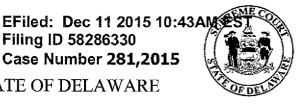
EXHIBIT A

Docket 66689 Document 2017-17379

Filing ID 58286330 Case Number 281,2015



IN THE SUPREME COURT OF THE STATE OF DELAWARE

MORRIS FUCHS, et al.,	§	
	§	No. 281, 2015
Plaintiffs Below-Appellants,	§	
	§	Court Below: Court of Chancery
v.	§	of the State of Delaware,
	§	in and for Kent County
WREN HOLDINGS, LLC, JAVVA	§	C.A. No. 3940-VCN
PARTNERS, LLC, CAMERON	§	
FAMILY PARTNERSHIP, L.P.,	§	
CATALYST INVESTORS, L.P.,	§	
CHRISTOPHER SHIPMAN, ANDREW	§	
T. DWYER, DORT A. CAMERON, III,	§	
HOWARD KATZ, and TROY	§	
SNYDER,	§	
	§	
Defendants Below-Appellees.	§	

Submitted: December 9, 2015 December 11, 2015 Decided:

Before STRINE, Chief Justice; HOLLAND, VALIHURA, VAUGHN, and SEITZ, Justices, constituting the Court en Banc.

ORDER

This 11th day of December 2015, upon consideration of the parties' briefs,

the record below, and oral argument, it appears to the Court that:

In this case, the Court of Chancery had to apply a challenging body of law in

a hotly contested matter.¹ No party has asked us to overturn any prior decision;

they solely challenge the Court of Chancery's determinations of law under existing

¹ For example, the Court of Chancery addressed three times whether the plaintiffs' central claim was direct or derivative under Gentile v. Rossette, 906 A.2d 91 (Del. 2006).

precedent, its determinations of fact, and its exercise of remedial discretion. After careful review, we conclude that the Court of Chancery made no error of law, made no determination of fact not supported by the record, and committed no abuse of discretion.

NOW, THEREFORE, IT IS ORDERED that the September 4, 2014 judgment of the Court of Chancery is AFFIRMED.²

BY THE COURT:

<u>/s/ Leo E. Strine, Jr.</u>

Chief Justice

² In re Nine Sys. Corp. S'holders Litig., 2014 WL 4383127 (Del. Ch. Sept. 4, 2014).

IN THE SUPREME COURT OF THE STATE OF NEVADA

PARAMETRIC SOUND)		
CORPORATION, TB HOLDINGS, INC.,) KENNETH POTASHNER; ELWOOD) NORRIS; SETH PUTTERMAN;) ROBERT KAPLAN; ANDREW WOLFE;) and JAMES HONORE,)	No. 66689 District Court No. Dept. No. XI	Electronically Filed May 24 2017 10:36 a.m. Elizabeth A: Brown Clerk of Supreme Court
) Petitioners,		
vs.		
THE EIGHTH JUDICIAL DISTRICT)COURT, in and for the County of Clark,)State of Nevada, and THE ELIZABETH)GONZALEZ, District Judge,)		
Respondents,		
and)		
VITIE RAKAUSKAS, individually and) on behalf of all others similarly situated,) and Intervening Plaintiffs RAYMOND) BOYTIM and GRANT OAKES,)		
Real parties in interest.)		
······································		

ERRATA TO NOTICE OF SUPPLEMENTAL AUTHORITY BY REAL PARTIES IN INTEREST

ROBBINS GELLER RUDMAN & DOWD LLP RANDALL J. BARON A. RICK ATWOOD, JR. DAVID T. WISSBROECKER DAVID A. KNOTTS 655 West Broadway, Suite 1900 San Diego, CA 92101-8498 Telephone: 619/231-1058 THE O'MARA LAW FIRM, P.C. DAVID C. O'MARA Nevada Bar No. 8599 311 East Liberty Street Reno, NV 89501 Telephone: 775/323-1321

-8498 058 JOSEPH E. WHITE P.A. JOSEPH E. WHITE, III JONATHAN M. STEIN 2424 North Federal Highway, Suite 257 Boca Raton, FL 33431 Telephone: 561/394-3399 Attorneys for Real Parties in Interest

1267695_2

Attached hereto as Exhibit A is the case of Fuchs v. Wren Holdings, LLC, 129A.3d 882 (Del. 2015) which was inadvertently not attached to the Notice ofSupplemental Authority by Real Parties in Interest filed on May 23, 2017.DATED: May 24, 2017Respectfully submitted,

reospectruity submitted,

THE O'MARA LAW FIRM, P.C. DAVID C. O'MARA Nevada Bar No. 8599

> /s/ David C. O'Mara DAVID C. O'MARA

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Attorneys for Real Parties in Interest

CERTIFICATE OF SERVICE

I, the undersigned, declare under penalty of perjury, that I am over the age of

eighteen (18) years, and I am not a party to, nor interested in, this action. On May

24, 2017 I caused to be served a true and correct copy of the Errata to Notice of

Supplemental Authority by Real Parties in Interest by the method indicated:

Depositing in a sealed envelope placed for collection and mailing in the United States Mail, at Reno, Nevada, following ordinary business practices (Judge Gonzalez Only)

_____ Personal Deliverv

- _____ Certified Mail with Return Receipt Requested
- ____X__ Electronically through the Court's ECF system

addressed as follows:

Honorable Elizabeth Gonzalez Eighth Judicial District Court Regional Justice Center 200 Lewis Avenue Las Vegas. NV 89155

DATED: May 24, 2017

<u>/s/ Valerie Weis</u> VALERIE WEIS

INDEX OF EXHIBITS

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<u>No.</u>	Description	Pages
1	Order in Fuchs v. Wren Holdings, LLC	2