DELIVERING THE UNCASHED CHECK TO PURCHASER IN PERSON WITHIN FIVE (5) BUSINESS DAYS; OR
- (II) MAIL NOTICE OF CANCELLATION ALONG WITH REPAYMENT (EITHER BY RETURN OF FURCHASER'S LUNCASHED CHECK, REGISTERED OR CERTIFIED CHECK, OR MONEY ORDER) BY INSURED, REGISTERED OR CERTIFIED U.S. MAIL; POSTMARKED ON OR WITHIN FIVE (5) BUSINESS DAYS OF RECEIVING THE PURCHASE PRICE, TO PURCHASER'S ADDRESS AS SET FORTH IN SECTION 8.3 BELOW.

SECTION 8. MISCELLANEOUS.

- 8.1 Expenses. Except as otherwise provided in <u>Section 8.11</u>, all legal and other costs and expenses insured in connection with this Purchase Agreement and the transactions contemplated hereby shall be paid by the party incurring such
- 8.3 Survival of Representations. All of the representations, warranties, covenents and Furchase Agreements of the parties bereto contained in this Purchase Agreement or centained in any document furnished or to be furnished herounder

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shall survive the date of this Purchase Agreement.

8.3 Notices. All notices and other communications given or made pursuant to this Porchese Agreement shall be in variting. All such notices or communications shall be deemed to have been given or made dailvered personally or sent by registered or certified mail (pestage prepaid, ratum receipt requested) or delivered by reputable overnight courier to the parties at the following addresses:

if to Purchaser, to:

Ozsis Legal Finance, LLC 40 North Skokle Blvd, Suits 500 Northbrook, Illinois 60062 Atha: Controller

and if to Soller, to the address set forth on the first page of this Purchase Agreement, or at such other addresses as either of the partles hereto shall have specified in whiting to the other.

- 8.4. Further Assummess. Seller shall, at any time, and from time to time after the date hereof, upon request of Purchaser, do, execute, schnowledge and deliver, or cause to be done, executed, acknowledged and delivered, all such further acts, assignments, transfers, convoyances, powers of attorney and assurances as may be reasonably required to early out the terms of this Purchase Agreement and the transactions contemplated in this Purchase Agreement.
- 8.5 Financing Statements and Additional Documents. Seller intercocably authorizes Purchaser at any time and from time to time to time to tille in any Uniform Commercial Code jurisdiction may invited financing statements and emandments thereto. Purchasers may indicate the following information in such financial statements and amendments: (a) Purchasers ownership interest in the Legal Claim; (b) that a portion of the proceeds that are derived from the Legal Claim are owned by Purchaser; and (c) any other information required, in Purchaser's discretion, by the Uniform Commercial Code in any polyant jurisdiction. Seller agrees to furnish any information reasonably requested by Purchaser to Recilitate the objectives of this Section 8.5.
- 8.6 Release to Contact Third Parties. As part of this Purchase Agreement it may be necessary to disclose information to third parties. Selice explicitly and irrevocably authorizes Purchaser to disclose any information to third parties as it deems appropriate. Selice releases Purchaser from any and all liability as a result of the telease of any information.
- 8.7 Cumulative Rights. Each and all of the various rights, powers, and remedies of the perious set forth in this Euchase Agreement shall be considered as outsulative, with and in addition to any other rights, powers, or remedies of such party. No one such right, power, or remedy is or shall be exclusive of the others or is exclusive of any other rights, powers, and remedies allowed by law or in equity. The exercisa, partial exercise, or non-exercise of any rights, powers, or remedies shall not constitute atther the election, nor the valver, of any other rights, powers, or remedies. All rights, powers, and remedies of the parties stall survive the termination of fuls Purchase Agreement.
- 8.8 Walver. Any waiver by any party of its rights trader this Purchase Agreement shall be in writing and signed by the party walving such rights. The follows of cither party to enforce, at any time, any of the provisions of this Purchase Agreement, shall in no way be considered a waiver of much provisions, rights, or subsequent breaches thereof.
- 8.9 Headings; Number and Gonden. The sections and other leadings contained in this Purchase Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Furchase Agreement. References to the singular or plural shall include the other and references to the mesculine, feminine and neuter genders shall include the others as appropriate.
- 8.10 Entire Agreement. This Purchase Agreement constitutes the entire agreement between the parties and superscales all other prior agreements and understandings, both oral and written, between the parties, with respect to the subject matter of this Purchase Agreement. This Purchase Agreement may only be modified or supplemented by a written amendment executed by all of the parties herde.

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8.11 Governing Law and Forum. This Purchase Agreement, and all lawauits, disputes, claims, or proceedings arising out of or relating to this Purchase Agreement of the relationships that result from this Purchase Agreement, shall be governed, construed and enforced in accordance with the laws of the State of California.

The Partice hareby irravocably and unconditionally consent to automit to the exclusive jurisdiction of the Circuit Court of Cook County, Illinois for any disputes, claims or other proceedings thising out of or relating to this Purchase Agreement, or the relationships that result from this Purchase Agreement, and agrees not to commence any such lawarist, dispute, claim or other proceeding except in the Circuit Court of Cook County, Illinois. The parties hereby irravocably and unconditionally waive any objection to the laying of venue of any lawarist, dispute, claim or other protecting ensing out of or relating to this waive any objection to the laying of venue of any lawarist, dispute, claim or other protecting ensing out of or claim in the Purchase Agreement, in the Circuit Court of Cook County, Purchase Agreement, or the relationships that result from this Purchase Agreement, in the Circuit Court of Cook County, Illinois, and hereby further irravocably and unconditionally waive and agree not to plead or claim in the Circuit Court of Cook County, Illinois that any such lawarist, dispute, claim or other proceeding brought in the Circuit Court of Cook County, Illinois that any such lawarist, dispute, claim or other proceeding brought in the Circuit Court of Cook County, Illinois has both brought in an inconvenient forum.

Each of the parties to the Contract further irrevocably consents to the service of process out of the Circuit Court of Cook County, Illinois by melling copies thereof by Registered or Certified United States mail, postage propaid, to each of the parties of the Purchase Agreement at its address specified in this Contract.

Waiver of Jury Trial, Consolidation and Class Action; Costs.

THE PARTIES HEREBY WAIVE THE RIGHT TO ANY JURY TRIAL ON ANY LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY. THE PARTIES ALSO WAIVE ANY RIGHT TO CONSOLIDATE OR TO HAVE HANDLED AS A CLASS ACTION ANY PROCEEDING ON ANY LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY WITH ANY PROCEEDING ON ANY LAWSUITS, DISPUTES, CLAIMS, OR CONTROVERSES INVOLVING ANY PERSON OR ENTITY NOT A PARTY TO THIS AGREEMENT.

THE PREVAILING PARTY IN ANY LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY SHALL BE ENTITLED TO ALL REASONABLE ATTORNEYS FEES AND COSTS, EXPENSES AND DISBURSEMENTS WITH RESPECT TO SUCH LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY.

- 8.13 Attorneys' Feet. In the event of a failure by any party to comply with the terms of this Purchase Agreement, the breaching party will pay all costs and expenses, including reasonable attorneys' fees, costs and expenses, incurred by the non-breaching party as a consequence of breaching party's failure to comply with this Purchase Agreement.
- 8.14 Counterparts and Facsimile Signatures. This Purchase Agreement may be executed in counterparts, each of which shall be deemed an original and all of which shall together constitute one and the same Purchase Agreement. This Purchase Agreement shall be deemed duly executed by Seller and Purchaser, respectively, upon the delivery of all of their respective executed signature pages by facsimile transmission to Seller or its attentity and Purchaser, as the case may be.
- 8.15 Assignment; Use of Information. Purchaser's rights and obligations under this Purchase Agreement may be assigned in its solo disoration without the coment of or notice to Seller. Seller's rights and obligations under this Purchase be assigned in its solo disoration without the coment of or notice to Seller's rights and obligations under this Purchase Agreement may not be essigned or transferred without he written consent of Purchaser, except for transfer by intestate due to Agreement. Seller ease Seller's heirs, estate executors and personal representatives will be bound by this Purchase Agreement. Seller agrees that Purchaser may share information text Purchaser obtained about Seller (whether from Seller or Agreement, Seller agrees that Purchaser may share information to Purchaser may sesign its rights and obligations under this Purchase other person or entity) with potential assignes to whom Purchaser, the purchase is represented in the self-grade of the purchaser cases into an appropriate confidentiality Purchase decision whether to take assignment from Purchaser; and (ii) Purchaser casers into an appropriate confidentiality Purchase Agreement with any such rescanding assignes. Agreement with my much potential assignee.
- 8.16 No Third Party Beneficiarity Successors and Assigns. Subject to the provisions of Section 8.15. (a) this Purchase Agreement is solely for the benefit of Purchase and Seller; and (b) this Purchase Agreement shall be binding upon and inuse to the benefit of the perties' successors, heirs, estates, executors, personal representatives and permitted assigns.

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- 8.17 Severability. If any provision of this Purchase Agraement or the application of any such provision to any party or circumstance shall be determined by any court of competent jurisdiction to be invalid or unantances other then those the remainder of this Purchase Agraement, or the application of such provision to such party or circumstances other then those to which it is so determined to be invalid or unenforceable, shall not be affected, and each provision of this Purchase Agraement shall be enforced to the fullest extent permitted by law. If any such court of competent jurisdiction declares that Agraement shall be enforced to the fullest extent permitted by law. If any such court of competent jurisdiction declares that here or provision for the purchase here to appear that such court shell have the provision of the invalid or unenforceable, the parties hereto agraes that such court shell have the provision with a term or provision, to delete specific words of phrases, and to replace any invalid or unenforceable term or provision that is valid and enforceable, and that comes closest to expressing the intention of the invalid or unenforceable term or provision, and this Purchase Agraement shall be enforceable as so modified.
- 8.18 Legal Representation. Seller understands and acknowledges that: (a) Purchaser has recommended that Seller engage an attorney in connection with the execution and delivery of this Purchase Agreement, and (b) Seller has been represented by or has had the opportunity to be represented by an attorney of Seller's choosing in connection with the execution and delivery of this Purchase Agreement.
- 8.19 Construction. Without limited on of the provisions of <u>Section \$.18</u>, both parties have been represented by or have had the exportunity to be represented by an attenney of their choosing in connection with the execution and delivery of this Purchase Agreement be denued to have been propaged by all of the parties and that no party shall be entitled to the banefit of any favorable interpretation or construction of any term or provision hereof under any rule or law with respect to the construction of this Purchase Agreement.

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At Onth Legs I finance we are committed to providing you the best arrive while earling your trut. A critical part of earling finatum is protecting your privacy right. We examined by your right to keep your even more public information comfortails and because of this, we have excited the becomen to employ our privacy policy to you. In addition, we are complying with both sixte and federal larar which coguin financial terrifect scrippment to bothly you, our valued customest, to both how we include the weak your non-public prepared information that you have not made to write.

We want pur customers to be aware of what information Casis chilets and how it is insufered, with whom the information army be showed, and the outpower's "Ope and" tights.

L NON-PUBLIC PERSONAL INFORMATION
To provide reliable, easily strates Cesta Legal Finance must collect certain temperable personal facinital Legal, and model of definition for resurting the continuous and polarital customers. This is information that resurting the continuous and other forms by your or your stratesty produce to me appelled the sand other forms by polone, far, the internet, or other definery services. This information may implied, but it was limited to, your dest of births, sampleyments and inserts the formation appears made information provide present injury, specific cure delaits and claims information, values a statements and police reports.

II. OASIS LEGAL FIVANCE'S COLLECTION AND USE OF INFORMATION

INFORMATION
Generally, all non-public persons information that Ossis Legal Finance
collects when you er your attency specific an Ossis Legal Finance
representation or yis any of Ossis's web alter when you include about or
complete and application for one or more of our products or extract or
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process or not), it maintained colely by Ossis Legal Finance in
accordance with this privacy statement.

Ouris Logal Timeses sets non-public personal information (0 for the stated purpose for which such information is geticated; (2) for markeling randysis and raise plenning purposes. (11) for saryfeling and collection poposes; (12) for legal, financial, accounting and custometed keeping; (9) for olice besinest purposes is explained with its services and (73) requirements imposed by governmental militarities.

Remers, in me offert is provide a diversely of product and service effects that provide are potential consistency. One's Legal Flance may provide ran-public information on our contracts to affiliated and untifiliated comparies. This recryptable information may include the last infinited to, name, address, phone number (1), distill a limited to making the minimation cannot be information. Also time will we expend information, and employment information. Also time will we expenditule to a minimate by any company offert than Oas's Legal Finance, that other company's privey policy office years the free temporary for the contract of information. Where peculiar distributes with this Privary Policy.

A. Exceptions

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C. Cooldes.

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TV. OASIS LEGAL FINANCE'S INFORMATION SECURITY Oxis Legal Finance is commissed to the confidential technism of all non-public personal information that it receives from you, both on computer server, physically or otherwise. We muitain physical, electronic, and procedural reference that comply with federal and state regulations to guar your non-pooling personal information, and security your information from uncertainty in the server information from uncertainty in the server information. To this end, we use brightly-the field neithfold such as fiternally, encryption and system across received, and eye recently procedure your very server any to make a procedure of the server information and system across received, and eye recently procedure are required by internal staff and independent third parties.

All non-poblic personal information that Carlo Ergal Finance collects in a secondale by Ordel Logal Finance employees and potavariety, and to the cream required for the tax, according, logal and other professionals for of the Carlo Logal Finance to fulfill that in closely or corresponding outperformations are bounded to maintain the confidentiality of information repolled to them by contracted or thiced collegillom.

VI. "OPT-OUT" PROVISION
ORS'S Legd Planes offers may person its apportunity to "ope-cap" of receiving future offers may person its apportunity to "ope-cap" of receiving future offers from person information into an elicitate to result to extract future objecting communication, you can rand me small to estimate future objections. Or you can receive written correspondence to the same what to:
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Pleasenels that it may teles up to 60 days Rom the date of receipt of restification for your request to become active. In your cyloud institutions, so that we can accordely remove your record, please include your rame, edders, please number, and elterney's rame that herefield

VIL REVISION OF THIS FOLICY
This Privery Policy may be revised from time to him by Oxide Legal
Finance. Annual exects to this policy will be effective where posted to our
website at throw original come.

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## PURCHASE AGREEMENT

Purchaseri	Ozsis Legal Finance, LLC (Casis)
Selleri	Robert Cooper
Purchase Price:	\$3,000.00
Oasis Ownership.	
Payment Schedule September 5, 2001 to March 4, 2009 March 5, 2009 to September 4, 2009 September 5, 2009 to December 4, 2009 December 5, 2009 to March 4, 2010 March 5, 2010 to September 4, 2010 September 5, 2010 to Merch 4, 2011 March 5, 2011 and thereofter	Onis Ownerskip Amount (Pavoff Assount)  \$4,500.00  \$6,750.00  \$6,750.00  \$7,500.00  \$9,250.00  \$9,750.00  \$10,500.00

SELLER EXPLICITLY AGREES THAT THE PURCHASE PRICE WILL BE FOR SELLER'S PERSONAL NEEDS UNLY SELLER EXPLICITLY AFFIRMS THAT THE LEGAL CLAIM REFERENCED HEREIN WAS BROUGHT IN GOOD FAITH, PREDATES THIS FURCHASE AGREEMENT, AND THAT NO PART OF THE PURCHASE PRICE WILL BE USED TO SUPPORT, DIRECT OR MAINTAIN THE LEGAL CLAIM OR ITS PROSECUTION

IF SELLER COMPLIES WITH THIS PURCHASE AGREEMENT AND RECOVERS NOTHING FROM THE LEGAL CLAIM CITED BELOW, THEN FURCHASER SHALL RECEIVE NOTHING. SELLER IS NOT ENTITLED TO RECEIVE ANY PROCEEDS UNTIL PURCHASER HAS RECEIVED THE OASIS OWNERSHIP AMOUNT.

IF SELLER MAKES ANY FALSE STATEMENTS IN THIS PURCHASE AGREEMENT (SEE SECTION 2.3), FAILS TO DISCLOSE A PRIOR SALE (SEE SECTION 3.4), RECEIVES ADDITIONAL ADVANCES WITHOUT PURCHASER CONSENT (SEE SECTION 5.3), REPLACES SELLER'S ATTORNEY WITHOUT OBTAINING A NEW ACKNOWLEDGEMENT FROM THE REPLACEMENT ATTORNEY (SEE SECTION 6.3), AVOIDS OR ATTEMPTS TO AVOID PAYMENT TO PURCHASER, SELLER SHALL INAMEDIATELY FAY TO PURCHASER LIQUIDATED DAMAGES IN THE AMOUNT OF TWO TIMES (2X) THE HIGHEST OASIS OWNERSHIP AMOUNT, REGARDLESS OF THE OUTCOME OF THE LEGAL CLAIM OR THE AMOUNT OF THE PROCEEDS. IN ADDITION, SELLER SHALL PAY FOR ALL COLLECTION COSTS, INCLUDING ATTORNEY'S FEES AND EXPENSES OF PURCHASER.

Fully Informed: Soller fally understands the terms and conditions of this eight (6) page Purchase Agreement. Seller has had an opportunity to read this Purchase Agreement and to consult with such advisors as Soller deems appropriate, including attorneys and text advisors. Seller has not relied on any statement, assurance, representation or warranty, whether written or oral, of Purchaser or any other parson in connection with Seller's decision to enter into this Purchase Agreement.

	parson in connection with Saller's deck	sion to enter into this Pur	has Agreement.	•
	SELLER: Robert Cooper	Address: 2	47 East Surfside, Los Angele	o, CA 76502
	Homo Phone:	Work Phone:	Qth.	er Phone:
ŀ	Drivers License#:	State Issued:	•	Date of Birth 07/16/1954
	complete definition)	•		mey Patrick Murch. (See Section 1.1 fo
	Purchased Interest from Soller on the te shall entitle Purchases to receive the Purchased Interest, Purchaser shall pay Purchase Agreement.	erms and conditions provi Oesis Ownership Amou y the Purchase Price to S	ided in this Purchasé Agréeme nt (See aboya and Scotlon 1 eller. Capitalized terms have	to Purchaser, and Purchaser purchases the int. The purchase of the Furchased Interes. .2). As consideration for the sale of the the meanings set forth in Section 1 of thi
	I certify that I have read and agree to be bound by the terms and conditions to Soller.	the statements above and of this Purchase Agreeme	the entire Purchase Agreems nt. This Agreement chall not	nt consisting of eight (B) pages. I agree to be effective until the Furchase Price is pai
	Seller's Signatura	Date	Purchaser' Signatuse	Date
١				
i	Robert Ccopts		Ossia Legal Finance, LLC	

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#### PURCHASE AGREEMENT PACE 2 OF 8

#### Background

Seller is the plaintiff in the Legal Claim. In order to conure the receipt of some proceeds in connection with the Legal Claim without regard to its outcome, Seller desires to sell an interest in the Proceeds to Purchaser. Purchaser desires to purchase an interest in the Proceeds from Seller of the Legal Claim.

#### SECTION 1. DEFINITIONS.

- 1.1 "Legal Claim" means (a) the pending legal ention and/or lawsuit to obtain money or property in which the Saller is engaged at a result of injuries and/or damages arising out of a presental injury or other claim; (b) all applicable proceedings, proceedings on appeal or remand, enforcement, anolitar, parallel, or alternative dispute resolution proceedings and processes arising out of or relating to such case; (c) any other proceedings founded on the underlying facis giving rise to such ease in which Soller is a party; and (d) any arrangements need with Seller with another party to such ease which resolves any of the Saller's claims accurate mich nerty. any of the Seller's claims against such party.
- 1.2 "Onsis Omnorship Amount" is the amount Furchaser is to be paid out of the Proceeds and as determined as of the data Purchaser receives payment based on the Payment Schedule on Page 1 of this Purchase Agreement.
- 1.3 "Present Value" means, with respect to any payment received by Purchaser, the present value of the amount of such payment, discounted at the rate of 17% per annual (compounding annually on a 365 days year basis) from the date on which such payment is received by Purchaser to the date on which the Casis Ownership Amount is determined.
- 1.4 "Proceeds" means all property or things of value payable on account of the Legal Claim including, without limitation, each, negotiable instruments, contract rights, amulties and scourties whether obtained by judgment, arbitral award or otherwise. Without limitation of the foregoing, "Protects" shall include a reasonable estimate of the manetary value of all mon-cash benefits receivable by Saller on account of the Legal Claim.
- 1.5 "Purchased Interest" means the right to receive a partion of the Proceeds equal to the Ozsis Ownership Amount on the further terms and conditions provided for in this Purchase Agreement.
  - "Purchaser" meand Casis Legal Finance, LLC (Casis). 1.6
  - "Seller" means Robert Cooper. 1.7
- "Soller's Attorney" means, collectively, Patrick Murch, Esq., which is Soller's attorney(s) in respect of the 1.8 Legal Claim and any substitute, new or additional attorney representing Soller in the Legal Claim.

#### SECTION 2. SELLER'S STATEMENTS. Soller states to Purchaser as follows:

- 2.1 Title; Capacity. Seller believes the Legal Claim to be moritorious and filed in good faith. Seller is the plaintiff in the Legal Claim and has full right, title and interest in, to and under the Legal Claim and the Proceeds, Seller has the capacity and authority to enter into this Purchase Agreement and perform Seller's obligations set forth in this Purchase Agreement
- 2.2 Effect of Purchase Agreement; Bluding and Enforceable. The execution, delivery and performance of this Purchase Agreement and the obligations are forth in this Purchase Agreement do not conflict with; or result in the breach or termination of any provision of, or constitute a default under, any instrument or Purchase Agreement to which Soller is a party. This Purchase Agreement constitutes the legal, valid and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and reaches the legal and binding Purchase Agreement of Soller, and the legal with its terms.
- 2.3 Information True, Complete and Correct. Soller has provided Purchaser with true, correct and complete copies of all documents in connection with Purchaser's examination of the Legal Claim. Soller has multivally and completely responded to all questions educably Purchaser in connection with the Legal Claim. Soller has informed Purchaser of the status of all actions, facts and circumstances that materially affect or impair the Legal Claim, Soller's rights in connection with the Legal Claim or the amount of the Proceeds. All documents and responses provided to Purchaser do not

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#### PURCHASE AGREEMENT

make any universtatement of a material fact or omit to state a material fact necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading.

#### SECTION 3. SELLER'S ACKNOWLED GEMENTS, Seller ecknowledges the following:

- 3.1 Risk of Loss; No Loan Transaction. The purchase of the Purchased Interest and the other transactions contemplated by this Furchase. Agreement involve a substantial economic risk and a bona fide risk of loss to Purchase. The Casis Ownership Amount has been negotiated to account for such risk. The sale and assignment of the Purchased Interest is an absolute assignment and not a loan secured by a collateral assignment of the Purchased Interest.
- 3.2 No Attorney-Client Relationship; No Obligations with Respect to Legal Claim. Furchaser is not engaged in the practice of law and is not serving as Seller's attorney. Purchaser's sole obligation under this Purchase Agraement is to pay the Purchase Frice hereunder. Purchaser does not assume or have any responsibility or obligation of any kind whatsoever to Seller's Attorney in connection with the Logal Claim, including without limitation, any obligation to pay court costs or other expenses.
- 3.3 No Direction as to Use of Purchase Price. Purchaser has imposed no conditions on Seller's use of the Purchase Price.
- 3.4 No Previous Assignment. Selier has not sold, assigned, pledged, transferred, or encumbered any interest in the Legal Claim or the Proceeds. There are no panding or threatened claims, liens, assignments, encumbrances or judgments against Solier or Solior's assets that would materially impair the value, priority or collectibility of the Proceeds payable to Seller in connection with the Legal Claim or the smounts owed to Purchaser pursuant to this Purchase Agroament.

#### SECTION 4. PURCHASER'S ACKNOWLEDGEMENT.

4.1 Purchaser's Acknowledgment. Purchaser soknowledges and agrees that Purchaser shall have no right to and will not make any decisions with respect to the conduct of the Legal Claim or any settlement or resolution thereof and that the right to make such decisions remains solely with Soller and Soller's Attorney.

#### SECTION 5. SELLER'S AGREEMENTS. Scher agrees as follows:

- 5.1 Treatment of Transportion. Seller agrees to treat and report the sale and purchase of the Purchased Interest as a sale immedian end not as a losn for all purposes (including tax purposes).
- 5.2 Treatment in Bankrupicy. If Saller commences or his commenced against it any case or other proceeding pursuant to any bankrupicy, insolvency or similar law prior to payment of the full Casis Ownership Amount to Purchaser, Soller shall cause the Purchased Interest to be described as an asset of Purchaset (and not as a debt obligation of Saller) in any oral or written communications, including, without limitation, any schedule or other document filed in connection with such case or proceeding.
- 5.3 No Further Assignment. Seller shall not sell, assign, pledge, or transfer (whether voluntarily, by operation of law or otherwise) any interest in the Legal Claim or the Proceeds without the prior written consent of Purchaser, except for transfers by intestate due to Seller's death. Seller's death. In the event an interest in the Legal Claim or the Proceeds is transferred by intestate due to Seller's death. Seller's heirs, estate accounts and personal representatives will be bound by this Purchase Agreement. Seller shall not permit or grant any accurity interest, lien, or encumbrance to allege to Seller's interest in the Legal Claim or the Proceeds without the prior written consent of Furchaser.
- 5.4 Presecution of Claim. Soiler intends to use its best efforts to proscoute the Legal Claim and to bring the Legal Claim to good faith softlement or final judgment. Upon sottlement or final judgment, Seller skall use its best efforts to enforce collection of all numerical pursuant to any judgment or other award made with respect to the Legal Claim.
- 5.5 Requests for Information. At Purchaser's reasonable request, Soller agrees (and Soller's Attorney is authorized by Soller) to provide to Purchaser copies of non-privileged materials including: (a) pleadings, notices, orders, motions, briefs or other documents filed in the Legal Claim by any person or party, (b) correspondence, Purchase Agreements.

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#### PURCHASE AGREEMENT PACE 4 OF 8

or written proposals, or written summaries of any oral Pumbass Agrobmants or proposals, from or to Seller or Seller's Attorney or the Proceeds, (a) all medical records of Seller or information regarding any medical flon, and (d) documents relating to any other material developments with respect to the Legal Claim or the Proceeds.

- 5.6 Mandalory Documents and Reports of Supplementary Information. Sollar shall provide Purchases with prompt written notice of: (3) any receipt by Seller or Sollar's Attorney of Proceeds and (8) any notices of or documents evidencing any receipt of payments or promises to make payments on account of the Legal Claim.
- Subsequent Case Review. Seller agrees to an additional case mylow charge of \$25.00 each time he requests additional funding from Purchases, whether or not Purchaser subsequently agrees to provide such additional funding.
- 5.8 Bacilitation of Physicents. If Soller's Attorney or any other person possesses Proceeds that are payable to Purchaser, Soller shall execute and deliver such documents or other instruments and take such other sections as may be reasonably requested by any person to direct or otherwise facilitate the payment of such Proceeds to Purchaser.
- 5.9 Substitution of Attorneys in the Legal Claim. If Soller determines to hiro new or additional attorneys to represent Soller in the Legal Claim, Soller agrees that, prior to such hiring. Soller shall (a) provide Purchaser with written notice of such determination and (b) deliver a copy of the Irrevocable Latter of Direction to a such new or additional attorney to execute and deliver to Purchaser an Attorney Admowledgement of the Irrevocable Letter of Direction. Any such new or additional attorney(a) shall be considered part of "Sollar's Attorney in the Legal Claim" upon such hiring for all purposes of this Agreement.
- Restrictive Agreement. Seller shall use ressonable offerts not to enter into any selllement agreement or covenant that restricts Purchaser's access to (or Seller's obligation to provide to Purchaser) information relating to the Proceeds or pay settlement in connection therewith.
- Watver of Defenses. Soller waives any end all defentes with respect to the sale of the Purchased Interest Ent. 1 Project in Defences. Source wayers any and all dotteness with respect to the sale of the Purchased Interest and egrees not to avoid payment of any Proceeds that are payable to Purchaser. Soller has not, and chall not, discriby or indirectly, in any manner, delay, seek to provent, impair or Instruct the rights granted to Purchaser under this Purchase Agreement or payment of the Purchased Interest sold to Purchaser.

#### SECTION 6. PAYMENT AND PRIORITY.

- 6.1 Priority Payment to Purchaser. Furchaser and Solier acknowledge that the Purchased Interest may be worthless. Purchaser accepts the risk of loss with respect to the Purchased Interest. Soller's obligation to make payments to Purchaser pursuant to this Purchase Agreement is limited to amounts recovered by Soller in the Legal Claim unless Soller Defaults under this Purchase Agreement. The Ozsis Ownership Amount shall be determined as of the date Casis receives payment in full from or on bahalf of Soller. Soller shall not be entitled to receive any Proceeds until Purchaser has received the payment in full from or on bahalf of Soller. Soller shall not be entitled to receive any Proceeds until Purchaser that received the Ozsis Ownership Amount. Purchaser shall have the option, but not the obligation, to accept non-ozah consideration an account shall consideration while Purchaser receives cash Oasis Ownership Amount. Purchaser shall have the option, but not the obligation, to accept non-oash consideration an account of the Oasis Ownership Amount and may require Sollet to accept non-eash consideration while Purchaser receives cash consideration. If the Proceeds are insufficient to pay the Oasis Ownership Amount in full, Purchaser shall review all of the Proceeds, subordinate to only alterneys! feed and coats and medical lices. In any settlement of the Legal Claim when hon-cash consideration is being paid to Seller, Soller agrees to use its reasonable hast offerts to cause the adverse party in the Legal Claim to include auditioient each to pay the Oasis Ownership Amount to Seller in full upon the initial payment of Proceeds.
- Timely Payment. All amounts owing to Purchaser on account of the Purchased Interest shall be paid to Fig. 1 Timely regiment. All encounts owing to running to running to the running in the running in the running in the Purchaser. Seller shall pay such purchaser to the extent that Proceeds from the Legal Claim are available to make payments to Furchaser. Seller shall pay such amounts to Purchaser within ten days of receipt of the Proceeds in the Legal Claim by Seller or Seller's Attempt, whichever occurs first. Amounts that are not paid in this timely manner shall earn interest at the highest rate permitted by law until paid in full.
- 6.4 Costs of Collection. In addition to the Oasis Ownership Amount, all costs and expenses incurred by Purchaser in collecting the Oasis Ownership Amount shall be and become an additional amount over to Purchaser pursuant to this Purchase Agreement including legal fees and expenses.

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### PURCHASE AGREEMENT PAGES OF 8

- d.5 Power of Attorney. Seller irrevocably designates, makes, constitutes and appoints Probaser (and all persons or entities designated by Purchaser) as Seller's into and lawful agent and alterney-in-fact for all matters relating to this agreement and the collection of payments due under this agreement and during the continuation thereof, with power, without notice to Seller, and at such time or times as Purchaser, in its sole and absolute discretion, may determine, in Seller's or Purchaser's hame: (a) to provide Seller's Attorney with inevocable written instructions that the Oasia Osmership Amount be paid directly to Purchaser in accordance with the terms of this Purchase Agreement; and (b) to do all acts and things necessary, in Purchaser's cole discretion, to fulfill Seller's obligations under this Purchase Agreement.
- 6.6 Manner of Payment. All amounts payable to Purchaser pursuant to this Purchase Agreement shall be paid to Purchaser at the address for Purchaser provided in this Purchase Agreement or as otherwise provided by notice to Saller from Purchaser. Cosh amounts shall be paid by obsect, in immediately available funds.
- 6.7 Installment Payments. In the event the Proceeds are received by Spiler or Seller's Attorney in two or more installment payments and the cash portion of the initial installment is less than the Oasis Ownership Amount (and Purchaser does not elect to satisfy the deficiency by any non-cash consideration available), the Present Value of each future installment payment received by Purchaser (and not the dellar amount of such payment) shall be applied to reduce the pertion of the Ozsis Ownership Amount remaining due to the Purchaser.

#### SECTION 7. EVENT OF DEFAULT; SPECIFIC DEFAULT; RIGHT OF RESCISSION.

- 7.1 Event of Default. The breach by Seller of any of Seller's obligations under this Purchase Agreement shall constitute an Event of Default's hereunder. In an Event of Default, Purchaser shall have all rights, powers, and remedles provided in the Purchase Agreement and as allowed by law or in equity.
- 7.2 Specific Default, IF SELLER MAKES ANY FAISE STATEMENTS IN THIS PURCHASE AGREEMENT (SEE SECTION 2.3), FAILS TO DISCLOSE A PRIOR SALE (SEE SECTION 3.4), RECEIVES ADDITIONAL ADVANCES WITHOUT PURCHASER CONSENT (SEE SECTION 5.3), REPLACES SELLER'S ATTORNEY WITHOUT OHTANING A NEW ACKNOWLEDGEMENT FROM THE REPLACEMENT ATTORNEY (SEE SECTION 5.8), AVOIDS OR ATTEMPTS TO AVOID PAYMENT TO PURCHASER, SELLER SHALL IMMEDIATELY PAY TO PURCHASER LIQUIDATED DAMAGES IN THE AMOUNT OF TWO TIMES (2X) THE HIGHEST OASIS OWNERSHIP AMOUNT REGARDLES OF THE OUTCOME OF THE LEGAL CLAIM OR THE AMOUNT OF THE PROCEEDS, IN ADDITION, SELLER SHALL PAY FOR ALL COLLECTION COSTS, INCLUDING ATTORNEY'S FEES AND EXPENSES OF PURCHASER.
- 7.3 Seller's Right of Reselution. Consumer's right to cancellation: You may cancel this agreement without penality or further obligation within five (5) business days from the date you receive the purchase price from purchaser.

#### to cancel this agreement, you must either:

- (I) RETURN THE FULL AMOUNT OF THE PURCHASE PRICE TO PURCHASER BY DELIVERING THE UNCASHED CHECK TO PURCHASER IN FERSON WITHIN FIVE (5) BUSINESS DAYS: OR
- (II) MAIL NOTICE OF CANCELLATION ALONG WITH REPAYMENT (EITHER BY RETURN OF PURCHASER'S UNCASHED CHECK, REGISTERED OR CERTIFIED CHECK, OR MONEY ORDER) BY INSURED, REGISTERED OR CERTIFIED U.S. MAIL, POSTMARKED ON OR WITHIN FIVE (5) BUSINESS DAYS OF RECEIVING THE PURCHASE PRICE, TO PURCHASER'S ADDRESS AS SET FORTH IN SECTION 3.3 BELOW.

#### SECTION & MISCELLANEOUS,

8.1 Expenses. Except as otherwise provided in <u>Section 8.11</u>, all legal and other nosts and expenses incurred in commanion with this Purchase Agreement and the baneactions contemplated hereby shall be paid by the party incurring such expenses.

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### PURCHASE AGREEMENT

- 8.2 Survival of Representations. All of the representations, warranties, covenants and Purchase Agreements of the parties hersto contained in this Purchase Agreement or contained in any document furnished or to be furnished horounder shall survive the date of this Purchase Agreement.
- 8.3 Notices. All notices and other communications given or made pursuant to this Purchase Agreement shall be in writing. All such notices or communications shall be deemed to have been given or made delivered personally or sent by registered or certified mail (postage prepaid, return receipt requested) or delivered by reputable overnight courier to the parties at the following addresses:

if to Purchaser, to:

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and if to Soller, to the address sel forth on the first page of this Purchase Agreement, or at such other addresses as differ of the parties hereto shall have specified in writing to the other.

- 8.4 Rurther Assurances. Seller shall, at any time, and from time to time after the date hereof, upon request of Purchaser, do, execute, soknowledges and deliver, or cause to be done, executed, acknowledged and delivered, all such further acts, assignments, transfers, conveyances, powers of attorney and assurances as may be reasonably required to carry out the terms of this Purchase Agreement and the transactions contemplated in this Purchase Agreement.
- B.5 Financing Statements and Additional Documents. Soiler inevocably authorizes Purchaser at any time and from time to time to file in any Uniform Commercial Code jurisdiction any initial financing statements and amendments thereto. Purchaser may indicate the following information in such financial statements and emendments: (a) Purchaser's ownership interest in the Legal Claim; (b) that a portion of the proceeds that are derived from the Legal Claim are owned by environment in the Legal Claim countries, in Purchaser's discretion, by the Uniform Commercial Code in any relevant purification. Seller agrees to furnish any information reasonably requested by Purchaser to facilitate the objectives of this Section 8.5.
- 8.6 Release to Contact Third Parties. As part of this Purchase Agreement it may be necessary to disclose information to third parties. Seller explicitly and irreveably authorizes Purchaser to disclose any information to filled parties as information to filled parties. Seller releases Purchaser from any and all Hability as a result of the release of any information.
- 8.7 Cumulative Rights. Each and all of the various rights, powers, and remedies of the parties set forth in this Furchase Agreement chall be considered as cumulative, with and in addition to any other rights, powers, or remedies of such party. No one such right, power, or remedy is or shall be exclusive of the others or is exclusive of any other rights, powers, and remedies allowed by law or in equity. The exercise, partial exercise, or non-exercise of any rights, powers, or remedies that not constitute citizer the obstitute, nor the waiver, of any other rights, powers, or remedies. All rights, powers, and remedies of the parties shall survive the termination of this Purchase Agreement.
- 8.8 Walver. Any waiver by any party of its rights under this Purchase Agreement shall be in writing and algred by the party waiving such rights. The failure of either party to enforce, at any time, any of the provisions of this Purchase Agreement or any of the rights set forth in this Purchase Agreement, shall in no way be considered a waiver of such provisions, rights, or subsequent breaches thereof.
- 8.9 Headings, Number and Gender. The sections and other headings contained in this Purchase Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Purchase Agreement. References to the anigular or plural shall include the other and references to the measuring, femining and neuter genders shall include the others, as appropriate.
- 8.10 Entire Agreement. This Purchase Agreement constitutes the cutive agreement between the parties and superseedes all other prior agreements and understandings, both oral and written, between the parties, with respect to the subject matter of this Purchase Agreement. This Purchase Agreement may only be modified or supplemented by a written amendment executed by all of the parties beseto.

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8.11 Gaverning Law and Forum. This Purchase Agreement, and all lawsuits, disputes, claims, or proceedings arising out of or relating to this Purchase Agreement or the relationships that result from this Purchase Agreement, shall be governed, construed and enforced in accordance with the laws of the State of Celifornia.

The Parties hereby irreveesbly and unconditionally consent to submit to the exclusive jurisdiction of the Circuit Court of Cook County, Illinois for any disputes, claims or other proceedings arising out of or relating to this Pumbase Agreement, or the relationships that result from this Europase Agreement, and agree not to commence any such lawsuit, dispute, claim or other proceeding except in the Circuit Court of Cook County, Illinois. The parties hereby irreveesbly and unconditionally valve any objection to the laying of vanue of any lawsuit, dispute, claims or other proceeding arising out of or relating to this Purchase Agreement, or the relationships that result from this Purchase Agreement, in the Circuit Court of Cook County, Purchase Agreement, or the selationships that result from this Purchase Agreement, in the Circuit Court of Cook County, Illinois, and hereby further irreveably and unconditionally walve and agree not to plead or claim in the Circuit Court of Cook County, Illinois that any such lawsuit, dispute, claim or other proceeding brought in the Circuit Court of Cook County, Illinois that any such lawsuit, dispute, claim or other proceeding brought in the Circuit Court of Cook County, Illinois has been brought in an inconvenient forum. The Parties hereby irreveesbly and unconditionally consent to submit to the exclusive jurisdiction of the Circuit Court

Both of the parties to the Contract further irrevocably contents to the service of process out of the Circuit Court of Cook County, Illinois by malling copies thereof by Registered or Certified United States mail, postego prepaid, to each of the parties of the Purchase Agreement at its address specified in this Contract.

Waiver of Jury Trial, Consolidation and Class Action, Costs.

THE PARTIES HEREBY WAIVE THE RIGHT TO ANY JURY TRIAL ON ANY LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY. THE PARTIES ALSO WAIVE ANY RIGHT TO CONSOLIDATE OR TO HAVE HANDLED AS A CLASS ACTION ANY PROCEEDING ON ANY LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY WITH ANY PROCEEDING ON ANY LAWSUITS, DISPUTES, CLAIMS, OR CONTROVERSIES INVOLVING ANY PERSON OR ENTITY NOT A PARTY TO THIS AGREEMENT,

THE PREVAILING FARTY IN ANY LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY SHALL BE ENTITLED TO ALL REASONABLE ATTORNEYS, FEES AND COSTS, EXPENSES AND DISBURSEMENTS WITH RESPECT TO SUCH LAWSUIT, DISPUTE, CLAIM, OR CONTROVERSY.

- 8.13 Attorneys' Fers. In the event of a fallure by any party to comply with the terms of this Purchase Agreement, the breaching party will pay all costs and expenses, including reasonable attorneys' fees, soals and expenses, incurred by the non-breaching party as a consequence of breaching party's fallure to comply with this Purchase Agreement.
- 8.14 Counterparts and Facsimile Signatures. This Purchase Agreement may be executed in countemparts, each of which shall be deemed an original and all of which shall together constitute one and the same Purchase Agreement. This Purchase Agreement shall be themed duly exemted by Soller and Purchaser, respectively, upon the delivery of all of their respective executed signature yages by facsimile transmission to Seller or its attorney and Purchaser, as the ease may be.
- 8.15 Assignment Use of Information. Purchaser's rights and obligations under this Purchase Agreement may be assigned in its sole discretion without the consent of or notice to Seller. Soller's rights and obligations under this Purchase Agreement may not be assigned or transferred without the written consent of Purchaser, except for transfer by intestate due to Agreement may not be assigned or transferred without the written consent of Purchaser, except for transfer by intestate due to Agreement. Seller oppers that Purchaser may share information that Purchaser obtained about Seller (whether from Soller or Agreement) provided that: (1) just information is reasonably necessary to allow a potential assignes to make an informat decision whether to take assignment from Purchaser; and (ii) Purchaser enters into an appropriate confidentiality Purchase Agreement with any such potential assignee.
- 8.16 No Third Party Beneficiaries; Successors and Assignu. Subject to the provisions of Section 8.15, (a) this Purchase Agreement is solely for the benefit of Purchaser and Seller; and (b) this Purchase Agreement shall be binding upon and inute to the benefit of the parties' successors, heirs, estates, executors, personal representatives and permitted assigns.

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MCDONALD CARANO

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From: (847) 521-4380 Page: 12/15 Date: 9/5/2008 12:17:21 PM

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#### PURCHASE AGREEMENT

#### Page 8 of 8

- 8.17 Severability. If any provision of this Furchase Agreement or the application of any such provision to any party or objective that the semantial party or object that the semantial party of this Purchase Agreement shall be unforced to the fullest extent permitted by law. If any such quart of competent jurisdiction deciares that all the court shall any term or provision of this Purchase Agreement is invalid or unenforceable, the parties here that such court shall have the power to modify the scope of such term or provision, to deless specific words or phrases, and to replace any invalid or unenforceable term or provision with a term or provision that is valid and enforceable, and that comes closest to expressing the intention of the invalid or unenforceable term or provision that is Purchase Agreement shall be enforceable as so modified.
- 8.18 Legal Representation. Seller understands and notrowledges that: (a) Purchaser has recommended that Soller engage an alterney in connection with the execution and chivery of this Purchase Agreement; and (b) Seller has been represented by or has had the opportunity to be represented by an attorney of Saller's choosing in connection with the execution and delivery of this Purchase Agreement.
- 8.19 Construction. Without limitation of the provisions of <u>Section 8.13</u>, both parties have been represented by or have had the opportunity to be represented by an attorney of their choosing in connection with the execution and delivery of this Purchase Agreement. The parties intend that this Purchase Agreement to decomed to have been prepared by all of the parties and that no party shall be entitled to the banelit of any favorable interpretation or construction of any term or provision hereof under any rule or law with respect to the construction of this Furchase Agreement.

[Remainder of page intentionally left blank] MANTANIAN KANDANAN KANDANIAN KANDAN K City ID: I CY-130832 988901 0.0 139835 2X050305014453

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USIVE IT BUKLICUEU

From: (847) 521-4380 Page: 18/16 Date: 9/5/2008 12:17:21 PM

UCHOUDIAN PAGETS OF TO

IRREVOCABLE LETTER OF DIRECTION Sunt by Fax to (702) 873-5966 and by US Mail

September 5, 2008

Patrick Murch, Esq. 2300 W. Sahara Av Las Vogas, NV 89102

Dear Pairick Murch

I Robert Cooper, hereby irrevocably direct Patrick Murch on any subsequent attentives and law firms that may represent me, to place an assignment, consensual lien and security interest against any and all of the settlement proceeds due to one from the legal claim (sylcass(s) in which you represent me, after payment of any and all legal fees and reimbursable costs, and to probe and claim(sylcass(s) in which you represent me, after payment of any and all legal fees and reimbursable costs. Agreement I satisfy this assignment, consensual lien and scouldy interest up to the full Ozais concerning Amount per the Purchass Agreement I have assecuted with Ozais Legal Finance, LLC, before releasing they funds to me. If any dispute arises over the amount oxed have assecuted with Ozais Legal Finance, lLC, before releasing they funds to me until that dispute is resolved. If a check is sent in my name, I hereby grant Ozais, I instruct you NOT to release any funds to me until that dispute is resolved. If a check is sent in my name, I hereby grant Ozais, I instruct you for the process of attentions to endown and deposit my check into your trust account and pay Ozais Legal Finance, LLC, in full, before releasing any funds to me.

I have read the Purchase Agreement and fully understand my obligations. I understand that Casis has relied on this Irrevocable Letter of Direction to fund the Purchase Agreement, that the purchase price is \$3,000.00, and that the Casis Comerchip Amount will increase based on a multiple of the purchase price and the date Casis receives payment per the Purchase Agreement. In the event that you no longer represent me, I instruct you to provide Ozeis with any insurance, attenties or other information requested that will allow it protect its interest and to follow my irrevocable instructions. This letter may be executed in counterparts, each of which shall be deemed an original and all of which shall together benefitute on agreement. By signing the acknowledgement below, you acknowledge that this letter is from me and that you comply with this Irrevocable Letter of Direction.

Sincerely,

Robert Cooper

Patrick Murc

#### ATTORNEY ACKNOWLEDGMENT

I, Pairick Murah, Esq., acknowledge receipt of this Letter from my client

I. Pairick Murch, Bsq., acknowledge socials of this Letter from my client.

My fee agreement is on a contingency basis and there are liens (exclusive of attorneys fees and costs) against the case of approximately S. T.H., 600., and I will hence my client's irrevocable letter of direction, assignment, consensual lien and separative interest, suberdinate to attorney fees, costs and appropriate medical liens as per instructions above.

I tally expect and anticipate that any sattlement check will be sent to me from the defendant and/or insurance company, and not to the Plaintiff, and I agree that all disbursaments of funds, including plaintiff's share of proceeds, will be through any attendant trust account.

In all most of my knowledge, Robert Cooper has NOT received any previous each edvances on his/her legal olalm(s), except for the Purchase Agreement dated. Im 27, 2008 with Oasis Legal Finance, LLC.

Without the prior written consent of Oasis Legal Finance, LLC, I will not participate in or acknowledge any future cosh

edvances for Robert Cooper.

How should we contact voter office for case undates?

Private P medonald carapo -com-E-mail istraterred (or Fax Number)

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CES ID: P.CA-119115

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#### IN THE SUPREME COURT OF THE STATE OF NEVADA

McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

No. 64658

Appellant,

VS.

THE BOURASSA LAW GROUP, LLC, a
Nevada limited liability corporation; OASIS
LEGAL FINANCE, LLC, an Illinois limited
liability company; CALIFORNIA BACK
SPECIALISTS MEDICAL GROUP, INC., a
California corporation; CALIFORNIA
MINIMALLY INVASIVE SURGERY
CENTER, INC., a California corporation;
THOUSAND OAKS SPINE MEDICAL
GROUP, INC., a California corporation;
CONEJO NEUROLOGICAL MEDICAL
GROUP, INC., a California corporation; and
MEDICAL IMAGING MEDICAL GROUP
INC., a California corporation,

Respondents.

JOINT APPENDIX

VOLUME I

PART 3

Electronically Filed 11/23/2011 12:21:30 PM

	11/23/2011 12:21:30 PW
SUMM MARK J. BOURASSA, ESQ.	Atom & Elmin
Nevada Bar No. 7999	CLERK OF THE COURT
CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523	
THE BOURASSA LAW GROUP, LLC 3025 West Sahara Ave., Suite 105	;
Las Vegas, Nevada 89102 Telephone: (702) 851-2180	:
Facsimile: (702) 851-2189	
mbourassa@bourassalawgroup.com ccarson@bourassalawgroup.com	
	·
Attorneys for Plaintiff	
	UCT COURT
CLARK CO	DUNTY, NEVADA
THE BOURASSA LAW GROUP, LLC,	CASE NO.: A651563
Plaintiff,	DEPT NO.: XXVIII
vs.	DET I NO.: AXVIII
CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California	SUMMONS – VALLEY OPEN MRI,
Corporation; CALIFORNIA MINIMALLY	LLC
INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICA	L
MEDICAL GROUP, INC., a California Corporation; LOS ANGELES	:
ORTHOPAEDIC INSTITUTE, INC., a California Corporation, MEDICAL	
IMAGING MÉDICAL GROUP, an unknow entity; MOUNTAIN VIEW SURGICAL	n   .
CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST	
DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation; SCREEN ACTORS	
GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL	:
GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California	
Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability	
Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability	
Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS	
COMMUNITY HOSPITAL, LTD, A	
Partnership; VALLEY OPEN MRI, LLC, a	
	-1-
1	CALIFORNIA LP, a California Limited

California Limited Liability Company; and 1 DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 2 Defendants. 3 4 SUMMONS 5 NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU 6 WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. READ THE INFORMATION BELOW. 7 8 VALLEY OPEN MRI, LLC 4911 Van Nuys Boulevard, Suite #106 9 Sherman Oaks, California 91403 10 11 TO THE DEFENDANT: 12 A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 13 LLC, against you for relief set forth in the Complaint. 14 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on 15 you exclusive of the day of service, you must do the following: 16 a. File with the Clerk of this Court, whose address is shown below, a formal 17 written response (Answer) to the Complaint in accordance with the rules of 18 the Court. A \$223.00 filing fee is required. 19 b. Serve a copy of your response upon the attorney whose name and address is 20 shown below. 21 2. Unless you respond, your default will be entered upon application of the Plaintiff, 22 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 23 you for the relief demanded in the Complaint, which could result in the taking of 24 money or property, or other relief requested in the Complaint. 25 111 26 27 111 111 28 -2-

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1	3. If you intend to see the advice of an attorney in this matter you should do so	
2	promptly so that your response may be filed on time.	
3	DATED this day of November, 2011.	
4		
5	STEVEN D. GRIERSON CLERK OF COURT   NOV 1 8 2011	
6	WALTER ABREGO-BONIL	A
7	Deputy Clerk	-
8	Regional Histice Center 200 Lewis Avenue	
9	Las Vegas, Nevada 89101	-
10		
11	Submitted by:	
12	THE BOURASSA LAW GROUP, LLC	
13		
14	MARK J. BOUBASSA, ESQ.	
15	Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523	
16	3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102	
17	Telephone: (702) 851-2180 Facsimile: (702) 851-2189	
18	Attorneys for Plaintiff	
19		
20		
21		
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25		
26 27		
28	- 3 -	
	<b>u</b> (	- 1

Affidavit of Process Server
DISTRICT COURT
CLARK COUNTY, NEVADA (NAME OF COURT)

BOURASSA LAW GR	OUP, LLC CALIFO	ORNIA BACK SPEC	CIALISTS MEDICAL G	***	A651563	
PLAINTIFF/PETITIO	NER VS	DEFENDANT/R	ESPONDENT		ASE NUMBER	
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a party to this acti	mber 11 , bei on, and that within the l	poundaries of the	state where service v	was effected, I	was authorized by	
form said service.		VALLE	EY OPEN MRI, LLC		12/30/201	ilically Fil
rvice: I served	NAME	OF PERSON / ENTI	TY BEING SERVED			
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1	SUMM	
2	MARK J. BOURASSA, ESQ. Nevada Bar No. 7999	Electronically Filed 11/23/2011 12:27:06 PM
3	CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523	
4	THE BOURASSA LAW GROUP, LLC 3025 West Sahara Ave., Suite 105	Alun & Elmin
5	Las Vegas, Nevada 89102	CLERK OF THE COURT
6	Telephone: (702) 851-2180 Facsimile: (702) 851-2189	
7	mbourassa@bourassalawgroup.com ccarson@bourassalawgroup.com	
8		
9	Attorneys for Plaintiff	
10	DISTRI	CT COURT
11	CLARK COU	JNTY, NEVADA
12	THE BOURASSA LAW GROUP, LLC,	CASE NO.: A651563
13	Plaintiff,	DEPT NO.: XXVIII
14	VS.	
15	CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California	SUMMONS – MOUNTAIN VIEW SURGICAL CENTER, INC.
16	Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an	SURGICAL CENTERS INC.
17	unknown entity; CONEJO NEURÓLOGICAL MEDICAL GROUP, INC., a California Corporation; LOS ANGELES	
18	ORTHOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL	
19	IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL	
20	CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST	
21	DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation; SCREEN ACTORS	:
22	GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL	
23	GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California	
24	Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability	
25	Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability	
26	Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS	
27	COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited	
28	Partnership; VALLEY OPEN MRI, LLC, a	
		-1-

California Limited Liability Company; and 1 DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 2 3 Defendants. 4 **SUMMONS** 5 NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU 6 WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. 7 READ THE INFORMATION BELOW. 8 MOUNTAIN VIEW SURGICAL CENTER, INC. 16311 Ventura Boulevard 9 Encino, California 91436 10 11 TO THE DEFENDANT: 12 A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 13 LLC, against you for relief set forth in the Complaint. 14 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on 15 you exclusive of the day of service, you must do the following: 16 a. File with the Clerk of this Court, whose address is shown below, a formal 17 written response (Answer) to the Complaint in accordance with the rules of 18 the Court. A \$223.00 filing fee is required. 19 b. Serve a copy of your response upon the attorney whose name and address is 20 shown below. 21 2. Unless you respond, your default will be entered upon application of the Plaintiff, 22 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 23 you for the relief demanded in the Complaint, which could result in the taking of 24 money or property, or other relief requested in the Complaint. 25 111 26 111 27 111 28 -2-

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1	3. If you intend to see the advice of an attorney in this matter, you should do so	
2	promptly so that your response may be filed on time.	
3	DATED this day of November, 2011.	
4		
5	STEVEN D. GRIERSON CLERK OF COURT	
6	111/- NOV 1 8 2013	
7	Deputy Clerk WALTER ABREGO-BONILL	A
8	Regional Justice Center 200 Lewis Avenue:	
9	Las Vegas, Nevada 89101	
10	· · · · · · · · · · · · · · · · · · ·	
11	Submitted by:	
12	THE BOURASSA LAW GROUP, LLC	
13		
14	MARK J. BOURASSA, ESQ.	
15	Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ.	
16	Nevada Bar No. 9523 3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102	
17	Telephone: (702) 851-2180 Facsimile: (702) 851-2189	
18	Attorneys for Plaintiff	
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1	SUMM MARK J. BOURASSA, ESQ.	Alun J. Lluim
2	Nevada Bar No. 7999	:
3	CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523	CLERK OF THE COURT
4	THE BOURASSA LAW GROUP, LLC 3025 West Sahara Ave., Suite 105	
5	Las Vegas, Nevada 89102	
6	Telephone: (702) 851-2180 Facsimile: (702) 851-2189	:
7	mbourassa@bourassalawgroup.com ccarson@bourassalawgroup.com	
8		
9	Attorneys for Plaintiff	
	DISTRIC	CT COURT
10	CLARK COU	JNTY, NEVADA
11		
12	THE BOURASSA LAW GROUP, LLC,	CASE NO.: A651563
13	Plaintiff, vs.	DEPT NO.: XXVIII
14	CALIFORNIA BACK SPECIALISTS	CHARACONIC CHARTECY MEAT
15	MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY	SUMMONS – CHARLES K. NEAL, M.D.
16	INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL	
17	MEDICAL GROUP, INC., a California Corporation; LOS ANGELES	
18	ORTHOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL	
19	IMAGING MÊDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL	
20	CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST	
21	DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation; SCREEN ACTORS	·
22	GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL	
23	GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California	
24	Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability	
25	Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability	
26	Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS	
27	COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited	
28	Partnership; VALLEY OPEN MRI, LLC, a	

California Limited Liability Company; and 1 DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 2 Defendants. 3 4 **SUMMONS** 5 NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU 6 WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. 7 READ THE INFORMATION BELOW. 8 CHARLES K. NEAL, M.D. 1530 East Chevy Chase Drive, Suite 205A 9 Glendale, California 91206 10 11 TO THE DEFENDANT: 12 A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 13 LLC, against you for relief set forth in the Complaint. 14 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on 15 you exclusive of the day of service, you must do the following: 16 a. File with the Clerk of this Court, whose address is shown below, a formal 17 written response (Answer) to the Complaint in accordance with the rules of 18 the Court. A \$223.00 filing fee is required. 19 b. Serve a copy of your response upon the attorney whose name and address is 20 21 shown below. 2. Unless you respond, your default will be entered upon application of the Plaintiff, 22 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 23 you for the relief demanded in the Complaint, which could result in the taking of 24 money or property, or other relief requested in the Complaint. 25 111 26 111 27 28 111 -2-

3. If you intend to see the advice of an attorney in this matter, you should do so
promptly so that your response may be filed on time.
DATED this day of November, 2011.
STEVEN D. GRIERSON CLERK OF COURT
NOV 1 8 2011
Deplyty Clerk: WALTER ABREGO-BONILLA
Regional Justice Center 200 Lewis Avenue
Las Vegas, Nevada 89101
Submitted by:
THE BOURASSA LAW GROUP, LLC
MARK BOURASSA, ESQ.
Nevada Barno. 7999 CHRISTOPHER W. CARSON, ESQ.
Nevada Bar No. 9523 3025 West Sahara Ave., Suite 105
Las Vegas, Nevada 89102 Telephone: (702) 851-2180
Facsimile: (702) 851-2189 Attorneys for Plaintiff
-3-

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SUMM 1 MARK J. BOURASSA, ESQ. 2 Nevada Bar No. 7999 CLERK OF THE COURT CHRISTOPHER W. CARSON, ESQ. 3 Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 4 3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102 5 Telephone: (702) 851-2180 6 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC, CASE NO.: A651563 12 Plaintiff, DEPT NO.: XXVIII 13 14 CALIFORNIA BACK SPECIALISTS SUMMONS - QUEST MEDICAL GROUP, INC., a California 15 DIAGNOSTICS WEST HILLS Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an 16 unknown entity; CONEJO NEURÓLOGICAL MEDICAL GROUP, INC., a California 17 Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a 18 California Corporation; MEDICAL IMAGING MÊDICAL GROUP, an unknown 19 entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign 20 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; 22 THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; 23 STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, 24 LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO 25 WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE 26 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a 28 -1-

California Limited Liability Company; and 1 DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 2 Defendants. 3 4 **SUMMONS** 5 NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU 6 WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. 7 READ THE INFORMATION BELOW. 8 **OUEST DIAGNOSTICS WEST HILLS** 7230 Medical Center Drive, Suite #605 9 West Hills, California 91307 10 11 TO THE DEFENDANT: A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 12 13 LLC, against you for relief set forth in the Complaint. 14 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on 15 you exclusive of the day of service, you must do the following: 16 a. File with the Clerk of this Court, whose address is shown below, a formal 17 written response (Answer) to the Complaint in accordance with the rules of 18 the Court. A \$223.00 filing fee is required. 19 b. Serve a copy of your response upon the attorney whose name and address is 20 shown below. 21 2. Unless you respond, your default will be entered upon application of the Plaintiff, 22 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 23 you for the relief demanded in the Complaint, which could result in the taking of 24 money or property, or other relief requested in the Complaint. 25 111 26 27 111 111 28 - 2 -

1	3. If you intend to see the advice of an attorney in this matter, you should do so	
2	promptly so that your response may be filed on time.	
3	DATED this day of November, 2011.	
4		
5	STEVEN D. GRIERSON CLERK OF COURT   NOV 1 8 2011	
6	WALTER ABREGO-BONILI	A
7	Deputy Clerk	
8	Regional Justice Center 200 Lewis Avenue	
9	Las Vegas, Nevada 89101	
10		
11	Submitted by:	
12	THE BOURASSA LAW GROUP, LLC	
13		
14	MARE J. BOURASSA, ESQ.	
15	Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ.	
16	Nevada Bar No. 9523 3025 West Sahara Ave., Suite 105	
17	Las Vegas, Nevada 89102 Telephone: (702) 851-2180	
18	Facsimile: (702) 851-2189 Attorneys for Plaintiff	
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AOS 1 MARK J. BOURASSA, ESO. 2 Nevada Bar No. 7999 CLERK OF THE COURT CHRISTOPHER W. CARSON, ESQ. 3 Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 4 8668 Spring Mountain Road, Suite #101 5 Las Vegas, Nevada 89117 Telephone: (702) 851-2180 6 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC, CASE NO.: A651563 12 Plaintiff, 13 DEPT NO.: XXVIII vs. 14 CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California 15 Corporation; CALIFORNIA MINIMALLY AFFIDAVIT OF SERVICE FOR INVASIVE SURGERY CENTER, an QUEST DIAGNOSTICS - WEST 16 unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California HILLS 17 Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a 18 California Corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown 19 entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; 20 CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; 22 THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; 23 STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, 24 LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO 25 WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE 26 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited

Partnership; VALLEY OPEN MRI, LLC, a

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California Limited Liability Company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, Defendants. AFFIDAVIT OF SERVICE FOR **QUEST DIAGNOSTICS – WEST HILLS** 

## Affidavit of Process Server DISTRICT COURT CLARK COUNTY, NEVADA

	sa Law Group, L	Q/W.		CIALISTS MEDICAL GRO	UP,	1563
PLAINT	IFEPETETONER	vs	DEFENDANT	C, ET AL /RESPONDENT	CASE N	
	Rivera					
	to this action, and	that within th	eing first duly swo e boundaries of the	rn, depose and say: that estate where service was	effected, (was a	e of 18 years and uthorized by law
parionn.sai	a cot vion.		QUEST DIA	AGNOSTICS - WEST HILL	3	
Service: 1	served					
		NA	ME OF PERSON / EN	TITY BEING SERVED		
with (list do	cuments)	su	IMMONS; COMPLAI	NT IN INTERPLEADER; C	IVIL COVER SHE	<u> </u>
by leaving	with <u>Anna Tsa</u>	p	. Ht	man Resources Mana	ger ·	Aŧ
	•	NAME		RELATIONSHIP		
☐ Resider		ADDRESS	<del></del>	CITY / STATE		
T Dunings			Company Dawle C		7_6000	
An posities	S 8401 kglip	ADDRESS.	canoga Park, C	1 91304. Tel 818-73 CNY/STATE	7-8000	<del></del>
		HDD/ALQS.		GILLIONAL.		
On Decem	mber 15, 2011		AT 9:0	00. a.m		
	DATE	•		TIME		•
Description	n: Age <u> 35</u> Sex	F Race C	aucasian Height	519 Weight 140	Hair Brown Ey	es Brown ,
		•	•			
the person	apparently in cha	arge thereof.		, copies at the office of t		
Non-Servi	ce: After due sea	irch, careful ir	nquiry and diligent	ne front door of the personal trees at the address.	es) listed above	
Non-Servi unable to e	ce: After due sea	irch, careful ir on the person	nquiry and diligent	ne front door of the person attempts at the address of because of the following	es) listed above	
Non-Servi unable to e	ce: After due sea	irch, careful ir	nquiry and diligent	attempts at the address	es) listed above	
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Non-Servii unable to e DATE	ce: After due sea iffect process upo TIME	rch, careful ir on the person DETAILS	nquiry and diligent fentity being serve	aftempts at the address of the following	(es) ilsted above ag reason(s):	, t bave been
Non-Servii unable to e DATE	ce: After due sea iffed process upo TIME Executed this	rch, careful ir on the person DETAILS	nquiry and diligent fentity being serve	aftempts at the address d because of the following	(es) ilsted above ag reason(s):	, t bave been

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630 South Tenth Street, Ste. B, Las Vegas, NV 89101 (702) 579-6300 (Fax) 259-6249 surf: www.lunesLegal.com e-mail: process@iuneslegal.com

1	SUMM	Electronically Filed
2	MARK J. BOURASSA, ESQ. Nevada Bar No. 7999	11/23/2011 12:24:14 PM
3	CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523	Alun & Elmin
4	THE BOURASSA LAW GROUP, LLC	CLERK OF THE COURT
5	3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102	:
6	Telephone: (702) 851-2180 Facsimile: (702) 851-2189	
7	mbourassa@bourassalawgroup.com	
8	ccarson@bourassalawgroup.com	
	Attorneys for Plaintiff	
9	DISTRI	CT COURT
10	CLARK COU	JNTY, NEVADA
11		
12	THE BOURASSA LAW GROUP, LLC,	CASE NO.: A651563
13	Plaintiff, vs.	DEPT NO.: XXVIII
14	CALIFORNIA BACK SPECIALISTS	SUMMONS – SCREEN ACTORS
15	MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY	GUILD, INC.
16	INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL	
17	MEDICAL GROUP, INC., a California Corporation; LOS ANGELES	:
18	ORTHOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL	
19	IMAGING MÉDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL	
20	CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST	
21	DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation; SCREEN ACTORS	
22	GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL	
23	GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California	:
24	Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability	
25	Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability	
26	Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS	
27	COMMUNITY HOSPITAL, LTD, A	,
28	CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a	
<i>ي</i> ن		-1-

California Limited Liability Company; and 1 DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 2 3 Defendants. 4 **SUMMONS** 5 NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU 6 WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. 7 READ THE INFORMATION BELOW. 8 SCREEN ACTORS GUILD, INC. 5757 Wilshire Boulevard, 7th Floor 9 Los Angeles, California 90036-3600 10 11 TO THE DEFENDANT: 12 A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 13 LLC, against you for relief set forth in the Complaint. 14 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on 15 you exclusive of the day of service, you must do the following: 16 a. File with the Clerk of this Court, whose address is shown below, a formal 17 written response (Answer) to the Complaint in accordance with the rules of 18 the Court. A \$223.00 filing fee is required. 19 b. Serve a copy of your response upon the attorney whose name and address is 20 shown below. 21 2. Unless you respond, your default will be entered upon application of the Plaintiff, 22 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 23 you for the relief demanded in the Complaint, which could result in the taking of 24 money or property, or other relief requested in the Complaint. 25 111 26 111 27 111 28 -2-

l l		
1	3. If you intend to see the advice of an attorney in this matter, you should do so	
2	promptly so that your response may be filed on time.	
3	DATED this day of November, 2011.	
4	STEVEN D. GRIERSON	
5	CLERK OF COURT   NOV 18 2011	
6	//// WALTER ABREGO-BONIL	
7	Dephty Clerk	
8	Regyonal Yustice Center 200 Lewis Avenue	
9	Las Vegas, Nevada 89101	-
10		
11	Submitted by:	
12	THE BOURASSA LAW GROUP, LLC	
13		
14	MARK J. BOURASSA, ESQ. Nevada Bar No. 7999	
15	CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523	
16	3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102	
17	Telephone: (702) 851-2180 Facsimile: (702) 851-2189	
18	Attorneys for Plaintiff	
19		
20 21		
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	- 3 -	

# Affidavit of Process Server DISTRICT COURT CLARK COUNTY, NEVADA

THE BOURASSA LAW GROUP, LLC	(NAME OF COURT)	
VS	CALIFORNIA BACK SPECIALISTS MEDICAL GROUP,	A651563
PLAINTIFF/PETITIONER	INC, ET AL DEFENDANT/RESPONDENT	CASE NUMBER
Jorge Rivera not a party to this action, and that with	, being first duly sworn, depose and say: that I am or hin the boundaries of the state where service was effect	ver the age of 18 years and ed, I was authorized by law to
perioriti said service.	SCREEN ACTORS GUILD, INC	12/27/2011 10:13:11 AM
Service: I served	NAME OF PERSON / ENTITY BEING SERVED	
with (list documents)	SUMMONS; COMPLAINT IN INTERPLEADER; CIVIL CO	OVER SHEE Alum & Column
by leaving with <u>Marcy Reed</u>	Legal Secretary RELATIONSHIP	CLÉRK OF THE COURT
☐ Residence .	,	
☑ Business 5757 WILSHIRE	SS CITY / STATE E BLVD, 7TH FL LOS ANGELES, CA 90036	
ADDRES	SS CITY / STATE	
On_December 14, 2011 DATE	AT 2:45. p.m.	
DATE	TIME	•
Description: Age 50 Sex. F Ra	ce <u>Caucasian</u> Height 5 <sup>19</sup> Weight 200 Hair E	Blond Eyes Green
:		
served with a member of the househ Substituted at Business: By leave the person apparently in charge ther Posting: By posting copies in a convenience of the person apparently in charge the Posting: By posting copies in a convenience of the person of the post of the person of the person of the post of the person of the pers	aving copies at the dwelling house or usual place of ab hold over the age of and explaining the gene king, during office hours, copies at the office of the per	eral nature of the papers. son/entity being served with ty being served. ted above, I have been
DATE TIME DETAIL	•	
. Executed this 20 da	ay of December, 20 11 SIGNATURE C	OF PROCESS SERVER
I DECLARE UNDER PENALTY OF PER TRUE AND CORRECT.	RJURY UNDER THE LAW OF THE STATE OF <u>CALIFORNI</u>	<u>A</u> That the foregoing is
		CALIFORNIA
W. 2007		EP101032
	th Street, Ste. B, Las Vegas, NV 89101 (702) 579-630 www.JunesLegal.com e-mail: process@iunes	00 (Fax) 259-6249

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1	SUMM	Alun to Eline	
2	Nevada Bar No. 7999	CLERK OF THE COURT	
3	CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523		
4	THE BOURASSA LAW GROUP, LLC 3025 West Sahara Ave., Suite 105		
5	Las Vegas, Nevada 89102 Telephone: (702) 851-2180		
6	Facsimile: (702) 851-2189		
7	mbourassa@bourassalawgroup.com ccarson@bourassalawgroup.com		
8	Attorneys for Plaintiff		
9	DISTRI	CT COURT	
10	CLARK COU	JNTY, NEVADA	
11		·	
12	THE BOURASSA LAW GROUP, LLC,	CASE NO.: A651563	
13	Plaintiff, vs.	DEPT NO.: XXVIII	
14	CALIFORNIA BACK SPECIALISTS	SUMMONS – LOS AN	CTT TC
15	MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an	ORTHOPAEDIC INST	
16	unknown entity; CONEJO NEUROLOGICAL		
17	MEDICAL GROUP, INC., a California Corporation; LOS ANGELES		
18	ORÎTHOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL		
19	IMAGING MĒDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL		
20	CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign		
21	Delaware Corporation; SCREEN ACTORS		
22	GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL		
23	GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California		
24	Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability		
25	Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability		
26	Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS		
27	COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited		
28	Partnership; VALLEY OPEN MRI, LLC, a	J	
		- 1 -	· ·

California Limited Liability Company; and 1 DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 2 Defendants. 3 4 **SUMMONS** 5 NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU 6 WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. READ THE INFORMATION BELOW. 7 8 LOS ANGELES ORTHOPAEDIC INSTITUTE, INC. 4955 Van Nuys Boulevard, Suite 615 9 Sherman Oaks, California 91403 10 11 TO THE DEFENDANT: 12 A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 13 LLC, against you for relief set forth in the Complaint. 14 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on 15 you exclusive of the day of service, you must do the following: 16 a. File with the Clerk of this Court, whose address is shown below, a formal 17 written response (Answer) to the Complaint in accordance with the rules of 18 the Court. A \$223.00 filing fee is required. 19 b. Serve a copy of your response upon the attorney whose name and address is 20 shown below. 21 2. Unless you respond, your default will be entered upon application of the Plaintiff, 22 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 23 you for the relief demanded in the Complaint, which could result in the taking of 24 money or property, or other relief requested in the Complaint. 25 /// 26 27 111 111 28 -2-

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1	3. If you intend to see the advice of an attorney in this matter, you should do so
2	promptly so that your response may be filed on time.
3	DATED this day of November, 2011.
4	CONTROL OF
5	STEVEN D. GRIERSÔN CLERK OF COURT
6	NOV 18 2011  WALTER ABREGO-BONILLA
7	Deputy Clerk .
8	Regional Justice Center 200 Lewis Avenue
9	Las Vegas, Nevada 89101
10	
11	Submitted by:
12	THE BOURASSA LAW GROUP, LLC
13	
14	MARK J/BOURASSA, ESQ.
15	Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ.
16	Nevada Bar No. 9523 3025 West Sahara Ave., Suite 105
17	Las Vegas, Nevada 89102 Telephone: (702) 851-2180
18	Facsimile: (702) 851-2189 Attorneys for Plaintiff
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	i i

Affidavit of Process Server
DISTRICT COURT
CLARK COUNTY, NEVADA

DEC 2 7 2011

with (list documents)    SUMMONS; COMPLAINT IN INTERPLEADER; CIVIL COVER SHEET	
I Jorge Rivera not a party to this action, and that within the boundaries of the state where service was effected, I was authorized by leperform said service.  LOS ANGELES ORTHOPARDIC INSTITUTE, INC Electronic 12/30/2011  Service: I served LOS ANGELES ORTHOPARDIC INSTITUTE, INC 12/30/2011  With (list documents) SUMMONS; COMPLAINT IN INTERPLEADER; CIVIL COVER SHEET NAME OF PERSON / ENTITY BEING SERVED  With (list documents) SUMMONS; COMPLAINT IN INTERPLEADER; CIVIL COVER SHEET NAME RELATIONSHIP CLERK OF ADDRESS CITY / STATE SHERMAN OAKS, CA 91403  Business 4955 VAN NUYS BLVD, STE 615 SHERMAN OAKS, CA 91403  CITY / STATE TIME  Description: Age 40 Sex F Race Caucasian Height 516 Weight 200 Hair Black Eyes Brown.  Manner of Service:  □ Personal: By personally delivering copies to the person being served.  □ Substituted at Residence: By leaving; copies at the dwelling house or usual place of abode of the person being served with a member of the household over the age of and explaining the general nature of the peapers at Substituted at Business: By leaving, during office hours, copies at the office of the person/entity being served the person apparently in charge thereof.  □ Posting: By posting copies in a conspicuous manner to the front door of the person/entity being served with person effect process upon the person/entity being served because of the following reason(s):  DATE TIME DETAILS	
not a party to this action, and that within the boundaries of the state where service was effected, I was authorized by Iz perform said service.  LOS ANGELES ORTHOPARDIC INSTITUTE, INC Electroni 12/30/2011  NAME OF PERSON / ENTITY BEING SERVED  With (list documents)  SUMMONS; COMPLAINT IN INTERPLEADER; CIVIL COVER SHEET by leaving with Daina Allen Office Manager  NAME RELATIONSHIP CLERK OF  ADDRESS CITY / STATE  ADDRESS CITY / STATE  On December 15, 2011 AT 11:40.a.m.  DATE TIME  Description: Age 40 Sex F Race Caucasian Height 516 Weight 200 Hair Black Eyes Brown  Manner of Service:  Personal: By personally delivering copies to the person being served.  Substituted at Residence: By leaving copies at the dwelling house or usual place of abode of the person being served with a member of the household over the age of and explaining the general nature of the papers as Substituted at Business: By leaving, during office hours, copies at the office of the person/entity being served with person apparently in charge thereof.  Posting: By posting copies in a conspicuous manner to the front door of the person/entity being served.  Non-Service: After due search, careful inquiry and diligent attempts at the address(es) listed above, I have been unable to effect process upon the person/entity being served because of the following reason(s):  DATE TIME DETAILS	
with (list documents)  SUMMONS; COMPLAINT IN INTERPLEADER; CIVIL COVER SHEET by leaving with Daina Allen Office Manager  NAME RELATIONSHIP CLERK OF  Residence ADDRESS CITY / STATE  DATE TIME  Description: Age 40 Sex F Race Caucasian Height 5 1 6 Weight 200 Hair Black Eyes Brown  Manner of Service:  Personal: By personally delivering copies to the person being served.  Substituted at Residence: By leaving copies at the dwelling house or usual place of abode of the person being served with a member of the household over the age of and explaining the general nature of the papers as Substituted at Business: By leaving, during office hours, copies at the office of the person/entity being served to the person apparently in charge thereof.  Posting: By posting copies in a conspicuous manner to the front door of the person/entity being served.  Non-Service: After due search, careful inquiry and diligent attempts at the address(es) listed above, I have been unable to effect process upon the person/entity being served because of the following reason(s):  DATE TIME DETAILS	aw to ically Filed
with (list documents)    SUMMONS: COMPLAINT IN INTERPLEADER: CIVIL COVER SHEET	04:33:13
by leaving with Daina Allen Office Manager    NAME   RELATIONSHIP   CLERK OF	
Residence  ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS CITY / STATE SHERMAN OAKS, CA 91403 CITY / STATE On December 15, 2011 AT 11:40.a.m.  DATE  Description: Age 40 Sex F Race Caucasian Height 5'6 Weight 200 Hair Black Eyes Brown  Manner of Service: Personal: By personally delivering copies to the person being served. Substituted at Residence: By leaving copies at the dwelling house or usual place of abode of the person being served with a member of the household over the age of and explaining the general nature of the papers as Substituted at Business: By leaving, during office hours, copies at the office of the person/entity being served the person apparently in charge thereof.  Posting: By posting copies in a conspicuous manner to the front door of the person/entity being served.  Non-Service: After due search, careful inquiry and diligent attempts at the address(es) listed above, I have been unable to effect process upon the person/entity being served because of the following reason(s):  DATE TIME DETAILS	. Lun
ADDRESS  ADDRESS  ADDRESS  ADDRESS  ADDRESS  CITY / STATE  SHERMAN OAKS, CA 91403  CITY / STATE  On December 15., 2011  DATE  TIME  Description: Age 40 Sex F Race Caucasian Height 516 Weight 200 Hair Black Eyes Brown  Manner of Service:  Personal: By personally delivering copies to the person being served.  Substituted at Residence: By leaving copies at the dwelling house or usual place of abode of the person being served with a member of the household over the age of and explaining the general nature of the papers a Substituted at Business: By leaving, during office hours, copies at the office of the person/entity being served with person apparently in charge thereof.  Posting: By posting copies in a conspicuous manner to the front door of the person/entity being served.  Non-Service: After due search, careful inquiry and diligent attempts at the address(es) listed above, I have been unable to effect process upon the person/entity being served because of the following reason(s):  DATE TIME DETAILS	THE COUR
Business 4955 VAN NUYS BLVD, STE 615 SHERMAN OAKS, CA 91403  CITY STATE  On December 15, 2011 AT TIME  Description: Age 40 Sex F Race Caucasian Height 516 Weight 200 Hair Black Eyes Brown  Manner of Service:  Personal: By personally delivering copies to the person being served.  Substituted at Residence: By leaving copies at the dwelling house or usual place of abode of the person being served with a member of the household over the age of and explaining the general nature of the papers as Substituted at Business: By leaving, during office hours, copies at the office of the person/entity being served with the person apparently in charge thereof.  Posting: By posting copies in a conspicuous manner to the front door of the person/entity being served.  Non-Service: After due search, careful inquiry and diligent attempts at the address(es) listed above, I have been unable to effect process upon the person/entity being served because of the following reason(s):  DATE TIME DETAILS	THE COUR
Description: Age 40 Sex F Race Caucasian Height 5'6 Weight 200 Hair Black Eyes Brown.  Manner of Service:  Personal: By personally delivering copies to the person being served.  Substituted at Residence: By leaving copies at the dwelling house or usual place of abode of the person being served with a member of the household over the age of and explaining the general nature of the papers so substituted at Business: By leaving, during office hours, copies at the office of the person/entity being served with person apparently in charge thereof.  Posting: By posting copies in a conspicuous manner to the front door of the person/entity being served.  Non-Service: After due search, careful inquiry and diligent attempts at the address(es) listed above, I have been unable to effect process upon the person/entity being served because of the following reason(s):  DATE TIME DETAILS	
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DATE TIME DETAILS	with
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Executed this 20 day of December 20 11.	
SIGNATURE OF PROCESS SERVER	
DECLARE UNDER PENALTY OF PERJURY UNDER THE LAW OF THE STATE OF <u>CALIFORNIA</u> THAT THE FOREGOIN TRUE AND CORRECT.	
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630 South Tenth Street, Ste. B, Las Vegas, NV 89101 (702) 579-6300 (Fax) 259-6249 surf: www.JunesLegal.com e-mail: process@juneslegal.com

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		11/23/2011 12:32:44 PM
1 2 3 4 5 6 7	SUMM MARK J. BOURASSA, ESQ. Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102 Telephone: (702) 851-2180 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com ccarson@bourassalawgroup.com dttorneys for Plaintiff	Alun & Blum CLERK OF THE COURT
9	DISTRI	CT COURT
10		UNTY, NEVADA
11		
12	THE BOURASSA LAW GROUP, LLC,	CASE NO.: A651563
13	Plaintiff, vs.	DEPT NO.: XXVIII
14	CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE.	SUMMONS – IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL
24   25   26   27   28	Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a	

California Limited Liability Company; and 1 DOES I-V, inclusive; and ROE 2 CORPORATIONS VI-X, inclusive, 3 Defendants. 4 **SUMMONS** 5 б NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. 7 READ THE INFORMATION BELOW. 8 IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD 9 4929 Van Nuys Boulevard 10 Sherman Oaks, California 91403-1702 11 TO THE DEFENDANT: 12 A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 13 14 LLC, against you for relief set forth in the Complaint. 15 1. If you intend to defend this lawsuit, within 20 days after this Simmons is served on 16 you exclusive of the day of service, you must do the following: 17 a. File with the Clerk of this Court, whose address is shown below, a formal 18 written response (Answer) to the Complaint in accordance with the rules of 19 the Court. A \$223.00 filing fee is required. 20 b. Serve a copy of your response upon the attorney whose name and address is 21 shown below. 22 2. Unless you respond, your default will be entered upon application of the Plaintiff, 23 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 24 you for the relief demanded in the Complaint, which could result in the taking of 25 money or property, or other relief requested in the Complaint. 26 111 27 111 28 -2-

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2	3. If you intend to see the advice of an attorney in this matter, you should do so
3	promptly so that your response may be filed on time.
4	DATED this day of November, 2011.
5	
6	STEVEN D. GRIERSON CLERK OF COURT
7	14/7 NOV 1 8 2011
8	
9	Deputy Clerk WALTER ABREGO-BONILLA Regional Justice Center
10	200 Lewis Avenue Las Vegas, Nevada 89101
11	
12	Submitted by:
13	THE BOURAȘSA ĻAW GROUP, LLC
14	
15	MARK J. BOURASSA, ESQ.
16	Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ.
17	Nevada Bar No. 9523 3025 West Sahara Ave., Suite 105
18	Las Vegas, Nevada 89102 Telephone: (702) 851-2180
19	Facsimile: (702) 851-2189 Attorneys for Plaintiff
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DEC 2 7 2011

## Affidavit of Process Server

DISTRICT COURT

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PLAINTIFF/PE			FENDANTIRESPO		CASE	NUMBER	
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On December	DATE		_AT	TIME			
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630 South Tenth Street, Ste. B, Las Vegas, NV 89101 (702) 579-6300 (Fax) 259-6249 surf: www.JunesLegal.com e-mail: process@juneslegal.com

Electronically Filed 11/23/2011 12:44:44 PM **SUMM** 1 MARK J. BOURASSA, ESQ. 2 Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ. 3 CLERK OF THE COURT Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 4 3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102 5 Telephone: (702) 851-2180 6 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC, CASE NO.: A651563 12 Plaintiff, DEPT NO.: XXVIII 13 14 CALIFORNIA BACK SPECIALISTS SUMMONS - STEVEN ZLATT, M.D. MEDICAL GROUP, INC., a California 15 Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an 16 unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California 17 Corporation; LOS ANGELES ORTHOPAÉDIC INSTITUTE, INC., a 18 California Corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown 19 entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; 20 CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; 22 THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; 23 STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, 24 LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO 25 WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE 26 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a 28

-1-

California Limited Liability Company; and 1 DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 2 Defendants. 3 4 **SUMMONS** 5 NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU 6 WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. 7 READ THE INFORMATION BELOW. 8 STEVEN ZLATT, M.D. 4929 Van Nuys Boulevard 9 Sherman Oaks, California 91403 10 11 TO THE DEFENDANT: 12 A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 13 LLC, against you for relief set forth in the Complaint. 14 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on 15 you exclusive of the day of service, you must do the following: 16 a. File with the Clerk of this Court, whose address is shown below, a formal 17 written response (Answer) to the Complaint in accordance with the rules of 18 the Court. A \$223.00 filing fee is required. 19 b. Serve a copy of your response upon the attorney whose name and address is 20 shown below. 21 2. Unless you respond, your default will be entered upon application of the Plaintiff, 22 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 23 you for the relief demanded in the Complaint, which could result in the taking of 24 money or property, or other relief requested in the Complaint. 25 111 26 111 27 111 28 -2-

3. If you intend to see the advice of an attorney in this matter, you should do so 1 promptly so that your response may be filed on time. 2 DATED this \_\_\_ day of November, 2011. 3 4 STEVEN D. GRIERSON 5 CLERK OF COURT NOV 1 8 2011 б 7 Deputy Clerk WALTER ABREGO-BONILLA Regional Justice Center 8 200 Lewis Avenue Las Vegas, Nevada 89101 9 10 Submitted by: 11 THE BOURASSA LAW GROUP, LLC 12 13 14 MARKA. BOURASSA, ESQ. Nevada Bar No. 7999 15 CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523 3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102 Telephone: (702) 851-2180 16 17 Facsimile: (702) 851-2189 18 Attorneys for Plaintiff 19 20 21 22 23 24 25 26 27 28 -3-

## Affidavit of Process Server DISTRICT COURT CLARK COUNTY, NEVADA

DEC 2 7 2011

		(NAME OF COURT)	
BOURASSA LAW GR	OUP, LLC CA	LIFORNIA BACK SPECIALISTS MEDICAL	1 600(10 -
	vs	INC, ET AL	A651563
PLAINTIFF/PETITION		DEFENDANT/RESPONDENT	CASE NUMBER
Tamma Directo			
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TRUE AND CORRECT.



CALIFORNIA EP101023

630 South Tenth Street, Ste. B, Las Vegas, NV 89101 (702) 579-6300 (Fax) 259-6249 surf: www.JunesLegal.com e-mail: process@iuneslegal.com

# EXHIBIT 9

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**ANSC** 1 GEORGE F. OGILVIE III, ESQ. Nevada Bar No. 3552 CLERK OF THE COURT 2 PATRICK J. MURCH, ESQ. Nevada Bar No. 10162 3 McDONALD CARANO WILSON LLP 4 2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102 gogilvie@incdonaldcarano.com 5 pmurch@mcdonaldcarsno.com Telephone: (702) 873-4100 Facsimile: (702) 873-9966 6 7 Attorneys for McDonald Carano Wilson LLP 8 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC Case No.: A651563 12 Dept. No.: XXVIII Plaintiff. 13 McDONALD CARANO WILSON LLP'S ANSWER TO COMPLAINT IN 14 INTERPLEADER, COUNTERCLAIM, CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California corporation; 15 AND CROSS-CLAIM CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; 16 CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California corporation; LOS 17 ANGELES ORTHOPAEDIC INSTITUTE, INC., 18 a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC. 19 a California corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST 20 HILLS, a foreign Delaware corporation; SCREEN 21 ACTORS GUILD, INC., a California corporation; THOUSAND OAKS SPINE MEDICAL GROUP. 22 INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois limited liability company; McDONALD CARANO WILSON LLP, a Nevada limited liability 23 24 partnership; IMAGING CENER OF THE VALLEY AT SHERMAN OAKS COMMUNITY 25 HOSPITAL, LTD., A CALIFORNIA LP, a California limited partnership; VALLEY OPEN 26 MRI, LLC, a California limited liability company; and DOES I-V, inclusive; and ROE 27 CORPORATIONS VI-X, inclusive, 28 Defendants.

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2	McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,
3	Counterclaimant,
4	vs.
5	THE BOURASSA LAW GROUP, LLC, a Nevada
6	limited liability company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X,
7	inclusive,
8	Counterdefendants.
9	McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,
10	Cross-Claimant,
11	vs.
12	CALIFORNIA BACK SPECIALISTS MEDICAL
13	GROUP, INC., a California corporation; CALIFORNIA MINIMALLY INVASIVE
14	SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL
15	GROUP, INC., a California corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC.,
16	a California corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity;
17	MOUNTAIN VIEW SURGICAL CENTER, INC., a California corporation; CHARLES K. NEAL, an
18	individual; QUÊST DIAGNOSTICS WEST HILLS, a foreign Delaware corporation; SCREEN
19	ACTORS GUILD, INC., a California corporation, THOUSAND OAKS SPINE MEDICAL GROUP,
20	INC., a California corporation; STEVEN ZLATT, M.D., INC., a California corporation; OASIS
21	LEGAL FINANCE, LLC, a foreign Illinois limited liability company; IMAGING CENER OF THE
22	VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD., A CALIFORNIA LP, a
23	California limited partnership; VALLEY OPEN MRI, LLC, a California limited liability company;
24	and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,
25	Cross-Claim Defendants.
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#### ANSWER

Defendant McDonald Carano Wilson LLP ("McDonald Carano"), as and for its answer to the complaint in interpleader (Complaint) filed by The Bourassa Law Group, LLC (the Bourassa Firm), admits, denies, and alleges as follows:

- 1. Answering paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16, 17, 18, 22, 23, 24 and 25 of the Complaint, McDonald Carano lacks sufficient knowledge or information to form a belief as to the truth of the allegations set forth therein and, on that basis, denies each and every allegation set forth in said paragraphs.
- 2. Answering paragraph 14 of the Complaint, McDonald Carano admits the allegations set forth therein.
- 3. Answering paragraph 19 of the Complaint, McDonald Carano denies each and every allegation set forth therein.
- 4. Answering paragraphs 20 and 21 of the Complaint, McDonald Carano admits only that it is owed money from, and has a valid and existing lien against, any and all settlement proceeds recovered in the personal injury action described in paragraph 18 of the Complaint and, based thereon, McDonald Carano claims a right, entitlement, interest, and benefit in all such proceeds. McDonald Carano lacks sufficient knowledge or information to form a belief as to the truth of the remaining allegations set forth in paragraphs 20 and 21 and, on that basis, denies each and every other allegation set forth therein.
- Except as specifically admitted or explained above, McDonald Carano denies each and every remaining allegation in the Complaint.

#### AFFIRMATIVE DEFENSES

Because this case is in its infancy, MCW has not yet discovered all relevant facts. Additional facts may support the assertion of additional affirmative defenses, including, but not limited to, those enumerated in Rule 8(c) of the Nevada Rules of Civil Procedure. MCW reserves the right to assert such affirmative defenses as discovery proceeds.

#### COUNTERCLAIM

McDonald Carano Wilson LLP ("McDonald Carano"), as and for its counterclaim against The Bourassa Law Group, LLC (the "Bourassa Firm"), complains and alleges as follows:

#### PARTIES, JURISDICTION, AND VENUE

- 1. McDonald Carano is a Nevada limited liability partnership that is and was, at all times relevant to this counterclaim, authorized to conduct business in, and conducting business in, the State of Nevada.
- 2. On information and belief, the Bourassa Firm is a Nevada limited liability company that is and was, at all times relevant to this counterclaim, authorized to conduct business in, and conducting business in, the State of Nevada.
- 3. The true names and capacities, whether individual, corporate, associate, or otherwise, of counterclaim defendants designated as DOE and ROE defendants, are unknown to MCW, which sues such counterclaim defendants by fictitious names. MCW will seek leave of this Court to amend its counterclaim to substitute the proper parties when the same have been ascertained.
- 4. This Court has jurisdiction over this matter, and venue is proper in this Court, because the underlying litigation upon which this matter is based, and from which the settlement proceeds at issue were obtained, occurred in Clark County, Nevada.

#### **GENERAL ALLEGATIONS**

- 5. On or about December 6, 2007, McDonald Carano caused a personal injury lawsuit to be filed on behalf of Robert K. Cooper ("Cooper") in the Eighth Judicial District Court, in and for Clark County, Nevada, styled as <u>Robert Cooper v. ABC Union Cab Co.</u>, et al., Case No. A553070 (the "Litigation"). The Litigation arose out of an automobile accident that occurred in December 2005, during which Cooper was injured while being transported in a taxicab owned by ABC Union Cab Co. ("Union Cab"), the primary defendant in the Litigation.
- 6. Between December 5, 2007 and approximately October 20, 2010, McDonald Carano represented Cooper in connection with the Litigation by, among other things, preparing and responding to written discovery, preparing for, conducting, and defending depositions

(including several depositions in California), engaging in motion practice, corresponding with medical providers and other potential witnesses, and preparing for and participating in a settlement conference.

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- 7. In connection with its representation of Cooper relative to the Litigation, McDonald Carano incurred in excess of \$50,000.00 in attorneys' fees. In addition, McDonald Carano incurred Litigation-related costs in excess of \$13,000.00. McDonald Carano has not been paid any amount of such attorneys' fees and/or costs.
- 8. On or about October 8, 2010, McDonald Carano filed a motion to withdraw from representing Cooper in connection with the Litigation, which motion was granted following a hearing on October 19, 2010.
- 9. On or about October 20, 2010, McDonald Carano caused a lien to be recorded in the Office of the Recorder of Clark County, Nevada, as Book/Instrument No. 0220004202 (the Lien), pursuant to which, among other things, McDonald Carano asserted a lien against any recovery obtained by Cooper in connection with the Litigation.
- 10. On information and belief, following McDonald Carano's withdrawal from its representation of Cooper, Cooper retained the Bourassa Firm to represent him in connection with the Litigation.
- On information and belief, the Bourassa Firm performed limited work and 11. incurred minimal costs in connection with its representation of Cooper.
- 12. On information and belief, in May or June of 2011, Cooper and Union Cab agreed to settle the Litigation for \$55,000.00 (the "Settlement Proceeds"). Thereafter, Union Cab issued a check to the Bourassa Firm, which is currently seeking to interplead the Settlement Proceeds in the above-captioned matter.
- 13. But for the work performed, and costs incurred, by McDonald Carano, the Bourassa Firm would not have recovered the Settlement Proceeds.
- McDonald Carano has a valid and existing claim against the Settlement Proceeds in the approximate amount of \$35,000.00, excluding interest.

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- 15. The Settlement Proceeds are insufficient to satisfy the claims of McDonald and the Bourassa Firm.
- 16. McDonald Carano's Lien has priority and McDonald Carano is entitled to recover the approximately \$35,000.00 in fees and costs to which it is entitled before the Bourassa Firm is entitled to recover fees.

WHEREFORE, McDonald Carano prays for orders and/or judgments as follows:

- 1. Directing the Bourassa Firm to deposit the entire amount of the Settlement Proceeds with the Clerk of the Court;
- 2. Directing the deposit of such sums as are deposited with the Court in an interestbearing account;
  - 3. Determining that the Lien is valid;
- 4. Determining that McDonald Carano's claim against the Settlement Proceeds has priority;
- 5. Awarding McDonald Carano the amount of its claim against the Settlement Proceeds;
  - 6. Denying relief to any other party inconsistent with the foregoing; and
  - 7. For such other and further relief as the Court deems just and proper.

#### **CROSS-CLAIM**

Defendant in interpleader/cross-claimant McDonald Carano Wilson LLP ("McDonald Carano"), as and for its cross-claim against defendants/cross-claim defendants California Back Specialists Medical Group, Inc., California Minimally Invasive Surgery Center, Conejo Neurological Medical Group, Inc., Los Angeles Orthopaedic Institute, Inc., Medical Imaging Medical Group, Mountain View Surgical Center, Inc., Charles K. Neal, Quest Diagnostics West Hills, Screen Actors Guild, Inc., Thousand Oaks Spine Medical Group, Inc., Steven Zlatt, M.D., Inc., Oasis Legal Finance, LLC, Imaging Center of the Valley at Sherman Oaks Community

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Hospital, Ltd., a California LP, and Valley Open MRI, LLC (collectively, the Cross-Claim Defendants), complains and alleges as follows:

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#### PARTIES, JURISDICTION, AND VENUE

- McDonald Carano is a Nevada limited liability partnership that is authorized to conduct business in, and, at all times relevant to this counterclaim, conducting business in, the State of Nevada.
- On information and belief, California Back Specialists Medical Group, Inc. is a California corporation.
- 3. On information and belief, California Minimally Invasive Surgery Center is an entity of unknown form and/or origin with its principal place of business in California.
- 4. On information and belief, Conejo Neurological Medical Group, Inc. is a California corporation.
- 5. On information and belief, Los Angeles Orthopaedic Institute, Inc. is a California corporation.
- 6. On information and belief, Medical Imaging Medical Group is an entity of unknown form and/or origin with its principal place of business in California.
  - 7. On information and belief, Charles K. Neal is a California resident.
- 8. On information and belief, Quest Diagnostics West Hills is a Delaware corporation.
  - 9. On information and belief, Screen Actors Guild, Inc. is a California corporation.
- 10. On information and belief, Thousand Oaks Spine Medical Group, Inc. is a California corporation.
  - 11. On information and belief, Steven Zlatt, M.D., Inc. is a California corporation.
- 12. On information and belief, Oasis Legal Finance, LLC is an Illinois limited liability company.
- 13. On information and belief, Imaging Center of the Valley at Sherman Oaks Community Hospital, Ltd., a California LP, is a California limited liability partnership.

- 14. On information and belief, Valley open MRI, LLC is a California limited liability company.
- 15. The true names and capacities, whether individual, corporate, associate, or otherwise, of counterclaim defendants designated as DOE and ROE defendants, are unknown to McDonald Carano, which sues such cross-claim defendants by fictitious names. McDonald Carano will seek leave of this Court to amend its cross-claim to substitute the proper parties when the same have been ascertained.
- 16. This Court has jurisdiction over this matter, and venue is proper in this Court, because the underlying litigation upon which this matter is based, and from which the settlement proceeds at issue were obtained, occurred in Clark County, Nevada.

#### **GENERAL ALLEGATIONS**

- 17. Each and all of the allegations set forth in the foregoing counterclaim (styled as McDonald Carano Wilson LLP v. The Bourassa Law Group, LLC) are incorporated herein by this reference as though set forth in full and at length.
- 18. On information and belief, with the exception of Oasis Legal Finance, LLC, all of the Cross-Claim Defendants provided medical services and/or incurred costs in connection with the treatment of Robert K. Cooper following the traffic accident upon which the Litigation is based.
- 19. On information and belief, pursuant to a written agreement with Cooper, Oasis Legal Finance, LLC advanced litigation funds and/or purchased an interest in any funds recovered by Cooper in connection with the Litigation.
- 20. On information and belief, each of the Cross-Claim Defendants has an actual or potential claim to, is owed money from, and/or has an actual or potential lien on, the Settlement Proceeds.
- 21. On information and belief, the amount of the Settlement Proceeds is insufficient to satisfy the claims of McDonald Carano and the Cross-Claim Defendants.

22. McDonald Carano's Lien has priority and McDonald Carano is entitled to recover the approximately \$35,000.00 in fees and costs to which it is entitled before the Bourassa Firm is entitled to recover fees

WHEREFORE, McDonald Carano prays for orders and/or judgments as follows:

- 1. Directing the Bourassa Firm to deposit the entire amount of the Settlement Proceeds with the Clerk of the Court;
- 2. Directing the deposit of such sums as are deposited with the Court in an interestbearing account;
  - 3. Determining that the Lien is valid;
- 4. Determining that McDonald Carano's claim against the Settlement Proceeds has priority;
- 5. Awarding McDonald Carano the amount of its claim against the Settlement Proceeds;
- 6. Denying relief to any claimant that does not affirmatively assert its rights to the Settlement Proceeds;
  - 7. Denying relief to any other party inconsistent with the foregoing; and
  - 8. For such other and further relief as the Court deems just and proper.

DATED this 20th day of December, 2011.

#### McDONALD CARANO WILSON LLP

By: /s/ George F. Ogilvie III
George F. Ogilvie III, Esq. (#3552)
Patrick J. Murch, Esq. (#10162)
2300 West Sahara Avenue, Suite 1000
Las Vegas, Nevada 89102
gogilvie Ganedonaldeanana.com
omusch Camedonaldeanano.com

Attorneys for McDonald Carano Wilson LLP

**CERTIFICATE OF SERVICE** I hereby certify that I am an employee of the law firm of McDonald Carano Wilson LLP and, on December 20, 2011, I caused a copy of the foregoing ANSWER TO COMPLAINT IN INTERPLEADER, COUNTERCLAIM, AND CROSS-CLAIM to be served, via United States Mail, upon the following: Mark J. Bourassa, Esq. Christopher W. Carson, Esq. The Bourassa Law Group, LLC 3025 West Sahara Avenue, Suite 105 Las Vegas, Nevada 89102 By: /s/ Kathy Barrett An Employee of McDonald Carano Wilson LLP 

Page 10 of 10

## IN THE SUPREME COURT OF THE STATE OF NEVADA

McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

No. 64658

Appellant,

VS.

THE BOURASSA LAW GROUP, LLC, a
Nevada limited liability corporation; OASIS
LEGAL FINANCE, LLC, an Illinois limited
liability company; CALIFORNIA BACK
SPECIALISTS MEDICAL GROUP, INC., a
California corporation; CALIFORNIA
MINIMALLY INVASIVE SURGERY
CENTER, INC., a California corporation;
THOUSAND OAKS SPINE MEDICAL
GROUP, INC., a California corporation;
CONEJO NEUROLOGICAL MEDICAL
GROUP, INC., a California corporation; and
MEDICAL IMAGING MEDICAL GROUP
INC., a California corporation,

Respondents.

JOINT APPENDIX

VOLUME I

PART 2

## EXHIBIT 4

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1 ORDG
GEORGE F. OGILVIE III, ESQ.
Nevada Bar No. 3552
PATRICK J. MURCH, ESQ.
Nevada Bar No. 10162
McDONALD CARANO WILSON LLP
2300 West Sahara Avenue, Suite 1000
Las Vegas, Nevada 89102
pmurch@mcdonaldcarano.com
Telephone: (702) 873-4100

CLERK OF THE COURT

## DISTRICT COURT

#### CLARK COUNTY, NEVADA

ROBERT COOPER,

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Plaintiff,

ABC UNION CAB CO.; UNION CAB CO., a/k/a ABC UNION CAB CO., a Nevada corporation; TONY D'ANGELO, an individual; SUMIDA D. ELPITIYA, an individual; DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Case No.: A553070 Dept. No.: VIII

ORDER GRANTING McDONALD CARANO WILSON'S MOTION TO WITHDRAW AS COUNSEL OF RECORD FOR PLAINTIFF ROBERT COOPER

Hearing Date: October 19, 2010 Hearing Time: 8:30 a.m.

Defendants.

This matter came on for hearing on the unopposed Motion to Withdraw as Counsel of Record for Plaintiff Robert Cooper (Motion) filed by the law firm of McDonald Carano Wilson LLP (MCW). MCW was represented at the hearing by Patrick J. Murch, Esq. The Court, having considered MCW's Motion, and good cause appearing,

IT IS HEREBY ORDERED that MCW's Motion is GRANTED pursuant to Supreme Court Rule 46 and Rule 1.16 of the Nevada Rules of Professional Conduct.

IT IS FURTHER ORDERED that all future pleadings and papers in the above-captioned matter shall be served on Mr. Cooper at the following address:

Robert Cooper 8440 Las Vegas Boulevard South, B-155 Las Vegas, Nevada 89123

DATED: October 20, 2010.

DISTRICT COURT JUDGE M

Page 1 of 2

10-19-10 P02:11 IN

Submitted by:

McDONALD CARANO WILSON LLP

George F. Ogilvie III, Esq. (#3552) Patrick J. Murch, Esq. (#10162) 2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102

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Page 2 of 2

# EXHIBIT 5

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CLERK OF THE COURT

ATLN GEORGE F. OGILVIE III, ESQ. Nevada Bar No. 3552 PATRICK J. MURCH, ESQ. Nevada Bar No. 10162 McDONALD CARANO WILSON LLP 2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102 pmurch@mcdonaldcarano.com Telephone: (702) 873-4100

#### DISTRICT COURT

#### CLARK COUNTY, NEVADA

ROBERT COOPER,

Case No.: A553070

Plaintiff,

Dept. No.: ИIV

NOTICE OF ATTORNEYS' LIEN

ABC UNION CAB CO.; UNION CAB CO., a/k/a ABC UNION CAB CO., a Nevada corporation; 12 TONY D'ANGELO, an individual; SÚMIDA D. ELPITIYA, an individual; DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

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Defendants. TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

Please take notice that pursuant to NRS 18.015, the law firm of McDonald Carano Wilson LLP (the Firm), former attorneys of record for plaintiff Robert Cooper, claims a lien for its services upon the claims for relief asserted by Mr. Cooper in connection with the above-captioned litigation. The Firm further claims a lien against any order, verdict, judgment, or decree entered, and any money or property which is recovered on account of the suit or other action by Mr. Cooper, his agent(s), assignee(s), or counsel of record.

Pursuant to contract, the Firm's lien is for compensation in the amount of 40% of the gross amount recovered by settlement or judgment, plus costs in the approximate amount of \$13,500.00, plus interest (accrued and accruing) according to statute and/or contract on the foregoing amounts until paid in full. No part of the lien amount has been paid to date.

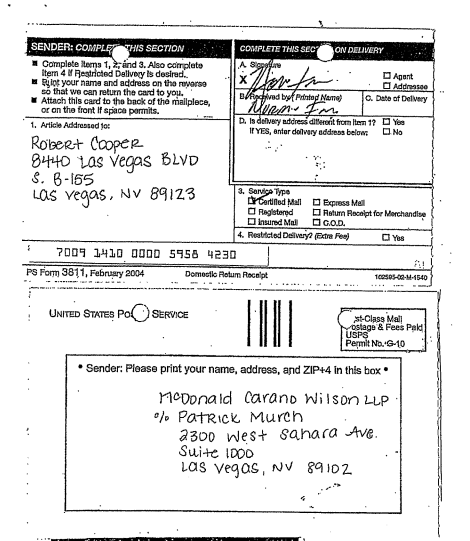
Page 1 of 2

DATED: October 19 , 2010. 1 2 McDONALD CARANO WILSON LLP 3 4 George F. Ogilvie III, Esq. (#3552) Patrick J. Murch, Esq. (#10162) 5 2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102 6 7 RECEIPT OF COPY Receipt of a copy of the foregoing McDONALD CARANO WILSON LLP'S MOTION 8 Notice of Afformers' Life TO WITHDRAW AS COUNSEL OF RECORD FOR PLAINTEF ROBERT COOPER; and 9 10 FOR ORDER SHORTENING TIME FOR HEARING is hereby acknowledged. DATE: October 20, 2010. 11 12 13 James H. Randall, Esq. David W. Gulke, Esq. 14 HUTCHISON & STEFFEN, LLC Peccole Professional Park 15 10080 West Alta Drive, Suite 200 16 Las Vegas, Nevada 89145 Attorneys for defendants ABC Union Cab Co. 17 and Tony D'Angelo 18 CERTIFICATE OF SERVICE 19 I certify that I am an employee of the law firm of McDonald Carano Wilson LLP, and, on 20 October <u>AD</u>, 2010, I caused a copy of the foregoing McDONALD CARANO WILSON LLP'S 21 MOTION TO WITHDRAW AS COUNSEL OF RECORD FOR PLAINTIFF ROBERT 22 COOPER; and FOR ORDER SHORTENING TIME FOR HEARING to be served, via 23 certified mail, return receipt requested, upon the following: 24 Robert Cooper 25 8440 Las Vegas Boulevard South, B-155 Las Vegas, Nevada 89123 26 27 وريادي وبطاءة CERTIFIED COPY DOCUMENT ATTACHED IS A
TRUE AND CORRECT COPY
OF THE ORIGINAL ON FILE
CLERK OF THE COURT 28 209514.I

Page 2 of 2.

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IMPORTANT: Save this receipt and present it when making an inquiry. PS Form 3800, August 2005 (Raverse) PSN 7630-02-000-8047

# EXHIBIT 6

Electronically Filed 06/24/2011 01:51:26 PM 1 SAO James H. Randall (4724) HUTCHISON & STEFFEN, LLC 2 CLERK OF THE COURT Peccole Professional Park 10080 West Alta Drive, Suite 200 3 Las Vegas, Nevada 89145 Tel. (702) 385-2500 Fax (702) 385-2086 4 jrandall@hutchlegal.com 5 Attorneys for Defendants 6 ABC Union Cab Company and Tony D'Angelo 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 ROBERT COOPER, CASE NO. A553070 10 STEFFEN DEPT NO. IIIV Plaintiff, 11 STIPULATION AND ORDER FOR 12 PECCOLE PROFESSIONAL PARK COSO WEST ALTA DRIVE, SUITE 200 LAS VEGAS, NY 89145 DISMISSAL ABC UNION CAB CO.; UNION CAB CO., a/k/a ABC UNION CAB CO., a Nevada corporation; TONY D'ANGELO, an individual; DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 13 14 HUTCHISON 15 Defendants. 16 17 IT IS HEREBY STIPULATED by and between the parties through their attorneys of 18 record that the above-entitled action be dismissed with prejudice. Jury fees shall be refunded to 19 HUTCHISON & STEFFEN, LLC; each party to bear his/her own attorneys fees and court costs. 20 Dated: 2011 21 HUTCHISON & STEFFEN, LLC 22 23 Mark J. Bourassal Eso. 3025 W. Sahara Ave., Suite 105 Las Vegas, NV 89102 24 eccole Professional Park 0080 West Alfa Drive, Suite 200 25 Las Vegas, Nevada 89145 Attorney for Plaintiff Attorneys for Defendants ABC Union Cab 26 Company and Tony D'Angelo ☐ Sum Jdgmt FINAL DISPOSITIONS ☐ Voluntary Dis X Stip Dis ☐ Stip Jdgmt ☐ Non-Jury Trial ☐ Time Limit Expired Dismissed (with or without prejudice) [] Jury Trial ☐ Jdgmt on Arb Award ☐ Default Jdgmt

☐ Judgment Satisfied/Paid in full

Mt to Dis (by deft)

☐ Transferred

# HUTCHISON

PECCOLE PROFESSIONAL PARK COBO WEST ALTA DRIVE, SUITE 200 LAS VEGAS, NY 89145

#### **ORDER**

IT IS ORDERED that the above-entitled action, ROBERT COOPER v. ABC UNION CAB CO.; UNION CAB CO., a/k/a ABC UNION CAB CO., a Nevada corporation; TONY D'ANGELO, an individual, (CASE #A553070) be dismissed with prejudice.

IT IS FURTHER ORDERED that jury fees shall be refunded to HUTCHISON & STEFFEN, LLC; each party to bear his/her own attorneys fees and court costs.

DATED this 1677+day of JUNE

DISTRICT COURT

Submitted By:

HUTCHISON & STEFFEN, LLC

Peccole Professional Park 10080 West Alta Drive, Suite 200 Las Vegas, NV 89145 (702) 385-2500

Attorneys for Defendants ABC

Union Cab Company and Tony D'Angelo

- 2 -

# EXHIBIT 7



## McDONALD.CARANO.WILSON

Patrick J. Murch, Esq.

Reply to Las Vegas

May 24, 2011

#### VIA U.S. MAIL

James H. Randall, Esq. David W. Gutke, Esq. Hutchison & Steffen, LLC 10080 Alta Drive, # 200 Las Vegas, Nevada 89145

Mark J. Bourassa, Esq. Christopher W. Carson, Esq. The Bourassa Law Group, LLC 3025 West Sahara Avenue, #105 Las Vegas, Nevada 89102

Re: Cooper v. ABC Union Cab - Settlement and Attorney Lien

Dear Counsel:

It is my understanding that the above-captioned matter recently settled before trial. As you may recall, at the time that McDonald Carano Wilson LLP withdrew from representing Mr. Cooper, we asserted a charging lien (the Lien) against any settlement proceeds. A copy of the Lien is enclosed for your reference.

Please be advised that McDonald Carano intends to exercise its rights with respect to the enforcement and/or settlement of the Lien. Accordingly, you are directed to provide McDonald Carano with notice of any settlement discussions and/or court proceedings concerning the distribution of the settlement proceeds.

Thank you in advance for your cooperation. Feel free to contact me if you have any questions.

Sincerely,

McDONALD CARADO WILSON LLP

Patrick J. Murch

203382.1

100 WEST LIBERTY ST., 10TH FLOOR RENO, NEVADA 89501

P.O. BOX 2670, RENO, NEVADA 89505 775-788-2000 • FAX 775-788-2020 ATTORNEYS AT LAW

www.mcdonaldcarano.com

2300 WEST SAHARA AVENUE SUITE 1000 LAS VEGAS, NEVADA 89102 702-873-4100 FAX 702-873-9966

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Notice of Attorneys' Liens	
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Recording Requested By:  McDonald Carano Wilson LLP	
Return Documents To:  Name Patrick Murch, Esq.  Address 2300 West Sahara Ave. Suite 1000	
City/State/Zip Las Vegas, Nevada 89102	
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OR Form 108 ~ 06/06/2007 Coversheet.pdf	

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CLERK OF THE COURT

ATLN GEORGE F. OGILVIE II, ESQ. Nevada Bar No. 3552 PATRICK J. MURCH, ESQ. Nevada Bar No. 10162 MCDONALD CARANO WILSON LLP 2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102 pmurch@mcdonaldcarano.com Telephone: (702) 873-4100

#### DISTRICT COURT

#### CLARK COUNTY, NEVADA

ROBERT COOPER,

Plaintiff,

A553070 VIII Case No.: Dept. No.:

ABC UNION CAB CO.; UNION CAB CO., a/k/a ABC UNION CAB CO., a Nevada corporation;

TONY D'ANGELO, an individual; SÚMIDA D. ELPITIYA, an individual; DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

NOTICE OF ATTORNEYS' LIEN

Defendants.

#### TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

Please take notice that pursuant to NRS 18.015, the law firm of McDonald Carano Wilson LLP (the Firm), former attorneys of record for plaintiff Robert Cooper, claims a lien for its services upon the claims for relief asserted by Mr. Cooper in connection with the above-captioned litigation. The Firm further claims a lien against any order, verdict, judgment, or decree entered, and any money or property which is recovered on account of the suit or other action by Mr. Cooper, his agent(s), assignee(s), or counsel of record.

Pursuant to contract, the Firm's lien is for compensation in the amount of 40% of the gross amount recovered by settlement or judgment, plus costs in the approximate amount of \$13,500.00, plus interest (accrued and accruing) according to statute and/or contract on the foregoing amounts until paid in full. No part of the lien amount has been paid to date.

Page 1 of 2

MCDONALD-CARANO-WILSON:

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# EXHIBIT 8

Electronically Filed CII 1 11/10/2011 03:37:29 PM MARK J. BOURASSA, ESQ. 2 Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ. 3 Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC **CLERK OF THE COURT** 4 3025 W. Sahara Ave. Suite 105 Las Vegas, Nevada 89102 5 Telephone: (702) 851-2180 6 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 CASE NO.: A-11-651563-C THE BOURASSA LAW GROUP, LLC, 12 DEPT NO.: XXVIII Plaintiff, 13 14 CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY COMPLAINT IN INTERPLEADER 15 INVASIVE SURGERY CENTER, an 16 unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California 17 Corporation; LOS ANGELES ORTHOPAÉDIC INSTITUTE, INC., a 18 California Corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL 19 CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST 20 DIAGNOSTICS WEST HILLS, a foreign 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; 22 THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; 23 STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, 24 LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability 25 Partnership; IMAGING CENTER OF THE 26 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a 28

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California Limited Liability Company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive,

Defendants.

#### **COMPLAINT IN INTERPLEADER**

COMES NOW, Plaintiff, THE BOURASSA LAW GROUP, LLC, by and through its attorneys of record Mark J. Bourassa, Esq. and Christopher W. Carson, Esq., and hereby brings this Complaint in Interpleader under Rule 22 of the Nevada Rules of Civil Procedure and for such causes of action alleges:

- At all times relevant hereto, Plaintiff THE BOURASSA LAW GROUP, LLC was and is a Nevada Limited Liability Company duly organized and existing under the laws of the State of Nevada.
- 2. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto Defendant, CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., was and is a California Corporation, duly organized and existing under the laws of the State of California.
- 3. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto, Defendant, CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, was and is an unknown entity, duly licensed under the laws of the State of California.
- 4. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto, Defendant, CONEJO NEUROLOGICAL MEDICAL GROUP, INC., was and is a California Corporation, duly organized and existing under the laws of the State of California.
- 5. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto Defendant, LOS ANGELES ORTHOPAEDIC INSTITUTE, INC, was and is a California Corporation, duly organized and existing under the laws of the State of California.
  - 6. Plaintiff is informed and believes and thereupon alleges that at all times relevant 2 -

hereto Defendant, MEDICAL IMAGING MEDICAL GROUP, was and is an unknown entity, duly licensed under the laws of the State of California.

- 7. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto Defendant, MOUNTAIN VIEW SURGICAL CENTER, INC., was and is a California Corporation, duly organized and existing under the laws of the State of California.
- 8. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto Defendant, CHARLES K. NEAL is an individual licensed to do business under the laws of the State of California.
- 9. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto Defendant, QUEST DIAGNOSTICS WEST HILLS, was and is a Delaware Corporation, duly organized and existing under the laws of the State of Delaware, and was and is licensed to do business in the State of California.
- 10. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto, Defendant, SCREEN ACTORS GUILD, INC., was and is a California Corporation, duly organized and existing under the laws of the State of California.
- 11. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto, Defendant, THOUSAND OAKS SPINE MEDICAL GROUP, INC., was and is a California Corporation, duly organized and existing under the laws of the State of California.
- 12. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto Defendant, STEVEN ZLATT, M.D., INC., was and is a California Corporation, duly organized and existing under the laws of the State of California.
- 13. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto Defendant, OASIS LEGAL FINANCE, LLC as and is an Illinois Limited Liability Company, duly organized and existing under the laws of the State of Illinois and licensed to do

business in Clark County, Nevada.

- 14. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto, Defendant, MCDONALD, CARANO WILSON LLP was and is a Nevada Limited Liability Partnership, duly organized and existing under the laws of the State of Nevada and doing business in Clark County, Nevada.
- 15. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto, Defendant, IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, was and is a California Limited Partnership duly organized and existing under the laws of the State of California.
- 16. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto, Defendant, VALLEY OPEN MRI, LLC, was and is a California Limited Liability Company, duly organized and existing under the laws of the State of California.
- 17. THE BOURASSA LAW GROUP, LLC entered into a valid lawyer's contingency retainer agreement with ROBERT COOPER whereby ROBERT COOPER agreed to pay Plaintiff 40% of any award recovered in addition to all costs associated with pursuing his claim for personal injuries against ABC Union Cab Co., Union Cab Co., a/k/a ABC Union Cab Co., and Tony D'Angelo.
- 18. THE BOURASSA LAW GROUP, LLC has recovered personal injury proceeds in the amount of \$55,000 on behalf of ROBERT COOPER for his claims against ABC Union Cab Co., Union Cab Co., a/k/a ABC Union Cab Co., and Tony D'Angelo.
- 19. THE BOURASSA LAW GROUP, LLC is entitled to attorney's fees in the amount of 40% of the "total recovery" per the retainer contract, and is entitled to costs in the amount of \$30.89.
  - 20. Each of the Defendants herein is owed money and/or has an existing lien on

ROBERT COOPER's settlement for medical services and treatment provided to him from a motor vehicle accident that occurred on December 10, 2005 in Clark County, Nevada.

- 21. Each of the Defendants claim some right, entitlement, interest or benefit of the settlement funds based upon an existing lien.
- 22. The amount of the liens for medical treatment and services collectively, exceeds the amount of the settlement funds available.
- 23. THE BOURASSA LAW GROUP, LLC cannot safely determine without hazard to itself to whom the proceeds of the settlement should be paid, and how the proceeds should be divided. As such, it has become necessary to file the Complaint for Interpleader.
- 24. THE BOURASSA LAW GROUP, LLC has brought this Complaint in good faith and without collusion with any parties hereto. When directed by the Court, THE BOURASSA LAW GROUP, LLC shall immediately deposit the sum of \$55,000 and said proceeds be held by the Court, or its designee, pending the resolution of the competing claims of the parties herein.
- 25. Plaintiff is entitled to a full and final release of all medical liens in exchange for individual amounts to be determined by the Court.

WHEREFORE, Plaintiff, THE BOURASSA LAW GROUP, LLC expressly reserving its right to amend its Complaint at the time of the hearing of the action herein to include Defendants not yet ascertained, prays as follows:

- That Defendants appear and answer to establish whatever claims they have with respect to the settlement proceeds;
- 2. That the Court order immediate payment to THE BOURASSA LAW GROUP, LLC out of the Interpleader funds the amount of \$22,000 for attorney's fees and the sum of \$30.89 for its costs based upon its valid lien and pursuant to its statutory priority;
  - 3. That the Court determines which of the parties is entitled to the proceeds of the

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THE BOURASSA LAW GROUP, LLC

MARK J. BOURASSA, ESQ. Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523 3025 W. Sahara Ave., Suite 105 Las Vegas, Nevada 89102 Telephone: (702) 851-2180

Attorneys for Plaintiff

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Corporation; CALIFORNÍA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California Corporation; LOS ANGELES OR THOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited		1	1/23/2011 12:28:50 PM	
CHRISTOPHER W. CARSON, ESQ.  Nevada Bar No. 9523  THE BOURASSA LAW GROUP, LLC 3025 West Sahara Ave., Suite 105  Las Vegas, Nevada 89102  Telephone: (702) 851-2180  Facsimile: (702) 851-2189  mbourassa@bourassalawgroup.com ccarson@bourassalawgroup.com ccarson@bourassalawgroup.com  CLARK COUNTY, NEVADA  THE BOURASSA LAW GROUP, LLC,  Plaintiff,  Vs.  CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity. CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California Corporation; LOS ANGELES  ORTHOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity, MOUNTAIN VIEW SURGICAL CENTER, RNC., a California Corporation; CHARLES K. NEAL, an individual, QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation, OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability Company, MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited  VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited			<del>-</del> -	
3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102 Telephone: (702) 851-2180 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com carson@bourassalawgroup.com  8 Attorneys for Plaintiff  DISTRICT COURT CLARK COUNTY, NEVADA  11 THE BOURASSA LAW GROUP, LLC, Plaintiff, vs.  Plaintiff, vs.  CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited CALIFORNIA LP, a California Limited CALIFORNIA LP, a California Limited	3	•	SEEM OF THE GOOK!	
Las Vegas, Nevada 89102 Telephone; (702) 851-2180 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com carson@bourassalawgroup.com  Attorneys for Plaintiff  DISTRICT COURT CLARK COUNTY, NEVADA  THE BOURASSA LAW GROUP, LLC, Plaintiff, vs.  Plaintiff, vs.  CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC, a California Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; CONEIO NEUROLOGICAL MEDICAL GROUP, INC, a California Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation, SCREEN ACTORS GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability Company; MCDONALD, CARANO WILSON LLP, a SCHEEN ACKS COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited CALIFORNIA LP, a California Limited	4			
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MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited CALIFORNIA LP, a California Limited WILSON, LLP	13	·	DEPT NO.: XXVIII	
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1 California Limited Liability Company; and DOES I-V, inclusive; and ROE 2 CORPORATIONS VI-X, inclusive, 3 Defendants. 4 **SUMMONS** 5 6 NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. 7 READ THE INFORMATION BELOW. 8 McDONALD CARANO WILSON, LLP 2300 West Sahara Avenue, Suite #1000 9 Las Vegas, Nevada 89102 10 11 TO THE DEFENDANT: 12 A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 13 LLC, against you for relief set forth in the Complaint. 14 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on 15 16 you exclusive of the day of service, you must do the following: 17 a. File with the Clerk of this Court, whose address is shown below, a formal 18 written response (Answer) to the Complaint in accordance with the rules of 19 the Court. A \$223.00 filing fee is required. 20 b. Serve a copy of your response upon the attorney whose name and address is 21 shown below. 2. Unless you respond, your default will be entered upon application of the Plaintiff, 22 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 23 you for the relief demanded in the Complaint, which could result in the taking of 24 25 money or property, or other relief requested in the Complaint. 111 26 27 /// 111 28 -2-

1	3. If you intend to see the advice of an	attorney in this matter	, you should do so
2	promptly so that your response may be i		
3	DATED this day of November, 2011.	·	
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5	100 Maria	STEVEN D. GRIERS CLERK OF COURT	
6		11U-	NOV 1-8 2011
7		Deputy Clerk	TER ABREGO-BONILLA
8		Regional Justice Center	
9		200 Lewis Avenue Las Vegas, Nevada 891	) 1
10			
11	Submitted by:		
12	THE BOURASSA LAW GROUP, LLC		
13			
14	MARK J. BOURASSA, ESQ.		
15	Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523		
16	3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102		
17	Telephone: (702) 851-2180 Facsimile: (702) 851-2189	•	
18	Attorneys for Plaintiff		
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ORIGINAL ACC MARK J. BOURASSA, ESQ. 2 Electronically Filed Nevada Bar No. 7999 12/09/2011 10:34:17 AM CHRISTOPHER W. CARSON, ESQ. 3 Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 4 3025 West Sahara Ave., Suite 105 CLERK OF THE COURT 5 Las Vegas, Nevada 89102 Telephone: (702) 851-2180 6 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC, CASE NO.: A651563 12 Plaintiff, 13 DEPT NO.: XXVIII 14 CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California ACCEPTANCE OF SERVICE OF 15 Corporation; CALIFORNIA MINIMALLY SUMMONS AND COMPLAINT TO INVASIVE SURGERY CENTER, an McDONALD WILSON CARANO, 16 unknown entity; CONEJO NEUROLOGICAL LLP MEDICAL GROUP, INC., a California 17 Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a 18 California Corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL 19 CENTER, INC., a California Corporation; 20 CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL 22 GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, 23 24 LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO 25 WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE 26 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a 28

California Limited Liability Company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, Defendants. ACCEPTANCE OF SERVICE OF SUMMONS AND COMPLAINT TO McDONALD WILSON CARANO, LLP A representative of McDONALD CARANO WILSON, LLP hereby accepts service of the attached Summons and Complaint in reference to the above-captioned matter. DATED this 30 day of November, 2011. McDONALD CARANO WILSON, LLP FIRM REPRESENTATIVE 2300 West Sahara Avenue, Ste. #1000 Las Vegas, Nevada 89102 16 Submitted by: THE BOURASSA LAW GROUP, LLC MARK J. BOURASSA, ESQ. Nevada Bar No. 7999 20 CHRISTOPHER W. CARSON, ESQ. 21 Nevada Bar No. 9523 3025 West Sahara Ave., Suite 105 22 Las Vegas, Nevada 89102 Telephone: (702) 851-2180 23 Facsimile: (702) 851-2189 Attorneys for Plaintiff 24 25 26 27 28

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1	SUMM MARK J. BOURASSA, ESQ.	Electronically Filed
2	Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ.	1/23/2011 12:26:06 PM
3	Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC	Atom to Chum
	3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102	CLERK OF THE COURT
5	Telephone: (702) 851-2180	
6 7	Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com	
8	ccarson@bourassalawgroup.com	
9	Attorneys for Plaintiff	
10	DISTRIC	CT COURT
11	CLARK COL	JNTY, NEVADA
12	THE BOURASSA LAW GROUP, LLC,	CASE NO.: A651563
13	Plaintiff, vs.	DEPT NO.: XXVIII
14	CALIFORNIA BACK SPECIALISTS	
15	MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY	SUMMONS – OASIS LEGAL FINANCE, LLC
16	INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL	·
17	MEDICAL GROUP, INC., a California Corporation; LOS ANGELES	
18	ORTHOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL	
19	IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL	
20	CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST	
21	DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation; SCREEN ACTORS	
22	GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL	
23	GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California	
24	Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability	
25	Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability	
26	Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS	
27	COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a	
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California Limited Liability Company; and 1 DOES I-V, inclusive; and ROE CORPORÁTIONS VI-X, inclusive, 2 3 Defendants. 4 **SUMMONS** 5 NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU 6 WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. 7 READ THE INFORMATION BELOW. 8 OASIS LEGAL FINANCE, LLC 40 North Skokie Boulevard, Suite # 500 9 Northbrook, Illinois 60062 10 11 TO THE DEFENDANT: 12 A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 13 LLC, against you for relief set forth in the Complaint. 14 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on 15 you exclusive of the day of service, you must do the following: 16 a. File with the Clerk of this Court, whose address is shown below, a formal 17 written response (Answer) to the Complaint in accordance with the rules of 18 the Court. A \$223.00 filing fee is required. 19 b. Serve a copy of your response upon the attorney whose name and address is 20 shown below. 21 2. Unless you respond, your default will be entered upon application of the Plaintiff, 22 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 23 you for the relief demanded in the Complaint, which could result in the taking of 24 money or property, or other relief requested in the Complaint: 25 111 26 111 27 111 28 -2-

1	3. If you intend to see the advice of an attorney in this matter, you should do so
2	promptly so that your response may be filed on time.
3	DATED this day of November, 2011.
4	amerinal p. Opring dat
5	STEVEN D. GRIERSON CLERK OF COURT
6	11/1 NOV 1 8 2011
7	Deplyty Clerk WALITER ABREGO-BONILLA
8	Regional Justice Center 200 Lewis Avenue
9	Las Vegas, Nevada 89101
10	
11	Submitted by:
12	THE BOURASSA LAW GROUP, LLC
13	
14	MARK J. BOURASSA, ESQ.
15	Nevada Barno. 7999 CHRISTOPHER W. CARSON, ESQ.
16	Nevada Bar No. 9523 3025 West Sahara Ave., Suite 105
17	Las Vegas, Nevada 89102 Telephone: (702) 851-2180
18	Facsimile: (702) 851-2189 Attorneys for Plaintiff
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1 AOS MARK J. BOURASSA, ESQ. 2 Nevada Bar No. 7999 CLERK OF THE COURT CHRISTOPHER W. CARSON, ESQ. 3 Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 4 8668 Spring Mountain Road, Suite #101 5 Las Vegas, Nevada 89117 Telephone: (702) 851-2180 6 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 THE BOURASSA LAW GROUP, LLC, CASE NO.: A651563 12 Plaintiff, DEPT NO.: XXVIII 13 VS. 14 CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California 15 Corporation; CALIFORNIA MINIMALLY AFFIDAVIT OF SERVICE FOR INVASIVE SURGERY CENTER, an OASIS LEGAL FINANCE, LLC 16 unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California 17 Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a 18 California Corporation; MEDICAL IMAGING MÉDICAL GROUP, an unknown 19 entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign 20 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; 22 THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; 23 STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, 24 LLĈ, a foreign Illinois Limited Liability Company; MCDONALD, CARANO 25 WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE 26 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a 28

California Limited Liability Company; and DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, Defendants. AFFIDAVIT OF SERVICE FOR б OASIS LEGAL FINANCE, LLC -2-

# Affidavit of Process Server DISTRICT COURT CLARK COUNTY, NEVADA C (NAME OF COURT) CALIFORNIA BACK SPECIALISTS MEDICAL GROUP.

THE BOURASSA L	avv Ghoo, allo	CALIFORNIA BACK S	SPECIALISTS MEDICAL G	A651563
PLAINTIFF/P	TITIONER ·	S DEFENDA	INC, ET AL NT/RESPONDENT	CASE NUMBER
Hepy	BER ROCAL	, being first duly s	worn, depose and say: the	hat I am over the age of 18 years and was effected, I was authorized by law to
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☑ Business		KOKIE BLVD, STE 500	CITY / STATE NORTHBROOK,	IL 60062
1	ADDRE	ss v (a)	CITY/STATE	
On	DATE	AT_	2. 45 PY	n
Description: Ag	ge <u>50</u> Sex <u>M</u> R	acė <u>W</u> Heig	ht <u> </u>	) Hair <u>BM</u> Eyes <u>BM</u>
THE PROPERTY OF THE	acceptable delicerie	ng copies to the person	n being served.	
☐ Substituted a served with a ma Substituted a the person appa ☐ Posting: By p	t Residence: By le ember of the house t Business: By lea rently in charge the osting copies in a co- fter due search, can	aving copies at the dw hold over the age of _ ving, during office hou- treof. onspicuous manner to reful inquiry and diliger erson/entity being ser	relling house or usual pland explaining urs, copies at the office of the front door of the pe	ace of abode of the person being the general nature of the papers. If the person/entity being served with erson/entity being served.  ss(es) listed above, I have been wing reason(s):
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□ Substituted a served with a mark Substituted at the person apparation in Posting: By properties: A unable to effect DATE T	t Residence: By learner of the house t Business: By learner to the house t Business: By learner the costing copies in a cofter due search, cal process upon the part of the DETAIL DETAI	aving copies at the dw hold over the age of _ ving, during office hou- ereof. conspicuous manner to reful inquiry and diliger erson/entity being ser LS	relling house or usual pland explaining ins, copies at the office of the front door of the pent attempts at the addreved because of the following statement attempts at the statement attempts attempt	the general nature of the papers. of the person/entity being served with erson/entity being served. ss(es) listed above, I have been

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1		Alun J. Lluin
3	Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ.	CLERK OF THE COURT
4	Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC	:
5	3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102	
6	Telephone: (702) 851-2180 Facsimile: (702) 851-2189	
7	mbourassa@bourassalawgroup.com ccarson@bourassalawgroup.com	
8	Attorneys for Plaintiff	
9	DISTRI	CT COURT
10		JNTY, NEVADA
11		
12	THE BOURASSA LAW GROUP, LLC,	CASE NO.: A651563
13	Plaintiff, vs.	DEPT NO.: XXVIII
14	CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., a California	SUMMONS – CALIFORNIA BACK
15	Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an	SPECIALISTS MEDICAL GROUP, INC.
16	unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California	
17	Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a	
18 19	California Corporation; MEDICAL IMAGING MÉDICAL GROUP, an unknown	
20	entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation;	:
21	CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign	
22	Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation;	
23	THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California	
24	Corporation; OASIS LEGAL FINANCE, LLC, a foreign Illinois Limited Liability	
25	Company; MCDONALD, CARANO WILSON LLP, a Nevada Limited Liability	
26	Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS	,
27	COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited	
28	Partnership; VALLEY OPEN MRI, LLC, a	

-1-

California Limited Liability Company; and 1 DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 2 3 Defendants. 4 **SUMMONS** 5 NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU 6 WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. 7 READ THE INFORMATION BELOW. 8 CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC. 1001 Newbury Road 9 Thousand Oaks, California 91320 10 11 TO THE DEFENDANT: 12 A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 13 LLC, against you for relief set forth in the Complaint. 14 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on 15 you exclusive of the day of service, you must do the following: 16 a. File with the Clerk of this Court, whose address is shown below, a formal 17 written response (Answer) to the Complaint in accordance with the rules of 18 the Court. A \$223.00 filing fee is required. 19 b. Serve a copy of your response upon the attorney whose name and address is 20 shown below. 21 2. Unless you respond, your default will be entered upon application of the Plaintiff, 22 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 23 you for the relief demanded in the Complaint, which could result in the taking of 24 money or property, or other relief requested in the Complaint. 25 111 26 111 27 28 111 -2-

3. If you intend to see the advice of an attorney in this matter, you should do so 1 promptly so that your response may be filed on time. 2 DATED this \_\_\_ day of November, 2011. 3 4 STEVEN D. GRIERSON 5 CLERK OF COURT 6 NOV 1.8 2011 7 Deput Clerk WALTER ABREGO-BONILLA Regidnal Justice Center 8 200 Lewis Avenue Las Vegas, Nevada 89101 9 10 Submitted by: 11 THE BOURASSA LAW GROUP, LLC 12 13 14 MARK J. BOURASSA, ESQ. Nevada Bar No. 7999 15 CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523 16 3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102 Telephone: (702) 851-2180 17 Facsimile: (702) 851-2189 18 Attorneys for Plaintiff 19 20 21 22 23 24 25 26 27 28 - 3 -

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## Affidavit of Process Server DISTRICT COURT CLARK COUNTY, NEVADA

	LAW ODOUD LLO		ME OF COURT)		
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PLAINTIF	F/PETITIONER		NDANT/RESPONDENT	CASE	NUMBER
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not a party to perform said		within the boundaries	of the state where service w ACK SPECIALISTS MEDICAL	as effected, I wa	s authorized by law to Electronically F
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1	SUMM MARK J. BOURASSA, ESQ.	Alun J. Elmin	
2	Nevada Bar No. 7999	CLERK OF THE COURT	
3	CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523		•
4	THE BOURASSA LAW GROUP, LLC 3025 West Sahara Ave., Suite 105	· ·	
5	Las Vegas, Nevada 89102 Telephone: (702) 851-2180	·	
6	Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com		
7	ccarson@bourassalawgroup.com		
8	Attorneys for Plaintiff		
9	DISTRI	CT COURT	
10		JNTY, NEVADA	
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12	THE BOURASSA LAW GROUP, LLC,	CASE NO.: A651563	
13	Plaintiff, vs.	DEPT NO.: XXVIII	
14	CALIFORNIA BACK SPECIALISTS	SUMMONS - CALIFO	PNI A
15	MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY	MINIMALLY INVASI	
16	INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL	CENTER	: !
17	MEDICAL GROUP, INC., a California Corporation; LOS ANGELES		
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21	Delaware Corporation; SCREEN ACTORS		•
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1	3. If you intend to see the advice of an attorney in this matter, you should do so	
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3	DATED this day of November, 2011.	
4		
5	STEVEN D. GRIERSON CLERK OF COURT	
6	MI/- NOV 1 B 2011	
7	Deputy Clerk WALTER ABREGO-BONILL	À.
8	Regional Yustice Center 200 Lewis Avenue	
9	Las Vegas, Nevada 89101	
10		
11	Submitted by:	
12	THE BOURASSA LAW GROUP, LLC	
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14	MARK I/BOURASSA, ESQ. Nevada Bar No. 7999	
15	CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523	
16	3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102	
17	Telephone: (702) 851-2180 Facsimile: (702) 851-2189	
18	Attorneys for Plaintiff	
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### Affidavit of Process Server

DEC 2 7 2011

CLARK COUNTY, NEVADA (NAME OF COURT) THE BOURASSA LAW GROUP, LLC CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, A651563 INC, ET AL DEFENDANT/RESPONDENT CASE NUMBER PLAINTIFF/PETITIONER I Jorge Rivera being first duly sworn, depose and say: that I am over the age of 18 years and not a party to this action, and that within the boundaries of the state where service was effected, I was authorized by law to Electronically Filed perform said service. CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER 12/30/2011 04:31:33 PM Service: I served NAME OF PERSON / ENTITY BEING SERVED SUMMONS; COMPLAINT IN INTERPLEADER; CIVIL COVER SH with (list documents) Alberto Valdivia Medical Records Manager by leaving with CLERK OF THE COURT RELATIONSHIP ☐ Residence CITY / STATE · ADDRESS NEWBURY PARK, CA 91320 1001 NEWBURY PARK RD ☑ Business CITYISTATE 10:45. a.m. December 15, 2011 TIME DATE Hair Black Eyes Brown Description: Age 30 Sex M Race Latino Height 5'5 Weight 150 Manner of Service: ☐ Personal: By personally delivering copies to the person being served. ☐ Substituted at Residence: By leaving copies at the dwelling house or usual place of abode of the person being served with a member of the household over the age of \_\_\_\_\_ and explaining the general nature of the papers. Substituted at Business: By leaving, during office hours, copies at the office of the person/entity being served with the person apparently in charge thereof. Posting: By posting copies in a conspicuous manner to the front door of the person/entity being served. Non-Service: After due search, careful inquiry and diligent attempts at the address(es) listed above, I have been unable to effect process upon the person/entity being served because of the following reason(s): TIME **DETAILS** DATE I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAW OF THE STATE OF CALIFORNIA THAT THE FOREGOING IS TRUE AND CORRECT.



CALIFORNIA

EP101024

630 South Tenth Street, Ste. B, Las Vegas, NV 89101 (702) 579-6300 (Fax) 259-6249 surf: www.JunesLegal.com e-mail: process@juneslegal.com

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**SUMM** 1 MARK J. BOURASSA, ESQ. 2 Nevada Bar No. 7999 CLERK OF THE COURT CHRISTOPHER W. CARSON, ESQ. 3 Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 4 3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102 5 Telephone: (702) 851-2180 6 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com 7 ccarson@bourassalawgroup.com 8 Attorneys for Plaintiff 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 CASE NO.: A651563 THE BOURASSA LAW GROUP, LLC, 12 Plaintiff, DEPT NO.: XXVIII 13 vs. 14 CALIFORNIA BACK SPECIALISTS SUMMONS - THOUSAND OAKS MEDICAL GROUP, INC., a California 15 SPINE MEDICAL GROUP, INC. Corporation; CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER, an 16 unknown entity; CONEJO NEUROLOGICAL MEDICAL GROUP, INC., a California 17 Corporation; LOS ANGELES ORTHOPAEDIC INSTITUTE, INC., a 18 California Corporation; MEDICAL IMAGING MEDICAL GROUP, an unknown 19 entity; MOUNTAIN VIEW SURGICAL CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST DIAGNOSTICS WEST HILLS, a foreign 20 21 Delaware Corporation; SCREEN ACTORS GUILD, INC., a California Corporation; 22 THOUSAND OAKS SPINE MEDICAL GROUP, INC., a California Corporation; 23 STEVEN ZLATT, M.D., INC., a California Corporation; OASIS LEGAL FINANCE, 24 LLC, a foreign Illinois Limited Liability Company; MCDONALD, CARANO 25 WILSON LLP, a Nevada Limited Liability Partnership; IMAGING CENTER OF THE 26 VALLEY AT SHERMAN OAKS COMMUNITY HOSPITAL, LTD, A 27 CALIFORNIA LP, a California Limited Partnership; VALLEY OPEN MRI, LLC, a 28

-1-

California Limited Liability Company; and 1 DOES I-V, inclusive; and ROE CORPORATIONS VI-X, inclusive, 2 3 Defendants. 4 **SUMMONS** 5 NOTICE: YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAINST YOU 6 WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS. 7 READ THE INFORMATION BELOW. 8 THOUSAND OAKS SPINE MEDICAL GROUP, INC. 1001 Newbury Road 9 Thousand Oaks, California 91320 10 11 TO THE DEFENDANT: A Civil Complaint has been filed by the Plaintiff, THE BOURASSA LAW GROUP, 12 13 LLC, against you for relief set forth in the Complaint. 14 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on 15 you exclusive of the day of service, you must do the following: 16 a. File with the Clerk of this Court, whose address is shown below, a formal 17 written response (Answer) to the Complaint in accordance with the rules of 18 the Court. A \$223.00 filing fee is required. 19 b. Serve a copy of your response upon the attorney whose name and address is 20 shown below. 21 2. Unless you respond, your default will be entered upon application of the Plaintiff, 22 THE BOURASSA LAW GROUP, LLC and this Court may enter a judgment against 23 you for the relief demanded in the Complaint, which could result in the taking of 24 money or property, or other relief requested in the Complaint. 25 111 26 111 27 111 28 -2-

1	3. If you intend to see the advice of an attorney in this matter, you should do so	,
2	promptly so that your response may be filed on time.	
3	DATED this day of November, 2011.	
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5	STEVEN D. GRIERSON CLERK OF COURT	
6	NOV 1 B 2011	
7	WALTER ABREGO-BONIL	ĻÁ
8	Deputy Clerk Regional Justice Center	
9	200 Lewis Avenue     Las Vegas, Nevada 89101	
10		-
11	Submitted by:	
12	THE BOURASSA LAW GROUP, LLC	
13		1
14	WARY A DOMEST ESO	
15	MARK J. BOURASSA, ESQ. Nevada Bar No. 7999	
16	CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523	
17	3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102	
18	Telephone: (702) 851-2180 Facsimile: (702) 851-2189	
	Attorneys for Plaintiff	
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## Affidavit of Process Server DISTRICT COURT CLARK COUNTY, NEVADA

E BOURASSA LAW	GROUP, LLC	ONLH OI III	(NAME OF COURT BACK SPECIALIS		)UP, ::	K651563	- :
PLAINTIFF/PETI	TIONER	VS (	INC, ET AL DEFENDANT/RESPO	NDENT		NUMBER	
Jorge River not a party to this a perform said service	ction, and the	at within the bound	laries of the state v	vhere service was	s effected, I wa	age of 18 years and s authorized by law Electronica	to ally Fil
Service: I served		THOU	ISAND OAKS SPIN	E MEDICAL GROU	JP, INC	12/30/2011 0	4:36:3
· ·		NAME OF P	ERSON / ENTITY BEI	NG SERVED			
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y leaving with		Valdivia	Medi	cal Records Ma		CLÊRK OF TH	
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n Decembér	15, 2011		AT 10:45.	a.m.			
· · · · · · · · · · · · · · · · · · ·	DATE		^1	TIME			
escriptión: Age	30 Sex.M.	Race Latino	Height 5'5	Weight 150	_Hair <u>Black</u>	Eyes Brown .	
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surf: www.JunesLegal.com e-mail: process@iuneslegal.com

1 2 3 4 5 6 7	CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523 THE BOURASSA LAW GROUP, LLC 3025 West Sahara Ave., Suite 105 Las Vegas, Nevada 89102 Telephone: (702) 851-2180 Facsimile: (702) 851-2189 mbourassa@bourassalawgroup.com ccarson@bourassalawgroup.com	Electronically Filed 11/23/2011 12:33:42 PM   Line & Electronically Filed  CLERK OF THE COURT
9	Attorneys for Plaintiff	
10	,	CT COURT
11	CLARK CO	UNTY, NEVADA
12	THE BOURASSA LAW GROUP, LLC,	CASE NO.: A651563
13	Plaintiff, vs.	DEPT NO.: XXVIII
14	CALIFORNIA BACK SPECIALISTS	
15	MEDICAL GROUP, INC., a California Corporation; CALIFORNIA MINIMALLY	SUMMONS – CONEJO NEUROLOGICAL MEDICAL
16	INVASIVE SURGERY CENTER, an unknown entity; CONEJO NEUROLOGICAL	GROUP, INC.
17	MEDICAL GROUP, INC., a California Corporation; LOS ANGELES	
18	ORTHOPAEDIC INSTITUTE, INC., a California Corporation; MEDICAL	
19	IMAGING MEDICAL GROUP, an unknown entity; MOUNTAIN VIEW SURGICAL	
20	CENTER, INC., a California Corporation; CHARLES K. NEAL, an individual; QUEST	
21	DIAGNOSTICS WEST HILLS, a foreign Delaware Corporation; SCREEN ACTORS	:
22	GUILD, INC., a California Corporation; THOUSAND OAKS SPINE MEDICAL	:
23	GROUP, INC., a California Corporation; STEVEN ZLATT, M.D., INC., a California	
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26	Partnership; IMAGING CENTER OF THE VALLEY AT SHERMAN OAKS	
27	COMMUNITY HOSPITAL, LTD, A CALIFORNIA LP, a California Limited	
28	Partnership; VALLEY OPEN MRI, LLC, a	
		-1-

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2	promptly so that your response may	be filed on time.
3	DATED this day of November, 20	11.
4		
5		STEVEN D. GRIERSON CLERK OF COURT
6	·	Mr. NOV 1 8. 2011
7	·	Deputy Clerk WALTER ABREGO BONILL
8		Regional Justice Center 200 Lewis Avenue
9		Las Vegas, Nevada 89101
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13		
14	MARK J. BOURASSA, ESQ.	
15	Nevada Bar No. 7999 CHRISTOPHER W. CARSON, ESQ.	
16	Nevada Bar No. 9523 3025 West Sahara Ave., Suite 105	
17	Las Vegas, Nevada 89102 Telephone: (702) 851-2180	
18.	Facsimile: (702) 851-2189 Attorneys for Plaintiff	.
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## Affidavit of Process Server DISTRICT COURT CLARK COUNTY, NEVADA

E BOURASSA LAW GR	CALIFORNIA	BACK SPECIALISTS MEDICAL GR	POUP,	51563
PLAINTIFF/PETITION	VS ER I	INC, ET AL DEFENDANT/RESPONDENT		UMBER
Jorge Rivera	, being firs	t duly sworn, depose and say: th	at I am over the ac	e of 18 vears and
not a party to this actio perform said service.	n, and that within the bound	aries of the state where service w	as effected, I was	authorized by law to Electronically Filed
Service: I served	CONE	JO NEUROLOGICAL MEDICAL GR	OUP, INC	12/30/2011 04:29:47
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vith (list documents)	SUMMONS	; COMPLAINT IN INTERPLEADER:	CIVIL COVER SHE	Alun D. Colum
y leaving withAll	berto Valdivia NAME	Medical Records Ma	nager	CLÊŘK OF THE COUR
Residence	ADDRESS	0.777.107.177		
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n December 15, 2	2011	_AT_10:45. a.m.	•	
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63	30 South Tenth Street, Ste.	B, Las Vegas, NV 89101 (702)	579-6300 (Fax) 2	259-6249
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1	SUMM MARK J. BOURASSA, ESQ.	Alun & Elin	
2	Nevada Bar No. 7999	CLERK OF THE COURT	
3	CHRISTOPHER W. CARSON, ESQ. Nevada Bar No. 9523		
4	THE BOURASSA LAW GROUP, LLC 3025 West Sahara Ave., Suite 105	:	
5	Las Vegas, Nevada 89102		
6	Telephone: (702):851-2180 Facsimile: (702):851-2189	<i>.</i>	
7	mbourassa@bourassalawgroup.com	•	
8	ccarson@bourassalawgroup.com		
9	Attorneys for Plaintiff		
	DISTRI	CT COURT	
10	CLARK CO	UNTY, NEVADA	
11			
12	THE BOURASSA LAW GROUP, LLC,	CASE NO.: A651563	
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17	MEDICAL GROUP, INC., a California Corporation; LOS ANGELES	·	
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5	STEVEN D. GRIERSON CLERK QF COURT	
6	NOV 1.8 2011 WALTER ABREGO-BONI	A
7	Deputy Clerk	T
8	Regional Austice Center 200 Lewis Avenue	
9	Las Vegas, Nevada 89 01	
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16	Nevada Bar No. 9523 3025 West Sahara Ave., Suite 105	
17	Las Vegas, Nevada 89102 Telephone: (702) 851-2180	
18	Facsimile: (702) 851-2189 Attorneys for Plaintiff	
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Affidavit of Process Server

DEC 2 7 2011

CLARK COUNTY, NEVADA (NAME OF COURT) THE BOURASSA LAW GROUP, LLC CALIFORNIA BACK SPECIALISTS MEDICAL GROUP. A651563 INC. ET AL DEFENDANT/RESPONDENT CASE NUMBER PLAINTIFF/PETITIONER being first duly sworn, depose and say: that I am over the age of 18 years and Jorge Rivera not a party to this action, and that within the boundaries of the state where service was effected, I was authorized by law to Electronically Filed perform said service. MEDICAL IMAGING MEDICAL GROUP 12/30/2011 04:32:20 PM Service: I served NAME OF PERSON / ENTITY BEING SERVED SUMMONS; COMPLAINT IN INTERPLEADER; CIVIL COVER SHE with (list documents) Medical Records Manager Alberto Valdivia . CLERK OF THE COURT by leaving with NAME RELATIONSHIP ☐ Residence ADDRESS CITY / STATE NEWBURY PARK, CA 91320-1001 NEWBURY PARK RD ☑ Business CITY / STATE December 15, 2011 10:45. a.m. DATE Height 5'5 Weight 150 Hair Black Eves Brown Description: Age 30 Sex M Manner of Service: Personal: By personally delivering copies to the person being served. ☐ Substituted at Residence: By leaving copies at the dwelling house or usual place of abode of the person being served with a member of the household over the age of \_\_\_\_\_ and explaining the general nature of the papers. 

Substituted at Business: By leaving, during office hours, copies at the office of the person/entity being served with the person apparently in charge thereof. □ Posting: By posting copies in a conspicuous manner to the front door of the person/entity being served. Non-Service: After due search, careful inquiry and diligent attempts at the address(es) listed above, I have been unable to effect process upon the person/entity being served because of the following reason(s): TIME **DETAILS** DATE 20 day of December, 20 11

I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAW OF THE STATE OF <u>CALIFORNIA</u> THAT THE FOREGOING IS TRUE AND CORRECT.



CALIFORNIA

EP101029

630 South Tenth Street, Ste. B, Las Vegas, NV 89101 (702) 579-6300 (Fax) 259-6249 surf: www.Junesi.eqal.com e-mail: process@junesieqal.com

#### IN THE SUPREME COURT OF THE STATE OF NEVADA

McDONALD CARANO WILSON LLP, a Nevada limited liability partnership,

Appellant,

VS.

THE BOURASSA LAW GROUP, LLC, a
Nevada limited liability corporation; OASIS
LEGAL FINANCE, LLC, an Illinois limited
liability company; CALIFORNIA BACK
SPECIALISTS MEDICAL GROUP, INC., a
California corporation; CALIFORNIA
MINIMALLY INVASIVE SURGERY
CENTER, INC., a California corporation;
THOUSAND OAKS SPINE MEDICAL
GROUP, INC., a California corporation;
CONEJO NEUROLOGICAL MEDICAL
GROUP, INC., a California corporation; and
MEDICAL IMAGING MEDICAL GROUP
INC., a California corporation,

Respondents.

No. 64658

Electronically Filed Oct 22 2014 09:00 a.m. Tracie K. Lindeman Clerk of Supreme Court

#### <u>JOINT APPENDIX</u>

**VOLUME I** 

PART 1

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### EXHIBIT 1

#### **AUTHORIZATION AND AGREEMENT**

IT IS HEREBY AGREED by and between ROBERT COOPER ("Client") and McDONALD CARANO WILSON LLP ("Attorneys") that Attorneys shall represent Client in prosecuting his claim for damages against Union Cab Co. and Tony D'Angelo arising from the automobile accident that occurred in Las Vegas, Nevada on the 10th day of December, 2005.

ATTORNEYS' FEES SHALL BE FORTY PERCENT (40%) OF THE GROSS AMOUNT RECOVERED BY SETTLEMENT OR JUDGMENT.

ATTORNEYS SHALL ADVANCE ALL COSTS INCURRED IN THE INVESTIGATION AND PROSECUTION OF SAID CLAIM, AND ANY COSTS ADVANCED SHALL BE DEDUCTED FROM ANY SETTLEMENT OR JUDGMENT AFTER ATTORNEYS' FEES ARE COMPUTED. CLIENT SHALL BE LIABLE FOR SAID COSTS REGARDLESS OF THE OUTCOME OF THE CASE.

IN THE EVENT THAT NO MONEY IS RECOVERED ON SAID CLAIM, ATTORNEYS SHALL RECEIVE NO FEES.

Attorneys are granted a lien on any money recovered to assure payment of their fees and costs.

Client acknowledges Attorneys' right to be paid for their services and for any costs advanced.

This agreement does not include the preparation or filing of an appeal, nor does it compel Attorneys to prepare or file an appeal.

IN THE EVENT OF A LOSS AT TRIAL, CLIENT MAY BE LIABLE FOR ANY OPPOSING PARTY'S ATTORNEYS' FEES, AND WILL BE LIABLE FOR ANY OPPOSING PARTY'S COSTS AS REQUIRED BY LAW. A SUIT BROUGHT SOLELY TO HARASS OR TO COERCE A SETTLEMENT MAY RESULT IN LIABILITY FOR MALICIOUS PROSECUTION OR ABUSE OF PROCESS.

No settlement shall be made without the consent of Client. Client agrees to cooperate with Attorneys in all respects.

Attorneys may withdraw at any time upon giving reasonable written notice to Client's last-known address.

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AUTHORIZATION AND AGREEMENT Pebruary 4, 2008 Page 2 of 2

In the event that Client discharges Attorneys prior to final settlement or judgment, Client agrees to pay Attorneys \$400.00 per hour for parmer's time, \$225.00 per hour for associate attorney's time, and \$135.00 per hour for paralegal time which has been expended in this matter up to the date of termination.

DATED this 4 day of February, 2008.

McDONALD CARANO WILSON LLP

D. /

GEORGE F. OGIL VE III, ESQ. 2300 West Sahara Avenue, Suite 1000

Las Vegas, Nevada 89102

DATED this 13 day of February, 2008.

Ву:\_\_\_

PORPRT COOPER

::ODMA/PCDOCS/LVDOCS/141867/1

#### EXHIBIT 2

145	1 2 2 3 4 5 6	COMP GEORGE F. OGILVIE III, ESQ. Nevada Bar No. 3552 PATRICK J. MURCH, ESQ. Nevada Bar No. 10162 McDONALD CARANO WILSON LLP 2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102 Telephone: 702-873-4100 Attorneys for Plaintiff	FILED  DEC 6 2 57 PM '07  CR. CERK COURT
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	8	CLARK COUNT	
	9 10	ROBERT COOPER,	1 66 7070
ON 3	11	Plaintiff,	Case No. A 553070 Dept. No. X
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NO-V AS VEGAS, 02) 873-99	13	A DOLINHON CAR CO. LINHON CAR CO. allelo	COMPLAINT
ARAI	14	ABC UNION CAB CO.; UNION CAB CO., a/k/a ABC UNION CAB CO., a Nevada corporation; TONY D'ANGELO, an individual; SUMIDA D.	Exempt from Arbitration: Involves Damages in Excess of \$50,000.00
NUE - SUI	15	ELPITIYA, an individual; DOES I-V, inclusive;	Hivoryes Damages in Excess of \$20,000.00
MCDONALD-CARANO-WILSON\$	16 17	and ROE CORPORATIONS VI-X, inclusive,  Defendants.	
VICD(	18	Detendants.	
<u></u>	19	Plaintiff ROBERT COOPER, through his c	ounsel, McDonald Carano Wilson LLP, as and
	20	for his Complaint against Defendants, hereby comp	
	21	·	relevant hereto, a resident of California.
	22		MPANY is now, and was at all times relevant
	23	hereto, an entity of unknown legal status doing bate of Nevada.	usiness in and operating under the laws of the
RECEIVED	₹00 <b>%</b>	と 3. Defendant UNION CAB COMPAN	Y is now, and was at all times relevant hereto,
S S	路27	Scorporation organized in, licensed to do business	· ·
Œ		Evada. Plaintiff is informed and believes and, on COMPANY is doing business, inter alia, in the name of the state of the s	
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Defendant ABC UNION CAB COMPANY and Defendant UNION CAB COMPANY are herein collectively referred to as "ABC Union Cab".

- 4. On information and belief, Defendant TONY D'ANGELO ("D'Angelo") is now, and was at all times relevant hereto, a resident of Clark County, Nevada, and was an employee and/or agent of ABC Union Cab.
- 5. On information and belief, Defendants D'Angelo and ABC Union Cab, and each of them, were the agents, employees, authorized representatives, joint venturers, or partners of the other, and, in engaging in the conduct alleged in this Complaint, did so jointly and for a common purpose, within the course and scope of their agency, employment, representation, joint venture, or partnership.
- Defendants ABC Union Cab Co. and/or ABC Union Cab are jointly and severally 6. liable for the acts and omissions of Defendant D'Angelo as described herein under the doctrine of respondeat superior.
- On information and belief, Defendant SUMIDA D. ELPITIYA ("Elpitiya") is now, 7. and was at all times relevant hereto, a resident of Clark County, Nevada.
- The true names and capacities, whether individual, corporate, associates, partnership, or otherwise, of DOE and ROE CORPORATION Defendants are unknown to Plaintiff, who therefore sues said Defendants by fictitious names. Plaintiff is informed and believes and thereon alleges that each Defendant designated as DOE and/or ROE CORPORATION is responsible in some manner for the offense and happenings referred to in this action and proximately caused the damages to Plaintiff as herein alleged. Plaintiff requests leave of this Court to amend this Complaint to name those Defendants specifically when their identities become known.
- Jurisdiction and venue are proper in this Court because the acts and events giving 9. rise to this lawsuit occurred in Clark County, Nevada.
- On or about December 10, 2005, Plaintiff was a passenger in a taxicab, which was 10. negligently, carelessly and/or recklessly maintained by ABC Union Cab and/or negligently, carelessly and/or recklessly operated by D'Angelo, who was acting in the course and scope of her

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duties as an employee and/or agent of Union. D'Angelo negligently, carelessly and/or recklessly failed to stop for a red traffic signal at or near the intersection of Spring Mountain Road and Interstate 15 in Clark County, Nevada and made a left turn into oncoming traffic.

- At the same time and place, Defendant Elpitiya was operating a motor vehicle 11. approaching Interstate 15 eastbound on Spring Mountain Road. Elpitiya negligently, carelessly and/or recklessly failed to avoid a collision with the taxicab being operated by Defendant D'Angelo.
- The taxicab being operated by Defendant D'Angelo and the motor vehicle being 12. operated by Defendant Elpitiya collided.
- As a direct and proximate result of Defendants' acts and/or omissions as alleged herein, Plaintiff has suffered and will continue to suffer extreme pain and anguish, and was otherwise seriously and permanently injured to his general damage.
- As a further direct and proximate result of Defendants' acts and/or omissions as 14. alleged herein, Plaintiff has incurred expenses for medical care and treatment.
- As a further direct and proximate result of Defendants' acts and/or omissions as 15. alleged herein, Plaintiff will continue to incur expenses for medical care and treatment.
- As a further direct and proximate result of Defendants' acts and/or omissions as described herein, Plaintiff suffered the loss of consortium, society, comfort, and companionship of his significant other.
- As a further direct and proximate result of Defendants' acts and/or omissions as alleged herein, Plaintiff has been required to retain the services of an attorney to prosecute this action, and is therefore entitled to an award of reasonable attorneys' fees and costs.

WHEREFORE, Plaintiff prays for judgment against Defendants, and each of them, as follows:

- For an award of general damages in excess of \$10,000.00, the exact amount of I. which will be proven at trial;
  - For special damages according to proof at the time of trial; 2.

1 2 3 4 5 6 7 8 9 10 NICDONALD-CARANO-WILSON. State 1000 - LAS VECES AS LOGO 11 1 1 1 2 1 2 1 3 1 4 1 5 1 6 1 6 1 7 1 7 1 8 1 1 7 1 7 1 8 1 8 1 9 1 9 1 9 1 9 1 9 1 9 1 9 1 9	3. For costs of suit, reasonable attorneys' fees and interest;  4. For such other and further relief as the Court deems just and proper.  DATED this   By:  GEORGE F. OGILVIE III, ESQ. (#3552) PATRICK J. MURCH, ESQ. (#10162) 2300 W. Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102  Attorneys for Plaintiff
20 21 22	
28	Page 4 of 4

### EXHIBIT 3

## 1 2 3

# DECLARATION OF PATRICK J. MURCH IN SUPPORT OF OPPOSITION TO PLAINTIFF'S MOTION FOR DISBURSEMENT OF INTERPLEADER FUNDS; and COUNTERMOTION FOR ADJUDICATION OF ATTORNEY'S LIEN AND DISBURSEMENT OF INTERPLEADER FUNDS

Patrick J. Murch declares as follows:

- 1. I am licensed to practice law in the State of Nevada, and an associate with the law firm of McDonald Carano Wilson LLP ("McDonald Carano"). McDonald Carano was named as a defendant, counterclaimant, and cross-claimant in the lawsuit styled as <u>The Bourassa Law Group</u>, <u>LLC v. California Back Specialists Medical Group</u>, <u>Inc.</u>, et al., filed in Clark County, Nevada District Court and bearing Case No. A651563 (the "Interpleader Action").
- 2. This declaration, which is submitted in support of McDonald Carano's Opposition to Plaintiff's Motion for Disbursement of Interpleader Funds and Countermotion for Adjudication of Attorney's Lien and Disbursement of Interpleader Funds ("Opposition"), is made of my own personal knowledge except where stated on information and belief. As to those matters, I believe them to be true.
- 3. On information and belief, California Back Specialists Medical Group, Medical Imaging Medical Group, Thousand Oaks Spine Medical Group, California Minimally Invasive Surgery Center, and Conejo Neurological Medical Group, Inc. (collectively, the "Chiu Entities") are all owned and/or controlled by John C. Chiu, M.D.
- 4. On February 13, 2008, Cooper and McDonald Carano entered into a written agreement (the "Engagement Agreement"), which agreement set forth the terms and conditions of McDonald Carano's representation of Cooper in the Personal Injury Litigation. A copy of the Engagement Agreement is attached as Exhibit B to McDonald Carano's Opposition.
- 5. Between December 6, 2007 and October 20, 2010, McDonald Carano performed numerous tasks, including, among other things, drafting and responding to written discovery, conducting other fact discovery, preparing for and conducting or defending depositions (including several depositions in California involving certain of the Medical Providers), engaging in motion practice, corresponding with certain of the Medical Providers and other potential witnesses,

communicating with opposing counsel, communicating with defendant/cross-claim defendant Oasis Legal Finance, LLC ("Oasis"), and preparing for and participating in a settlement conference.

- 6. During that time, McDonald Carano incurred in excess of \$100,000.00 in attorneys' fees, plus the principal amount of \$13,456.62 in costs. Copies of McDonald Carano's Time Recap Summary (showing the amount of fees it incurred in connection with the Personal Injury Litigation) and Billed and Unbilled Recap of Cost Detail (showing costs) are collectively attached as Exhibit C to McDonald Carano's Opposition.
  - 7. To date, McDonald Carano any amount of such attorneys' fees and/or costs.
- 8. Upon learning that Cooper and Union Cab agreed to settle the Personal Injury Litigation, I caused a copy of the McDonald Carano Lien to be mailed to the Bourassa Firm. A copy of the letter that I sent to the Bourassa Firm and counsel for Union Cab is attached as Exhibit F to McDonald Carano's Opposition.
- 9. On information and belief, Cooper was not named as a defendant in the interpleader action because he was paid by the Bourassa Firm prior to the initiation of that action.
- 10. On information and belief, Valley Open MRI, LLC went out of business sometime before this action was initiated.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on March 29, 2013.

PATRICK I MURCH

#### Time Recap Summary by Timekeeper [013521-000001 - ROBERT COOPER V. ABC UNION CAB] Client:013521 - Robert Cooper 3/26/2013 2:15:58 PM

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02/15/2008	064	George F. Ogiivie	050	1.00	10.10	10.10	Mileage Paid To: Leah Sulton	730133
12/30/2010		Invoice=		0.00	0.00	0.00		~
		Voucher=165034 Paid					Vendor=Leah Sulton Balance= .00 Amount= 99.99	
							Check #15821 02/15/2008	
02/15/2008	064	George F. Ogilvie	050	1.00	2.02	2.02	Mileage Pald To: Leah Sulton	730149
12/30/2010		Invoice=	-	0.00	0.00	0.00		730149
		Voucher=165034 Paid					Vendor=Leah Sutton Balance= .00 Amount= 99,99	
							Check #15821 02/15/2008	
20/20/202								·
12/30/2010	064	George F. Ogilvie Involce=	044	1.00	40.00		Service Paid To: Norman Atherley Process	734088
12/30/20 10		Voucher=165395 Paid		0.00	0,00	0.00	Service Inc Vendor=Accelerated Process Service, Inc Balance= .00	
		700000700					Amount= 380.00	
			i		i		Check #68011 03/05/2008	
03/04/2008	064	George F. Ogilvle	007	1.00	1.72		Telephone	737472
12/30/2010		Involce=1179197		0.00	0.00	0.00		
03/04/2008	064	George F. Oglivie	007	1.00	1.15	4 45	Telephone	707:
12/30/2010		Involce=1179197	201	0.00	0.00	0.00		737473
					0.50	0.00		
03/05/2008	064	George F. Ogilvie	007	1.00	2.87	2.87	Telephone	737474
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
	204							
12/30/2010	064	George F. Ogilvie Involce=1179197	007	1.00	0.57		Telephone	737490
12/30/2010		MADICE - 1 17 9 197		0,00	0.00	0.00		
03/12/2008	064	George F. Ogilvie	007	1.00	0.57	0.57	Telephone	739925
12/30/2010		invoice=1179197		0.00	0.00	0.00		700520
03/14/2008	064	George F. Ogilvie	007	1.00	1.15		Telephone	739952
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
03/17/2008	064	George F. Oglivie	007	1.00	1.72	1 72	Telephone	******
12/30/2010		Invoice=1179197	201	0.00	0.00	0.00		739974
03/28/2008	064	George F. Ogilvie	007	1.00	1.15	1,15	Telephone	743170
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
20000000	004	D C O . 3	007					
03/28/2008	064	George F. Ogilvie Invoice=1179197	007	1.00	0.00	0.00	Telephone	743172
12/30/2010		MAONE-1119191		0.00	0.00	0.00		
04/01/2008	064	George F. Oglivie	800	4.00	0.25	1,00	Fax	743555
12/30/2010		Invoice=1179197		0.00	0,00	0.00		14000
04/07/2008	064	George F. Ogilvie	007	1.00	0.57		Telephone	745389
12/30/2010		Invoice=1179197	ļ	0,00	0.00	0.00		
04/07/2008	064	George F. Ogilvie	D07	1.00	1.15	116	Talaphona	746400
12/30/2010		Invoice=1179197	- <u></u> -	0.00	0.00	0.00		745400
			i					
05/06/2008	064	George F. Ogilvie	053	1.00	0.25	0.25	Photo Caples	756674
12/30/2010		Invoice=1179197		0,00	0.00	0.00		
OF IOC IOCOS	00.	O E O-11-1-	007					
05/06/2008	064	George F. Ogilvie Invoice=1179197	007	0.00	1.15		Telephone	757406
12/30/2010		1119191	<del> </del>	0.00	0.00	0.00		
05/19/2008	064	George F. Ogilvie	007	1.00	0.57	0.57	Telephone	760331
12/30/2010		Invoice=1179197		0.00	0.00			100001
05/19/2008	064	George F. Oglivie	007	1.00	2,30	<del></del>	Telephone	760332
12/30/2010		Invoice=1179197	<u> </u>	0.00	0.00	0.00		
05/28/2008	064	George F. Ogilvie	030	4.00	FO 50		Madical Decede Daid Technology	
12/30/2010	004	Invoice=	1030	0.00	50,00 0.00		Medical Reports Paid To: Los Angeles	761446
.200,20.0		Voucher=167966 Paid	<del> </del>	1 0.00	0.00	0.00	Vendor=Los Angeles Orthopedic Balance= .00 Amount= 50.00	ļ
			<b>T</b>	T		l	Check #16259 05/28/2008	<del> </del>
								<del> </del>
05/28/2008	064	George F. Oglivle	007	1.00	1.15		Telephone	

		profession and a second	# (25 F)					100000
	Initials	Namo/Invoice Number,	Code				Doscription	Costundex
12/30/2010	<u> </u>	Invoice=1179197	<b> </b>	0.00	0.00	0.00		
05/28/2008	064	George F. Ogilvie	007	1.00	1.72	1,72	Telephone .	762033
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
05/05/0000			007	100				
05/28/2008 12/30/2010	064	George F. Oglivie Invoice=1179197	007	1.00 0.00	0.57 0.00	0.57	Telephone	762042
1200/2010		I IIIIODE-1173131	<u> </u>	0.00	0.50	0.00		
05/28/2008	054	George F. Oglivie	007	1.00	1,15	1.15	Telephone	763220
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
05/29/2008	064	George F. Ogilvie	007	1.00	0.57	0.67	Telephone	763238
12/30/2010	301	Invoice=1179197	007	0.00	0.00	0.00	Telephole	703238
								<del> </del>
05/29/2008	064	George F. Ogilvie	007	1.00	0.57		Telephone	763239
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
05/30/2008	054	George F. Ogilvie	007	1.00	0.57	0,57	Telephona	763283
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
12/30/2010	064	George F. Oglivie Involce=1179197	007	1.00	1.15 0.00	1.15 0.00	Telephone	763334
			<del> </del>	0.00	0.00	0.00		
06/02/2008	064	George F. Ogilvie	007	1.00	2,30		Telephone	763337
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
06/05/2008	064	George F. Ogilvie	007	1,00	1.15	116	Telephone	704007
12/30/2010	001	Invoice=1179197	001	0.00	0.00	0.00	( die prone	764635
06/10/2008	064	George F. Ogilvie	053	5.00	0.25		Photo Copies	765305
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
06/12/2008	064	George F. Oglivie	015	1.00	19.58	19.58	Overnight Delivery Service Paid To; FedEx	764853
12/30/2010		Invoice=		0.00	0.00	0.00		
		Voucher=168462 Paid					Vendor=FedEx Balance= .00 Amount= 636.95	
							Check #67349 06/18/2008	
06/17/2008	064	George F. Ogilvie	053	13.00	0.25	3.25	Photo Copies	767021
12/30/2010		Invoice=1179197		0,00	0.00	0.00		
00/47/0000	004	Contract Collision	000	4100				
12/30/2010	064	George F. Ogilvie Invoice=1179197	800	14.00	0.25	3.50 0.00	l-ax	767336
- ILICOILO (C				0.00	0.00	0.00		
06/17/2008	064	George F. Oglivie	800	14,00	0.25		Fax	767337
12/30/2010		Invaice=1179197		0.00	0.00	0.00		
06/17/2008	064	George F. Ogilvle	007	1.00	1.15	115	Telephone	767597
12/30/2010		Invoice=1179197	331	0.00	0.00			10/59/
06/17/2008	064	George F. Ogilvie	007	1.00	1,15		Telephone	767609
12/30/2010		Invoice=1179197	<b> </b>	0.00	0.00	0.00		
06/18/2008	064	George F. Ogilvie	007	1.00	1.15	1,15	Telephone	768165
12/30/2010		Invoice=1179197		0.00	0.00			1 - 3 - 5 - 5
00/10/2002	004	Contra E Oall !-	007					
06/18/2008	064	George F. Ogilvie	007	0.00			Telephone	768166
1255/2510				0.50	0.00	0.00		<del> </del>
06/20/2008	064	George F. Ogilvie	007	1.00			Telephone	768877
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
06/20/2008	064	George F. Ogilvie	007	1.00	5.74	E74	Telephone	769176
12/30/2010		Invoice=1179197	<del> </del>	0.00				/09176
								<del> </del>
06/24/2008	064	George F. Ogilvie	053	17.00			Photo Copies	769088
12/30/2010		Invoice=1179197	1	0.00	0.00	0,00		
06/24/2008	064	George F. Ogilvie	007	1.00	3.45	3 45	Telephone	770827
12/30/2010	<del></del>	Invoice=1179197	1	0,00				110821
06/24/2008	064	George F. Ogilvie	007	1,00			Telephone	770828
12/30/2010	<del> </del>	Invoice=1179197	<del> </del>	0.00	0,00	0.00	1	
	1	<del></del>	<del> </del>	+	<del> </del>	<del> </del>		
06/24/2008	054	George F. Ogilvie	007	1.00	0.57	( 0.57	Telephone	770831
06/24/2008 12/30/2010	064	George F. Ogilvie Invoice=1179197	007	0.00				770831

Dato	initials 2	Name//invoice/Number	Code	Quantity	Rato	Amount 2	Description	Cost Index
200000000	7340.778520		CONTRACTOR OF	M25An2d				
05/24/2008	064	George F. Ogšvie	007	1.00	0.57		Telephone	770833
12/30/2010	<b></b>	Invoice=1179197		0.00	0.00	0.00		
06/25/2008	064	George F. Ogilvia	007	1.00	0.57	0.57	Telephone	770844
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
06/25/2008	064	George F. Oglivie	007	1.00	1.15	1,15	Telephone	770847
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
06/26/2008	064	Coores E Collula	800	2.00	0.05	0.50		77000
12/30/2010	064	George F. Oglivie Invoice=1179197	008	2.00 0.00	0.25	0.50		770021
06/26/2008 12/30/2010	064	George F. Oglvie Invoice=1179197	007	1.00	0.57		Telephone	770661
12/30/2010	<u> </u>	INVOICE-11/9197		0.00	0.00	0.00		
06/26/2008	064	George F. Oglivie	007	1.00	1.72		Telephone	770863
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
05/26/2008	064	George F. Ogilvie	007	1.00	0.57	0.57	Telephone	770870
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
06/26/2008	064	Contra E Ogiluio	007	100	0.57	0.57	Tr.L	
12/30/2010	U04	George F. Ogilvie Invoice=1179197	551	1.00	0.57	0.57	Telaphone	771146
06/26/2008 12/30/2010	064	George F. Oglivie Invoice=1179197	007	1.00	0.57	0.57 0.00	Telephone	771150
12/30/2010		1114OlCE~ 1 (1919)	************	0.00	0.00	0.00		
07/09/2008	064	George F. Oglivie	007	1.00	1.72		Telophone	773613
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
07/29/2008	064	George F. Ogilvie	053	64.00	0.25	16,00	Photo Copies	777990
12/30/2010		Invoice=1179197		0.00	0.00	0.00	<del></del>	17,000
07/29/2008	064	George F. Ogilvie	008	2.00	0.25			
12/30/2010	004	Invoice=1179197	008	0.00	0.25	0.00	Fax	778102
07/29/2008 12/30/2010	064	George F. Ogitvie Invoice=1179197	008	2.00 0.00	0.25	0.50	Fax	778103
1230/2010		111000-1110101		0.00	0.00	0,00		
07/29/2008	064	George F. Ogilvie	ODB	2.00	0.25		Fax	778106
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
07/29/2008	064	George F. Ogilvla	008	4.00	0.25	1.00	Fax	778112
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
07/29/2008	064	George F. Oglivie	007	1.00	0.57	0.67	Telephone	7770004
12/30/2010		Invoice=1179197	501	0.00	0.00	0.00		778524
07/30/2008	064	George F. Ogilvie Invoice=1179197	053	27.00 0.00	0.25	6.75 0.00	Photo Copies	778249
1230/2010		1110100-1113131		0.00	. 0.00	0.00		
07/30/2008	064	George F. Oglivie	800	19.00	0.25		Fax	778383
12/30/2010	<b></b>	Involce=1179197		0.00	0.00	0.00	)	
07/30/2008	064	George F. Ogilvie	007	1.00	5,32	6.32	2 Telephone	778638
12/30/2010		Invoice=1179197		0.00	0.00			
07/31/2008	064	George F. Ogilvie	053	56.00	0.25	14 07	Photo Copies	770-00
12/30/2010		Invoice=1179197		0.00	0.00			778429
			050					
07/31/2008	064	George F. Ogilvie	053	120.00	0.25		Photo Copies	778434
120012010				0.00	0.00	0.00		
07/31/2008	064	George F. Ogävie	008	3,00	0.25		Fax	778709
12/30/2010	ļ	Invoice=1179197	<u> </u>	0.00	0,00	0.00	D	
07/31/2008	064	George F. Ogilvie	800	34.00	0.25	8.50	D Fax	778710
12/30/2010		Invoice=1179197		0.00	0,00			
07/31/2008	064	George F. Ogilvie	008	34.00	0.25		A Pay	
12/30/2010		Invoice=1179197	1000	0.00			0 Fax	778712
								t
07/31/2008	1	George F. Oglivie Invoice=1179197	007	1.00			7 Telephone	778991
12/30/20 10	ــــــــــــــــــــــــــــــــــــــ	luttores (11.5.18)		0.00	0.00	0.00	u <sub>l</sub>	J

1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985   1985	Date:	initia	Mamo//Involce/Numbers	Codes	Quantity	Raio	Amount	OBJAN CONTROL OF THE STATE OF T	Costlindox
	SIMILEDACINES	1964-252-252-252		ACTION AND VALUE	inella conste	TO VIEW MANAGE			
1002270000   Odd   Carger F, Cybride   Odd   1.72   1.72 Telephone   5003312   120000700   Variaber 119997   C. 0.00   C. 0.		064		007		2.87	2.87	Telephone	778996
1930/2010   1940   1940   1940   1970   100   2.00   2.00   1940   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   195	12/30/2010		Invoice=1179197	<u> </u>	0.00	0.00	0.00		
1930/2010   1940   1940   1940   1970   100   2.00   2.00   1940   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   1950   195	08/22/2008	064	George E Onilvie	0.07	100	1 70	1 70	Tolophana	
Marca   Marc				007					802812
193090700   One				<del>                                     </del>			0,00		
BREZ7/2000   Old   Geogra F. Ogivie   Old   1.00   3.45   3.47 Polyprone   398-054		064		007	1.00		2.30	Telephone	803536
1909-2000	12/30/2010		Invoice=1179197		0.00	0.00	0.00		
1909-2000	08/27/2008	064	Conses E. Oallula	1007	100	2.45	2.46	<b>▼</b> -1>	
BASTROOM   Color   C		U04		001					804084
150002000   0.4   George F, Oghine   0.50   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00			1170101	<del>                                     </del>	0.00	0.50	0.00		
	08/29/2008	064	George F. Oglivie	053	8.00	0.25	2.00	Photo Copies	804202
1898/2009   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   19	12/30/2010		Invoice=1179197		0.00	0.00	0.00		
1898/2009   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   1998   19	20/00/1000								
Bear   Composition   Composi		064		008					804337
1898/2001   Invoice+179197	12/30/20 10		INVOICES 1119191	<del> </del>	0.00	0,00	0.00		
18906290	08/29/2008	064	George F. Ogilvie	008	2,00	0.25	0.50	Fax	804338
125902910	12/30/2010		Invoice=1179197						004000
125902910									
		064		053					808604
12/09/2010   Invoice+1179197   0.00 0.00 0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0	12/30/2010		mvoice=11/919/	<del> </del>	0.00	0.00	0.00		
12/09/2010   Invoice+1179197   0.00 0.00 0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0	09/04/2008	064	George F. Ogilvie	008	41.00	0.25	10.25	Fax	202705
1,000,000   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.									000135
1,000,000   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.									
0.00		064		007					809001
12/50/2010   Inclases 1179197   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.0	12/30/2010		Invoice=1179197	ļ	0.00	0.00	0,00		
12/50/2010   Inclases 1179197   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.0	09/05/2008	064	George F. Onilvie	053	28.00	0.25	7.00	Photo Cooler	200000
09/15/2008   084   George F, Oglivie   008   14.00   0.25   3.50 Fax   809099   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/30/2019   1/2/									000933
12/30/2010									
Control   Cont				800					809069
12/30/2010   Involce=1179197   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00	12/30/2010		Invoice=1179197		0.00	0,00	0.00		
12/30/2010   Involce=1179197   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00	00/12/2008	064	George E Onilvia	053	0.00	0.26	2 25	Disale Control	
Op/16/2008   Op/				033					815555
12/30/2010   Invoice					- 100		0.00		
12/30/2010   Invoice		064	George F. Ogilvie	071	1.00	19.00	19.00	Records Pald To: Department of Motor	815754
Amount=19.00   Amount=19.00   Check #2116 09/16/2008   Check #2116 09	12/30/2010				0.00	0.00	0.00		
Check #2116 09/16/2008   Check #2110 09/16/2008   Check #212000			Voucher=171254 Paid	<u></u>	<b> </b>				
Control   Cont				<del> </del>					
12/30/2010   Invoice								G-100K 112 1 10 03/10/2000	
12/30/2010   Irvoices		064	George F. Ogilvie	071	1.00	19.00	19.00	Records Paid To: Department of Motor	815755
Amount=19.00   Check #16720 09/15/2008   C	12/30/2010				0.00	0.00	0.00		
Check #16720 09/15/2008   Check #16720 09/			Voucher=171255 Paid	ļ					
12/30/2010   054   George F. Ogilvie   071   1.00   -19.00   -19.00   -19.00   Reversal from Void Check Number: 16719   815762   12/30/2010   Invoice=   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0				<b></b>	<del>  </del>		<del></del>		
12/30/2010   Invoice					<del> </del>			Check # 10720 09/13/2006	
12/30/2010   Invoice		064	George F. Ogilvie	071	1.00	-19.00	-19.00	Reversal from Void Check Number: 16719	815762
Voucher=171265 Paid   Vendor=Nevada Oepartment of Motor Vehicles Balance=.00   Amount=-19.00	12/30/2010		Invoice=		0.00	0.00	0.00		
Amount=-19.00   Check #2116 09/16/2008   Check #216	<b> </b>		Vaugha-474205 Deld	<b></b>					
Check #2116 09/18/2008   Check #36723 09/16/2008   C	<b></b>		Vocciner=17 1265 Paid	<del> </del>	<del>  </del>				
09/18/2008   064   George F. Ogilvie   071   1.00   29.00   29.00   Records Paid To: Nevada Department of Motor Vehicles   12/30/2010   Invoice=   0.00   0.00   0.00   Vehicles   Vendor=Nevada Department of Motor Vehicles Balance= .00   Amount= 29.00   Chack #16723 09/16/2008   09/18/2008   064   George F. Ogilvie   053   7.00   0.25   1.75   Photo Copies   823750   12/30/2010   Invoice=1179197   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.0	<u> </u>			<del> </del>	<del> </del>				
12/30/2010   Invoice=									
12/30/2010   Invoice		064		071				Records Paid To: Nevada Department of Motor	815764
Amount= 29.00   Check #16723 09/16/2008	12/30/2010				0.00	0.00	0.00		
Check #16723 09/16/2008   Check #16723 09/			voucher=171267 Paid	ļ					
09/18/2008 064 George F. Ogilvie 053 7.00 0.25 1.75 Photo Copies 823750 12/30/2010 Invoice=1179197 0.00 0.00 0.00 09/18/2008 084 George F. Ogilvie 008 8.00 0.25 2.00 Fax 824095 12/30/2010 Invoice=1179197 0.00 0.00 0.00 09/18/2008 064 George F. Ogilvie 008 10.00 0.25 2.50 Fax 824101 12/30/2010 Invoice=1179197 0.00 0.00 0.00	<b> </b>			<b></b>	<del> </del>		<u> </u>		i
12/30/2010   Invoice=1179197   0.00 0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0	<b></b>			<b> </b>			<del> </del>	One of the Oak 10/2000	<del>                                     </del>
12/30/2010   Invoice=1179197   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00   0.00		064	George F. Ogilvie	053	7.00	0.25	1.75	Photo Copies	823750
12/30/2010 Invoice=1179197 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.	12/30/2010		Invoice=1179197		0.00	0.00			1
12/30/2010 Invoice=1179197 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.									]
09/18/2008		064		800					824095
12/30/2010   Invoice=1179197	12/30/2010		111A0108-111.9.191		0.00	0.00	0.00		ļ <u> </u>
12/30/2010   Invoice=1179197	09/18/2008	064	George F. Ogilvie	008	10,00	0.25	2.50	l Fax	824404
PORT/0001 POL CO. F. D. W									024101
09/23/2008   064   George F. Ogitvie   008   3.00   0.25   0.75   Fax   823336									
	09/23/2008	064	George F. Ogilvie	1008	3.00	0.25	0.75	Fax	823336

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Date: 2	Sinitals	Name//invoice Number	Codes	Quantity	Ratos	Amount	THE DESCRIPTION OF THE PROPERTY OF THE PROPERT	Cost Index
12/30/2010		Invoice=1179197		0.00	0.00			50.50 M.S.P.S.S.S.
09/23/2008	064	George F. Oglivie	008	3.00	0.25	0.75	Fax	823337
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/23/2008	064	George F. Ogilvia	053	109.00	0.25	27.25	Photo Copies	823851
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/23/2008	064	George F. Ogilvie	053	12.00	0.25	3.00	Phola Copies	823852
12/30/2010	004	Invoice=1179197	000	0.00	0.20	0.00	Living cohies	023032
09/23/2008	064	George F. Ogilvie	008	3.00	0.25	0.75	Fax	824109
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/23/2008	064	George F. Ogilvle	008	3.00	0.25	0.75	Fax	824110
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/24/2008	064	George F. Oglivie	053	9.00	0.25	2.25	Photo Copies	823355
12/30/2010		Invoice=1179197	055	0.00	0.23	0.00	riojo Copies	023335
09/24/2008	064	George F. Oglivie	053	51.00	0.25		Photo Copies	823442
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/24/2008	064	George F. Oglivie	053	1.00	0.25	0.25	Pholo Copies	823443
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/24/2008	064	George F, Ogāvie	053	3.00	0.25	075	Photo Copies	823475
12/30/2010	404	Invoice=1179197	003	0.00	0.25			823475
09/24/2008	064	George F. Ogilvis	053	6.00	0.25		Photo Copies	823478
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/24/2008	064	George F. Ogilvie	053	9.00	0.25	2.25	Photo Copies	823512
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/24/2008	064	George F. Oglivie	800	4.00	0.25	1,00	F-v	823704
12/30/2010		Invoice=1179197	000	0.00	0.00			023704
09/24/2008	064	George F. Ogilvie	008	4.00	0,25		Fax	823705
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/24/2008	064	George F. Ogilvie	800	7.00	0.25	1.75	Fax	823719
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/24/2008	064	George F. Ogilvie	008	7.00	0.25	1.75	Fax	823722
12/30/2010		Invoice=1179197	-	0.00	0.00			023122
09/24/2008 12/30/2010	064	George F. Ogilvie Invoice=1179197	053	234.00	0.25		Photo Copies	823859
12/30/2010		1140000-1173191		0.00	0.00	0.00		<del> </del>
09/24/2008	064	George F. Ogilvie	053	121.00	0.25	30.25	Photo Copies	823860
12/30/2010		Invoice=1179197		0.00	0.00	0.00		-
09/24/2008	084	George F. Ogilvie	053	2.00	0.25	0.50	Photo Copies	823861
12/30/2010		Invoice=1179197	<u> </u>	0.00				020001
2010 11222	45:							
09/24/2008	064	George F. Ogilvie Invoice=1179197	053	35.00			Photo Copies	823864
(2/30/2010		1110101	<del> </del>	0.00	0,00	0.00		-
09/24/2008	064	George F. Ogilvie	053	45.00		<del></del>	Photo Copies	823880
12/30/2010		Invoice=1179197		0.00	0,00	0.00		
09/24/2008	064	George F. Ogilvie	008	4.00	0.25	100	) Fax	824112
12/30/2010		Invoice=1179197	<u> </u>	0.00				211440
09/24/2008	064	George F. Ogilvie Invoice=1179197	800	4.00 0.00			Fax ·	824113
12/30/2010	<b></b>	HIANICA-111.2121		0.00	0.00	0.00	/	i
09/24/2008	064	George F. Oglivie	008	4.00			Fax	824114
12/30/2010		Involce=1179197	-	0.00	0,00	0.00		
09/24/2008	064	George F. Ogilvie	008	16.00	0.25	100	D Fax	004440
12/30/2010	304	Invoice=1179197	1000	0.00				824116
09/25/2008	064	George F. Ogilvie	053	13.00	0,2	3.2	5 Photo Copies	823882

7000					25.00		Description	Costindox
		ziNamo/unvoice Number					- Control of the Cont	
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/25/2008	064	George F. Ogilvie	053	43.00	0.25	10.75	Photo Copies	823883
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/25/2008	064	George F. Ogilvie Invoice=1179197	053	11.00	0.25	2.75 0.00	Photo Copies	823885
1230/2010		1170107	<del></del>	0.00	0.00	0.00		
09/25/2008	064	George F. Ogilvie	053	151.00	0.25	37.75	Photo Copies	823886
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/25/2008	064	Canana E Datión	053	6.00	0.25	1.50	Phole Copies	823887
12/30/2010	004	Georga F. Ogiivie Involce=1179197	033	0.00	0.20	0.00	Prote copies	023001
1			<del>                                     </del>		0.00			
09/25/2008	084	George F. Oglivie	053	42.00	0.25		Photo Copies	823950
12/30/2010		Invoice=1179197	<u> </u>	0.00	0.00	0.00		
09/25/2008	064	George F. Ogilvie	008	16.00	0.25	4.00	Fax	824121
12/30/2010		Invoice=1179197	1	0.00	0.00	0.00	1.00	- GETTET
09/25/2008	064	George F. Ogilvie	007	1.00	1.72		Telephone	826540
12/30/2010		Invoice=1179197		0.00	0.00	0.00		<del>  </del>
09/25/2008	064	George F. Ogilvie	007	1.00	0.57	0,57	Telephone	826541
12/30/2010	<del></del>	Invoice=1179197	1	0.00	0.00	0.00		
09/29/2008 12/30/2010	064	Georga F. Oglivie Involce=1179197	053	1.00	0.25		Photo Copies	826144
12/30/2010		IMACICE=11/3/31	<del> </del>	0,00	0.00	0.00		<del> </del>
09/30/2008	064	George F. Ogilvie	053	2.00	0.25	0.50	Photo Copies	826415
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
40/04/0000	204	G	1007	100			<b>▼</b> -1 - 1 - 1 - 1	
10/01/2008	064	George F. Oglivle Invoice=1179197	007	1.00	8,61 0.00	0.00	Telephone	828651
100012010		1170107	-	- V.44	0.00	0.00		<del> </del>
10/02/2008	064	George F. Ogilvie	800	4.00	0.25	1.00		827589
12/30/2010		Invoice=1179197	ļ	0.00	0.00	0.00		
10/02/2008	084	George F. Ogilvie	800	4.00	0.25	1.00	Fay	827590
12/30/2010		Invoice=1179197	1000	0.00	0.00	0.00		02/390
10/03/2008	064	George F. Oglivie	050	1.00	12.87		Mileage Paid To: Ashlee Ashcroft	827183
12/30/2010		Invoice= Voucher=171755 Paid		0.00	0.00	0,00	Vendor=Ashlee Ashcroft Balance= ,00 Amount= 26,91	
<del> </del>		VODCIRI-17 17007 810		<del> </del>			Check #16785 10/03/2008	<del> </del>
10/03/2008	064	George F. Ogilvie	050	1.00			Mileage Pald To: Brian Wilson	827201
12/30/2010		Invoice= Voucher=171757 Paid	<del></del>	0.00	0.00	0.00		
		Vouchet=171757 Falu		<del> </del>			Vendor=Brian Wilson Balance= .00 Amount= 105.88 Check #16787 10/03/2008	
			<u> </u>	<del> </del>	<b></b>		and a later to sold a later to	
10/03/2008	064	George F. Ogilvie	050	1,00			Mileage Paid To; Leah Sutton	827214
12/30/2010		invoice=		0.00	0.00	0.00		
		Voucher=171759 Paid	+	<del> </del>		<b></b>	Vendor≃Leah Sutton Balance= .00 Amount= 40.95 Check #16789 10/03/2008	<del> </del>
<del>  </del>			<del></del>	<del> </del>	<del> </del>	<del> </del>	OTHERN #10103   10103/2000	<del> </del>
10/03/2008	064	George F. Ogilvie	053	38.00	0,25	9.50	Photo Copies	827680
12/30/2010		Invoice=1179197		0,00	0.00	0.00		
10/03/2008	064	George E. Oribite	059	150.00	1 000	90.75	Photo Cosins	
12/30/2010	064	George F. Ogilvie Invoice=1179197	053	159.00			Photo Copies	827702
12,0072010			-	1	1 0.50	5.00		<u> </u>
10/07/2008	064	George F. Ogilvie	051	1.00			Westlaw Paid To: West Publishing	828006
12/30/2010		Invoice=		0.00	0.00	0.00	Corporation	1
		Voucher=171845 Paid		<del> </del>			Vendor=West Publishing Corporation Balance= .00 Amount= 18006.33	<del> </del>
-			+	<del>                                     </del>	<del> </del>		18006.33  Check #68891 10/15/2008	+
		<u> </u>	+	1	<del> </del>	<del> </del>		+
10/07/2008	064	George F. Ogilvie	053	60.00			Photo Copies	B28632
12/30/2010		invoice=1179197		0.00	0.00	0.00		
10/08/2008	064	George F. Ogilvie	053	26.00	0.25	g er	Photo Copies	DO00E4
12/30/2010	- 504	invoice=1179197	1000	0.00				B28851
10/08/2008	064	Gaorga F. Ogilvie	053	1.00	0.25	D.25	Photo Copies	828889

Challes Transport	12000 TO	Water Company of the	termenteres	en se	00000000000	erane and a		race and the same
Date	i puals	Name (Invoice Number	Code	Quantity	Rate	Amount	Doscription (	Cost Index
12/30/2010	497-24-0-5	Invoice=1179197		0.00	0.00	0.00	Control of the Contro	MINISTER PROPERTY.
10/09/2008	064	George F. Ogilvie	007	1.00	5.17		Telephone	830079
12/30/2010		Invoice=1179197	ļ	0.00	0.00	0.00		
10/10/2008	064	George F. Ogilvie	050	1.00	4.10	4 10	Mileage Paid To: Leah Sutton	829136
12/30/2010		Invoice=	000	0.00	0.00	0.00	isindayu i dia 10. coat cottori	023130
		Voucher=171915 Paid					Vendor=Leah Sutton Balance= .00 Amount= 43.29	
							Check #16817 10/10/2008	
10/10/2008	064	George F. Ogilvie	050	1.00	14,63		Mileage Paid To: Brian Wilson	829155
12/30/2010		Invoice= Voucher=171917 Paid	<del> </del>	0.00	0.00	0.00	Vi -d- 20 /- Wil- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /- 20 /-	
		Addres - 11 1911 Laid	<del> </del>				Vendor=Brian Wilson Balance= .00 Amount= 142.74 Check #16819 10/10/2008	
			<b></b>				G18CK #10013 1011012000	
10/10/2008	064	George F. Oglivie	053	7.00	0.25	1.75	Photo Caples	829537
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/10/2008	064	George F. Oglivie	053	43.00	0.25		Photo Copies	829553
12/30/2010		Invoice=1179197	<del> </del>	0.00	0.00	0.00		
10/10/2008	064	George F. Oglivie	008	8.00	0.25	2.00	Fax	829682
12/30/2010		Invoice=1179197		0.00	0.00	0.00		020002
10/10/2008	064	George F. Oglivie	007	1.00	1.72	1,72	Telephone	830128
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/10/2008	064	George F. Oglivie	007	1.00	0.57		Telaphone	830136
12/30/2010		Invoice=1179197		0,00	0.00	0.00		
10/10/2008	064	George F. Ogilvis	007	1,00	0.57	0.57	Telephone	830143
12/30/2010		Invoice=1179197		0.00	0.00	0.00	Telephoto	030143
10/13/2008	064	George F. Ogilvie	053	34.00	0.25	8.50	Photo Copies	829898
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/13/2008	064	George F. Ogilvie	053	18.00	0.25		Photo Copies	829903
12/30/2010		Invoice=1179197	-	0.00	0.00	0,00		
10/13/2008	064	George F. Oglivie	053	153.00	0.25	38 25	Photo Copies	829909
12/30/2010		Invoice=1179197	1	0.00	0.00	0,00		023303
10/13/2008	064	George F. Oglivie	053	135.00	0.25	33.75	Photo Copies	829952
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
40/40/0000	004	0 5071	250					
10/13/2008	064	George F. Ogilvie Invoice=1179197	053	29.00	0.25		Photo Copies	830013
12/30/2010		MAOKE-((1819)	<del> </del>	0.00	0.00	0.00		
10/13/2008	084	George F. Ogilvie	007	1.00	0.57	0.57	Telephane	830165
12/30/2010		Invoice=1179197	-	0.00	0.00	0.00		630703
			· ·					<del> </del>
10/13/2008	064	George F. Oglivle	800	17.00	0.25		Fax	830180
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
4014010000								
10/13/2008	064	George F. Ogilvie	008	41.00	0.25	10.25		830188
12/30/2010	ļ	Involce=1179197	<del> </del>	0.00	0.00	0.00	/	ļ
10/13/2008	064	George F. Ogilvie	008	41.00	0.25	10.25	Fax	830189
12/30/2010		Invoice=1179197	1	0.00				030109
			<del> </del>			<u></u>		<del> </del>
10/13/2008	064	George F. Ogilvie	008	15.00			Fax	830203
12/30/2010		Invoice=1179197		0.00	0.00	0,00		
			1					
10/13/2008	064	George F. Ogilvie	017	2.00		1	Postage	840881
12/30/2010	<del> </del>	Invoice=1179197	<del> </del>	0.00	0.00	0.00	4	<b> </b>
10/15/2008	064	George F. Ogilvie	053	10.00	0.25	9 20	Photo Copies	1 020500
12/30/2010		Invoice=1179197	1300	0.00				830562
	<del> </del>		<del> </del>	0.00	- 5.50	7.0		<del> </del>
10/15/2008	064	George F. Ogilvle	007	1.00	0.57	0.5	Telephone	832447
12/30/2010		Invoice=1179197		0.00				1
								1
10/17/2008	064	George F. Ogilvie	050	1.00			4 Mileage Paid To: Ashlee Ashcroft	830892
12/30/2010	<del> </del>	Invoice=	<del> </del>	0.00	0.00	0.00		1
L	L	Voucher=172086 Paid		<u> </u>	L	J	Vendor=Ashlee Ashcroft Balance= .00 Amount= 42.12	L

		Name //involcotNumber	<b>2</b>				Descriptions	Contindex
							Description  Check #18833 10/17/2008	Container.
			<b></b>	<u></u>			CHECK #10B35 10/17/2005	
10/17/2008	064	George F. Oglivia	050	1.00	11.70		Mileage Pald To: Leah Sutton	830914
12/30/2010		Invoice= Voucher=172091 Paid		0,00	0.00	0.00		
<b> </b>		V00cner=1/2091 Paid		<del>  </del>			Vendor=Leah Sutton Balance= .00 Amount= 100.03 Check #16834 10/17/2008	
10/17/2008	064	George F. Oglivie	007	1.00	0,57		Telephone	832457
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/21/2008	064	George F. Ogilvie	053	4.00	0.25	1.00	Photo Copies	832372
12/30/2010		Invoice=1179197		0.00	0.00			
10/21/2008	064	George F. Oglivie Invoice=1179197	007	1.00	0.57	0.57	Telaphone	832520
1230/2010		111/0/20-11/9/9/		0.00	0.00	0.00		
10/21/2008	064	George F. Ogilvie	008	3.00	0.25	0.75	Fax	832556
12/30/2010		Invaice=1179197		0.00	0.00	00.0		
40/04/0000	064	C F : C-24-	008	0.00				
10/21/2008	004	George F. Ogiivie Invoice=1179197	008	3.00	0.25	0.75 0.00		832557
					0.00	0.00		
10/24/2008	064	George F. Ogilvie	050	1.00	25,74		Mileage Paid To: Leah Sutton	832888
12/30/2010		Invoice=		0.00	0.00	0.00		
		Voucher=172276 Paid		<b>-</b>			Vendor=Leah Sutton Balance= .00 Amount= 100.03 Check #16857 10/24/2008	
							Check #10057 10/24/2000	
10/24/2008	064	George F. Ogilvie	050	1.00	11.70	11.70	Mileage Paid To: Heather Sinclair	832920
12/30/2010		Invaice=		0.00	0.00	0.00		
		Voucher=172269 Paid					Vendor=Heather Sinclair Balance= .00 Amount= 73.71	
							Check #16860 10/24/2008	
10/24/2008	054	Georga F. Ogilvis	050	1.00	5.85	5.85	Mileage Paid To: Brian Wilson	832933
12/30/2010		Invoice=		0.00	0.00		,	
		Voucher=172292 Pald					Vendor=Brian Wilson Balance= .00 Amount= 108.81	
				ļ			Check #16863 10/24/2008	
10/24/2008	064	George F. Oglivie	007	1.00	1.72	1.72	Telaphone	839037
12/30/2010		Invoice=1179197		0.00	0.00			555557
10/29/2008	064	George F. Ogilvie Invoice=1179197	007	1.00	0.57		Telephone	839071
123012010		1117000-1170101		0.00	0.00	4.00		
10/30/2008	064	George F. Ogilvie	007	1.00	1.15		Telephone	840105
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/30/2008	064	George F. Ogilvie	007	1.00	1.15	115	Telephone	040440
12/30/2010		Invoice=1179197	001	0.00	0.00			840110
10/31/2008	064	George F. Oglivie	007	1.00	1.15		Telephone	840111
12/30/2010		Invoice=1179197		0.00	0.00	0,00		
11/03/2008	064	George F. Ogšvia	008	15.00	0.25	3 75	Fax	839675
12/30/2010		Invoice=1179197		0.00	0.00			202010
11/07/2008	064	George F. Ogilvie	800	2.00			Fax	840841
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
11/07/2008	064	George F. Ogilvie	008	2.00	0.25	0.50	Fax	840842
12/30/2010		Invoice=1179197		0.00				- 10072
11/17/2008	064	George F. Ogilvie Invoice=1179197	800	3.00			Fax	846615
123012010		1113131	-	0.00	0.00	0.00		
11/17/2008	064	George F. Oglivie	008	3.00	0.25	0.75	Fax	846616
12/30/2010		Invoice=1179197		0.00				1
44/0-10-5		Constant Control	024		<u> </u>			
11/21/2008	064	George F. Oglivie Invoice=	031	0.00			Medical Reports and Billings Paid To:	847236
IZIOVIZUIU		Voucher=172974 Paid		0,00	0.00	0.00	Vendor≃Valley Open MRI Balance= .00 Amount= 15.00	<del> </del>
							Check #16967 11/21/2008	<del>                                     </del>
11/21/2008	064	George F. Ogilvie Invoice≃	031	1.00			Medical Reports and Billings Paid To: Los	847237
12/30/2010	ļ	Voucher=172975 Paid		0.00	0.00	0.00	Angeles Orthopaedic Institute Vendor=Los Angeles Orthopaedic Institute Balance= ,00	<u> </u>
L	L	1	·		ــــــــــــــــــــــــــــــــــــــ		Transa and majore on more on all the control of the	J

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200		Name /Invoice Number	2000					Cost Index
	ļ						Amount= 50.00 Check #16968 11/21/2008	<del> </del>
<u> </u>			<u> </u>				OIBCA F10300 1 172172005	<del> </del>
11/21/2008	064	George F. Ogilvie	031	1.00	15.00	15.00	Medical Reports and Billings Pald To:	847238
12/30/2010		Invoice=		0.00	0.00	0.00	Sherman Oaks Hospital	
		Voucher=172976 Paid					Vendor=Sherman Oaks Hospital Balance= .00 Amount= 15.00	
			<del> </del>				Check #16969 11/21/2008	<del> </del>
11/24/2008	<b>064</b>	George F. Ogilvie	031	1.00	15.00	15.00	Medical Reports and Billings Paid To:	847375
12/30/2010		Invoice=		0.00	0.00		Sherman Oaks Hospital	1
		Voucher=173030 Paid					Vendor=Sherman Oaks Hospital Balance= .00 Amount= 15.00	
			<u> </u>				Check #16976 11/24/2008 ·	
11/25/2008	064	George F. Oglivie	051	1.00	147.96	147.06	Westlaw Paid To: West Publishing	1 24744
12/30/2010		Invoice=	-	0.00	0.00		Corporation	847414
		Voucher=173046 Pald					Vendor=West Publishing Corporation Balance= .00 Amount=	+
							22263.35	<del> </del>
							Check #69386 11/26/2008 *	
11/26/2008	064	George F. Oglivia	053	216.00	0.05	5400		
12/30/2010	004	Invoice=1179197	053	0.00	0.25	0.00	Photo Copies	848918
				0.00	0.00	0.00		<del> </del>
12/08/2008	064	George F. Ogilvie	007	1.00	1.72	1.72	Telephone	852226
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/11/0000	000	leff City and	054					
12/11/2008	096	Jeff Silvestri Invoice=	051	1.00	74.86		Westlaw Paid To: West Publishing	850772
12/30/2010		Voucher=173456 Paid		0.00	0.00	0,00	Corporation Vendor=West Publishing Corporation Balance= .00 Amount=	<del> </del>
							18640.20	+
							Check #69641 12/17/2008	<del> </del>
12/17/2008	064	George F. Ogilvie	053	19.00	0.25		Photo Copies	852641
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
12/18/2008	064	George F. Ogilvle	053	430.00	0.25	107.50	Photo Copies	853091
12/30/2010		Invaice=1179197		0.00	0.00	0.00		853091
								<del> </del>
12/22/2008	064	George F. Ogilvie	053	2.00	0.25		Photo Copies	853699
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
12/22/2008	064	George F. Oglivie	800	2.00	0.25	7 50	Fax	<del> </del>
12/30/2010		Invoice=1179197		0.00	0.00			853807
								<del> </del>
12/31/2008	064	George F. Ogilvie	800	2.00	0.25		Fax	854780
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
01/08/2009	064	George F. Ogilvie	051	1.00	85.28	95 28	Wastlaw - Paid To: West Bublishing	<del> </del>
12/30/2010		Invoice=	001	0.00	0.00		Westlaw Paid To: West Publishing Corporation	855641
		Voucher=174171 Paid		J	0.00	0.00	Vendor=West Publishing Corporation Balance= .00 Amount=	+
							19037.93	+
							Check #69973 01/14/2009	
01/08/2009	064	Conras E. Osilisio	008	3.00	0.00			
12/30/2010	004	George F. Ogilvie Involce=1179197	500	3.00	0.25	0.75	Fax	855928
				0.00	0.00	0,00		+
01/08/2009	064	George F. Ogilvie	800	3.00	0.25	0.75	Fax	855929
12/30/2010		Invoice=1179197		0.00	0.00			T
01/09/2009	064	George F. Ogilvie Invoice=1179197	053	5.00	0.25		Photo Copies	856047
12/30/2010		UMOICE-111a1a1		0.00	0.00	0,00		
01/09/2009	064	George F. Oglivie	053	10.00	0.25	2.50	Photo Copies	856074
12/30/2010		Invoice=1179197		0.00			<del> </del>	400014
01/09/2009	064	George F. Ogilvie	800	5,00	0.25		Fax	856104
12/30/2010		Invaice=1179197		0.00	0.00	0.00		
01/09/2009	064	George F. Oglivle	008	49.00	0.25	12.25	Fav	
12/30/2010		Invoice=1179197	-00	0.00				856105
					5.50	1		+
01/09/2009	064	George F. Oglivie	800	45.00				856106
12/30/2010		Invoice=1179197	<u> </u>	0.00	0.00	0.00		
01/12/2009	064	George F. Ogilvie	008	48.00				
12/30/2010	004	Invoice=1179197	VU0	0.00			Fax	856384
, _ 50, 20 10			<b></b>	0.00	0,00	0,00	1	

Property of	Property and		Velace and the second	locario de marca	ration and	Parameter Parameter Services		denie a de la composición dela composición de la composición de la composición de la composición de la composición dela composición de la composición de la composición dela composición dela composición de la composición dela composición de la composición dela composición dela compo
Date	initials	Name/Invoice Number	Codo:	Quantity.	Rate	Amount	Description 2	Cost Index
								e newspaperson name
01/12/2009	OB;4	George F. Ogilvie	800	11.00	0.25			856390
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
01/12/2009	064	George F. Oglivie	008	11.00	0.25	2.75	Fav	856391
12/30/2010		Invoice=1179197	-	0,00	0.00	0.00		920391
								<del> </del>
01/14/2009	064	George F. Ogiivie	053	765.00	0.25	191.25	Photo Copies	856633
12/30/2010		Invoice=1179197	_	0.00	0.00	0.00		
01/14/2009	064	Carra E Callula	050	100				
12/30/2010	004	Georga F. Oglivie	1030	0.00	6.05	0.00	Mileage Paid To: Brian Wilson	857828
		Voucher=174555 Paid		0.00	0,00	0.00	Vendor=Brian Wilson Balance= .00 Amount= 110.00	<del> </del>
							Check #17222 01/23/2009	<del> </del>
01/16/2009	064	George F. Oglivie	053	34.00	0.25		Photo Copies	857161
12/30/2010		Invoice=1179197		0.00	0.00	0,00		
01/22/2009	064	George F. Ogilvle	053	48.00	0.25	12.00	Photo Caples	057504
12/30/2010		Invoice=1179197	1000	0.00	0.00	0.00	F NOID COPIES	857921
			1					<del> </del>
01/26/2009	064	George F. Ogilvie	053	142.00	0.25		Photo Copies	858554
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
01/26/2009	064	George E Oostale	050	404.55			Dist. O	
12/30/2010	U04	George F. Ogilvie Invoice=1179197	053	104.00	0.25		Photo Copies	858604
.20-120 10		1110101	-	0.00	0.00	0,00		<del> </del>
01/27/2009	064	George F. Ogilvie	065	1.00	160.10	160,10	Depositions Paid To: Prestige Court	858362
12/30/2010		Invoice=		0.00	0.00		Reporting	ODCOOL
		Voucher=174609 Paid					Vendor=Prestige Court Reporting Balance= .00 Amount=	
							160.10	
							Check #70122 01/28/2009	
01/27/2009	064	George F. Oglivle	065	1.00	157.90	157 00	Depositions Paid To: Prestige Court	050000
12/30/2010		Involce=	1	0.00	0.00		Reporting	858363
		Voucher=174610 Paid					Vendor=Prestige Court Reporting Balance= .00 Amount=	<del> </del>
							157.90	
			<u> </u>				Check #70122 01/28/2009	
01/28/2009	064	Castan E. Onllyin	053	47.00		44.75		
12/30/2010	004	George F. Oglivle Invoice=1179197	055	47.00	0.25		Photo Copies	859061
12002010			<del> </del>	0,00		0.00		<del> </del>
01/28/2009	064	George F. Oglivie	007	1.00	0.39	0.39	Telephone	859112
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
01/28/2009	064	George F. Ogilvie Involce=1179197	007	1.00	88,0		Telephone	859116
12/30/2010		11/OKC6=11/919/	+	0.00	0.00	0.00		
01/29/2009	064	George F. Ogilvie	053	101.00	0.25	25.25	Photo Copies	859340
12/30/2010		Invoice=1179197	i i	0.00	0.00			000040
								<del> </del>
01/30/2009	064	George F. Oglivie	050	1,00	11.00		Mileage Paid To: Heather Sinclair	859249
12/30/2010		Invoice=		0.00	0,00	0.00		
		Voucher=174719 Paid	-	ļ			Vendor=Heather Sinclair Balance= .00 Amounl= 88.55 Check #17261 01/30/2009	-
			<del> </del>	<del> </del>	<del></del>	<del></del>	CHBCK #11201 01/20/2003	<del> </del>
02/06/2009	064	George F. Ogilvie	050	1.00	1.65	1.65	Mileage Paid To: Brian Wilson	860552
12/30/2010		Invoice=	1	0.00	0.00			800002
		Voucher=174867 Pald	1				Vendor=Brian Wilson Balance= .00 Amount= 126.50	<del> </del>
							Check #17282 02/06/2009	
02/09/2009	064	Goorge E Oglisio	051		50.51	P0 -	West City Was Const.	
12/30/2010	004	George F. Oglivie	051	1.00	56,21 0,00		Westlaw Paid To: West Publishing Corporation	861020
.220.20.0		Voucher=174894 Pald	1	· · · ·	0.00	0.00	Vendor=West Publishing Corporation Balance= ,00 Amount=	<del> </del>
			<del> </del>	<del>                                     </del>		<del> </del>	22889.29	<del> </del>
						<u> </u>	Check #70326_02/11/2009 ·	<del> </del>
								1
03/31/2009	064	George F. Ogilvie	053 ·	211.00			Photo Copies	875843
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
04/02/2009	064	George F. Ogilvie	053	9.00	0.25	200	Photo Cooles	-
12/30/2010	304	Invoice=1179197	1000	0.00	0.25		Photo Copies	876374
			1	1	1	1 3.00		+
04/30/2009	064	George F. Ogilvie	053	2.00	0.25	0,50	Photo Copies	881681
12/30/2010		Invoice=1179197		0.00				

							Document (1997)	
Dato	Ciniuois	Name //Invoice Number-	COOOL		CKIII.	Amount	Decription	Cost Index
05/12/2009	064	George F. Ogilvie	007	1.00	1.04	1.04	Telephone	883554
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
DEMAIODOD	004	Course E Cathria	071	4.00	76.00	76.00	Danarde Dalf To Saraha Aslana	202014
05/14/2009	064	George F. Ogilvie Involce=	1071	1.00	76.00		Records Paid To: Screen Actors Guild-Producers Pension & Health Plans	883911
		Voucher=177234 Paid					Vendor=Screen Actors Guild-Producers Pension & Balance= .00	
							Amount= 76,00	
							Check #71403 05/20/2009	
06/02/2009	064	George F. Ogilvle	053	205.00	0.25	51,25	Photo Coples	887019
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
00/04/0000		C 5 C-745	DE2	4.00	0.06	4.00	Photo Contra	207.404
06/04/2009 12/30/2010	064	Georga F. Oglivia Invoice=1179197	053	4.00 0.00	0.25	0.00	Photo Copies	887461
7200720.10								<del> </del>
06/04/2009	064	George F. Ogilvie	053	4.00	0.25		Pholo Copies	887991
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
06/04/2009	064	George F. Oglivie	053	4.00	0.25	1,00	Photo Copies	889074
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
07/09/2009	064	George F. Ogävie	008	2.00 0.00	0.25 0.00	0.50	rax	895833
.200.2010		1110101	<b></b>	0.00	0.00	0.00		<del> </del>
07/09/2009	064	George F. Ogilvie	008	2.00	0.25	0.50	Fax	897074
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
07/17/2009	064	George F. Oglivie	053	350.00	0.25	87 50	Photo Copies	898302
12/30/2010		Invoice=1179197	-	0.00	0.00	0.00	r note supres	030302
07/17/2009	064		053	5.00	0.25		Photo Copies	898331
12/30/2010		Invoice=1179197	ļ	0.00	0.00	0.00		
07/17/2009	064	George F. Ogilvis	053	9.00	0.25	2.25	Photo Copies	698349
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
07/20/2009	064	Consen 5 Onitute	053	84,00	0.25	24.00	Photo Copies	
12/30/2010	U04	Georga F. Ogilvle Invoice=1179197	033	0.00	0.00			898507
07/20/2009	064	George F. Oglivie	053	4.60	0.25		Photo Copies	898525
12/30/2010		Invoice=1179197	ļ	0,00	0.00	0.00		<del> </del>
07/20/2009	064	George F. Ogilvie	053	2.00	0.25	0.50	Photo Copies	898594
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
00/02/0000		Course E. College	053	3.00	0,25	0.75	Interior Control	
08/03/2009	064	George F. Ogilvie Invoice=1179197	053	0.00	0.00		Photo Copies	900828
08/03/2009	064	George F. Ogilvia	053	10.00	0.25		Photo Copies	900837
12/30/2010		Invoice=1179197	<del> </del>	0.00	0.00	0.00		ļ
08/28/2009	064	George F. Ogilvie	053	12.00	0.25	3.00	Photo Copies	906748
12/30/2010		Invoice=1179197		0.00	0.00			330770
		0	000					
09/02/2009 12/30/2010	064	George F. Ogilvie Invoice=1179197	053	4.00	0.25		Photo Copies	907695
120012010		111.0101	<del> </del>	0.00	0.00	1 0.00		<del> </del>
09/11/2009	064	Georga F. Ogilvie	053	10.00	0,25		Photo Copies	909105
12/30/2010		Invoice=1179197		0.00	00,0	0.00		
09/11/2009	064	George F. Ogilvia	053	7.00	0.25	1 75	Photo Copies	909108
12/30/2010		Invoice=1179197	<del> </del>	0.00	0.00			303100
09/11/2009	064	George F. Oglivie Invoice≈1179197	008	3.00	0.25		S Fax	909172
12/30/2010		INMOICE=111AIA1	<del> </del>	0.00	0.00	0.00	1	+
09/24/2009	064	George F. Ogilvie	053	8.00	0.25	2.00	Photo Copies	911303
12/30/2010		Invoice=1179197		0.00				
00/00/0000	00:	Coarso E Ontata	nea.	P4 00			Note to Contra	
09/29/2009	064	George F. Ogilvie Invoice=1179197	053	54.00			Photo Copies	912086
LLIONEUIU	<b> </b>		<del> </del>	0.00	J.00	1		+
09/29/2009	064	George F. Ogilvie	053	1.00			5 Photo Copies	912098
12/30/2010	1	Invoice=1179197	L	0.00	0.00	0.0	D	

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Separate S	20000	Name//invoice Number	Code	Cumito	Rme	vAmount	To the Tyle Description	Cost index
			22200		ELECTION OF THE PARTY OF THE PA			
09/29/2009	064	George F. Oglivie	053	286,00	0.25		Photo Copies	912102
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/29/2009	064	George F. Ogilvie	053	5,00	0.25	1.25	Photo Copies	912115
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/29/2009	064	George F. Ogilvie	053	27.00	0.25	6.75	Photo Copies	912117
12/30/2010		Invoice=1179197		0,00	0.00	0.00		
20/20/2020	no.4		200	45.00	0.05			
09/29/2009 12/30/2010	064	George F. Ogilvie Involce=1179197	008	15.00 0.00	0.25	3.75 0.00		912153
								1
09/29/2009	064	George F. Ogilvie	008	15.00	0.25	3.75		912154
12/30/201D		Invoice=1179197	-	0.00	0.00	0.00		<del> </del>
10/01/2009	064	George F. Ogilvie	053	6.00	0.25		Photo Copies	912511
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/12/2009	064	George F. Ogilvie	053	54.0D	0.25	13.50	Photo Copies	914398
12/30/2010		Invoice=1179197		0.00	0,00	0.00		
10/40/0000		0	oro	054.00	- 0.05			
10/12/2009	064	George F. Ogilvie Invoice=1179197	053	251.00 0.00	0.25	0.00	Photo Copies	914413
								+
10/19/2009	064	George F. Ogilvie	053	2.00	0.25		Photo Copies	915485
12/30/2010		Involce=1179197		0.00	0.00	0.00		<del> </del>
10/19/2009	064	George F. Oglivie	053	1.00	0.25	0.25	Phote Coples	915493
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/22/2009	064	George F. Oglivie	053	1.00	0.25	0.25	Photo Copies	916166
12/30/2010		Invoice=1179197		0.00	0.00	0.00		+
*040040000		O F O-314-	Ara.	1.00	0.05		D. 4. O. 1	
10/23/2009	064	George F, Ogilvie Invoice=1179197	053	0.00	0.25	0.25	Photo Coples	916255
								1
10/23/2009	064	George F. Ogilvle	053	4.00	0.25		Photo Copies	916256
12/30/2010		Invoice=1179197		0.00	0.00	0.00		+
10/23/2009	064	George F. Ogilvie	053	5.00	0.25	1.25	Photo Copies	916330
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/28/2009	064	George F. Ogilvie	053	6.00	0.25	1.50	Photo Copies	917358
12/30/2010		Inveice=1179197		0.00	0.00			1-0000
44,000,000		C = C-1/-	050	4.00				
11/02/2009	064	George F. Oglivie Invoice=1179197	053	1.00	0.25		Photo Copies	917605
								1
11/04/2009	064	George F. Ogilvie	053	9.00	0.25		Photo Copies	917783
12/30/2010		Invoice=1179197	<del> </del>	0.00	0.00	0.00		
11/04/2009	064	George F. Oglivie	053	13.00	0.25	<del></del>	Photo Copies	917823
12/30/2010		Invoice=1179197	ļ	0.00	0.00	0.00		
11/04/2009	064	George F. Oglivie	053	13.00	0.25	3.25	Photo Copies	917827
12/30/2010		Invoice=1179197		0.00				
44/05/0000	OP4	Coorno E Ontaio	053	4.00	0.05		Dhala Casica	
11/05/2009	064	George F. Ogilvie Invoice=1179197	7	1.00			Photo Copies	918165
				Ī				<del> </del>
11/13/2009	064	George F. Ogilvie	053	8,00			Photo Copies	922523
12/30/2010		Invoice=1179197	+	0.00	0.00	0.00		+
11/13/2009	064	George F. Oglivie	053	16.00			Photo Copies	922525
12/30/2010		Invoice=1179197		0.00	0,00			
11/18/2009	064	George F. Oglivie	065	1.00	515.40	E1E 41	Depositions Paid To: Western Reporting	020200
12/30/2010	504	Invoice=	1	0.00			D Services, Inc.	922386
		Voucher=181310 Paid					Vendor≃Western Reporting Services, Inc. Balance= .00	
			<del> </del>	<del> </del>		-	Amount= 515.40 Check #73224 11/18/2009	
	<u> </u>		<del>                                     </del>			<del> </del>	STANTIFICATION OF THE	
11/18/2009	D64	George F. Ogilvie	053	1.00			5 Photo Capies	923446
12/30/2010	L	Invoice=1179197	ــــــــــــــــــــــــــــــــــــــ	0.00	0.00	0.0	0]	

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50.00 H		59Namo//Involce/Number	Code	Quantify	Rato	Amount	Description	Cost Index
The particular particular	DESCRIPTION OF		G SALUGGACIGE	AAN DE ENGLISHE BETTER		unicasion (veneral)		SERVICE STREET,
11/25/2009	064	George F. Oglivie	053	60.00	0.25	15.00	Photo Copies	924236
12/30/2010		Involce=1179197		0.00	0.00	0.00		
777								
11/30/2009 12/30/2010	054	George F. Ogilvie	065	1.00	258.60		Depositions Paid To: CSR Associates of	924276
12/30/2010		Voucher=181536 Paid	<del>                                      </del>	0.00	0.00	0,00	Nevada, LLC Vendor=CSR Associates of Nevada, LLC Balance= .00 Amount=	<del> </del>
		1.000.00	<del> </del>				258.60	+
							Check #73349 12/02/2009	+
								1
12/03/2009	064	George F. Oglivie	051	1.00	421.12		Westlaw Paid To: West Publishing	924939
12/30/2010		Invoice=	-	0.00	0.00	0.00	Corporation	
		Voucher=181707 Paid	<del> </del>				Vendor=West Publishing Corporation Balance= .00 Amount= 19451,26	
			<del> </del>				Check #73529 12/16/2009	+
			İ				ORGER #1 3023 12 1012000	+
12/03/2009	064	George F. Ogilvie	023	1.00	200.00	200.00	Filing Fee-Court Paid To: Clark County	925105
12/30/2010		Invoice=		0.00	0.00	0.00	Clerk	
		Voucher=181720 Paid					Vendor=Clark County Clerk Balance= .00 Amount= 200.00	
			-	<u> </u>			Check #18478 12/03/2009	
12/03/2009	064	George F. Oglivie	053	10.00	0,25	0.50	Diale Cosine	
12/30/2010		Invoice=1179197	1000	0.00	0.00	0.00	Photo Copies	925275
			<del> </del>	0.00	0.00	0.00		+
12/03/2009	064	George F. Oglivie	053	158.00	0.25	39.50	Photo Capies	925278
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
12/03/2009	084	George F. Ogilvie	053	4.00	0.25		Photo Copies	925294
12/30/2010		Involce=1179197	-	0.00	0.00	0.00		
12/04/2009	064	George F. Ogilvia	053	79.00	0.25	10.76	Photo Copies	1
12/30/2010		Invoice=1179197	000	0.00	0.00	0.00	Photo Copies	925388
			1					<del> </del>
12/04/2009	064	George F. Ogilvie	053	4,00	0.25	1.00	Photo Copies	925420
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
400410000		5 0 11 1	1000					
12/04/2009	064	George F. Ogilvie Invoice=1179197	00в	3.00	0.25	0.75		925452
12/30/2010		1179197	<del> </del>	0.00	0.00	0.00		
12/10/2009	064	George F. Ogilvle	050	1.00	1.10	1,10	Mileage Paid To: Leah Sutton	925628
12/30/2010		Invoice=		0.00	0.00	0.00		- 320020
		Voucher=181870 Paid					Vendor=Leah Sulton Balance= .00 Amount= 92.95	
							Check #18510 12/10/2009	
12/10/2009	064	Course E Ordina	050	1.00	0.00			
12/30/2010	004	George F. Ogilvie	050	1.00	2.20 0.00	0.00	Mileage Paid To: Leah Sutton	925638
123002010		Veucher=181870 Paid	-	0.00	0.00	0.00	Vendor=Leah Sulton Balance= .00 Amount= 92.95	<b></b>
			1			<u> </u>	Check #18510 12/10/2009	-
12/10/2009	064	George F. Ogilvie	053	32.00	0.25		Photo Copies	926168
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
12/10/2009	064	George F. Ogilvie	053	34.00	0.25		Physic Coning	
12/30/2010	004	Invoice=1179197	055	0.00	0.25		Photo Copies	926218
120012010		1111000-1170101	<del>                                     </del>	0.05	0.00	0.00		+
12/11/2009	084	George F. Oglivia	053	231.00	0.25	57.75	Photo Copies	926573
12/30/2010		Involce=1179197	I	0.00	0.00			
								<del>                                     </del>
12/11/2009	064	George F. Ogilvie	008	2.00	0.25		Fax	926764
12/30/2010		Involce=1179197	<del> </del>	0.00	0.00	0.00		
12/14/2009	064	George F. Ogilvie	053	1.00	0.25	0.00	Photo Copies	
12/30/2010		Invoice=1179197	1000	0.00			Photo Copies	926740
	<del></del>		1		0.00	0.00		<del> </del>
12/14/2009	064	George F. Ogilvie	053	14.00	0.25	3.50	Photo Copies	926741
12/30/2010		Invoice=1179197		0.00	0.00			1
12/15/2009	064	George F. Oglivie	064	1.00			Transcript Paid To: Western Reporting	926338
12/30/2010	<u> </u>	Invoice=		0.00	0.00	0.00	Services, Inc.	
		Voucher=181930 Paid	<del> </del>	<del> </del>	<b> </b>		Vendor=Western Reporting Services, Inc. Balance= .00	
ļ	<del> </del>	<del> </del>	+	<del> </del>	<del> </del>	<del> </del>	Amount= 150.20 Check #73530 12/16/2009	<b>-</b>
<del></del>	<del> </del>	<del> </del>	<del> </del>	<del> </del>	<del> </del>	<del> </del>	OHOUR #1 0000 12/10(2009	
12/18/2009	064	George F. Ogilvie	050	1.00	1.10	1.10	Mileage Paid To: Heather Sinclair	927007
12/30/2010	l	Invoice=		0.00				

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55-2227594	Sistemania.	Haracon Laboratoria		N - 25 A 25 A	202200000	Market Arrest		
Date	nitials	SName//Involcatiumber	Code	Quantify	Rete	Amount	Description a Description	Costindex:
		Voucher=182032 Paid					Vendor=Heather Sinclair Balance= .00 Amount= 41.80	
							Check #18532 12/18/2009	
12/22/2009	064	George F. Oglivie	053	3.00	0.25	0.75	Photo Copies	004704
12/30/2010	004	Invoice=1179197	1003	0.00			Prioto Copies	931204
1		1,1,0,00	<del> </del>	0.00	0.00	<del></del>		
12/28/2009	084	George F. Oglivie	053	2.00	0.25	0.50	Photo Copies	929460
12/30/2010		invoice=1179197		0.00	0.00	0.00		
			- <del> </del>					
12/30/2009	064	George F. Ogilvie Involce=1179197	053	5.00	0.25	1.25 0.00	Photo Copies	929757
12/30/20 10		11140109-11149191	<del> </del>	0.00	0.00	0.00		
01/12/2010	064	George F. Oglivie	053	24.00	0.25	6.00	Photo Copies	932495
12/30/2010		Invoice=1179197		0.00		0.00		302430
01/18/2010	064	George F. Ogilvie	007	1,00			Telephone	952463
12/30/2010		Invoice=1179197	<del> </del>	0.00	0.00	0.00		
01/19/2010	064	George F. Ogilvie	007	1.00	12.90	42.00	Telephone	
12/30/2010		Invoice=1179197	· ·	0.00	0.00	0.00		952467
						0.00		
01/20/2010	064	George F. Ogilvie	053	43.00			Photo Copies	933475
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
01/20/2010	064	Control E Don't	052					
12/30/2010	Ub4	George F. Ogitvie Invoice=1179197	053	35.00 0,00	0.25 0.00	0,00	Photo Copies	933487
123012010		1140106-1119191	<del> </del>	0,00	0.00	0.00		
01/20/2010	064	George F. Ogilvie	053	9.00	0.25	2.25	Photo Coples	933507
12/30/2010		Invoice=1179197		0.00	0,00	0.00		300007
01/21/2010	064	George F. Oglivie	064	1,00	28.00		Transcript Paid To: Nevada State Taxicab	933808
12/30/2010		Invoice= Voucher=182839 Paid		0.00	0.00	0.00	Authority	
		VOICIRI - 102035 F810					Vendor=Nevada State Taxicab Authority Balance= .00 Amount= 28.00	
			<del>                                     </del>				Check #18625 01/21/2010	
			1					
01/21/2010		George F. Ogilvie	053	18.00	0,25	4.50	Photo Copies	934418
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
01/21/2010	064	Carro E Calluia	053	1.00	0.05	2.25		
12/30/2010		George F. Ogilvia Invoice=1179197	1053	1.00	0.25	0.25	Photo Copies	934423
- LUCOLU TO		1110000-1710101	<del> </del>	0.00	0.00	0.00		
01/22/2010	064	George F. Ogilvie	050	1.00	. 2.00	2.00	Mileage Paid To: Joseph Baranello	933986
12/30/2010		Invoice=		0.00	0.00	0.00		
		Voucher=182913 Paid					Vendor=Joseph Baranello Balance= .00 Amount= 87.00	
							Check #18630_01/22/2010	
01/22/2010	064	George F. Ogilvie	053	7.00	0.25	175	Photo Copies	
12/30/2010		Invoice=1179197	1000	0.00				934559
			<del>  .</del>					
01/22/2010	064	George F. Ogilvie	800	4.00		1,00	Fax	934520
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
04/04/0040	061	Canal E Callina	054					
01/31/2010 12/30/2010	064	George F. Oglivie Invoice=	051	1.00			Westlaw Paid To: West Publishing Corporation	935448
, alus/au 10		Voucher=183087 Paid	<del>                                     </del>	0.00	0.00	0.00	Vendor=West Publishing Corporation Balance= .00 Amount=	
			<del> </del>		<b></b>		21396.57	
							Check #74155 02/10/2010	
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02/01/2010	064	George F. Ogilvie	053	256.00			Photo Coples	935782
12/30/2010		Invoice=1179197	<del> </del>	0.00	0.00	0.00		
02/01/2010	064	George F. Ogilvie	053	40.00	0.25	10.00	Photo Copies	
12/30/2010	334	Invoice=1179197	+===	0.00				935796
			1	5.00	1	1		<del>-  </del>
02/01/2010	064	George F. Ogilvie	053	66.00	0.25	16.50	Photo Copies	935893
12/30/2010		Invoice=1179197		0.00	0.00			
			1000					
02/02/2010	D64	George F. Ogilvie	053	41.00			Photo Copies	935976
12/30/2010		invoice=1179197	<del> </del>	0.00	0.00	0.00	) 	
02/02/2010	064	George F. Ogilvie	053	4.00	0.25	1 1/1	Photo Copies	02000
12/30/2010		Invoice=1179197	<del> </del>	0.00				936022
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02/03/2010	064	George F. Oglivie	053	52.00	0.25	13,00	Photo Copies	936207

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	Sin Hals	Name//invoice.Number	Code					Cost Indox
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
02/03/2010	064	George F. Ogilvie	053	21.00	0.25	5 25	Photo Copies	936217
12/30/2010		Invoice=1179197	1000	0.00	0.00			930211
02/03/2010	064	George F. Oglivia	053	151.00	0.25		Photo Copies	936239
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
02/03/2010	064	George F. Ogilvis	053	17.00	0.25	4.25	Photo Copies	936288
12/30/2010		Invoice=1179197		0.00	0.00			
00/04/0040	004		1000					
02/04/2010 12/30/2010	064	Georga F. Oglivie Involce=1179197	053	0.00	0.25		Photo Copies	936435
120012010		111/0104-11/010/	<del> </del>	0.00	0.00	0.00		
02/05/2010	064	George F. Ogilvie	053	74.00	0.25	18.50	Photo Copies	936612
12/30/2010		Invoice=1179197		0.00	0.00	0,00		
02/09/2010	054	5.5.1	000	440.00				
12/30/2010	004	George F. Ogilvie Invoice=1179197	053	115.00	0.25		Photo Copies	936970
1200/2010		111000-1110101		0.00	0.00	0.00		
02/09/2010	064	George F. Oglivie	053	239.00	0.25	59.75	Photo Copies	936971
12/30/2010		Invoice=1179197		0.00	0.00			
02/09/2010	064	Coorno E Contra	DES					
12/30/2010	400	George F. Ogilvie Invoice=1179197	053	5.00 0.00	0.25		Photo Copies	937057
			<del> </del>	0.00	0.00	0.00		
02/09/2010	064	George F. Ogilvla	008	2.00	0.25	0.50	Fax	937266
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
02/12/2010	064	Contract Collisio	1007	4.00	40.40			
12/30/2010		George F. Ogilvia Involce=1179197	007	1.00 0.00	10.48		Telephone	952743
1200:00 10		1110100 1170101			0.00	0.00		
02/17/2010	064	George F. Ogilvis	053	9.00	0,25	2.25	Photo Copies	938421
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
02/17/2010	064	George F. Ogilvie	053	10.00	0.25			
12/30/2010	004	Invoke=1179197	053	19.00	0.25		Photo Copies	938422
			1	5,50	0.00	0.00		
02/17/2010	064	George F. Ogilvie	007	1.00	1.53	1.53	Telephone	938495
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
02/17/2010	064	George F. Ogilvie	007	1.00	6.45	E 4E	Telephone	
12/30/2010		Invoice=1179197	1007	0.00	0.00			952785
02/17/2010	064	George F. Ogilvie	007	1.00	2,42		Telephone	952786
12/30/2010		Invoice=1179197	ļ	00,00	0.00	0.00		
02/17/2010	064	George F. Oglivie	007	1.00	1.61	1.61	Telephone	050707
12/30/2010		Invoice=1179197		0.00	0.00			952787
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02/17/2010		George F. Ogilvie	007	1.00	1.61		Telephone	952788
12/30/2010		Invoice=1179197	<del> </del>	0.00	0.00	0.00		
02/18/2010	064	George F. Ogilvie	023	1.00	6.00	8.00	Filing Fee-Court Paid To: Tyler	020500
12/30/2010		Invoice=	1	0.00	0.00		Technologies, inc.	938533
		Voucher=183498 Paid					Vendor=Tyler Technologies, Inc. Balance= .00 Amount=	<del>                                     </del>
			-				486.00	!
			<del> </del>			ļ	Check #74286 02/24/2010	
02/18/2010	064	George F. Oglivie	007	1.00	1.18	1 10	Telephone	020000
12/30/2010		Involce=1179197	T	0.00	0.00			938805
02/18/2010	064	George F. Ogilvie	007	1.00	0.84		Telephone	938807
12/30/2010		Invaice=1179197	<del> </del>	00,0	0.00	0.00		
02/18/2010	064	George F. Ogilvle	007	1.00	3.22	3 99	Telephone	050700
12/30/2010		Invoice=1179197	1	0.00	0.00		1	952792
								<del> </del>
02/18/2010	064	George F. Ogilvie	007	1.00	4.03		Telephone	952793
12/30/2010		Invoice=1179197	-	0.00	0.00	0.00		Į .
02/18/2010	064	George F. Ogilvie	007	1.00	1.61	1 81	Telephone	000000
12/30/2010		Invoice=1179197	1	0.00	0.00			952795
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02/22/2010	064	George F. Ogilvie	007	1.00	2.42	2.42	Telephone	952824

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Datock	Initials	Name//involce/Number	Code	Quantity	Rato	az Amount	Doscription	Cost index
12/30/2010		Invoice=1179197		0.00	0.00			
02/23/2010	084	Course E Onlivia	007		240	0.40	T. J. a. b. a. a.	
12/30/2010	004	George F. Oglivie Invoice=1179197	007	0.00	2.42 0.00	0.00	Telaphone	952831
02/23/2010	064	George F. Oglivie	007	1.00	4.03		Telephone	952832
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
02/26/2010	064	George F. Oglivie	053	14.00	0.25	3.50	Photo Copies	940016
12/30/2010		Involce=1179197		0.00	0.00	0.00		370010
02/26/2010 12/30/2010	064	George F. Oglivie Invoice=1179197	007 -	1.00	1.53 0.00	1.53 0.00	Telaphona	940056
1250/2010		11170108-1178181		0.00	0.00	0.00		
02/26/2010	064	George F. Ogilvie	800	2.00	0.25	0.50	Fax	940069
12/30/2010		Involce=1179197		0.00	0.00	0.00		
02/26/2010	064	George F. Oglivie	007	1.00	1.61	4 64		
12/30/2010	004	Invoice=1179197	1001	0.00	0.00	0.00	Telephone	952882
02/26/2010	064	George F. Ogilvie	007	1.00	1.61		Telephone .	952889
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
02/28/2010	064	George F. Ogilvie	051	1.00	248.17	248 47	Westlaw Paid To: West Publishing	040307
12/30/2010	- 3-1	Invaice=		0.00	0.00		Corporation	940107
		Voucher=183758 Paid					Vendor=West Publishing Corporation Balance= .00 Amount=	
							20892.79	
							Check #74600 03/24/2010	
02/28/2010	064	George F. Oglivie	064	1.00	556.50	556.50	Transcript Paid To: Depo International, LLC	940223
12/30/2010		Involce=		0.00	0.00	0.00		540223
		Voucher=183801 Paid					Vendor=Depo International, LLC Balance= .00 Amount= 556.50	
							Check #74396_03/10/2010	
02/28/2010	064	George F. Ogilvie	065	1.00	375.00	375.00	Depositions Paid To: Los Angeles	940224
12/30/2010		Invoice=		0.00	0.00		Orthopaedic Institute	U-U-U-U-U-U-U-U-U-U-U-U-U-U-U-U-U-U-U-
		Voucher=183802 Paid					Vendor=Los Angeles Orthopaedic Institute Balance= .00	
ļ							Amount= 375.00 Check #74349 03/03/2010	
							Check #74549 05(05)2010	
03/01/2010	064	George F. Oglivic	007	1.00	0.81	0.81	Telephone	952901
12/30/2010		Invoice=1179197	· ·	0.00	0.00	0.00		
03/02/2010	064	George F. Ogilvie	015	1.00	17.50	17 50	Overnight Delivery Service Paid To: FedEx	
12/30/2010		Invoice=		0.00	0.00			940290
		Voucher=183819 Paid					Vendor=FedEx Balance= .00 Amount= 508,69	
							Check #74343 03/03/2010	
03/02/2010	064	George F. Ogilvie	044	1.00	75.00	75.00	Service Paid To: Jesse R. Arentz	
12/30/2010		Invoice=	-	0.00	0.00			940319
		Voucher=183823 Paid					Vendor=Jesse R. Arentz Balance= .00 Amount= 2380.00	
							Check #74334 03/03/2010	
03/02/2010	064	George F. Ogilvie	007	1,00	0.81	0.04	Talashara	
12/30/2010	004	Invoice=1179197	501	0.00	0.00		Telephone	952906
03/04/2010	064		053	47.00			Photo Copies	943768
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
03/04/2010	064	George F. Ogilyls	053	12.00	0.25	3.00	Photo Copias	042705
12/30/2010		Involce=1179197		0.00	0.00			943785
03/04/2010	064	George F. Ogilvie Invoice=1179197	053	91.00	0.25		Photo Copies	943831
12/30/2010		WAOICS= 1112.121		0.00	0.00	0.00		
03/04/2010	064	George F. Ogilvis	053	5.00	0.25	1.25	Photo Copies	943833
12/30/2010		Involce=1179197		0.00	0.00			3-3333
00/04/0045	06:	Communication of the control of the	Ora.					
03/04/2010 12/30/2010	064	George F. Ogilvie Invoice=1179197	053	7.00	0.25		Photo Copies	943838
123012010	<u></u>	7111010-1110101		0.00	0.00	0.00		
03/04/2010	064	George F. Ogilvie	800	3,00	0.25	0.75	Fax	943885
12/30/2010		Invoice=1179197		0.00				
02/05/2012	DE4	Cancan E Dailein	nes					
03/05/2010	064	George F. Ogilvie	053	8.00	0.25	2.00	Photo Copies	943939

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12/30/2010		Name (Involce Nimbe		Common A	5 6 6		ne contact two control (Description)	
		Name//Invoice/Numbe		0.00	0.00	0.00	Branch Market Street Control of the	Cost index
.20072010		IIIVOICE-1118151		0.00	0.00	V.00		<del> </del>
03/08/2010	064	George F. Oglivle	053	7.00	0.25		Photo Copies	944403
12/30/2010		Invoice=1179197	+	0.00	0.00	0,00		<del> </del>
03/08/2010	064	George F. Ogilvie	008	2,00	0.25	0.50	Fax	944490
12/30/2010		Involce=1179197		0.00	0.00	0.00		
03/09/2010	064	George F. Oglivia	055	1,00	244.96	244.00	Outside Convins Seeden - Baid Tout Months	044000
12/30/2010	004	Invoke=	1000	0.00	0.00		Outside Copying Service Paid To: Litigation Support Network, LLC	944282
		Voucher=183986 Paid					Vendor=Liligation Support Network, LLC Balance= .00	
							Amount= 244.96 Check #74409 03/10/2010	
							Check #74409 03/10/2010	<del> </del>
03/12/2010	064	George F. Ogilvie	053	372.00	0.25		Photo Copies	945117
12/30/2010		Invoice=1179197	-	0.00	0.00	0.00		
03/15/2010	064	George F. Ogilvie	015	1.00	29.89	29.89	Overnight Delivery Service Paid To: FedEx	945199
12/30/2010		Invoice=		0.00	0.00	0.00		343(33
		Voucher=184021 Paid					Vendor=FedEx Balance= .00 Amount≈ 234,43	
							Check #74458 03/17/2010	
03/15/2010	064	George F. Oglivie	047	1.00	341.40	341.40	Air Fare Paid To: Bankcard Center	945266
12/30/2010		Invoice=		0.00	0.00	0.00		
		Voucher=184053 Paid					Vendor=Bankcard Center Balance= .00 Amount= 1546.56 Check #74443 03/16/2010	-
							Cireck #74443 03/10/2010	<del> </del>
03/15/2010	064	Gearge F. Oglivie	049	1,00	6.47		Business Meal Paid To: Bankcard Center	945267
12/30/2010		Invoice=		0.00	0.00	0,00		
		Voucher=184053 Paid					Vendor=Bankcard Center Balance= .00 Amount= 1546.56 Check #74443 03/16/2010	+
							Gride H77770 COTTOLOTO	<del> </del>
03/15/2010	064	George F. Oglivie	048	1.00	179.86		Travel Expenses Paid To: Bankcard Center	945268
12/30/2010		Invoice= Voucher=184053 Paid		0.00	0.00	0.00	Vendor=Bankcard Center Balance= .00 Amount= 1546.56	
		Vocalier - 10-1000 1 dio					Check #74443 03/16/2010	<del> </del>
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03/15/2010	064	Georga F. Ogilvia Involce≂	049 '	1.00	3.16 0.00	3.16	Business Meai Paid To: Bankcard Center	945269
1230/2010		Voucher=184053 Paid		0.00	0.00	0.00	Vendor=Bankcard Center Balance= .00 Amount= 1546,56	
							Check #74443 03/16/2010	
03/15/2010	064	George F. Ogilvie	049	1.00	16,07	10.07	During Maria Dalata Carlos de	
12/30/2010		Invoice=	048	0.00	0.00	0.00	Business Meal Paid To: Bankcard Center	945270
		Voucher=184053 Pald					Vendor=Bankcard Center Balance= .00 Amount= 1546.56	<del> </del>
							Check #74443 03/16/2010	
03/15/2010	064	George F. Oglivie	048	1.00	25.00	25.00	Travel Expenses Paid To: Bankcard Center	045074
12/30/2010		Invoice=	-	0.00	0.00	0.00		945271
		Voucher=184053 Paid					Vendor=Bankcard Center Balance= .00 Amount= 1546.56	
							Check #74443 03/15/2010	
03/15/2010	064	George F. Ogilvie	048	1.00	501.27	501.27	Travel Expenses Paid To: Bankcard Center	945272
12/30/2010		Invoice=		0.00	0.00	0.00		
		Voucher=184053 Paid					Vendor=Bankcard Cenler Balance= .00 Amount= 1546.56 Check #74443 03/16/2010	
							Oneck #14445 U3/16/2010	<del> </del>
03/25/2010	064	George F. Ogilvie	053	4.00	0.25	1.00	Photo Capies	947968
12/30/2010		Invoice=1179197		0.00	0.00	0.00		1
03/25/2010	064	George F. Ogilvie	053	5.00	0,25	100	Photo Copies	0/2022
12/30/2010		Invoice=1179197	1000	0.00	0.00	0.00		947970
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03/30/2010	064	George F. Oglivie	055	1.00	264.00		Outside Copying Service Pald To: Depo	949191
12/30/2010		Involce= Voucher=184380 Pald		0.00	0.00	0.00	International, LLC Vendor=Depo International, LLC Balance= .00 Amount= 264.00	<del></del>
							Check #74638 03/31/2010	+
03/30/2010	064	George F. Ogilvie	055	1,00	199.50		Outside Copying Service Paid To: Depo	949192
1010010010		Invoice= Voucher=184381 Paid		0.00	0.00	0.00	Vendor=Depo International, LLC Balance= .00 Amount= 199.50	
12/30/2010					L	L	Transport property and progress and versional range.	1
12/30/2010							Check #74638 03/31/2010	1
12/30/2010 04/12/2010	064	George F. Ogilvie	007	1,00	5.45		Check #74638 03/31/2010 Telephone	956070

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04/22/2010	064	George F. Ogilvie	053	30.00	0.25		Photo Copies	956035
12/30/2010		Invoice=1179197	<u> </u>	0.00	0.00	0.00		
04/23/2010	064	George F. Ogilvie	007	1.00	4.03	4.03	Telephone	957005
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
12/30/2010	064	George F. Ogilvle Invoice=1179197	017	1.00 0.00	2.24 0.00	0.00	Postage	958496
12/30/2010		HIVOICE-11/3131	<del> </del>	0.00	0.00	0.00		
04/30/2010	064	George F. Oglivie	053	104.00	0.25	26.00	Photo Copies	958392
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
04/30/2010	064	George F. Ogilvie	053	1.00	0.25	A 2E	Photo Capies	CEDADA
12/30/2010		Involce=1179197	033	0.00	0.23	0.00	Photo Copies	958404
04/30/2010	064	George F. Ogilvie	053	1.00	0.25		Photo Copies	958410
12/30/2010		Invoice=1179197		0.00	00.0	0.00		
04/30/2010	064	George F. Ogilvie	008	2.00	0.25	0.50	Fax	958466
12/30/2010		Invoice=1179197		0.00	0.00	0.00		300400
05/05/2010	064	George F. Ogilvie	053	6,00	0.25		Pholo Coples	959624
12/30/2010		Invoice=1179197	<del> </del>	0.00	0.00	0.00		
05/05/2010	064	George F. Ogilvie	053	4.00	0.25	1,00	Photo Copies	959634
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
05/10/2010	064	George F. Ogilvie Invoice≈1179197	053	1.00	0.25	0.25	Photo Copies	961126
12/30/2010		INVOICE-1119191		0,00	0.00	0.00		
05/11/2010	064	George F. Oglivie	053	3,00	0.25	0.75	Photo Copies	961257
12/30/2010		Invoice=1179197	· ·	0.00	0.00	0.00		
05/11/2010	064	Coores E Collule	053	3.00	0.25	0.75	Dhate Co-in-	
12/30/2010	004	George F. Oglivie Invoice=1179197	1035	0.00	0.23	0.00	Photo Copies	961258
120012010			<del> </del>		0.00	0.00		
05/11/2010	084	George F. Oglivie	053	2.00	0.25		Photo Copies	961260
12/30/2010		Invoice=1179197	ļ	0.00	0.00	0.00		
05/11/2010	064	George F. Oglivle	053	2.00	0.25	0.50	Photo Copies	961263
12/30/2010		Invoice=1 179 197	1000	0.00	0.00			901203
05/11/2010	064	George F. Ogilvie	053	4.00	0.25		Photo Copies	961264
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
05/11/2010	064	George F. Oglivie	053	3.00	0.25	0.75	Photo Copies	961273
12/30/2010		Invoice=1179197		0.00	0.00			44.141
			1.55					
05/11/2010 12/30/2010	064	George F. Ogilvie Invoice=1179197	053	1.00	0.25		Photo Copies	961285
123012010		11170100-1110101	<del> </del>	0.00	0.00	0.00		
05/11/2010	064	George F. Oglivie	053	1.00	0.25		Photo Copies	961288
12/30/2010		Invoice=1179197		0.00	0.00			
05/11/2010	064	Cancas E Osilista	053	10.00	0.25	7.54	Dhota Carias	
12/30/2010	004	George F. Ogilvie Invoice=1179197	1000	0.00			Photo Copies	961291
			<del>                                     </del>	1	1			
05/18/2010	054	George F. Ogilvie	053	48.00			Photo Coples	962568
12/30/2010	-	Invoice=1179197	<b> </b>	0.00	0.00	0.00		
05/19/2010	054	George F. Ogilvie	015	1.00	15.47	18 47	Overnight Delivery Service Paid To: FedEx	962199
12/30/2010		Invoice=	1	0.00				307133
		Voucher=185519 Paid					Vendor=FedEx Balance= ,00 Amount= 364,97	
			<del> </del>			<u> </u>	Check #75198 05/21/2010	
05/26/2010	064	George F. Oglivie	053	1.00	0.25	0.20	Photo Copies	004054
12/30/2010		Involce=1179197	1555	0.00				964051
	1					1		<del></del>
05/26/2010	064	George F. Ogilvie	053	19.00		·	Photo Copies	964081
12/30/2010	ļ	invoice=1179197	<del> </del>	0.00	0.00	0.00		
06/01/2010	064	George F. Ogilvie	053	6.00	0.25	1 5/	Photo Copies	965123
12/30/2010	1	Invoice=1179197	1	0.00				303123
								<del> </del>

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Date	i (niuals)	Name/Invoice/Number	Code	Quantity	Plate?	Ampunt	Description of the particular contract contract of the particular contract	Cost Index
06/10/2010	064	George F. Oglivie	015	1.00	13.37	13.37	Overnight Delivery Service Paid To: FedEx	969069
12/30/2010		Invoice=		0.00	0.00			
		Voucher=186040 Paid					Vendor=FedEx Balance= .00 Amount= 361.34	
	ļ						Check #75470 06/16/2010	
07/06/2010	064	George F. Ogilvie	007	1.00	2.42	2.42	Telephone	077004
12/30/2010		Invoice=1179197		0.00	0.00			977801
								<del></del>
07/16/2010	064	George F. Ogilvie	053	2,00	0.25	0.50	Photo Copies	980031
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
DD1-2-2-2-								
07/16/2010 12/30/2010	064	George F. Ogilvie Invoice=1179197	053	132.00	0.25		Photo Copies	980110
12/30/2010		111401081114191		0.00	0.00	0.00		-
07/16/2010	064	George F. Ogilvie	053	52.00	0.25	13.00	Photo Copies	980111
12/30/2010		Invoice=1179197		0.00	0.00	0.00		300111
								<del> </del>
07/16/2010	064	George F. Oglivle	007	1.00	4.03		Telephone	980176
12/30/2010		Invoice=1179197		0,00	0.00	0.00		
07/16/2010	064	Coome E Collule	007	100	0.67	0.07	P* 1 - L	
12/30/2010	V04	George F. Oglivie Invoice=1179197	1001	1.00	9.67	9,67	Telephone	980177
				0.00	0,00	0.00		
07/16/2010	064	George F. Ogilvie	007	1.00	0.81	0,81	Telsphone	980179
12/30/2010		Invoice=1179197	1.	0.00	0.00	0.00		300113
								1
07/16/2010	064	George F. Ogilvie	007	1.00	0.81		Telephone	980186
12/30/2010		Involce=1179197		0.00	0.00	0.00		
07/16/2010	064	Conrae E Onlluis	007	1.00	0.40	0.40	P*-11	
12/30/2010		George F. Oglivie Involce=1179197	1007	1,00	2.42 0.00		Telephone	980197
12/00/2010		1110/00-1175157	+	0.00	0.00	0.00		
07/21/2010	064	George F. Oglivie	007	1.00	1,61	1.61	Telaphone	980886
12/30/2010	~~~~~	Invoice=1179197		0.00	0.00	0.00		300000
07/26/2010	064	George F. Ogilvie	053	20.00	0.25		Photo Copies	981613
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
07/26/2010	064	Coassa E. Osibia	053	60.00	0.05		20	
12/30/2010		George F. Ogilvia Invoice=1179197	055	60.00	0.25		Photo Copies	981614
1200/2010		111000-11101		0.00	0.00	0.00		
07/28/2010	064	George F. Ogilvie	053	82.00	0.25	20,50	Photo Copies	982095
12/30/2010		Invoice=1179197		0.00	0.00			002030
07/28/2010	064	George F. Ogilvie	053	8.00	0.25		Photo Copies	982098
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
07/29/2010	064	George F. Ogilvie	050	1.00	10.00	10.00	1. Classes Build St. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	
12/30/2010		Invoice=	1000	0.00	0.00		Mileage Paid To: Joseph Baranello	982234
, DOC. LO (G		Voucher=187171 Paid		0.00	0.00	3.00	Vendor=Joseph Baranello Balance= .00 Amount= 120.50	
			<del>                                     </del>			<u> </u>	Check #19237 07/29/2010	-
07/31/2010	064	George F. Ogilvia	051	1.00			Westlaw Paid To: West Publishing	982898
12/30/2010		Invoice=		0.00	0.00	0.00	Corporation	
		Voucher=187197 Pald				ļ	Vendor=West Publishing Corporation Balance= .00 Amount=	
<del>  </del>							23306.51	
<del> </del>			+	-		<del> </del>	Check #76182 08/18/2010	
07/31/2010	064	George F. Ogilvis	051 ·	1.00	567.54	567.54	Wesllaw Paid To: Wesl Publishing	083000
12/30/2010		Invoice=		0.00			Corporation	982899
		Voucher=187197 Paid				1	Vendor=West Publishing Corporation Balance= .00 Amount=	<del> </del>
							23306.51	
		<u> </u>		ļ			Check #76182 08/18/2010	
07/04/0040	004	Comp E Out to	045			ļ		
07/31/2010	064	George F. Ogilvie	015	1.00			Overnight Delivery Service Paid To: FedEx	982992
12/30/2010		Voucher=187241 Paid	+	0.00	0.00	0.00	Vendor=FedEx Balance= .00 Amounl= 337.42	
<b> </b>			<del> </del>	<u> </u>	<del> </del>	<del> </del>	Check #76019 08/04/2010	
		1		<del>                                     </del>	<del> </del>	<del></del>		<del></del>
08/05/2010	064	George F. Oglivle	050	1.00	4.00	4.00	Mileage Pald To: Frank Hubbard	983876
12/30/2010		Invoice=		0.00	0.00			1
		Voucher=187316 Paid					Vendor=Frank Hubbard Balance= .00 Amount= 49.50	
				ļ	ļ	ļ	Check #19254 08/05/2010	
08/05/2010	064	Goorge E Octivia	DED	4.00		<del> </del>		
00/03/2010	U04	George F. Ogilvie	050	1.00	3.50	<u>ار 3.50</u>	Mileage Paid To: Kylie Buffington	983897

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		Name / Invoice Numbers	Lode				Description	Cost Index
12/30/2010		invoice=		0.00	0.00	0.00		
ļ	ļ	Voucher=187319 Paid	-				Vendor=Kylie Buffington Balance= .00 Amount= 60.50 Check #19257 08/05/2010	
	<del> </del>						C18CK#18201 (00/00/2010	
08/05/2010	064	George F. Oglivie	053	30.00	0.25	7.50	Photo Copies	984011
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
00000000	004		050	44.00	- 2.00			
08/05/2010 12/30/2010	064	George F. Ogilvle Invoice=1179197	053	11.00	0.25	0.00	Photo Copies	984013
12/30/2010	<del> </del>	1110000-1170701		0.00	0.00	0.00		
08/05/2010	064	George F. Ogilvle	053	15.00	0.25	3.75	Photo Copies	984035
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
08/05/2010	064	George F. Ogilvie Invoice=1179197	053	0.00	0.25		Photo Copies	984036
12/30/2010	ļ	11701CE-1179197		0.00	0.00	0.00		
08/05/2010	064	George F. Oglivie	053	112.00	0.25	28.00	Pholo Copies	984066
12/30/2010		Invoice=1179197 ·		0.00	0.00	0.00		
08/05/2010	064	George F. Ogilvie	053	13.00	0.25		Photo Copies	984071
12/30/2010		Invoice=1179197		0.00	0,00	0,00		
08/05/2010	064	George F. Ogilvia	053	4.00	0.25	1,00	Photo Copies	984072
12/30/2010		Invoice=1179197	· · ·	0.00	0.00	0.00		304012
08/05/2010	064	George F. Ogilvie	053	169.00	0.25		Photo Copies	984077
12/30/2010		Invoice=1179197	ļl	0.00	0.00	0.00		
08/05/2010	064	George F. Oglivie	053	57.00	0.25	14.25	Photo Copies	
12/30/2010		Invoice=1179197	000	0.00	0.00	0.00		984099
08/05/2010	064	George F. Ogilvie	053	9.00	0.25	2.25	Photo Copies	984106
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
08/06/2010	064	George F Ogilvle	053	11.00	0.25	0.75		
12/30/2010		Invoice=1179197	1,3,5	0.00	0.00	0.00	Photo Copies	984216
		1110101			0.00	- 0.00		
08/06/2010	064	George F. Ogilvie	053	13,00	0.25	3.25	Photo Copies	984217
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
00.0000000	004	0	050					
08/06/2010	064	George F. Oglivis Invoice=1179197	053	8.00 0.00	0.25	0.00	Photo Copies	984218
1250/2010		1110100-1110101		0,00	0.00	0.00		
08/06/2010	064	George F. Oglivie	053	35.00	0.25	8.75	Photo Copies	984221
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
08/06/2010 12/30/2010	064	George F. Ogiivie Invoice=1179197	053	15,00	0.25		Photo Copies	984281
12/30/2010		11140106-1112121	<u> </u>	0.00	0.00	0.00		
08/06/2010	064	George F. Ogilvie	053	29.00	0.25	7.25	Photo Copies	984282
12/30/2010		Invoice=1179197		0.00	0.00	0.00		004200
							p	
08/06/2010	064	George F. Ogilvie	053	365.00	0.25		Photo Copies	984290
12/30/2010		Invoice=1179197	ļ	0.00	0.00	0.00		
08/06/2010	064	George F. Ogilvie	053	3.00	0.25	0.75	Photo Copies	984291
12/30/2010		Invoice=1179197		0.00				904293
08/06/2010	064	George F. Ogilvie	053	10.00	0.25		Photo Copies	984303
12/30/2010		Involce=1179197	<u> </u>	0.00	0,00	0.00		
08/09/2010	064	George F. Ogilvie	053	1,00	0.25	0.25	Photo Copies	004001
12/30/2010		Invoice=1179197		0.00	0.23			984681
						1		<del> </del>
08/09/2010	064	George F. Ogilvie	053	3.00	0.25		Photo Copies	984684
12/30/2010		Invoice=1179197		00.0	0.00	0.00		
0010010040	004	Gooma E. Oalleir	1007	4.55	40.75			
08/09/2010	064	George F. Ogilvie Invoice=1179197	007	1.00	16.12 0.00		Telephone	984786
1202010	<b></b>		<del>                                     </del>	1	0.00	0.00		1
08/10/2010	064	George F. Ogilvie	023	1.00	18,00	18.00	Filing Fee-Court Paid To: Tyler	984474
12/30/2010		Invoice=		0.00	0.00		Technologies, Inc.	
		Voucher=187378 Paid					Vendor=Tyler Technologies, Inc. Balance= .00 Amount=	
	<del> </del>	ļ	<del> </del>	<b> </b>	<b> </b>	<b> </b>	1002,00	
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Dato	einitiale	uName / Involce Number	c Code	Quantity	Rates	Amount	Doscription	Costlindex
m120-25203					995E			
08/11/2010	064	George F. Oglivie	053	16.00	0.25		Photo Copies	985100
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
08/12/2010	064	George F. Ogilvie	053	25.00	0.25	6.25	Photo Copies	985383
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
08/12/2010	064	George F. Oglivie	053	29.00	0.25	7.25	Photo Copies	985459
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
08/12/2010	064	George F. Oglivia	053	4.00	0,25	1.00	Pholo Copies	985470
12/30/2010		Invoice=1179197	-	0.00	0.00	0.00		965470
08/13/2010	064		0.50	100.00				
12/30/2010	004	George F. Ogilvie Invoice=1179197	053	106.00	0.25	g.00	Photo Copies	985601
							***************************************	
08/13/2010 12/30/2010	064	George F. Ogilvia Invoice=1179197	053	91.00 0.00	0.25	22.75 0.00	Photo Copies	985606
1230/2010		IIVOICE-1175187		0.00	0.00	0.00		
08/13/2010	064	George F. Oglivle	053	45.00	0.25		Photo Copies	985664
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
08/13/2010	064	George F. Ogilvie	053	447.00	0.25	111.75	Pholo Copies	985668
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
08/16/2010	064	George F. Oglivle	050	1.00	9.00	9.00	Mileage Paid To: Kylie Buffington	985803
12/30/2010		Involce=		0.00	0.00	0.00		303003
		Voucher=187494 Paid					Vandor=Kylie Buffington Balance= .00 Amount= 56.50	
							Check #19286 08/16/2010	
08/16/2010		George F. Ogilvie	050	1.00	3,50	3.50	Mileage Paid To: Joseph Baranello	985816
12/30/2010		Invoice= Voucher=187495 Paid		0.00	0.00	0.00	Vonder Inneh Brook P. Delega V. Delega OD A 74 DB	
		VOUCIE!~ 10/433 / Biu					Vendor=Joseph Baranello Balance= .00 Amount= 71.00 Check #19287 08/16/2010	
08/16/2010		George F. Ogilvie Invoice=	050	1.00 0.00	3.50 0.00	3.50 0.00	Mileage Pald To; Joseph Baranello	985817
		Voucher=187495 Paid			- 0.54	0.00	Vendor=Joseph Baranello Balance= .00 Amount= 71.00	
							Check #19287 08/16/2010	
08/16/2010	064	George F. Ogilvie	053	22,00	0.25	5.50	Photo Copies	985911
12/30/2010		Involce=1179197		0.00	0.00	0.00		303311
08/16/2010	064	George F. Ogilvie	053	2.00	0.25	0.00		
12/30/2010		Invoice=1179197	000	0.00	0.25	0.00	Photo Copies	985948
08/16/2010 12/30/2010		George F. Ogilvis Involce≍1179197	053	2.00 0.00	0.25	0.50	Photo Copies	985950
IZIOUIZUIO		## WIND - 111 ( 770)		0.00	0.00	0.00		
08/20/2010		George F. Ogilvie	053	1.00	0.25		Photo Copies	987009
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
08/24/2010		George F. Oglivie	800	1.00	0,25	0.25	Fax	987543
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
08/31/2010	064	George F. Ogilvie	007	1.00	0.81	0.81	Telephone	000534
12/30/2010		Invoice=1179197		0.00		0.00		988621
DOIDS JORGE	DE4	George E Online	UZ4	100	150 70			
09/03/2010		George F. Oglivie Invoice=	051	1,00 0.00	456.76 0.00		Westlaw Paid To: West Publishing  Corporation	992258
		Voucher=187968 Paid				0.00	Vendor=West Publishing Corporation Balance= .00 Amount=	-
							22221.50	
				<b> </b>			Check #76471 09/16/2010	
09/03/2010	084	George F. Ogilvie	007	1.00	4.03		Telephone	992700
12/30/2010		Invoice=1179197	<u> </u>	0.00	0.00	0.00		
09/08/2010	064	George F. Ogilvle	053	29,00	0.25	7.25	Photo Coples	993016
12/30/2010		Invoice=1179197		0.00	0,00			333010
09/08/2010	064	George F. Ogilvie	053	8.00	0.25	7.00	Dhota Coolea	
12/30/2010	004	Invoice=1179197	-	0.00	0.25		Photo Copies	993024
								i
12/30/2010	064	George F. Ogilvie Invoice=1179197	053	4.00 0.00	0,25		Photo Copies	993077
1230/2010		M. 1916 - 1110 131	L	0.00	0.00	0.00		1

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	2000		2223		50.25		Duscillouit (1975)	Gost Index
09/09/2010	064	George F. Ogilvie	053	2.00	0.25	0.50	Photo Copies	993391
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/10/2010	064	George F. Ogilvia	053	3.00	0.25	0.70	Obota Casias	
12/30/2010	004	Invoice=1179197	055	0.00	0.00	0.75	Photo Copies	993615
								-
09/14/2010	064	Georga F. Ogilvie	023	1.00	48.00		Filing Fee-Court Paid To: Tyler	993870
12/30/2010		Invoice= Voucher=188061 Paid	<del> </del>	0.00	0.00	0.00	Technologies, Inc. Vendor=Tyler Technologies, Inc. Balance= .00 Amount=	
		Vobciter-100001 raid	<del> </del>				1468.00	+
							Check #76470 09/16/2010	
09/16/2010	064	Common F. College	050		0.05			
12/30/2010	U04	George F. Ogllvie Invoice=1179197	053	1.00	0.25	0.25	Photo Copies	995045
			<b></b>			0.50		
09/15/2010	064	George F. Ogilvie	007	1.00	28.22		Telephone	995176
12/30/2010		Invoice=1179197	<del> </del>	0.00	0.00	0.00		
09/17/2010	064	George F. Ogilvie	053	5.00	0.25	1 25	Photo Copies	995271
12/30/2010		Invoice=1179197		0.00		0,00	, 100 00000	993271
00/10/								
09/17/2010 12/30/2010	064	George F. Ogilvie Invoice=1179197	800	0.00	0.25	1.50 0.00	Fax	995380
.20012010		OICO-1113131	<del> </del>	0.00	0.00	0.00		<del> </del>
09/20/2010	064	George F. Ogilvie	048	1.00	5.00	5.00	Travel Expenses Paid To: Bankcard Center	995399
12/30/2010		Invoice=		0.00	0.00	0.00		
		Voucher=188253 Paid					Vendor=Bankcard Center Balance= .00 Amount= 25.00 Check #76490 09/20/2010	
							Check #10490 09/20/2010	+
09/20/2010	064	George F. Oglivis	007	1,00	7.26	7.26	Telephone	995727
12/30/2010		Invoice=1179197	ļ	0.00	0.00	0.00		
09/23/2010	064	George F. Oglivie	007	1.00	23.3B	23 38	Telephone	205550
12/30/2010		Involce=1179197		0.00	0.00	0.00	Topfole	996550
09/27/2010	064	George F. Ogilvie Invoice=1179197	053	15.00 0.00	0.25		Photo Copies	997029
12/30/2010		11/VOICE-   179   97	ļ	0.05	0.00	0.00		
09/30/2010	064	George F. Ogilvia	053	42.00	0.25	10.50	Photo Copies	997713
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
09/30/2010	064	George F. Ogiivie	051	1,00	217.55	217.55	Woodland Daid To Wood Dakinko	
12/30/2010		Invoice=	001	0.00	0.00		Westlaw Paid To: West Publishing Corporation	997914
		Voucher≃188831 Paid					Vendor=West Publishing Corporation Balance= .00 Amount=	<del></del>
			<u> </u>				22480.53	
			<del> </del>		<b></b>	<u> </u>	Check #76766 10/13/2010	
10/01/2010	064	George F. Ogilvie	053	24.00	0.25	6.00	Photo Copies	998000
12/30/2010		Invoice=1179197		0.00	0.00			
40104/2010	064	George F. Ogilvie	053	14.00				
10/01/2010	004	Invoice=1179197	1000	14.00	0.25		Photo Copies	998046
						5.00		
10/06/2010	064	George F. Oglivie	050	1.00			Mileage Paid Te: Frank Hubbard	998185
12/30/2010		Invoice= Voucher=188695 Paid		0.00	0.00	0.00		
		+000161-100030 F810	<del> </del>		<del> </del>		Vendor=Frank Hubbard Balance= .00 Amount= 48.00 Check #19449 10/06/2010	+
10/06/2010	064	George F. Oglivie	050	1.00			Mileage Paid To: Frank Hubbard	998190
12/30/2010		Invoice= Voucher=188695 Paid	<del> </del>	0.00	0.00	0.00		
		TOURS TOURS OF BIG	<del>                                     </del>	<del></del>	<del> </del>	<del> </del>	Vendor=Frank Hubbard Balance= .00 Amount= 48.00 Check #19449 10/06/2010	+
10/07/2010	064	George F. Ogilvie	023	1,00			Filing Fee-Court Paid To: Tyler	999437
12/30/2010		Invoice= Voucher=188725 Paid		0.00	0.00	0.00	Technologies, Inc.  Vendor=Tyler Technologies, Inc. Balance= .00 Amount=	
			<del>                                     </del>	<b> </b>	<del> </del>	<del> </del>	Vendor=Tyrer Lechnologies, Inc. Balance= .00 Amount=	
							Check #76765 10/13/2010	
40.07/0040	nc4	Constant College	022					
10/07/2010	064	George F. Ogilvie	023	0.00		<del></del>	Filing Fee-Court Paid To: Tyler  Technologles, Inc.	999448
,2000,2010		Voucher=188725 Peid	<del>                                     </del>	0.00	0.00	0.00	Vendor=Tyler Technologies, Inc. Balance= .00 Amount=	
							845.00	
							Check #76765 10/13/2010	

1. Description of the first of the second contract of the second con

Dato	inilas.	- Namo//Involco(Numbor-	Ecolo:	cumby	Trans.	Amount	Doscription .	Cost Indoc
2500		Edit Flore Carbon Stall Action Co.	un de la contraction de la con	8000000000	Singer G			10-26-3-0-3
10/07/2010	064	George F. Ogilvis	023	1,00	3.50		Filing Fee-Court Paid To: Tyler	999450
12/30/2010		Invoice=		0.00	0.00		Technologies, Inc.	
		Voucher=188725 Paid	<del> </del>				Vendor=Tyler Technologies, Inc. Balance= .00 Amount= 845,00	ļ
			<del> </del>				045,00 Check #76765 10/13/2010	
			<del>                                     </del>		-			
10/07/2010	064	George F. Oglivie	053	12,00		3.00	Photo Copies	999654
12/30/2010		Invoice=1179197		0.00	00.0	0.00		
4007/0040		5 5 7 5	000	50.00	- 2.55		PL L D	
10/07/2010	064	George F. Ogilvie	053	36.00 0.00	0.25	0.00	Photo Copies	999680
1200/2010		1110000-1173137	<del> </del>	0.00	0.00	0.00		
10/12/2010	064	George F. Ogilvie	053	15.00	0.25	3.75	Photo Copies	1000278
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/12/2010	064	George F. Ogilvie	008	6.00	0,25	1.50	Fax	100037D
12/30/2010		Invoice=1179197		0.00	0.00	00.00		ļ
10/14/2010	064	George F. Ogilvie	050	1,00	1.00	1.00	Mileage Paid To: Frank Hubbard	1000549
12/30/2010		Invoice=		0.00		0.00	The fact that th	1000043
		Voucher=188842 Pald					Vendor=Frank Hubbard Balance= .00 Amount= 64.50	
							Check#19464_10/14/2010	
40144/55			ļ					
10/14/2010	064	George F. Ogilvie	050	1.00	4.00		Mileage Paid To: Brittany Willis	1000557
1213012010		Invoice= Voucher=188843 Paid	<del> </del>	0.00	0.00	0.00	Vendor=Brittany Willis Batance≃ .00 Amount= 74.50	<del> </del>
		7000107-100040 1 870	<del> </del>		<b></b>		Check #19465 10/14/2010	<del> </del>
10/14/2010	064	George F. Ogilvie	050	1.00	12.00	12.00	Mileage Pald To: Brittany Willis	1000558
12/30/2010		Invoice=		0.00	0.00	0.00		
		Voucher=188843 Paid	ļ				Vendor=Britany Willis Balance= .0D Amount= 74.50	
							Check #19465 10/14/2010	ļ
10/14/2010	064	George F. Oglivie	050	1,00	4.00	4 00	Mileage Paid To: Joseph Baranello	1000567
12/30/2010		Invoice=		0.00		0.00	This age of the value of the va	1000007
		Voucher=188844 Paid			l		Vendor=Joseph Baranello Balance= .00 Amount= 45.00	<del> </del>
							Check #19466 10/14/2010	
1511010010		B 0.7/	0.50					
10/19/2010	D64	George F. Ogilvie Invoice=1179197	053	2,00			Photo Copies	1001744
12/30/2010		MVCKE-11/318/	<del> </del>	0.00	0.00	0.00		
10/20/2010	064	George F. Oglivle	053	5,00	0.25	1,25	Photo Copies	1001908
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/20/2010	064	Georga F. Ogilvie	053	2,00			Photo Copies	1001944
12/30/2010		Invoice=1179197	<del> </del>	0,00	0.00	0.00		<u> </u>
10/20/2010	064	George F. Oglivie	053	2.00	0.25	0.50	Photo Copies	1001995
12/30/2010		Invoice=1179197	† <del>***</del>	0.00				ומתנפפט
			†	1	1			<del> </del>
10/21/2010	064	George F. Ogilvie	048	1.00			Travel Expenses Paid To; Bankcard Center	1002118
12/30/2010		Invoice=	ļ	0.00	0.00	0,00		
		Voucher=188981 Paid	ļ	<u> </u>	ļ		Vendor=Bankcard Center Balance= .00 Amount= 189.22	
		ļ	<del> </del>	<del> </del>	<del> </del>	ļ	Check #76835 10/21/2010	<del> </del>
10/21/2010	D64	George F. Oglivle	048 .	1,00	7.00	7 00	Travel Expenses Pald To: Bankcard Center	1002120
12/30/2010		Invoice=	<del> </del> -	0.00				1002120
		Voucher=188981 Pald	<u> </u>		1	1	Vendor=Bankcard Center Balance= .00 Amount= 189.22	<del> </del>
							Check #76835 10/21/2010	
			ļ					
10/21/2010	. 064	George F. Oglivie	034	1,00			Recording Fees Paid To: Clark County	1002123
12/30/2010		Invoice= Voucher=188988 Paid	+	0.00	0.00	0.00	Recorder Vendor=Clark County Recorder Balance= .00 Amount= 16.00	<del> </del>
		Andriel - 100900 Lain	+	<del> </del>	<del> </del>	<del> </del>	Check #19485 10/21/2010	
		<del> </del>	<del> </del>	<del> </del>	<del>                                     </del>	<del> </del>	ATTENDED TO THE PROPERTY OF TH	
10/21/2010	064	George F. Oglivie	034	1,00	7.00	7.00	Recording Fees Paid To: Clark County	1002124
12/30/2010		Invoice≃		0.00			Recorder	T
		Voucher=188989 Paid					Vendor=Clark County Recorder Balance= .00 Amount= 7.00	
		<u> </u>	-				Check #19486 10/21/2010	
	l .				3.00	<del> </del>	Describe For Deld To Died (N. C.	
40/00/0040	004							
10/22/2010	064	George F. Ogilvis	034	1.00			Recording Fees Paid To: Clerk of the Court	1002210
10/22/2010 12/30/2010	064	Invoice= Voucher=189016 Paid	034	0.00				1002210

AND CONTRACTOR OF THE PROPERTY 
			64.97 W					Costindex
C PHO	initials	Name//involce/Number/	2000		Kallo	Ambuni	A Company of the Comp	
								<u> </u>
10/22/2010	064	George F. Ogilvia	053	3.00	0.25	0.75	Photo Copies	1002456
12/30/2010		Invoice=1179197		0.00	0.00	0.00		
10/22/2010	064	George F. Ogilvie	034	1.00	-3.00		Reversal from Vold Check Number: 19490	1002737
12/30/2010		Invoice=		0.00	00,00	00,0	Bank ID: VEGAS Voucher ID: 189016	1
							Vendor: Clerk of the Court	<u> </u>
		Voucher=189095 Paid					Vendor=Clerk of the Court_Balance= .00 Amount=-3.00	
							Check #2510 10/27/2010	
								400000
10/26/2010	064		053	1.00	0.25		Photo Copies	1003039
12/30/2010		Invoice=1179197	ļ	0.00	0.00	0.00		<del> </del>
10/27/2010	064	George F. Ogilvie	050	1.00	10.00	10.00	Mileage Paid To: Joseph Baranello	1002747
12/30/2010	004	Invoice=	030	0.00	0.00	0.00		1002777
1230/2010		Voucher=189101 Paid		0.00	0.00	-11	Vendor≂Joseph Baranello Balance= .00 Amount= 93.00	<del> </del>
		VOLCIAI - 103 10 1 7 dio	<b></b>				Check #19503 10/27/2010	<del> </del>
				<del> </del>			Charles to	<del> </del>
10/27/2010	064	George F. Ogilvie	050	1.00	2.00	2.00	Mileage Paid To: Kylle Buffington	1002757
12/30/2010		Invoice=		0.00	0,00	0.00		1
1000,0010		Voucher=189102 Paid		V.15-4	<b>V</b>		Vendor=Kylie Buffington Balance= .00 Amount= 89.00	
		1000000	<b></b>				Check #19504 10/27/2010	<del></del>
								1
10/27/2010	064	George F. Ogilvie	050	1.00	2,00	2.00	Mileage Paid To: Kylie Buffinglon	1002758
12/30/2010		Invoice=		0.00	0.00	0.00		
		Voucher=189102 Paid		1			Vendor=Kylie Buffington Balance= .00 Amount= 89.00	
							Check #19504 10/27/2010	
10/27/2010	064	George F. Ogilvie	050	1.00	1.50		Mileage Paid To: Kylie Buffington	1002761
12/30/2010		Invoice≔		0.00	0.00	0.00	!	
		Voucher=189102 Paid					Vendor=Kylie Bulfington Balance= .00 Amount= 89.00	
							Check #19504 10/27/2010	
			<u></u>					
10/27/2010	064	George F. Ogilvle	050	1.00			Mileage Paid To: Brittany Willis	1002775
12/30/2010		Invoice=	<b></b>	0.00	0.00	0.00		
		Voucher=189103 Paid		ļ			Vendor=Brittany Willis Balance= .00 Amount= 85.00	
				<b></b>			Check #19505 10/27/2010	-
		BILLED TOTALS: WORK:	<b></b>	<del> </del>	<del> </del>	13 458 62	529 records	<del> </del>
<b></b>		BILLED TOTALS: WORK				0.00		<del></del>
		DIELEO TOTALO, DIELE		<del> </del>	<b> </b>	0.00		+
		GRAND TOTAL: WORK:	<del> </del>	<del> </del>	<del> </del>	13,456 62	529 records	<del> </del>
		GRAND TOTAL: BILL:		<del> </del>	<del> </del>	0.00		